

Draft
Program Environmental Impact Report for

**Implementation of the
Colorado River Quantification
Settlement Agreement**

State Clearinghouse Number 2000061034

January 2002

Coachella Valley Water District
Imperial Irrigation District
The Metropolitan Water District of Southern California
San Diego County Water Authority

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EXECUTIVE SUMMARY

ES-1 INTRODUCTION AND PROJECT OBJECTIVES

This Program Environmental Impact Report (PEIR) provides an analysis of the environmental impact of the Proposed Project, the implementation of the Quantification Settlement Agreement (QSA) among major Southern California water agencies. The co-lead agencies of the PEIR are the Coachella Valley Water District (CVWD), Imperial Irrigation District (IID), the Metropolitan Water District of Southern California (MWD), and the San Diego County Water Authority (SDCWA).

The Proposed Project's goals and objectives are as follows:

- to settle, by consensual agreement, longstanding disputes regarding the priority, use, and transferability of Colorado River water;
- to agree upon a plan for the future distribution of Colorado River water among CVWD, IID, MWD, and SDCWA for up to 75 years, based on agreed-upon Colorado River water budgets for CVWD, IID, MWD, and SDCWA;
- to facilitate agreements and actions that, when implemented, would ensure the certainty and/or reliability of Colorado River water supplies available to CVWD, IID, MWD, and SDCWA;
- to assist these agencies in meeting their water demands without exceeding California's apportionment of Colorado River water;
- to identify agreed-upon terms and conditions for the conservation and transfer of specific amounts of Colorado River water within California; and
- to provide incentives to promote conservation of Colorado River water.

ES-2 PROJECT LOCATION

The project location includes much of Southern California. The region of influence (ROI) comprises the historic floodplain of the Colorado River below Lake Mead and the areas that receive Colorado River water: the IID, CVWD, and MWD service areas, including the SDCWA service area. The service areas include all or part of Ventura, Los Angeles, Orange, San Diego, San Bernardino, Riverside, and Imperial counties. The ROI also includes the lower Colorado River mainstem and the areas of conveyance and distribution of Colorado River water by these agencies.

ES-3 PROJECT DESCRIPTION

The Proposed Project involves a series of water transfers, water exchanges, water conservation measures and other changes identified in the QSA. The QSA is a proposed agreement among CVWD, IID, and MWD to budget their portion of California's apportionment of Colorado River

1 water among themselves and to make water conserved in the IID service area available to
2 CVWD, MWD, SDCWA, and others. Implementation of the QSA would not affect the
3 diversion, distribution, and/or use of Colorado River water except within California. Within
4 California, the QSA would only affect the diversion, distribution, and/or use of Colorado River
5 water by the participating agencies (CVWD, IID, MWD, and SDCWA). The QSA would not
6 affect the diversion, distribution, and/or use of Colorado River water by other agencies within
7 California that hold rights to Colorado River water.

8 The QSA quantifies, by agreement, the amount of Colorado River water available to the
9 participating agencies and calls for specific, changed distribution of that water among the
10 agencies for the quantification period. The quantification period extends for up to 75 years,
11 although the QSA anticipates a transition period of approximately 25 years for the full
12 implementation of water conservation/transfers and exchange projects. Many of the water
13 conservation and transfer components of the QSA would be implemented incrementally over a
14 period of several years. The water agencies that are affected by the implementation of the QSA
15 are the participating agencies (CVWD, IID, MWD, and SDCWA). Although not a signatory to
16 the QSA, SDCWA would benefit from the QSA since the QSA would facilitate implementation
17 of the 1998 IID/SDCWA Water Conservation and Transfer Agreement.

18 The QSA is composed of related agreements, activities and projects, which, when taken
19 together, support the consensual agreement among the four co-lead agencies regarding the use
20 of Colorado River water. The PEIR addresses the aggregate impacts of the implementation of
21 each of the program components listed below.

- 22 A. IID's Priority 3a Colorado River Water Capped at 3.1 million acre-feet per year (MAFY)
- 23 B. IID/MWD 1988 Agreement, IID/MWD/PVID/CVWD 1989 Approval Agreement, and
24 MWD/CVWD 1989 Agreement to Supplemental Approval Agreement
- 25 C. IID/SDCWA Transfer of Conserved Water
- 26 D. MWD/SDCWA Exchange of Conserved Water (Up to 200 thousand acre-feet per year
27 [KAFY])
- 28 E. IID/CVWD/MWD Transfer of Conserved Water (First and Second 50 KAFY)
- 29 F. Transfer of Conserved Water from the All American Canal Lining Project (67.7 KAFY)
- 30 G. Priority 6a Colorado River Priorities and Volume Allocations
- 31 H. CVWD's Priority 3a Colorado River Water Capped at 330 KAFY
- 32 I. Transfer of Conserved Water from the Coachella Canal Lining Project (26 KAFY)
- 33 J. Transfer of Water (35 KAFY) - MWD/CVWD State Water Project (SWP) Entitlement
34 Transfer and Exchange Agreement
- 35 K. MWD Priority 4 and 5 Colorado River Water Cap
- 36 L. Over and Under Run of Priorities 1, 2 and 3b
- 37 M. Use by Miscellaneous Present Perfected Rights and Federal Reserved Rights, including
38 Certain Indian Reservations
- 39 N. QSA Shortage Sharing Agreement

1 Separate environmental analysis of many of the Agreement components has either been
2 completed or is under preparation. The PEIR also addresses the project-specific impacts of
3 those components not addressed in a separate environmental document.

4 **Related Plans, Programs, and Actions**

5 Several planned water resources management plans, programs, and actions may affect the
6 allocation, distribution, and/or use of Colorado River water and associated environmental
7 resources in California and adjacent states. A description of these plans, programs, and actions
8 is provided below for background information. Additional information on related plans,
9 programs and actions is provided in section 1.5.

10 ***Implementation Agreement***

11 The Implementation Agreement (IA), an agreement between CVWD, IID, MWD, SDCWA, and
12 the Secretary of the Interior, specifies the federal actions that are necessary to implement the
13 QSA. Execution of the IA would commit the Secretary to making Colorado River water
14 deliveries in accordance with the terms and conditions of the IA to enable the implementation
15 of the QSA. A draft Environmental Impact Statement (EIS) that evaluates the environmental
16 impacts of the execution of the IA and related accounting and environmental actions was issued
17 by Reclamation in January 2002.

18 ***Inadvertent Overrun and Payback Policy***

19 Reclamation is proposing to adopt the Inadvertent Overrun and Payback Policy (IOP), which
20 would identify inadvertent overruns of Colorado River water and define subsequent payback
21 requirements to the Colorado River. The IOP must be in place prior to implementation of the
22 IA and QSA. A draft EIS that evaluates the environmental impacts of the IOP and related
23 actions was issued by Reclamation in January 2002.

24 ***Biological Conservation Measures***

25 In August 2000, Reclamation released its *Biological Assessment for Proposed Interim Surplus*
26 *Criteria, Secretarial Implementation Agreements for California Water Plan Components, and*
27 *Conservation Measures on the Lower Colorado River (Lake Mead to the Southerly International*
28 *Boundary)* (Biological Assessment). The Biological Assessment identified potential impacts that
29 could occur to federally listed fish and wildlife species and their associated critical habitats
30 within the historic floodplain of the Colorado River between Parker Dam and Imperial Dam
31 from implementing a change in point of delivery and diversion of Colorado River water from
32 Imperial Dam to Lake Havasu of 400 KAFY. The biological conservation measures to offset
33 potential impacts from the change in point of delivery and diversion were developed and
34 agreed to by Reclamation and the U.S. Fish and Wildlife Service (Service) and were
35 incorporated into the Service's January 2001 *Biological Opinion for Interim Surplus Criteria,*
36 *Secretarial Implementation Agreements, and Conservation Measures on the Lower Colorado River, Lake*
37 *Mead to the Southerly International Boundary, Arizona, California, and Nevada* (Biological Opinion).
38 A draft EIS that evaluates the environmental impacts of the biological conservation measures
39 and related actions, including the IA and IOP, was issued by Reclamation in January 2002.

1 ***Coachella Valley Water Management Plan***

2 CVWD prepared the Coachella Valley Water Management Plan (CVWMP) (CVWD 2000) to
3 establish an overall program for managing its surface and groundwater resources in the future.
4 The CVWMP involves a number of actions to reduce the current overdraft of the groundwater
5 basin in the Coachella Valley. The CVWMP consists of both QSA and non-QSA components.
6 Water that becomes available through implementation of the QSA will be used to reduce
7 groundwater overdraft in the Coachella Valley. CVWD is currently preparing a Program EIR to
8 address the potential environmental impacts of the CVWMP implementation.

9 ***IID Water Conservation and Transfer Project***

10 IID Water Conservation and Transfer Project provides for water conservation in the IID service
11 area and transfer of conserved water to SDCWA, MWD and CVWD. In the event that the QSA
12 is executed, IID would conserve up to 300 KAFY by a combination of system and on-farm
13 conservation methods and would transfer up to 200 KAFY to SDCWA. CVWD and/or MWD
14 would have the option to acquire up to 100 KAFY. A draft EIR/EIS was published in January
15 2002 that evaluates the IID Water Conservation and Transfer Project.

16 **ES-4 SUMMARY OF SIGNIFICANT IMPACTS AND MITIGATION MEASURES**

17 Table ES-1, located at the end of this Executive Summary, identifies the significant, less-than-
18 significant, and beneficial impacts that would occur if the Proposed Project were implemented.
19 It also lists the mitigation measures that have been identified to reduce significant impacts, as
20 well as the residual impacts that would occur following their implementation. The following
21 summarizes the significant impacts of the Proposed Project by resource. Details regarding
22 Project impacts are provided in Chapter 3.

23 **ES-4.1 Water Resources**

24 The decrease in the amount of drainage water discharged into the Alamo River and IID drains
25 could result in selenium concentrations exceeding the EPA Aquatic Life Criteria for Continuous
26 Concentration. This would be a significant and unavoidable impact to water quality.

27 The increase of Colorado River water supplies for use in the CVWD service area would result in
28 an increase in selenium in drain flows, which is considered a potentially significant and
29 unavoidable impact. Groundwater recharge with Colorado River water in the Coachella Valley
30 would result in an increase in total dissolved solids (TDS) of lower aquifer groundwater. This is
31 considered a significant and unavoidable impact.

32 **ES-4.2 Biological Resources**

33 Losses of wet areas and phreatophytic vegetation from the All American Canal Lining Project
34 would be significant but would be mitigated to less-than-significant levels by habitat
35 replacement and enhancement as part of that project. Potential alteration of emergent and in-
36 channel vegetation along drains from on-farm conservation programs is considered significant
37 but mitigable.

1 The All American Canal Lining Project would reduce habitat for non-native fish and would
2 decrease seepage-fed areas adjacent to the canal, which are important habitats wildlife species.
3 There is also a potential for large mammals to enter and drown in the canals. Changes in
4 amount or composition of vegetation from conservation measures could adversely impact bird
5 and amphibian species using that habitat, and would be considered a significant but mitigable
6 impact.

7 Construction-related activities in the IID service area may impact sensitive plant species, but
8 selection of sites for such activities would consider environmental concerns and sensitive plants
9 species. Conservation measures have the potential to impact desert pupfish and impacts could
10 range from less-than-significant to significant but mitigable.

11 Losses of wetland and riparian plant communities from the Coachella Canal Lining Project are
12 potentially significant. Construction activities have the potential to cause both temporary and
13 permanent losses of native vegetation, and impacts would be less than significant, particularly
14 in previously disturbed areas, but could be potentially significant but mitigable if native
15 vegetation is permanently lost.

16 Constructing groundwater recharge facilities in the CVWD service area may impact wildlife
17 habitat, but it is anticipated that these adverse impacts would be less than significant. Should
18 significant impacts be identified once specific sites are selected, they would be mitigable to less
19 than significant.

20 Construction-related activities may impact sensitive plant species in the CVWD service area,
21 but selection of sites for such activities would consider environmental concerns and sensitive
22 plants species. The Coachella Canal Lining Project has the potential to adversely affect habitat
23 for the Yuma clapper rail, California black rail, desert pupfish, and desert tortoise. The Dike 4
24 recharge facility may be constructed within critical habitat for the peninsular bighorn sheep.
25 Significant impacts would be mitigable to less than significant.

26 The increase in quantity of water and velocity of the flow within the drains in CVWD due to an
27 increase in ground water levels has a potential to significantly impact desert pupfish
28 populations residing within the drains. The potential impact will be monitored and mitigation
29 will be formulated in cooperation with the resource agencies should the monitoring effort
30 indicate an adverse effect to the species. This potentially significant impact would be reduced
31 to less-than-significant levels.

32 The potential drop in median groundwater levels along the lower Colorado River could impact
33 riparian vegetation with shallow roots (i.e., cottonwood and willow trees) along the outward
34 fringes of the riparian zone. This impact to aquatic, marsh, and riparian vegetation is
35 considered a significant but mitigable impact.

36 Implementation of the Proposed Project has the potential to reduce wetland and riparian habitat
37 along the lower Colorado River that is used by amphibians, reptiles, riparian and marsh
38 obligate birds, and mammals. This potential loss of habitat would potentially be a significant
39 but mitigable impact.

1 The potential loss of backwater area and main channel habitat would be a potentially significant
2 impact. The potential reduction in emergent vegetation may result in the reduction of habitat
3 for the Yuma clapper rail and the California black rail, and this potential loss of habitat would
4 be considered a potentially significant impact. There is a potential, but less well-defined impact
5 to riparian vegetation along the lower Colorado River, which could affect the southwestern
6 willow flycatcher, yellow-billed cuckoo, Arizona Bell's vireo, elf owl, Gila woodpecker, and
7 gilded flicker. Impact to this habitat would be considered potentially significant. All of the
8 above impacts would be mitigable to less than significant.

9 Acceleration of the loss of food sources for fish-eating birds at the Salton Sea due to increasing
10 salinity is considered a potentially significant but mitigable impact. The accelerated change in
11 the natural habitat of the desert pupfish is considered a potentially significant but mitigable
12 impact. Significant but mitigable impacts would occur to the California brown pelican, black
13 skimmer, double-crested cormorant, and other resident and migratory birds that forage on fish
14 at the Salton Sea.

15 **ES-4.3 Geology, Soils, and Minerals**

16 Construction activities in the IID and CVWD service areas could cause a temporary increase in
17 wind and water erosion of bare soils. This is a potentially significant but mitigable impact.

18 If groundwater levels in the CVWD service area increase to within 30 feet of the ground surface
19 under habitable structures or important infrastructure, the liquefaction hazard could increase,
20 which would be a potentially significant but mitigable impact.

21 **ES-4.4 Land Use**

22 No significant land use impacts would occur.

23 **ES-4.5 Agricultural Resources**

24 If fallowing of land as a conservation measure and/or the use of agricultural areas for habitat
25 mitigation or restoration within the IID service area and along the lower Colorado River result
26 in the conversion of agricultural lands to non-agricultural use, it will result in a significant
27 impact to agricultural resources.

28 Construction of recharge facilities in the CVWD service area could have a significant but
29 mitigable effect on agricultural resources if they were located in agricultural areas because they
30 could convert farmland to a non-agricultural use. As specific sites for the recharge facilities are
31 located, additional environmental review will be conducted that will identify impacts to
32 agricultural resources.

33 **ES-4.6 Recreational Resources**

34 Use of the area around the All American Canal by off-highway vehicles (OHVs) could present a
35 hazard during construction, which would be a potentially significant but mitigable impact.
36 Construction of a parallel canal would adversely affect recreational fishing by reducing the

1 habitat for sportfish. Lining also could reduce downstream numbers of sportfish by reducing
2 in-canal reproduction. These impacts would be significant but mitigable.

3 Construction activities during the lining of the Coachella Canal would temporarily disrupt
4 some recreational uses of the area. Construction could block access to a recreational trail on
5 Bureau of Land Management (BLM) lands, the Bradshaw Trail, which would be a significant
6 but mitigable impact.

7 Decreasing surface water elevation of the Salton Sea would affect existing recreational facilities,
8 some of which would have to be relocated (i.e., campgrounds, docks) or re-established (i.e.,
9 roads and trails leading to the water). Decreasing water levels would expose footings and other
10 remnants of campgrounds that are currently underwater. The impact to developed recreational
11 facilities from decreased water levels, therefore, is considered significant but mitigable.

12 The Proposed Project and related projects would accelerate the increase in salinity at the Salton
13 Sea and reduce Sea elevation, which would accelerate the decline of the sport fishery that is
14 anticipated under existing and future projected trends at the Salton Sea. This would hasten the
15 decrease in the number of fish that live in the Salton Sea, adversely affecting sport fishing
16 opportunities. This would be a significant but mitigable impact. The accelerated decrease in
17 fish populations would result in an accelerated decrease in the food supply for fish-eating birds
18 at the Salton Sea. This would significantly impact bird watching opportunities, but this impact
19 is mitigable.

20 **ES-4.7 Air Quality**

21 Construction activities associated with on-farm water conservation measures improvements
22 would impact air quality from combustive emissions due to the use of fossil fuel-fired
23 construction equipment and fugitive dust (PM₁₀) emissions due to ground-disturbing activities.
24 The impact of combustive emissions would be less than significant, but fugitive dust emissions
25 could be significant but mitigable from activities that disturb large amounts of soil. If fallowing
26 is used to reduce water usage in the IID service area, there is a potential for significant but
27 mitigable fugitive dust emissions from the fallowed land.

28 The Coachella Canal Lining Project EIS/EIR (USBR and CVWD 2001) determined that PM₁₀
29 emissions (due to fugitive dust) from construction activities would constitute a significant
30 impact even after mitigation. However, this impact would only last for the duration of
31 construction activities.

32 Development of other new facilities would generate air pollutant emissions (NO_x and PM₁₀)
33 from construction-related activities. These activities would cause temporary impacts to local air
34 quality and would be significant if they exceeded air pollutant thresholds established by the
35 South Coast Air Quality Management District (SCAQMD) within the South Coast Air Basin
36 (SCAB) Project region. Due to their short-term nature, construction-related activities would not
37 interfere with attainment of the national and state ambient air quality standards over the long
38 term.

39 Although the new shoreline created by reduced inflows to the Salton Sea would only
40 marginally increase the total land area within the ROI that presently generates fugitive dust

1 emissions, fugitive dust emissions from these areas would be significant, due to the PM₁₀
2 nonattainment status of the region, but mitigable.

3 **ES-4.8 Cultural Resources**

4 Construction in the IID and CVWD service areas would involve ground disturbance that could
5 impact a significant archaeological or paleontologic site or human remains. Such impacts
6 would be significant but mitigable. Potentially significant but mitigable impacts could result if
7 implementation of Project components would require demolition or relocation of a significant
8 historic architectural resource.

9 Any physical alteration of the Coachella Canal would be a potentially significant but mitigable
10 impact.

11 Reduction of the current and projected surface area of the Salton Sea may expose previously
12 submerged cultural resources, which would leave those resources susceptible to site erosion
13 and looting. This could result in a significant impact to cultural resources. Newly exposed land
14 also could be cultivated or developed if found to be suitable for such use, which could impact
15 cultural resources. Significant impacts would be mitigable.

16 **ES-4.9 Noise**

17 Construction in the IID and CVWD service areas would create short-term noise impacts from
18 the use of various types of equipment. Construction would generally take place in rural,
19 unpopulated areas, well away from noise sensitive receptors. However, should noise-sensitive
20 receptors, including riparian birds, be exposed to noise in excess of applicable standards, the
21 impact would be significant.

22 Operations in the IID and CVWD service areas would require the operation of pumps that
23 could generate long-term noise in excess of 70 dBA at 50 feet. Depending on the location of
24 these pumps in relation to noise-sensitive receptors, noise from the pumps could cause a
25 significant but mitigable impact.

26 **ES-4.10 Aesthetics**

27 If pipelines or pump stations in the CVWD service area were located in a visually sensitive area,
28 impacts could be significant but mitigable.

29 Due to implementation of the Proposed Project, views of the Salton Sea from some public areas
30 would include increased dry land and decreased open water. The exposed area would look like
31 the existing beach, but views of the water from the developed public viewing facilities would be
32 from a much greater distance. The change would be very gradual, and the visual impact would
33 not be perceptible except over a long period, but ultimately, the impact would be significant but
34 mitigable.

1 **ES-4.11 Hazards and Hazardous Materials**

2 Construction activities in the IID and CVWD service areas may temporarily impair
3 implementation of or physically interfere with an adopted emergency response plan or
4 emergency evacuation plan if such activities coincide with construction in evacuation or other
5 emergency routes. This would be a potentially significant but mitigable impact.

6 The proposed improvements in the IID and CVWD service areas likely would be located in
7 agricultural or remote areas and are not likely to be located on sites that are known to contain
8 hazardous materials or are included on a list of hazardous materials sites compiled pursuant to
9 Government Code §65962.5. If they were, however, impacts would be significant but mitigable.

10 Mosquito habitat could be created if new recharge basins were constructed in the CVWD
11 service area, which would be a potentially significant but mitigable impact.

12 **ES-4.12 Public Services, Utilities, and Transportation**

13 Construction of new facilities in the CVWD service area could cause temporary disruption of
14 present traffic patterns and increases in traffic hazards, or availability of parking on local
15 roadways. Given the existing favorable conditions and the short duration of construction,
16 impacts would not be significant unless construction occurred in the immediate vicinity of
17 heavily traveled roadways and intersections. Significant impacts would be mitigable to less
18 than significant.

19 Pipelines, pumping stations, and recharge basins would likely be located in rural or
20 undeveloped areas away from schools or providers of emergency services. However, if
21 construction occurred near such facilities, it could restrict emergency access, which would be a
22 significant but mitigable impact.

23 **ES-4.13 Population, Housing, and Employment**

24 No significant impacts to population, housing, or employment would occur.

25 **ES-5 SUMMARY OF SIGNIFICANT CUMULATIVE IMPACTS**

26 The cumulative impacts of the Proposed Project combined with other regional water supply or
27 closely related projects in the region are described in detail in Chapter 4 and are summarized in
28 Table ES-2. A list approach was used to identify the closely related projects that could result in
29 cumulatively considerable impacts. Potential projects that may result in a cumulative impact in
30 combination with the Proposed Project were initially identified through a review of regional
31 and local environmental documents. Once identified, these projects were examined for their
32 potential to result in a cumulative impact when combined with the Proposed Project. Those
33 projects identified for the analysis of cumulative impacts were generally those that involved
34 water resources in the region, those projects with a potential to affect the resources of the
35 Colorado River or Salton Sea, or those projects that have a potential to impact the same
36 resources as the components of the Proposed Project. This section summarizes the significant
37 cumulative impacts that would occur to each resource considered in this PEIR. Impacts that
38 were described as speculative in section 4.2 are not included in the following discussion.

1 **ES-5.1 Water Resources**

2 The construction of conservation/restoration actions associated with the MSCP and biological
3 mitigation measures described in section 3.2 could result in short-term impacts to water quality
4 along the lower Colorado River. These impacts could be cumulatively significant if these
5 actions occurred at the same general time and location. These impacts would be mitigable
6 through standard construction practices that would be developed once specific sites were
7 selected. With mitigation, these potential short-term impacts would be reduced to less-than-
8 significant.

9 **ES-5.2 Biological Resources**

10 The Proposed Project and the Land Management, Crop Rotation, and Water Supply Program in
11 the Palo Verde Valley together would slightly lower the Colorado River median surface water
12 elevation between Parker Dam and the Palo Verde Diversion Dam. This would result in a
13 potentially significant cumulative impact to biological resources. Depending on the details of
14 individual agreements for offstream storage, cumulative impacts to biological resources along
15 the lower Colorado River could be significant. It is anticipated that most of the potential
16 cumulative impacts to biological resources would be attributable to the Proposed Project.
17 Mitigation measures associated with the Proposed Project would reduce the potentially
18 significant cumulative impact to a less-than-significant level. No additional mitigation for the
19 Proposed Project other than that identified in this PEIR would be necessary to address the
20 cumulative impact. It is anticipated that mitigation measures also would be developed for
21 related projects, which would further reduce impacts.

22 The construction of conservation/restoration actions associated with the MSCP and biological
23 mitigation measures described in section 3.2 could result in short-term impacts to biological
24 resources along the lower Colorado River. These impacts could be cumulatively significant if
25 these actions occurred at the same general time and location. These impacts would be mitigable
26 through standard construction practices that would be developed once specific sites were
27 selected. With mitigation, these potential short-term impacts would be reduced to less-than-
28 significant.

29 The North Baja Powerline Project could result in a slight increase in the loss of riparian and
30 marsh habitat in the IID service area and so has the potential for a significant cumulative impact
31 in combination with the Proposed Project. Mitigation measures associated with the Proposed
32 Project would reduce the potentially significant cumulative impacts to less-than-significant
33 levels. No additional mitigation for the Proposed Project other than that identified in this PEIR
34 would be necessary to address the cumulative impacts.

35 If wastewater were recycled in Mexico as part of the Mexicali Wastewater System
36 Improvements, the potential salinity increase within the Salton Sea would impact food sources
37 for fish-eating birds to a greater extent than if the Proposed Project alone were implemented.
38 This would result in a potentially significant cumulative impact to biological resources.
39 Mitigation measures associated with the Proposed Project would reduce the potentially
40 significant cumulative impacts to less-than-significant levels. No additional mitigation for the
41 Proposed Project other than that identified in this PEIR would be necessary to address the
42 cumulative impacts.

1 Implementation of the CVWMP would result in potential localized impacts to areas in the
2 Coachella Valley where facilities may be located. These areas of disturbance may be within the
3 same general locations as those facilities associated with the Proposed Project components of
4 the CVWMP. Impacts to biological resources could be cumulatively significant. Mitigation
5 measures associated with the Proposed Project would reduce the potentially significant
6 cumulative impacts to less-than-significant levels. No additional mitigation for the Proposed
7 Project other than that identified in this PEIR would be necessary to address the cumulative
8 impacts. It is anticipated that mitigation measures also would be developed for related projects,
9 which would further reduce impacts.

10 **ES-5.3 Geology, Soils, and Minerals**

11 Significant impacts to geology and soils would result from construction of Proposed Project
12 facilities in the IID and CVWD service areas. To the extent that construction of projects such as
13 the CVWMP, Te' Ayawa Energy Center, Cabazon Power Plant occurred at the same time and/or
14 in the same general location as the Proposed Project, impacts could be cumulatively significant.
15 Mitigation measures associated with the Proposed Project would reduce the potentially
16 significant cumulative impacts to less-than-significant levels. No additional mitigation for the
17 Proposed Project other than that identified in this PEIR would be necessary to address the
18 cumulative impacts. It is anticipated that mitigation measures also would be developed for
19 related projects, which would further reduce impacts.

20 **ES-5.4 Land Use and Planning**

21 No significant cumulative impacts to land use and planning would result from implementation
22 of the Proposed Project and related projects.

23 **ES-5.5 Agricultural Resources**

24 The Proposed Project could result in the conversion of Important Farmland to non-agricultural
25 use, as described in section 3.5. This is considered a significant and potentially unavoidable
26 impact. Depending on the sites that are selected for restoration/conservation actions, the MSCP
27 also could result in such a conversion, as could the implementation of the Proposed Project's
28 biological mitigation measures along the Colorado River, and the North Baja Powerline Project.
29 If such conversion occurred, it would be a significant and potentially unavoidable cumulative
30 impact to agricultural resources in Southern California.

31 **ES-5.6 Recreational Resources**

32 The Proposed Project would result in a significant impact to recreational resources of the Salton
33 Sea (sport fishing and bird watching) due to increased salinity. If wastewater were recycled in
34 Mexico as part of the Mexicali Wastewater System Improvements, the potential salinity increase
35 within the Salton Sea would impact food sources for fish-eating birds to a greater extent than if
36 the Proposed Project alone were implemented. This would result in a potentially significant
37 cumulative impact to recreational resources. Mitigation measures associated with the Proposed
38 Project would reduce the potentially significant cumulative impacts to less-than-significant
39 levels. No additional mitigation for the Proposed Project other than that identified in this PEIR
40 would be necessary to address the cumulative impacts.

1 **ES-5.7 Air Quality**

2 Construction of Proposed Project facilities in the IID and CVWD service areas would create
3 short-term significant air quality impacts. To the extent that construction of projects such as the
4 CVWMP, Te' Ayawa Energy Center, and Cabazon Power Plant occurred at the same time
5 and/or in the same general as construction associated with the Proposed Project, air quality
6 could be cumulatively significant. If these projects and the Coachella Canal lining project were
7 constructed at the same time, short-term impacts to air quality could be cumulatively significant
8 and unavoidable. With the exception of the potential air quality impact described above,
9 mitigation measures associated with the Proposed Project would reduce the potentially
10 significant cumulative impacts to less-than-significant levels. No additional mitigation for the
11 Proposed Project other than that identified in this PEIR would be necessary to address the
12 cumulative impacts. It is anticipated that mitigation measures also would be developed for
13 related projects, which would further reduce impacts.

14 **ES-5.8 Cultural Resources**

15 Impacts to cultural resources from the Proposed Project could result from construction in the
16 IID and CVWD service areas and at the Salton Sea. Impacts to cultural resources also could
17 result from construction of related projects in the IID and CVWD service areas. Impacts to
18 cultural resources along the lower Colorado River could result from ground disturbance
19 required to implement the conservation/restoration actions of the MSCP and the Proposed
20 Project's biological mitigation measures. Impacts could be cumulatively significant. Mitigation
21 measures associated with the Proposed Project would reduce the potentially significant
22 cumulative impacts to less-than-significant levels. No additional mitigation for the Proposed
23 Project other than that identified in this PEIR would be necessary to address the cumulative
24 impacts. It is anticipated that mitigation measures also would be developed for related projects,
25 which would further reduce impacts.

26 **ES-5.9 Noise**

27 The Proposed Project could result in short-term noise impacts from construction and long-term
28 impacts from the operation of pumps in proximity to noise-sensitive receptors. Related
29 construction projects also could result in short-term noise impacts. A significant cumulative
30 impact could occur if construction occurred in the same general area at the same time.
31 Mitigation measures associated with the Proposed Project would reduce the potentially
32 significant cumulative impacts to less-than-significant levels. No additional mitigation for the
33 Proposed Project other than that identified in this PEIR would be necessary to address the
34 cumulative impacts. It is anticipated that mitigation measures also would be developed for
35 related projects, which would further reduce impacts.

36 **ES-5.10 Aesthetics**

37 The Proposed Project could cause significant aesthetic impacts should facilities in the CVWD
38 service area be constructed in visually sensitive areas. Significant visual impacts are not
39 expected to result from the other related projects, but mitigation measures associated with the
40 Proposed Project would reduce any potentially significant cumulative impacts to less-than-

1 significant levels. No additional mitigation for the Proposed Project other than that identified in
2 this PEIR would be necessary to address the cumulative impacts.

3 **ES-5.11 Hazards and Hazardous Materials**

4 The Proposed Project would result in a significant impact to hazards and hazardous materials if
5 construction temporarily interfered with an adopted emergency response plan or occurred in
6 proximity to evacuation or other emergency routes. It also could result in a significant impact if
7 construction occurred on sites containing hazardous materials. Significant cumulative impacts
8 could occur to the extent that other related projects caused similar impacts. Mitigation
9 measures associated with the Proposed Project would reduce the potentially significant
10 cumulative impacts to less-than-significant levels. No additional mitigation for the Proposed
11 Project other than that identified in this PEIR would be necessary to address the cumulative
12 impacts.

13 **ES-5.12 Public Services, Utilities, and Transportation**

14 Construction associated with the Proposed Project in the IID and CVWD service areas could
15 cause temporary impacts to transportation and emergency access to facilities such as schools.
16 Significant cumulative impacts could occur if construction of related projects occurred in the
17 same general location and at the same time as the Proposed Project. Mitigation measures
18 associated with the Proposed Project would reduce the potentially significant cumulative
19 impacts to less-than-significant levels. No additional mitigation for the Proposed Project other
20 than that identified in this PEIR would be necessary to address the cumulative impacts.

21 **ES-5.13 Population, Housing, and Employment**

22 No significant cumulative impacts to population, housing, or employment would result from
23 implementation of the Proposed Project and related projects.

24 **ES-6 ALTERNATIVES CONSIDERED**

25 Impacts of the Alternatives to the Proposed Project are discussed in Chapter 5 and summarized
26 below.

27 **Alternative 1 : No Project**

28 Under Alternative 1, the Department of Interior would enforce the Law of the River under its
29 existing terms and require California to divert no more than 4.4 million acre feet (MAF) during
30 normal years. Based on the existing priority system, the diversions to MWD would be reduced
31 from the baseline condition of approximately 1.25 MAFY to approximately 660 KAFY. Net
32 diversions for Priority 1, 2, and 3 users (including CVWD and IID) would be limited to 3.85
33 MAFY, less the amount of water made available under the 1989 IID/MWD Agreement
34 described in section 1.5. There would also be no increased use of Colorado River water in the
35 CVWD service area, resulting in continued dependence on groundwater resources.

36 MWD and SDWCA would be expected to make up the shortfall of approximately 650 KAFY in
37 Colorado River water supplies through other water management methods and/or supplies not

1 involving additional diversions from the Colorado River. These could include increased
2 recycling and conservation, and other methods including desalination of ocean water, and use
3 of other supply options.

4 *Anticipated Impacts of Alternative 1*

5 The beneficial impacts of the Proposed Project from reduced groundwater overdraft in the
6 Coachella Valley would not occur. Water conserved and transferred as part of the All American
7 and Coachella Canal lining projects, included as part of the Proposed Project, also would not
8 occur. Significant unavoidable impacts in the CVWD and/or IID service areas would not occur.
9 Significant but mitigable impacts to biological resources, geological resources, water quality,
10 recreational resources, air quality, cultural resources, noise, agricultural resources, aesthetics,
11 hazards, and transportation in the IID and/or CVWD service areas also would not occur.

12 Reduction in average water flows in the Colorado River from Parker to Imperial dams due to
13 the implementation of the Proposed Project would not occur, nor would the resulting
14 potentially significant impacts to biological resources of the lower Colorado River.

15 The no project alternative would avoid the acceleration of impacts to air quality, biological
16 resources, cultural resources, recreational resources, and aesthetics of the Salton Sea that would
17 occur under the Proposed Project. Future impacts to these Salton Sea resources would occur
18 regardless of whether the Proposed Project is implemented, although at a slower rate.

19 Environmental impacts resulting from other water management actions (i.e., conservation,
20 recycling and desalting) that may be implemented as part of Alternative 1 would primarily
21 occur in the CVWD, MWD, and SDWCA service areas.

22 *Conclusion*

23 This alternative would not meet any of the goals of the Proposed Project, or be consistent with
24 the objectives of the California Colorado River Water Use Plan. It would not:

- 25 • settle by consensual agreement disputes regarding Colorado River water use;
- 26 • establish a plan for future distribution of Colorado River water among the co-lead
27 agencies;
- 28 • maintain certainty and reliability of Colorado River water supplies among the co-lead
29 agencies;
- 30 • result in agreement on terms and conditions for Colorado River water conservation and
31 transfers; and
- 32 • provide incentives for conserving Colorado River water.

33 None of the significant or less-than-significant environmental impacts of the Proposed Project
34 would occur. Degradation of the Salton Sea would continue. Beneficial impacts associated with
35 lining the All American and Coachella canals would not occur, nor would beneficial impacts
36 from reduced groundwater overdraft in the Coachella Valley. Under the no project alternative,
37 Proposed Project-related impacts to the Salton Sea would be avoided.

1 **Alternative 2: Implement the Proposed Project while Minimizing Changes in Points of**
2 **Diversion**

3 Alternative 2 would result in the implementation of the Proposed Project while minimizing
4 changes to the current diversion points and amounts on the Colorado River. Under Alternative
5 2, Colorado River flows (and the resultant median surface water elevation) between Parker and
6 Imperial dams would remain largely unchanged. Therefore, Alternative 2 would reduce the
7 anticipated project-related adverse impacts on Colorado River fish, wildlife, and wetland
8 resources.

9 *Alternative 2A: Connect the Coachella Canal to the Colorado River Aqueduct*

10 *Description of Alternative 2A*

11 Alternative 2A would connect the Coachella Canal to the Colorado River Aqueduct (CRA) by
12 adding a new pipeline and associated facilities between these two canals west of the City of
13 Coachella. This option would retain the current diversion points and amounts on the Colorado
14 River but would allow water to be transferred to MWD and SDCWA to be diverted at Imperial
15 Dam rather than at Parker Dam. The water ultimately would be delivered into the CRA for use
16 in the MWD or SDCWA service areas and to implement the San Luis Rey Indian Water Rights
17 Settlement Act.

18 *Anticipated Impacts of Alternative 2A*

19 Impacts to the IID, CVWD, MWD, and SDCWA service areas from water conservation and/or
20 use would remain the same as described for the Proposed Project, as would impacts to the
21 Salton Sea. Alternative 2A would avoid impacts associated with the change in diversion of
22 water from the Colorado River. No loss of habitat on the Colorado River would occur.
23 Implementation of this alternative would result in both short-term and long-term impacts
24 within the Coachella Valley associated with the construction and operation of the new pipeline
25 connecting the Coachella Canal to the CRA.

26 *Conclusion*

27 Implementation of Alternative 2A, while reducing potential impacts to biological resources
28 along the Colorado River, would not reduce any other impacts associated with implementation
29 of the Proposed Project. There is a potential that the construction of the pipeline connecting the
30 Coachella Canal to the CRA would result in a number of substantial and possibly unavoidable
31 significant impacts to water resources, biological resources, geology, soils and minerals,
32 agricultural resources, air quality, cultural resources, noise, aesthetics, and hazards and
33 hazardous materials. This alternative would not have any major advantage over the Proposed
34 Project because mitigation measures for biological impacts in the Colorado River area would
35 reduce any impacts to less-than-significant levels. This alternative would meet all of the
36 objectives of the Proposed Project.

1 ***Alternative 2B: Connect the All American Canal to the SDCWA System***

2 *Description of Alternative 2B*

3 Alternative 2B would connect the All American Canal to the SDCWA system via a new pipeline
4 between the western end of the All American Canal in Imperial County to the San Vicente
5 Reservoir within San Diego County. This option would allow implementation of the
6 IID/SDCWA Water Conservation and Transfer Agreement, as amended by the QSA. Up to 200
7 KAFY would be diverted at Imperial Dam for use by SDCWA, rather than at Parker Dam as
8 would occur under the Proposed Project.

9 *Anticipated Impacts of Alternative 2B*

10 Implementation of this alternative would reduce the impacts of the Proposed Project to
11 biological resources along the Colorado River by reducing the amount of marsh and riparian
12 vegetation affected. Implementation of this alternative has all of the other impacts that the
13 Proposed Project would have. Additional potential impacts associated with the proposed
14 pipeline construction could occur during the construction period.

15 *Conclusion*

16 Implementation of Alternative 2B, while partially reducing potential impacts to biological
17 resources along the Colorado River, would not reduce any other impacts to the Salton Sea
18 associated with the implementation of the Proposed Project. There is also a potential that the
19 construction of the pipeline and reservoirs would result in a number of substantial and possibly
20 unavoidable significant impacts as identified. Although potentially feasible, the alternative
21 would not have any major environmental advantage over the Proposed Project. This alternative
22 would lessen impacts along the Colorado River, but a portion of the mitigation measures that
23 have been identified to reduce potential impacts to biological resources to less-than-significant
24 levels would still need to be implemented. This alternative would meet all of the objectives of
25 the Proposed Project.

26 **Alternative 3: Reduced Project Implementation to 230 KAFY of Water Conservation and**
27 **Transfer**

28 *Description of Alternative 3*

29 Alternative 3 includes partial implementation of the Proposed Project by reducing the level of
30 conservation and transfer to the minimum allowable under the IID/SDCWA Water
31 Conservation and Transfer Agreement. The purpose of this alternative is to substantially lessen
32 the biological, recreational, air quality, and water impacts of the Proposed Project on the Salton
33 Sea, IID service area, and the Colorado River. Under this alternative, 130 KAFY rather than 200
34 KAFY would be conserved via on-farm conservation methods and transferred to SDCWA. The
35 First and Second 50 KAFY components of the Proposed Project could be satisfied by a mixture
36 of conservation measures, including on-farm irrigation system improvements, delivery system
37 improvements, and/or fallowing. The remainder of the Proposed Project would be
38 implemented as proposed.

1 *Anticipated Impacts of Alternative 3*

2 Under this alternative, the maximum anticipated reduction in flows of the Colorado River
3 between Parker and Imperial dams would be 318 KAFY. There would also be reduced
4 conservation of water in the IID service area, and therefore, reduced impacts to Salton Sea
5 resources, although impacts to the Salton Sea, as described above, would remain significant.
6 Beneficial impacts to groundwater resources in the Coachella Valley would be the same as the
7 Proposed Project.

8 *Conclusion*

9 Alternative 3, although decreasing the amount of water transferred, provides only a slight
10 reduction of potential impacts to the Colorado River and, at best, slightly less impacts to the IID
11 service area and the Salton Sea than the Proposed Project. This alternative would meet the
12 objectives of the Proposed Project. This alternative, however, would not avoid or substantially
13 reduce the impacts of the Proposed Project.

14 **Alternative 4: Proposed Project Implementation With Additional Conservation**

15 *Description of Alternative 4*

16 Alternative 4 was designed to avoid impacts to fish-eating birds at the Salton Sea resulting from
17 a reduction in inflow volume, as contemplated under the Proposed Project. Under this
18 alternative, water conserved by additional actions within the IID service area would offset
19 reduced inflows to the Salton Sea resulting from water conservation and transfer actions by IID.
20 Replacement water would be made available for the period necessary to avoid impacts of the
21 Proposed Project on fish-eating birds as a result of the loss of the food source for these birds or
22 to avoid the recreational impact of the loss of the Salton Sea sport fishery.

23 *Anticipated Impacts of Alternative 4*

24 Except for the elimination of the temporary impacts to fish-eating birds and the sport fishery,
25 the impacts to the Salton Sea ultimately would be the same as those of the Proposed Project.
26 Temporary impacts to fish-eating birds would be avoided since the water from the additional
27 conservation would allow water to be temporarily made available to avoid increasing salinity
28 due to reduced Sea elevation. Implementation of this alternative would delay impacts to air
29 quality, cultural resources, and recreational resources from the Proposed Project as a result of
30 reduced water surface elevation of the Salton Sea.

31 *Conclusion*

32 Alternative 4 would avoid significant impacts on the Salton Sea fishery and impacts to fish-
33 eating birds caused by the loss of the fishery. Other impacts would be delayed for the period
34 that replacement water is utilized. This alternative would meet most of the Proposed Project's
35 goals.

1 **ENVIRONMENTALLY SUPERIOR ALTERNATIVE**

2 The California Environmental Quality Act (CEQA) requires that an EIR identify the
3 environmentally superior alternative. In the case of this PEIR, the No-Project Alternative
4 (Alternative 1) is considered environmentally superior since it would not result in any of the
5 identified significant impacts associated with the implementation of the Proposed Project.

6 CEQA requires that an additional alternative be defined as environmentally superior if the no
7 project alternative is considered environmentally superior. Depending upon how conservation
8 is implemented and which mitigation measures are employed, the Proposed Project may be
9 environmentally superior to the other alternatives. If conservation actions and mitigation
10 measures that would reduce impacts to the fish populations and fish-eating birds at the Salton
11 Sea are not employed as part of the Proposed Project, then Alternative 4 would be considered
12 environmentally superior. Alternative 4 would avoid significant impacts to biological resources
13 associated with the implementation of the Proposed Project to the Salton Sea. Impacts to
14 resources in other areas from other project alternatives would not be substantially different than
15 those of the Proposed Project, with the potential exception of impacts to the biological resources
16 of the lower Colorado River, which would be avoided or reduced by Alternatives 2A and 2B,
17 respectively.

18 **ES-7 GROWTH-INDUCING IMPACTS**

19 The QSA does not directly or indirectly provide new water supplies to Southern California.
20 Instead, the QSA changes the distribution of existing Colorado River water supplies among the
21 co-lead agencies, thereby assisting California in reducing its use of Colorado River from an
22 average of 5.0 MAFY to 4.4 MAFY in normal years. No new facilities, such as water pipelines or
23 aqueducts, are proposed. QSA implementation will merely ensure that delivery of Colorado
24 River water to the MWD/SDCWA service areas will be identical, at best, to the historical
25 averages for the last 15 years or more.

26 The diversion patterns of Colorado River water envisioned by the QSA have occurred for
27 decades. For example, MWD has diverted up to an amount to fill the CRA, or approximately
28 1.3 MAFY. There have also been years where CVWD has diverted up to approximately 450
29 KAF, and years where IID had reduced its diversions to (or less than) 3.1 MAF.

30 Cities and counties are the primary agencies responsible for regulating land use through their
31 general plans, specific plans, and zoning regulations. The water supplies being provided and
32 planned for by all four co-lead agencies are consistent with the level of growth projected by
33 regional planning agencies and local general plans, and impacts of projected growth have been
34 disclosed and mitigated in general plan CEQA documents.

35 CVWD, IID, MWD, and SDCWA do not have the authority to regulate land use. Future growth
36 will occur in accordance with local planning decisions. With the passage of Senate Bill (SB) 610
37 (Costa) and SB 221 (Kuehl) in 2001, water suppliers such as the co-lead agencies will be required
38 to provide detailed information to cities and counties about current and future water demand
39 and availability in advance of city and county planning decisions on large development
40 proposals.

1 **ES-8 AREAS OF KNOWN CONTROVERSY**

2 Two areas of potential controversy remain with the implementation of the components of the
3 Proposed Project.

4 • Concern has been expressed regarding the potential conversion of farmland to non-
5 agricultural use, on either a short-term or long-term basis, as a result of fallowing as a
6 conservation measure or the use of farmland for mitigation or environmental purposes,
7 and the resulting impacts to agricultural resources and the social and economic
8 consequences.

9 • Concern has been expressed by environmental groups, Salton Sea area residents, the
10 Salton Sea Authority, and other interested parties about the effect of reduced drainage
11 inflows to the Sea resulting from water conservation within the IID water service area.
12 Reduced drainage inflows are expected to accelerate the existing trend of increasing
13 salinity at the Salton Sea, and concern has been expressed that this acceleration will
14 affect implementation of a Salton Sea restoration project.

15 **ES-9 UNRESOLVED ISSUES**

16 The following issue still needs to be resolved associated with the implementation of the
17 components of the Proposed Project:

18 • The Salton Sea is an agricultural drainage repository that has no legal rights or
19 entitlements to Colorado River water. Implementation of any project element or
20 mitigation strategy that would make available Colorado River water to the Salton Sea
21 would require a determination that it is in compliance with the Law of the River and is a
22 reasonable and beneficial use of water under applicable laws and regulations. As
23 assessed in this EIR, one water conservation method, one mitigation strategy to reduce
24 impacts to biological and recreational resources, and one alternative that would provide
25 Colorado River water to the Salton Sea could require such a determination.

Table ES-1. Summary of Impacts and Mitigations

(Page 1 of 29)

<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
IMPERIAL IRRIGATION DISTRICT			
Water Resources	<p>Reduction in diversion of Colorado River water and limit on Priority 3a diversions by IID would not affect drainage patterns and runoff or flood hazard, and would not cause inundation. This reduction is not considered a significant impact.</p> <p>Reduced groundwater inflow from the lining of the All American Canal and a decrease in groundwater recharge in the IID service area are not considered significant.</p> <p>The decrease in the amount of water discharged from New River could result in increased TDS concentrations and decreased TSS and selenium concentrations. This is considered a less than significant impact.</p> <p>The decrease in the amount of drainage water discharged into the Alamo River and IID drains could result in selenium concentrations exceeding the EPA Aquatic Life Criteria for Continuous Concentration, and thus impact biological resources in these areas. This impact would be significant and unavoidable to water quality.</p>	<p>No mitigation for increased selenium concentrations in the Alamo River and IID drains has been identified, and this is considered a significant and unavoidable impact to water quality.</p>	<p>Significant unavoidable impact due to increased selenium levels in the Alamo River and IID drains.</p>
Biological Resources	<p><i>Vegetation.</i> Losses of wet areas and phreatophytic vegetation from the All American Canal Lining Project are anticipated to be significant but would be mitigated to less-than-significant levels by habitat replacement and enhancement as part of that project. Potential alteration of emergent and in-channel vegetation along drains from on-farm conservation programs is considered significant. Construction activities associated with water conservation improvements have the potential to cause both temporary and permanent losses of phreatophytic or emergent vegetation, but impacts will likely be less-than-significant.</p>	<p>Mitigation measures for the All American Lining Project have been developed in the EIS/EIRs for this project and will include the following: (1) site-specific surveys for sensitive species will be conducted. Species will be avoided or programs will be developed for replacement of the habitat or other compensation; (2) the canals will be restocked with channel catfish once after completion of construction; (3) structures will be constructed to allow wildlife to escape if they enter the canal; (4) structures will be constructed in the canals to increase edge areas for fisheries; and (5) marsh and other seepage-fed habitats will be replaced, as necessary.</p>	<p>Less than significant with mitigation.</p>

Table ES-1. Summary of Impacts and Mitigations

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Resource	Description of Impact	Mitigation Measure	Residual Impact
IMPERIAL IRRIGATION DISTRICT (CONTINUED)			
Biological Resources (continued)	<p><i>Fish and Wildlife.</i> The All American Canal Lining Project would reduce habitat for non-native fish would decrease seepage-fed areas adjacent to the canal (which are important habitats wildlife species), and could cause temporary and permanent impacts to wildlife habitat in adjacent uplands. There is also a potential for large mammals to enter and drown in the canals. Changes in amount or composition of vegetation from conservation measures could adversely impact bird and amphibian species using that habitat, and would be considered a significant impact.</p> <p><i>Sensitive Species.</i> Construction-related activities may impact sensitive plant species, but selection of sites for such activities would consider environmental concerns and sensitive plants species. Conservation measures have the potential to impact desert pupfish and impacts could range from less-than-significant to significant but would be mitigable.</p>	<p>IID is preparing an HCP to address the impacts to sensitive species and the overall habitats within the IID service area as a result of conservation by IID in connection with the Project and IID's normal operations and maintenance. The conservation measures are incorporated in this EIR as mitigation measures. Non-Salton Sea components of the HCP that are intended to mitigate the impacts of any take of covered species that might occur as a result of the activities covered by the HCP, including the Proposed Project, within the IID service area and the Salton Sea include the following: (1) <i>Tamarisk Scrub-Habitat Conservation Strategy</i>: Replacement of habitat disturbed through planting of mesquite bosques and/or cottonwood willow habitat. Additional habitat replacement where subsurface drainage is affected by canal construction or other activities; (2) <i>Drain Habitat Conservation Strategy</i>: IID will create at least 190 acres of managed marsh habitat to a maximum of 652 acres; (3) <i>Desert Habitat Conservation Strategy</i>: This strategy involves an extensive monitoring program and habitat replacement associated with construction of canals and other facilities within desert habitat; (4) <i>Burrowing Owl Conservation Strategy</i>: This strategy will involve pre-construction monitoring; avoidance, where possible, of nesting and foraging areas; and other methods, such as nest boxes, to mitigate any impact to the species; (5) <i>Desert Pupfish Conservation Strategy</i>: IID will manage its drains to minimize water quality impacts to the species and develop measures to enhance habitat within the drains. IID will also minimize impacts during maintenance of the drains to reduce any impact to the species; and (6) <i>Razorback Sucker Conservation Strategy</i>: Any fish found within the canals will be transported back to the Colorado River.</p>	

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
IMPERIAL IRRIGATION DISTRICT (CONTINUED)			
Geology, Soils, and Minerals	<p>Construction activities associated with on-farm water conservation measures and water delivery system-batch conservation measures could cause a temporary increase in wind and water erosion of bare soils. This is a potentially significant impact.</p> <p>Operation of water conservation measures could increase the long-term potential for soil, wind, and water erosion, but the amount of erosion would not be substantial because relatively small areas would be involved and standard Best Management Practices would be implemented. Impacts would not be significant.</p>	<p>To minimize soil erosion from construction, one or more of the following measures shall be implemented as standard operating practices during construction activities: (1) apply water to areas where vehicles and equipment are involved in ground-disturbing activities; (2) pave dirt roads or keep them wet; (3) increase water applications or reduce ground-disturbing activities with increasing wind speeds; (4) minimize the amount of disturbed area and vehicle speeds on site; (5) cover inactive soil stockpiles or treat them with soil binders, such as crusting agents; and (6) designate personnel to monitor erosion control program activities to ensure that they are effective in minimizing soil erosion.</p>	<p>Less than significant with mitigation.</p>
Land Use	<p>The water conservation measures, including fallowing, would not result in significant changes in land use because they would not physically divide an established community; conflict with any applicable land use plan, policy, or regulation of any agency with jurisdiction over the project adopted for the purpose of avoiding or mitigating an environmental effect; or conflict with any applicable habitat conservation plan or natural community conservation plan.</p>	<p>No mitigation measures are required.</p>	<p>None.</p>

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
IMPERIAL IRRIGATION DISTRICT (CONTINUED)			
<p>Agricultural Resources</p>	<p>On-farm or water delivery system water conservation measures would only require small amounts of land, and they would not result in the conversion of Important Farmland to non-agricultural use or conflict with Williamson Act contract lands in Imperial Valley. No significant impacts to agricultural resources would result.</p> <p>If fallowing is used exclusively to conserve the 300 KAFY required for transfer, approximately 50,000 acres of land (11 percent of the total amount of Important Farmland in Imperial County) could be fallowed annually. If fallowing is implemented so as to take farmland out of production on a short-term basis, it would not result in the conversion of Important Farmland to non-agricultural use. However, if fallowing is implemented so as to take farmland out of production on a longer-term or permanent basis, resulting in the conversion of Important Farmland to non-agricultural use, it would be a significant impact to agricultural resources in the Imperial Valley. If additional agricultural land is fallowed to implement Mitigation Strategy 2, this would contribute to the potentially significant impact to agricultural resources.</p>	<p>Impact avoidance or reduction associated with the water conversion on Important Farmland in the IID service area as a result of fallowing is to utilize non-fallowing conservation measures or to utilize short-term fallowing. This does not result in conversion of Important Farmland to non-agricultural use; however, exclusive use of short-term fallowing may not be feasible for generating conserved water and use of agricultural land on a long-term basis may be required.</p>	<p>Potentially significant unavoidable impact due to the potential loss of Important Farmland in the IID service area.</p>

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
IMPERIAL IRRIGATION DISTRICT (CONTINUED)			
<p>Recreational Resources</p>	<p>Construction activities associated with building a canal parallel to the existing All American Canal would temporarily disrupt camping. This impact would be short-term and less than significant. Use of the area around the canal by OHVs could present a hazard during construction, which would be a potentially significant impact.</p> <p>The existing canal would be maintained as an emergency canal and would not be available for recreational use, and hazards to OHVs associated with the existing canal would be avoided by taking steps necessary to prohibit and discourage use within the channel and would be less than significant.</p> <p>Construction of a parallel canal would adversely affect recreational fishing by reducing the habitat for sports fish. Lining also could reduce downstream numbers of sports fish by reducing in-canal reproduction. These impacts would be significant.</p> <p>The proposed water conservation measures, including fallowing, would be located in remote farm areas well removed from recreational areas used by the public and therefore would not impact recreational resources.</p>	<p>To minimize impacts to recreational fishing, mitigation measures include placing artificial reefs within the lined portion of the canal, conducting a channel catfish stocking program, or developing a recreational fishery resource in one or more regulating reservoirs in IID's distribution system.</p> <p>To minimize public inconvenience during construction of the All American Canal Lining Project and to ensure public safety, an interim recreation management plan would be developed jointly with BLM. The plan would include temporary closure of acreage needed for construction activities, signs at public access points, literature (handouts) informing visitors about the program and safety hazards, and modifications of public access to compensate for construction activities and to provide safe public access to observe construction at selected locations. The plan would address the patrol and surveillance requirements of the Immigration and Naturalization Service's Border Patrol.</p>	<p>Less than significant with mitigation.</p>

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
IMPERIAL IRRIGATION DISTRICT (CONTINUED)			
Air Quality	<p>Impacts from lining the All American Canal were evaluated in the EIS/EIR for that project and found to be not significant since fugitive dust from construction activities would be controlled by the application of water onto disturbed areas (USBR and IID 1994).</p> <p>Construction activities associated with on-farm water conservation measures improvements would impact air quality from combustive emissions due to the use of fossil fuel-fired construction equipment and fugitive dust (PM₁₀) emissions due to ground-disturbing activities. The impact of combustive emissions would be less than significant, but fugitive dust emissions could be significant from activities that disturb large amounts of soil.</p> <p>Air quality impacts due to the operation of on-farm water conservation measures would result primarily from the periodic maintenance of these systems, and the minor amounts of emissions that would result from these activities would cause less than significant air quality impacts. If fallowing is used to reduce water usage in the IID service area, there is a potential for significant fugitive dust emissions from the fallowed land.</p>	<p>Standard operating practices to minimize PM₁₀ and fugitive dust emissions include: (1) use particulate traps on diesel-powered equipment; (2) apply water to areas where vehicles and equipment are involved in ground-disturbing activities; (3) pave dirt roads, keep them wet, or apply non-toxic soil stabilizers; (4) increase water applications or reduce ground-disturbing activities with increasing wind speeds; (5) minimize the amount of disturbed area and limit vehicle speeds on site; (6) cover inactive soil stockpiles, treat them with soil binders such as crusting agents, or water them once per hour; (7) cover trucks that haul soils or fine aggregate materials; (8) designate personnel to monitor dust control program activities to ensure that they are effective in minimizing fugitive dust emissions; (9) clean dirt from construction vehicle tires and undercarriages when leaving the construction site and before entering local roadways; (10) sweep streets near the construction area at the end of the day if visible soil material is present; (11) for large construction sites or medium operations under a contingency notification, an approved fugitive dust emissions control plan must be prepared; and (12) for applicable construction areas, establish a vegetative groundcover as soon as feasible after active operations have ceased.</p> <p>Best Management Practices to reduce fugitive dust emissions related to fallowing include: (1) implement conservation cropping sequences and wind erosion protection measures as outlined by the U.S. Department of Agriculture Natural Resources Conservation Service; (2) apply soil stabilization chemicals to fallowed fields; (3) re-apply drain water to allow protective vegetation to be established; and (4) reuse irrigation return flows to irrigate windbreaks across blocks of land including many fields to reduce emissions from fallowed, farmed, and other lands within the block.</p>	Less than significant with mitigation.

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
IMPERIAL IRRIGATION DISTRICT (CONTINUED)			
Cultural Resources	<p>Construction of water conservation measures would involve ground disturbance that could impact an archaeological or paleontologic site or human remains. Most ground disturbance would take place in previously disturbed areas and, therefore, impacts to cultural resources would be unlikely. However, ground-disturbing activities still have the potential to impact a significant archaeological or paleontologic resource or human remains, particularly if those activities occur in previously undisturbed areas.</p> <p>Potentially significant impacts could result if implementation of Proposed Project components would require demolition or relocation of a significant historic architectural resource.</p>	<p>Mitigation measures included in the All American Canal Lining EIS/EIR include: (1) prior to construction, class III surveys would be conducted in the Pilot Knob area and along the entire length of the canal to be lined to determine the locations of cultural resources. Surveys also would be conducted at gravel quarries not previously surveyed; (2) if a site cannot be avoided, mitigation would include professionally recovering, documenting, and preserving the cultural resources as appropriate. Surveys and recovery activities would be coordinated with the California SHPO and the tribe with whom project coordination is in progress. To fulfill the requirements of the NHPA, Reclamation will enter into an agreement with the California SHPO, Native American tribes, BLM, other interested persons, and the Advisory Council on Historic Preservation. A Native American observer will be given the opportunity to participate in archaeological surveys in the Pilot Knob ACEC; and (3) steps would be taken as part of an Interim Recreation Management Plan to deter the public from sensitive areas. Incidental contractor activity at the construction site would be restricted to a predetermined area. Each onsite construction contract would include provisions requiring the contractor to report cultural resources located during the construction activities and to cease construction activities in the immediate area of the located resources until professional cultural resources personnel inspect the site. In the event that cultural resources are discovered during construction, work would be suspended until evaluation and mitigation are complete.</p> <p>Impacts from other construction projects within the IID service area would be mitigated through site-specific CEQA review associated with each project.</p>	Less than significant with mitigation.

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
IMPERIAL IRRIGATION DISTRICT (CONTINUED)			
Noise	<p>Construction of water conservation measures would create short-term noise impacts from the use of various types of equipment. Construction would generally take place in rural, unpopulated areas, well away from noise-sensitive receptors. However, should noise-sensitive receptors, including riparian birds, be exposed to noise in excess of 75 dBA Leq when averaged over an 8-hour period, which would exceed the Imperial County construction noise standards, the impact would be significant.</p> <p>Operation of certain water conservation measures would require the operation of pumps that could generate long-term noise in excess of 70 dBA at 50 feet. Depending on the location of these pumps in relation to noise-sensitive receptors, noise from the pumps could exceed the Normally Acceptable noise/land use compatibility guideline of 70 dBA and the operational standards of the Imperial County General Plan, which would be a significant impact.</p>	<p>When construction occurs sufficiently close to noise-sensitive receptors so that noise from construction activities exceeds local regulatory standards or causes a substantial increase in ambient noise levels, the following measures shall be implemented: (1) use hydraulically or electrically powered impact tools when possible (if the use of pneumatically powered tools is unavoidable, use an exhaust muffler on the compressed air exhaust); (2) install manufacturer's standard noise control devices, such as mufflers, on construction equipment; (3) locate stationary equipment as far as possible from noise-sensitive receptors; (4) notify nearby property users whenever extremely noisy work might occur; (5) use stockpiles as noise barriers when feasible; (6) keep idling of construction equipment to a minimum (no more than 30 minutes) when not in use; (7) install temporary or portable acoustic barriers around stationary construction noise sources; (8) as appropriate, modify noise enclosures with acoustical louvers, baffle walls, and/or acoustical panels; and (9) limit construction activities to non-mating, non-nesting seasons of noise-sensitive species.</p> <p>To mitigate operational noise impacts, pumps shall be located at sufficient distances from sensitive receptors to ensure that noise levels at the receptor do not exceed local noise standards. If there is no flexibility in their placement, barriers or enclosures shall be constructed to ensure adherence to local standards.</p>	Less than significant with mitigation.
Aesthetics	The All American Canal Lining Project EIS/EIR identified no significant impacts to aesthetics from construction or operation of this component of the Proposed Project. Other water conservation measures, including fallowing, would be located in irrigated parts of the service area and would be visually compatible with the surrounding agricultural uses.	No mitigation measures are required.	None.

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
IMPERIAL IRRIGATION DISTRICT (CONTINUED)			
<p>Hazards and Hazardous Materials</p>	<p>Public safety impacts from lining the All American Canal would be avoided by constructing slipform ridges on the sideslopes of the canal to provide reliable handholds and footholds.</p> <p>The Proposed Project may temporarily impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan if construction activities are located in proximity to evacuation or other emergency routes. This would be a potentially significant impact.</p> <p>The proposed improvements would be located in agricultural areas and are not likely to be located on sites that are known to contain hazardous materials or are included on a list of hazardous materials sites compiled pursuant to Government Code §65962.5. If they were, impacts would be significant.</p>	<p>To mitigate temporary impacts to the implementation of an adopted emergency response plan or emergency evacuation plan, once specific sites are selected, it shall be determined whether construction would occur in a location that could interfere with the implementation of an emergency response plan or emergency evacuation plan. If so, the duration and location of construction and contacts for responsible parties shall be given to providers of emergency services well before construction.</p> <p>To mitigate potential impacts from locating facilities on sites that are known to contain hazardous materials or are included on a list of hazardous materials sites to a less than significant level, if warranted, records searches will be conducted through California Environmental Protection Agency (Cal EPA), Long Beach Office and through a database search firm such as VISTA Info. The results of the search and any mitigation required if proposed construction encounters contaminated soils will be considered in the subsequent environmental documents prepared for the facilities. If required, mitigation measures may include but are not limited to relocating the facility to avoid the contamination or removal of contaminated soils.</p>	<p>Less than significant with mitigation.</p>

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
IMPERIAL IRRIGATION DISTRICT (CONTINUED)			
Public Services, Utilities and Transportation	<p>Implementation of the Proposed Project would not cause average power production at Drop Nos. 1, 2, 3, 4, 5, and East Highline to be less than the minimum amount of power generation over the last 15 years. This is not considered a substantial reduction in the facility's ability to produce power; therefore, the impact would not be significant.</p> <p>The minimal amount of short-term traffic that would be generated from the All American Canal Lining Project and construction of other water conservation measures would not significantly impact traffic conditions.</p> <p>Minimal maintenance of on-farm conservation measures and water delivery systems would be required and would be indistinguishable from routine farm activities.</p>	No mitigation measures are required.	None.
Population, Housing, and Employment	<p>Based on a worst-case scenario, Imperial County could experience a net loss of 1,400 jobs, of which approximately 12% would come from the agricultural sectors (1,300 jobs). Such a change would comprise just under 3 percent of the Year 2000 county employment level. This would not represent a significant impact to population, housing, or employment.</p>	No mitigation measures are required.	None.

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
COACHELLA VALLEY WATER DISTRICT			
Water Resources	<p>The increase of Colorado River water supplies for use in the service area is a beneficial impact as it would correct the current groundwater overdraft problem in the Coachella Valley, and would increase drainage flows to the Salton Sea from the Coachella Valley.</p> <p>The voluntary limitation of Priority 3a diversions by CVWD at 330 KAFY would not adversely impact groundwater, drainage patterns and runoff, or flood hazard and would not cause inundation and is not considered a significant impact.</p> <p>Seepage from the Coachella Canal would be reduced through the proposed canal-lining project. Groundwater levels would be expected to decline near the newly lined section, but this is not considered significant to local groundwater resources.</p> <p>The increase of Colorado River water supplies for use in the service area would result in an increase in TDS of agricultural return flows. This is a less than significant impact because water quality objectives would not be exceeded. It would also result in an increase of selenium in drain flows, which is considered a potentially and unavoidable significant impact.</p> <p>Additional flow in the Coachella Valley Stormwater Channel (CVSC) and drains would result in a potential increase in turbidity, but this is considered a less than significant impact. Groundwater recharge with Colorado River water in the Upper Valley would result in an increase in TDS of lower aquifer Upper Valley groundwater. This is considered a significant and unavoidable impact.</p>	<p>Potentially significant adverse impacts related to selenium levels in drainage water were found in the CVWD service area. Potential significant adverse impacts related to an increase in TDS of lower aquifer Upper Valley groundwater. These impacts would be significant and unavoidable.</p>	<p>Significant unavoidable impacts due to increased selenium levels in the CVWD Drains and to an increase in TDS of lower aquifer Upper Valley groundwater.</p>

Table ES-1. Summary of Impacts and Mitigations

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Resource	Description of Impact	Mitigation Measure	Residual Impact
COACHELLA VALLEY WATER DISTRICT (CONTINUED)			
<p>Biological Resources</p>	<p><i>Vegetation.</i> Losses of wetland and riparian plant communities from the Coachella Canal Lining Project are potentially significant. Construction activities have the potential to cause both temporary and permanent losses of native vegetation, and impacts would be less than significant, particularly in previously disturbed areas, but could potentially be significant if native vegetation is permanently lost.</p> <p><i>Fish and Wildlife.</i> Constructing groundwater recharge facilities may impact wildlife habitat, but it is anticipated that these adverse impacts would be less than significant.</p> <p><i>Sensitive Species.</i> Construction-related activities may impact sensitive plant species, but selection of sites for such activities would consider environmental concerns and sensitive plants species. Raising groundwater levels within the CVWD has the potential to impact desert pupfish populations within the drains due to an increase in volume and velocity of the drain water. Although the magnitude of this impact cannot be precisely determined, this impact is considered potentially significant. The Coachella Canal Lining Project has the potential to adversely affect habitat for the Yuma clapper rail, California black rail, desert pupfish, and desert tortoise. Dike 4 recharge facility may be constructed within critical habitat for the peninsular bighorn sheep.</p>	<p>Mitigation measures for the lining of the Coachella Canal have been adopted as part of the EIS/EIR prepared for that project and include the following: (1) site-specific surveys for desert tortoise. Avoidance or relocation will be conducted for any tortoises found within construction areas; (2) the canals will be restocked with channel catfish once after completion of construction; (3) structures will be constructed to allow large mammals to escape if they enter the canal; and (4) structures will be constructed in the canals to increase edge areas for fisheries.</p> <p>Reclamation and CVWD have developed a plan to provide flow into Salt Creek to provide water for the marsh areas downstream of the Coachella Canal.</p> <p>Site-specific studies and mitigation measures will be developed when specific projects are developed for the recharge basins, pipelines, pump stations, and other new facilities. Site-specific surveys will be conducted at each potential facility site in order to determine if sensitive plant and animal species may be on the site. These include such species as the desert tortoise, flat-tailed horned lizard, and Palm Springs ground squirrel. Any potential impacts to biological resources will be determined and mitigation measures developed. These measures could include habitat restoration on site or nearby, or use of an alternative site that does not have significant biological impacts.</p> <p>Specific mitigation measures for bighorn sheep and other resources include: (1) no persistent pesticides would be used at the recharge basin sites; (2) no sheep shall be handled unless they are in immediate danger; (3) vehicle travel on the basin site shall be no more than 20 mph; (4) hydroseeding with native species for erosion control would be provided for disturbed areas that were vegetated before project construction,</p>	<p>Less than significant with mitigation.</p>

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
COACHELLA VALLEY WATER DISTRICT (CONTINUED)			
Biological Resources (continued)		<p>as appropriate; (5) construction would be conducted outside the lambing season; (6) workers would be prohibited from bringing dogs, or other pets, or firearms to the site during construction or operation of the facilities; and (7) a Worker Environmental Awareness Training Program for construction personnel would be conducted.</p> <p>A monitoring program will be developed for the pupfish in the drain system of CVWD. If the monitoring indicates a potential adverse effect to these species, specific mitigation measures will be developed in coordination with the Service and CDFG. These measures could include creation of additional habitat, modification of drain flows, or other measures identified in the CVMSHCP or a site-specific HCP. Impacts would be reduced to less than significant.</p>	
Geology, Soils, and Minerals	<p>Earthmoving during construction of new facilities could cause a temporary increase in wind and water erosion of bare soils, which could significantly increase the short-term potential for localized wind and water erosion.</p> <p>If groundwater levels increase to within 30 feet of the ground surface under habitable structures or important infrastructure, the liquefaction hazard could increase, which would be a potentially significant impact.</p>	<p>To minimize soil erosion from construction, one or more of the following measures shall be implemented as standard operating practices during construction activities: (1) apply water to areas where vehicles and equipment are involved in ground-disturbing activities; (2) pave dirt roads or keep them wet; (3) increase water applications or reduce ground-disturbing activities with increasing wind speeds; (4) minimize the amount of disturbed area and vehicle speeds on site; (5) cover inactive soil stockpiles or treat them with soil binders, such as crusting agents; and (6) designate personnel to monitor erosion control program activities to ensure that they are effective in minimizing soil erosion.</p> <p>To mitigate the potential significant impact from increased risk of liquefaction in the Coachella Valley, CVWD shall monitor water levels in the vicinity of recharge basins and manage recharge operations such that water levels will remain greater than 30 feet below the ground surface near the recharge site.</p>	Less than significant with mitigation.

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
COACHELLA VALLEY WATER DISTRICT (CONTINUED)			
Land Use	No aspects of the Proposed Project would significantly alter land uses. New facilities would likely be located in rural or remote areas, and these facilities would not physically divide an established community.	No mitigation measures are required.	None.
Agricultural Resources	The water source for agriculture would now be primarily Colorado River water, which has good infiltration characteristics that would benefit some agricultural users. Construction of recharge facilities could have a significant effect on agricultural resources if they were located in agricultural areas because they could convert farmland to a non-agricultural use. As specific sites for the recharge facilities are located, additional environmental review will be conducted that will identify impacts to agricultural resources.	Recharge basins in the CVWD service area shall not be located on land that is designated as Important Farmland, zoned for agricultural use, or subject to a Williamson Act contract.	Less than significant with mitigation.
Recreational Resources	Construction activities during the lining of the Coachella Canal would temporarily disrupt some recreational uses of the area. Construction could block access to a recreational trail on BLM lands, the Bradshaw Trail, which would be a significant impact. Seasonal RV campers would be exposed to construction traffic but would not be constrained by construction. Once completed, the canal lining would have no effect on access or general recreational opportunities in the area. A traffic control plan has been incorporated as a project feature that would minimize impacts to recreational visitors. Lining the canal would result in a reduction in the amount of fish available to anglers, but this impact would not be significant. The mitigation for the fishery that is required by P.L. 100-675, in which Congress authorized the canal-lining project, would maintain fish populations at approximately the same level. Construction of pumping stations, pipelines, and recharge basins would be unlikely to affect recreational resources since they would be located in agricultural or remote areas. Such construction would be evaluated in future site-specific environmental documents.	To mitigate short-term construction impacts to canal fisheries, channel catfish shall be stocked once construction is completed. To mitigate permanent impacts to the canal fishery, artificial reefs shall be installed and maintained in the newly lined portions of the canal. If the artificial reefs do not function as expected, the canal shall be stocked with channel catfish at a rate that would maintain the fish population at pre-project levels or an alternative method of supporting the fish population shall be identified by Reclamation and CVWD. To mitigate the potential impact from obstruction of the Bradshaw Trail, OHV access along the Bradshaw Trail shall be maintained during construction (for example, by posting signs directing visitors to alternate locations where they may cross the Coachella Canal when siphon 24 is blocked by construction activity).	Less than significant with mitigation.

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
COACHELLA VALLEY WATER DISTRICT (CONTINUED)			
Air Quality	<p>The Coachella Canal Lining Project EIS/EIR (USBR and CVWD 2001) determined that PM₁₀ emissions (due to fugitive dust) from construction activities would constitute a significant impact even after mitigation. However, this impact would only last for the duration of construction activities.</p> <p>Development of other new facilities would generate air pollutant emissions (NO_x and PM₁₀) from construction-related activities. These activities would cause temporary impacts to local air quality and would be significant if they exceeded air pollutant thresholds established by the SCAQMD within the SCAB Project region. Due to their short-term nature, construction-related activities would not interfere with attainment of the national and state ambient air quality standards over the long term.</p> <p>Operation of facilities associated with implementation of the Proposed Project would have minimal impacts to air quality.</p>	<p>If proposed construction activities within the SCAB exceed a SCAQMD NO_x emission threshold, one or more of the following measures shall be implemented: (1) retard injection timing by 2 degrees on diesel-powered equipment; (2) properly tune and maintain all construction equipment; and (3) use low-NO_x engines, alternative fuels, electrification, and other advanced technologies, whenever feasible.</p> <p>Standard operating practices to minimize combustive and fugitive dust emissions include: (1) use particulate traps on diesel-powered equipment; (2) apply water to areas where vehicles and equipment are involved in ground-disturbing activities; (3) pave dirt roads, keep them wet, or apply non-toxic soil stabilizers; (4) increase water applications or reduce ground-disturbing activities with increasing wind speeds; (5) minimize the amount of disturbed area and limit vehicle speeds on site; (6) cover inactive soil stockpiles, treat them with soil binders such as crusting agents, or water them once per hour; (7) cover trucks that haul soils or fine aggregate materials; (8) designate personnel to monitor dust control program activities to ensure that they are effective in minimizing fugitive dust emissions; (9) clean dirt from construction vehicle tires and undercarriages when leaving the construction site and before entering local roadways; (10) sweep streets near the construction area at the end of the day if visible soil material is present; (11) for large construction sites or medium operations under a contingency notification, an approved fugitive dust emissions control plan must be prepared; and (12) for applicable construction areas, establish a vegetative groundcover as soon as feasible after active operations have ceased.</p> <p>Standard operating practices to minimize PM₁₀ and fugitive dust emissions from proposed construction activities include: (1) use particulate traps on diesel-powered equipment;</p>	<p>Temporary significant unavoidable impact due to the lining of the Coachella Canal.</p>

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
COACHELLA VALLEY WATER DISTRICT (CONTINUED)			
Air Quality (continued)		(2) apply water to areas where vehicles and equipment are involved in ground-disturbing activities; (3) pave dirt roads or keep them wet; (4) increase water applications or reduce ground-disturbing activities with increasing wind speeds; (5) minimize the amount of disturbed area and vehicle speeds on site; (6) cover inactive soil stockpiles or treat them with soil binders, such as crusting agents; (7) cover trucks that haul soils or fine aggregate materials; and (8) designate personnel to monitor dust control program activities to ensure that they are effective in minimizing fugitive dust emissions.	
Cultural Resources	<p>Any physical alteration of the Coachella Canal would be a potentially significant impact requiring mitigation.</p> <p>Construction of new facilities and canal lining would involve ground disturbance that could impact an archaeological or paleontologic site or human remains. Most ground disturbance would take place in previously disturbed areas and, therefore, impacts to cultural resources would be unlikely. However, ground-disturbing activities still have the potential to impact a significant archaeological or paleontologic resource or human remains, particularly if those activities occur in previously undisturbed areas.</p> <p>Potentially significant impacts could result if implementation of Proposed Project components would require demolition or relocation of a significant historic architectural resource.</p>	<p>The following environmental commitments and mitigation measures were included in the Coachella Canal Lining Project EIS/EIR: (1) all cultural resource activities will be conducted in accordance with 36 CFR 800 and in consultation with the California SHPO, BLM for public domain land, and as appropriate, the Federal Advisory Council on Historic Preservation; (2) should any burial sites be encountered during construction, they will be treated pursuant to the procedures outlined in the NAGRPA; (3) prior to construction, a detailed construction plan will be developed. To minimize impacts, existing roads and staging areas will be used wherever possible. New borrow areas (other than the canal-bank spoil piles) and access roads will require a Class III survey unless the compliance process was completed within the past 5 years. All areas potentially affected, as well as areas to be disturbed for new habitat planting, will also have Class III surveys; (4) avoidance will be utilized to the extent possible; (5) continuation of consultations with the Cahuilla Indian community and other area Native American</p>	Less than significant with mitigation.

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
COACHELLA VALLEY WATER DISTRICT (CONTINUED)			
Cultural Resources (continued)		<p>tribal organizations should serve to recognize their interests and develop appropriate solutions to any issues. If impacts occur, mitigation would consist of professional recovery of cultural resources or development, where possible, of means to avoid impacts; and 6) appropriate documentation about the Coachella Canal will be prepared that is equivalent to a Historic American Engineering Record.</p> <p>Impacts from other construction projects within the CVWD service area would be mitigated through site-specific CEQA review associated with each project component.</p>	
Noise	<p>Construction of new facilities would create short-term, noise impacts from the use of various types of equipment. Construction would generally take place in rural, unpopulated areas, well away from noise-sensitive receptors. However, should they be constructed in proximity to noise-sensitive receptors, impacts could be significant.</p> <p>Pump stations and routine maintenance activities would generate operations-related noise. Although pumps likely would be located in rural, sparsely populated areas and generally would be equipped with electric motors, if they were located in proximity to noise-sensitive receptors, impacts could be significant. Routine maintenance activities would not cause significant noise impacts.</p>	<p>When construction occurs sufficiently close to noise sensitive receptors so that noise from construction activities exceeds local regulatory standards or causes a substantial increase in ambient noise levels, the following measures shall be implemented: (1) use hydraulically or electrically powered impact tools when possible (if the use of pneumatically powered tools is unavoidable, use an exhaust muffler on the compressed air exhaust); (2) install manufacturer's standard noise control devices, such as mufflers, on construction equipment; (3) locate stationary equipment as far as possible from noise sensitive receptors; (4) notify nearby property users whenever extremely noisy work might occur; (5) use stockpiles as noise barriers when feasible; (6) keep idling of construction equipment to a minimum (no more than 30 minutes) when not in use; (7) install temporary or portable acoustic barriers around stationary construction noise sources; (8) as appropriate, modify noise enclosures with acoustical louvers, baffle walls, and/or acoustical panels; and (9) limit construction activities to non-mating, non-nesting seasons of noise-sensitive species.</p>	Less than significant with mitigation.

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
COACHELLA VALLEY WATER DISTRICT (CONTINUED)			
Noise (continued)		To mitigate operational noise impacts, pumps shall be located at sufficient distances from sensitive receptors to ensure that noise levels at the receptor do not exceed local noise standards. If there is no flexibility in their placement, barriers or enclosures shall be constructed to ensure adherence to local standards.	
Aesthetics	The Coachella Canal Lining Project EIS/EIR identified no significant impacts to aesthetics from construction or operation of this component of the Proposed Project. Construction of new facilities would likely be visually compatible with existing uses of the area, and impacts would not be significant. However, should pipelines or pump stations be located in a visually sensitive area, impacts could be significant.	To reduce potential impacts from the construction of pipelines and pumping stations, pipelines and pumping stations shall be located in agricultural areas to the extent feasible. As appropriate, pipelines shall be buried along existing roadways or located on the edges of agricultural fields. To the extent feasible, pumping stations shall be small, low structures painted in pale earth tones to blend with the native soils.	Less than significant with mitigation.
Hazards and Hazardous Materials	<p>Public safety impacts from lining the Coachella Canal would be avoided by constructing slipform ridges on the sideslopes of the canal to provide reliable handholds and footholds. Impacts would be less than significant.</p> <p>The construction and operation of new facilities would not have significant safety impacts. However, mosquito habitat could be created in the new recharge basins, which would be a potentially significant impact.</p> <p>The Proposed Project may temporarily impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan if construction activities are located in proximity to evacuation or other emergency routes. This would be a potentially significant impact.</p> <p>The proposed improvements would be located in agricultural or remote areas and are not likely to be located on sites that are known to contain hazardous materials or are included on a list of hazardous materials sites compiled pursuant to Government Code §65962.5. If they were, impacts would be significant.</p>	<p>To reduce the potential for mosquitoes to breed in any CVWD recharge basins if constructed, the design of the recharge basins would incorporate design and operation parameters that discourage mosquitoes and the establishment of their habitat.</p> <p>To mitigate temporary impacts to the implementation of an adopted emergency response plan or emergency evacuation plan, once specific sites are selected, it shall be determined whether construction would occur in a location that could interfere with the implementation of an emergency response plan or emergency evacuation plan. If so, the duration and location of construction and contacts for responsible parties shall be given to providers of emergency services well before construction.</p>	Less than significant with mitigation.

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
COACHELLA VALLEY WATER DISTRICT (CONTINUED)			
Hazards and Hazardous Materials (continued)		To mitigate potential impacts from locating facilities on sites that are known to contain hazardous materials or are included on a list of hazardous materials sites to a less than significant level, if warranted, records searches will be conducted through California Environmental Protection Agency (Cal EPA), Long Beach Office and through a database search firm such as VISTA Info. The results of the search and any mitigation required if proposed construction encounters contaminated soils will be considered in the subsequent environmental documents prepared for the facilities. If required, mitigation measures may include but are not limited to relocating the facility to avoid the contamination or removal of contaminated soils.	
Public Services, Utilities and Transportation	<p>Recharge basins may require storm flow management facilities; these will be addressed once specific sites are selected.</p> <p>Construction of new facilities could cause temporary disruption of present traffic patterns and increases in traffic hazards, or availability of parking on local roadways. Given the existing favorable conditions and the short duration of construction, impacts would not be significant unless construction occurred in the immediate vicinity of heavily traveled roadways and intersections.</p> <p>Pipelines, pumping stations, and recharge basins would likely be located in rural or undeveloped areas away from schools or providers of emergency services. However, if construction occurred near such facilities, it could restrict emergency access, which would be a significant but mitigable impact.</p> <p>As noted in the Coachella Canal Lining Project EIS/EIR, a traffic control plan is incorporated as a project feature, which would avoid significant transportation impacts from construction of this project. No significant long-term impacts would occur.</p>	<p>To reduce the potential impact from construction in the vicinity of schools or emergency services facilities in the CVWD service area, nearby schools and emergency service providers shall be notified of construction prior to its onset, and a traffic control plan shall be developed to ensure that access and emergency response are possible at all times.</p> <p>Although not expected, if a significant transportation impact is identified near high-volume roadways and intersections in the CVWD service area, one or more of the following measures would be implemented to reduce impacts to a less-than-significant level: (1) to mitigate temporary traffic disruption and ensure public safety, traffic control plans shall be prepared for construction sites in or near higher traffic volume roadways (the plans would be provided to and approved by, as applicable, Caltrans, the individual City departments, the County of Riverside, and local providers of emergency services); and (2) high-volume intersections would be avoided if possible.</p>	Less than significant with mitigation.

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
COACHELLA VALLEY WATER DISTRICT (CONTINUED)			
Population, Housing, and Employment	No aspects of the Proposed Project would significantly impact population, housing, or employment.	No mitigation measures are required.	None.
METROPOLITAN WATER DISTRICT			
Water Resources	Colorado River water diversions by MWD would replace a portion of the previously diverted surplus and unused apportionment water with Priority 3a water. This change in diversions is not considered a significant impact to water resources, as this water would replace previously diverted surplus and unused apportionments water, and would not impact water quality, groundwater, drainage patterns and runoff, or flood hazard and would not cause inundation.	No mitigation measures are required.	None.
Biological Resources	No significant biological impact in the MWD service area would occur from implementation of the Proposed Project.	No mitigation measures are required.	None.
Geology, Soils, and Minerals	No new construction or changes in the operation of existing facilities would occur that would impact geology, soils, or minerals.	No mitigation measures are required.	None.
Land Use	No new construction or operational changes would occur in this service area that would physically divide the local community or otherwise result in a direct change to land use pattern.	No mitigation measures are required.	None.
Agricultural Resources	No impacts would occur because the amount of water available for agricultural use would not change, nor would any aspects of the Proposed Project cause the conversion of farmland or otherwise impede the use of agricultural lands.	No mitigation measures are required.	None.
Recreational Resources	No construction would occur in this service area, nor would any operational changes that would cause the direct, substantial physical degradation of either public recreation uses or public recreational facilities. No impacts to recreational resources would occur.	No mitigation measures are required.	None.
Air Quality	No construction or substantial changes in operations would occur within the MWD service area. Implementation of the Proposed Project would not result in potentially significant air quality impacts.	No mitigation measures are required.	None.

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
METROPOLITAN WATER DISTRICT (CONTINUED)			
Cultural Resources	Implementation of the Proposed Project would not require the construction of new MWD facilities or the modification of existing MWD facilities. Impacts to cultural resources, therefore, would not occur because no new ground-disturbing activities would be required.	No mitigation measures are required.	None.
Noise	The Proposed Project would not generate noise in the MWD service area since no construction or operational changes would occur.	No mitigation measures are required.	None.
Aesthetics	Because no construction or changes in development patterns would occur in this service area as part of the Proposed Project, no visual impacts would occur.	No mitigation measures are required.	None.
Hazards and Hazardous Materials	No aspects of the Proposed Project would cause safety impacts in the MWD service area since no construction or operational changes would occur. The transfer of water that would occur under the Proposed Project would not result in exposure of the public to new hazardous situations or create sufficient mosquito habitat to pose a threat to public health.	No mitigation measures are required.	None.
Public Services, Utilities and Transportation	No significant impacts associated with public services, utilities, or transportation would occur.	No mitigation measures are required.	None.
Population, Housing, and Employment	Implementation of the Proposed Project would not affect population, housing, or employment in the MWD service area.	No mitigation measures are required.	None.
SAN DIEGO COUNTY WATER AUTHORITY			
Water Resources	Implementation of the Proposed Project would not result in a substantial change to the total quantity or quality of imported water delivered to SDCWA; transfer water from IID would replace a portion of water currently purchased from MWD. The Proposed Project would not impact groundwater, drainage patterns and runoff, or flood hazard; and would not cause inundation. Changes to water quality are less than significant.	No mitigation measures are required.	None.
Biological Resources	No significant biological impact in the SDCWA service area would occur from implementation of the Proposed Project.	No mitigation measures are required.	None.
Geology, Soils, and Minerals	No new construction or changes in the operation of existing facilities would occur that would impact geology, soils, or minerals.	No mitigation measures are required.	None.

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
SAN DIEGO COUNTY WATER AUTHORITY (CONTINUED)			
Land Use	No new construction or operational changes would occur in this service area that would physically divide the local community or otherwise result in a direct change to land use pattern.	No mitigation measures are required.	None.
Agricultural Resources	No impacts would occur because the amount of water available for agricultural use would not change, nor would any aspects of the Project cause the conversion of farmland or otherwise impede the use of agricultural lands.	No mitigation measures are required.	None.
Recreational Resources	No construction would occur in this service area, nor would any operational changes that would cause the direct, substantial physical degradation of either public recreation uses or public recreational facilities. No impacts to recreational resources would occur.	No mitigation measures are required.	None.
Air Quality	No construction or substantial changes in operations would occur within the SDCWA service area. Implementation of the Proposed Project would not result in potentially significant air quality impacts.	No mitigation measures are required.	None.
Cultural Resources	Implementation of the Proposed Project would not require the construction of new SDCWA facilities or the modification of existing SDCWA facilities. Impacts to cultural resources, therefore, would not occur because no new ground-disturbing activities would be required.	No mitigation measures are required.	None.
Noise	The Proposed Project would not generate noise in the SDCWA service area since no construction or operational changes would occur.	No mitigation measures are required.	None.
Aesthetics	Because no construction or changes in development patterns would occur in this service area as part of the Proposed Project, no visual impacts would occur.	No mitigation measures are required.	None.
Hazards and Hazardous Materials	No aspects of the Proposed Project would cause safety impacts in the SDCWA service area since no construction or operational changes would occur. The transfer of water that would occur under the Proposed Project would not result in exposure of the public to new hazardous situations or create sufficient mosquito habitat to pose a threat to public health.	No mitigation measures are required.	None.
Public Services, Utilities and Transportation	No significant impacts associated with public services, utilities, or transportation would occur.	No mitigation measures are required.	None.

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
SAN DIEGO COUNTY WATER AUTHORITY (CONTINUED)			
Population, Housing, and Employment	Implementation of the Proposed Project would not affect population, housing, or employment in the SDCWA service area.	No mitigation measures are required.	None.
COLORADO RIVER			
Water Resources	<p>Transfers under the Proposed Project would shift diversion of between 183 KAF and 388 KAF from Imperial Dam to Parker Dam, decreasing flow in this reach. With full implementation of QSA transfer diversions, the change in median water surface elevation would range from 4.4 inches below Parker Dam to 0.5 inches at Imperial Dam although maximum and minimum elevations would not be affected. The reduction in flows due to the Proposed Project could potentially result in a decrease in as much as 35 surface acres of the open water in the main channel, 17 surface acres of open water in backwaters, and 28 acres of emergent vegetation in backwaters.</p> <p>Changes in surface water elevation in Lake Mead and the Colorado River between Hoover Dam and Imperial Dam are not an impact to hydrologic resources, but could impact other resources. Reductions in flow to the River in the Parker to Imperial reach, while not a significant impact to hydrologic resources, could affect other resource areas.</p> <p>The Proposed Project could increase salinity by as much as 1 mg/L below Hoover Dam and by as much as 8 mg/L at Imperial Dam. It is assumed, however, that additional salinity control measures would be implemented and water quality objectives would be met.</p>	No mitigation measures are required.	None.

Table ES-1. Summary of Impacts and Mitigations

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Resource	Description of Impact	Mitigation Measure	Residual Impact
COLORADO RIVER (CONTINUED)			
Biological Resources	<p><i>Vegetation.</i> Drop potential in median groundwater levels could impact riparian vegetation with shallow or slow-growing roots (i.e., cottonwood and willow trees) along the outward fringes of the riparian zone. This impact to aquatic, marsh, and riparian vegetation is considered a significant impact.</p> <p><i>Fish and Wildlife.</i> Implementation of the Proposed Project has the potential to reduce aquatic wetland and riparian habitat along the Colorado River that is used by fish, amphibians, reptiles, riparian and marsh obligate birds, and mammals. This potential loss of habitat would potentially be a significant impact.</p> <p><i>Sensitive Species.</i> Potential loss of backwater area and main channel habitat would be a potentially significant impact. The potential reduction in emergent vegetation may result in the reduction of habitat for the Yuma clapper rail and the California black rail, and would be considered a potentially significant impact. There is a potential, but less well-defined impact to riparian vegetation along the lower Colorado River, which could affect the southwestern willow flycatcher, yellow-billed cuckoo, Arizona Bell's vireo, elf owl, Gila woodpecker, and gilded flicker. Impact to this habitat would be considered potentially significant.</p>	<p>Mitigation/conservation measures were identified in the Biological Opinion (USFWS 2001) to mitigate impacts to sensitive habitat and special status species along the lower Colorado River. These measures include: (1) stocking razorback suckers into the Colorado River between Parker and Imperial dams; (2) restoring or creating 44 acres of backwater habitat along the lower Colorado River between Parker and Imperial dams; (3) providing 5-year funding for the capture of wild-born or F1 generation of bonytails from Lake Mohave; and (4) implementing a two-tiered conservation plan, which includes restoration of 372 acres of riparian vegetation, to minimize the impact to willow flycatcher and other riparian species.</p> <p>If impacts to California-listed species require issuance of a take authorization pursuant to the CESA, consultation with CDFG will be initiated. Other actions, similar to measures described above may be employed, as appropriate, to further reduce impacts to California-listed species. These potential actions may include: (1) removal and control of exotic species and other pest management measures; (2) purchase of conservation easements or fee title lands for long-term preservation; and (3) construction of nesting boxes or other platforms.</p>	Less than significant with mitigation.
Geology, Soils, and Minerals	The slight lowering of the Colorado River's median surface water elevation would be gradual, minimizing the potential for erosion. This impact would not be significant in either California or Arizona.	No mitigation measures are required.	None.
Land Use	The Proposed Project would not result in any construction or changes to land use patterns around the Colorado River, either in California or Arizona.	No mitigation measures are required.	None.
Agricultural Resources	Implementation of the Proposed Project would not result in any changes in water supply to or otherwise affect any agricultural land immediately adjacent to the Colorado River in either California or Arizona. No significant impact to agricultural resources would occur.	No mitigation measures are required.	None.

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
COLORADO RIVER (CONTINUED)			
Recreational Resources	The median surface water elevation of the Colorado River would change slightly, but no recreational facilities or water-oriented activities would be affected. No significant changes in the median surface water elevation of the lakes that are fed by the River would occur, and the Proposed Project would not significantly affect wildlife, fish, or any recreational activities that are dependent upon these resources, including sport fishing.	No mitigation measures are required.	None.
Air Quality	Decrease in river flow would intermittently expose land in California and Arizona that is currently submerged along the Colorado River. However, this change would be within the range of historic fluctuations of the River and would not increase the amount of land that would be exposed and subject to increased fugitive dust emissions. This impact would be less than significant.	No mitigation measures are required.	None.
Cultural Resources	The change in median water surface elevation of the Colorado River and backwaters from the implementation of the Proposed Project would be less than significant in comparison to the daily and seasonal fluctuations that currently occur. Impacts to cultural resources would therefore be less than significant.	No mitigation measures are required.	None.
Noise	The only change to the Colorado River area would be associated with different median water levels, flow rates, etc. No noise would be generated from Proposed Project components in this area, either in California or Arizona.	No mitigation measures are required.	None.
Aesthetics	Although the Proposed Project would result in a slight decrease in median surface water elevation, the decrease would be within the River's normal range of fluctuation and would not produce a perceptible change to its visual qualities.	No mitigation measures are required.	None.
Hazardous and Hazardous Materials	Implementation of the Proposed Project would not affect public safety or result in significant impacts associated with hazards and hazardous materials along the River either in California or Arizona. No construction or other changes would occur that would in any way affect public safety.	No mitigation measures are required.	None.
Public Services, Utilities and Transportation	Slight changes in hydropower generation would not represent a substantial decrease and would not be significant. The Project would not cause construction, population changes, or any other actions that would affect public services, utilities, or transportation systems near the Colorado River, either in California or Arizona.	No mitigation measures are required.	None.

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
COLORADO RIVER (CONTINUED)			
Population, Housing, and Employment	There would be a slight decrease in median surface water elevation between Parker and Imperial dams, but this would not be sufficient to adversely affect tourism or other economic activities in California or Arizona. Any such reductions in revenues from tourist activities and the associated jobs would be negligible.	No mitigation measures are required.	None.
SALTON SEA			
Water Resources	The Proposed Project would result in decreased flows to the Salton Sea and this, combined with evaporation, would act to lower the mean surface elevation, decrease surface area, and increase salinity concentrations of the Sea. Decreased mean surface elevation and decreased surface area would represent less than significant impacts to hydrology. There is no water quality criterion for salinity in the Salton Sea and, therefore, increased salinity would not be a significant impact when compared to current trends.	No mitigation measures are required.	None.
Biological Resources	<p><i>Vegetation.</i> The accelerated decline in Salton Sea surface water elevation caused by the implementation of the Proposed Project has the potential to result in the loss of tamarisk scrub vegetation. This impact to vegetation is considered adverse, but not significant, since the impact would be to non-native vegetation. No significant impact to managed marsh vegetation would occur since the hydrology of these areas is not dependent upon the Salton Sea.</p> <p><i>Fish and Wildlife.</i> The acceleration of the increase in salinity of the Salton Sea would likely change the species composition of the invertebrate and fish populations and cause a decline in their general population size. The impact to fisheries (more rapid loss) is considered less than significant since these species are not native to the Salton Sea. Any loss of wetland or riparian habitat would reduce wildlife habitat, and could have adverse, but not significant impacts for species dependent upon those habitats. The loss of food sources for fish-eating birds is considered a potentially significant impact. Bird populations that feed on invertebrates may potentially be affected sooner as well, but the level of impact is considered adverse, but not significant since the invertebrate populations that birds would feed upon is expected to remain.</p>	Two alternative mitigation strategies (Mitigation Strategy 1: Hatchery and Habitat Replacement; Mitigation Strategy 2: Use of Conserved Water as Mitigation) have been developed by IID, in consultation with USFWS and CDFG, to mitigate the earlier reduction in fish abundance expected from the acceleration of the salinization of the Salton Sea as a result of the Proposed Project. One of these measures or a combination of the two measures would be implemented.	Less than significant with mitigation.

Table ES-1. Summary of Impacts and Mitigations

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Resource	Description of Impact	Mitigation Measure	Residual Impact
SALTON SEA (CONTINUED)			
Biological Resources (continued)	<i>Sensitive Species.</i> The accelerated change in the natural habitat of the desert pupfish is considered a potentially significant impact. Significant impacts would occur to the California brown pelican, black skimmer, double-crested cormorant, and other resident and migratory birds that forage on fish.		
Geology, Soils, and Minerals	The lower elevation of the Salton Sea would cause additional bare soil to be exposed, but the high salt content of the Sea and the underlying soils would cause a crust to form as the soils dried. This crust should be fairly stable and resistant to erosion. Impacts would be less than significant.	No mitigation measures are required.	None.
Land Use	The acceleration in the Salton Sea's salinity would not physically divide the local community or otherwise result in a direct change to land use patterns, although this could affect the area's desirability for recreational use.	No mitigation measures are required.	None.
Agricultural Resources	The Salton Sea itself does not contain agricultural resources, and the changes to Sea elevation and salinity would not affect nearby agricultural lands. No significant impact to agricultural resources would occur.	No mitigation measures are required.	None.
Recreational Resources	<p>Decreasing surface water elevation of the Salton Sea would affect existing recreational facilities, some of which would have to be relocated (i.e., campgrounds, docks) or re-established (i.e., roads and trails leading to the water). Decreasing water levels would expose footings and other remnants of campgrounds that are currently underwater. The impact to developed recreational facilities from decreased water levels, therefore, is considered significant.</p> <p>Increased salinity would hasten the decrease in the number of fish that live in the Salton Sea, adversely affecting sport fishing opportunities. This would be a significant impact. The accelerated decrease in fish populations would result in an accelerated decrease in the food supply for fish-eating birds at the Salton Sea.</p>	<p>If the decrease in the surface water elevation of the Salton Sea results in the exposure of public docks, launch ramps, or other public structures, thus precluding their intended use, then funding shall be provided for the relocation of these facilities in proportion to the water elevation decrease that is attributable to the Proposed Project. Footings and other remnants of campgrounds that are exposed due to the accelerated decline in surface water elevation of the Salton Sea shall be removed.</p> <p>Alternatively, implementation of Mitigation Strategy 2 (Use of Conserved Water as Mitigation) would avoid impacts associated with the decline in Salton Sea surface water elevation. This potentially feasible measure would reduce the impacts to recreational facilities, such as newly exposed docks, launch ramps, and campground remnants, to a less-than-significant level. Mitigation Strategy 2 also would mitigate impacts to sport fishing to a less-than-significant level.</p>	Significant and unavoidable impact to sport fishing, if Mitigation Strategy 2 (Use of Conserved Water as Mitigation) was not adopted.

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
SALTON SEA (CONTINUED)			
Recreational Resources (continued)		Mitigation Strategy 1 (Hatchery and Hatchery Replacement) also would mitigate impacts to bird watching since the fish hatchery and ponds that would be constructed would provide fish-eating birds with a food source to replace the Salton Sea fishery. The ponds would be open to the public. Impacts to sport fishing would remain significant.	
Air Quality	<p>Although the new shoreline created by reduced inflows to the Salton Sea would only marginally increase the total land area within the ROI that presently generates fugitive dust, emissions from these areas would be significant due to the PM₁₀ nonattainment status of the region.</p> <p>Decreased water flow and quality in the Salton Sea could contribute to the premature death of flora and fauna and/or increase the summertime algae blooms, either or both of which would contribute to odorous emissions. However, as a result of low population levels around the Sea, it is not likely that the Proposed Project would create objectionable odors affecting a substantial number of people. This impact would be less than significant.</p>	<p>Implementation of Mitigation Strategy 2 (Use of Conserved Water as Mitigation) would avoid fugitive dust impacts associated with the decline in Salton Sea surface water elevation since additional water would be conserved by IID and would be allowed to flow to the Salton Sea. This potentially feasible measure would reduce impacts to air quality to a less-than-significant level.</p> <p>If Mitigation Strategy 1 (Hatchery and Hatchery Replacement) were adopted as mitigation for biological impacts, then Strategy 2 may not be adopted, and increased fugitive dust emissions would be considered a significant and unavoidable impact.</p>	Significant unavoidable impact due to increased fugitive dust emissions from the Salton Sea, if Mitigation Strategy 2 (Use of Conserved Water as Mitigation) is not adopted.
Cultural Resources	Reduction of the current and projected surface area of the Salton Sea may expose previously submerged cultural resources, which would leave those resources susceptible to site erosion and looting. This could result in a significant impact to cultural resources. Newly exposed land also could be cultivated or developed if found to be suitable for such use, which could impact cultural resources.	<p>IID shall conduct a series of archaeological and paleontological surveys at regular intervals (once every 3 years) to check the freshly exposed lands for the presence/absence of archaeological or paleontological sites. Future ground-disturbing projects would be subject to CEQA review (or in the case of tribal lands, would be subject to federal oversight by the Bureau of Indian Affairs following Section 106 compliance pathways).</p> <p>Alternatively, implementation of Mitigation Strategy 2 (Use of Conserved Water as Mitigation) would avoid impacts associated with the decline in Salton Sea elevation. This potentially feasible measure would reduce impacts to cultural resources to a less than significant level.</p>	Less than significant with mitigation.

Table ES-1. Summary of Impacts and Mitigations

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<i>Resource</i>	<i>Description of Impact</i>	<i>Mitigation Measure</i>	<i>Residual Impact</i>
SALTON SEA (CONTINUED)			
Noise	The only changes to the Salton Sea area would be associated with reduced inflow. No activities that generate noise would occur.	No mitigation measures are required.	None.
Aesthetics	Views of the Salton Sea from some public areas would include increased dry land and decreased open water. The exposed area would look like the existing beach, but views of the water from the developed public viewing facilities would be from a much greater distance. The change would be very gradual, and the visual impact would not be perceptible except over a long period, but ultimately, the impact would be significant.		Less than significant with mitigation.
Hazards and Hazardous Materials	The Proposed Project would accelerate the decline in the Sea's surface water elevation, but the amount of bottom sediment that would be exposed would be relatively small, resulting in only limited potential for public exposure to significant new hazardous conditions. The impact would be less than significant. The receding shoreline would likely reduce the amount of brackish marsh, which would reduce the area's mosquito population.	No mitigation measures are required.	None.
Public Services, Utilities and Transportation	Because impacts to this area would only involve change in water levels of the Salton Sea, impacts to public utilities, public services, and transportation systems would not occur.	No mitigation measures are required.	None.
Population, Housing, and Employment	Changes to surface water elevation and water quality of the Salton Sea would impact the fisheries and other recreational resources of the Sea, which may indirectly affect employment opportunities in the area, and possibly lead to a reduction in population. This potential loss of employment opportunities, while having social consequences, would not constitute a significant change to the environment.	No mitigation measures are required.	None.

Table ES-2. Summary of Cumulative Impacts

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<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Implementation Agreement (IA)	Same as Proposed Project.	No significant cumulative impacts would occur.
Inadvertent Overrun and Payback Policy (IOP)	Minor changes in river and reservoir levels associated with overrun and payback periods. Impacts associated with conservation by IID for purposes of paying back diversion exceedances in accordance with the IOP would be consistent with those that are already addressed in Chapter 3 of this PEIR.	No significant cumulative impacts would occur.
Interim Surplus Guidelines	Minor reduction in Lake Mead reservoir levels.	No significant cumulative impacts would occur.
Rule for Offstream Storage	Possible changes to flows and reservoir elevations in the Colorado River between Lake Powell and the Southerly International Boundary. This could adversely impact biological resources.	The Proposed Project could significantly impact biological resources of the lower Colorado River due to reduction in groundwater and surface water elevation. Cumulative impacts are potentially significant. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.
Lower Colorado River Multi-Species Conservation Program (MSCP)	Long-term beneficial impacts to biological resources on the lower Colorado River. The construction of conservation/restoration actions could result in short-term impacts to biological resources, water quality, geology and soils, air quality, and noise. Impacts to cultural resources also could result from ground disturbance required to implement the conservation/restoration actions of the MSCP. Depending on the sites that are selected for restoration/conservation actions, the MSCP also could result in such a conversion of Important Farmland to non-agricultural use.	The construction of conservation/restoration actions associated with the MSCP and biological mitigation measures described in section 3.2 could result in short-term impacts to biological resources, water quality, geology and soils, air quality, and noise. These impacts could be cumulatively significant if these actions occurred at the same general time and location. These impacts would be mitigable through standard construction practices that would be developed once specific sites were selected. Impacts to cultural resources along the lower Colorado River also could result from ground disturbance required to implement the conservation/restoration actions of the MSCP and the Proposed Project's biological mitigation measures.

Table ES-2. Summary of Cumulative Impacts

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<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Lower Colorado River Multi-Species Conservation Program (MSCP) (continued)		Impacts to cultural resources from the Proposed Project also could occur in the IID and SDCWA service areas and at the Salton Sea. Impacts could be cumulatively significant. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impact to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact. The Proposed Project could result in the conversion of Important Farmland to non-agricultural use, as described in section 3.5. This is considered a significant and potentially unavoidable impact. Depending on the sites that are selected for restoration/conservation actions, the MSCP also could result in such a conversion, as could the implementation of the Proposed Project's biological mitigation measures along the Colorado River. This would be a significant and potentially unavoidable impact to agricultural resources in Southern California.
Lower Colorado River Desert Region Plan	Beneficial impacts to water quality in agricultural drains.	No significant cumulative impacts would occur.
Colorado River Salinity Control Program	Beneficial impacts to Colorado River water quality	No significant cumulative impacts would occur.
Colorado River Basin Watershed Management Initiative	Beneficial impacts to water quality of the Salton Sea, New River, Alamo River, Imperial Valley agricultural drains, and CVSC.	No significant cumulative impacts would occur.
Salton Sea Restoration Project	Potential short- and long-term significant impacts to several environmental resources depending upon the alternative restoration strategies selected.	Due to lack of definition of alternatives, cumulative impacts are speculative. Cumulative impacts are potentially significant but mitigable.
Total Maximum Daily Load (TMDL) Program	Beneficial impacts to water quality in the Salton Sea and its tributaries.	No significant cumulative impacts would occur.
Heber Wastewater Treatment System	Beneficial impacts to water quality of agricultural drains and the Alamo River.	No significant cumulative impacts would occur..

Table ES-2. Summary of Cumulative Impacts

<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Dos Palmas Habitat Restoration/Enhancement	Beneficial impacts to biological resources.	No significant cumulative impacts would occur.
Brawley, California Wetland Project	Beneficial impacts to water quality of the New River, Salton Sea, and Imperial Valley agricultural drains.	No significant cumulative impacts would occur.
North Baja Powerline Project	Potential significant impacts to biological and (marsh and riparian habitat).	Potentially significant cumulative biological impacts. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact. Significant, potentially unavoidable cumulative impacts to agricultural resources could occur if both projects resulted in the conversion of Important Farmland. Short-term cumulative impacts from construction are unlikely unless construction occurred in the same general location and at the same time. Potential unavoidable short-term air quality impacts if construction occurred at the same time as the Coachella Canal Lining Project.
Mexicali Wastewater System Improvements	Beneficial impact to the water quality of the New River and Salton Sea. Potential increase in salinity of New River and flow to Salton Sea if wastewater is recycled in Mexico.	Potential increase in Salton Sea salinity from both the Proposed Project and the wastewater system improvements project may have impacts on food sources for fish-eating birds. This could result in a significant cumulative impact to recreational and biological resources. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.

Table ES-2. Summary of Cumulative Impacts

<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Coachella Valley Water Management Plan (CVWMP) (non-QSA part)	Short-term, construction-related impacts to biological resources, air quality, geology and soils, public services and utilities, transportation, hazardous materials, noise, and public safety. Potential increased agricultural return flows and decreased water quality to drains that empty into the Salton Sea from the Coachella Valley. Depending on the specific locations of facilities that would be constructed, impacts to biological, cultural, and geological resources also could occur.	Potential localized impacts to areas of disturbance that may be within the same general locations as those facilities associated with the Proposed Project. Impacts to biological, cultural, and geological resources, air quality, public services and utilities, transportation, hazardous materials, and noise would be cumulatively significant. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts, with the possible exception of air quality, to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.
Coachella Valley Multi-Species Habitat Conservation Plan (MSHCP)	Potential short-term localized impacts to biological resources. Long-term beneficial impacts to biological resources.	No significant cumulative impacts would occur.
Whitewater River Basin Flood Control Project	Beneficial impacts to biological resources.	No significant cumulative impacts would occur.
Flood Mitigation and Riverine Restoration Program	Beneficial impacts to flood control and biological resources.	No significant cumulative impacts would occur.
Peninsular Bighorn Sheep Recovery Plan	Beneficial impacts to biological resources.	No significant cumulative impacts would occur.
Mission Creek Subbasin Recharge Project	Beneficial impact from decrease in groundwater overdraft conditions within the Coachella Valley.	No significant cumulative impacts would occur.
Caltrans Route 86 Expressway Mitigation	Beneficial biological impact.	No significant cumulative impacts would occur.

Table ES-2. Summary of Cumulative Impacts

<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Te' Ayawa Energy Center	Potentially significant impacts, including impacts to geologic hazards, water resources, biological resources, traffic and transportation, noise, air quality, hazardous materials, hazardous waste, and visual resources would be reduced to less than significant impacts through application of mitigation measures.	Potentially significant impacts could result from the construction of the energy center and Proposed Project facilities, such as recharge basins, pipelines, and pumping stations. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts, with the possible exception of air quality, to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.
Coachella Valley/Salton Sea Non-Point Source Project	Beneficial impact to water quality of the Salton Sea. Short-term construction related impacts.	No significant cumulative impacts would occur.
Cabazon Resource Recovery Park	Short-term, localized construction impacts. Potential for contamination of surface and groundwater supplies due to hazardous spills.	Both the Proposed Project and the Cabazon Resources Recovery Park could result in significant impacts from construction. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts, with the possible exception of air quality, to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.
Cabazon Power Plant	Potential impact to water quality in the CVSC dependent on the salinity of the discharge from the plant.	Water quality impacts are speculative. Both the Proposed Project and the power plant project could result in significant impacts from construction. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts, with the possible exception of air quality, to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.
Hayfield Groundwater Storage Program	Short-term construction related impacts to biological resources, hazardous waste, soils, noise, and air quality.	No significant cumulative impacts would occur.

Table ES-2. Summary of Cumulative Impacts

<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Cadiz Groundwater Storage and Dry-Year Supply Program	Potential impact to groundwater quality. Short-term, construction-related impacts to biological, air, hazardous materials, and paleontological resources.	No significant cumulative impacts would occur.
Palo Verde Land Management, Crop Rotation, and Water Supply Program	Potentially minor loss of marsh and riparian habitat between Parker Dam and the Palo Verde Diversion Dam. Land fallowing could cause air quality impacts from fugitive dust emissions.	The Proposed Project and the Land Management, Crop Rotation, and Water Supply Program together would slightly lower the Colorado River median groundwater and surface elevation between Parker Dam and the Palo Verde Diversion Dam. This would not significantly affect water resources, but would result in a significant cumulative impact to biological resources. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.

1.0 INTRODUCTION

This Program Environmental Impact Report (PEIR) evaluates the potential environmental impacts from the implementation of the proposed project, the Quantification Settlement Agreement (QSA). The QSA would implement major components of California's draft Colorado River Water Use Plan (California Plan) and provide part of the mechanism for California to reduce its diversions of Colorado River water to the state's normal year apportionment of 4.4 million acre-feet (MAF) (Colorado River Board of California, 2000). The QSA components would provide a framework for conservation measures and water transfers for a period of up to 75 years (referred to as the quantification period). The Coachella Valley Water District (CVWD), Imperial Irrigation District (IID), and the Metropolitan Water District of Southern California (MWD) are signatory to the QSA. The QSA is described in detail in section 2.3, and a summary is included in Appendix A.

The California Environmental Quality Act (CEQA) requires preparation of an Environmental Impact Report (EIR) when an agency action, such as implementation of the QSA, is believed to have a potential for significant impacts on the environment. An EIR is "a public document used by the governmental agency to analyze the significant environmental effects of a proposed project, to identify alternatives, and to disclose possible ways to reduce or avoid the possible environmental damage" (Title 14, California Code of Regulations, §15002). An EIR serves as an informational document for decision-makers and the general public alike.

CVWD, IID, MWD, and the San Diego County Water Authority (SDCWA) have entered into an agreement to be co-lead agencies for the preparation of an EIR in accordance with §15051 of the State CEQA Guidelines. Although not a signatory to the QSA, SDCWA would benefit from the agreement since the QSA would facilitate the transfer of up to 200 thousand acre-feet per year (KAFY) of Colorado River water from IID to SDCWA under the IID/SDCWA Water Conservation and Transfer Agreement dated April 29, 1998. The decision to prepare an EIR to assess the potential environmental impacts of implementation of the QSA was made following the completion of an Initial Study/Environmental Checklist. A Notice of Preparation (NOP) was published on June 6, 2000, and distributed to the California State Clearinghouse and other potentially interested parties (see Appendix B).

1.1 PROJECT LOCATION

The water service areas of CVWD, IID, MWD, and SDCWA (which include parts of Ventura, Los Angeles, Orange, San Diego, San Bernardino, Riverside, and Imperial counties) are shown in Figure 1.1-1. The region of influence (ROI) comprises the areas that are affected by the QSA water conservation and transfer components, i.e., the water service areas of the four co-lead agencies. The ROI also includes areas adjacent to the Colorado River between Lake Mead and Imperial Dam and the areas of conveyance and distribution of Colorado River water by the co-lead agencies, particularly the Colorado River Aqueduct (CRA), All American Canal, and Coachella Canal. The locations of other entities within the State of California that hold interests in Colorado River water are shown on Figure 1.1-2.

1 **1.2 OVERVIEW OF THE AFFECTED WATER SERVICE AGENCIES**

2 The following discussion provides an overview of the roles and responsibilities of the four co-
3 lead agencies, along with their primary sources of water and distribution facilities. The
4 significance of Colorado River water to IID, CVWD, MWD, and SDCWA varies, but in all cases
5 the Colorado River constitutes a principal supply of water (in IID's case, it is the only water
6 supply).

7 **Imperial Irrigation District**

8 IID was organized in 1911 under the California Irrigation District Act (*California Water Code*
9 *§20510 et seq.*). IID diverts and distributes Colorado River water to nine cities and nearly
10 500,000 acres of agricultural lands in the Imperial Valley, which is located in Imperial County.
11 IID also provides power to more than 90,000 customers in Imperial County and parts of
12 Riverside and San Diego counties. For the purposes of this PEIR, references to IID's service area
13 refer to the water service area unless otherwise specified. Approximately 98 percent of the
14 water transported by IID is used for agriculture; the remaining 2 percent is delivered to the nine
15 cities and distributed to residential customers. This water is diverted at Imperial Dam and
16 conveyed through the All American Canal, both of which are operated and maintained by IID
17 (see Figure 1.1-1). The All American Canal delivers water to a 1,667-mile network of main and
18 lateral canals in the IID service area. Seven regulating reservoirs are included within the
19 distribution system. The drainage system within the IID service area generally discharges into
20 either the New or Alamo rivers or directly into the Salton Sea.

21 **Coachella Valley Water District**

22 CVWD was organized in 1918 under the County Water District Act (*California Water Code*
23 *§30000 et seq.*) to conserve and protect the Coachella Valley's water supplies. The CVWD
24 service area consists of approximately 637,600 acres, mainly in eastern Riverside County, with
25 small parts of the service area in northern Imperial and San Diego counties. CVWD is
26 responsible for importation and distribution of domestic water; wastewater collection,
27 reclamation, and redistribution; regional flood protection; importation and distribution of
28 irrigation water; irrigation drainage collection and disposal; groundwater management; and
29 water conservation.

30 For planning purposes, the Coachella Valley is divided into the Upper Valley and Lower Valley.
31 Water in the Upper Valley is supplied by several sources, including groundwater, surface
32 water, California State Water Project (SWP) water by exchange, canal water, and recycled water.
33 Canal water refers to Colorado River water supplied via the Coachella Canal (refer to Figure
34 1.1-1). The Lower Valley sources consist of canal water and groundwater. Of the Colorado
35 River water reaching the Coachella Valley, 98.5 percent is delivered to farmers. Several
36 conservation and management activities are incorporated into CVWD's irrigation system,
37 including but not limited to lining the Coachella Canal within the CVWD service area, burying
38 distribution pipelines, and building Lake Cahuilla to provide storage for Colorado River water.

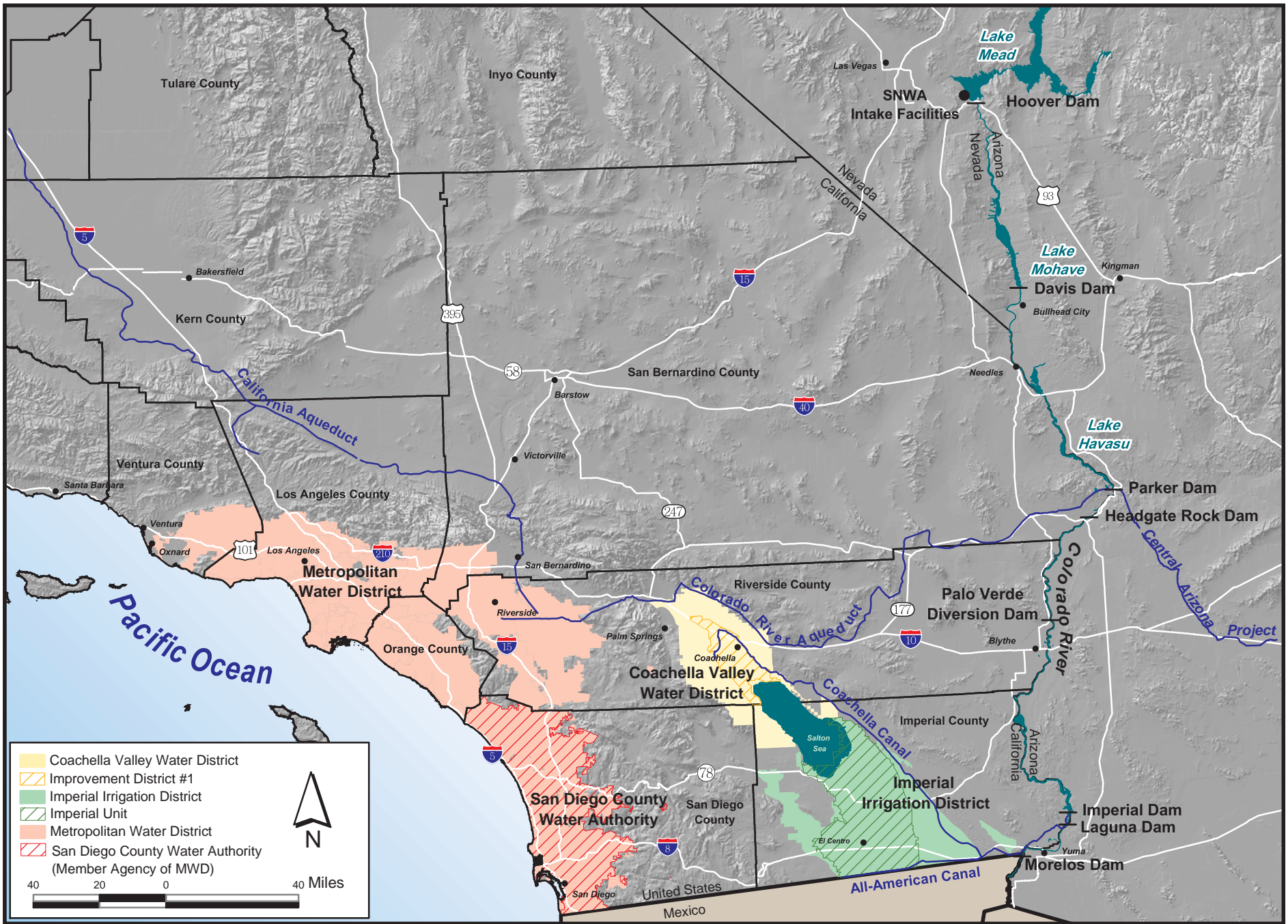


Figure 1.1-1. Water Service Areas of CVWD, IID, MWD and SDCWA

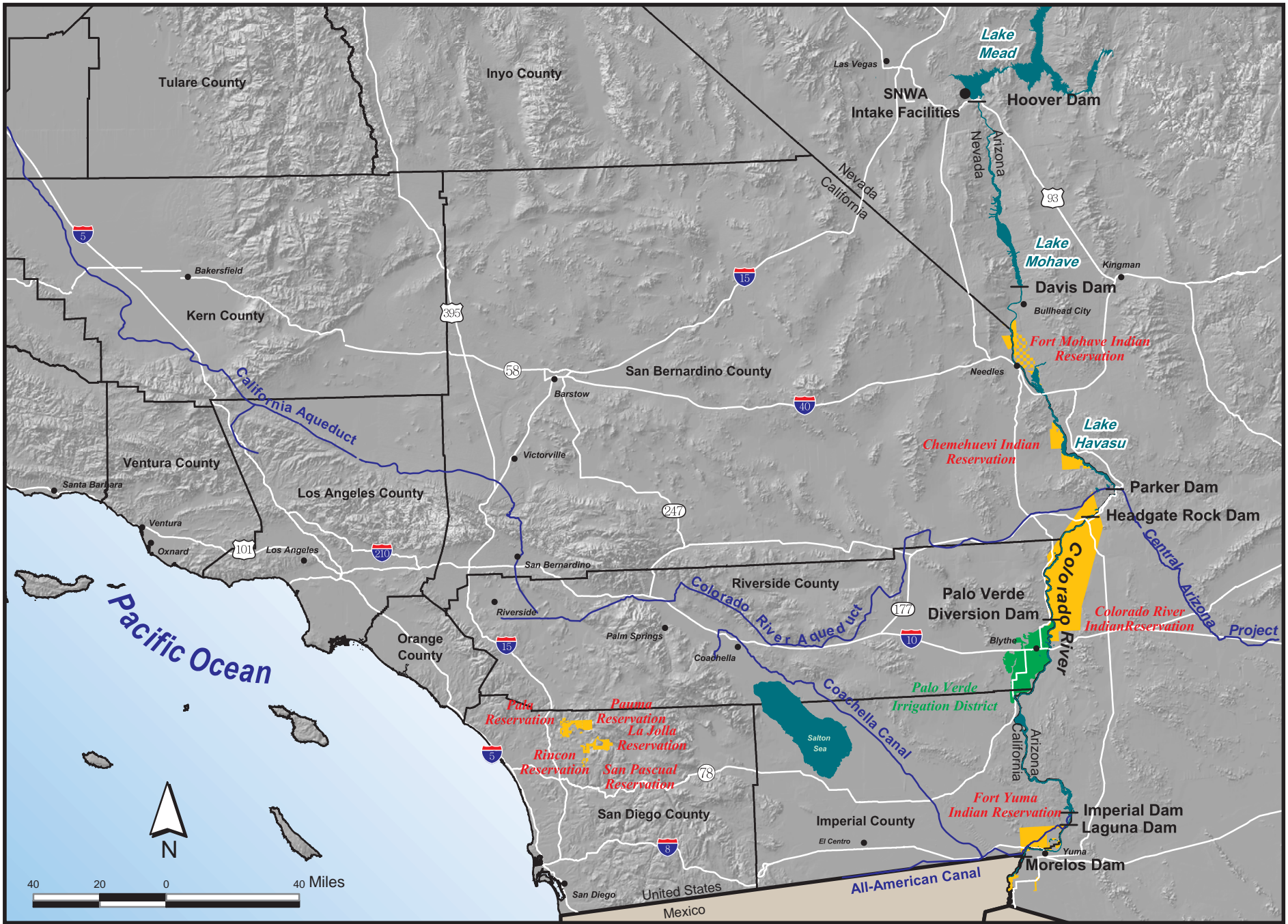


Figure 1.1-2. Other Potentially Affected Water Agencies and Selected Tribes

1 Other measures include operating the canal system through telemetry control, using water-
2 efficient irrigation techniques, and restructuring water-ordering procedures. All agricultural
3 drains empty into the Coachella Valley Stormwater Channel, which drains to the Salton Sea,
4 with the exception of those at the southern end of the Valley. Agricultural drains at the
5 southern end of the Coachella Valley flow directly to the Salton Sea.

6 **The Metropolitan Water District of Southern California**

7 MWD was organized in 1928 under the authority of the Metropolitan Water District Act
8 (Chapter 429, California Statutes of 1927, page 694). Historically, MWD has provided
9 supplemental water to the coastal plain of Southern California. MWD's deliveries augment
10 local and imported water supplies developed through surface catchment, groundwater
11 production, and water recycling. This supplemental water is provided to MWD's 26 member
12 agencies through a regional network of canals, pipelines, reservoirs, treatment plants, and
13 related facilities. In recent years, MWD has broadened its mission to include funding a number
14 of regional water management activities, including groundwater and recharge facilities, water
15 recycling projects, water conservation programs, and groundwater recovery and reclamation
16 projects. MWD contracts with federal and state agencies for water supplies. Water from the
17 Colorado River is diverted at the MWD facility at Lake Havasu under contract with the United
18 States (U.S.) Department of Interior, Bureau of Reclamation (Reclamation). Colorado River
19 water is conveyed to the MWD service area via the CRA, an MWD-owned and -operated
20 facility. Lake Havasu and the CRA are shown on Figure 1.1-1. Water from the SWP is
21 delivered via the state-owned Governor Edmund G. Brown California Aqueduct (California
22 Aqueduct) under contract with the California Department of Water Resources. The California
23 Aqueduct is shown on Figure 1.1-1. From the terminal points of these aqueducts, water is
24 delivered to MWD's member agencies via 775 miles of pipelines, five regional water treatment
25 plants, Lake Mathews, Diamond Valley Lake, and several smaller regulating facilities. Water
26 from these and other sources is delivered to approximately 240 cities and unincorporated
27 municipalities in the 5,200 square-mile MWD service area. MWD currently provides
28 approximately 60 percent of the total water used in its service area.

29 **San Diego County Water Authority**

30 SDCWA was organized in 1944 under the County Water Authority Act (California Statutes of
31 1943, Chapter 545, as amended) in order to bring imported water supplies to the San Diego
32 region. SDCWA provides wholesale water supplies to its 23 member agencies, which are all
33 public agencies delivering water to retail customers or other public agencies within San Diego
34 County. SDCWA joined MWD in 1946 and is today one of 26 member agencies of MWD.
35 SDCWA purchases more water from MWD than any other MWD member agency. In calendar
36 year 1999, SDCWA received approximately 27 percent of MWD's total deliveries and provided
37 approximately 27 percent of MWD's revenue. Currently, SDCWA's entire imported water
38 supply is purchased from MWD. Although MWD imports water from the Colorado River and
39 the SWP, the majority of water delivered by MWD to SDCWA is from the Colorado River.
40 Depending on the availability of local water in any given year, imported water accounts for
41 between 75 and 95 percent of all water utilized in the SDCWA service area.

42 SDCWA delivers water to its member agencies through two main aqueducts composed of five
43 large-diameter pipelines, along with numerous branch lines. The two aqueducts follow north-

1 to-south alignments extending through the SDCWA service area from the MWD point of
2 delivery located about 6 miles south of the Riverside/San Diego County line. Municipal and
3 industrial use constitutes between 80 and 85 percent of regional water consumption, and
4 agricultural use accounts for the remainder.

5 **1.3 COLORADO RIVER WATER MANAGEMENT OVERVIEW**

6 This section provides a general description of the Colorado River system and its associated
7 reservoirs and diversion facilities, summarizes the water supply available in the Colorado River
8 Basin from natural runoff, and describes how that water supply is distributed under the Law of
9 the River, including the water order and accounting process. The Colorado River Basin, major
10 tributaries, dams and reservoirs are shown in Figure 1.3-1.

11 **1.3.1 Colorado River System and Water Supply**

12 The Colorado River system serves as a source of water for irrigation, domestic, and other uses
13 in Arizona, California, Colorado, Nevada, New Mexico, Utah, and Wyoming and in the
14 Republic of Mexico (Mexico). The Colorado River also serves as a source of water for a variety
15 of recreational activities, hydroelectric power, and environmental benefits.

16 Most of the total annual flow into the Colorado River Basin is a result of natural runoff from
17 mountainous snowmelt. The natural flow of the River is high in the late spring and early
18 summer, diminishing rapidly by mid-summer. "Natural flow" is an estimate of flows that
19 would exist without reservoir regulation, depletion¹, or transbasin diversion by humans. While
20 flows in the late summer through autumn may increase following rain events, natural flow in
21 the later summer through winter is generally low. Major tributaries to the Colorado River
22 include the Green, San Juan, Yampa, Gunnison, and Gila rivers.

23 The annual flow of the Colorado River varies considerably from year to year. The natural flow
24 at the Lees Ferry gaging station, located 17 river miles below Glen Canyon Dam and above Lee
25 Ferry, Arizona (the division point between the Upper and Lower Basins of the Colorado River
26 as described in section 1.3.3 below), has varied annually from 5 million acre feet (MAF) to 24
27 MAF.

28 Most of the water in the lower Colorado River flows into the Lower Basin from the Upper Basin
29 and is measured at Lee Ferry, Arizona. In years when the minimum objective release is being
30 made from Glen Canyon Dam, about 92 percent of the annual natural supply is attributed to the
31 releases from the Upper Basin. The remaining 8 percent of the water in the lower Colorado
32 River is attributed to sidewash inflows due to rainstorms and tributary rivers in the Lower
33 Basin. In the Lower Basin, the Colorado River mean annual tributary inflow is approximately
34 1.3 MAF, excluding the intermittent Gila River inflow. Actual Lower Basin tributary inflows
35 are highly variable from year to year.

36

1 Depletion is defined as consumptive use of Colorado River water (diversions minus return flows), and system losses (including, although not limited to, evaporation and evapotranspiration).

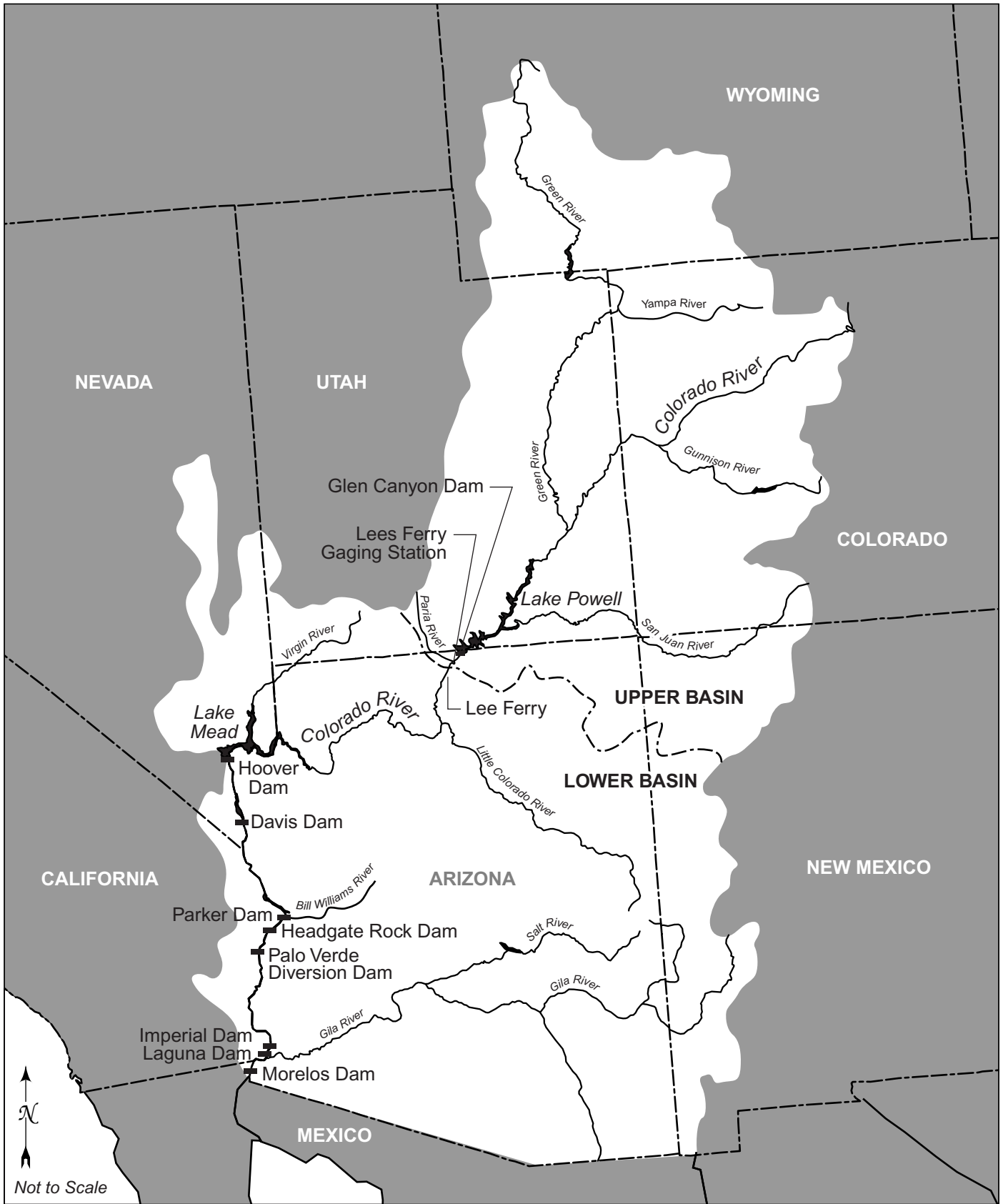


Figure 1.3-1. Upper and Lower Basins of the Colorado River

1 **1.3.2 Colorado River Reservoirs and Diversion Facilities**

2 The Colorado River system contains numerous reservoirs and facilities constructed by
3 Reclamation that combined provide approximately 60 MAF of active storage. The Lower Basin
4 dams and reservoirs include Hoover, Davis, Parker, Headgate Rock, Palo Verde Diversion,
5 Imperial, Laguna, and Morelos dams. Hoover Dam created Lake Mead, which can store up to
6 27.4 MAF of storage. Davis Dam was constructed to re-regulate Hoover Dam’s releases, and to
7 aid in the annual U.S.-Mexico Water Treaty deliveries. Davis Dam forms Lake Mohave and
8 provides 1.8 MAF of storage. Parker Dam forms Lake Havasu, which provides up to 0.648 MAF
9 of storage. Headgate Rock Dam forms Lake Moovalya and is a run-of-the-river structure (i.e., it
10 creates a small impoundment, but has no substantial storage capacity). Palo Verde Diversion
11 Dam forms an unnamed impoundment and is a run-of-the-river structure. Imperial Dam,
12 located approximately 28 miles northeast of Yuma, Arizona, is a diversion and desilting facility
13 for the All American Canal and the Gila Main Gravity Canal. Laguna Dam forms an unnamed
14 impoundment and can store up to 700 acre-feet (AF). Morelos Dam, near the Northerly
15 International Boundary with Mexico, is the primary delivery point for Colorado River water
16 under the U.S.-Mexico Water Treaty. Table 1.3-1 summarizes the storage facilities and major
17 diversion dams from Hoover Dam to Morelos Dam (refer to Figure 1.3-1 for general locations).

18 California receives most of its Colorado River water at three diversion points: the Whitsett
19 Pumping Plant, owned and operated by MWD in Lake Havasu; the Palo Verde Diversion Dam,
20 which diverts water for the Palo Verde Irrigation District (PVID); and the All American Canal
21 diversion at Imperial Dam, which diverts water for CVWD, IID, and the Yuma Project
22 Reservation Division.

23 There are several points of diversion of Colorado River water in Arizona, including but not
24 limited to the following: the Central Arizona Project facilities at Lake Havasu; Headgate Rock
25 Dam near Parker, Arizona; Imperial Dam into both the Gila Gravity Main Canal and the All
26 American Canal for subsequent release into the Yuma Main Canal. Arizona is also apportioned
27 50 KAFY of water from the Upper Basin. This water is diverted above Lee Ferry, Arizona.

28 Approximately 90 percent of Nevada’s Colorado River water apportionment is diverted at
29 Saddle Island in Lake Mead by the Southern Nevada Water Authority (SNWA); the remainder
30 of the state’s apportionment is diverted below Davis Dam in the Laughlin area.

31 **1.3.3 Regulatory Framework**

32 **1.3.3.1 The Law of the River**

33 The use of Colorado River water is governed by a group of federal and state laws, interstate
34 compacts, an international treaty, court decisions, federal contracts, federal and state
35 regulations, and multi-party agreements. This body of law is commonly referred to as the “Law
36 of the River.” Selected documents that comprise the Law of the River are discussed below, and
37 a more comprehensive list is included in Table 1.3-2.

Table 1.3-1. Colorado River Storage Facilities and Major Diversion Dams from Hoover to Morelos Dam

<i>Facility</i>	<i>Reservoir</i>	<i>Location</i>	<i>Storage Capacity (AF)</i>
Hoover Dam	Lake Mead	Nevada and Arizona near Las Vegas, 270 miles downstream of Glen Canyon Dam	27,400,000
Davis Dam	Lake Mohave	70 miles downstream of Hoover Dam	1,818,000
Parker Dam	Lake Havasu ¹	150 miles downstream of Hoover Dam	648,000
Headgate Rock Dam	Lake Moovalya	164 miles downstream of Hoover Dam	N.A. ³
Palo Verde Diversion Dam	Unnamed impoundment	209 miles downstream of Hoover Dam	N.A. ³
Senator Wash regulating facility	Senator Wash Reservoir ²	290 miles downstream of Hoover Dam near Imperial Dam	13,800 ⁴
Imperial Dam	Unnamed impoundment	290 miles downstream of Hoover Dam	1000
Laguna Dam	Unnamed impoundment	300 miles downstream of Hoover Dam	700
Morelos Dam	Unnamed impoundment	320 miles downstream of Hoover Dam	N.A. ³

1. Lake Havasu provides a relatively constant water level for water diversions.
2. Senator Wash Reservoir is an offstream reservoir with a pumping/generating plant.
3. Not applicable, Run-of-river diversion structure.
4. Current operating restrictions limit storage of water.

3 *Colorado River Compact of 1922 (Compact)*

4 The Compact divided the Colorado River into the Upper Basin and the Lower Basin. As shown
5 on Figure 1.3-1, the Upper Basin includes those portions of Arizona, Colorado, New Mexico,
6 Utah, and Wyoming within and from which waters drain naturally into the Colorado River
7 above Lee Ferry, Arizona. The Lower Basin consists of those portions of Arizona, California,
8 Nevada, New Mexico, and Utah within and from which waters drain naturally into the
9 Colorado River system below Lee Ferry. The Compact apportioned to each basin, in perpetuity,
10 the exclusive beneficial consumptive use of 7.5 million acre-feet per year (MAFY). In addition
11 to the 7.5 MAFY apportioned to the Lower Basin, the Lower Basin was given the right to
12 increase its beneficial consumptive use by 1.0 MAFY.

13 The Compact also divided the seven Colorado River Basin States into the Upper Division and
14 Lower Division. The Upper Division states are Colorado, New Mexico, Utah, and Wyoming.
15 The Lower Division states are Arizona, California, and Nevada.

16

17

Table 1.3-2. Selected Documents Included in the Law of the River

<p>The River and Harbor Act, March 3, 1899.</p> <p>The Reclamation Act of June 17, 1902.</p> <p>Reclamation of Indian Lands in Yuma, Colorado River, and Pyramid Lake Indian Reservations Act of April 21, 1904.</p> <p>Yuma Project authorized by the Secretary of the Interior on May 10, 1904, pursuant to Section 4 of the Reclamation Act of June 17, 1902.</p> <p>Protection of Property Along the Colorado River Act of June 25, 1910.</p> <p>Warren Act of February 21, 1911.</p> <p>Patents and Water-Right Certificates Acts of August 9, 1912 and August 26, 1912.</p> <p>Yuma Auxiliary Project Act of January 25, 1917.</p> <p>Availability of Money for Yuma Auxiliary Project Act of February 11, 1918.</p> <p>Sale of Water for Miscellaneous Purposes Act of February 25, 1920.</p> <p>Federal Power Act of June 10, 1920.</p> <p>The Colorado River Compact, 1922.</p> <p>The Colorado River Front Work and Levee System Acts of March 3, 1925, June 21, 1927, June 28, 1946</p> <p>The Boulder Canyon Project Act of December 21, 1928.</p> <p>The California Limitation Act of March 4, 1929.</p> <p>The California Seven Party Agreement of August 18, 1931.</p> <p>The Rivers and Harbors Act of August 30, 1935.</p> <p>The Parker Dam Power Project Appropriation Act of May 2, 1939.</p> <p>The Reclamation Project Act of August 4, 1939.</p> <p>The Boulder Canyon Project Adjustment Act of July 19, 1940.</p> <p>The Flood Control Act of December 22, 1944.</p> <p>U.S.-Mexico Water Treaty, February 3, 1944.</p> <p>Gila Project Act of July 30, 1947.</p> <p>The Upper Colorado River Basin Compact of October 11, 1948.</p> <p>Consolidate Parker Dam Power Project and Davis Dam Project Act of May 28, 1954.</p> <p>43 CFR Part 414.</p> <p>43 CFR Part 417.</p>	<p>The Parker and Grand Coulee Dams Authorization Act of August 30, 1935.</p> <p>Palo Verde Diversion Dam Act of August 31, 1954.</p> <p>Change Boundaries, Yuma Auxiliary Project Act of February 15, 1956.</p> <p>The Colorado River Storage Project Act of April 11, 1956.</p> <p>Water Supply Act of July 3, 1958.</p> <p>Boulder City Act of September 2, 1958.</p> <p>Report of the Special Master, Simon H. Rifkind, <i>Arizona v. California</i>, et al., December 5, 1960.</p> <p>United States Supreme Court Decree, <i>Arizona v. California</i>, March 9, 1964.</p> <p>International Flood Control Measures, Lower Colorado River Act of August 10, 1964.</p> <p>Southern Nevada (Robert B. Griffith) Water Project Act of October 22, 1965.</p> <p>The Colorado River Basin Project Act of September 30, 1968.</p> <p>Criteria for the Coordinated Long Range Operation of Colorado River Reservoirs, June 8, 1970.</p> <p>Supplemental Irrigation Facilities, Yuma Division Act of September 25, 1970.</p> <p>Minutes 218, March 22, 1965; 241, July 14, 1972, (replaced 218); and 242, August 30, 1973, (replaced 241) of the International Boundary and Water Commission, pursuant to the U.S.-Mexico Water Treaty.</p> <p>The Colorado River Basin Salinity Control Act of June 24, 1974, as amended.</p> <p>United States Supreme Court Supplemental Decrees, <i>Arizona v. California</i>, January 9, 1979, April 16, 1984, and June 19, 2000.</p> <p>Hoover Powerplant Act of August 17, 1984.</p> <p>The Numerous Colorado River Water Delivery and Project Repayment Contracts with the states of Arizona and Nevada, cities, water districts, and individuals.</p> <p>Hoover and Parker-Davis Power Marketing Contracts.</p> <p>The Grand Canyon Protection Act of 1992.</p> <p>The Reclamation States Emergency Drought Relief Act of March 5, 1992, as extended by the Act of January 24, 2000.</p>
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1 *Boulder Canyon Project Act of 1928 (BCPA)*

2 In 1928, Congress enacted the BCPA (45 Stat. 1057), which authorized the Secretary of the
3 Interior (Secretary) to construct Hoover Dam and the All American Canal, and to contract for
4 the delivery and use of water from these facilities for irrigation and domestic uses. Congress
5 conditioned the BCPA upon the ratification of the Compact by at least six of the Colorado River
6 Basin states, including California. The BCPA authorized the States of Arizona, California, and
7 Nevada to enter into an agreement in which Nevada would be entitled to 0.3 MAFY and
8 Arizona 2.8 MAFY of the 7.5 MAFY apportioned to the Lower Basin for beneficial use by Article
9 III, paragraph A of the Compact, leaving 4.4 MAFY available for California. The authorized
10 agreement would have also provided Arizona with one-half of the excess or surplus waters
11 unapportioned by the Compact. Such an agreement was never executed by Arizona, California,
12 and Nevada. The BCPA's taking effect was conditioned upon the State of California irrevocably
13 and unconditionally agreeing to the following if Arizona, California, Colorado, Nevada, New
14 Mexico, Utah, and Wyoming had not ratified the Compact within six months of passage of the
15 BCPA:

- 16 • limit annual consumptive use (diversions less return to the River) in California to no
17 more than 4.4 MAF of the 7.5 MAF of the waters apportioned to the Lower Division
18 States by the Compact; plus,
- 19 • utilizing not more than one-half of any excess or surplus waters unapportioned by the
20 Compact.

21 California met this requirement by passing the California Limitation Act in 1929.

22 Section 5 of the BCPA authorizes the Secretary to contract with entities and individuals in the
23 Lower Division States (including the states themselves) for delivery of Colorado River water.
24 These contracts are generally referred to as "Section 5 Contracts," and are for permanent
25 service.

26 *California Seven Party Agreement of 1931 (Seven Party Agreement)*

27 Neither the Compact, the BCPA, nor the California Limitation Act apportion the use of water
28 among agencies within California. Prior to entering into Section 5 Contracts with California
29 agencies, the Secretary requested that the State of California recommend to the Secretary an
30 apportionment of California's share of Colorado River water among California water users. In
31 response, seven major California entities executed the California Seven Party Agreement of
32 1931, in which the California entities agreed to an apportionment of California's share of
33 Colorado River water, and agreed to priorities among the seven parties. The State of California
34 recommended that the Secretary adopt such apportionments, which the Secretary did. The
35 terms of the Seven Party Agreement were incorporated into the Section 5 Contracts with the
36 Secretary, thereby placing the recommended apportionments into effect.

37 The California water delivery contracts, executed from 1930 to 1934 between the United States
38 and California public agencies, provided for storage and delivery of water from Lake Mead in
39 excess of 5.362 MAFY, the amount shown in the Seven Party Agreement. The Seven Party
40 Agreement sets the priorities among the signatory agencies relative to their use of Colorado

1 River water. The first three priorities are for a total beneficial consumptive use of up to 3.85
2 MAFY, with PVID having the first priority to irrigate 104,500 acres of Valley lands (Priority 1);
3 the Yuma Project, Reservation Division, having second priority to irrigate not more than 25,000
4 acres (Priority 2); and the third priority being shared amongst IID, CVWD, and PVID, the latter
5 being for 16,000 acres of adjoining lower Palo Verde Mesa lands (Priority 3a and 3b). The fourth
6 priority is held by MWD for 0.55 MAFY (Priority 4). The first four priorities allocate a total of
7 4.4 MAFY, which is equal to California's normal year apportionment of Colorado River water.
8 The fifth priority for 0.662 MAFY was originally allocated to the City and County of San Diego,
9 but later transferred to MWD when SDCWA joined MWD (Priority 5a and 5b). The sixth
10 priority is held by CVWD, IID, and PVID for 0.3 MAF (Priority 6a and 6b). The seventh priority
11 is for agricultural use in the Colorado River Basin in California (Priority 7). The Seven Party
12 Agreement priority provisions were incorporated verbatim by the Secretary into each of the
13 water delivery contracts. There is no further written division of the first three priorities' right
14 (Priority 1, 2, 3a, and 3b) to the use of the 3.85 MAFY under the priority provision of the Seven
15 Party Agreement.

16 Figure 1.3-2 schematically shows the allocation, by priority, of Colorado River water to entities
17 within California under the Seven Party Agreement. Many of California's major diverters on
18 the Colorado River do not have exact quantified apportionments, although their entitlements
19 are capped at an overall maximum by priority. The amount of Colorado River water
20 apportioned under the Seven Party Agreement totals 5.362 MAFY, or 0.962 MAFY more than
21 California's normal year apportionment of 4.4 MAF. Therefore, diversions of more than 4.4
22 MAF under Priorities 5a, 5b, 6a, and 6b in any given year are dependent upon one or more of
23 the following conditions: surplus water is available; Arizona and/or Nevada do not divert their
24 full apportionments or less than 4.4 MAF is used within California by entities with higher
25 priorities.

26 *United States-Mexico Water Treaty of 1944 (U.S.-Mexico Water Treaty)*

27 Under Article 10(a) of the *Utilization of Waters of the Colorado and Tijuana Rivers and of the Rio*
28 *Grande - Treaty between the United States of America and Mexico* dated February 3, 1944, Mexico is
29 entitled to an annual amount of 1.5 MAF of Colorado River water. Under Article 10(b) of the
30 U.S.-Mexico Water Treaty, Mexico may schedule up to an additional 0.2 MAF when "there
31 exists a surplus of waters of the Colorado River in excess of the amount necessary to satisfy uses
32 in the United States."

33 *Arizona v. California, 1964 Supreme Court Decree (Decree)*

34 In 1964, the Supreme Court of the United States entered its Decree in *Arizona v. California* (376
35 U.S. 340), and supplemental Decrees were entered in 1979 (439 U.S. 419), 1984 (460 U.S. 605),
36 and 2000 (531 U.S. 1). The Decree resolved disputes over how apportioned water available for
37 release from Colorado River water controlled by the United States for use in Arizona,
38 California, and Nevada should be determined. The Decree recognized certain Federal Reserved
39 Rights and provided a process for the quantification of all claimed Present Perfected Rights
40 (PPRs), all to be supplied from the existing apportionments of the respective states. As set forth
41 in the Decree, the term "PPRs" refers to water rights based upon diversion and beneficial use

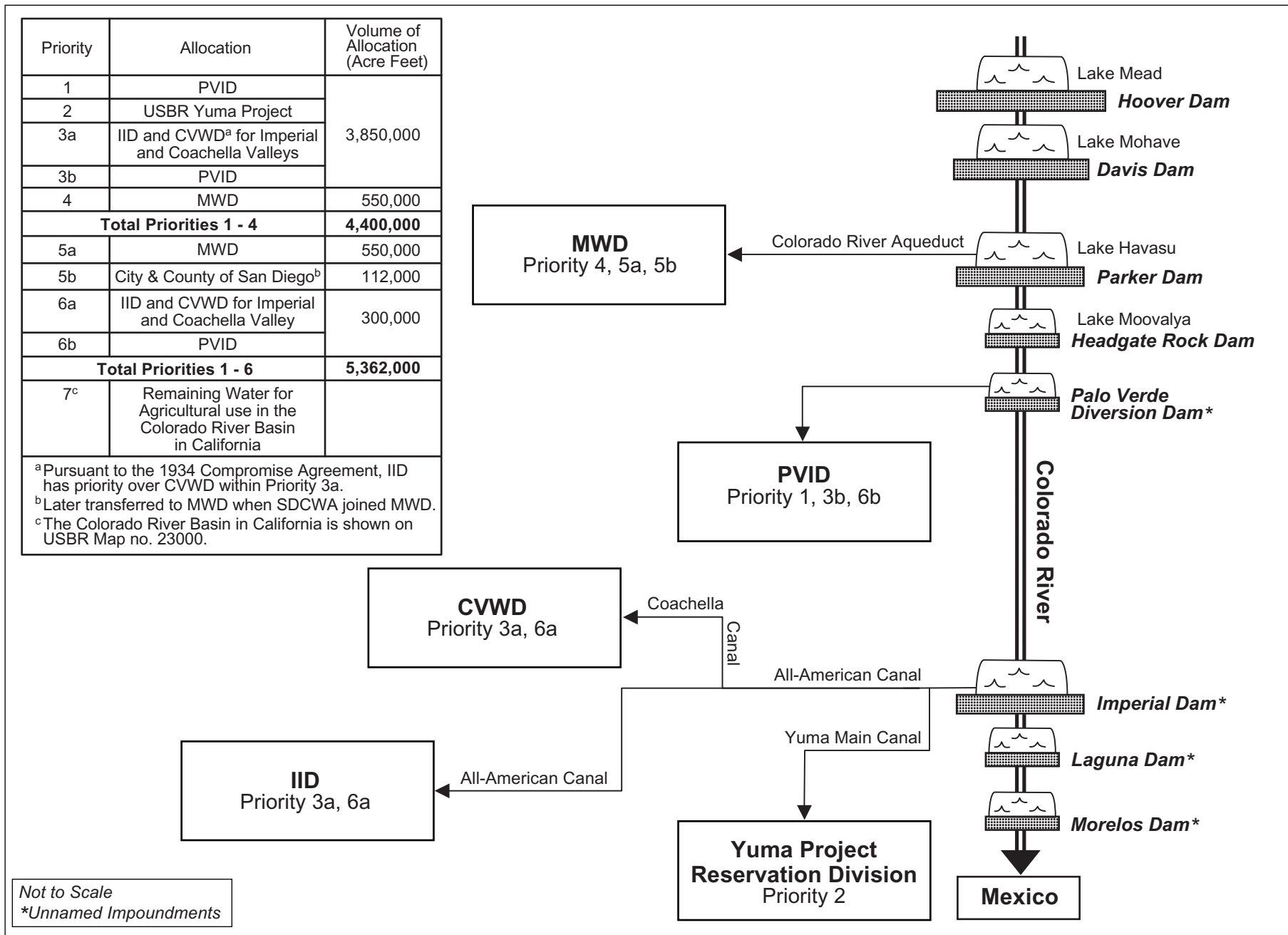


Figure 1.3-2. Colorado River Water Allocation Under the Seven Party Agreement

1 prior to the effective date of the BCPA (June 25, 1929).² All PPRs are numbered, and their
2 relative priorities are set forth within the supplemental Decree entered January 9, 1979,
3 although some of the Federal Reserved Rights have been further modified by the supplemental
4 Decrees entered in 1984 and 2000. During a shortage, the Federal Reserved Rights identified in
5 Article II(D)(1)-(5) of the Decree have the highest priority. The Federal Reserved Rights so
6 identified in Article II(D)(1)-(5) of the Decree are identified in the 1979 supplemental Decree as
7 numbers 1-3, 22-25, and 81. After Federal Reserved Rights and Miscellaneous PPRs are
8 satisfied, the next category of water rights to be satisfied is PPRs for water projects and water
9 districts, which are identified in the 1979 supplemental Decree as numbers 4-6, 26-28, and 82.
10 The Miscellaneous PPRs identified in the 1979 supplemental Decree as numbers 7-21 and 29-80
11 have the next highest priority.

12 The Decree enjoins the Secretary from releasing or delivering water other than to water users in
13 the United States with valid contracts made pursuant to Section 5 of the BCPA or to specified
14 federal reservations. The Decree provides the parameters for delivering water in “normal,”
15 “surplus,” and “shortage” years. The Decree directs the Secretary to release 4.4 MAF of
16 mainstream water controlled by the United States to California in a normal year. Holders of
17 Federal Reserved Rights and certain PPRs are not parties to the Seven Party Agreement, and
18 their rights must be satisfied out of California’s 4.4 MAFY apportionment in a normal year. In
19 addition to the normal year allocation, in a surplus year as determined by the Secretary, the
20 Secretary shall apportion 50 percent of the water in excess of 7.5 MAF for use in California. In a
21 shortage year, the Secretary must first satisfy all of the PPRs pursuant to the 1964 Decree and
22 subsequent Decrees. The Secretary must then apportion the remaining water consistent with
23 the BCPA and the Decree, but in no event shall more than 4.4 MAF be apportioned for use in
24 California, including use by all PPRs. The Decree also provides that Colorado River water
25 apportioned to a Lower Division State but not used by that state may be made available to
26 another Lower Division State (this water is generally termed “unused apportionment”).
27 California therefore has historically been allowed to divert water that was apportioned to, but
28 not used by, Arizona and Nevada.

29 *Colorado River Basin Project Act of 1968 (CRBPA)*

30 This Act authorized construction of a number of water development projects, including the
31 Central Arizona Project and required the Secretary to develop the Criteria for Coordinated
32 Long-Range Operation of Colorado River Reservoirs (LROC).

33 **1.3.3.2 Recent Reclamation Guidelines and Rules**

34 *Interim Surplus Guidelines*

35 As discussed above, California has been legally diverting more than its normal year
36 apportionment of 4.4 MAF of Colorado River water for many years. The Secretary has adopted
37 specific Interim Surplus Guidelines that provide users of Colorado River water, particularly
38 those in California who currently utilize surplus water, a greater degree of predictability with

2 Federal Reserved Rights do not require diversion and use to be considered valid water rights under the concepts embodied in the Federal Reserved Rights Doctrine.

1 respect to the likely existence, or lack thereof, of a surplus determination in a given year for the
2 interim period (2002 to 2016). The Interim Surplus Guidelines facilitate California's transition to
3 use of a reduced supply of Colorado River water. A Final Environmental Impact Statement
4 (EIS) was released that assesses the impacts of these guidelines (United States Bureau of
5 Reclamation [USBR] 2000b) and a Record of Decision (ROD) was adopted (*Federal Register*, Vol.
6 66, No. 17, January 25, 2001, Notices).

7 The Interim Surplus Guidelines will be used annually during the interim period to determine
8 the conditions under which the Secretary may declare the availability and volume of surplus
9 water for use within the states of Arizona, California, and Nevada. The Interim Surplus
10 Guidelines are consistent with both the Decree and the LROC. The water conservation and
11 transfer projects that are part of the QSA would facilitate compliance with the benchmarks or
12 milestones as identified in the Interim Surplus Guidelines ROD, described below. Subject to
13 suspension as described below, the Interim Surplus Guidelines will remain in effect for
14 determinations made through calendar year 2015 regarding the availability and volume of
15 surplus water through calendar year 2016. The Interim Surplus Guidelines may be subject to 5-
16 year reviews conducted concurrently with LROC reviews. The Interim Surplus Guidelines
17 would be applied each year as part of the Annual Operating Plan for Colorado River
18 Reservoirs.

19 The Interim Surplus Guidelines, as adopted in the ROD, provide for a number of actions and
20 certain benchmarks for reduction of California's Colorado River water use. In the event that
21 California contractors have not executed the QSA by December 31, 2002, the Interim Surplus
22 determinations identified in the Interim Surplus Guidelines ROD will be suspended and
23 surplus determinations will be based upon the 70R Strategy³, until such time that California
24 completes all actions and complies with reductions in water use identified in Section 5(c) of the
25 Interim Surplus Guidelines ROD. Section 5(c) establishes benchmark quantities and dates for
26 reductions in California agricultural usage, and states that in the event California has not
27 reduced its use to meet the benchmark quantities, the Interim Surplus determinations identified
28 in the Interim Surplus Guidelines ROD will be suspended and determinations will be based on
29 the 70R strategy. Section 5(c) also provides conditions regarding reinstatement of Interim
30 Surplus determinations if missed benchmarks are later met.

31 *Rule for Offstream Storage of Colorado River Water*

32 Reclamation developed and the Department of the Interior adopted a rule to facilitate interstate
33 contractual distribution of Colorado River water among Arizona, California, and Nevada.
34 Reclamation prepared an Environmental Assessment to assess the environmental impacts of the
35 rule, and a Finding of No Significant Impact was issued on October 1, 1999. The final rule was
36 published in the *Federal Register* on November 1, 1999, and became effective December 1, 1999.
37 The Rule establishes a procedural framework for an expressly authorized storing entity to enter
38 into storage agreements with authorized entities to store Colorado River water offstream.

3 The "70R" Strategy is an operating strategy for distributing surplus water and avoiding spills. The 70R strategy assumes a particular percentile historical runoff, along with a normal year, or 7.5 MAF delivery to the Lower Division States, for the next year. Applying these values to current reservoir storage, the projected reservoir storage at the end of next year is calculated. If the calculated space available at the end of next year is less than the space required by flood control criteria, then a surplus condition is determined to exist.

1 The Arizona Water Banking Authority (AWBA) has entered into an initial interstate banking
2 agreement with SNWA and the Colorado River Commission of Nevada (CRC) under which
3 Colorado River water will be stored by AWBA for the benefit of Nevada. AWBA, SNWA, CRC,
4 and Reclamation are developing a Storage and Interstate Release Agreement that would cover
5 the actions to be taken by the United States. AWBA is developing a third agreement with
6 Central Arizona Water Conservation District (CAWCD) for development of “intentionally
7 created unused apportionment” under which Arizona would be committed to reduce its
8 consumptive use of Colorado River water when water is recovered from offstream storage.
9 Under these agreements, when SNWA wants to receive the benefit of the stored water, AWBA
10 would recover the stored water that would be used in Arizona, permitting CAWCD to reduce
11 its consumptive use of Colorado River water and thereby allowing the Secretary to release the
12 intentionally created unused apportionment to SNWA under Article II (B)(6) of the Decree.

13 **1.3.4 Operation of the Colorado River**

14 *Long-Range Operating Criteria*

15 The CRBPA required the Secretary to adopt operating criteria for the Colorado River by January
16 1, 1970. The LROC, adopted in 1970, controls the operation of the Colorado River reservoirs in
17 compliance with requirements set forth in the Compact, the Colorado River Storage Project Act
18 of 1956, the BCPA, the U.S.-Mexico Water Treaty and other applicable federal laws. Under the
19 LROC, the Secretary makes annual determinations published in the Annual Operating Plan
20 (discussed in the following section) regarding the availability of Colorado River water for
21 deliveries to the Lower Division States. A requirement to equalize the active storage between
22 Lake Powell and Lake Mead when there is sufficient storage in the Upper Basin is also included
23 in the LROC. The LROC call for formal reviews at least every 5 years and can only be modified
24 after correspondence with the governors of the seven Basin States and appropriate consultation
25 with such state representatives as each governor may designate.

26 *Annual Operating Plan*

27 The CRBPA also requires the preparation of an Annual Operating Plan for the Colorado River
28 reservoirs that guides the operation of the system for the following year. The Annual Operating
29 Plan describes how Reclamation will manage River resources over the 12-month period,
30 consistent with the LROC and the Decree. The Annual Operating Plan is prepared annually by
31 Reclamation in cooperation with the Basin States, other Federal agencies, Indian tribes, state
32 and local agencies and the general public, including governmental interests as required by
33 federal law. As part of the Annual Operating Plan process, the Secretary makes annual
34 determinations regarding the availability of Colorado River water for deliveries to the Lower
35 Division States as described below.

36 *Normal, Surplus, and Shortage Determinations*

37 The Secretary is required to determine when “normal,” “surplus,” and “shortage” conditions
38 occur. These conditions are determined in the Annual Operating Plan and are referred to as
39 “normal,” “surplus,” and “shortage” years. As generally set forth in the Decree, a “normal
40 year” occurs if sufficient mainstream Colorado River water is available to satisfy 7.5 MAF of
41 annual consumptive use in the three Lower Division States (Arizona, California, and Nevada); a

1 “surplus year” occurs if sufficient mainstream water is available for release to satisfy in excess
2 of 7.5 MAF of annual consumptive use in the Lower Division States; a “shortage year” occurs if
3 insufficient mainstream water is available for release to satisfy 7.5 MAF of annual consumptive
4 use in the Lower Division States. The Secretary makes an annual determination of the water
5 supply conditions, in consultation with the Basin States, Indian tribes, and other parties, as
6 described in more detail below.

7 For the interim period, surplus conditions are determined based on the Interim Surplus
8 Guidelines as described in section 1.3.3.2 above.

9 *Water Orders and Decree Accounting*

10 *Water Orders*

11 Each September, Reclamation requires water users to submit diversion schedules, commonly
12 referred to as annual water orders. Annual water orders are estimates of monthly diversions
13 required by the water user for the following calendar year. Reclamation uses these annual
14 water orders to determine a tentative schedule of monthly releases for Hoover Dam, Davis
15 Dam, and Parker Dam. In addition to the annual water order, weekly water orders are also
16 submitted to Reclamation each Wednesday for the following week’s (Monday through Sunday)
17 water requirement. In December of each year, Mexico provides the United States with a
18 monthly water order for the upcoming year.

19 *Decree Accounting*

20 In accordance with Article V of the Decree (376 U.S. 340), the Secretary compiles and maintains
21 records of the following: diversions of water from the mainstream of the Colorado River; return
22 flow of such water to the mainstream of the Colorado River as is available for consumptive use
23 in the United States or in satisfaction of the U.S.-Mexico Water Treaty obligation; and,
24 consumptive use of such water, for each state and diverter. Reclamation reports these data for
25 each calendar year in the Decree Accounting Report. The Decree Accounting Report is released
26 within the calendar year following the calendar year of water use (for example, the Decree
27 Accounting Report for calendar year 1999 was released in July of 2000).

28 **1.4 HISTORY AND BACKGROUND**

29 **Key Concepts**

30 The concepts of “apportionment,” “entitlement,” “beneficial use as reasonably required,” and
31 “priority” are key to understanding the Law of the River. “Apportionment” refers to the
32 distribution of Colorado River water between the Upper and Lower Basin States as identified in
33 the Compact, within the Lower Division States as identified in the BCPA and the Decree, and
34 within the State of California as identified in the Seven Party Agreement. “Entitlement” is a
35 legal authorization to beneficially consume Colorado River water and is obtained through
36 historical diversion rights under state law and a right recognized in the Decree, a contract with
37 the United States through the Secretary or a Secretarial reservation of water. It is the
38 entitlement, not the apportionment that establishes a right to consumptively use Colorado River
39 water. “Beneficial use as reasonably required” refers to the standard for consumptive use of

1 water by an entitlement holder based on a variety of factors such as, location of use, land
2 classification, purpose of use, types of crops, condition of delivery facilities, and past record of
3 water orders (see 43 Code of Federal Regulations [CFR] Part 417). As stated in the Seven Party
4 Agreement, and the 1931 Secretarial regulations, “Priority” refers to the relative entitlement to
5 divert Colorado River water relative to other entities (i.e., in times of shortage, a lower priority
6 entitlement holder must reduce its diversions before a higher priority entitlement holder must).

7 The flow in the Colorado River is variable, and it may not always be possible to meet all water
8 demands. When water demands cannot be met in the aggregate, the entity with the highest
9 priority water rights is entitled to have its request for beneficial use as reasonably required met
10 first. The entity with the next highest priority is entitled to have its request met second, and so
11 on through all subordinate users, as long as supplies are available. In the Seven Party
12 Agreement (described above), priority is ranked numerically, with Priority 1 being the highest.
13 When insufficient water supplies are available to meet all of California’s beneficial uses, a
14 reduction in the amount of water available to California for beneficial use as reasonably
15 required would impact those entities with the lowest water priority. Under such circumstances,
16 the entities with lower priorities may have only some, or none, of their request met.

17 **Historic Water Diversions by California**

18 The Decree Accounting process established after the 1964 Decree forms the basis for comparing
19 years of California use of Colorado River water. California’s use of Colorado River water from
20 1964 to 1999 varied from 4.2 to 5.4 MAFY, with an average of 4.9 MAFY. The 1990 to 1999
21 period includes ranges of 4.5 to 5.2 MAFY, with an average of 5.0 MAFY. The infrastructure
22 and land use patterns that were present during the 1990 to 1999 time period are comparable to
23 current conditions; therefore, the water diversions that occurred during this time are assumed
24 to be representative of the current demand. Water diversions by California’s major Colorado
25 River diverters for the period 1990 through 1999 as reported in the Decree Accounting Records,
26 are illustrated in Table 1.4-1.

27 To date, California’s demands in excess of 4.4 MAFY have been met in part by Colorado River
28 water apportioned to Arizona and Nevada but not used by those states, and by water
29 designated as surplus by the Secretary. The amount of unused apportionment that previously
30 was available to California is diminishing, and unused apportionment is not likely to be
31 available in future years. This is due to the commencement of operation of the Central Arizona
32 Project in 1985 (a project that delivers Colorado River water to central Arizona irrigation
33 districts, cities, and Indian tribes), its substantial completion in 1993, and growing demand for
34 water in Nevada. Recently, California water agencies completed a major step toward reducing
35 California’s reliance on Colorado River water in excess of its apportionment of 4.4 MAFY in a
36 normal year when they negotiated the Quantification Settlement Agreement, and worked with
37 the Colorado River Board of California to develop the California Plan. The California Plan
38 describes an overall program that would assist California in limiting the state’s use of Colorado
39 River water to its 4.4 MAF apportionment in a normal year, and is described below.

40 **California’s Colorado River Water Use Plan**

41 The California Plan was developed by the Colorado River Board of California (CRB) to prepare
42 for likely reductions of Colorado River water available to California. The California Plan, which

Table 1.4-1. California's Consumptive Use of Colorado River Water, 1990 to 1999
All Values in Acre Feet

	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	Min.	Ave.	Max.
Agricultural District Net Diversions													
Palo Verde Irrigation District (PVID)	459,615	412,965	334,689	334,467	382,476	426,599	493,572	421,851	427,113	468,888	334,467	416,224	493,572
Yuma Project Reservation Division	67,711	61,862	51,319	57,624	56,208	50,168	46,516	41,591	45,003	42,419	41,591	52,042	67,711
Imperial Irrigation District (IID)	3,054,188	2,898,963	2,572,659	2,772,148	3,048,076	3,070,582	3,159,609	3,158,486	3,101,548	3,088,980	2,572,659	2,992,524	3,159,609
Coachella Valley Water District (CVWD)	369,685	317,563	309,367	318,990	326,102	326,697	331,473	338,028	337,466	333,810	309,367	330,918	369,685
Metropolitan Water District (MWD)	1,214,971	1,252,352	1,193,830	1,204,003	1,300,203	994,373	1,227,279	1,238,660	1,073,125	1,212,067	994,373	1,191,086	1,300,203
California Other ¹	51,452	60,083	53,904	54,796	56,335	57,065	64,205	51,504	60,975	48,216	48,216	55,854	64,205
Unmeasured Return Flow Credit ²	N/A	N/A	N/A	N/A	44,669	88,679	96,487	88,227	91,996	87,203	44,669	82,877	96,487
Total California Net Diversions³	5,217,622	5,003,788	4,515,768	4,742,028	5,124,731	4,836,805	5,226,167	5,161,893	4,953,234	5,107,177	4,515,768	4,988,921	5,226,167
PVID Test Land Following Savings to Storage in Lake Mead⁴													
	0	0	28,301	92,989	64,689	0	0	0	0	0	0	18,598	92,989
IID/MWD Water Conservation Program	6,110	26,700	33,929	54,830	72,870	74,570	90,880	97,740	107,160	108,500	6,110	67,329	108,500
<p><i>Notes:</i> N/A = Not Applicable <i>Source:</i> Based on Reclamation's Annual Decree Accounting Reports for Calendar Year 1990 to 1999. 1. All other uses in California by Colorado River water users not encompassed by the Seven Party Agreement, a portion of which are made under Present Perfected Rights. 2. Unmeasured return flows are not credited to individual users but reported as a State total since 1994. 3. Total California Net Diversions = Agricultural District Net Diversions + MWD + California Other - Unmeasured Return Flow Credit 4. Saved water was stored in Lake Mead and subsequently discharged in flood control releases made in 1997.</p>													

1 was released in draft form in May 2000, is available at <http://ceres.ca.gov/crb/reports.htm>.
2 The goal of the California Plan is to put in place a realistic strategy to assure that California will
3 be able to reduce its use of Colorado River water to its 4.4 MAFY apportionment in normal
4 years, and to meet its needs from sources that do not jeopardize the apportionments of other
5 states.

6 The California Plan provides a policy framework by which programs, projects, and other
7 actions would be coordinated and cooperatively implemented, allowing California to most
8 effectively satisfy its annual water supply needs within its annual apportionment of Colorado
9 River water. It includes the conservation of water within Southern California and the transfer
10 of conserved water from agricultural to predominantly urban uses. It also identifies future
11 groundwater conjunctive use projects that could be used to store Colorado River water when
12 available. In addition, the California Plan outlines how California could continue to use surplus
13 Colorado River water during the Interim Surplus Guidelines period (2002 to 2016).

14 **1.5 RELATED PLANS, PROGRAMS AND ACTIONS**

15 Several planned water resources management plans, programs, and actions may affect the
16 allocation, distribution, and/or use of Colorado River water and associated environmental
17 resources in California and adjacent states. A description of these plans, programs, and actions
18 is provided below for background information. As appropriate, these same plans, programs,
19 and actions are included in the Chapter 4 analysis of cumulative impacts.

20 **Implementation Agreement**

21 The IA, an agreement between CVWD, IID, MWD, SDCWA, and the Secretary, specifies the
22 federal actions that are necessary to implement the QSA. Execution of the IA would commit the
23 Secretary to making Colorado River water deliveries in accordance with the terms and
24 conditions of the IA to enable the implementation of the QSA. The execution of the IA would
25 authorize changes in the amount and/or location of deliveries of up to 388 KAFY of Colorado
26 River water. Execution of the IA is a condition precedent to the QSA. A Draft EIS that
27 evaluates the environmental impacts of the execution of the IA and related accounting and
28 environmental actions was issued by Reclamation in January 2002. These related actions (the
29 Inadvertent Overrun and Payback Policy and biological conservation measures) are described
30 below. The Secretary will make a decision on the IA EIS concurrent with a decision on the IID
31 Water Conservation and Transfer Project EIR/EIS.

32 **Inadvertent Overrun and Payback Policy**

33 Reclamation is proposing to adopt the Inadvertent Overrun and Payback Policy (IOP), which
34 would identify inadvertent overruns of Colorado River water and define subsequent payback
35 requirements to the Colorado River. The IOP would not be materially modified for a 30-year
36 period. Adoption of the IOP is a condition precedent to the IA and QSA; that is, the IOP must
37 be in place prior to implementation of the IA and QSA. A Draft EIS that evaluates the
38 environmental impacts of the IOP and related actions was issued by Reclamation in January
39 2002.

1 An inadvertent overrun is defined as Colorado River water that is diverted, pumped, or
2 received by an entitlement holder in excess of the water user's entitlement for that year and is a
3 result of circumstances not anticipated by the water user. The IOP does not create any right or
4 entitlement to this water, nor does it expand the underlying entitlement in any way. The IOP
5 applies to all quantified Colorado River water entitlements in the Lower Division States and can
6 only be applied to quantified consumptive use entitlements or entitlements that would take the
7 remaining quantity of a state's fixed apportionment. A procedure has not been established for
8 applying the IOP to un-quantified Colorado River water entitlements since entitlements that are
9 not quantified would have no baseline from which to make a determination that an overage
10 occurred. Un-quantified Colorado River water entitlements are entitlements that specify the
11 diversion of Colorado River water for irrigation of a certain acreage or specific area of land.

12 Under the IOP, payback would be required to begin in the calendar year that immediately
13 follows the release date of the Decree Accounting Record that reports inadvertent overruns for a
14 Colorado River water user. The IOP includes the following provisions:

- 15 • Payback must be made only from water management measures that are above and
16 beyond the normal consumptive use of water; actions must be taken to conserve water
17 that otherwise would not return to the mainstream of the Colorado River and be
18 available for beneficial consumptive use in the United States or to satisfy the U.S.-
19 Mexico Water Treaty obligation.
- 20 • Maximum cumulative inadvertent overrun accounts for individual entitlement holders
21 are approximately 10 percent of an entitlement holder's normal year consumptive use
22 entitlement.
- 23 • The number of years within which an overrun, calculated from consumptive uses
24 reported in final Decree Accounting Records, must be paid back, and the minimum
25 payback required for each year shall be as follows:
 - 26 – In a year in which the Secretary makes a flood control release⁴ or a space building
27 release⁵, any accumulated amount in the overrun account would be forgiven.
 - 28 – If the Secretary has declared a 70R surplus in the Annual Operating Plan, any
29 payback obligation would be deferred at the entitlement holder's option.
 - 30 – When Lake Mead's elevation is between the elevation for a 70R surplus declaration
31 and elevation 1,125 feet above mean sea level on January 1, the payback obligation
32 must be paid back in full within 3 years. The minimum payback that year would be
33 the greater of 20 percent of the individual entitlement holder's maximum allowable
34 cumulative overrun account amount, or 33.3 percent of the total account balance.

4 Flood control release is a release of water from Lake Mead for the purpose of meeting specific criteria as specified by the U.S. Army Corps of Engineers (USACE).

5 Space building release is a release of water from Lake Mead for the purpose of obtaining the required August 1 to January 1 available flood control storage space in Lake Mead as specified by the USACE.

- 1 – When Lake Mead’s elevation is at or below elevation 1,125 feet above mean sea level
2 on January 1, the total account balance must be paid back in full in that calendar
3 year.

4 **Biological Conservation Measures**

5 In August 2000, Reclamation released its *Biological Assessment for Proposed Interim Surplus*
6 *Criteria, Secretarial Implementation Agreements for California Water Plan Components, and*
7 *Conservation Measures on the Lower Colorado River (Lake Mead to the Southerly International*
8 *Boundary)* (Biological Assessment). The Biological Assessment identified potential impacts that
9 could occur to federally listed fish and wildlife species and their associated critical habitats
10 within the historic floodplain of the Colorado River between Parker Dam and Imperial Dam
11 from implementing a change in point of delivery and diversion of Colorado River water from
12 Imperial Dam to Lake Havasu of 400 KAFY. The biological conservation measures to offset
13 potential impacts from the change in point of delivery and diversion were developed and
14 agreed to by Reclamation and the U.S. Fish and Wildlife Service (Service) and were
15 incorporated into the Service’s January 2001 *Biological Opinion for Interim Surplus Criteria,*
16 *Secretarial Implementation Agreements, and Conservation Measures on the Lower Colorado River, Lake*
17 *Mead to the Southerly International Boundary, Arizona, California, and Nevada* (Biological Opinion).
18 A Draft EIS that evaluates the environmental impacts of the biological conservation measures
19 and related actions including the IA and IOP, was issued by Reclamation in January 2002.

20 **Interim Surplus Guidelines**

21 The Interim Surplus Guidelines are discussed above in section 1.3.3.2.

22 **Coachella Valley Water Management Plan**

23 CVWD prepared the Coachella Valley Water Management Plan (CVWMP) (CVWD 2000) to
24 establish an overall program for managing its surface and groundwater resources in the future.
25 The CVWMP involves a number of actions to reduce the current overdraft of the groundwater
26 basin in the Coachella Valley. These actions include: increased use of Colorado River water to
27 reduce groundwater pumping; water recycling; and, conservation measures to decrease the
28 overall consumption of water. The CVWMP is available from CVWD, Highway 111 at Avenue
29 52, Coachella, CA 92236, and is published on the Internet at [http://www.cvwd.org/
30 Public_Docs.htm](http://www.cvwd.org/Public_Docs.htm). CVWD is currently preparing a PEIR to address the potential environmental
31 impacts of the CVWMP implementation.

32 The CVWMP consists of both QSA and non-QSA components. Water that becomes available
33 through implementation of the QSA will be used to reduce groundwater overdraft in the
34 Coachella Valley. The QSA-related elements of the CVWMP are described in detail in Chapter 2
35 of this PEIR. Under the QSA, from 52 to 152 KAFY of additional Colorado River and an
36 exchange of SWP water would be used to replace an equivalent portion of the groundwater
37 now used, or would be used for direct groundwater recharge. Reducing the amount of
38 groundwater pumpage and increasing the use of imported water would allow the overdrafted
39 aquifer to recover. Other elements of the CVWMP that are not directly related to the
40 implementation of the QSA are described in detail in Chapter 4, Cumulative Impact Analysis.
41 Components of the CVWMP could proceed regardless of whether the QSA is implemented.

1 IID Water Conservation and Transfer Project

2 IID and SDCWA have executed an Agreement for Transfer of Conserved Water dated April 29,
3 1998, as subsequently amended (for the purposes of this document, the Agreement, as
4 amended, is collectively referred to as the IID/SDCWA Water Conservation and Transfer
5 Agreement), which provides parameters for water conservation in the IID service area and
6 transfer of conserved water to SDCWA. The IID/SDCWA Water Conservation and Transfer
7 Agreement calls for IID to conserve and transfer an annual amount of water (termed primary
8 transfer) not less than 130 KAFY, or more than 200 KAFY. The quantity transferred in the first
9 year will be 20 thousand acre-feet (KAF), increasing each year by approximately 20 KAF until a
10 “stabilized primary quantity” (e.g., maximum annual primary transfer) is reached. The
11 stabilized primary quantity to be conserved and transferred to SDCWA is between 130 KAFY
12 and 200 KAFY, as determined by the IID in its complete discretion. After at least 10 years of
13 primary transfers, an additional discretionary transfer, not to exceed 100 KAFY may be
14 transferred to SDCWA. The initial term of the agreement is 45 years after the transfers
15 commence. Both IID and SDCWA have the option, under certain conditions, to extend the term
16 for an additional 30 years.

17 In the event that the QSA is executed, SDCWA would be limited to the primary transfer (up to
18 200 KAFY) of conserved water under the IID/SDCWA Water Conservation and Transfer
19 Agreement, and CVWD and/or MWD would have the option to acquire the discretionary
20 amount (up to 100 KAFY) pursuant to the terms of the QSA. Under a proposed amendment to
21 the IID/SDCWA Water Conservation and Transfer Agreement, which amendment would be
22 conditioned upon implementation of the QSA, IID would make an additional 10 KAFY (called
23 the “early water transfer”) available to SDCWA in the following increments: 2.5 KAF in 2005, 5
24 KAF in 2006, and 2.5 KAF in 2007.

25 San Luis Rey Indian Water Rights Settlement

26 On November 17, 1988, the President approved the San Luis Rey Indian Water Rights
27 Settlement Act (Title I of Public Law [PL] 100-675) which has since been amended. The San Luis
28 Rey Indian Water Rights Settlement Act authorizes a source of water to settle the reserved water
29 rights claims of the La Jolla, Rincon, San Pasqual, Pauma, and Pala Bands of Mission Indians;
30 the City of Escondido; the Escondido Mutual Water Company (which is no longer in existence);
31 and Vista Irrigation District. The La Jolla, Rincon, San Pasqual, Pauma, and Pala Bands of
32 Mission Indians, the City of Escondido (successor in interest to the Escondido Mutual Water
33 Company), and Vista Irrigation District are collectively termed the San Luis Rey Indian Water
34 Rights Settlement Parties in this PEIR. The Act authorizes the Secretary to arrange for
35 development of a water supply for the benefit of the La Jolla, Rincon, San Pasqual, Pauma, and
36 Pala Bands of not more than 16 KAFY and authorized the Secretary to use water conserved
37 from the works authorized by Title II of the same Act for this purpose. Implementation of the
38 QSA, including the All American Canal and Coachella Canal lining projects would make water
39 available to facilitate the San Luis Rey Indian Water Rights Settlement Act.

40 Lower Colorado River Multi-Species Conservation Program

41 The Lower Colorado River Multi-Species Conservation Program (MSCP) is a partnership of
42 state, federal, tribal, and other public and private stakeholders with an interest in managing the

1.0 Introduction

1 water and related resources of the Colorado River in the Lower Basin. The underlying need for
2 the MSCP is to implement a conservation plan that enhances the status of protected species and
3 provides the basis for incidental take authorizations under the federal Endangered Species Act
4 (ESA) and the California Endangered Species Act (CESA), as amended, for ongoing operations
5 and maintenance and proposed future operations of the lower Colorado River.

6 The purpose of the MSCP is to develop a Conservation Plan that will:

- 7 • Conserve habitat and contribute to the recovery of “covered species” within the historic
8 floodplain of the lower Colorado River, pursuant to the ESA and attempt to reduce the
9 likelihood of additional species listings under the ESA; and
- 10 • Accommodate current water diversions and power production and optimize
11 opportunities for future water and power development, to the extent consistent with
12 law.

13 The MSCP covers the mainstem of the lower Colorado River from below Glen Canyon Dam to
14 the Southerly International Boundary with Mexico. The program area includes the historic
15 floodplain and reservoir full-pool elevations. Specific conservation measures are being
16 developed, but include the following categories:

- 17 • Protection of existing habitat;
- 18 • Enhancement of existing habitat;
- 19 • Restoration to create new habitat;
- 20 • Management of habitat to maintain and preserve ecological functions;
- 21 • Avoidance and minimization of direct impacts on individuals and populations of
22 covered species; and
- 23 • Population enhancement measures that directly or indirectly increase population levels
24 of covered species.

25 Conservation measures would be implemented over a 50-year period and would focus on the
26 lower Colorado River from Lake Mead to the Southerly International Boundary. The MSCP is
27 intended to cover any incidental take associated with a number of actions, including changes in
28 point of diversion of up to 1.574 MAF (which would include transfers contemplated under the
29 QSA) of Colorado River water from below Parker Dam. This volume was based on a series of
30 conceptual transfers and changes in points of diversion. Although long-term ESA and CESA
31 compliance for the Proposed Project would be provided by the MSCP, the Section 7 consultation
32 by Reclamation and the USFWS Biological Opinion will provide ESA authorization. A Section
33 2081 permit will provide CESA authorization for the Proposed Project, as described in section
34 2.6.1. An EIS/EIR is being prepared to analyze the potential impacts of the MCSP Conservation
35 Plan. Reclamation and the Service are the lead agencies under the National Environmental
36 Policy Act (NEPA), and MWD is the lead agency under CEQA.

1 Hayfield Groundwater Storage Program and Cadiz Groundwater Storage and Dry-Year 2 Supply Program

3 MWD has proposed to store between 500 and 800 KAF of water in the Hayfield groundwater
4 basin located between Chiriaco Summit and Desert Center in the eastern Mojave Desert.
5 Colorado River water from the CRA would be stored in the Hayfield basin in years when
6 sufficient water is available. The annual storage capacity of the project is approximately 150
7 KAF and the annual withdrawal capacity would be 150 KAF. When needed, the stored water
8 would be delivered to the MWD's service area via the CRA. This water would be used to
9 partially compensate for reduced Colorado River water diversions in a normal year.

10 The environmental documentation for this project was approved by MWD's Board of Directors
11 in April 1999, followed by approval of the project itself. Construction is scheduled to begin in
12 2004, and program operation is scheduled to commence by the year 2005.

13 MWD has also proposed to store up to 1 MAF of water in the Cadiz and Fenner valleys in
14 eastern San Bernardino County, under a cooperative agreement with Cadiz Inc. Colorado River
15 water would be delivered to the Cadiz Inc. property for storage in the Cadiz and Fenner basins
16 in years when sufficient water is available. When needed, this water would be withdrawn from
17 storage and delivered to the MWD service area via the CRA. Another objective of the project is
18 to provide the maximum amount of indigenous groundwater for transfer consistent with the
19 Groundwater Monitoring and Management Plan (Management Plan). Two additional project
20 objectives are to provide: delivery capability to storage of up to 150 KAFY of Colorado River
21 water, and recovery capability of stored or indigenous water at a rate of up to 150 KAFY for
22 delivery to the MWD service area. The term of the project is 50 years. The accomplishment of
23 project objectives will depend on the availability of Colorado River water for storage and the
24 natural recharge of the groundwater basin, and will be governed by the Management Plan.

25 The Bureau of Land Management (BLM) and MWD released a Final EIS/EIR for the Cadiz
26 Groundwater Storage and Dry-Year Supply Program in September 2001.

27 These proposed projects are important elements of both MWD's long term water planning and
28 the California Plan. These proposed projects would be one source of water to supplement
29 Colorado River supplies during years in which surplus water is unavailable and California is
30 limited to its 4.4 MAF normal year apportionment.

31 Salton Sea Restoration Project

32 As described in the Draft Salton Sea Restoration Project EIS/EIR (USBR and Salton Sea
33 Authority [SSA] 2000), the Salton Sea is an excessively saline, nutrient-rich lake in a closed
34 basin. The Salton Sea was formed by an accidental breach of an irrigation structure in 1905,
35 which resulted in an uncontrolled flow from the Colorado River into the basin for 18 months.
36 The Salton Sea is sustained by drainage from the Imperial, Mexicali, and Coachella valleys. In
37 discussing the legislation to reclaim the Salton Sea, House Report No. 105-621, released on July
38 14, 1998 by the U.S. House of Representatives Committee on Resources states the following:

39 *Land, recreational, and ecological values associated with the Sea have declined over the*
40 *last decade, due in large part to the rising salinity and surface elevation. Without efforts*

1 *to reduce and stabilize the salinity level, it will continue to rise and will have severe*
2 *impacts on the existing fish and wildlife resources, as well as causing odor and land value*
3 *impacts.*

4 The Salton Sea Reclamation Act of 1998 (PL 105-372), developed in response to these conditions,
5 directs the Secretary to do the following:

6 *...complete all studies, including, but not limited to environmental and other reviews, of*
7 *the feasibility and benefit-cost of various options that permit the continued use of the*
8 *Salton Sea as a reservoir for irrigation drainage and: (i) reduce and stabilize the overall*
9 *salinity of the Salton Sea; (ii) stabilize the surface elevation of the Salton Sea; (iii)*
10 *reclaim, in the long term, healthy fish and wildlife resources and their habitats; and (iv)*
11 *enhance the potential for recreational uses and economic development of the Salton Sea.*

12 The Salton Sea study is separate from the Proposed Project, and can proceed with or without
13 implementation of the QSA. PL 105-372 specifically directs the Secretary not to include any
14 option that (1) relies on the importation of any new or additional water from the Colorado
15 River; or (2) is not consistent with existing rights and obligations of persons under treaties, laws,
16 decrees, contracts, and agreements that make up the Law of the River. In furtherance of this
17 limitation, PL 105-372 directs the Secretary to:

18 *...apply assumptions regarding water inflows into the Salton Sea Basin that encourage*
19 *water conservation, account for transfers of water out of the Salton Sea Basin, and are*
20 *based on a maximum likely reduction in inflows into the Salton Sea Basin which could be*
21 *800,000 acre-feet or less per year.*

22 House Report No. 105-621 specifically refers to efforts underway that would transfer between
23 130 and 300 KAFY of water from IID to SDCWA and acknowledges that this would reduce the
24 inflow to the Salton Sea.

25 To implement the directive provided in PL 105-372, the Salton Sea Authority, as the California
26 lead agency under CEQA, and Reclamation, as the federal lead agency under NEPA, released a
27 Draft EIS/EIR in January, 2000, that evaluated alternative methods of restoring the Salton Sea.
28 A revised Draft EIS/EIR including different alternatives and revised modeling and impact
29 analysis is being prepared. Alternatives that are currently being considered for inclusion in the
30 revised Draft EIS/EIR include: No Action; Evaporation Ponds; Enhanced Evaporation System
31 (EES) at Bombay Beach; EES at Salton Sea Test Base; Evaporation Ponds and EES; and In-Sea
32 EES in Evaporation Ponds.

33 **Land Management, Crop Rotation, and Water Supply Program in the Palo Verde Valley**

34 MWD and PVID are developing a land management, crop rotation, and water supply program
35 in the Palo Verde Valley. The program's objective is to develop a flexible and reliable water
36 supply for MWD of approximately 100 KAFY for 35 years and to assist in stabilizing the farm
37 economy within the Palo Verde Valley through sign-up payments and annual payments for
38 participating farmers and through implementation of specific community improvement
39 programs. Participation in the program would be voluntary. Participating farmers would, at
40 MWD's request and with specific notice periods, not irrigate a portion of their farmland. The

1 same land would not be irrigated for a minimum of a one-year term and a maximum of a three-
2 year term at the farmer's option. A base area of 6,000 acres would not be irrigated each year of
3 the 35 years. Under certain options, the amount of nonirrigated area could increase from 6,000
4 acres up to a maximum of 26,500 acres per year. Overall, a maximum of 24,000 acres per year in
5 any 25-year period or 26,500 acres per year in any 10-year period during the 35-year program
6 would be dedicated to the program. MWD would provide financial compensation to the
7 participating farmers. Not irrigating a portion of the Palo Verde Valley's farmland would result
8 in less Colorado River water being used by PVID. The amount of water conserved by the
9 program would be determined on an annual basis. An EIR assessing the impacts of this
10 program is being prepared by PVID, and is expected to be available for public review in 2002.

11 **1.6 CEQA DOCUMENTATION**

12 Several types of EIRs are defined under CEQA. Each is tailored to a different situation or
13 intended use; e.g., Project EIR, Subsequent EIR, Staged EIR, and Program EIR (PEIR). The QSA
14 EIR is a PEIR, the purpose of which is to document a series of inter-related actions that can be
15 assessed as one project for the purpose of CEQA analysis. The actions may be related in one or
16 more of the following ways:

- 17 • by geographical proximity;
- 18 • as logical parts in a chain of contemplated actions;
- 19 • in connection with the issuance of rules, regulations, plans, or other general criteria to
20 govern the conduct of a continuing program; or
- 21 • as individual activities carried out under the same authorizing statutory or regulatory
22 authority and having generally similar environmental effects that can be mitigated in
23 similar ways.

24 The proposal to implement the QSA fulfills the second criterion above (i.e., it consists of logical
25 parts in a chain of contemplated actions) since it is composed of a number of terms, agreements,
26 and projects, that when taken together, support the consensual agreement among CVWD, IID,
27 MWD, and SDCWA regarding the allocation of Colorado River water among the agencies. This
28 PEIR assesses the impacts of all of the components of the QSA. It is being prepared to ensure
29 that the combined effects of the QSA components are evaluated and that where appropriate,
30 program-wide mitigation measures are developed.

31 This PEIR also provides project-level CEQA compliance for several components of the Proposed
32 Project, as identified in Table 2.3-1. Several other components of the Proposed Project have
33 already been analyzed in approved CEQA documents. Although CEQA compliance has
34 already been completed for these project components, this PEIR considers the aggregate
35 impacts of the whole of the action as required by CEQA. Project-specific environmental
36 documents addressing other specific QSA components are currently being prepared or will be
37 prepared at the appropriate time once site-specific locations have been identified. If approved,
38 these projects may be implemented independently from the QSA. These separate analyses are
39 in various stages of the CEQA and/or NEPA process and are under the direction of the
40 individual lead agencies that have the principal authority for carrying out these actions.

1 **1.7 PURPOSE OF AND INTENDED USES OF THE PROGRAM EIR**

2 This PEIR addresses the impacts associated with implementing the proposed QSA. This PEIR
3 will serve as an informational document for decisionmakers, other public agencies and the
4 general public regarding the potential direct and indirect environmental consequences of
5 implementing the proposed QSA. It will also serve as an information source evaluating broad
6 alternatives and cumulative impacts to be incorporated in ongoing and future CEQA
7 compliance documents. The PEIR complies with CEQA (PRC 21000 *et seq.*), the State CEQA
8 Guidelines (Title 14, California Code of Regulations, 15000 *et seq.*), and any CEQA guidelines
9 adopted by the co-lead agencies, where appropriate, which provide guidance for assessing
10 project impacts.

11 **1.8 PUBLIC INVOLVEMENT PROCESS**

12 The public involvement process for this PEIR includes the distribution of the NOP, the analysis
13 of comments on the NOP and accompanying environmental checklist, and public and agency
14 comments on the Draft PEIR. An NOP was distributed to the California State Clearinghouse
15 and 284 potentially concerned agencies and other interested parties on June 6, 2000.

16 Comment letters were received from federal agencies, state agencies, regional authorities, local
17 government agencies, and non-governmental organizations or individuals. Table 1.8-1
18 identifies the commenting parties and a summary of issues and potentially affected
19 environmental resources raised by each comment. The comments received on the NOP were
20 considered by the co-lead agencies and helped define the scope of analysis of the PEIR. A copy
21 of the NOP and comments received are provided in Appendix B.

22 This Draft PEIR is being circulated for a 45-day public review period, as mandated by CEQA.
23 Comments received during the public review period will be considered by the co-lead agencies,
24 and responses to comments raising environmental issues will be included in the Final PEIR. As
25 required by CEQA, responses to comments submitted by public agencies will be distributed to
26 those agencies for review prior to certification of the Final PEIR by the boards of directors of the
27 co-lead agencies. The board of directors of each co-lead agency will independently consider
28 whether the Final PEIR should be certified and adopt appropriate findings relative to each
29 agency's respective responsibility for the QSA's environmental effects with the implementation
30 of mitigation measures, prior to taking action on the proposed project.

31 **1.9 PEIR ORGANIZATION**

32 The QSA and the schedule for its implementation are described in detail in Chapter 2 of this
33 PEIR; the affected environment, environmental impacts of the QSA as a whole, and mitigation
34 measures for potentially significant effects are described in Chapter 3 for each resource
35 considered; cumulative impacts of the QSA in combination with other related projects are
36 addressed in Chapter 4; project alternatives, including alternatives eliminated from
37 consideration, the no project alternative, and the environmentally superior alternative, are
38 considered in Chapter 5; and growth inducing impacts are discussed in Chapter 6. The
39 remaining sections include a list of preparers (Chapter 7); references (Chapter 8); list of
40 persons, agencies, and organizations consulted (Chapter 9); and a list of acronyms and glossary
41 of technical terms (Chapter 10).

1 1.10 DOCUMENTS INCORPORATED BY REFERENCE

2 A number of documents are incorporated by reference into the QSA PEIR in compliance with
 3 State CEQA Guidelines, §15150. The executive summaries from each of the documents
 4 incorporated by reference are included in Appendix C. A brief description of each project, and
 5 its status is provided below. All documents can be viewed at each of the following locations:

CVWD Headquarters Highway 111 at Avenue 52 Coachella, CA 92236	IID Headquarters 333 East Barioni Blvd. Imperial, CA 92251	MWD Headquarters 700 North Alameda St. Los Angeles, CA 90012	SDCWA Headquarters 4677 Overland Ave. San Diego, CA 92123
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6 **Final EIS/EIR for the All American Canal Lining Project**

7 Reclamation prepared a Final EIS/EIR for the All American Canal Lining Project in March 1994
 8 (State Clearinghouse Number 90010472). This EIS/EIR states that the approved project for
 9 reducing seepage from the All American Canal would conserve approximately 67.7 KAFY. The
 10 Final EIS/EIR was filed with the United States Environmental Protection Agency (EPA) on
 11 April 14, 1994 and noticed in the *Federal Register* on April 19, 1994. A ROD was prepared and
 12 signed by Reclamation's Regional Director for the Lower Colorado Region, on July 29, 1994. On
 13 November 22, 1999, Reclamation determined that the EIS and the ROD continued to meet the
 14 requirements of NEPA. The All American Canal Lining Project is a component of the QSA, and
 15 is evaluated at a program-level in this PEIR.

16 **Final EIS/EIR for the Coachella Canal Lining Project**

17 A revised and updated Draft EIS/EIR for the Coachella Canal Lining Project was circulated for
 18 public review by Reclamation and CVWD in September 2000; a Final EIS/EIR was released in
 19 April 2001 (State Clearinghouse Number 1990020408). The Final EIR was certified by CVWD in
 20 May 2001. The Coachella Canal lining project would conserve approximately 26 KAFY of
 21 Colorado River water for transfer purposes. The Coachella Canal Lining Project is a component
 22 of the QSA, and is evaluated at a program-level in this PEIR.

23 **Final Program EIR on the Implementation of a Water Conservation Program and Initial** 24 **Water Transfer**

25 A Final Program EIR on the Implementation of a Water Conservation Program and Initial Water
 26 Transfer was prepared in 1986 by IID (State Clearinghouse Number 86012903). This document
 27 evaluates impacts associated with the existing water conservation program agreed to in the
 28 *Agreement for Implementation of a Water Conservation Program and Use of Conserved Water*
 29 (IID/MWD 1988 Agreement). Two additional agreements were implemented in 1989: (1) the
 30 IID/MWD/ PVID/CVWD 1989 Approval Agreement, which represents the approval of CVWD
 31 and PVID to the IID/MWD 1988 Agreement, and 2) the MWD/CVWD 1989 Agreement to
 32 Supplement Approval Agreement, which deals with a limitation on CVWD's net Colorado
 33 River diversions and the circumstances under which MWD would reduce its use of conserved
 34 water. The terms of the three agreements extend for a minimum of 35 years after full

Table 1.8-1. Summary of Comments Received in Response to the Notice of Preparation

<i>Commenting Party</i>	<i>Issues and Potentially Affected Environmental Resources</i>
FEDERAL	
U.S. Environmental Protection Agency (EPA)	Project description, water resources, biological resources, growth inducement, alternatives, utilities, recreation, socioeconomics, cultural resources, air quality, monitoring/mitigation, cumulative impacts, permits.
U.S. Fish and Wildlife Service (Service)	Biological resources.
STATE	
California Department of Fish and Game (CDFG)	Biological resources, water, land use planning, recreation, socioeconomics, geology, other (cumulative impacts, mitigation measures, permits).
California Department of Parks and Recreation	Recreation, water, air quality, aesthetics, biological resources, odors, cultural resources, population and housing.
California Regional Water Quality Control Board (RWQCB), Colorado River Basin Region	Water, biological resources, agriculture.
State of California Native American Heritage Commission	Cultural resources.
REGIONAL	
Southern California Association of Governments (SCAGs)	Land use planning (policies addressing socioeconomics, utilities, public services, traffic, air quality, water, recreation), alternatives.
South Coast Air Quality Management District (SCAQMD)	Air quality.
Salton Sea Authority	Water, aesthetics, geology, air quality, biological resources, recreation, land use planning, mitigation measures.
COUNTY, MUNICIPAL, AND LOCAL	
County of Imperial (Antonio Rossman, Special Counsel)	Responsible and lead agencies, cumulative impacts, project description.
County of Imperial Planning Department	Agriculture, land use planning, socioeconomics, aesthetics, biological resources, water, air quality, geology, cultural resources, hazardous materials/waste, recreation, utilities, growth inducement.
County of San Diego Department of Public Works	No comments relating to the scope of the analysis were provided.
City of San Diego Planning and Development Review	No comments relating to the scope of the analysis were provided.
City of Needles	Water, socioeconomics.
ORGANIZATIONS AND INDIVIDUALS	
California Audubon (Fred Cagle)	Agriculture, water, biological resources, cumulative impacts.
Pacific Institute for Studies in Development, Environment, and Security	Agriculture, water, socioeconomics, growth inducement, biological resources, cumulative impacts.
Harvey and Eleanor Roy	Growth inducement, land use planning.
Cliff Hurley	Project description, other (comment period extension).

1 implementation of the conservation program and continue until terminated. As described in
2 Chapter 2, under the terms of the QSA, the amounts of water available to MWD and CVWD
3 under these agreements would be modified. Modifications to the IID/MWD 1988 Agreement
4 and subsequent agreements are a component of the QSA, and their implementation is evaluated
5 at a project-level in this PEIR.

6 **Final EIR for Modified East Lowline and Trifolium Interceptors, and Completion Projects**

7 It was initially assumed that the 14 projects approved as part of the 1986 EIR described
8 immediately above would adequately meet the conservation terms of the IID/MWD 1988
9 Agreement and subsequent agreements. It was subsequently determined, however, that
10 additional water conservation measures would be needed. The Final EIR for Modified East
11 Lowline and Trifolium Interceptors, and Completion Projects (State Clearinghouse Number
12 92071061) assesses the impacts of water conservation projects, including two new lateral
13 interceptor systems (lined canals that extend across the lower reaches of lateral canals to capture
14 unused flows) and a set of 13 potential “completion projects,” such as additional lateral
15 interceptor systems, seepage recovery, canal/lateral lining, water conservation/flood control
16 through land retirement, and new reservoir construction. The IID Board of Directors certified
17 the Final EIR on June 7, 1994. Modifications to the IID/MWD 1988 Agreement and subsequent
18 agreements are a component of the QSA, and their implementation is evaluated at a project-
19 level in this PEIR.

20

2.0 PROJECT DESCRIPTION

2.1 OVERVIEW

California's apportionment of Colorado River water is divided among Southern California water agencies in accordance with the Law of the River (refer to section 1.3.3.1). This water has been put to beneficial use to meet the water needs of agricultural and urban water users within the various agencies' service areas. From 1990 to 1999, the amount of Colorado River water used by California has varied between 4.5 MAFY and 5.2 MAFY (refer to Table 1.4-1). Quantities in excess of California's normal year apportionment of 4.4 MAF have been made available to California's Colorado River water users through the utilization of surplus water released to the Lower Division States and the use of water apportioned to, but unused by, Arizona and Nevada.

The Secretary has the responsibility and authority to manage deliveries of Colorado River water under the Law of the River. In 1996, the Secretary declared that California must implement a strategy to enable the state to limit its annual use of Colorado River water to 4.4 MAF in a normal year and develop a means of meeting its water needs from sources that do not jeopardize the use or delivery of Colorado River water to other states. Development of a strategy to reduce California's use of Colorado River water is considered by the Secretary to be a prerequisite for Secretarial approval of any further cooperative Colorado River water transfers between California agencies for the quantification period. The QSA is a proposed agreement between CVWD, IID, and MWD for the use of Colorado River water, which includes making water conserved in the IID service area available to SDCWA for the quantification period. The QSA is based on a series of proposed agreements, which include water conservation/transfer and exchange projects among IID, CVWD, MWD, and SDCWA (these water agencies are collectively referred to as the participating agencies). Implementation of the QSA (the Proposed Project) is an important part of California's strategy to reduce the state's annual use of Colorado River water to 4.4 MAF in a normal year.

The geographic areas affected by the implementation of the Proposed Project are shown in Figure 1.1-1 and include:

- IID service area and the All American Canal;
- CVWD service area and the Coachella Canal;
- MWD service area and the CRA;
- SDCWA service area (which is part of the MWD service area); and
- other areas, such as the mainstem of the Colorado River from Lake Mead to Imperial Dam, and the Salton Sea.

2.2 GOALS AND OBJECTIVES

The proposed QSA is designed to ensure the reliability of Colorado River water supplies to the participating agencies and provide part of the mechanism for California to reduce its use of Colorado River water to 4.4 MAF in a normal year.

1 The Proposed Project's goals and objectives are as follows:

- 2 • to settle, by consensual agreement, longstanding disputes regarding the priority, use,
3 and transferability of Colorado River water;
- 4 • to agree upon a plan for the future distribution of Colorado River water among CVWD,
5 IID, MWD, and SDCWA for up to 75 years, based upon agreed-to Colorado River water
6 budgets for CVWD, IID, MWD, and SDCWA;
- 7 • to facilitate agreements and actions which, when implemented, would ensure the
8 certainty and/or reliability of Colorado River water supplies available to CVWD, IID,
9 MWD, and SDCWA;
- 10 • to assist these agencies in meeting their water demands without exceeding California's
11 apportionment of Colorado River water;
- 12 • to identify agreed-upon terms and conditions for the conservation and transfer of
13 specific amounts of Colorado River water within California; and
- 14 • to provide incentives to promote conservation of Colorado River water.

15 **2.3 KEY CONCEPTS AND PROVISIONS OF THE QSA**

16 The QSA is a proposed agreement among CVWD, IID, and MWD to budget their portion of
17 California's apportionment of Colorado River water among themselves and to make water
18 conserved in the IID service area available to CVWD, MWD, SDCWA, and others.
19 Implementation of the QSA would not affect the diversion, distribution, and/or use of Colorado
20 River water except within California. Within California, the QSA would only affect the
21 diversion, distribution, and/or use of Colorado River water by the participating agencies
22 (CVWD, IID, MWD, and SDCWA). The QSA would not affect the diversion, distribution,
23 and/or use of Colorado River water by other agencies within California that hold rights to
24 Colorado River water under the Seven Party Agreement (i.e., Priorities 1, 2, 3b, 6b, and 7); nor
25 would the QSA affect the delivery, distribution, and/or use of Colorado River water by any
26 PPR holders (including PPR holders in Arizona and Nevada) as identified in the 1964 Decree,
27 and supplemental Decrees.

28 The QSA quantifies, by agreement, the amount of Colorado River water available to the
29 participating agencies and calls for specific, changed distribution of that water among the
30 agencies for the quantification period. The quantification period extends for up to 75 years.
31 The water agencies that are affected by the implementation of the QSA are the participating
32 agencies (CVWD, IID, MWD, and SDCWA). Although not a signatory to the QSA, SDCWA
33 would benefit from the QSA since the QSA would facilitate implementation of the 1998
34 IID/SDCWA Water Conservation and Transfer Agreement.

35 The QSA is composed of related agreements, activities and projects, which, when taken
36 together, support the consensual agreement among the four co-lead agencies regarding the use
37 of Colorado River water. Section 2.4 describes the QSA components and the various CEQA

1 and/or NEPA review documents that have been, are being prepared, or will be prepared in the
2 future to address impacts of these components.

3 The QSA includes provisions that would:

- 4 • voluntarily cap the share of Colorado River water that may be diverted and put to
5 beneficial use by CVWD and IID;
- 6 • facilitate the various conservation and transfer agreements;
- 7 • modify existing conservation agreements to fit within the terms of the QSA; and
- 8 • establish other conditions that must be in place before the approval of the QSA.

9 The quantification of agency-specific diversion rights and implementation of voluntary
10 conservation measures and water transfers/exchanges by the participating agencies would
11 result in the annual, collective transfer of water from agricultural uses, principally in the IID
12 service area, to other participating agencies. Water conservation would be achieved through a
13 variety of means, including on-farm and system improvement measures within the IID service
14 area and by the lining of portions of the All American and Coachella Canals (refer to section 2.5
15 for additional detail).

16 The QSA would facilitate the implementation of the San Luis Rey Indian Water Rights
17 Settlement Act. The settlement parties are the La Jolla, Rincon, San Pasqual, Pauma, and Pala
18 bands of Mission Indians in San Diego County, as well as the City of Escondido and Vista
19 Irrigation District. Both Escondido and the Vista Irrigation District are within the SDCWA
20 service area. Refer to section 2.4 for further discussion of the San Luis Rey Indian Water Rights
21 Settlement Act.

22 Under the QSA, CVWD, IID, and MWD have agreed to divide responsibility for forgoing use of
23 water to permit the Secretary to satisfy Miscellaneous PPRs and Federal Reserved Rights that
24 were not encompassed by the priority system contained in the Seven Party Agreement executed
25 in 1931. Refer to section 2.4 for further discussion of the satisfaction of Miscellaneous PPRs and
26 Federal Reserved Rights.

27 **2.4 QSA COMPONENTS**

28 The proposed QSA is made up of various agreements and related actions. The various QSA
29 components are summarized in Table 2.4-1. Various CEQA and/or NEPA review documents
30 have been, are currently being, or will be prepared in the future that address impacts of these
31 components. This PEIR evaluates the impacts from the aggregate of the QSA components. This
32 PEIR also provides project-level CEQA compliance for some QSA components, as shown in
33 Table 2.4-1. Further, several of the QSA components, while covered at a program level in this
34 PEIR, also have independent CEQA documentation as noted in Table 2.4-1.

35 The QSA anticipates a transition period of approximately 25 years for the full implementation
36 of water conservation/transfers and exchange projects. Many of the water conservation and
37 transfer components of the QSA would be implemented incrementally over a period of several
38 years. For example, the water transferred under the IID/SDCWA Water Conservation and
39 Transfer Agreement, as implemented under the QSA, would be expected to begin in 2002, and

Table 2.4-1. QSA Components and Associated Environmental Review¹

Page 1 of 4

<i>Description</i>	<i>Water District(s) or Entity(s) Involved</i>	<i>Environmental Review and Assessment Document/ Anticipated Project Specific Environmental Documentation</i>
<p>A. Priority 3a Colorado River water capped at 3.1 MAFY IID consensually limits its consumptive use of Priority 3a water to a specified amount of 3.1 MAFY, subject to adjustment as provided in the QSA and the IOP.</p>	<p>IID</p>	<ol style="list-style-type: none"> 1. This QSA PEIR provides program-level CEQA analysis for IID's Priority 3a Colorado River water cap, as defined in the QSA. 2. Project-level CEQA analysis for IID's Priority 3a Colorado River water cap, as defined in the QSA, is included in the IID Water Conservation and Transfer Project EIR/EIS.
<p>B. IID/MWD 1988 Agreement, IID/MWD/PVID/CVWD 1989 Approval Agreement, and MWD/CVWD 1989 Agreement to Supplement Approval Agreement MWD would forego, and would not be charged with, the use of 20 KAFY of IID conserved water. CVWD would be allowed the use of this 20 KAFY under terms of the 1989 IID/MWD/PVID/CVWD Approval Agreement, and MWD/CVWD Supplemental Agreement, as amended.</p>	<p>CVWD/ IID/ MWD/ PVID</p>	<ol style="list-style-type: none"> 1. This QSA PEIR provides program-level CEQA analysis for the IID/MWD 1988 Agreement and subsequent agreements, as modified by the QSA. 2. Project-level CEQA analysis for IID/MWD 1988 Agreement was included in the 1986 IID Proposed Water Conservation Program and Initial Water Transfer EIR. 2. Project-level CEQA analysis for the IID/MWD 1988 Agreement was included in the 1994 IID Modified East Lowline and Trifolium Interceptors, and Completion Projects EIR. 3. Project-level CEQA analysis for MWD use of conserved water for the 1989 Approval Agreement was included in the 1986 IID Proposed Water Conservation Program and Initial Water Transfer EIR. 4. Project-level CEQA analysis for CVWD use of conserved water will be included in the Coachella Valley Water Management Plan PEIR, and/or subsequent site-specific environmental review documents. 5. This QSA PEIR provides project-level CEQA analysis for MWD reduction in use of conserved water. 6. This QSA PEIR provides project-level CEQA analysis for the change in point of diversion from Lake Havasu to Imperial Dam.
<p>C. IID/SDCWA Transfer of conserved water (up to 200 KAFY) An amount of water equivalent to the amount of water conserved in IID service area would be transferred to SDCWA. At SDCWA's election, the water would be delivered to Lake Havasu.</p>	<p>IID/ SDCWA</p>	<ol style="list-style-type: none"> 1. This QSA PEIR provides program-level CEQA analysis for the IID/SDCWA Water Conservation and Transfer Agreement, as implemented under the Proposed Project. 2. Project-level CEQA and NEPA analysis for the IID/SDCWA Water Conservation and Transfer Agreement, including the change in point of diversion of up to 300 KAFY from Imperial Dam to Lake Havasu, SDCWA use of conserved water, water conservation by IID, and related Habitat Conservation Plan is included in the IID Water Conservation and Transfer EIR/EIS.

Table 2.4-1. QSA Components and Associated Environmental Review¹

<i>Description</i>	<i>Water District(s) or Entity(s) Involved</i>	<i>Environmental Review and Assessment Document/ Anticipated Project Specific Environmental Documentation</i>
<p>D. MWD/SDCWA Exchange of conserved water (up to 200 KAFY) SDCWA would exchange water conserved by IID under the IID/SDCWA Water Conservation and Transfer Agreement with MWD; MWD would divert that water at Lake Havasu; MWD would deliver an equivalent amount of water to SDCWA at the SDCWA/MWD delivery point in San Diego County.</p>	<p>SDCWA/ MWD</p>	<ol style="list-style-type: none"> 1. This QSA PEIR provides program-level CEQA analysis for the MWD/SDCWA Agreement for Exchange of Conserved Water. 2. This QSA PEIR provides project-level CEQA analysis for the MWD/SDCWA Agreement for Exchange of Conserved Water.. 3. Notice of Exemption for the MWD/SDCWA Exchange of Conserved Water Agreement was filed by SDCWA on November 19, 1998.
<p>E. IID/CVWD/MWD Transfer of conserved water (up to 100 KAFY, also known as the First and Second 50 KAFY) First 50 KAFY An amount of water equivalent to the amount of water conserved in the IID service area, which CVWD elects to acquire, would be made available at Imperial Dam. Any amount not acquired by CVWD may be acquired by MWD, and could be diverted at Lake Havasu. Second 50 KAFY An amount of water equivalent to the amount of water conserved in the IID service area, which CVWD elects to acquire, would be made available at Imperial Dam. Any amount not acquired by CVWD may be acquired by MWD, and could be diverted at Lake Havasu. After Year 45, MWD would bear the obligation to provide the Second 50 KAFY to CVWD.</p>	<p>CVWD/ IID/ MWD</p>	<ol style="list-style-type: none"> 1. This QSA PEIR provides program-level CEQA analysis for the IID/CVWD/MWD transfer of conserved water (First and Second 50 KAFY) component of the Proposed Project. 2. Project-level CEQA and NEPA analysis for IID’s proposed water conservation actions will be included in the IID Water Conservation and Transfer EIR/EIS. 3. This QSA PEIR provides project-level CEQA analysis for the change in point of diversion of up to 100 KAFY from Imperial Dam to Lake Havasu. 4. Project-level CEQA analysis for CVWD use of conserved water will be included in the Coachella Valley Water Management Plan PEIR, and/or subsequent site-specific environmental review documents. 5. This QSA PEIR provides project-level CEQA analysis for MWD acquisition and use of any amount of water equivalent to the amount of water conserved, up to 100 KAFY, not acquired by CVWD. 6. After Year 45, MWD would bear the obligation to provide the Second 50 KAFY to CVWD. The source of water and mechanisms for MWD to fulfill this obligation are speculative at this time and may be subject to further CEQA analysis in the future.
<p>F. Transfer of conserved water (67.7 KAFY) An amount of water equivalent to the amount of water conserved by lining a section of the All American Canal would be diverted by MWD and/or IID (56.2 KAFY), and the San Luis Rey Indian Water Rights Settlement Parties (11.5 KAFY) via MWD and SDCWA facilities.</p>	<p>IID/ MWD/ SDCWA/ San Luis Rey Settlement Parties</p>	<ol style="list-style-type: none"> 1. This QSA PEIR provides program-level CEQA analysis for the All American Canal Lining Project, a component of the Proposed Project. 2. Project-level CEQA and NEPA analysis for the All American Canal Lining Project including the change in point of diversion of up to 67.7 KAFY from Imperial Dam to Lake Havasu, the diversion, transport, and use of conserved water in the MWD service area, and the diversion and transport of water by MWD and SDCWA and use of that water within the MWD and SDCWA service area for implementation of the San Luis Rey Indian Water Rights Settlement Act was included in the All American Canal Lining Project EIS/EIR.

Table 2.4-1. QSA Components and Associated Environmental Review¹

<i>Description</i>	<i>Water District(s) or Entity(s) Involved</i>	<i>Environmental Review and Assessment Document/ Anticipated Project Specific Environmental Documentation</i>
<p>G. Priority 6a Colorado River priorities and volume allocations Diversion of Priority 6a water in the following priorities and volumes: 38 KAFY to MWD, 63 KAFY to IID and 119 KAFY to CVWD, when available.</p>	<p>CVWD/ IID/ MWD</p>	<ol style="list-style-type: none"> 1. This QSA PEIR provides program-level CEQA analysis for the Priority 6a Colorado River priority and volume allocations. 2. This QSA PEIR provides project-level CEQA analysis for Priority 6a Colorado River priority and volume allocations, including quantification of Priority 6a water among CVWD, IID, and MWD and use of the water by CVWD, IID and MWD within their respective service areas.
<p>H. Priority 3a Colorado River water capped at 330 KAFY CVWD consensually limits its consumptive use of Priority 3a water to a specified amount of 330 KAFY, subject to adjustment as provided in the QSA and the IOP. Water conserved and transferred to CVWD under the QSA shall not count against CVWD's Priority 3a cap.</p>	<p>CVWD</p>	<ol style="list-style-type: none"> 1. This QSA PEIR provides program-level CEQA analysis for CVWD's Priority 3a Colorado River water cap, as defined in the QSA. 2. Project-level CEQA analysis for CVWD's Priority 3a Colorado River water cap, as defined in the QSA, will be included in the Coachella Valley Water Management Plan PEIR, and/or subsequent site-specific environmental review documents.
<p>I. Transfer of conserved water (26 KAFY) An amount of water equivalent to the amount of water conserved by lining a portion of the Coachella Canal would be diverted by MWD, and/or IID (21.5 KAFY), and the San Luis Rey Indian Water Rights Settlement Parties (4.5 KAFY) via MWD and SDCWA facilities.</p>	<p>CVWD/ MWD/ SDCWA/ San Luis Rey Settlement Parties</p>	<ol style="list-style-type: none"> 1. This QSA PEIR provides program-level CEQA analysis for the Coachella Canal Lining Project, a component of the Proposed Project. 2. Project-level CEQA and NEPA analysis for the Coachella Canal Lining Project including the change in point of diversion of up to 26 KAFY from Imperial Dam to Lake Havasu, the diversion, transport, and use of conserved water in the MWD service area, and the diversion and transport of water by MWD and SDCWA and use of that water within the MWD and SDCWA service area for implementation of the San Luis Rey Indian Water Rights Settlement Act was included in the Coachella Canal Lining Project EIS/EIR.
<p>J. Transfer of water (35 KAFY) MWD would transfer 35 KAFY of its SWP entitlement to CVWD. CVWD would deliver 35 KAFY of its SWP entitlement to MWD at the Devil Canyon Afterbay; in exchange, MWD would forgo the use of 35 KAFY of Colorado River water for use by CVWD.</p>	<p>MWD/ CVWD</p>	<ol style="list-style-type: none"> 1. This QSA PEIR provides program-level CEQA analysis for the MWD/CVWD SWP Transfer and Exchange, a component of the Proposed Project. 2. This QSA PEIR provides project-level CEQA analysis for the change in point of diversion of up to 35 KAFY from Lake Havasu to Imperial Dam, and change of SWP entitlement 3. Project-level CEQA analysis for the use of this water by CVWD will be included in the Coachella Valley Water Management Plan PEIR, and/or subsequent site-specific environmental review documents.
<p>K. MWD Priority 4 and 5 Colorado River water cap MWD consensually limits its consumptive use of Priority 4 and 5 water to a specified amount of 550 KAFY and 662 KAFY, respectively, pursuant to the conditions as specified in the QSA, and subject to adjustment as provided by the IOP.</p>	<p>MWD</p>	<ol style="list-style-type: none"> 1. This QSA PEIR provides program-level CEQA analysis for MWD's Priority 4 and 5 Colorado River water cap, as defined in the QSA. 2. This QSA PEIR provides project-level CEQA analysis for MWD's Priority 4 and 5 Colorado River water cap, as defined in the QSA.

Table 2.4-1. QSA Components and Associated Environmental Review¹

<i>Description</i>	<i>Water District(s) or Entity(s) Involved</i>	<i>Environmental Review and Assessment Document/ Anticipated Project Specific Environmental Documentation</i>
<p>L. Over and Under Run of Priorities 1, 2 and 3b MWD shall be responsible, when necessary, in conjunction with the IOP for repayment of any overrun as a result of the aggregate use by Priorities 1, 2 and 3b in excess of 420 KAFY; to the extent that Priorities 1, 2 and 3b use less than 420 KAFY, MWD shall have the exclusive right to consumptively use such unused water.</p>	<p>MWD/ Priority 1, 2, and 3b users</p>	<p>1. This QSA PEIR provides program-level CEQA analysis for MWD's repayment of any overrun as a result of the aggregate use by Priorities 1, 2 and 3b in excess of 420 KAFY, and for MWD's use of unused Priorities 1, 2 and 3b in the event that these priorities use less than 420 KAFY.</p>
<p>M. Use by Miscellaneous PPRs and Federal Reserved Rights, including certain Indian Reservations Water forborne, when necessary, by CVWD and IID in the amount of 3 and 11.5 KAFY respectively, and water forborne by MWD in the aggregate amount in excess of 14.5 KAFY necessary to satisfy Miscellaneous PPRs and Federal Reserve Rights, including Indian Reservations.</p>	<p>CVWD/ IID/ MWD/ Misc. PPRs and Federal Reserve Right holders</p>	<p>1. This QSA PEIR provides program-level CEQA analysis for the forbearance of water necessary to satisfy Miscellaneous PPRs and Federal Reserve Rights, including certain Indian Reservations, a component of the Proposed Project. 2. This QSA PEIR provides project-level CEQA analysis for the change in point of diversion from Lake Havasu and Imperial Dam to various points along the lower Colorado River, due to the future use by Miscellaneous PPRs and Federal Reserve Right holders, including certain Indian Reservations. 3. Project-level CEQA analysis for IID's forbearance is included in the IID Water Conservation and Transfer Project EIR/EIS. 4. Project-level CEQA analysis for CVWD's forbearance will be included in the Coachella Valley Water Management Plan PEIR, and/or subsequent site-specific environmental review documents.</p>
<p>N. QSA Shortage Sharing Agreement If there is less than 3.85 MAF of Colorado River water available under Priorities 1, 2, and 3 in any one year during the quantification period, shortages would be shared pursuant to the particular provisions of the Acquisition Agreements² and the Allocation Agreement³.</p>	<p>CVWD/ IID/ MWD/ SDCWA</p>	<p>1. This QSA PEIR provides program-level CEQA analysis for the QSA Shortage Sharing Agreement. 2. This QSA PEIR provides project-level CEQA analysis for the effects of the shortage sharing provisions among IID, MWD, CVWD and SDCWA.</p>
<p>Key: PPR = Present Perfected Right SWP = State Water Project</p> <p>(1) All QSA components would terminate prior to, or at the end of the quantification period pursuant to the terms and conditions of the QSA, with the exception of the water transferred to the San Luis Rey Indian Water Rights Settlement Parties.</p> <p>(2) The Acquisition Agreements are collectively the IID/SDWCA Water Conservation and Transfer Agreement, the CVWD/MWD Acquisition Agreement, the IID/MWD Acquisition Agreement, the IID/CVWD Acquisition Agreement, and the MWD/CVWD SWP Transfer and Exchange Agreement.</p> <p>(3) The Allocation Agreement is a proposed agreement among the City of Escondido, Palo Verde Irrigation District, SDCWA, San Luis Rey River Indian Water Authority, Vista Irrigation District, the La Jolla, Pala, Pauma, Rincon and San Pasqual Bands of Mission Indians, MWD, CVWD, and IID, and the Secretary concerning the allocation of conserved water created by the All American and Coachella Canal lining projects.</p>		

2.0 Project Description

1 increase by approximately 20 KAF yearly until full implementation between 2008 and 2011 (full
 2 implementation under the QSA is considered to be between 130 and 200 KAFY of water
 3 conserved in the IID service area and transferred to SDCWA). Full implementation of all QSA
 4 water conservation and transfer components is expected in 2026. Table 2.4-2 summarizes the
 5 estimated start dates of the core cooperative voluntary water conservation/transfer projects and
 6 associated exchanges.

7
Table 2.4-2. Cooperative Water Conservation/Transfer and Exchange Projects

<i>Cooperative Water Conservation/ Transfer Project</i>	<i>Annual Yield (AF)</i>	<i>Estimated Start Date</i>
IID/MWD 1988 Agreement, and subsequent agreements	100,000 - 110,000	Ongoing
Modification to the IID/MWD 1988 Agreement, and subsequent agreements	20,000 ¹	2003
IID/SDCWA Water Conservation and Transfer Agreement, as implemented under the QSA	130,000 – 200,000 ²	2002
CVWD/MWD SWP Water Transfer/Colorado River Water Exchange	35,000	2003
Coachella Canal Lining	26,000 ⁴	2006 ⁵
All American Canal Lining	67,700 ⁴	2006 ⁵
CVWD/IID/MWD Water Conservation and Transfer (First and Second 50 KAFY)	100,000 ^{3, 6}	2007
<i>Notes:</i> (1) Yield to MWD, except for 20 KAFY to be made available to CVWD under the QSA. (2) Yield to SDCWA; would ramp up at approximately 20 KAFY during Project implementation. IID would conserve and transfer Colorado River water to SDCWA in the following years and amounts: 2.5 KAF in 2005; 5 KAF in 2006; and 2.5 KAF in 2007 (3) IID would conserve and transfer Colorado River water to MWD in the following years and amounts: 2.5 KAF in 2005; 5 KAF in 2006; and, 2.5 KAF in 2007. In the event that CVWD elects to not take the First 50 KAFY in any year from 2007 to 2014, MWD would also receive a “secondary option” to acquire from IID conserved and transferred water in the following years and amounts: 5 KAF in 2007, and 10 KAF each year from 2008 to 2014. (4) Yield to MWD of 21.5 and 56.2 KAFY from the Coachella Canal and All American Canal lining respectively, and to the San Luis Rey Indian Water Rights Settlement Parties of 4.5 and 11.5 KAFY from the Coachella Canal lining and All American Canal lining respectively. (5) Date by which full conservation benefits would be achieved. (6) Yield to CVWD; would ramp up at 5 KAFY during Project implementation. MWD has option to utilize part or all water not utilized by CVWD.		

8 Cooperative and voluntary water conservation measures that are the basis of the QSA consist of
 9 both agricultural conservation measures and conservation through reduction of canal seepage
 10 losses by lining sections of the All American and Coachella Canals. Conservation measures that
 11 would be implemented in the individual service areas are discussed in detail in section 2.5 and
 12 summarized below.

13 Conservation measures within the IID service area are expected to conserve up to 300 KAFY for
 14 transfer purposes. These measures could include both on-farm conservation and water delivery
 15 system improvements and may include following, subject to certain contractual limitations set

1 forth in the IID/SDCWA Water Conservation and Transfer Agreement. On-farm measures
2 would improve the effectiveness and efficiency of irrigation by farmers. Water delivery system
3 improvements would improve the effectiveness and efficiency of IID's water delivery system.
4 IID envisions a flexible program that would permit the implementation of various methods of
5 both on-farm conservation and water delivery system improvements to conserve water for up
6 to a 75-year time period. The conservation of water in the IID service area is evaluated on a
7 program level in this PEIR. IID has prepared a draft Habitat Conservation Plan (HCP) in
8 support of IID's application for incidental take permits in conformance with the federal and
9 California ESAs for impacts within the IID service area, the All American Canal right-of-way,
10 and the Salton Sea. CEQA and NEPA evaluation for the IID/SDCWA Water Conservation and
11 Transfer Agreement and related HCP is included in the IID Water Conservation and Transfer
12 Project EIR/EIS, released for public review in January 2002.

13 Water conservation would also be achieved through lining a section of the All American Canal,
14 and lining the unlined portions of the Coachella Canal, as discussed below.

15 The QSA water transfers are, for the most part, conserved Colorado River water from one area
16 being made available to meet the needs of existing Colorado River water users in another area,
17 resulting in a net reduction in consumptive use of Colorado River water by users within
18 California. The following is a description of the various water conservation and transfer
19 agreements that comprise the QSA.

20 A. IID'S PRIORITY 3A COLORADO RIVER WATER CAPPED AT 3.1 MAFY

21 Under the QSA, IID would agree to limit its consumptive use of Colorado River water under
22 Priority 3a to 3.1 MAFY for the quantification period, less an amount of water equal to that
23 conserved by IID for the benefit of others as identified in the QSA, and subject to adjustments as
24 provided by the IOP. This consensual limitation of Priority 3a consumptive use constitutes a
25 forbearance of IID's right to divert, for beneficial use, up to the entire balance (after Priorities 1
26 and 2, and in conjunction with Priority 3b) of the 3.85 MAFY amount allocated in the aggregate
27 to Priorities 1, 2, and 3. This forbearance makes water available to agencies with lower
28 priorities (or higher priority numbers). This PEIR provides program-level CEQA analysis for
29 IID's Priority 3a Colorado River water cap, as defined in the QSA, including the conservation of
30 water by IID necessary to comply with the Priority 3a cap, as defined in the QSA and assuming
31 payback for exceedances in compliance with the IOP. Project-level CEQA analysis for IID's
32 Priority 3a Colorado River water cap, as defined in the QSA, is included in the IID Water
33 Conservation and Transfer Project EIR/EIS.

34 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
35 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

36 The IID/MWD 1988 Agreement (entitled "Agreement for Implementation of a Water
37 Conservation Program and Use of Conserved Water" and dated December 22, 1988) calls for
38 MWD to bear the costs of various conservation projects implemented by IID within the IID
39 service area. For bearing the costs, MWD is entitled to request and divert from the Colorado
40 River an amount equal to the amount of water conserved by the conservation projects,
41 estimated to range from 100 to 110 KAFY. Water conservation under this agreement began in
42 1990, and reached full implementation in 1998.

2.0 Project Description

1 In 1989, two agreements, the IID/MWD/PVID/CVWD 1989 Approval Agreement and the
2 MWD/CVWD 1989 Agreement to Supplement Approval Agreement, amended the IID/MWD
3 1988 Agreement. Under the above agreements, MWD is entitled to request and divert from the
4 Colorado River an amount of water equal to the amount of water conserved by the conservation
5 projects within the IID service area. This amount is estimated to range from 100 to 110 KAFY.
6 Under certain conditions as specified in the above agreements, CVWD is entitled to divert up to
7 50 KAFY of this water. Since the above agreements were implemented, the conditions
8 necessary for CVWD's diversion of 50 KAF have not occurred, and all water conserved under
9 these agreements has been diverted by MWD. Therefore, for the purposes of this PEIR, the
10 description of existing conditions assumes that the amount of water conserved and transferred
11 under the above agreements is 110 KAFY, and that all conserved water is used by MWD.

12 Under the terms of the QSA, the IID/MWD 1988 Agreement, IID/MWD/PVID/CVWD 1989
13 Approval Agreement and MWD/CVWD 1989 Agreement to Supplement Approval Agreement
14 would be modified so that MWD would be entitled to a maximum of 90 KAFY (a reduction
15 from 110 KAFY), and CVWD would be entitled to 20 KAFY of water conserved by IID
16 (therefore, CVWD would be entitled to annually divert 20 KAF in lieu of diverting 50 KAF only
17 in years where the necessary conditions exist, as specified in the above agreements). Under the
18 QSA, CVWD would begin receiving this 20 KAFY starting in 2003. Under the terms of the QSA,
19 the IID/MWD 1988 Agreement would be modified to delete the parties' rights to terminate the
20 agreement 35 years following the completion of the last project implemented under the
21 agreement, in order to maintain the IID/MWD 1988 Agreement and subsequent agreements, as
22 modified, throughout the quantification period.

23 The QSA PEIR provides project-level CEQA analysis for MWD's reduction in use of conserved
24 water and for the change in flow and water surface elevation of the Colorado River as a result of
25 the change in point of diversion of 20 KAFY from Lake Havasu to Imperial Dam. Potential
26 environmental impacts associated with CVWD's use of conserved water are assessed at a
27 program level in this PEIR, and will be subject to further analysis in the Coachella Valley Water
28 Management Plan PEIR, and/or subsequent site-specific environmental review documents.

29 C. IID/SDCWA TRANSFER OF CONSERVED WATER

30 The IID/SDCWA Water Conservation and Transfer Agreement provides for the transfer of 130
31 to 200 KAFY of water conserved by IID to SDCWA, plus an optional, additional 100 KAFY.
32 SDCWA would arrange to take delivery of the water at Lake Havasu. Under the QSA, SDCWA
33 no longer has the right to the additional 100 KAFY. Transfers of water under the IID/SDCWA
34 Water Conservation and Transfer Agreement, as implemented under the QSA, would be
35 expected to begin in 2002, and increase by approximately 20 KAF yearly until full
36 implementation under the QSA between 2008 and 2011 (full implementation as amended by the
37 QSA, is considered to be between 130 and 200 KAFY). Under a proposed amendment to the
38 IID/SDCWA Water Conservation and Transfer Agreement, which is conditioned upon
39 implementation of the QSA, IID would conserve and transfer Colorado River water to SDCWA
40 in the following years and amounts: 2.5 KAF in 2005; 5 KAF in 2006; and 2.5 KAF in 2007. This
41 water is in addition to the water to be transferred to SDCWA under the IID/SDCWA Water
42 Conservation and Transfer Agreement, although, the total amount of water transferred to
43 SDCWA would not cumulatively exceed 200 KAFY, including years with early water transfers.

1 This PEIR provides program-level CEQA analysis for the IID/SDCWA Water Conservation and
2 Transfer Agreement, as implemented under the QSA. This PEIR provides program-level CEQA
3 analysis for the change in point of diversion of up to 200 KAFY of Colorado River water from
4 Imperial Dam to Lake Havasu. Project-level CEQA and NEPA analysis for the IID/SDCWA
5 Water Conservation and Transfer Agreement including, water conservation and transfers by
6 IID, and related HCP, is included in the IID Water Conservation and Transfer Project EIR/EIS.

7 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

8 The MWD/SDCWA Exchange of Conserved Water Agreement provides the mechanism for
9 exchanging the IID conserved and transferred water to SDCWA. SDCWA would take delivery
10 of the IID conserved water at Lake Havasu. MWD would divert this water at the Whitsett
11 Pumping Plant in Lake Havasu and convey it through the CRA to its service area. MWD would
12 deliver an equivalent amount of water to SDCWA at the existing delivery point in northern San
13 Diego County. Since a similar amount of water has been conveyed in the CRA and existing
14 MWD and SDCWA facilities and distributed throughout the SDCWA service area, no
15 additional consequences of conveyance and use were anticipated from the MWD/SDCWA
16 Agreement for Exchange of Conserved Water Agreement. This PEIR provides project-level
17 CEQA analysis for the diversion and exchange of water under the MWD/SDCWA Agreement
18 for Exchange of Conserved Water. A notice of exemption for the exchange was filed by
19 SDCWA on November 19, 1998.

20 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

21 Under the terms of the QSA, the parties would consent to the transfer of 130 to 200 KAFY to
22 SDCWA pursuant to the IID/SDCWA Water Conservation and Transfer Agreement. The
23 additional 100 KAFY optional water to SDCWA identified in the IID/SDCWA Water
24 Conservation and Transfer Agreement would be replaced by what is referred to as the First and
25 Second 50 KAFY transfers of conserved water to CVWD and/or MWD. CVWD would have the
26 first option to acquire this conserved and transferred water and would divert this water at
27 Imperial Dam. If CVWD chose not to exercise part of, or its full option to this water, MWD
28 could exercise an option to divert this water at Lake Havasu. The First and Second 50 KAFY
29 would be supplied by conservation measures implemented by IID from Year 1 to Year 45. After
30 Year 45, the obligation to provide the Second 50 KAFY to CVWD would no longer be the
31 obligation of IID, but would become the obligation of MWD. Transfers of water under the First
32 50 KAFY would be expected to begin in 2007, and increase by 5 KAF yearly until full
33 implementation in 2016. Transfers of water under the Second 50 KAFY would begin in the year
34 following the transfer of the full First 50 KAFY, which is expected to be 2017, and would
35 increase by 5 KAF yearly until full implementation in 2026.

36 *Associated Early Water Agreements* - MWD would also receive an option to acquire water
37 conserved by IID in the following years and amounts: 2.5 KAF in 2005; 5 KAF in 2006; and, 2.5
38 KAF in 2007. In the event that CVWD postpones the acquisition of the First 50 KAFY to a year
39 later than 2007, MWD could also receive an additional 5 KAF in 2006, 7.5 KAF in 2007, and 10
40 KAFY from 2007 to 2014.

41 Environmental impacts associated with the above agreements are assessed at a program level in
42 this PEIR. This PEIR provides project-level CEQA analysis for MWD's use of any conserved

1 water not acquired by CVWD. This PEIR also provides project-level CEQA analysis for the
2 change in point of diversion of up to 100 KAFY from Imperial Dam to Lake Havasu in the event
3 that MWD diverts all or a portion of the First and Second 50 KAFY. There is no change in point
4 of delivery on the Colorado River associated with CVWD diversion of water conserved by IID.
5 Project-level CEQA analysis for CVWD's use of conserved water will be provided by the
6 Coachella Valley Water Management Plan PEIR, and/or subsequent site-specific environmental
7 review documents. Project-level CEQA and NEPA analysis for IID conservation of water is
8 included in the IID Water Conservation and Transfer Project EIR/EIS. MWD's fulfillment of
9 their obligation to provide the Second 50 KAFY to CVWD after Year 45 may be subject to
10 further CEQA evaluation in the future.

11 F. TRANSFER OF CONSERVED WATER (67.7 KAFY)

12 Water conservation under the QSA would be achieved through lining a section of the All
13 American Canal, which would reduce seepage from the canal. IID obtains water from the 82-
14 mile long All American Canal, through which water is diverted from the Colorado River at
15 Imperial Dam. An estimated 67.7 KAFY would be conserved by lining a section of this canal
16 (USBR and IID 1994). Transfers of water conserved by lining a section of the All American
17 Canal would be expected to begin in 2003 and be fully implemented (67.7 KAFY conserved and
18 transferred) in 2006. Project-level CEQA and NEPA analysis for the All American Canal lining
19 project, including the use of conserved water by MWD, was provided in the All American
20 Canal Lining Project EIS/EIR (USBR and IID 1994). This PEIR provides program-level CEQA
21 analysis for the change in flow and water surface elevation of the Colorado River resulting from
22 the change in point of diversion of up to 67.7 KAFY from Imperial Dam to Lake Havasu, and for
23 the diversion of conserved water from the All American Canal Lining Project for
24 implementation of the San Luis Rey Indian Water Rights Settlement Act (discussed below).

25 *San Luis Rey Indian Water Rights Settlement* - The San Luis Rey Indian Water Rights Settlement
26 Act, enacted by Congress in 1988 (Title I of PL 100-675, as amended), authorized a settlement of
27 water rights claims to San Luis Rey River water among the La Jolla, Rincon, San Pasqual,
28 Pauma, and Pala Bands of Mission Indians, and the City of Escondido, the Escondido Mutual
29 Water Company (which is no longer in existence) and Vista Irrigation District. This settlement
30 is to be facilitated through the use of 11.5 KAFY of water conserved by the All American Canal
31 Lining Project and 4.5 KAFY of water conserved by the Coachella Canal Lining Project.
32 Transfers of water conserved by lining a section of the All American Canal would be expected
33 to begin in 2003 and be fully implemented in 2006. Transfers of water conserved by lining the
34 unlined portion of the Coachella Canal would be expected to begin in 2003, with full
35 implementation in 2006. It is anticipated that the Department of the Interior would arrange
36 with MWD and SDCWA for conveyance of water for the San Luis Rey Indian Water Rights
37 Settlement Parties as defined in PL 100-675, as amended, using existing MWD and SDCWA
38 facilities.

39 This PEIR provides program-level CEQA analysis for the change in flow and water surface
40 elevation of the Colorado River resulting from the change in point of diversion from Imperial
41 Dam to Lake Havasu for the implementation of the San Luis Rey Indian Water Rights
42 Settlement Act, and for the diversion of water associated with this settlement. This PEIR
43 provides program-level CEQA analysis for use of the water by the City of Escondido and Vista

1 Irrigation District. Use of the water by the Indian bands is not included in this analysis.
2 Project-level CEQA and NEPA analysis for the All American Canal and Coachella Canal lining
3 projects was provided in the All American Canal Lining Project EIS/EIR and the Coachella
4 Canal Lining Project EIS/EIR, respectively.

5 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

6 If a surplus year is declared by the Secretary, or if unused Colorado River water
7 apportionments are available to California users holding Priority 5a, 5b, 6a, 6b, and 7 water
8 rights, the water would be made available in accordance with the existing priority system, with
9 the exception of Priority 6a water. Priority 6a water would be divided as follows: the first 38
10 KAFY to MWD, the next 63 KAFY would go to IID, and the remaining 119 KAFY would go to
11 CVWD. Under the QSA, Priority 6a and 6b would continue to have equal priorities to request
12 and divert Colorado River water.

13 Priority 6a water is apportioned to IID and CVWD for use in the Imperial and Coachella
14 valleys, and Priority 6b water is apportioned to PVID; MWD is not apportioned Priority 6a
15 water under the water delivery contracts. Under the water delivery contracts, Priority 6a and
16 6b are capped at 300 KAFY, with both 6a and 6b having equal priorities to request and divert
17 Colorado River water. This PEIR provides project-level CEQA analysis for Priority 6a Colorado
18 River priority and volume allocations, including quantification of Priority 6a allocations to
19 CVWD, IID, and MWD and use of the water by CVWD, IID and MWD within their respective
20 service areas.

21 H. CVWD'S PRIORITY 3A COLORADO RIVER WATER CAPPED AT 330 KAFY

22 Under the terms of the QSA, CVWD would agree to limit its consumptive use of Colorado River
23 water under Priority 3a to 330 KAFY for the quantification period, less an amount of water
24 equal to that conserved by CVWD for the benefit of others as identified in the QSA, and subject
25 to adjustments as provided by the IOP. This consensual limitation of Priority 3a consumptive
26 use constitutes a forbearance of IID's right to divert, for beneficial use, up to the entire balance
27 (after Priorities 1 and 2, and in conjunction with Priority 3b) of the 3.85 MAFY amount allocated
28 in the aggregate to Priorities 1, 2, and 3. This QSA component also establishes an accounting
29 method for water transfers under the Proposed Project. This PEIR provides program-level
30 CEQA analysis for CVWD's Priority 3a Colorado River water cap, as defined in the QSA.
31 Project-level CEQA analysis for CVWD's Priority 3a Colorado River water cap, as defined in the
32 QSA, will be included in the Coachella Valley Water Management Plan PEIR, and/or
33 subsequent site-specific environmental review documents.

34 I. TRANSFER OF CONSERVED WATER (26 KAFY)

35 Water conservation under the QSA also would be achieved through lining the unlined portions
36 of the Coachella Canal, which would reduce seepage from the canal. CVWD obtains water
37 from the 122-mile long Coachella Canal, through which water is diverted from the All
38 American Canal. Lining the remaining unlined portions of the Coachella Canal would result in
39 approximately 26 KAFY of conserved water that would be available for transfer under the QSA.
40 Transfers of water conserved by lining the unlined portion of the Coachella Canal would be
41 expected to begin in 2003, with full implementation (26 KAFY conserved and transferred) in

2.0 Project Description

1 2006. This PEIR provides program-level CEQA analysis for this component of the QSA.
2 Project-level CEQA and NEPA analysis for the Coachella Canal Lining Project, including
3 change in point of diversion from Imperial Dam to Lake Havasu, and use of conserved water by
4 MWD was provided in the Coachella Canal Lining Project EIS/EIR (USBR and CVWD 2001).

5 The Coachella Canal Lining Project would facilitate implementation of the San Luis Rey Indian
6 Water Rights Settlement Act, discussed under component F, above.

7 J. TRANSFER OF WATER (35 KAFY) - MWD/CVWD SWP ENTITLEMENT TRANSFER AND EXCHANGE 8 AGREEMENT

9 The QSA includes an entitlement exchange between CVWD and MWD involving water from
10 the Colorado River and the SWP. The SWP is a large water supply, storage, and distribution
11 system authorized by an act of the California State legislature in 1959 and operated by the
12 California Department of Water Resources (DWR). Currently, the SWP includes 32 storage
13 facilities, reservoirs, and lakes; 17 pumping plants; three pumping-generating plants; five
14 hydroelectric power plants; and approximately 660 miles of aqueducts and pipelines. The
15 primary purpose of the SWP is to distribute water to 29 urban and agricultural water
16 contractors in Northern California, the San Francisco Bay Area, the San Joaquin Valley, Central
17 Coast, and Southern California.

18 The MWD/CVWD SWP Entitlement Transfer and Exchange Agreement is composed of three
19 individual actions are as follows:

- 20 • MWD would transfer 35 KAFY of its SWP entitlement to CVWD. This would reduce
21 MWD's total SWP annual entitlement to 1,976.5 KAFY and would increase CVWD's
22 total annual entitlement to 58.1 KAFY.
- 23 • CVWD would request and pay for SWP water deliveries via the existing system
24 administered by DWR. The delivery would be made to MWD at the existing Devil
25 Canyon Afterbay, located in San Bernardino, California.
- 26 • In exchange for the deliveries of SWP water requested by CVWD, MWD would arrange
27 with Reclamation for the delivery of 35 KAFY of Colorado River water to CVWD. It is
28 expected that the delivery would be made via the diversion structure at Imperial Dam to
29 the All American Canal for diversion into the Coachella Canal. However, at MWD's
30 option, the delivery may also be made from the CRA to CVWD.¹

31 If diverted at Imperial Dam, this exchange would result in the delivery and diversion of 35
32 KAFY of Colorado River water at Imperial Dam that would have otherwise been diverted at the
33 MWD facility at Lake Havasu. If diverted at the MWD facility at Lake Havasu and delivered to
34 CVWD this exchange would not result in a change in point of delivery or diversion on the
35 Colorado River since this water is currently being diverted by MWD. The MWD/CVWD SWP
36 Entitlement Transfer and Exchange is expected to begin in 2003 and be fully implemented in
37 2007. This PEIR provides project-level CEQA analysis for the SWP entitlement transfer and

1 Under certain conditions, MWD will provide CVWD with a firm delivery of the 35 KAFY by making up the shortfall in deliveries through the existing whitewater account. This provision would not affect the overall water budgets provided for in the QSA.

1 exchange. The Coachella Valley Water Management Plan PEIR, and/or subsequent site-specific
2 environmental review documents, will include project-level CEQA analysis for the use of the
3 water in the CVWD service area. Project-level CEQA analysis is provided in this PEIR for the
4 change in point of diversion from Lake Havasu to Imperial Dam.

5 Proposed Project would result in a change in entitlement held by CVWD and MWD. This
6 change (35 KAF) is approximately 0.85% of the total entitlement held by SWP contractors.
7 Water supplies are shared among SWP contractors depending on their entitlement category
8 (agricultural and M and I) and the requests by other SWP contractors. Interim and long-term
9 implementation of contract amendments allow for entitlements to be shared equally and for a
10 sharing of supplies based on short-term supplies and demands.

11 MWD and CVWD requests for and DWR deliveries of SWP water vary from year to year
12 depending on a variety of conditions, including anticipated demands on the SWP, and the
13 anticipated supplies available from various sources. The 35 KAFY entitlement transfer and
14 exchange would not affect current or anticipated water diversions by the SWP. Implementation
15 of the QSA would not affect the entitlement rights of other SWP contractors. Diversion of
16 waters for the SWP system are consistent with State Water Resources Control Board (SWRCB)
17 orders, the federal ESA, the CESA, and other regulations and agreements, as applicable.

18 Should the CVWD's requests associated with 35 KAF of entitlement exceed the amount that
19 would have been requested by MWD the difference in water delivered to SWP contractors
20 would be shared by all of these agencies. The amount of this difference would be small
21 (averaging approximately 1.5 KAFY) since MWD anticipated requesting all of its entitlement by
22 2005.

23 K. MWD PRIORITY 4 AND 5 COLORADO RIVER WATER CAP

24 Under the terms of the QSA, MWD would agree to limit its consumptive use of Colorado River
25 water to 550 KAFY of Priority 4 water, and 662 KAFY of Priority 5 water, for the quantification
26 period, pursuant to the conditions as specified in the QSA, and subject to adjustments as
27 provided by the IOP. Under the existing Law of the River, MWD is currently limited to the
28 same Priority 4 and 5 Colorado River water caps; this QSA component establishes an
29 accounting method for water transfers under the Proposed Project, and does not change MWD's
30 existing Priority 4 and 5 caps. This PEIR provides project-level CEQA analysis for MWD's
31 Priority 4 and 5 Colorado River water cap, as defined by the QSA.

32 L. OVER AND UNDER RUN OF PRIORITIES 1, 2 AND 3B

33 With implementation of the QSA, MWD would be responsible, pursuant to the IOP, for
34 repayment of any overrun as a result of aggregate use by Priorities 1, 2, and 3b in excess of 420
35 KAFY. (These priorities are established by the 1931 Secretarial regulations incorporating the
36 recommendations of the Seven Party Agreement to PVID [Priorities 1 and 3b] and the Yuma
37 Project Reservation Division [Priority 2]). If Priorities 1, 2, and 3b use less than 420 KAFY,
38 MWD would have the exclusive right to consumptively use any remaining water under these
39 priorities until the net diversion of water reached 420 KAFY. This PEIR provides project-level
40 CEQA analysis for MWD's repayment of any overrun as a result of the aggregate use by

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1 Priorities 1, 2 and 3b in excess of 420 KAFY, and for MWD's use of unused Priorities 1, 2 and 3b
2 water in the event that these priority holders use less than 420 KAFY.

3 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
4 CERTAIN INDIAN RESERVATIONS

5 Under the QSA, CVWD, IID and MWD have agreed, when necessary, to divide responsibility
6 for foregoing the use of Colorado River water to permit the Secretary to satisfy the future use,
7 up to the amount of each PPR, of future use by holders of Miscellaneous PPRs and Federal
8 Reserved Rights specified in the 1964 Decree and supplemental Decrees, and not within the
9 priorities contained in the Seven Party Agreement. Water would be forborne by CVWD and IID
10 in the amount of 3 and 11.5 KAFY, respectively, when necessary, for use by Miscellaneous PPRs
11 and Federal Reserved Rights. Water would be forborne, when necessary, by MWD in the
12 aggregate amount in excess of 14.5 KAFY necessary to satisfy Miscellaneous PPRs and Federal
13 Reserved Rights. This QSA component would begin in 2003. Project-level CEQA analysis is
14 included in this PEIR for the change in points of diversion between Lake Havasu and Imperial
15 Dam to various points along the Colorado River as a result of this QSA component. CEQA
16 analysis for IID's forbearance of water is included in the IID Water Conservation and Transfer
17 Project EIR/EIS. CEQA analysis for CVWD's forbearance of water will be included in the
18 Coachella Valley Water Management Plan PEIR, and/or subsequent site-specific environmental
19 review documents. PPRs holders currently use water at numerous locations along the Colorado
20 River, and the specific locations of these diversions would not change with the implementation
21 of the QSA. The future use of water by holders of Miscellaneous PPRs and Federal Reserved
22 Rights is not within the scope of this PEIR.

23 N. QSA SHORTAGE SHARING AGREEMENT

24 Shortage conditions as defined by the QSA would occur in years when there is less than 3.85
25 MAFY available to Priorities 1, 2, 3a, and 3b. (In this PEIR, shortage conditions under the QSA
26 are referred to as "QSA shortage conditions." Note that the QSA shortage conditions are
27 different than shortage years as defined by the Law of the River and specifically, the 1964
28 Decree, in which a shortage year is defined as a year when less than 7.5 MAFY is available for
29 consumptive use in the Lower Division states. It should be noted that historically there have
30 never been a condition on the River where less than 3.85 MAF is available to Priorities 1, 2, and
31 3.). In the unlikely event that a QSA shortage condition occurs, and less than 3.85 MAF of
32 Colorado River water is available under Priorities 1, 2, 3a, and 3b in any one year during the
33 quantification period, shortages would be shared pursuant to the particular provisions of the
34 QSA, the associated Acquisition Agreements², and the Allocation Agreement³.

35 In the event of a QSA shortage, the deficiency is borne by IID and CVWD. As specified in the
36 IID/CVWD Acquisition Agreement, IID and CVWD shall negotiate a consensual sharing of the

2 The Acquisition Agreements collectively are the IID/SDWCA Water Conservation and Transfer Agreement, the IID/SDCWA Early Water Transfer Agreement, the CVWD/MWD Acquisition Agreement, the IID/MWD Acquisition Agreement, the IID/CVWD Acquisition Agreement, and the MWD/CVWD SWP Transfer and Exchange Agreement.

3 The Allocation Agreement is a proposed agreement among the City of Escondido, Palo Verde Irrigation District, SDCWA, San Luis Rey River Indian Water Authority, Vista Irrigation District, the La Jolla, Pala, Pauma, Rincon and San Pasqual bands of Mission Indians, CVWD, IID, and MWD, and the Secretary concerning the allocation of conserved water created by the All American and Coachella Canal lining projects.

1 shortfall. In the event that a consensual resolution is not obtained, either IID or CVWD may
2 commence litigation to resolve the allocation of the shortfall. During the litigation process,
3 shortfalls would be provisionally allocated seventy-five percent to IID and twenty-five percent
4 to CVWD until IID is reduced to its PPR, at which time, all shortfalls would be borne entirely by
5 CVWD. Under a QSA shortage, water conservation and transfer components of the QSA would
6 continue, although some components would be reduced, as specified in the Acquisition
7 Agreements and the Allocation Agreement. Although, in the event that IID is reduced to its
8 PPR, transfers under the QSA would be suspended or reduced. This PEIR provides project-
9 level CEQA analysis for the effects of the shortage sharing provisions among IID, MWD, CVWD
10 and SDCWA.

11 This QSA component would change how water is allocated under Priority 3a. Currently, if less
12 than 3.85 MAF were available, water would be allocated according to the priority system.

13 **2.5 KEY ACTIONS BY GEOGRAPHIC AREA/SERVICE AREA**

14 This section discusses the key actions, by geographic area/service area, that would occur either
15 directly or indirectly as a result of the implementation of the Proposed Project, and that may
16 result in a change to the physical environment. Figure 2.5-1 illustrates the changed water
17 diversions by CVWD, IID and MWD, in a normal year, with the implementation of the
18 Proposed Project.

19 Implementation of the Proposed Project would result in changes in Colorado River water
20 diversions for CVWD, IID, and MWD. As a result of the canal lining projects, two factors need
21 to be considered in understanding the implications of these changes for CVWD and IID:
22 changes in water diversion, and changes in diversions for use in the agency service area. The
23 current method of water accounting for consumptive use on the lower portion of the Colorado
24 River by Reclamation includes incidental losses and water lost to canal seepage that is charged
25 to a district's water budget even though the water may not be available for use within the
26 district's service area. Discussions of the *changes in diversions* reflect the various water
27 conservation and transfer components, including water previously diverted from the Colorado
28 River and lost to canal seepage. Discussions of the *changes in diversions for use in the service area*
29 reflect all conservation and transfer components, except the All American and Coachella Canal
30 linings, as this water, although diverted from the Colorado River, was not previously received
31 in the service area. Therefore, the *change in diversion* reflects the change in the agencies'
32 diversion of Colorado River water with implementation of the Proposed Project. The *change in*
33 *diversion for use in the service area* reflects the change in the amount of Colorado River water that
34 may be available for use within the agencies' service area with implementation of the Proposed
35 Project (although not reflecting any incidental and other losses).

36 **2.5.1 Imperial Irrigation District**

37 Under the QSA, IID would agree to limit its consumptive use of Colorado River water under
38 Priority 3a to 3.1 MAFY for the quantification period, less an amount of water equal to that
39 conserved by IID for the benefit of others as identified in the QSA, and subject to adjustments as
40 provided by the IOP. With the implementation of the Proposed Project, IID's conservation
41 measures within the service area would conserve from 230 to 300 KAFY (in addition to the 100
42 to 110 KAFY of water conserved under the existing IID/MWD 1988 Agreement). Conservation

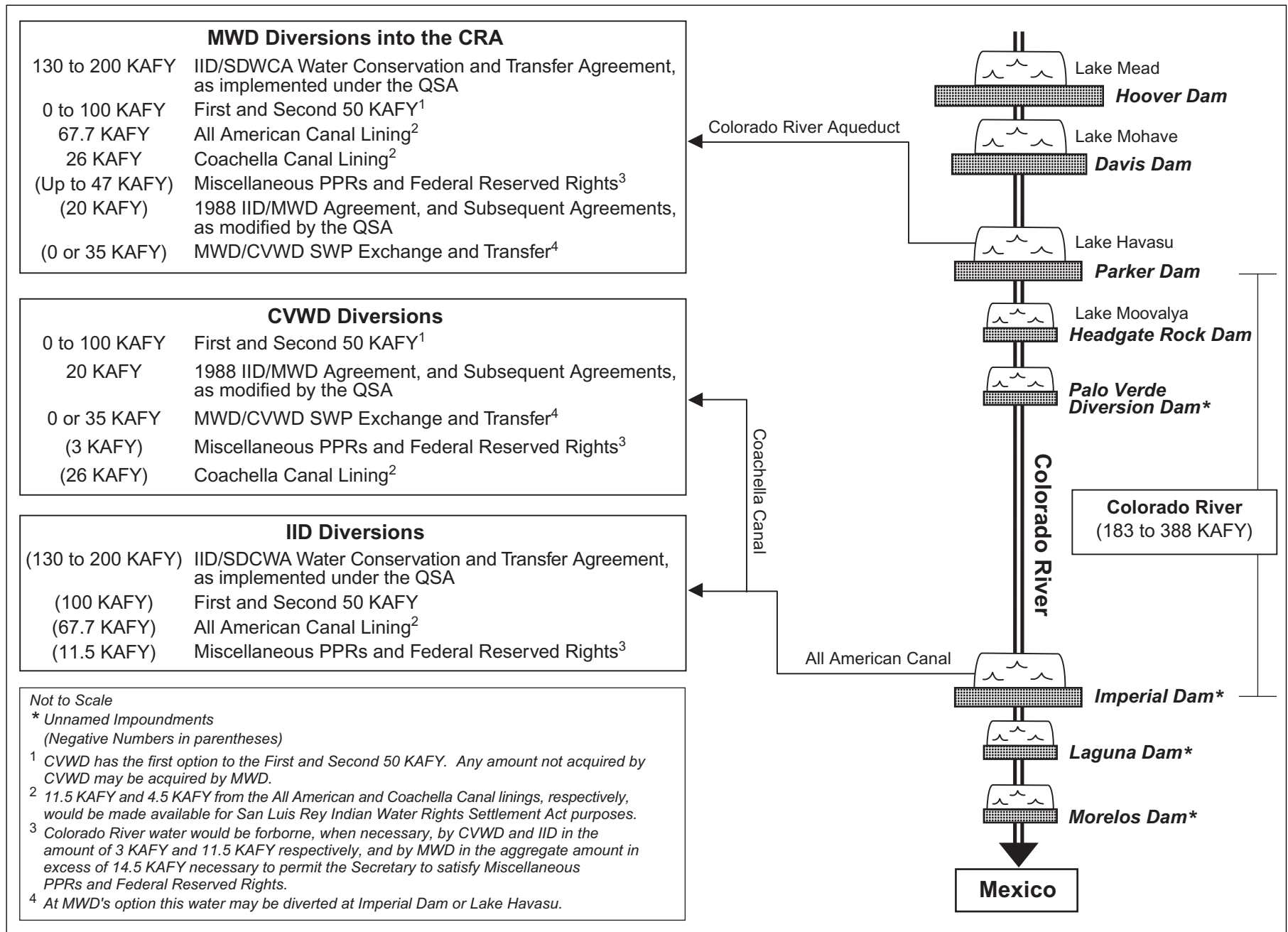


Figure 2.5-1. Changed Water Diversions by CVWD, IID, and MWD, with Implementation of the QSA and in a Normal Year

1 would also be achieved through lining a section of the All American Canal. Additional
2 conservation by IID may be needed to comply with IID's consensual Priority 3a Colorado River
3 water consumptive use cap and the IOP. Amounts of water equivalent to the amount of water
4 conserved by IID would be available for use by CVWD, MWD, SDCWA, and the San Luis Rey
5 Indian Water Rights Settlement Parties. IID would also forbear 11.5 KAFY, when necessary, for
6 use by Miscellaneous PPRs and Federal Reserved Rights.

7 *Potential Water Conservation Measures within the IID Service Area*

8 IID anticipates implementing a variety of methods in different combinations in order to achieve
9 the desired amount of conservation within the service area. These may include the following:

- 10 • *On-farm Conservation Measures* – On-farm conservation measures would be implemented
11 by individual landowners or farmers within the IID service area, and could include,
12 although are not limited to, the following: use of tailwater return systems, use of
13 cascading tailwater systems, use of level basins, shortening furrows/border strip
14 improvements, use of narrow border strips, use of cutback irrigation techniques, laser-
15 leveling of fields, multi-sloping of fields, and the use of drip irrigation. On-farm
16 conservation measures may also include on-farm irrigation management techniques
17 such as irrigation scheduling, water measurement, soil moisture measurements, and use
18 of additional farm labor.
- 19 • *Water Delivery System Improvements* – These would entail construction and/or
20 modification of the infrastructure of IID's water distribution system, including, but not
21 limited to the following: lateral interceptors, reservoirs, seepage interceptors, and
22 conveyance lining.
- 23 • *Fallowing* – Fallowing could be implemented within the IID service area by individual
24 landowners or farmers, subject to certain contractual limitations set forth in the
25 IID/SDCWA Water Conservation and Transfer Agreement, or by IID. Methods could
26 include either removal of land from agricultural production or reduction of multiple
27 crops to fewer crops (or a single crop) for one or more growing seasons or for multiple
28 years.

29 Under terms of the IID/SDCWA Water Conservation and Transfer Agreement, the first 130
30 KAFY of conserved water within the IID service area would come from on-farm conservation
31 measures unless this agreement is waived. For the purposes of this document, on-farm
32 conservation measures do not include fallowing. The method of water conservation to conserve
33 the remaining 170 KAFY (of the up to 300 KAFY to be conserved under this agreement) is not
34 limited to on-farm conservation measures, and water can be conserved by water delivery
35 system improvements or fallowing, or a combination of both water delivery system
36 improvements and fallowing. IID's ability to implement a water conservation program would
37 vary over time, depending on the availability and feasibility of water delivery system
38 improvements, the extent of participation of IID water service area landowners and tenants,
39 variations in climate and hydrological conditions, changes in agricultural economics, changes in
40 technology, and other factors that are not within IID's control. Due to the need for variability
41 and flexibility, the water conservation program to be implemented by IID includes a broad

1 range of conservation measures that could be implemented in various combinations, and the
2 program could change from year to year, or even from agricultural season to season, over the
3 term of the Project. A more detailed description of these measures is included in the IID Water
4 Conservation and Transfer Project EIR/EIS.

5 *All American Canal Lining*

6 The approved project as identified in the Final EIS/EIR for the All American Canal Lining
7 Project (USBR and IID 1994) is to construct a new, parallel canal from 1 mile west of Pilot Knob
8 to Drop 3, a distance of 23 miles. The centerline of the new canal would be offset from the old
9 centerline of the original canal by a distance of 300 to 600 feet, depending on terrain, ease of
10 construction, and location of existing structures. At the Sand Hills, the new canal would be as
11 close to the existing canal as possible to minimize the amount of excavation through the sand
12 dunes. Excavation of 25 million cubic yards of earth would be required. Excess material would
13 be placed in rows along the new canal. An estimated 530 acres of new right-of-way would be
14 required, all of which is under federal control. Other land disturbances would include a 10-acre
15 concrete batch plant and three, 5-acre staging areas, all of which would be on previously
16 disturbed lands. Power lines would be relocated as required. Actual construction would last
17 approximately 3 years. The canal would be in service year-round, as at the present, and would
18 be operated at as high a water level as possible to maximize power generation at the drop
19 structures. The old canal would be retained for emergency use. Details of the construction,
20 safety, and operation components of the canal lining are included in the All American Canal
21 Lining Project EIS/EIR (IID and USBR, 1994).

22 **2.5.2 Coachella Valley Water District**

23 Under the terms of the QSA, CVWD would agree to limit its consumptive use of Colorado River
24 water under Priority 3a to 330 KAFY for the quantification period, less an amount of water
25 equal to that conserved by CVWD for the benefit of others as identified in the QSA, and subject
26 to adjustments as provided by the IOP. CVWD would also receive Colorado River water and
27 SWP water via transfers from both IID and MWD, resulting in an additional 52 to 152 KAFY of
28 Colorado River water for use in the service area, of which 35 KAFY would be exchanged for
29 SWP water. This water is part of the overall water supply addressed in the CVWMP, which
30 was prepared by CVWD to establish an overall program for managing its surface and
31 groundwater resources in the future. The CVWMP involves a number of actions to reduce the
32 current overdraft of groundwater in the Coachella Valley. The 52 to 152 KAFY of Colorado
33 River water for use in the service area under the Proposed Project would be used to the benefit
34 of Improvement District No. 1 (ID-1), which includes the lower portion of the Coachella Valley
35 and a small portion of the Upper Valley. (The Upper Valley consists of primarily open desert
36 lands and resort areas, whereas the Lower Valley area is primarily agricultural land.)

37 With the implementation of the Proposed Project, from 52 to 152 KAFY of additional Colorado
38 River and exchanged SWP water would be used to replace current groundwater use, or would
39 be used for direct groundwater recharge. This would involve the use of the existing canal and
40 expansion of the distribution system. Expansion of the distribution system, and construction of
41 pumping stations and other facilities, may also be required, along with recharge facilities for
42 direct groundwater recharge. The exact location of these potential facilities is not known at this
43 stage of plan development. Among the sites under preliminary consideration for the recharge

1 facilities are the vicinity of Dike 4 (a flood control dike) and the Martinez Canyon alluvial fan
2 located west of the community of Valerie Jean. If a groundwater recharge facility were
3 constructed at Dike 4, the facility would be expected to include recharge ponds along with a
4 pumping station and pipeline to convey water from Lake Cahuilla to the facility. If a recharge
5 facility were to be constructed at Martinez Canyon, it would also include recharge basins, a
6 pumping station, and a pipeline to convey water from the Oasis area to the facility. The
7 recharge projects will be subjected to separate project-level environmental review when
8 preferred sites are identified.

9 *Coachella Canal Lining*

10 A QSA component is to line the existing unlined section of the canal using conventional
11 construction methods while diverting water around each section. Lining would occur between
12 siphons 7 and 14 and siphons 15 and 32, a distance of approximately 33 miles. Existing,
13 unpaved roads would be used for construction activities. Actual construction would take 2
14 years. The lined canal would continue to be operated on a year-round basis. A more detailed
15 description of the Coachella Canal Lining Project including construction, operation, and safety
16 components of the canal lining is provided in the Coachella Canal Lining Project EIS/EIR
17 (USBR and CVWD, 2001).

18 **2.5.3 The Metropolitan Water District of Southern California**

19 Under the terms of the QSA, MWD would agree to limit its consumptive use of Colorado River
20 water under Priorities 4 and 5 to 550 KAFY, and 662 KAFY, respectively, for the quantification
21 period, pursuant to the conditions as specified in the QSA, and subject to adjustments as
22 provided by the IOP. In a year where only 4.4 MAFY of Colorado River water is available in
23 California, MWD is limited to 550 KAF of Priority 4 water, plus up to 110 KAF of water
24 conserved by IID under the IID/MWD 1988 Agreement. With implementation of the Proposed
25 Project and in a normal year, MWD would receive up to 52.6 KAFY from the All American
26 Canal Lining Project, 21.5 KAFY from the Coachella Canal Lining Project, and up to 100 KAFY
27 from the First and Second 50 KAFY (in the event that CVWD elects not to take this water); with
28 implementation of the Proposed Project, MWD would exchange 35 KAFY of SWP water to
29 CVWD under the MWD/CVWD SWP Exchange and Transfer Agreement, and would forebear
30 use of and transfer 20 KAFY for CVWD under the amended IID/MWD 1988 Agreement and
31 subsequent amended agreements. With implementation of the Proposed Project, MWD would
32 be responsible, pursuant to the IOP, for repayment of any overrun as a result of aggregate use
33 by Priorities 1, 2, and 3b in excess of 420 KAFY, and to the extent that Priorities 1, 2, and 3b use
34 less than 420 KAFY, MWD shall have the exclusive right to such water, as described in section
35 2.4 above. With implementation of the Proposed Project, MWD would also divert into the CRA,
36 between 130 to 200 KAFY of conserved IID water transferred to SDCWA and 16 KAFY to
37 facilitate implementation of the San Luis Rey Indian Water Rights Settlement Act.

38 Implementation of the Proposed Project would not require the construction of new MWD
39 facilities or the modification of existing MWD facilities. MWD would continue to divert
40 Colorado River water available under the terms of the Proposed Project at its existing Whittset
41 Intake in Lake Havasu. The amount of water diverted under the QSA is within the historic
42 volumes currently diverted, and would not constitute a change in operations or an increase in
43 the amount diverted.

1 The CRA is MWD’s conveyance structure to transport Colorado River water to the MWD
2 service area. Implementation of the Proposed Project would affect the amount of Priority 3a, 4,
3 and 6a water carried in the CRA. During the quantification period, and particularly after the
4 15-year Interim Surplus period, the total amount of water carried by the CRA in a normal year
5 may be less than current operations as California would be limited to 4.4 MAFY, and previously
6 used surplus and unused apportionment water may not be available. MWD has a number of
7 projects in the planning or pilot project stage that would assist in maintaining delivery of
8 Colorado River water to the MWD service area (refer to section 1.5, Related Plans, Programs
9 and Actions).

10 **2.5.4 San Diego County Water Authority**

11 With implementation of the Proposed Project, SDCWA would receive 130 to 200 KAFY of
12 Colorado River water conserved by IID, replacing water currently received by MWD.
13 Implementation of the Proposed Project would not require the construction of new SDCWA
14 facilities or the modification of existing SDCWA facilities.

15 **2.5.5 Lower Colorado River**

16 The Proposed Project would result in a change in the amount of water the Secretary would
17 deliver to MWD’s diversion point at Lake Havasu (above Parker Dam), and Imperial Dam,
18 CVWD’s and IID’s diversion point. In a normal year, in aggregate, deliveries to Imperial Dam
19 would be reduced by 183 to 388 KAF, and this water would instead be delivered to the MWD
20 facility at Lake Havasu. Therefore, there would be a reduction in flow in the Colorado River
21 between 183 and 388 KAFY from Parker to Imperial Dam. The components of the Proposed
22 Project that would reduce deliveries at Imperial Dam include the following:

- 23 • water conserved and transferred by IID (130 KAFY to 300 KAFY – minimum of 130
24 KAFY in the event that only 130 KAFY is transferred to SDCWA, and the First and
25 Second 50 KAFY is transferred to CVWD – maximum of 300 KAFY in the event that the
26 200 KAFY is transferred to SDCWA and the First and Second 50 KAFY is transferred to
27 MWD);
- 28 • reduced deliveries as a result of the All American and Coachella Canal lining projects
29 (together totaling 93.7 KAFY);
- 30 • reduced deliveries by CVWD and IID to account for Miscellaneous PPRs and Federal
31 Reserved Rights (together totaling 14.5 KAFY).

32 Conversely, some components of the Proposed Project could increase deliveries at Imperial
33 Dam, including the 20 KAFY transfer from MWD to CVWD per the amendments to the
34 IID/MWD 1988 Agreement and subsequent amended agreements, and potentially the 35 KAFY
35 transferred from MWD to CVWD per the MWD/CVWD SWP Transfer and Exchange
36 Agreement, depending on where MWD elects to have the water delivered (Imperial Dam for
37 diversion into the All American and Coachella Canals or at Lake Havasu for diversion at the
38 Whitsett Pumping Plant and delivery to CVWD). Table 2.5-1 outlines the various Proposed
39 Project components that result in changes in river flows between Parker and Imperial Dams in a
40 normal year.

1 **Table 2.5-1. Anticipated Changes in River Flow from**
 2 **Parker to Imperial Dams in a Normal Year as a Result of the Proposed Project**
 3 (negative numbers in parentheses)

	<i>Minimum (KAFY)</i>	<i>Maximum (KAFY)</i>
Amendment to the IID/MWD 1988 Agreement and Subsequent Agreements	20	20
IID/SDCWA Conservation and Transfer	(130)	(200)
First and Second 50 KAFY	0	(100)
All American Canal Lining Project ¹	(67.7)	(67.7)
Coachella Canal Lining Project ¹	(26)	(26)
CVWD/MWD SWP Transfer and Exchange	35	0
Miscellaneous PPRs and Federal Reserved Rights	(14.5)	(14.5)
Total	(183.2)	(388.2)
1) 11.5 KAFY and 4.5 KAFY from the All American and Coachella Canal lining projects, respectively, would be made available for San Luis Rey Indian Water Rights Settlement Act purposes.		

4 **2.6 AGENCIES EXPECTED TO USE THE PEIR IN DECISIONMAKING**

5 The co-lead agencies for this PEIR are CVWD, IID, MWD, and SDCWA. Each agency will
 6 independently evaluate and, if appropriate, certify this PEIR and make CEQA findings.

7 Although the County of Imperial, County of San Diego, and City of San Diego each has stated
 8 that it may be a Responsible Agency with regard to the preparation of this PEIR, the co-lead
 9 agencies have not identified any discretionary approvals by these agencies that would trigger
 10 Responsible Agency Status as defined in the State CEQA Guidelines (§ 15381). The California
 11 Department of Fish and Game (CDFG) is a Trustee Agency for fish, plant, and wildlife
 12 resources and may act as a Responsible Agency regarding potential impacts to listed species
 13 and the possible issuance of Incidental Take Permits (section 2081 of the Fish and Game Code)
 14 and Streambed Alteration Agreements pursuant to section 1600 of the Fish and Game Code, if
 15 required. Incidental Take Permits and Streambed Alteration Agreements are not anticipated for
 16 the proposed project but may be necessary for implementation of certain project level
 17 components that are a part of the Proposed Project.

18 **2.6.1 Permits and Other Approvals Required to Implement the Proposed Project**

19 Permits and approvals that may be required for implementation of certain components of the
 20 Proposed Project include the following:

- 21 • Air quality permits from the relevant air quality management or air pollution control
 22 districts for construction activities due to the implementation of water conservation
 23 measures;
- 24 • Section 2081 permits for incidental take of endangered species per the CESA;

2.0 Project Description

- 1 • Section 1600 authorization from the CDFG for potential alteration of streambeds and
2 lakes;
- 3 • Incidental take permits from the Service per the ESA for construction and
4 implementation activities;
- 5 • California State Water Resources Control Board approval of the proposed water transfer
6 from IID to SDCWA;
- 7 • National Pollutant Discharge Elimination System (NPDES) permits from the relevant
8 Regional Water Quality Control Boards (RWQCB) during the construction of
9 components of the Proposed Project;
- 10 • Secretary, U.S. Department of the Interior (DOI) execution of the IA; and
- 11 • Department of Water Resources approval of the 35 KAFY SWP water entitlement
12 transfer.

1 **3.0 AFFECTED ENVIRONMENT, ENVIRONMENTAL IMPACTS,**
2 **AND MITIGATION MEASURES**

3 The following sections describe the environmental resources that could be affected by the
4 Proposed Project, potential impacts to these resources, and mitigation measures that would
5 reduce the severity of these impacts. State CEQA Guidelines (§15125) state that an EIR must
6 include a description of the physical environmental conditions in the vicinity of the project as
7 they exist at the time the NOP is published. This environmental setting will normally constitute
8 the baseline physical conditions by which a lead agency determines whether an impact is
9 significant. This chapter provides appropriate descriptive information to meet this
10 requirement. Because the impacts of the Proposed Project would be realized over a long period
11 of time, it is appropriate to measure them against both current and projected conditions in order
12 to provide a more accurate description of Proposed Project effects (see *Save Our Peninsula*
13 *Committee v. Monterey County Board of Supervisors*, [2001] 87 Cal App. 4th 99). For this reason, this
14 chapter makes reference to two separate baselines, referred to as “Existing Baseline” and
15 “Future Baseline,” which are described below. Where impacts are measured against more than
16 one baseline, this is noted in the methodology section included under each resource.

17 **EXISTING BASELINE**

18 The term Existing Baseline specifically refers to physical environmental conditions in the project
19 area that existed at the time the NOP was published, as required under the State CEQA
20 Guidelines. For each of the geographic areas addressed, specific information is provided to
21 describe the conditions of resources within that area. Existing Baseline information is used to
22 provide a basis for assessing environmental impacts within each of the geographic areas.

23 **FUTURE BASELINE**

24 Many resources, such as the Colorado River and Salton Sea, exhibit variability from year to
25 year. It is necessary to capture the reasonably foreseeable variability of a given environmental
26 resource to adequately assess changes resulting from the Proposed Project. To capture future
27 variability, a Future Baseline has been developed. The Future Baseline represents what is
28 reasonably expected to occur in the future given well-defined trends and other parameters such
29 as adopted or on-going programs (e.g., increased water use by other Lower Division states and
30 flood control operations). The Future Baseline uses a sufficiently long period to allow
31 consideration of long-term variability. By comparing the Proposed Project to the Future
32 Baseline, effects caused by the Proposed Project can be isolated from effects that are reasonably
33 expected to result from existing conditions and trends.

34 For the two major water bodies within the Project region, the lower Colorado River and the
35 Salton Sea, Future Baselines were developed to provide a framework against which an
36 assessment of environmental impacts from the Proposed Project could be measured.
37 Throughout this chapter, the term Future Baseline, refers to future trends for the two water
38 bodies based on analytical models of expected future conditions. These models are more fully
39 described in detail under section 3.1, Water Resources.

1 **Colorado River**

2 The Future Baseline for river flow, reservoir elevation, and salinity is based on Reclamation's
3 Colorado River Simulation System (CRSS) modeling performed for the *Implementation*
4 *Agreement, Inadvertent Overrun and Payback Policy, and Related Federal Actions Draft EIS* (USBR
5 2002). This Future Baseline has been used throughout this chapter to assess impacts to the
6 Colorado River. A summary of major lower Colorado River parameters comparing the Future
7 Baseline to existing and historical conditions is provided below.

8 *Average Annual Lake Mead Elevations*

9 Under the Future Baseline, reservoir levels are expected to vary over time from 1,213 feet msl
10 (mean sea level) to 1,001 feet msl. There is a 12 to 26 percent probability that Lake Mead levels
11 would be 1,200 feet msl or higher throughout the period 2002 to 2076. Rarely (less than 10
12 percent of the time), Lake Mead is expected to be higher than 1,210 msl, and only seldom (10
13 percent of the time) is Lake Mead projected to be less than 1,000 feet msl. Modeled median
14 water levels decline to approximately 1,108 feet msl by the year 2040 under the Future Baseline
15 and fluctuate between 1,106 feet msl and 1,116 feet msl through the year 2076. Under historic
16 conditions, Lake Mead has dropped below elevation 1,083 only twice, and has climbed above
17 elevation 1,225 only once.

18 *Colorado River Flows Between Parker and Imperial Dam*

19 Under the Future Baseline, flows between Parker and Imperial dams (below Headgate Rock
20 Dam) are predicated to vary from 6.48 MAFY to 9.58 MAFY. Historically (1990-1999), flows in
21 this reach have averaged 7.362 MAFY, but have varied from 3.776 MAFY to 17.555 MAFY.

22 *Colorado River Salinity*

23 The Future Baseline assumes that additional programs operated under the Colorado River
24 Salinity Control Program will continue to be implemented and that water quality will never
25 exceed 747 mg/L (milligrams per liter) below Parker Dam and 879 mg/L at Imperial Dam.
26 Under existing conditions, salinity below Parker Dam has varied from 549 to 673 mg/L, and
27 salinity at Imperial Dam has varied from 655 to 803 mg/L in the period 1990 to 1999.

28 **Salton Sea**

29 The Imperial Irrigation District Decision Support System (IIDSS) and the Coachella
30 Groundwater Model are used to predict changes to parameters such as water quantity and
31 water quality in the IID and CVWD service areas given certain future actions such as on-farm
32 conservation, fallowing, and groundwater recharge. Data from these models were used as
33 inputs to Reclamation's Salton Sea Accounting Model. The Salton Sea Accounting Model was
34 used to predict future trends in the Salton Sea's elevation, surface area, and salinity. This model
35 provides future trending data about the Salton Sea assuming a continuation of existing
36 conditions.

37 The Future Baseline for the three Salton Sea parameters assessed in the models is summarized
38 below and in Table 3.0-1. This Future Baseline has been used throughout this chapter to assess
39 impacts to the Salton Sea.

1 **Sea Elevation**

2 The current Salton Sea elevation is approximately -227 feet msl. Modeling conducted by
 3 Reclamation indicates that under the Future Baseline the mean surface elevation of the Salton
 4 Sea would drop approximately 7 to 10 feet over the next 75 years. The Proposed Project could
 5 cause an additional drop of 10 to 13 feet., depending on whether use of the First and Second 50
 6 KAFY is by CVWD or MWD.

7 **Salinity**

8 The existing salinity of the Salton Sea is approximately 44,000 mg/L. Under the Future
 9 Baseline, the salinity is expected to increase to approximately 80,000 to 90,000 mg/L over the
 10 next 75 years. Over the same period, the Proposed Project would cause salinity concentrations
 11 to rise, resulting in salinity of 129,700 to 165,300 mg/L, depending on whether use of the First
 12 and Second 50 KAFY is by CVWD or MWD. Reclamation's model predicts that salinity would
 13 reach 60,000 mg/L between the years 2023 and 2030. Once the salinity increases to 60,000
 14 mg/L, it is likely that the fish that live in the Salton Sea will be unable to complete their life
 15 cycle, which will result in the eventual disappearance of the fishery. This impact also affects
 16 fish-eating birds as their food supply diminishes and disappears.

17 **Surface Area**

18 The existing surface area of the Salton Sea is 235,000 acres. Reclamation's model predicts that
 19 under Future Baseline conditions, over the life of the project, the Salton Sea would decrease by
 20 approximately 15,400 to 23,400 acres, resulting in a surface area of 211,600 to 219,600 acres. The
 21 Proposed Project would cause additional decreases in surfaces area, resulting in Salton Sea with
 22 area of 167,774 to 186,383 acres, depending on whether use of the First and Second 50 KAFY is
 23 by CVWD or MWD.

24 **Table 3.0-1. Comparison of Salton Sea Existing Baseline, Future Baseline, and Proposed**
 25 **Project Impacts at the Salton Sea**

	Elevation (feet msl)			Surface Area (acres)			Salinity (mg/L)		
	Existing Baseline	Future Baseline	Proposed Project	Existing Baseline	Future Baseline	Proposed Project	Existing Baseline	Future Baseline	Proposed Project
2001	-227	NA	NA	235,000	NA	NA	44,000	NA	NA
2077	NA	-234 to -237	-245 to -250	NA	211,600 to 219,600	167,800 to 186,400	NA	80,000 to 90,000	129,700 to 165,300

Source: IID and USBR 2002.

26

27

1 **3.1 WATER RESOURCES**

2 This chapter discusses the potential changes to hydrologic systems and facilities, water quality,
3 and water supply associated with the implementation of the Proposed Project. Information in
4 this section is primarily based on information provided by the potentially affected agencies,
5 Reclamation, United States Geological Survey (USGS), Colorado River Board of California, and
6 DWR.

7 **3.1.1 Environmental Setting**

8 The region of influence to hydrologic systems and facilities contains the Colorado River from
9 Lake Mead to the Northerly International Boundary (NIB), the associated reservoirs, and the
10 service areas of water districts that are affected by Proposed Project implementation (i.e.
11 CVWD, IID, MWD, and SDCWA; refer to Figure 1.1-1 for service area boundaries). Potentially
12 affected conveyance facilities for these diversions include the All American Canal, which
13 diverts water from the Colorado River at Imperial Dam; the Coachella Canal, which receives
14 deliveries from the All American Canal; and the CRA, which diverts water from Lake Havasu
15 upstream of Parker Dam. These diversions and water transportation features are shown
16 schematically in Figure 3.1-1. Related drainage features include the Whitewater
17 River/Coachella Valley Stormwater Channel (CVSC) and drains in the Coachella Valley, the
18 New and Alamo rivers, drains in the Imperial Valley, and the Salton Sea.

19 **3.1.1.1 Regulatory Framework**

20 The regulatory framework for water resources includes the following federal and state statutes
21 and regulations.

22 *Water Quality*

23 PORTER-COLOGNE ACT OF 1969

24 The Porter-Cologne Act gave the SWRCB ultimate authority over state water quality and
25 established nine regional water quality control boards. The regional boards prepare water
26 quality plans (called basin plans) for their region. Basin plans identify the beneficial uses of
27 water that should be protected, establish water quality objectives (limits or levels of water
28 constituents based on both state and federal laws), and define an implementation program to
29 meet water quality objectives. The area that would be affected by the implementation of the
30 Proposed Project lies within the boundaries of four RWQCBs: Los Angeles (Region 4),
31 Colorado River Basin (Region 7), Santa Ana (Region 8), and San Diego (Region 9).

32 WATER POLLUTION CONTROL ACT AND AMENDMENTS (CLEAN WATER ACT)

33 Similar to the Porter-Cologne Act, the federal Clean Water Act requires states to designate
34 appropriate water uses to be protected and mandates that states set water quality standards
35 based on these uses (EPA 2000a). States must review and revise these water quality standards
36 every three years. The EPA has the responsibility for promulgating regulations under the Clean
37 Water Act including the review and approval of state water quality standards. A 1997 EPA
38 review of California water quality standards found a lack of criteria for several toxic pollutants.

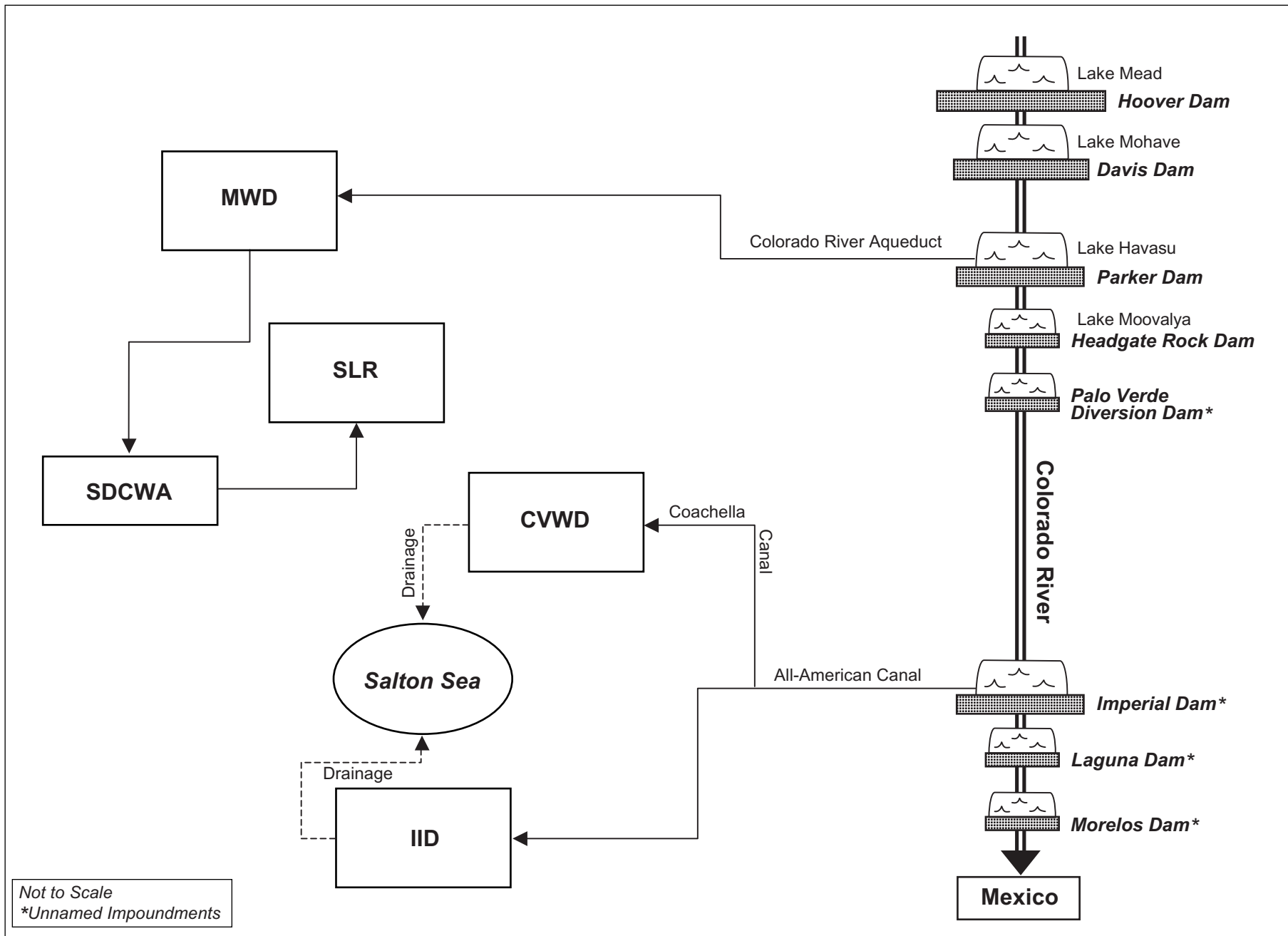


Figure 3.1-1. Schematic Diagram of Water Facilities, Water Bodies, and Agency Service Areas Potentially Influenced by the QSA

1 EPA, ruling that California was not meeting the provisions of the Clean Water Act, established
2 criteria and a compliance schedule for eighty pollutants (EPA 2000b). In an attempt to resolve
3 these issues, the SWRCB adopted a “Policy for Implementation of Toxic Standards for Inland
4 Surface Waters, Enclosed Bays, and Estuaries in California” on April 26, 2000 (SWRCB 2000).

5 NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM

6 One method for meeting water quality objectives under the Clean Water Act is the NPDES.
7 This permit system regulates point-source surface discharges (33 U.S.C. §1342). In California
8 the Regional Water Quality Control Boards administer NPDES permits in a manner intended to
9 meet water quality criteria of both the Clean Water Act and Porter-Cologne Act (Littleworth
10 and Garner 1995).

11 TOTAL MAXIMUM DAILY LOAD

12 Under section 303(d) of the Clean Water Act, states, territories, and authorized Indian tribes are
13 to submit lists to the EPA detailing water bodies for which existing pollution controls are
14 insufficient to attain or maintain water quality standards. After submitting the list of “impaired
15 waters,” states must develop a plan, called the Total Maximum Daily Load (TMDL) plan, to
16 limit excess pollution. Within the TMDL process, states assess water quality problems,
17 contributors to these problems, and establish actions needed to achieve water quality objectives.
18 The focus is on setting total maximum daily loads for specific pollutants throughout the
19 watercourse. TMDL plan implementation can be accomplished through revised NPDES permit
20 requirements (for point source contaminants) and through implementation of Best Management
21 Practices (BMPs) that include changes in agricultural practices (EPA 1999). The establishment
22 of a TMDL conceptually consists of four phases, which are, water body assessment,
23 development of allocations, development of an implementation plan, and amendment of the
24 basin plan (SWRCB 2001b). A TMDL start date is the date (usually stated as a year) when the
25 responsible agency begins development of the TMDL Implementation Plan, while the
26 completion date is the projected date that the TMDL Implementation Plan is complete and
27 ready for adoption into the Basin Plan. Within the study area a TMDL of 200 milligrams per
28 liter has been proposed for silt in the Alamo River and a 200-membrane filter count per 100
29 milliliters (MPN/100 ml) for fecal coliform, 126 MPN/100 ml for E.Coli, and 33 MPN/100 ml
30 for Enterococci have been proposed for bacteria in the New River. Impaired waters and TMDL
31 program details for water bodies in the project area are provided in Table 3.1-1.

32 COLORADO RIVER BASIN SALINITY CONTROL ACT AND AMENDMENTS; MINUTE 242 OF THE INTERNATIONAL 33 BOUNDARY AND WATER COMMISSION

34 In 1974, the Colorado River Basin Salinity Control Act was enacted with the purposes of (1)
35 resolving salinity issues associated with Mexican Treaty deliveries; and (2) creating a salinity
36 control program within the U.S. portion of the Colorado River Basin to meet objectives and
37 standards set by the Clean Water Act. The federal/state salinity control program is designed to
38 maintain flow-weighted average annual salinity at or below the adopted numeric criteria. The
39 program is not intended to counteract short-term salinity variations due to the highly variable
40 flows caused by natural factors (DOI 2001).

41

1

Table 3.1-1. Impaired Water Bodies Potentially Affected by the QSA

<i>Water Body</i>	<i>Pollutant of Concern</i>	<i>TMDL Completion Date</i>
Whitewater River/Coachella Valley Stormwater Channel	Bacteria/Pathogens	2005
Alamo River	Pesticides Selenium Silt	2011 2010 Proposed Basin Amendment
Imperial Valley Drains	Pesticides Selenium Silt	2011 2010 2004
New River	Nutrients Pesticides Silt Dissolved Oxygen Trash Chloroform Toluene p-Cymene 1,2,4-trimethylbenzene m,p,-Xylene o-Xylenes p-DCB Bacteria/Pathogens	2010 2011 2002 2006 2007 2011 2011 2009 2009 2008 2008 2010 Proposed TMDL
Salton Sea	Nutrients Salt Selenium	2004 undefined 2010
Lake Havasu	<i>Escherichia Coli</i> Turbidity	undefined 2002
Lower Colorado River	Turbidity	2002
Palo Verde Outfall Drain	Bacteria/Pathogens	2003
<i>Sources: SWRCB 1999 and 2001, Arizona Department of Environmental Quality 2002, Colorado RWQCB 2001, NDEP 2000.</i>		

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Per the directives of the Federal Water Pollution Control Act Amendments of 1972, the Colorado River Basin Salinity Control Forum (which is made up of the Seven Basin States) adopted numeric criteria for flow-weighted average annual salinity for three points along the Colorado River:

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7
8

- Below Hoover Dam, 723 mg/L;
- Below Parker Dam, 747 mg/L; and
- At Imperial Dam, 879 mg/L.

9
10
11
12
13
14

The Colorado River Basin Salinity Control Forum reviews the numeric criteria and plan of implementation every 3 years and makes revisions to accommodate changes occurring in the Basin States, most recently in 1999. At each triennial review, the current and future water uses are analyzed for their impact on the salinity of the Colorado River, including projects proposed as part of Reclamation, U.S. Department of Agriculture, and the Bureau of Land Management salinity control programs. If needed, additional salinity control projects are added to the

1 implementation plan to assure compliance with standards. The need for one or more additional
2 salinity control projects is determined by monitoring the salinity of the River and making near-
3 term projections of changes in diversions from and return flows to the River system. When an
4 additional project is needed it is selected from a list of potential projects that have undergone
5 feasibility investigation. In selecting a project, considerable weight is given to the relative cost-
6 effectiveness of the project. Environmental feasibility is another factor considered. For
7 example, the January 2001 Progress Report on Quality of Water Colorado River Basin identified
8 22 cost-effective projects that could be implemented between 1998 and 2002 that could control
9 up to 416,834 tons per year of salinity (DOI 2001).

10 Below Imperial Dam, salinity is a federal issue. Under Minute No. 242 of the United States-
11 Mexico Treaty, the United States government took responsibility for ensuring that:

- 12 • The 1.36 MAF annual water delivery to Mexico upstream of Morelos Dam does not
13 exceed the salinity of water received at Imperial Dam by more than 15 +/- 30 milligrams
14 per liter: and,
- 15 • The 140 KAFY water delivery to Mexico downstream of Morelos Dam and/or south of
16 San Luis Arizona, has salinity substantially the same as water customarily delivered to
17 these areas.

18 SALTON SEA RECLAMATION ACT

19 The Salton Sea Reclamation Act of 1998 (Public Law 105-372) directs the Secretary of the Interior
20 to conduct a feasibility study and construct a project to reclaim the Salton Sea while permitting
21 the continued use of the Salton Sea as a repository for irrigation drainage, and:

- 22 • reducing and stabilizing the overall salinity of the Salton Sea;
- 23 • stabilizing the surface elevation;
- 24 • reclaiming, in the long term, healthy wildlife resources and their habitats; and
- 25 • enhancing the potential for recreational uses and economic development.

26 Public Law 105-372 specifically directed the Secretary not to include any option that would rely
27 on the importation of any new or additional water source from the Colorado River, or any
28 option that is not consistent with existing water rights and obligations of persons under treaties,
29 decrees, contracts, and agreements that make up the Law of the River. Public Law 105-372 also
30 directs the Secretary to apply assumptions regarding water inflows into the Salton Sea that
31 encourage water conservation, account for transfers of water out of the Salton Sea Basin, and are
32 based on a maximum likely reduction in inflows to the Salton Sea of 800 KAFY or less per year.

33 *Rivers and Streambed Alteration*

34 SECTION 404 OF THE CLEAN WATER ACT

35 Section 404 of the Clean Water Act requires that an entity obtain permits before discharging
36 dredge or fill material into navigable waters, their tributaries, and associated wetlands.
37 Activities regulated by 404 permits include, but are not limited to, dredging, bridge
38 construction, flood control actions, and some fishing operations. In order to issue a 404 permit,

3.1 Water Resources

1 the Army Corps of Engineers must demonstrate compliance with the federal Endangered
2 Species Act (see Chapter 3.2), the National Environmental Policy Act, the Wild and Scenic
3 Rivers Act, and the Fish and Wildlife Coordination Act (Getches 1997).

4 CALIFORNIA FISH AND GAME STREAMBED ALTERATION AGREEMENT

5 Fish and Game Code §1601 mandates that any public entity must formally provide notice to the
6 CDFG before engaging in any project that will:

- 7 • divert, obstruct, or change the natural flow of the bed, channel, or bank of any river,
8 stream, or lake;
- 9 • use materials from a streambed; or
- 10 • result in the disposal or deposition of debris, waste, or other material containing
11 crumbled, flaked, or ground pavement where it can pass into any river, stream, or lake.

12 If the CDFG determines that a project will adversely affect fish or wildlife resources, the project
13 applicant must enter into a Streambed Alteration Agreement with CDFG (CDFG 2000).

14 *Water Allocation*

15 The use of Colorado River water is governed by a group of federal and state laws, interstate
16 compacts, an international treaty, court decisions, federal contracts, federal and state
17 regulations, and multi-party agreements, commonly referred to as “The Law of the River.”
18 Refer to Chapter 1 for further discussion.

19 *Water Transfers*

20 Water transfers offer a way for an entity with a water entitlement to make available a portion of
21 that supply to another water user. A water transfer does not confer a new “water right,” rather
22 a water transfer represents a change in place of use of an existing water right. Refer to section
23 2.4, Water Transfers, for further discussion.

24 **3.1.1.2 Imperial Irrigation District**

25 The IID service area covers over 1 million acres in the Imperial Valley of which an average of
26 approximately 461,000 acres are irrigated for agricultural production (IID 1999). Approximately
27 98 percent of the water managed by IID goes to agriculture, and 2 percent is treated for
28 municipal use by 9 cities in the Imperial Valley.

29 All of IID’s water supply is diverted from the Colorado River. IID obtains Colorado River
30 water from the 82-mile long, All American Canal. The All American Canal diverts water from
31 the Colorado River near Imperial Dam, located approximately 20 miles northeast of Yuma,
32 Arizona. In addition to East Highline, Central Main, and Westside Main canals that serve the
33 IID service area, several canals branch off of the All American including the Yuma Main Canal
34 that diverts water for the Yuma Project Reservation Division and the Coachella Canal that
35 diverts water for CVWD. The capacity of the All American Canal varies with canal reach, with
36 a maximum capacity of 15,155 cubic feet per second (cfs). The All American Canal is unlined.

1 Table 3.1-2 summarizes recent historic conditions for net diversions (gross diversions minus
 2 return flow) of Colorado River water by IID. In 1999, IID diverted 3,089 KAFY of Priority 3a
 3 and 6a Colorado River water; the 1990 to 1999 average was 2,992.5 KAFY. In 1999, IID
 4 conserved 108.5 KAFY of Priority 3a water and an equivalent amount of water was made
 5 available to MWD (accounted for under Priority 4, 5a or 5b, as available) per the IID/MWD
 6 1988 Agreement and subsequent agreements; the 1990-1999 average was 67.3 KAFY. A 1990 to
 7 1999 adjusted average was developed to simulate conditions that would have occurred if the
 8 water conservation under the IID/MWD 1988 Agreement and subsequent agreements had been
 9 fully implemented by the beginning of 1990. In this case, IID would have conserved and
 10 reduced its diversion of Colorado River water by a total of 110 KAFY for the entire 10-year
 11 period, and an equivalent amount of water would have been made available to MWD
 12 throughout the time period (for purposes of analysis, this is assumed to be 110 KAFY). The
 13 1990 to 1999 adjusted average for IID is 2,949.9 KAFY.

Table 3.1-2. Recent Historic Conditions for IID Colorado River Water Diversions

All numbers in KAFY		
	1999	1990-1999 Average
IID Colorado River Diversions	3,089	2,992.5

Source: Data based on USBR Annual Decree Accounting Reports

14 The majority of drainage from lands within the IID service area is collected and transported
 15 through a network of surface drains exceeding 1,400 miles that discharge system-wide into
 16 either the New or Alamo rivers or directly into the Salton Sea. Between 1990 and 1999, IID's
 17 drainage discharge into the Salton Sea has varied from 878 KAFY to 1,072 KAFY.

18 *Water Quality*

19 Surface water quality in the Imperial Valley is heavily dependent on the quality of imported
 20 supplies, and thus, on Colorado River quality at Imperial Dam. Water quality parameters of
 21 concern include salinity, selenium, sediments, pesticides, and temperature.

- 22 • *Salinity.* The main water quality concern for the lower portion of the Colorado River is
 23 salinity/total dissolved solids (TDS). Factors influencing salinity levels include regional
 24 geology, salinity levels in tributaries and other inflow sources, drainage from irrigation
 25 system return flows, municipal discharge, and concentration of salts due to evaporation
 26 and other losses. Approximately 47 percent of the salinity in the Colorado River System
 27 is from natural sources (DOI 1999). The remaining 53 percent is due to human activities
 28 including agricultural runoff, as well as industrial and municipal sources. The River
 29 increases in salinity from its headwaters to its mouth.

30 The EPA primary drinking water standard for TDS is 500 mg/L, with a secondary
 31 standard of 1,000 mg/L. The Colorado River Basin RWQCB has set an average annual
 32 water quality objective of 4,000 mg/L for TDS in the New and Alamo rivers, but this
 33 objective does not apply to agricultural discharges (Colorado River RWQCB 1994).
 34 Higher salinity source water requires higher amounts of leaching (salt flushing) water
 35 during irrigation and may reduce agricultural productivity of some fruits and
 36 vegetables.

1 The average 1990-1999 TDS concentration at Imperial Dam has varied from 655 to 803
2 mg/L (USBR 2002).

3 • *Selenium.* Selenium in trace concentrations is an essential element for both plants and
4 animals but can be toxic at higher levels. Selenium in the Colorado River naturally
5 originates from shale sediment deposits along river tributaries. Within the river system,
6 Lake Powell has the highest annual loading of dissolved selenium and the majority of
7 selenium is thought to come from above Lake Powell. Selenium loads drop within Lake
8 Powell and drop again as the Colorado River passes through downstream reservoirs.
9 Due to this decline, it does not appear that selenium is added to the system in the Lower
10 Basin (DOI 1999). Recent studies have indicated that selenium levels in the Lower Basin
11 of the River and associated biota are below the DOI level of concern of 5 mg/L (USBR
12 2000b). Selenium is not considered a water quality problem in the lower portion of the
13 Colorado River.

14 However, selenium is a potential issue in irrigation drainage water. When water is
15 applied to fields, evapotranspiration removes water and concentrates selenium, like salt,
16 in or below the root zone. Additional irrigation water used to flush salts from the soil
17 also flushes selenium out of the root zone.

18 • *Sediments.* Historically the Colorado River transported large amounts of sediment, but
19 with the construction of dams and the regulation of flows, sediment loads have
20 significantly decreased. Sediments can carry pesticides, may deposit in slow-moving
21 drains, or deposit in vegetated areas and backwaters. The USGS sampled
22 sediment/total suspended solids (TSS) from 1996 to 2000 in the lower Colorado River.
23 In any given year, one to five samples were collected at various times. Average TSS
24 concentration at Imperial for this period was 9 mg/L to 206.4 mg/L and the maximum
25 ranged from 5 mg/L to 559 mg/L (IID and USBR 2002).

26 • *Pesticides.* DDT (dichlorodiphenyltrichlorethane), DDE (dichlorodiphenyldichlo-
27 roethene), and DDD (dichlorodiphenyldichlorethane) are organopesticides found in the
28 lower Colorado River. Pesticides can be picked up from soils and carried into the
29 Colorado River via runoff or into the drainage systems by irrigation water. The main
30 concern with pesticides is their toxicity to aquatic organisms. DDT has been detected at
31 levels of 0.8 micrograms per kilogram ($\mu\text{g}/\text{kg}$) wet weight at Palo Verde Drain and 0.6
32 $\mu\text{g}/\text{kg}$ wet weight below Cibola Lake (IID and USBR 2002). DDE has been detected in
33 the river from 0.1 to 7.5 $\mu\text{g}/\text{kg}$ wet weight in the river reach between Parker and
34 Imperial. DDD has also been found in this reach at levels of 0.2 to 2.4 $\mu\text{g}/\text{kg}$ wet weight
35 (IID and USBR 2002).

36 In addition to these, other pesticides, such as diazinon, chlorpyrifos, toxaphene
37 (insecticides) and Dacthal (herbicide) are found in drainage waters.

38 • *Temperature.* Water temperature in the Colorado River varies by season but typically
39 increases from the upper to the lower reaches. Average temperature ranges from 11 to
40 12 degrees Celsius between Parker and Imperial in January, increasing to 26 to 28
41 degrees Celsius in August (IID and USBR 2002).

1 Imperial Valley drain water quality is dependent on source water quality, soil type and
2 agricultural practices. Water quality of the Alamo and New rivers is heavily dependent on
3 agricultural practices in the Imperial Valley and wastewater treatment practices in the Mexicali
4 Valley. Tables 3.1-3 and 3.1-4 summarize the major water quality parameters for drains in the
5 Imperial Valley, along with water quality parameters of the Alamo and New rivers. This water
6 quality data was collected by IID and compiled by the RWQCB from 1996 to 1999. In addition
7 to the water quality parameters described above, IID drainage water may also contain boron,
8 nitrogen, and phosphorus.

- 9 • *Boron.* In small amounts boron is can be beneficial, though in elevated concentrations
10 born can adversely effect organisms. Boron may enter drainage system through
11 leaching from irrigated soils (IID and USBR 2002).
- 12 • *Nitrogen and phosphorus.* These elements are primary components of fertilizers and are
13 commonly found in drainage waters.

14 Imperial Valley groundwater has high salinity - in the 1,000 to 6,000 mg/L range - which
15 severely limits its use for water supply. There are few groundwater users in the Imperial Valley
16 due to the poor water quality.

17 *Groundwater*

18 The IID service area is underlain by a great thickness of water-saturated deposits. Due to the
19 low permeability in much of the IID service area and the application of irrigation water, a
20 perched water table exists through much of the Valley (IID and USBR 2002). While the amount
21 of groundwater stored in the Imperial Valley Basin is large, few wells have been drilled for
22 production because the yield is low and the water quality poor (IID and USBR 2002). As
23 discussed earlier, there is limited use of groundwater in the Imperial Valley.

24 Seepage from the All American Canal is a source of shallow groundwater recharge in the
25 vicinity. Seepage forms a groundwater mound under the canal that is hydraulically connected
26 to the canal in some reaches. Annual seepage between Pilot Knob and Drop 4 is estimated to be
27 approximately 91.6 KAF, or about 2 percent of the canal's annual flow (USBR and IID 1994).
28 Due to the relatively higher permeability of the aquifers to the south of the All American Canal,
29 90 percent of the seepage moves south toward Mexico, while 10 percent of the seepage moves
30 northward toward the East Mesa area in the Imperial Valley (USBR and IID 1994).

31 **3.1.1.3** *Coachella Valley Water District*

32 CVWD uses Colorado River water, groundwater, and recycled water to serve the
33 approximately 640,000 acres within its boundaries. Approximately 60,000 acres are irrigated,
34 and CVWD serves an urban population of approximately 192,000 Coachella Valley residents
35 (CVWD 2000). The total water demand in 1999 in the Coachella Valley was approximately 669
36 KAF, of which 310 KAF (46 percent) was for urban uses and 359 KAF (54 percent) was for
37 agricultural uses. Current water use data for the Coachella Valley does not differentiate
38 between ID-1 (where Colorado River water can be used) and the remainder of the Coachella
39 Valley, but rather breaks the Coachella Valley into the Upper and Lower Valley. ID-1
40 encompasses the entire Lower Coachella Valley and a small portion of the Upper Valley. Water

3.1 Water Resources

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Table 3.1-3. Water Quality in Drains Associated with the New River

Parameter	Units	Water Quality Standard	New River Drainages 1996-1999			
			AT INTERNATIONAL BOUNDARY	GREESON DRAIN	TRIFOLIUM 12 DRAIN	OUTLET TO SALTON SEA
TDS	mg/L	4000 ^a	2,676	2,033	2,143	2,743
Selenium	µg/L	5.0 ^b	ND	5.24	6.03	4.09
Turbidity	mg/L	NS	52.16	188.15	188.5	240.7
Pesticides						
DDD	µg/L	0.00083 ^c	NA	NA	NA	NA
DDE	µg/L	0.00059 ^c	NA	NA	NA	NA
DDT	µg/L	0.00059 ^c	NA	NA	NA	NA
Toxaphene	µg/L	0.73 ^c , 0.0002 ^b	NA	NA	NA	NA
Diazinon	µg/L	NS	NA	0.094	0.090	NA
Chlorpyrifos	µg/L	0.083 ^d , 0.041 ^b	NA	0.025	0.030	NA
Boron	µg/L	NS	NA	456.47	583.89	905
Nitrogen (as Nitrate)	mg/L		0.5	4.2	12.98	4.34
Phosphorus	mg/L	NS	2.0	0.77	0.37	1.26
<p>Source: IID and USBR 2002</p> <p>NA= Not Available</p> <p>NS = No Standard</p> <p>^a Colorado River RWQCB Water Quality Objective for average annual TDS (does not apply to agricultural discharges)</p> <p>^b EPA Aquatic Life Criteria, Criterion Continuous Concentration</p> <p>^c EPA Aquatic Life Criteria, Criterion Maximum Concentration</p> <p>^d EPA Aquatic Life Criteria, Criterion Maximum Concentration</p>						

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Table 3.1-4. Water Quality in Drains Associated with the Alamo River

Parameter	Units	Water Quality Standard	Alamo River 1996-1999		
			SOUTH CENTRAL DRAIN	HOLTVILLE MAIN DRAIN	OUTLET TO SALTON SEA
TDS	mg/L	4000 ^a	2,269	2,347	2,318
Selenium	µg/L	5.0 ^b	8.77	5.63	7.53
Turbidity	mg/L	200 ^c	328.52	175.37	300.37
Pesticides					
DDD	µg/L	0.00083 ^d	NA	NA	NA
DDE	µg/L	0.00059 ^d	NA	NA	NA
DDT	µg/L	0.00059 ^d	NA	NA	NA
Toxaphene	µg/L	0.73 ^e , 0.0002 ^b	NA	NA	NA
Diazinon	µg/L	NS	0.032	0.055	NA
Chlorpyrifos	µg/L	0.083 ^e , 0.041 ^b	0.025	0.025	NA
Boron	µg/L	NS	438.33	609.44	558.33
Nitrogen (as Nitrate)	mg/L	NS	9.89	8.3	6.4
Phosphorus	mg/L	NS	0.74	0.61	0.75
<p>Source: IID and USBR 2002, Colorado River RWQCB 1994.</p> <p>NA= Not Available</p> <p>NS = No Standard</p> <p>^a Colorado River RWQCB Water Quality Objective for average annual TDS (does not apply to agricultural discharges)</p> <p>^b EPA Aquatic Life Criteria, Criterion Continuous Concentration</p> <p>^c Draft TMDL Standard for Alamo River</p> <p>^d EPA Human Health Criteria</p> <p>^e EPA Aquatic Life Criteria, Criterion Maximum Concentration</p>					

2 use data for the Lower Coachella Valley is generally representative of ID-1, although actual
3 water use data for ID-1 would be slightly higher than those of the Lower Valley.

4 Table 3.1-5 summarizes the recent historic conditions for diversion of Colorado River water by
5 CVWD. In 1999, CVWD diverted 333.8 KAFY of Priority 3a and 6a Colorado River water. From

1 1990 to 1999, annual average diversions of Priority 3a and 6a Colorado River water by CVWD
 2 were 330.9 KAF. Between 1964 and 1999, CVWD diversions of Colorado River water ranged
 3 from a minimum of approximately 310 KAFY to a maximum of approximately 571 KAFY.

**Table 3.1-5. Recent Historic Conditions for CVWD
 Colorado River Water Diversions**

All numbers rounded and in KAFY

	1999	1990-1999 Average
CVWD Colorado River Diversions	333.8	330.9
<i>Source:</i> Data based on USBR Annual Decree Accounting Reports		

4 CVWD receives Colorado River water from the Coachella Canal. The Coachella Canal begins at
 5 a turnout on the All American Canal just upstream of Drop 1, and terminates at Lake Cahuilla
 6 near La Quinta in the Coachella Valley. The 122-mile-long Coachella Canal has been lined with
 7 the exception of 33.2 miles from siphon 7 to siphon 14 and from siphon 15 to siphon 32. The
 8 canal has a capacity of approximately 1,300 cfs. Annual seepage from the unlined reach to the
 9 shallow groundwater aquifers from the Coachella Canal is estimated to be approximately 32
 10 KAF (USBR and CVWD 2001). Surface manifestations of the seepage include scattered natural
 11 and exotic vegetation in otherwise dry landscape, moist soil, surface trickles, and pools down
 12 slope from the canal, and the existence of phreatophytes in perennially wet areas (USBR and
 13 CVWD 2001). Seepage flows from the canal in the unlined reach move short distances toward
 14 the Salton Sea and either daylight above a perched lens of clay, or under confined conditions
 15 seep into regional groundwater, depending on the local geology.

16 CVWD operates and maintains a collector system of 166 miles of pipes and 21 miles of open
 17 ditches, to serve as a drainage network for irrigated lands within the valley. All agricultural
 18 drains empty into the CVSC except those at the southern end of the valley, which flow directly
 19 to the Salton Sea (CVWD 2000). This system serves nearly 38,000 acres and receives water from
 20 more than 2,293 miles of on-farm drain lines (CVWD 2000).

21 The Coachella Valley groundwater basin extends from the northwestern edge of the Upper
 22 Valley (roughly defined as the area northwest of Washington Street) near the unincorporated
 23 community of Whitewater to the Salton Sea in the Lower Valley (roughly defined as the area
 24 southeast of Washington Street). The hydraulic gradient in the Coachella Valley is towards the
 25 Salton Sea. The Upper Valley aquifer is generally unconfined, although there is a lens of clay in
 26 the southern portion that results in both confined and unconfined conditions. The Lower
 27 Valley aquifer occurs in four main hydrogeologic units: the semi-perched aquifer, the upper
 28 aquifer, the aquitard, and the lower aquifer. The semi-perched aquifer is unconfined, while the
 29 upper and lower aquifers are confined. In 1999, groundwater supplies accounted for
 30 approximately 56 percent of the Coachella Valley’s water supply (CVWD 2000).

31 Since the early part of the previous century, the Coachella Valley has been dependent on
 32 groundwater as a source of supply. CVWD and Desert Water Agency (DWA) recognized the
 33 need to supplement the Valley’s water supply and in 1963 became 2 of 29 agencies holding
 34 long-term water supply contracts with the State of California for SWP water. CVWD’s

1 entitlement to SWP water is 23,100 AFY while DWA's is 38,100 AFY for a combined total of
2 61,200 AFY.

3 To avoid the estimated \$150 million cost of constructing an aqueduct to bring SWP water
4 directly to the Coachella Valley, CVWD and DWA entered into an agreement with MWD to
5 exchange CRA water for SWP water. The exchange agreement allows the CVWD and DWA to
6 trade its SWP entitlements to MWD on an "acre-foot for acre-foot" basis for Colorado River
7 water. In 1972, CVWD began construction of the Whitewater River Spreading Facility to allow
8 the exchange water as well as natural flows in the Whitewater River to seep into the valley's
9 underground water supply. In 1973, CVWD and DWA began recharging the groundwater
10 basin with exchanged SWP water.

11 Even with this artificial recharge, the demand for groundwater annually exceeded the inflows
12 into the groundwater basin. The condition of a groundwater basin in which the outflows
13 (demands) exceed the inflows (supplies) to the groundwater basin is called "overdraft." CVWD
14 and DWA recognized the need for additional imported water to eliminate the groundwater
15 overdraft. Since 1996, the two districts have purchased additional SWP water, as available,
16 resulting in average purchases of 142,000 AFY. The Coachella Valley Water Management Plan
17 addresses the future uncertainties of these additional SWP water supplies.

18 The annual overdraft in the Coachella Valley was still estimated to be 136 KAF (32 KAF in the
19 Upper Valley and 104 in the Lower Valley) in 1999 even with the supplemental purchases. The
20 cumulative Coachella Valley overdraft through 1999 was estimated to be 5,100 KAF (3,700 KAF
21 in the Lower Valley and 1,400 KAF in the Upper Valley). Since 1973 nearly 1.7 MAF of
22 Colorado River water has been delivered. CVWD issued the Coachella Valley Draft Water
23 Management Plan in November 2000 to address groundwater overdraft and other water
24 management issues. Environmental documentation for the Coachella Valley Water
25 Management Plan is currently being prepared and a draft Program EIR is expected to be
26 released in early 2002.

27 *Water Quality*

28 Water quality of the CVWD's water supply is heavily dependent on the quality of imported
29 supplies, and thus, on Colorado River quality at Imperial Dam, CRA water quality and
30 Coachella Valley groundwater quality. The water quality description for CVWD's Colorado
31 River supplies is the same as IID's Colorado River water quality description discussed in section
32 3.1.1.2. CRA water quality is described in section 3.1.1.4.

33 Table 3.1-6 summarizes select water quality for the Coachella Canal for the period 1987 to 1999.
34 For a description of general surface water quality parameters refer to the Water Quality
35 discussion in section 3.1.1.2.

36 The water quality in the Upper Coachella Valley unconfined aquifer is characterized by TDS
37 concentrations that are generally lower than those measured in the unconfined aquifers in the
38 Lower Valley (CVWD 2000). TDS concentrations in both the Upper Valley confined and
39 unconfined aquifers range from 180 to 750 mg/L. The Upper Valley TDS levels are affected by

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Table 3.1-6. Coachella Canal Water Quality

Parameter	Units	Water Quality Standard	Canal Water 1987-1999
			AVERAGE
TDS	mg/L	500 ^a , 1000 ^b	748
Selenium	µg /L	5.0 ^c	3.5
Turbidity	mg/L	5 ^a	NA
Pesticides	µg/L	varies	NA
Boron	µg/L	NS	NA
Nitrogen (as Nitrate)	mg/L	10 ^a	0.03
Phosphorus	mg/L	NS	NA

Source: CVWD unpublished file data. Samples taken at Avenue 52.
 NA= Not Available
 NS = No Standard
^a EPA primary drinking water standard
^b EPA secondary drinking water standard
^c EPA Aquatic Life Criteria, Criterion Continuous Concentration

3 surface water return flows percolating back into the basin and recharge of Colorado River water
 4 in spreading basins causing a gradual increase in TDS over time.

5 The Lower Valley aquifer is composed of three major water bearing “layers,” a semi-perched
 6 aquifer (upper-most layer), the upper aquifer, and the lower aquifer (the deepest or furthest
 7 underground layer). The groundwater quality of the Lower Coachella Valley varies among
 8 these water bearing layers or aquifers. The upper portions and margins of the Lower Valley
 9 aquifer system are affected by percolation of relatively high TDS agricultural return flows. The
 10 semi-perched aquifer is of generally poor quality, with TDS concentrations averaging about
 11 2,200 mg/L (CVWD 2000). In the upper aquifer, TDS concentrations average approximately 540
 12 mg/L. In the lower aquifer, the average TDS concentration is approximately 160 mg/L. Unlike
 13 TDS levels in the upper portion of the aquifer system, TDS concentrations in the lower portions
 14 of the aquifer system have remained relatively unchanged since the 1930s.

15 Water quality in surface drains in the Coachella Valley and in the CVSC is dependent on the
 16 source water quality, soil type and agricultural practices. Table 3.1-7 summarizes water quality
 17 of surface drains in the Coachella Valley and the CVSC. With the exception of data for
 18 pesticides, and phosphorus, for which only one year of data is available, all data is summarized
 19 from samples taken from 1987 to 1999. Table 3.1-7 demonstrates that surface drains in the
 20 Coachella Valley currently exceed the 5 µg/L standard.

21 **3.1.1.4 The Metropolitan Water District of Southern California**

22 MWD is a public agency organized in 1928 under the authority of the Metropolitan Water
 23 District Act, with the primary purpose of developing, storing and distributing water to member
 24 public agencies within the southern California coastal plain for domestic and municipal uses.
 25 MWD sells water to 26 member agencies that serve a 5,200 square-mile area of Southern

1 California and over 17 million people, including SDCWA. MWD obtains most of its water
2 supply from the Colorado River and the SWP.

3 **Table 3.1-7. Water Quality of Surface Drains and the CVSC**
4 **from 1987 to 1999 (unless otherwise noted)**

<i>Parameter</i>	<i>Units</i>	<i>Water Quality Standard</i>	<i>Surface Drains Average</i>	<i>CVSC Average</i>
TDS	mg/L	2500 ^a	1970	1,474
Selenium	µg/L	5.0 ^b	5.3	3.3
Turbidity	mg/L	NS	NA	43 – 110 ^g
Pesticides				
<i>DDD</i>	µg/L	0.00083 ^c	NA	ND ^e
<i>DDE</i>	µg/L	0.00059 ^c	NA	ND ^e
<i>DDT</i>	µg/L	0.00059 ^c	NA	ND ^e
Toxaphene	µg/L	0.73 ^d , 0.0002 ^b	NA	ND ^e
Diazinon	µg/L	NS	NA	ND ^f
Chlorpyrifos	µg/L	0.083 ^d , 0.041 ^b	NA	ND ^f
Boron	µg/L	NS	0.55	0.57
Nitrogen (as Nitrate)	mg/L	NS	21	15.6
Phosphorus	mg/L	NS	NA	0.95 – 1.1 ^c
<i>Source:</i> CVWD unpublished file data. Samples taken at Avenue 52 and Avenue 72 NA= Not Available NS = No Standard ND = Not Detected ^a Colorado River RWQCB Water Quality Objective for maximum TDS (does not apply to agricultural discharges) ^b EPA Aquatic Life Criteria, Criterion Continuous Concentration ^c EPA Human Health Criteria ^d EPA Aquatic Life Criteria, Criterion Maximum Concentration ^e These constituents were not detected in three samples taken between May 2000 and May 2001 ^f These constituents were not detected in two samples taken between May 2000 and November 2000 ^g This is the range observed in three samples taken from June 2000 to June 2001				

5 Table 3.1-8 summarizes recent historic conditions for diversion of Colorado River water by
6 MWD. MWD diverts water from Priority 4, 5a and 5b of the priority system. Water available
7 under the IID/MWD 1988 Agreement and subsequent agreements is accounted for, at MWD's
8 option, under Priority 4, 5a, 5b, or MWD/Reclamation's Surplus Flows Contract. Priority 5a
9 and 5b water is available only in surplus years as designated by the Secretary, as water
10 designated to but unused by other Priority holders, or as water designated to but unused by the
11 States of Arizona or Nevada.

12 In 1999, MWD diverted 1,212.1 KAFY from the Colorado River. This includes 550 KAF of
13 Priority 4 water, and 662 KAF of Priority 5a and 5b water (which includes 108.5 KAFY of water
14 conserved by IID and an equivalent amount made available to MWD), and 67 AF of surplus
15 water under the MWD/Reclamation Surplus Flows Contract.

Table 3.1-8. Recent Historic Conditions for MWD Colorado River Water Diversions

All numbers rounded and in KAFY

	1999	1990-1999 Average	1990-1999 Adjusted Average
MWD Colorado River Diversions	1,212.1	1,191.2	1,233.8

Source: Data from USBR Decree Accounting

1 From 1990 to 1999, MWD diverted, on average 1,191.2 KAFY of Colorado River water. This
 2 includes 550 KAFY of Priority 4 water in all 10 years, an average of 529.2 KAFY of Priority 5a
 3 and 5b water (including an average of 67.3 KAFY of Priority 3a water conserved by IID and
 4 made available to MWD), an average of 98.7 KAFY of unused Priority 3 water, and an average
 5 of 13.3 KAFY of surplus water under the MWD/Reclamation Surplus Flows Contract. The
 6 water available under the IID/MWD 1988 Agreement and subsequent agreements varied from
 7 a minimum of 6.1 KAFY to a maximum of 108.5 KAFY.

8 A 1990 to 1999 adjusted average was developed to simulate conditions that would have
 9 occurred if the water conservation under the IID/MWD 1988 Agreement and subsequent
 10 agreements had been fully implemented by the beginning of 1990. In this case, IID would have
 11 conserved, and reduced its diversion of Colorado River water by a total of 110 KAFY for the
 12 entire 10-year period, and an equivalent amount of water would have been made available to
 13 MWD throughout the time period (for purposes of analysis, this is assumed to be 110 KAFY).
 14 The 1990 to 1999 adjusted average for MWD is 1,233.8 KAFY.

15 The 242-mile long CRA, built and operated by MWD, carries Colorado River water from the
 16 Whitsett Intake Pumping Plant at Lake Havasu to the MWD service area. The capacity of the
 17 CRA is approximately 1.3 MAFY. MWD endeavors to operate the CRA at full capacity, and to
 18 maintain supplies to the CRA.

19 *Water Quality*

20 Table 3.1-9 summarizes water quality parameters for the Colorado River in Lake Havasu at the
 21 Whitsett Intake from 1984 to 1999 (unless otherwise noted).

22 **3.1.1.5 San Diego County Water Authority**

23 SDCWA is the largest water purchaser of the 26 member agencies of MWD. SDCWA serves
 24 approximately 2.8 million people in a service area of 1,420 square miles. Typically, 70 to 95
 25 percent of the SDCWA water supply is imported from MWD. Local supplies make up the
 26 remainder of the water available to the SDCWA service area. Water use in the SDCWA service
 27 area during fiscal year 1999 (from July 1, 1998 to June 30, 1999) totaled 619.4 KAF, of which
 28 453.7 KAF was imported water received from MWD (personal communication, Tim
 29 Bombardier).

30 Table 3.1-10 summarizes recent historic conditions for SDCWA deliveries from MWD. From
 31 fiscal year 1990 to 1999, SDCWA received an average of 469.3 KAFY from MWD. The amount
 32 of imported water delivered to SDCWA is heavily dependent on local weather patterns and
 33 economic conditions, ranging from 392.9 KAF to 642.8 KAF during the decade from 1990 to

1 1999. Water deliveries generally decline during years of abundant rainfall. In contrast, the
 2 SDCWA received 601.5 KAF from MWD during fiscal year 2000, a year when local supplies
 3 dwindled due to lack of rainfall.

4 **Table 3.1-9. Water Quality in Lake Havasu**

<i>Parameter</i>	<i>Units</i>	<i>Water Quality Standard</i>	<i>Lake Havasu</i>
			<i>Average</i>
TDS	mg/L	500 ^a , 1000 ^b , 747 ^c	607.9
Selenium	µg/L	5.0 ^d	NA
Turbidity	mg/L	5 ^a	1.2
Pesticides	µg/L	Varies	NA
Boron	µg/L	NS	0.13 ^e
Nitrogen (as Nitrate)	mg/L	10 ^a	0.03
Phosphorus	mg/L	NS	NA

Source: IID and USBR 2002, unpublished data on the CRA water quality
 NA= Not Available
 NS = No Standard
^a EPA primary drinking water standard
^b EPA secondary drinking water standard
^c Salinity Control Forum salinity objective below Parker Dam
^d EPA Aquatic Life Criteria, Criterion Continuous Concentration
^e Data from monthly samples 1990-1999

5 Within the SDCWA distribution system are connections to deliver water to two of the San Luis
 6 Rey Indian water rights settlement parties: the City of Escondido and Vista Irrigation District.
 7 The collective group consisting of the La Jolla, Rincon, San Pasqual, Pauma, and Pala Bands of
 8 Mission Indians, the City of Escondido, and the Vista Irrigation District are named in Public
 9 Law 100-675 (1988) that provides for settlement of water right claims and authorizes lining of
 10 the All American and Coachella Canals.

Table 3.1-10. Recent Historic Conditions for SDCWA

All numbers rounded and in KAFY

	1999	1990-1999 average
SDCWA Deliveries from MWD	453.7	469.3

Source: personal communication, Tim Bombardier

11 *Water Quality*

12 SDWCA water quality is heavily dependent on the water quality of supplies delivered from
 13 MWD. SDCWA receives MWD Colorado River water from both Lake Skinner and from a
 14 bypass pipeline north of the lake. Generally, SDCWA receives a blend of SWP and Colorado
 15 River water. The mix varies depending on water management policies and practices at MWD,
 16 but the large majority of water delivered to SDCWA comes from the Colorado River.
 17 Historically, SDCWA has received up to 100 percent Colorado River water from MWD.

1 **3.1.1.6 Other Areas**

2 *Colorado River*

3 The lower Colorado River has a wide variation in annual inflows of source waters, which is
4 typical of river systems within semi-arid and arid climate zones. This natural variation had
5 historically resulted in wide variations in annual river flows. The development of dams and
6 other facilities have significantly modified this natural variation by storing water for controlled
7 releases. Agricultural, urban and power generation demands and the associated dam releases
8 to meet these demands have led to daily and monthly variations in flows. The volume of flow
9 in the River affects water levels (stage), surface area, and salinity levels (USBR 2000b).

10 The Lower Basin dams and reservoirs include Hoover, Davis, Parker, Headgate Rock, Palo
11 Verde Diversion, Imperial, and Laguna. Morelos Dam, located just below the NIB is the last
12 dam on the Colorado River. It is the operation of these reservoirs, particularly Lake Mead, that
13 determine the existing hydrology in the Lower Basin.

14 Lake Mead provides the majority of the storage capacity for the Lower Basin. Historically, in
15 the period 1980 to 2000, annual Lake Mead elevation ranged from 1,170 to 1,220 feet msl, a
16 variation of 50 feet. In 1999, Lake Mead's average annual elevation was 1,210 ft msl; the 1990-
17 1999 average annual elevation in the reservoir was 1,191 ft msl. Unless flood control is
18 necessary, Lake Mead and Hoover Dam are operated to meet downstream demands, at least 9.0
19 MAF annually, for consumptive use by the Lower Division States plus the United States'
20 obligation under the U.S.-Mexico Water Treaty. Within these operations, Hoover Dam releases
21 are managed on an hourly basis to maximize the value of generated power.

22 The close proximity of Lake Mohave to Hoover Dam effectively dampens the short-term
23 fluctuations below Hoover Dam. Since 1980, annual release from Lake Mead has varied from a
24 low of 7.4 MAF to a high of 21.4 MAF. Within a given month, daily releases can vary by more
25 than 22,000 cfs. Since 1980, within any given non-flood year, flows through Hoover Dam have
26 ranged from 750 cfs to 27,000 cfs. Hourly flows are managed to optimize hydroelectric power
27 production. The fluctuation within daily, monthly, and seasonal flows is generally less than
28 that of hourly flows.

29 Parker Dam's primary purpose is to provide reservoir storage from which water can be
30 pumped into MWD's CRA and the Central Arizona Project Aqueduct. The CRA delivers water
31 to the MWD service area. Parker Dam also has a power plant function and may provide a
32 minimal amount of flood control, capturing and delaying flash floods into the River from
33 tributaries below Davis Dam. Parker also re-regulates water released from the Hoover and
34 Davis power plants, thus regulating river flow for downstream irrigators. Releases at Parker
35 Dam are scheduled on a daily basis to meet the short-term demands of Colorado River water
36 users located downstream. The hourly release profile is determined by the electric service
37 customer requirements.

38 Annual surface water flow in the River, measured just downstream from Parker Dam, averaged
39 approximately 9,000 KAF for the period of record, from 1935 to 1999, but varied from a
40 maximum of approximately 21,100 KAF to a minimum of approximately 5,500 KAF (USGS
41 2000). From 1990 to 1999, annual flow averaged 7,348 KAF downstream from Parker Dam

1 (USGS 2000). The overall effect of diversions, local surface inflows, evapotranspiration, and
 2 groundwater recharge, is a decrease in flow between Parker and Imperial dams. Long-term
 3 average annual flow just upstream of Imperial Dam from 1935 to 1999 was approximately 8,100
 4 KAFY (USGS 2000). From 1990 to 1999, the average annual flow just upstream of Imperial Dam
 5 was 6,280 KAFY (USGS 2000).

6 Table 3.1-11 summarizes recent historic conditions for Lake Mead and the Colorado River
 7 below Parker Dam and above Imperial Dam. Colorado River flows below Parker Dam at the
 8 USGS gage 09427520 were 8,351 KAFY in 1999, and averaged 7,348 KAFY from 1990 to 1999
 9 (USGS 2000). Colorado River flows above Imperial Dam at USGS gage 09429490 were 7,713
 10 KAFY in 1999, and averaged 6,280 KAFY from 1990 to 1999 (USGS 2000).

Table 3.1-11. Recent Historic Conditions for the Colorado River

	1999	1990-1999 average
Lake Mead Average Annual Elevation ^a	1,210	1,191
Colorado River Flows Below Parker Dam ^b	8,351 KAFY	7,348 KAFY
Colorado River Flows Above Imperial Dam ^b	7,173 KAFY	6,280 KAFY
^a Data provided by R. Carson, USBR.		
^b USGS 2000		

11 Water levels depend on the total volume of water moving through the River at any particular
 12 point in time. Dam releases are made by Reclamation according to operational policies. During
 13 periods when flood control releases are not required, releases from Parker Dam fluctuate daily
 14 to meet the water demands of downstream users. Releases can be adjusted hourly to meet
 15 power generation demands. The duration, timing and volume of high and low flows are
 16 controlled by the release schedules of the dams, which buffer water levels throughout the lower
 17 Colorado River from extreme volume changes.

18 The surface water levels in the Parker to Imperial dam reach of the Colorado River have daily
 19 variations, with a higher volume usually released from the reservoirs during the day. Just
 20 downstream of Parker Dam, the typical daily variation is about 5 feet in the summer when
 21 irrigation demand is high. In winter the daily variation in surface water levels is reduced to
 22 about 2.5 feet due to lower irrigation demand and a more consistent demand in general. By the
 23 time water reaches Imperial Dam, fluctuation is dampened to approximately 0.5 feet by the
 24 channel storage and daily variations in River stage (USB and IID 1994).

25 In addition to the daily variations in water levels, there are seasonal and annual variations due
 26 to rainfall and reservoir releases. For example, the difference between maximum and minimum
 27 monthly stage for an individual month from October 1988 to September 1999 ranged from 0.11
 28 to 7.09 feet. Monthly flows throughout the same time period varied from 100 to 1,000 KAF. The
 29 comparison of water levels to daily or annual water volumes indicates that volumes may vary
 30 widely.

31 There are a few lakes off the mainstem of the Colorado River that are affected by flow and
 32 surface elevations of the River. Cibola Lake, which is part of the Cibola National Wildlife
 33 Refuge has inlet and outlet control structures to maintain desired lake levels. Three Fingers
 34 Lake also has inlet and outlet control structures. Ferguson Lake, within the Imperial National
 35 Wildlife Refuge, does not have control structures, although the lake is separated from the River
 36 by a sandbar that blocks direct connection to the Colorado River. Water levels at Ferguson Lake

1 are maintained by percolation from the river. Other lakes such as Adobe and Martinez Lakes,
2 have no flow control structures, and water levels are dependent on levels of the River or
3 reservoirs on the River.

4 WATER QUALITY

5 In addition to salinity, sediments, and pesticides, described in section 3.1.1.2, perchlorate is also
6 a water quality concern in the Colorado River system.

7 Ammonium perchlorate, the most common form of perchlorate contamination, is manufactured
8 for use as an oxygen-adding component in solid propellant for rockets, missiles, and fireworks
9 (EPA 1999, 2001). Perchlorate contamination in surface waters has been given increasing
10 scrutiny due to potential health effects on human thyroid function (EPA 1999, 2001). With the
11 development of analytical methods since 1997, perchlorate can now be detected at levels as low
12 as 4 parts per billion (ppb). The use of new methods has allowed the identification of
13 perchlorate in the water supply of over 15 million people in California, Nevada, and Arizona
14 and in the surface water or groundwater in another eleven states throughout the country (EPA
15 1999).

16 There is currently no federal National Primary Drinking Water Regulation for perchlorate.
17 Perchlorate is on the EPA's Safe Drinking Water Act's Contaminant Candidate List as of 1998
18 (EPA 1999, 2001). California's Department of Health Services (CA DHS) selected 18 ppb as the
19 interim action level for drinking water (EPA 1999; USBR 2000b).

20 In California, perchlorate is considered to be an "unregulated chemical for which monitoring is
21 required" (Title 22, California Code of Regulations §64450) (CA DHS 2001). CA DHS advises
22 water utilities to remove drinking water supplies from service if they exceed the 18 ppb action
23 level. If the contaminated source is not removed from service due to system demands and if
24 drinking water that is provided by the utility exceeds the action level, CA DHS will advise the
25 utility to arrange for public notification to its customers (EPA 2001).

26 Perchlorate has been detected in the water of the Colorado River and Lake Mead. Perchlorate
27 concentrations have ranged from less than 4 ppb to 176 ppb at the Southern Nevada Water
28 Authority's water intake at Lake Mead (EPA 1999, SNWA unpublished data). The EPA
29 identified two facilities that manufactured ammonium perchlorate in Henderson, Nevada, that
30 were found to have released perchlorate to groundwater. Kerr-McGee Chemical Company,
31 with the Nevada Division of Environmental Protection (NDEP) and Reclamation, worked
32 together to begin intercepting a major surface flow of perchlorate-laden water along Las Vegas
33 Wash. This program is now ongoing and has significantly reduced the amount of perchlorate
34 entering the Las Vegas Wash, Lake Mead, and the Colorado River. This remediation program
35 will continue into the future and will continue to reduce perchlorate contamination in
36 groundwater and in Colorado River water in Lake Mead and downstream (USBR 2000b).

37 *Salton Sea*

38 The Salton Sea is a large saline lake, inundating the lowest elevations of the Imperial and
39 Coachella valleys. The current Salton Sea was created when a temporary canal on the Colorado
40 River failed in 1905, resulting in an uncontrolled diversion of the Colorado River into the

1 Imperial and Coachella valleys for 18 months. The Salton Sea is a terminal lake without a
 2 surface water outlet. The water level in the Salton Sea has varied since it was created in the
 3 1905 flood, and has been at approximately elevation -227 feet msl since the 1980s (IID and USBR
 4 2002). The relatively consistent elevation indicates that annual inflow to the Salton Sea has
 5 approximately equaled the annual rate of evaporation. Recent trends indicate that inflows, and
 6 thus the Salton Sea elevation, are in decline (personal communication, P. Weghorst, 2001).

7 Inflow to the Salton Sea varies from year to year depending on rainfall and drainage from local
 8 runoff and irrigation districts. Table 3.1-12 summarizes the relative contributions of source
 9 inflows to the Salton Sea for the years 1950 to 1999. Agricultural flows reach the Salton Sea via
 10 the Alamo River, New River, agricultural drains, and Coachella Valley Stormwater Channel.
 11 Groundwater and direct precipitation account for only a small percentage of the Salton Sea's
 12 inflow. Further information regarding the surface hydrology associated with the Salton Sea is
 13 available in the IID Water Conservation and Transfer Project EIR/EIS. In the future, inflow to
 14 the Salton Sea is expected to decrease.

15 The water quality of the Salton Sea is a function of its source waters, agricultural and municipal
 16 wastewater. Because the Salton Sea has no natural outlet, salt loads entering the water tend to
 17 accumulate. Given the Salton Sea's evaporation rate of nearly 6 feet per year and minimal
 18 precipitation, the entire Salton Sea would evaporate within about 10 years if all inflows were
 19 stopped. In the 1950s and 1960s salinity fluctuated between about 31,000 and 39,000 mg/L.
 20 From 1990-1999, the average salinity was 42,600 mg/L and in year 1999, the average salinity of
 21 the Salton Sea (measured as TDS concentration) was approximately 43,918 mg/L (IID and USBR
 22 2002).

23 The Colorado River RWQCB has identified the Salton Sea and a number of its tributaries as
 24 impaired and subject to planned TMDL requirements for bacteria, nutrients, pesticides,
 25 selenium, and silt. Nutrient loading (ammonia, nitrate, phosphate) is a result of agricultural
 26 practices and wastewater management practices within the Salton Sea basin as well as
 27 industrial and municipal effluent from Mexico (USBR and SSA 2000).

28 **Table 3.1-12. Sources of Salton Sea Inflow**

<i>Source of Inflow</i>	<i>Average Total Annual Inflow 1950 - 1999 (AF)</i>	<i>Percent Contribution of Total Inflow</i>
Alamo River	623,678	46.4
New River	441,475	32.9
IID Agricultural Drains (that directly drain to the Salton Sea)	93,250	6.9
Surface Flows from CVWD (including Coachella Valley Stormwater Channel)	115,053	8.6
Subsurface flows from CVWD	1,539	0.1
Unmeasured inflows ^a	68,400	5.1
Total	1,343,395	100 percent

^a Unaccounted for direct runoff, unmeasured inflows from IID and CVWD as well as errors and/or omissions resulting from development of historic water balance.
 Source: Salton Sea Accounting Model (Weghorst, USBR 2001)

1 Table 3.1-13 summarizes approximate elevation and recent historic conditions for the Salton
 2 Sea.

Table 3.1-13. Recent Historic Elevation and Salinity Conditions for the Salton Sea

All numbers rounded and in KAFY

	1999	1990-1999 average
Water Elevation (feet below msl)	227.5 ^a	227.7 ^a
Area (acres and sq. miles)	235,000 acres ^b	232,600 acres ^b
Salinity as TDS (mg/L)	42,929 ^c	42,681 ^d
(a) USGS 2000, Salton Sea Gage 10254005. Data through 09/1999. (b) Area based on elevation/surface area data developed by Reclamation (USBR and SSA 2000) (c) IID records. (d) Personal Communication John Scott, Metropolitan Water District of Southern California, 2002.		

3 The New and Alamo rivers are the main sources for nutrients (ammonia, nitrate, phosphate),
 4 pesticides, and herbicides to the Salton Sea. These are a result of farming and wastewater
 5 disposal practices within the Salton Sea basin, including the Mexicali Valley in Mexico.

6 *The Republic of Mexico*

7 The United States Treaty with Mexico provides Mexico with a right to receive 1,500 KAFY plus
 8 200 KAF of surplus water, when available. Mexico received 1,700 KAF in compliance with the
 9 treaty in both 1999 and 2000 (USBR 1999). Flow in excess of treaty deliveries to Mexico can
 10 occur under three conditions, these are: (1) operational activities upstream (for example,
 11 cancelled water orders, maintenance activities, etc.); (2) Gila River flood events; and (3) flood
 12 control releases along the mainstream of the Colorado River (USBR 2000b).

13 The Colorado River Delta aquifer near the U.S. - Mexico border extends north and south from
 14 the All American Canal, from approximately 10 miles west of the Coachella Canal, and
 15 eastward to the Yuma Valley in Arizona. Seepage from the All American Canal contributes 10
 16 to 15 percent of the volume of this aquifer. The remainder is recharge from the Colorado River,
 17 seepage from canals in Mexico, and percolation of irrigation return flow in the Bard and Yuma
 18 valleys in the U.S. and the Mexicali Valley, Mexico.

19 WATER QUALITY

20 The salinity of Colorado River water delivered to Mexico is the subject of Minute 242 of the
 21 International Boundary and Water Commission signed in 1974 (refer to section 3.1.1.1).

22 The average salinity of the Colorado River upstream of Morelos Dam at the NIB was 758 parts
 23 per million (ppm) in 1999 (International Boundary Water Commission [IBWC] 2001).

24 **3.1.2 Impacts**

25 **3.1.2.1 Significance Criteria**

26 The criteria listed below are based on Appendix G of the State CEQA Guidelines. The Proposed
 27 Project would have a significant impact on water resources if it would:

- 1 • violate (or cause the violation of) any water quality standards or waste discharge
2 requirement;
- 3 • substantially deplete groundwater supplies or interfere substantially with naturally
4 occurring groundwater recharge;
- 5 • substantially alter the existing drainage pattern of the site or area, including the
6 alteration of the course of a stream or river, in a manner which would result in
7 substantial erosion or siltation on- or off-site;
- 8 • substantially alter the existing drainage pattern of the site or area, including through the
9 alteration of the course of a stream or river, or substantially increase the rate or amount
10 of surface runoff in a manner which would result in flooding on- or off-site;
- 11 • create or contribute runoff water which would exceed the capacity of existing or
12 planned stormwater drainage systems or provide substantial additional sources of
13 polluted runoff;
- 14 • otherwise substantially degrade water quality;
- 15 • place housing within a 100-year flood hazard area as mapped on a federal Flood Hazard
16 Boundary or Flood Insurance Rate Map or other flood hazard delineation map;
- 17 • place within a 100-year flood hazard area structures which would impede or redirect
18 flood flows;
- 19 • expose people or structures to significant risk of loss, injury or death involving flooding,
20 including flooding as a result of the failure of a levee or dam; or,
- 21 • cause inundation by seiche, tsunami, or mudflow.

22 Alterations in elevation, depth, and surface area of water bodies, while not necessarily an
23 impact to hydrology, can affect other resources such as aesthetics, biological resources and
24 cultural resources. These potential effects are considered within the impact discussions for the
25 specific resources affected.

26 3.1.2.2 Methodology

27 *Baseline*

28 Two baseline conditions were considered in the analyses of the impacts of implementation of
29 the Proposed Project components. The first, the Existing Baseline condition is the status of the
30 hydrologic resources during the recent historic period 1990-1999. This baseline is used to
31 evaluate changes in flows in major facilities such as the All American Canal, Coachella Canal,
32 and CRA. For example, for purposes of Existing Baseline, the CRA was assumed to be operated
33 as it historically has at near or full capacity.

34 Agreement and subsequent agreements¹. The QSA includes the quantification of Priority 6a
35 water. Priority 6a water could be available in non-normal, surplus years as declared by the

1 As described in Chapter 2, CVWD is entitled to up to 50 KAFY of water through the 1988 and 1989 agreement, however since the above agreements were implemented, the conditions necessary for CVWD's diversion of 50 KAF have not existed, and all water conserved under these agreements has been diverted by MWD. For the purposes of this PEIR, the description of

1 Secretary, and/or in years in which water apportioned to but unused by Arizona and/or
2 Nevada is available to California entities.

3 The second baseline, the Future Baseline, is the projected trend of hydrologic resources during
4 the next 75 years based on well-defined trends. Proposed project impacts on drainage in the IID
5 and CVWD service areas, the Colorado River, and Salton Sea are measured against a Future
6 Baseline. The Future Baseline for these resources was developed from previously prepared
7 models. No additional simulations were necessary to evaluate the impacts of the Proposed
8 Project on these resources. The following models were used to evaluate the potential impacts of
9 the Proposed Project:

- 10 • Colorado River Simulation System to predict effects of reduced flows on Lake Mead
11 reservoir levels, river flow, and salinity (details of this modeling process are provided in
12 Appendix D and the Draft EIS Implementation Agreement, Inadvertent Overrun and
13 Payback Policy, and Related Federal Actions, 2002). River operation parameters
14 modeled and analyzed include the water entering the river system, storage in the
15 system, reservoir releases from storage, and the water demands of, and deliveries to, the
16 Basin States and Mexico. The model uses the 85-year natural flow record from 1906
17 through 1990 to estimate future inflows. Future Colorado water demands are based on
18 demands and depletion projections supplied by the Basin States. The model simulates
19 operation of Glen Canyon Dam, Hoover Dam and other Colorado River system elements
20 consistent with the LROC.
- 21 • USBR Salton Sea Accounting Model, simulations developed as part of the IID Water
22 Conservation and Transfer Project EIR/EIS (IID and USBR 2002). The Salton Sea
23 accounting model predicted hydrologic response to possible changes in the Salton Sea,
24 specifically changes in inflow, elevation, surface area, and salinity. The model assumes
25 that the hydrologic and salt load variability of the Sea would repeat in the future in a
26 similar pattern.
- 27 • Corps of Engineers HEC-RAS computer simulations developed to assess river stage and
28 groundwater elevations under various flow regimes for the Biological Assessment for
29 the Proposed Interim Surplus Guidelines (USBR 2000a). Very detailed river stage and
30 groundwater elevation modeling was performed for specific reaches under various flow
31 regimes; specifically, river stage at seven points between Parker Dam and Imperial Dam
32 were examined:
 - 33 - River Mile 192.2, Parker Dam;
 - 34 - River Mile 177.7, Headgate Rock Diversion Dam;
 - 35 - River Mile 152.0, Waterwheel Gage;
 - 36 - River Mile 133.8, Palo Verde Diversion Dam ;
 - 37 - River Mile 106.6, Taylor Ferry Gage ;

existing conditions assumes that the amount of water conserved and transferred under the above agreements is 110 KAFY,
and that all conserved water was used by MWD.

- 1 - River Mile 87.3, Cibola Gage; and
- 2 - River Mile 49.2, Imperial Dam.

3 Assuming reductions in flow in the Parker to Imperial river reach from of 200 KAFY ,
4 300 KAF, 400 KAF, 500 KAF, 675 KAF, 948 KAF, to 1,553 KAF and 1,574 KAFY (in
5 increments of 100 KAF) river flow was calculated at these seven points. From these river
6 flows, river elevations were computed using cross-sectional survey data for 20
7 representative type-areas distributed throughout the affect reach. In addition, water
8 surface elevations were used to calculate the effect on groundwater levels in areas
9 adjacent to, but not directly connected to the River. Reduction in surface area of
10 backwater and open river also was based on cross sectional data and backwater areas
11 delineated in GIS. Because the range of flows analyzed under the Biological Assessment
12 (400 KAFY) captures the changes potentially occurring under the Proposed Project,
13 where applicable the Biological Assessment analysis is included as part of this section.

- 14 • CVWD Groundwater Model is a three-dimensional, numerical groundwater flow model
15 of the Coachella Valley developed to provide a scientific tool to assist in managing
16 groundwater in the Coachella Valley. The model depends on groundwater pumpage,
17 natural recharge, return flows from irrigation, drain flows, aquifer data from well
18 records and pump tests have been interpreted together with regional geologic and
19 hydrologic information to define the physical system within which the groundwater
20 flows. The period 1936 through 1996 was used for calibration since this period
21 represents a wide range of hydrologic conditions in the Valley. The model provides
22 predictive simulations to estimate future hydrogeologic conditions throughout the
23 Coachella Valley. In particular, model results were used to estimate annual drain flows,
24 inflows from and outflows to the Salton Sea and flows between the Upper and Lower
25 Valleys. For a more detailed discussion of the groundwater model, the reader is referred
26 to the Water Management Plan (CVWD 2000).
- 27 • The Imperial Irrigation District Decision Support System (IIDSS) simulated the physical
28 input and output processes that occur in delivering water to a farm, irrigating a crop,
29 and predicting the resultant drainage outflow. Details of this modeling are provided in
30 the Draft EIR/EIS IID Water Conservation and Transfer Project/Draft Habitat
31 Conservation Plan (IID and USBR 2002). The model uses a projection of the historic
32 record (1987 to 1998) to estimate future trends. The historic record contained
33 information on river diversions, canal flows, farm turnout flows, climatic information,
34 crops irrigated, drain flows, and water quality, Salton Sea elevation, and Salton Sea
35 salinity. These data were adjusted based on reasonably foreseeable future changes, such
36 as an increase in Colorado River salinity and then projected forward assuming similar
37 weather as the past 75 years of record. The IIDSS provided the needed results to
38 identify “wet water” conservation savings and changes in quality and quantity of
39 drainage waters in the IID service area.

40 For both the Existing and Future baselines, two water diversion scenarios were analyzed to
41 determine effects of the Proposed Project. The first, and most likely, scenario is where CVWD
42 utilizes its options for the entire 100 KAFY of Priority 3a water conserved by IID. The second

1 scenario is where CVWD does not exercise its option for the diversion of 100 KAFY of Priority
2 3a water conserved by IID at the Imperial Dam, and the water is diverted by MWD from Lake
3 Havasu. For either scenario, a range of impacts would be expected given the variability of
4 hydrology and changes in land and water use conditions from year to year. Ranges of impacts
5 presented herein were based on the ranges expected from each Proposed Project component
6 and on historical variations in return flow to the Salton Sea. Baseline conditions are outlined for
7 each area of concern in sections 3.1.1.2 through 3.1.1.6.

8 The 1988 IID/MWD Conservation Program has undergone separate environmental analysis,
9 and has been implemented. It is therefore considered as part of both the Existing and Future
10 baselines. Within the analysis the full 110 KAFY from this agreement (which can range from
11 100 to 110 KAFY) is assumed to be conserved by IID and diverted by MWD, and is treated as a
12 current and ongoing project.

13 **3.1.2.3 Summary of Impacts**

14 Under the Proposed Project, California water would be apportioned Colorado River Water per
15 the Law of the River and allocated to the various users as modified by the implementation of
16 the Proposed Project. Water made available through conservation actions within the IID service
17 area would be transferred to other California agencies to assist the State in remaining within its
18 normal year 4.4 MAF apportionment. Under the Proposed Project, these conservation actions
19 would continue in surplus years, reducing California's demand for and use of Colorado River
20 surplus water relative to the Baseline.

21 *Imperial Irrigation District*

22 The Proposed Project would reduce the amount of Colorado River water that IID would need to
23 divert through the implementation of conservation measures. Table 3.1-14 outlines the changes
24 in flows in the All American Canal and Colorado River water diversions by IID, including
25 diversions for use in the service area, relative to Existing Baseline.

26 IID COLORADO RIVER WATER DIVERSIONS FOR USE IN THE SERVICE AREA

27 As shown in Table 3.1-14 ("IID Colorado River water diversions for use in the service area"
28 column), assuming that all of the Proposed Project components are implemented, there would
29 be a maximum of 311.5 KAF annual reduction in IID's Colorado River water diversion, relative
30 to Existing Baseline, for use in the IID service area, subject with compliance to the IOP. IID
31 plans to accomplish this level of conservation by both voluntary on-farm conservation (which
32 could include fallowing) and system improvements as discussed in section 2.5. This decrease in
33 delivery to the service area is not an impact to hydrologic resources although there are indirect
34 effects to other resources.

35 IID COLORADO RIVER WATER DIVERSIONS

36 As shown in Table 3.1-14 ("IID Colorado River water diversion" column), implementation of
37 QSA program components would result in an annual reduction in IID's Colorado River
38 diversions of up to approximately 379 KAF (consisting of 300 KAFY from the conservation and
39 transfer agreements, up to 11.5 KAFY to Miscellaneous PPRs and Federal Reserved Rights, and

1 reduced another 67.7 KAFY through lining of the All American Canal), relative to Existing
 2 Baseline. However, canal lining would not result in a change in volume available for
 3 consumptive use in the IID service area. With implementation of the Proposed Project, IID
 4 would voluntarily limit Priority 3a diversions to 3,100 KAFY as adjusted in the QSA and IOP.
 5 Implementation of the Proposed Project would result in the quantification of Priority 3a
 6 diversions by both IID and CVWD to approximately their current (1999) and historic diversion
 7 amounts (1990 to 1999), thereby allowing both agencies to better determine their annual water
 8 supply for their respective service areas.

Table 3.1-14. QSA Changes in Flows in the All American Canal and Colorado River Water for Use in the IID Service Area in a Normal Year Relative to Existing Baseline

(All numbers rounded and in KAFY, negative numbers in parentheses)

QSA Component	ALL AMERICAN CANAL FROM IMPERIAL DAM TO PILOT KNOB		ALL AMERICAN CANAL FROM PILOT KNOB TO DROP 1		All American Canal from Drop 1 to Drop 3	IID Colorado River Water Diversions for Use in the Service Area	IID Colorado River Water Diversions
	CVWD use of First and Second 50 KAFY	MWD use of First and Second 50 KAFY	CVWD use of First and Second 50 KAFY	MWD use of First and Second 50 KAFY			
IID/MWD/PVID/CVWD 1989 Approval Agreement ^a	20	20	20	20	0	0	0
IID/SDCWA Water Conservation and Transfer Agreement ^b	(200)	(200)	(200)	(200)	(200)	(200)	(200)
CVWD/IID/MWD Water Conservation and Transfer Agreement (First and Second 50 KAFY) ^c	0	(100)	0	(100)	(100)	(100)	(100)
All American Canal Lining	(67.7)	(67.7)	(47.4)	(47.4)	(20.3)	0	(67.7)
Coachella Canal Lining	(26)	(26)	(26)	(26)	0	0	0
CVWD/MWD SWP Transfer and Exchange	35	35	35	35	0	0	0
Use of water by Miscellaneous PPRs and Federal Reserved Rights ^d	(14.5)	(14.5)	(14.5)	(14.5)	(11.5)	(11.5)	(11.5)
Change in Flow with the QSA	(253.2)	(353.2)	(232.9)	(332.9)	(331.8)	(311.5)	(379.2)
<p><i>Note:</i> This is a water balance table. Values are not actual river or canal flows or diversion volumes, but rather, amounts of water potentially affected by implementation of the proposed QSA.</p> <p>(a) The 1988 IID/MWD Agreement is part of the Baseline.</p> <p>(b) Yield to SDCWA can vary from 130 to 200 KAFY. Yield will ramp up at 20 KAFY during project implementation. Yield will also include an early transfer of 2.5 KAF in 2005, 5 KAFY in 2006 and 2.5 KAFY in 2007 to SDCWA and MWD.</p> <p>(c) Also referred to as the First and Second 50 KAFY. Yield to CVWD, will ramp up at 5 KAFY during project implementation. MWD has an option to use this water if CVWD does not first exercise their option.</p> <p>(d) Under the QSA, CVWD, IID and MWD have agreed, when necessary, to divide responsibility for foregoing the use of Colorado River to satisfy future water demands by holders of Miscellaneous PPRs and Federal Reserved Rights. Water would be forborne by CVWD and IID in the amount of 3 and 11.5 KAFY, respectively, when necessary, for use by Miscellaneous PPRs and Federal Reserved Rights. Water would be forborne, when necessary, by MWD in the aggregate amount in excess of 14.5 KAFY necessary to satisfy Miscellaneous PPRs and Federal Reserved Rights. Diversion to satisfy Miscellaneous PPRs and Federal Reserved Rights holders will be along the lower Colorado River from Davis Dam to below Imperial Dam.</p>							

9 This reduction in diversion of Colorado River water and limit on Priority 3a diversions by IID
 10 would not affect drainage patterns and runoff, or flood hazard and would not cause inundation.
 11 Therefore, this reduction in diversion of Colorado River water by IID, and IID's Priority 3a cap

3.1 Water Resources

1 subject to compliance with the IOP are not considered a significant impact to hydrologic
2 resources.

3 ALL AMERICAN CANAL

4 Flows in the All American Canal would be reduced between 229.2 and 350.2 KAFY, relative to
5 Existing Baseline depending on the reach as outlined in Table 3.1-14. Seepage would be
6 reduced by approximately 75 percent if the unlined portions of the All American Canal from
7 Pilot Knob to Drop 3 were lined. This reduction of seepage (67.7 KAFY), would reduce
8 groundwater inflow to the East Mesa area by approximately 7 KAFY. Shallow groundwater
9 levels would drop near the newly lined sections and recharge of the local aquifer would be
10 reduced, affecting groundwater levels and flow towards Mexico. This impact is not considered
11 significant to local groundwater resources, as this water is not naturally occurring and subject to
12 recovery. Loss of this use of groundwater recharged by the All American Canal is not
13 considered significant as current users do not have rights to a continued supply of this seepage
14 water (USBR and IID 1994). The All American Canal Lining Project would not conflict with the
15 provisions of the 1944 water treaty with Mexico.

16 The All American Canal lining was addressed in a project specific EIS/EIR certified in 1994.

17 WATER QUALITY

18 The reduction in drainage water from IID's service area resulting from conservation measures
19 implemented under the Proposed Project would cause an increase in concentration, although
20 not total load, of various soluble constituents in drains in the Imperial Valley and the New and
21 Alamo rivers, which discharge into the Salton Sea. This change in concentration has significant
22 water quality impacts relative to Future Baseline conditions as illustrated in Table 3.1-15. As
23 Table 3.1-15 illustrates, the decrease in the amount of water discharged from Alamo River and
24 IID drains could result in selenium concentrations exceeding the EPA Aquatic Life Criteria for
25 Continuous Concentration, and thus impact biological resources in these areas. This impact is
26 considered a significant and unavoidable impact to water quality.

27 GROUNDWATER

28 The Proposed Project would result in a decrease in groundwater recharge in the IID service
29 area, relative to Existing Baseline. This decrease would be a minor impact given the poor
30 quality and non-use of the groundwater in IID, and minor relative to the size of the IID
31 groundwater aquifer. Overall the impact would be less than significant.
32 Coachella Valley Water District

33 Implementation of the Proposed Project would increase the amount of Colorado River water
34 that could potentially be diverted by CVWD in a normal year, relative to Existing Baseline. This
35 increase is within the historic range of Colorado River water diverted by CVWD. Table 3.1-16
36 outlines the changes in flows in the Coachella Canal, and Colorado River water diversions by
37 CVWD including diversions for use in the Coachella's ID-1 service area (that portion of the
38 Coachella Valley where Colorado River water can be used) in a normal year.
39

**Table 3.1-15. QSA Changes to Hydrologic Features in the IID Service Area
Relative to Future Baseline**

<i>Effect</i>	<i>Impact</i>	<i>Impact Significance</i>
IID Surface Drainage Discharge to New River		
Decrease in the amount of water collected and discharged to the New River, concentrating certain constituents.	With implementation of the Proposed Project, relative to Future Baseline, TDS and selenium concentrations would increase, while concentration of TSS would decrease. TDS would increase to 3,294 mg/L, but remain less than its significance criterion. Selenium would increase to 8.3 µg/L, above the EPA Aquatic Life Criteria, Criterion for Continuous Concentration.	Significant and unavoidable impacts to water quality related to selenium.
New River at Outlet to Salton Sea		
Decrease in the amount of water collected and discharged from the New River, concentrating certain constituents.	With implementation of the Proposed Project, relative to Future Baseline, TDS and selenium concentrations would increase, while the concentration of TSS would decrease. TDS would increase to 3,075 mg/L, but would be less than the significance criteria of 4,000 mg/L. Selenium would increase to 3.77 µg/L, less than the significance criterion.	Less than significant.
IID Surface Drainage Discharge to Alamo River		
Decrease in the amount of water collected and discharged to the Alamo River, concentrating certain constituents.	With implementation of the Proposed Project, relative to Future Baseline, TDS and selenium concentrations would increase, while concentration of TSS would decrease. TDS would increase to 3,645 mg/L but remain less than its significance criterion. Selenium would increase to 9.25 µg/L, above the EPA Aquatic Life Criteria, Criterion for Continuous Concentration.	Significant and unavoidable impacts to water quality related to selenium.
Alamo River at Outlet to Salton Sea		
Decrease in the amount of water collected and discharged from the Alamo River, concentrating certain constituents.	With implementation of the Proposed Project, relative to Future Baseline, TDS and selenium concentrations would increase, while TSS would decrease. TDS would increase to 3,101 mg/L but still be below its significance criterion. Selenium would increase to 7.9 µg/L, above the EPA Aquatic Life Criteria, Criterion for Continuous Concentration.	Significant and unavoidable impacts to water quality related to selenium.
IID Drains to Salton Sea		
Decrease in the amount of water collected and discharged by drains, concentrating certain constituents.	Under the Proposed Project, relative to Future Baseline, TDS and selenium concentrations would increase, while TSS concentration would decrease. Selenium would increase to 6.69 µg/L, above the EPA Aquatic Life Criteria, Criterion for Continuous Concentration. TDS would increase to 2,637mg/L, below the significance criterion.	Significant and unavoidable impacts to water quality related to selenium.

1 CVWD COLORADO RIVER WATER DIVERSIONS FOR USE IN THE SERVICE AREA

2 As shown in Table 3.1-16 (“CVWD Colorado River water diversions for use in the service area”
3 column), implementation of the Proposed Project would result in a net increase in surface
4 supplies available in a “normal year” to the CVWD service area from 52 to 152 KAFY, relative
5 to Existing Baseline. This water would be used in place of local groundwater and would,
6 therefore, reduce the need to use groundwater to meet demand. In conjunction with the
7 Coachella Valley Water Management Plan, this is anticipated to correct the groundwater
8 overdraft and result in an increase in drainage flows to the Salton Sea. This increase of
9 Colorado River water supplies for use in the service area is a beneficial impact as it would
10 correct the current groundwater overdraft problem in the Coachella Valley.

11 CVWD COLORADO RIVER WATER DIVERSIONS

12 As shown in Table 3.1-16 (“CVWD Colorado River water diversions” column), implementation
13 of the Proposed Project components would result in an increase of between 26 and 126 KAFY
14 available for diversion in a “normal year” by CVWD, relative to Existing Baseline. With
15 implementation of the Proposed Project, CVWD would voluntarily limit their Priority 3a
16 diversions to 330 KAFY. The voluntary limitation of Priority 3a diversions by CVWD at 330
17 KAFY would not adversely impact groundwater, drainage patterns and runoff, or flood hazard
18 and would not cause inundation. The diversion limit would not be a significant impact.

19 COACHELLA CANAL

20 In 1999, the Coachella Canal flow was approximately 35 percent of capacity, and from 1990 to
21 1999, the annual average canal flow was also approximately 35 percent of capacity. The
22 increase in diversions by CVWD would be approximately 6 to 16 percent of the canal’s capacity,
23 relative to Existing Baseline.

24 Seepage from the Coachella Canal would be reduced through the proposed canal lining project.
25 Groundwater levels would be expected to decline near the newly-lined section. This impact in
26 and of itself, is not considered significant to local groundwater resources. Loss of this use of
27 groundwater recharged by the Coachella Canal is not considered significant as current users do
28 not have rights to a continued supply of this seepage water.

29 There would be no significant impacts to the Coachella Canal as a result of increased diversions
30 by CVWD as the increase in diversions would not exceed the capacity of the canal, would not
31 affect groundwater users, water quality, drainage patterns and runoff, or flood hazard and
32 would not cause inundation.

33 The project-specific aspects of the canal lining have been addressed the EIS/EIR by Reclamation
34 and CVWD for the Coachella Canal Lining Project.

35 WATER QUALITY

36 Implementation of the Proposed Project would result in an increase in use of Colorado River
37 water in the Coachella Valley, relative to Existing Baseline. The resulting changes are
38 summarized in Table 3.1-17.

Table 3.1-16. QSA Changes in Flows in the Colorado River, Coachella Canal and Colorado River Water for Use in the CVWD Service Area During a Normal Year Relative to Existing Baseline

(All numbers rounded and in KAFY, negative numbers in parentheses)

QSA Component	CVWD Colorado River Water Diversions (Coachella Canal From Drop 1 to Siphon 32)		CVWD Colorado River Water Diversions for Use in the Service Area	
	CVWD use of First and Second 50 KAFY	MWD use of First and Second 50 KAFY	CVWD use of First and Second 50 KAFY	MWD use of First and Second 50 KAFY
IID/MWD/PVID/CVWD 1989 Approval Agreement ^a	20	20	20	20
IID/SDCWA Water Conservation and Transfer Agreement ^b	0	0	0	0
CVWD/IID/MWD Water Conservation and Transfer Agreement (First and Second 50 KAFY) ^c	100	0	100	0
All American Canal Lining	0	0	0	0
Coachella Canal Lining	(26)	(26)	0	0
CVWD/MWD SWP Transfer and Exchange	35	35	35	35
Use of water by Miscellaneous PPRs and Federal Reserved Rights ^d	(3)	(3)	(3)	(3)
Change in Flow with the QSA	126	26	152	52
<p><i>Note:</i> This is a water balance table. Values are not actual canal flows or diversion volumes, but rather, amounts of water potentially affected by implementation of the QSA.</p> <p>(a) The 1988 IID/MWD Agreement is part of the Baseline.</p> <p>(b) Yield to SDCWA can vary from 130 to 200 KAFY. Yield will ramp up at 20 KAFY during project implementation. Yield will also include an early transfer of 2.5 KAF in 2005, 5 KAFY in 2006 and 2.5 KAFY in 2007 to SDCWA and MWD.</p> <p>(c) Also referred to as the First and Second 50 KAFY. Yield to CVWD, will ramp up at 5 KAFY during project implementation. MWD has an option to use this water if CVWD does not first exercise their option.</p> <p>(d) Under the QSA, CVWD, IID and MWD have agreed, when necessary, to divide responsibility for foregoing the use of Colorado River to satisfy future water demands by holders of Miscellaneous PPRs and Federal Reserved Rights. Water would be forborne by CVWD and IID in the amount of 3 and 11.5 KAFY, respectively, when necessary, for use by Miscellaneous PPRs and Federal Reserved Rights. Water would be forborne, when necessary, by MWD in the aggregate amount in excess of 14.5 KAFY necessary to satisfy Miscellaneous PPRs and Federal Reserved Rights. Diversions to satisfy Miscellaneous PPRs and Federal Reserved Rights holders will be along the lower Colorado River from Davis Dam to below Imperial Dam.</p>				

- 1 This increased use of Colorado River water could increase the concentration of selenium in
- 2 drain flows, potentially exceeding the EPA Aquatic Life Criteria, Criterion Continuous
- 3 Concentration of 5 µg/L. This is considered a potentially significant and unavoidable impact.
- 4 The use of Colorado River water, which is high in TDS, for groundwater recharge could cause
- 5 lower aquifer groundwater to exceed 500 mg/L and thus exceed EPA water quality standards.
- 6 This is considered a significant and unavoidable impact.

7 GROUNDWATER

- 8 The reduction in groundwater use is a beneficial impact that is being addressed in a separate
- 9 PEIR for the Coachella Valley Water Management Plan.

10 *The Metropolitan Water District of Southern California*

- 11 With implementation of the various conservation measures that are part of the Proposed
- 12 Project, MWD would receive a supply of Priority 3a Colorado River water. This conserved and
- 13 transferred Priority 3a Colorado River water could be diverted for use in the MWD service area

1 and would replace a portion of the surplus and unused apportionment water that was
 2 previously diverted by MWD. Table 3.1-18 outlines the changes in Colorado River diversions
 3 and the amount of water available for use in the MWD service area resulting from the Proposed
 4 Project, relative to Existing Baseline.

5 **Table 3.1-17. QSA Changes to Hydrologic Features in the CVWD Service Area**

<i>Effect</i>	<i>Impact</i>	<i>Impact Significance</i>
Impacts to CVSC and Salton Sea Drains		
Use of Colorado River water rather than groundwater for irrigation	Increase in TDS of agricultural return flows. Water quality objectives would not be exceeded.	Less than significant
Use of Colorado River, which is higher in selenium, rather than groundwater for irrigation	Increase in selenium in drain flows. Selenium concentrations could exceed 5 µg/L, above the EPA Aquatic Life Criteria, Criterion for Continuous Concentration.	Significant and unavoidable
Additional flow in the CVSC and drains	Potential increase in turbidity.	Less than significant
	Dilution of bacterial concentrations.	Beneficial
Impacts to Groundwater Quality		
Recharge with Colorado River water in Lower Valley	Increase in TDS of lower aquifer groundwater. Salinity could exceed 500 mg/L, above EPA’s drinking water standards.	Significant and unavoidable
Increase drain flows and salt flushing	Decrease in TDS of semi-purged aquifer groundwater.	Beneficial

6 As the 1988 IID/MWD Conservation Program has undergone separate environmental analysis
 7 and has been implemented, it is considered part of the Existing Baseline. The diversion
 8 numbers in Table 3.1-18 do not account for the 110 KAFY that is available under the 1988
 9 IID/MWD Agreement, as this agreement is treated as a current and ongoing project (without
 10 implementation of the Proposed Project this 110 KAFY could be accounted for at MWD’s option
 11 to Priority 4, 5a or 5b). A proposed amendment to the 1989 IID/MWD/PVID/CVWD
 12 agreement, which is part of the QSA, would reduce the amount of water made available to
 13 MWD to a maximum of 90 KAFY, and provide CVWD with 20 KAFY (with implementation of
 14 the Proposed Project this 90 KAFY to MWD and 20 KAFY to CVWD would be accounted for
 15 under IID’s Priority 3a water budget). This reduction of 20 KAFY of Colorado River water
 16 made available to MWD under these agreements is accounted for in the following analysis.

17 MWD COLORADO RIVER WATER FOR USE IN THE SERVICE AREA

18 As shown in Table 3.1-18 (“MWD Colorado River water diversions for use in the service area”
 19 column) relative to Existing Baseline, implementation of the Proposed Project and CVWD use of

1

Table 3.1-18. QSA Changes in Diversions of the Colorado River Aqueduct, and Colorado River Water for Use in the MWD Service Area

(All numbers rounded and in KAFY, negative numbers in parentheses)

QSA Component	CRA Diversion at the Whitsett Intake		CRA Diversions for Use in the MWD Service Area	
	CVWD use of First and Second 50 KAFY	MWD use of First and Second 50 KAFY	CVWD use of First and Second 50 KAFY	MWD use of First and Second 50 KAFY
IID/MWD/PVID/CVWD 1989 Approval Agreement ^a	(20)	(20)	(20)	(20)
IID/SDCWA Water Conservation and Transfer Agreement ^b	200	200	200	200
CVWD/IID/MWD Water Conservation and Transfer Agreement (First and Second 50 KAFY) ^c	0	100	0	100
All American Canal Lining ^d	67.7	67.7	56.2	56.2
Coachella Canal Lining ^e	26	26	21.5	21.5
CVWD/MWD SWP Transfer and Exchange	(35)	(35)	(35)	(35)
Change in diversions with the QSA^f	239	339	223	323
Previously diverted unused apportionment and surplus waters	(239)	(339)	(223)	(323)
Change in Flow with the QSA	0	0	0	0

Note: This is a water balance table. Values are not actual aqueduct flows or diversion volumes, but rather, amounts of water potentially affected by implementation of the QSA.

(a) The 1988 IID/MWD Agreement is part of the Baseline.

(b) Yield to SDCWA can vary from 130 to 200 KAFY. Yield will ramp up at 20 KAFY during project implementation. Yield will also include an early transfer of 2.5 KAF in 2005, 5 KAFY in 2006 and 2.5 KAFY in 2007 to SDCWA and MWD.

(c) Also referred to as the First and Second 50 KAFY. Yield to CVWD, will ramp up at 5 KAFY during project implementation. MWD has an option to use this water if CVWD does not first exercise its option.

(d) Yield to MWD is 56.2 KAFY. Yield to San Luis Rey (SLR) Settlement Parties is 11.5 KAFY. All or a portion of this water may be used by the City of Escondido and Vista Irrigation District, within the MWD service area, depending on the provisions of the settlement agreement (to be negotiated) among the SLR Indian Water Rights Settlement parties.

(e) Yield to MWD is 21.5 KAFY. Yield to SLR Settlement Parties is 4.5 KAFY. All or a portion of this water may be used by the City of Escondido and Vista Irrigation District, within the MWD service area, depending on the provisions of the settlement agreement (to be negotiated) among the SLR Indian Water Rights Settlement parties.

(f) Under the QSA, CVWD, IID and MWD have agreed, when necessary, to divide responsibility for foregoing the use of Colorado River water to satisfy future water demands by holders of Miscellaneous PPRs and Federal Reserved Rights. Water would be forborne by CVWD and IID in the amount of 3 and 11.5 KAFY, respectively, when necessary, for use by Miscellaneous PPRs and Federal Reserved Rights. Water would be forborne, when necessary, by MWD in the aggregate amount in excess of 14.5 KAFY necessary to satisfy Miscellaneous PPRs and Federal Reserved Rights. Diversions to satisfy Miscellaneous PPRs and Federal Reserved Rights holders will be along the lower Colorado River from Davis Dam to below Imperial Dam.

2 the First and Second 50 KAFY, MWD would have up to 223 KAFY of Priority 3a Colorado River
3 water for use in the service area (less any water necessary to satisfy Miscellaneous PPRs and
4 Federal Reserved Rights, plus an additional 90 KAFY of Priority 3a water under the 1988
5 IID/MWD Agreement, 1989 agreements and proposed amendments). With the implementation
6 of the Proposed Project and in the event that CVWD would forgo its use of the First and Second
7 50 KAFY, MWD would have up to 323 KAFY of Priority 3a Colorado River water for use in the
8 service area (less any water necessary to satisfy Miscellaneous PPRs and Federal Reserved
9 Rights, plus an additional 90 KAFY of Priority 3a water under the 1988 IID/MWD Agreement,
10 1989 agreements and proposed amendments).

1 Without implementation of the Proposed Project in a normal year, MWD has the ability to
 2 divert a total of 660 KAF of Colorado River water, 550 KAF of which is Priority 4 water and 110
 3 KAF of which is IID conserved water, subject to the provisions of the IID/MWD 1988
 4 Agreement and subsequent agreements (without implementation of the Proposed Project this
 5 110 KAFY could be accounted for at MWD's option to Priority 4, 5a or 5b). With the
 6 implementation of the Proposed Project in a normal year, MWD would have the ability to divert
 7 a total of 883 to 983 KAFY of Priority 3a and 4 water (Priority 3a diversions resulting from
 8 conservation measures by IID and CVWD), less any water necessary to satisfy Miscellaneous
 9 PPRs and Federal Reserved Rights. Under the terms of the QSA, if overruns occur for priorities
 10 1,2, and 3b, MWD would reduce diversion of Colorado River water in an amount equivalent to
 11 the overrun. The ability to divert other Priority and surplus water would not change under the
 12 Proposed Project, with the exception of the quantification of Priority 6a water for CVWD and
 13 IID, and the ability of MWD to divert a quantity of Priority 6a water.

14 MWD COLORADO RIVER WATER DIVERSIONS

15 As shown in Table 3.1-18 ("CRA Diversion at the Whitsett Intake" column) relative to Existing
 16 Baseline, implementation of the QSA program components would not increase Colorado River
 17 water diversions through MWD facilities. The implementation of the QSA program
 18 components and CVWD use of the First and Second 50 KAFY would result in an increase in
 19 Priority 3a Colorado River diversions at the CRA intake by up to 239 KAFY, less any water
 20 necessary to satisfy Miscellaneous PPRs and Federal Reserved Rights. The implementation of
 21 the QSA program components and in the event that CVWD would forgo their use of the First
 22 and Second 50 KAFY, would result in an increase in Priority 3a Colorado River diversions at the
 23 CRA intake by 339 KAFY, less any water necessary to satisfy Miscellaneous PPRs and Federal
 24 Reserved Rights. Although with implementation of the Proposed Project, CRA diversions of
 25 priority 3a water would increase, the overall amount of water diverted into the CRA would not
 26 increase.

27 As compared to the 1999 and 1990 to 1999 Existing Baseline, Colorado River water diversions by
 28 MWD would replace a portion of the previously diverted surplus and unused apportionment
 29 water with Priority 3a water. This change in diversions is not considered a significant impact to
 30 water resources, as this water would replace previously diverted surplus and unused
 31 apportionments water, and would not impact water quality, groundwater, drainage patterns
 32 and runoff, or flood hazard and would not cause inundation.

33 Changes to hydrologic features in the MWD Service Area relative to Existing Baseline are
 34 summarized in Table 3.1-19.

35 **Table 3.1-19. QSA Changes to CRA and Hydrologic Features in the MWD Service Area**
 36 **Relative to Existing Baseline**

<i>Effect</i>	<i>Impact</i>	<i>Impact Significance</i>
Maintain reliability of existing water supplies (see Table 3.1-18)	No change from historic diversion volume or system capacity.	No impact

1 *San Diego County Water Authority*

2 With the implementation of the Proposed Project, SDCWA would receive, by exchange with
 3 MWD, up to 200 KAFY of Priority 3a Colorado River water. This would replace water
 4 previously purchased by SDCWA from MWD. The water conservation and transfer component
 5 is assessed in the IID Water Conservation and Transfer EIR/EIS (USBR and IID 2002).
 6 Implementation of the Proposed Project would not result in a substantial change to the total
 7 quantity or quality of water delivered by MWD to SDCWA; would not impact groundwater,
 8 drainage patterns and runoff, or flood hazard; and would not cause inundation. Changes to
 9 water quality are less than significant.

10 **Table 3.1-20. Potential Hydrologic Effects of the QSA in the SDCWA Service Area**

<i>Effect</i>	<i>Impact</i>	<i>Impact Significance</i>
Diversification of SDCWA's water supplies	No change in local water supply volume, or system capacity.	Less than significant.

11 *Other Areas*

12 COLORADO RIVER

13 *Lake Mead.* Changes in system storage due to the Proposed Project relative to Future Baseline
 14 are expected to be minor. The Proposed Project allows transfers of water between California
 15 entities within the State's total apportionment of 4.4 MAF. Therefore under normal conditions,
 16 these transfers would have no impact on Lake Mead's storage. However, under surplus
 17 conditions, the total delivery to California would be somewhat less under the Proposed Project
 18 compared to Future Baseline conditions, the result of reduced agricultural use due to transfers
 19 and the Interim Surplus Guidelines (ISG), which do not provide surplus water to the
 20 agricultural entities at the "Full" and "Partial Domestic" surplus levels. The impact of the
 21 reduced California deliveries under these surplus levels would be a slight increase in the
 22 amount of water stored in Lake Mead.

23 In 1999 Lake Mead's *average* annual elevation was 1,210 ft msl; the 1990-1999 *average* annual
 24 elevation in the reservoir was 1,191 ft msl. Reclamation's modeling estimated that *average*
 25 annual Lake Mead elevations, with implementation of the Proposed Project, would vary
 26 between 1,145 and 1,176 feet msl during the ISG period (2002-2016) and then steadily decline
 27 until leveling-off at between 1,106 and 1,115 feet msl after year 2040. Historically, in the period
 28 1980 to 1999 annual Lake Mead elevation ranged from 1,170 to 1,220 feet msl, a variation of 50
 29 feet. Modeling indicates that with the Proposed Project, Lake Mead would fluctuate between a
 30 high of 1,215 feet msl and a low of 1,085 during the ISG period, and between 1,215 and 1,001
 31 feet msl after year 2016.

32 *Hoover Dam to Parker Dam.* The Proposed Project would cause only minor changes to flows
 33 between Hoover Dam and Parker Dam, relative to the Future Baseline. These minor changes
 34 would be due to reduced water orders for California under some surplus conditions for the
 35 Proposed Project. Hourly flows fluctuate with power releases, and the Proposed Project is not
 36 expected to have any impact on these short-term operations at either Hoover, Davis, or Parker

1 Dams; therefore it would have no impact on short-term fluctuations in river reaches
2 downstream of Hoover Dam.

3 Reclamation modeling found that over the study period 2002 to 2076, the Proposed Project
4 could increase salinity by approximately 1 mg/L below Hoover Dam. This increase in salinity
5 would be within the current fluctuation observed from month to month and would not
6 constitute a significant impact. However, it is assumed that additional salinity control measures
7 would be implemented consistent with the Colorado River Salinity Control Program.

8 *Parker Dam to Imperial Dam.* The focus of this analysis is the reach between Parker Dam and
9 Imperial Dam where transfers proposed under the Proposed Project could have impacts.
10 Transfers under the Proposed Project would shift diversion of between 183 KAF and 388 KAF
11 from Imperial Dam to Parker Dam, decreasing flow in this reach. With full implementation of
12 QSA transfer diversions, the change in average water surface elevation will range from 4.4
13 inches below Parker Dam to 0.5 inches at Imperial Dam (USBR 2000a)².

14 Annual surface water flow in the River, measured 14 miles downstream from Parker Dam, at
15 Headgate Rock Dam, averaged approximately 6,114 KAF for the period of record from 1980 to
16 1999, but varied from a maximum of approximately 7,010 KAF to a minimum of approximately
17 5,395 KAF. From 1990 to 1999, annual flow averaged 6,272 KAF at Headgate Rock Dam. Under
18 Future Baseline average annual flows are anticipated to vary between 6,786 to 6,762 KAF.
19 Reclamation's modeling estimates that with implementation of the Proposed Project average
20 annual flow at Headgate Rock Dam would vary between 6,717 KAFY and 6,435 KAFY during
21 the ISG period (2002-2016) and then slightly decline, varying between 6,431 KAFY and 6,374
22 KAFY after year 2016.

23 The reduction in flows due to the Proposed Project could result in a decrease in open water in
24 the main river, loss of backwaters, and loss of vegetation in backwaters in the Parker to Imperial
25 reach. The Biological Opinion (U.S. Fish and Wildlife Service [USFWS] 2001) found that the
26 greatest effect, due to a change in point of diversion of 400 KAFY (which captures the change in
27 flow from the Proposed Project), would occur in April. As much as 35 surface acres of the open
28 water in the main channel, 17 surface acres of open water in backwaters, and 28 acres of
29 emergent vegetation in backwaters could be affected by implementation of the Proposed
30 Project, relative to Future Baseline.

31 Changes in surface water elevation in Lake Mead and the Colorado River between Hoover Dam
32 and Imperial Dam are not an impact to hydrologic resources, but could impact other resources.
33 Reductions in flow to the River in the Parker to Imperial reach, resulting from implementation
34 of the Proposed Project, while not a significant impact to hydrologic resources, could affect
35 other resource areas.

36 Reclamation modeling found that over the study period, 2002 to 2076, the Proposed Project
37 could increase salinity by as much as 8 mg/L at Imperial Dam. This increase in salinity would

2 This data comes from the Biological Assessment for the Proposed Interim Surplus Guidelines (USBR 2000a). The Biological Assessment data assumed a decrease in annual river flows of 400 KAF, whereas the QSA would actually only result in a reduction of flows up to 388 KAF.

1 be within the current fluctuation observed from month to month and would not constitute a
2 significant impact. However, it is assumed that additional salinity control measures would be
3 implemented and water quality objectives would be met; the greater, albeit minor, salinity
4 levels anticipated under the Proposed Project could require that salinity control measures be
5 implemented on a different schedule than would be necessary under existing conditions.

6 SALTON SEA

7 Under Future Baseline conditions flows to the Salton Sea would decrease and this, combined
8 with evaporation, would act to lower the mean surface elevation, decrease surface area, and
9 increase salinity concentrations. Modeling conducted by Reclamation indicates that under the
10 Future Baseline the mean surface elevation of the Salton Sea would drop approximately 7 to 10
11 feet over the next 75 years to -234 to -237 feet msl. In addition, Reclamation's model predicts
12 that over the life of the project the surface area of the Salton Sea would decrease by
13 approximately 25,400 to 23,400 acres resulting in a surface area of 219,600 to 211,600 acres, while
14 salinity would reach 60,000 mg/L between the years 2023 and 2030 and by year 2077 be as high
15 as 80,000 mg/L to 90,000 mg/L.

16 Impacts to the Salton Sea resulting from implementation of the Proposed Project relative to
17 Future Baseline would primarily result from a change in drainage quantity and quality within
18 the IID service area. A decrease in discharge could reduce Salton Sea elevation, reduce Salton
19 Sea surface area, and result in an increase in the salinity concentration. Table 3.1-21 summarizes
20 the major impact findings of the IID Water Conservation and Transfer Project EIR/EIS related
21 to the Salton Sea.

22 THE REPUBLIC OF MEXICO

23 Mexico would experience a decrease in the amount of groundwater recharge to the local
24 shallow aquifer due to the lining of a portion of the All American Canal. Impacts of the All
25 American Canal lining on Mexico are summarized in the USBR and IID 1994 All American
26 Canal Lining EIS/EIR. This impact is not considered significant, as current users do not have
27 rights to a continued supply of this seepage water.

28 Reclamation modeling found that over the study period, 2002 to 2076, the Proposed Project
29 could increase salinity by approximately 8 mg/L at Imperial Dam. This increase in salinity
30 would be within the current fluctuation observed from month to month. However, it is
31 assumed that additional salinity control measures would be implemented consistent with the
32 Colorado River Salinity Control Program and water quality objectives to Mexico would be met.

33 **3.1.2.4 Analysis of the Environmental Impact of Project Level Components**

34 This section addresses the CEQA project-level analysis of potential environmental impacts
35 associated with the implementation of those components of the Proposed Project that require
36 such an analysis. All Project components are described and numbered in Table 2.4-1; the
37 following discussion addresses only those for which project-level approvals are being obtained.

Table 3.1-21. Potential Hydrologic Effects of the QSA to the Salton Sea Relative to Future Baseline

<i>Effect</i>	<i>Impact</i>		<i>Impact Significance</i>
	CVWD use of First and Second 50 KAFY	MWD use of First and Second 50 KAFY	
Decrease in IID's discharge to the Salton Sea.	Relative to Future Baseline, Salton Sea elevation would decrease by approximately an additional 10 feet resulting in elevations of to -245 to -247 feet msl in year 2077.	Relative to Future Baseline, Salton Sea elevation would decrease by approximately an additional 12 to 13 feet resulting in elevations of to -247 to -250 feet msl in year 2077.	Less than significant impacts to hydrology, potentially significant impacts to other resource areas.
	Relative to Future Baseline, Salton Sea surface area would decrease by approximately an additional 33,200 to 35,800 acres, resulting in a surface area of 175,785 to 186,383 acres.	Relative to Future Baseline, Salton Sea surface area would decrease by approximately an additional 42,400 to 43,800 acres, resulting in a surface area of 167,774 to 177,226 acres.	Less than significant impacts to hydrology, potentially significant impacts to other resource areas.
	Salinity of the Salton Sea, relative to Future Baseline would be as much as 49,700 to 59,700 mg/L higher in year 2077, resulting in salinity of 129,700 to 149,700 mg/L.	Salinity of the Salton Sea, relative to Future Baseline would be as much as 60,700 to 75,300 mg/L higher in year 2077, resulting in salinity of 140,700 to 165,300 mg/L.	No water quality criteria for salinity in the Salton Sea and therefore no significant impact. Potentially significant impact to other resource areas.
	Potential decrease in pesticides entering Salton Sea due to decrease in sediments entering Salton Sea.	Potential decrease in pesticides entering Salton Sea due to decrease in sediments entering Salton Sea.	Potentially beneficial

B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

MWD's reduction in the use of conserved water under this Proposed Project component would result in a slight increase in river flow from Parker to Imperial dams. This change in river flows is within historic fluctuations and would not result in significant changes to the hydrologic regime of the Colorado River or cause any violation of water quality standards. A reduction in the amount of conserved water dedicated to MWD would not effect hydrologic resources, groundwater, or drainage patterns. Diversion of this water by CVWD would be through existing facilities and would therefore not require construction-related activities that would impact drainage pattern, generate substantial amounts of runoff, or violate waste discharge requirements.

1 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

2 This Project component involves the exchange of Colorado River water diverted at MWD's
3 existing intake at Lake Havasu for a like quantity and quality of water delivered through
4 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
5 increase the diversion of Colorado River contemplated under the Proposed Project. Because
6 no changes in river levels would result or construction of new diversion structures would be
7 required with implementation of this Project component, no significant impacts to water
8 resources would occur. The exchange of water with SDCWA would occur from existing
9 infrastructure and would not require construction activities that would impact drainage
10 patterns, generate substantial amounts of runoff or violate waste discharge requirements.

11 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

12 Under this Project component, some portion of the first and section 50 KAF of water would
13 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
14 by MWD would be through existing facilities, no construction-related activities would occur
15 that would impact drainage patterns, generate substantial amounts of runoff, or violate
16 waste discharge requirements. The use of the First and Second 50 KAF of water would not
17 increase the amount of Colorado River water currently being diverted by MWD and used
18 within its service area. Therefore, implementation of this Project component would not
19 result in changes to the physical environment that would cause significant impacts to water
20 resources.

21 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

22 This Project component quantifies the amount of Priority 6a surplus water available to IID,
23 CVWD, and MWD. The diversion and use of this water would be within the historic range
24 of surplus and unused apportionment diverted by these three districts. Therefore no change
25 in Colorado River conditions would occur. This quantification and use of Priority 6a
26 surplus water would not require the construction of any new facilities by IID, CVWD, or
27 MWD, nor would it increase the amount of water used within these service areas. Therefore,
28 implementation of this Project component would not result in changes to the physical
29 environment that would cause significant impacts to water resources.

30 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

31 The change in point of diversion of 35 KAF of water from Lake Havasu to Imperial Dam
32 under this Proposed Project component would result in a slight increase in river flow from
33 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
34 existing facilities at Lake Havasu no change in river flows between Parker and Imperial
35 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
36 not result in changes to physical conditions that would cause significant impacts to water
37 resources of the Colorado River. No impacts to drainage pattern, groundwater resources, or
38 water quality would occur from the diversion or conveyance of the water to CVWD because
39 no new facilities would be required to be constructed. Similarly, the exchange of SWP
40 entitlements under this Project component would be accomplished through existing

1 facilities and would not result in physical changes to environmental conditions that would
2 cause a significant impact to water resources.

3 K. MWD PRIORITY 4 AND 5 COLORADO RIVER CAP

4 This component of the QSA establishes an accounting method for water transfers under the
5 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
6 component would not result in any impacts to water resources because it does not change
7 the amount of water diverted, conveyed, or used and no changes to existing environmental
8 conditions would result.

9 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

10 Under this QSA component, MWD would be responsible for the repayment of any overrun
11 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
12 would be accomplished by MWD reducing diversion of water of an amount equivalent to
13 the amount of overrun. The resulting effect to hydrologic resources of the Colorado River
14 would be a minor decrease in river flows upstream of MWD's intake facilities in Lake
15 Havasu to Lake Mead and a corresponding increase in the amount of water in Lake Mead.
16 These potential changes are within historic normal fluctuations and therefore, no significant
17 hydrologic impacts would occur. Also under this Project component, MWD would be
18 entitled to any unused Priorities 1, 2, and 3b water. MWD would divert this water from its
19 existing facilities for conveyance and use within its service area. The amount of water
20 diverted from the river under this component would be within the historic amount of water
21 diverted by MWD, would not require the construction any new facilities, and would not
22 increase the amount of water used within its service area. Therefore, no impact to
23 hydrologic resources would result.

24 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
25 CERTAIN INDIAN RESERVATIONS

26 The change in the point of diversion on the Colorado River from Imperial Dam to Lake
27 Havasu to support PPR water use was analyzed in the above analysis for the Colorado
28 River. Under this Project component, the change in the point of diversion from Lake
29 Havasu and Imperial Dam to various points along the lower Colorado River would result in
30 minor changes in river levels. Because these changes of flow are within the range of normal
31 River fluctuations, no significant impacts to water resources would occur.

32 N. QSA SHORTAGE SHARING AGREEMENT

33 The frequency and magnitude of future shortages cannot be known with certainty, but in
34 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
35 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
36 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and
37 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
38 manage shortage would be similar with or without the QSA. IID would undertake
39 additional conservation, demand control measures, or other actions to manage a shortage.
40 CVWD would reduce or suspend groundwater recharge and undertake demand control

1 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
2 would have to intensify shortage management efforts to account for up to an additional
3 3,000 AF.

4 This additional increment of conservation/shortage management is minor with respect to
5 overall deliveries to IID and CVWD. Additional shortage management could temporarily
6 exacerbate water quality impacts in the IID service area discussed earlier (section 3.1.2.3). In
7 the IID service area selenium concentrations in the Alamo and New rivers and IID drains
8 could temporarily increase. In CVWD, decreased use of Colorado River water during a
9 shortage would temporarily decrease selenium levels in CVWD drains, but would
10 exacerbate groundwater overdraft.

11 **3.1.3 Mitigation Measures**

12 No feasible mitigation measures have been identified for significant hydrologic impacts.

13 **3.1.4 Significant Unavoidable Adverse Impacts**

14 Increase in selenium levels in the Alamo River, as well as the IID and CVWD drains would be
15 significant and unavoidable adverse impacts. Increase in TDS of lower aquifer groundwater in
16 the CVWD service area would also be significant and unavoidable.

17 **3.1.5 Significant Irreversible Environmental Changes**

18 Significant irreversible environmental changes would occur related to selenium levels of the
19 Alamo River, and the IID and CVWD drains.

20

1 **3.2 BIOLOGICAL RESOURCES**

2 **3.2.1 Environmental Setting**

3 **3.2.1.1 Regulatory Framework**

4 The regulatory framework for biological resources includes the following federal, state, and
5 local statutes and regulations.

6 *River and Harbor Act of 1899 (33 U.S.C. 401 et seq.)*

7 This Act protects the public’s right to free navigation in navigable waters of the United States as
8 described by the U.S. Army Corps of Engineers (USACE) Section 10/404 implementing
9 regulations at 33 CFR Part 329. The Act also prohibits unauthorized construction or work in
10 navigable waters of the United States.

11 *Clean Water Act of 1972, as amended (33 U.S.C. 1251 et seq.)*

12 This Act provides for the restoration and maintenance of the physical, chemical, and biological
13 integrity of the nation’s waters. Sections 401 and 404 of the Act prohibit discharges of dredged
14 or fill materials into waters of the United States, including wetlands, except as permitted under
15 separate regulations by the USACE and the EPA. An important aspect of these regulations is
16 that discharges into waters of the United States, and the placement of fill in wetlands in
17 particular, should be avoided if there are practicable alternatives.

18 *Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.)*

19 The ESA protects threatened and endangered species (and their designated critical habitat), as
20 listed by the Service, from unauthorized take, and directs federal agencies to ensure that their
21 actions do not jeopardize the continued existence of such species. Section 7 of the Act defines
22 federal agency responsibilities for consultation with the Service, including the preparation of
23 Biological Assessments and Biological Opinions. The Service may authorize take of a listed
24 species under Section 10, which also provides for the preparation of habitat conservation plans.

25 In 1994, areas of the lower Colorado River were designated as critical habitat for two
26 endangered fish—bonytail chub (*Gila elegans*) and razorback sucker (*Xyrauchen texanus*)—under
27 the ESA. In 1995, the southwestern willow flycatcher (*Empidonax traillii extimus*), a native of the
28 lower Colorado River region, was listed as endangered under the ESA.

29 In 1995, DOI agencies; water, power, and wildlife resources agencies from Arizona, California,
30 and Nevada; Native American tribes; water and power providers; environmental interests; and
31 recreational interests agreed to form a partnership to develop and implement a long-term
32 endangered species compliance and management program for the historic floodplain of the
33 lower Colorado River, the MCSP. The purpose of the program is to develop a multi-species
34 conservation program aimed at contributing to the recovery of endangered, threatened, and
35 sensitive species of wildlife and their habitats, and attempting to reduce the likelihood of
36 additional species listings, while accommodating current and future water and power uses.
37 Further information may be obtained from the MSCP website at <http://www.lcrmscp.org>. The

1 MSCP is expected to have long-term beneficial effects on biological resources of the lower
2 Colorado River.

3 Pursuant to the ESA, Reclamation issued a final Biological Assessment for Operations,
4 Maintenance, and Sensitive Species of the Lower Colorado River in August 1996 (USBR 1996).
5 This Biological Assessment was intended to serve as (1) initial documentation for the ongoing
6 ESA Section 7 consultation between Reclamation and the Service for discretionary operations of
7 the River, and (2) initial reference for development and implementation of the MSCP by lower
8 Colorado River stakeholders pursuant to federal ESA Section 7 (federal actions) and Section 10
9 (non-federal actions). In May 1997, the Service released a Biological Opinion on Lower
10 Colorado River Operations and Maintenance (USFWS 1997).

11 The 1996 Biological Assessment and 1997 Biological Opinion form the basis for the MSCP, as
12 River stakeholders seek to establish a long-term framework for compliance with the federal
13 ESA, the CESA, and other environmental regulations for ongoing, proposed, and potential
14 future projects.

15 Reclamation prepared a biological assessment in 2000 to address the effects of the Interim
16 Surplus Guidelines and the Implementation Agreement on federally listed threatened and
17 endangered species in and along the lower Colorado River. The Service issued a biological
18 opinion in January 2001 that outlined conservation measures to offset potential impacts to listed
19 species from the two actions.

20 *Migratory Bird Treaty Act of 1918, as amended (16 USC 703-712) and Executive Order 13186 (2001)*

21 The Act provides for the protection of migratory birds by making it illegal to possess, take, or
22 kill any migratory bird species, unless specifically authorized by a regulation implemented by
23 the Secretary of the Interior, such as designated seasonal hunting.

24 The Executive Order requires federal agencies to obtain permits from the Service for the
25 “taking” of any migratory bird species.

26 *Executive Orders 11988 and 11990, Floodplain Management and Protection of Wetlands, Respectively*

27 These Executive Orders require federal agencies to provide leadership to protect the natural
28 and beneficial values served by floodplains and wetlands. Federal agencies are directed to
29 avoid development in floodplains where possible, and to minimize the destruction or
30 degradation of wetlands.

31 *California Lake and Streambed Alteration Program (Fish and Game Code Section 1600 et seq.)*

32 These sections of the Fish and Game Code require that any person, state, or local government
33 agency, or public utility proposing a project that may divert, obstruct, or change the natural
34 flow of any bed, channel or bank of a river, stream, or lake to notify the CDFG before beginning
35 the project. If CDFG determines that the project may adversely affect existing fish and wildlife
36 resources, a Lake or Streambed Alteration Agreement is required.

1 *California Endangered Species Act of 1984 (Fish and Game Code Section 2050 et seq.)*

2 These sections provide for the protection of rare, threatened, and endangered plants and
3 animals, as recognized by CDFG, and prohibits the taking of such species without authorization
4 by the CDFG.

5 *California Fully Protected Birds, Mammals, Reptiles/Amphibians and Fish (Fish and Game Code*
6 *Sections 3511, 4700, 5050 and 5515)*

7 These sections of the Fish and Game Code prohibit the take or possession of any fully protected
8 bird, mammal, reptile/amphibian, or fish. A number of these fully protected species occur
9 within the Project area and are identified in the sections below under each region.

10 *California Natural Community Conservation Planning (Fish and Game Code Sections 2810 & 2835)*

11 These sections of the Fish and Game Code provide that the CDFG may enter into agreements
12 with any person for the purpose of preparing and implementing a natural community
13 conservation plan to provide comprehensive management and conservation of multiple wildlife
14 species.

15 Counties, federal agencies, and local municipalities also may maintain lists of species of special
16 concern.

17 **3.2.1.2 *Imperial Irrigation District***

18 The IID service area extends from the southern shore of the Salton Sea to the Mexican border
19 and is located in the Colorado (a.k.a. Sonoran) Desert (see Figure 1.1-1). The All American
20 Canal enters the service area from the east and extends across the southern edge of the service
21 area. The Coachella Canal takes water from the All American Canal. It extends northward
22 along the eastern side of the Salton Sea and passes through the edge of the East Mesa Unit of the
23 IID service area.

24 *Vegetation*

25 The EIS/EIR for the IID Water Conservation and Transfer Project (IID and USBR 2002)
26 identifies four habitat types in the IID service area and along the All American Canal. These are
27 drain, tamarisk (salt cedar) scrub, desert scrub, and agricultural field habitat.

28 Wet area habitats in the IID service area are collectively referred to as drain habitat. Drain
29 habitat occurs in association with the drainage and conveyance systems and in managed
30 marshes on state and federal refuges and private duck clubs. Vegetation in drainage and
31 conveyance systems occurs in the embankment slopes and typically consists of non-native
32 invasive species. Cattail, bulrushes, rushes, and sedges occur in patches in the drain channels.
33 Water seepage has induced phreatophytic vegetation to develop along the All American Canal
34 within areas formerly dominated by desert scrub. Approximately 100 acres of scattered
35 phreatophytic vegetation are supported by seepage from the All American Canal between
36 Drops 2 and 3. About 1 acre is emergent wetland vegetation with the remainder of the

1 vegetation consisting of mesquite, tamarisk, and arrowweed. Managed marsh occurs primarily
2 on state and federal refuges and on private duck clubs within the IID service area.

3 Tamarisk scrub is found along the New and Alamo rivers. The dominant species are the non-
4 native, invasive tamarisk (*Tamarix* spp.), with some native screwbean mesquite (*Prosopis*
5 *glandulosa* var. *torreyana*). Typically, the dense stand of tamarisk extends about 50 feet from the
6 River, but there are locations where the stands may stretch out as far as 500 feet.

7 Desert habitat occurs along areas of the All American Canal and in some isolated areas within
8 the IID service area. Sand dunes in the Sand Hills, along the unlined portion of the All
9 American Canal, support a distinct plant community. Plants found on the sand dunes of the
10 Sand Hills include giant Spanish needle (*Palafoxia arida* var. *gigantea*), desert buckwheat
11 (*Eriogonum desertorum*), sand food (*Pholisma sonora*), and Wiggin's croton (*Croton wigginsii*).
12 The Algodones Dunes sunflower (*Helianthus niveus* ssp. *tephrodes*) and Peirson's milkvetch
13 (*Astragalus magdalenae* var. *peirsonii*), both federally listed species discussed below, also occur in
14 this area (USBR and IID 1994).

15 Other desert scrub habitat along the All American Canal and in portions of the IID service area
16 is dominated by creosote bush (*Larrea tridentata*) and white bursage (*Ambrosia dumosa*) (Barbour
17 and Major 1977). Wild burro weed (*Haplopappus tenuisectus*), brittle bush (*Encelia farinosa*),
18 cheesebush (*Hymenoclea salsola*), saltbush (*Atriplex* spp.), and chollas (*Opuntia* spp.) occur in
19 varying concentrations within creosote bush scrub habitats (IID 1986). Plant density is low; 65
20 to 75 percent of the ground surface is often bare. When ground cover is present in desert scrub
21 habitat, it is dominated by the introduced Mediterranean grass (*Schismus* spp).

22 Much of the vegetation in the IID service area has been cleared for agriculture. Ruderal (weedy)
23 vegetation is found in areas cleared for agriculture but not currently in production. Saltbush-
24 alkali scrub is a transitional community type that appears when soil salinity and moisture reach
25 concentrations high enough to exclude most other vegetation. Common species of shrubs
26 include allscale (*Atriplex polycarpa*), shadscale (*A. confertiflora*), and four-wing saltbush (*A.*
27 *canescens*).

28 *Fish and Wildlife*

29 Fish and wildlife resources are described in relation to the habitat types identified above.
30 Wildlife in the canal and drain systems are heavily influenced by adjacent community types,
31 and the high diversity of species is attributed to the high degree of community interface.
32 Approximately 90 species of birds and 20 species each of mammals and reptiles/amphibians
33 are associated with the canal and drain systems. Black-tailed (hare) jackrabbit (*Lepus*
34 *californicus*), cottontail, and Gambel's quail (*Callipepla gambelii*) are more abundant in the canal
35 and drain system community than in the creosote bush scrub community. The most commonly
36 observed birds in the reeds along the larger canals are black phoebe (*Sayornis nigricans*) and
37 western kingbird (*Tyrannus verticalis*). Mourning dove and red-winged blackbird are found on
38 levee berms. Along the All American Canal, great blue heron (*Ardea herodias*) roost in dense
39 reeds, apparently associated with seepage wetlands; killdeer (*Charadrius vociferus*), roadrunner,
40 American coot, common yellowthroat (*Geothlypis trichas*), and brown-headed cowbird
41 (*Molothrus ater*) are also found. Other birds use the canal and drain system community
42 seasonally, including American coot, ruddy duck (*Oxyura jamaicensis*), cinnamon teal, and blue-

1 winged teal (*A. discors*). Northern rough-winged swallow (*Stelgidopteryx serripennis*) and
2 burrowing owl (*Athene cunicularia hypugia*) are found along lateral and secondary canals. A
3 limited number of mammals are considered true associates of the canal riparian/levee
4 community. Muskrat is the dominant species. Also present are round-tailed ground squirrel
5 (*Spermophilus tereticaudus*), kangaroo rat (*Dipodomys* spp.), pocket gopher (*Thomomys* spp.), and
6 common house mouse. Bullfrog and Woodhouse's toad are the dominant herpetofauna.

7 The larger areas containing emergent vegetation near the mouth of the rivers in the IID service
8 area provide important nesting sites for yellow-headed blackbirds (*Xanthocephalus*
9 *xanthocephalus*) and fulvous whistling ducks (*Dendrocygna bicolor*). Red-winged blackbirds
10 (*Agelaius phoeniceus*) and black-crowned night herons (*Nycticorax nycticorax*) roost in smaller
11 wetlands. The most common waterfowl species found in the IID service area are the cinnamon
12 teal (*Anas cyanoptera*), American coot (*Fulica americana*), and black-necked stilt (*Haematopus*
13 *bachmani*). Large mammalian visitors that frequent the IID service area are coyote, fox,
14 cottontail rabbit, and raccoon (*Procyon lotor*). The most abundant small mammals are hispid
15 cotton rat (*Sigmodon hispidus*) and brush mouse (*Peromyscus boylii*). Western harvest mouse
16 (*Reithrodontomys megalotis*), house mouse (*Mus musculus*), and white-throated woodrat (*Neotoma*
17 *albigula*) are also present. The native red-spotted toad (*Bufo punctatus*) is known to occur in
18 wetlands within the IID service area and the non-native bullfrog (*Rana catesbeiana*) is common.

19 Managed marsh areas including the wildlife refuges and gun clubs, are primarily managed for
20 waterfowl. A wide variety of ducks and geese use these areas, as well as a wide variety of
21 shorebirds. The New and Alamo rivers contain tamarisk habitat in the IID service area. River
22 riparian communities, consisting primarily of tamarisk scrub, are important to birds as breeding
23 areas, food sources, roosting/loafing areas, and migration corridors. Mourning doves (*Zenaida*
24 *macroura*) are abundant in tamarisk vegetation. Ducks, including large flocks of teal (*Anas* spp.),
25 favor mud bars, banks, and other shoreline features as resting sites. Stands of arrowweed
26 provide roost sites for many bird species, notably the black-crowned night heron. Large
27 mammals are distinctively absent in river riparian communities due to the limited extent of the
28 habitat type and the high level of human activity. Deer mouse (*Peromyscus maniculatus*) and
29 cotton rat are rarely present, as are insectivorous bats, muskrat (*Ondatra zibethicus*), raccoon,
30 gray fox (*Urocyon cinereoargenteus*), and coyote. Beaver (*Castor canadensis*) used to be a major
31 component of the mammalian fauna, but it is presently scarce, as its preferred food, cottonwood
32 and willow, is no longer abundantly present. Bullfrog, lowland Woodhouse's toad (*Bufo*
33 *woodhouseii*), and spiny softshell turtle (*Trionyx spiniferus*) have also historically been found in
34 the tamarisk scrub habitat (IID 1986).

35 Approximately 50 species of birds, 50 species of mammals, and 40 species of reptiles and
36 amphibians are associated with the desert scrub habitat. Larger mammals present include
37 Audubon's (desert) cottontail (*Sylvilagus audubonii*) and San Diego black-tailed jackrabbit (*Lepus*
38 *californicus bennettii*). Striped skunk (*Mephitis mephitis*) and coyote (*Canis latrans*) are also
39 present in the small mesquite thickets scattered throughout the creosote bush scrub. Mesquite
40 thickets are also centers for bird activity. White-crowned sparrow (*Zonotrichia leucophrys*) is the
41 most abundant bird species in the winter. Other species of birds present include roadrunner
42 (*Geococcyx californianus*) and loggerhead shrike (*Lanius ludovicianus*). Reptiles are generally
43 diverse in species and abundant in numbers in creosote bush scrub habitat. Zebra-tailed lizard

3.2 Biological Resources

1 (*Callisaurus draconoides*) and western whiptail (*Cnemidophorus tigris*) dominate the reptilian
2 fauna, and side-blotched lizard (*Uta stansburiana*) is common in mesquite thickets (IID 1986).

3 The agricultural habitat is dominated by wildlife species relatively tolerant of or adapted to
4 human disturbance and presence. Flocks of ring-billed gulls (*Larus delawarensis*), red-winged
5 blackbirds, cattle egrets (*Bubulcus ibis*), and other egrets feed on insects from freshly harvested
6 or recently plowed fields. Red-winged blackbirds, English sparrows, pigeons (*Columba* spp.),
7 brown-headed cowbirds, and starlings (*Sturnus vulgaris*) are often observed in the vicinity of
8 cattle feedlot operations. Waterfowl and game birds that range into agricultural areas to feed
9 on grains and leafy crops are hunted during the fall and winter. These include ducks and geese,
10 white-winged dove (*Zenaida asiatica*), and mourning dove. Some mammals and reptiles have
11 increased in abundance as a result of lands being converted to agricultural use such as the
12 western harvest mouse and pocket gopher. These are considered “generalist” species; i.e., they
13 survive under a wide variety of environmental conditions. However, an overall low density
14 and abundance of reptiles and amphibians occur throughout the agricultural/ruderal
15 community type (IID 1986).

16 Fish present in the All American Canal include channel catfish (*Ictalurus punctatus*), carp
17 (*Cyprinus carpio*), threadfin shad (*Dorosoma petenense*), and largemouth bass (*Micropterus*
18 *salmoides*) (USBR and IID 1994). These are all introduced species, and the catfish and bass are
19 game fish.

20 Sensitive Species

21 PLANTS

22 One federally listed plant species, Peirson’s milkvetch, occurs in the IID service area (Table 3.2-
23 1). This species and the Algodones Dunes sunflower are state-listed as endangered, and the
24 Wiggin’s croton is state-listed as rare (Table 3.2-1). In addition, 16 other special status plant
25 species are present in the IID service area (See Appendix E, Table E-2). Most of these species are
26 concentrated in areas of native habitat within sand dunes or blow-sand areas.

27 A total of five sensitive plant species were found during surveys for the All American Canal
28 Lining Project. These include the three state and federally listed species in Table 3.2-1 plus two
29 other special status species, giant Spanish needle and sand food. Complete information on
30 these species is contained in the All American Canal Lining Project EIS/EIR (USBR and IID
31 1994).

32 FISH AND WILDLIFE

33 Species that are state or federally listed, California fully protected species, or species of special
34 concern with the potential to occur in the IID service area or along the AAC are listed in Table
35 3.2-1. Habitat for one sensitive invertebrate occurs in the Sand Hills along the unlined portion
36 of the All American Canal.

37

1 **Table 3.2-1. Special Status Species Potentially Occurring in the IID Service Area or Along**
 2 **the AAC**

Common Name	Scientific Name	Status ¹		
		FEDERAL	STATE	CNPS
Algodones Dunes sunflower	<i>Helianthus niveus ssp. tephrodes</i>		E	1B
Peirson's milkvetch	<i>Astragalus magdalenae var. peirsonii</i>	T	E	1B
Wiggin's croton	<i>Croton wigginsii</i>		R	2
Desert tortoise	<i>Gopherus agassizii</i>	T	T	
Desert pupfish	<i>Cyprinodon macularius</i>	E	E-CFP	
Razorback sucker	<i>Xyrauchen texanus</i>	E	E-CFP	
American peregrine falcon	<i>Falco peregrinus anatum</i>		E-FP	
Arizona Bell's vireo	<i>Vireo bellii arizonae</i>		E	
California black rail	<i>Laterallus jamaicensis coturniculus</i>		T-CFP	
California least tern	<i>Sterna antillarum browni</i>	E	EC-FP	
Elf owl	<i>Micrathene whitneyi</i>		E	
Gila woodpecker	<i>Melanerpes uropygialis</i>		E	
Gilded flicker	<i>Colaptes auratus</i>		E	
Greater sandhill crane	<i>Grus canadensis tabida</i>		T-CFP	
Least Bell's vireo	<i>Vireo bellii pusillus</i>	E	E	
Mountain plover	<i>Charadrius montanus</i>	PT	CSC	
Southwestern willow flycatcher	<i>Empidonax traillii extimus</i>	E	E	
Swainson's hawk	<i>Buteo swainsoni</i>		T-CFP	
Western yellow-billed cuckoo	<i>Coccyzus americanus occidentalis</i>		E	
Yuma clapper rail	<i>Rallus longirostris yumanensis</i>	E	T-CFP	
Peninsular bighorn sheep	<i>Ovis canadensis cremnobates</i>	E	E-CFP	
Allen's big-eared bat	<i>Idionycteris phyllotis</i>		CSC	
Big free-tailed bat	<i>Nyctinomops macrotis</i>		CSC	
California leaf-nosed bat	<i>Macrotus californicus</i>		CSC	
Cave myotis	<i>Myotis velifer brevis</i>		CSC	
Colorado River hispid cotton rat	<i>Sigmodon arizonae plenus</i>		CSC	
Greater western mastiff bat	<i>Eumops perotis californicus</i>		CSC	
Mexican long-tongued bat	<i>Choeronycteris mexicana</i>		CSC	
Occult little brown bat	<i>Myotis lucifugus occultus</i>		CSC	
Pale big-eared bat	<i>Corynorhinus townsendii pallescens</i>		CSC	
Pallid bat	<i>Antrozus pallidus</i>		CSC	
Spotted bat	<i>Euderma maculatum</i>		CSC	
Western red bat	<i>Lasiurus blossevillii</i>		CSC	
Yuma hispid cotton rat	<i>Sigmodon hispidus eremicus</i>		CSC	
Ring-tailed cat	<i>Bassariscus astutus</i>		CFP	

1. E=endangered; T=threatened; P=proposed; R=rare; state CSC = California Species of Concern, CFP = California Fully Protected; CNPS = California Native Plant Society - list 1B is rare and endangered throughout range, list 2 is rare and endangered in California but found elsewhere.

3

1 The following discussion is based on information supplied by IID (IID and USBR 2002),
2 supplemented by Childs (1990) and Lane (1979). The IID service area contains important
3 habitat for several special status wildlife species. Approximately 10 miles southeast of the south
4 shore of the Salton Sea are Finney and Ramer lakes, which provide nesting habitat for Yuma
5 clapper rail and California black rail. These species are also found within the managed marsh
6 land around the Salton Sea. On February 1, 2001, the Service designated an area from Interstate
7 10 in the Thousand Palms-Palm Springs vicinity south to the Mexican border as critical habitat
8 for peninsular bighorn sheep (Federal Register 2001). The eastern border of the critical habitat,
9 near the Salton Sea and in the area between Highway 78 and Mexico, extends into the IID
10 service area.

11 Desert pupfish inhabit irrigation drains along the southeast and southwest sides of the Salton
12 Sea within the IID service area as well as San Felipe Creek (USBR and CVWD 2001). Razorback
13 sucker have been found on rare occasion in the All American Canal and its tributary canals.
14 The Colorado pikeminnow may have historically been in the All American Canal, but the
15 species has been extirpated.

16 3.2.1.3 Coachella Valley Water District

17 The CVWD service area is located in the Colorado Desert around the north end of the Salton Sea
18 and extending northwest of the Sea in the Coachella Valley. The Coachella Canal enters the
19 service area from the southeast. The unlined portion is southeast of the CVWD service area.
20 Many of the plant communities and wildlife present are the same as or similar to those
21 described for the IID service area.

22 *Vegetation*

23 Natural vegetation in the Coachella Valley is predominantly Sonoran Creosote bush scrub.
24 Other representative natural plant communities include Sonoran mixed woody and succulent
25 scrub; desert dry wash woodland; desert saltbush scrub; desert fan palm oasis woodland; desert
26 sink scrub; and dunes and sandfields. Palm oases can be found at natural springs and are
27 dominated by the native fan palm (*Washingtonia filifera*). Saltbush scrub occurs in areas that are
28 generally moist, with sandy loam soil, and a total salinity in the range of 0.2 to 0.7 percent.
29 Many species of saltbush can be found in saltbush scrub including allscale, shadscale, and four-
30 wing saltbush. Desert sink scrub occurs on poorly drained soils with high alkalinity and/or salt
31 content and is dominated by succulent chenopods.

32 Dune and blow-sand areas are characterized by actively moving and partially stabilized sand
33 dunes. Plant cover is sparse and consists of species adapted to this habitat. A variety of annual
34 plant species are also present in years with optimal rainfall and temperature (USBR and IID
35 1994).

36 The Desert dry wash woodland community typically occurs on deep, sandy soils in canyons; on
37 alluvial fans; and along normally dry stream courses (arroyos) throughout the Colorado Desert,
38 including the lower Colorado River and Coachella Valley; and on the elevated fringes
39 surrounding the Salton Sea. The vegetation is open woodland characterized by drought
40 deciduous shrubs and trees whose deep roots enable them to reach the water that percolates

1 seasonally through sandy soils along drainages. Typically dominant species include catclaw
2 (*Acacia greggii*), palo verde (*Cercidium floridum*), desert willow (*Chilopsis linearis*), smoke tree
3 (*Dalea spinosa*), desert lavender (*Hyptis emoryi*), ironwood (*Olneya tesota*), and honey mesquite
4 (*Prosopis glandulosa* var. *torreyana*). The wetter and more poorly drained areas are likely to
5 support the non-native, invasive tamarisk (*Tamarix chinensis*) as well.

6 A component of the Proposed Project is the proposed lining of a portion of the Coachella Canal.
7 The portion of the Coachella Canal that is within the CVWD service area is concrete lined.
8 However, approximately opposite the Salton Sea (between siphons 7 and 14 and siphons 15 and
9 32, a distance of approximately 33 miles) the canal is unlined. About 5,223 acres, or
10 approximately 66 percent, of the desert riparian vegetation types along that unlined portion of
11 the canal is relatively pure stands of tamarisk. Seepage from the unlined section of the canal
12 supplies water to desert riparian vegetation that is also known as phreatophytic vegetation
13 (USBR and CVWD 2001). Seepage water also supports, in combination with natural artesian
14 springs and developed groundwater well discharges, about 456 acres of marsh/aquatic habitats
15 in the project area. The desert riparian habitat contains, in order of relative dominance:
16 tamarisk, honey mesquite, screwbean mesquite, arrowweed, and California fan palm (less than
17 19 percent). There is relatively minor occurrence of Fremont cottonwood and willow in the
18 project area. Desert riparian vegetation thrives over elevated groundwater levels and benefits
19 from occasional flooding, but is not adapted to permanently saturated soil. Marsh/aquatic
20 habitats supported by canal seepage contain cattail (*Typha* spp.), bulrush (*Scirpus* spp.), and
21 other wetland plants. Marsh/aquatic areas normally occur as seeps, constructed ponds, and
22 flowing reaches of creeks. About 40 percent of the phreatophytic vegetation and 85 percent of
23 the marsh/aquatic vegetation along the unlined section of the Coachella Canal are located in
24 Reach D (Siphons 23 through 29) adjacent to the Dos Palmas Area of Critical Environmental
25 Concern (ACEC), outside the CVWD service area. This ACEC is recognized by the BLM and
26 CDFG for its biological significance. Habitat value (and wildlife use) is higher where the
27 community composition includes more native vegetation species and less tamarisk. Tamarisk is
28 an invasive, non-native species providing minimal habitat value. It displaces native vegetation
29 by competing for water and causing a build-up of salt on the surface of the ground. The BLM
30 and The Nature Conservancy have worked to remove tamarisk from springs in the Dos Palmas
31 ACEC (USBR and CVWD 2001).

32 *Fish and Wildlife*

33 The overall CVWD service area and the Dos Palmas ACEC along the unlined portion of the
34 Coachella Canal contain a variety of wildlife typical of desert habitats. Desert riparian and
35 marsh/aquatic plant communities supported by canal seepage are important wildlife habitats,
36 especially in the Dos Palmas ACEC (USBR and CVWD 2001). One hundred sixty species of
37 birds, 27 species of mammals, and 5 species of reptiles and amphibians may use these habitat
38 types. Agricultural and native desert areas support many of the same species discussed in the
39 IID section previously. In addition, the lined and unlined portions of the Coachella Canal
40 contain sport fish, such as largemouth bass and catfish.

3.2 Biological Resources

1 Sensitive Species

2 PLANTS

3 Two federally listed endangered plant species are known to occur in the CVWD service area,
 4 Coachella Valley milkvetch (*Astragalus lentiginosus* var. *coachellae*), and the triple-ribbed
 5 milkvetch (*Astragalus tricarinatus*). These species are reported to occur primarily in the
 6 Whitewater and Big Morongo canyons, Snow Creek, Edom Hill/Willow Hole, and the
 7 Whitewater River Preserve areas. Another 22 special status species are also present. See
 8 Appendix E, Table E-2. The fairyduster (*Calliandra eriophylla*) (no federal or state sensitivity
 9 classification) may potentially be present near the unlined section of the Coachella Canal (USBR
 10 and CVWD 2001).

11 FISH AND WILDLIFE

12 Sixteen state or federally listed species, or species proposed for such listing, potentially occur in
 13 the CVWD service area (Table 3.2-2). In addition, 30 other special status species occur in the
 14 CVWD service area (see Appendix E, Table E-1).

15 **Table 3.2-2. State and Federally Listed Species Potentially in the CVWD Service Area**

Common Name	Scientific Name	STATUS ¹		
		Federal	State	CNPS
Coachella Valley milkvetch	<i>Astragalus lentiginosus</i> var. <i>coachellae</i>	E		1B
Triple-ribbed milkvetch	<i>Astragalus tricarinatus</i>	E		1B
Arroyo southwestern toad	<i>Bufo microscaphus microscaphus</i>	E	CSC	
Razorback sucker	<i>Xyrauchen texanus</i>	E	E-CSC	
Desert slender salamander	<i>Batrachoseps aridus</i>	E	E	
Coachella Valley fringe-toed lizard	<i>Uma inornata</i>	T	E	
Desert tortoise	<i>Gopherus agassizii</i>	T	T	
Desert pupfish	<i>Cyprinodon macularius</i>	E	E	
American peregrine falcon	<i>Falco peregrinus anatum</i>		E-CFP	
Bald eagle	<i>Haliaeetus leucocephalus</i>	T	E	
California black rail	<i>Latterallus jamaicensis coturniculus</i>		T-CFP	
California brown pelican	<i>Pelecanus occidentalis californicus</i>	E	E-CFP	
Palm Springs ground squirrel	<i>Spermophilus tereticaudus chlorus</i>	candidate	CSC	
Greater Sandhill Crane	<i>Grus Canadensis tabida</i>		T-CFP	
Least Bell's vireo	<i>Vireo bellii pusillus</i>	E	E	
Mountain plover	<i>Charadrius montanus</i>	PT	CSC	
Southwestern willow flycatcher	<i>Empidonax traillii extimus</i>	E	E	
Swainson's hawk	<i>Buteo swainsoni</i>		T	
Western yellow-billed cuckoo	<i>Coccyzus americanus occidentalis</i>		E	
Yuma clapper rail	<i>Rallus longirostris yumanensis</i>	E	T-CFP	
Ring-tailed Cat	<i>Bassariscus astutus</i>		CFP	
Peninsular bighorn sheep	<i>Ovis canadensis cremnobates</i>	E	E-CFP	

1. E = endangered; T = threatened; P = proposed; state = California; CSC = California Species of Special Concern; CFP = California Fully Protected Species CNPS = California Native Plant Society - list 1B is rare and endangered throughout range, list 2 is rare and endangered in California but found elsewhere.

1 The Coachella Valley fringe-toed lizard is found in the CVWD service area, and the least Bell's
2 vireo may still be found in Whitewater Canyon, in the northern tip of the service area. The
3 Coachella Valley Preserve contains dune habitat for Coachella Valley fringe-toed lizard, and the
4 general study area may also contain some desert tortoise. The upper Whitewater River is
5 historic habitat for the southwestern arroyo toad. Peninsular bighorn sheep occur in the
6 mountains west of Rancho Mirage and La Quinta, where they occasionally are observed at the
7 urban interface. On February 1, 2001, the Service designated an area in the Santa Rosa
8 Mountains and adjacent valley floor from Interstate 10 in the Thousand Palms-Palm Springs
9 area south to the Mexican border as critical habitat for peninsular bighorn sheep (*Federal Register*
10 2001). Part of the northern portion of this habitat lies within the boundaries of the CVWD
11 service area. The Palm Springs ground squirrel is occurs in a wide variety of habitats in the
12 Coachella Valley. The species is a federal candidate species.

13 The federally endangered Yuma clapper rail and state-listed black rail use the marsh/aquatic
14 habitats in the project area, mostly in the Dos Palmas ACEC. In addition, 39 species of birds
15 that have been designated rare or endangered by CDFG or species of concern by the National
16 Audubon Society commonly occur in such desert riparian and marsh/aquatic habitat types.

17 The marsh/aquatic habitat at the Dos Palmas ACEC (outside of the CVWD service area) and the
18 marshes at the mouth of Coachella Valley Stormwater Channel support resident Yuma clapper
19 rail and California black rail populations. Some CVWD irrigation drains near the Salton Sea
20 and the lower reach of Salt Creek and its north branch contain populations of desert pupfish
21 (USBR and CVWD 2001). There is also a potential that the razorback sucker could occur within
22 the Coachella Canal. No recent documentation of this species in the canal has been found.

23 3.2.1.4 *The Metropolitan Water District of Southern California*

24 Much of MWD service area consists of urban areas where little natural habitat remains.
25 However, there are valuable biological resources including coastal marshes, riparian systems,
26 oak woodlands, and coastal sage scrub in the MWD service area. The area supports over 35
27 listed state and/or federally listed threatened and endangered plant and animal species as well
28 as a number of sensitive habitats.

29 These species include the California least tern, Belding's savannah sparrow, Pacific Coast
30 population of the snowy plover, and brown pelican. Riparian species include the least Bell's
31 vireo, southwestern willow flycatcher, and the southwest arroyo toad. Species associated with
32 the coastal sage scrub community are also of substantial concern. California gnatcatcher and
33 the Stephen's kangaroo rat also exist within coastal sage scrub communities.

34 3.2.1.5 *San Diego County Water Authority*

35 The biological characteristics of the SDCWA service area are similar to those of the MWD
36 service area discussed in the previous section. Much of the SDCWA service area consists of
37 urban areas, although there is a significant amount of agricultural land in the northeast area and
38 a large military base in the northwest area. The SDCWA service area includes habitats covered
39 by both pending and approved broad-based, multi-species HCPs. HCPs have already been
40 prepared for over 1 million acres of habitat in San Diego County.

1 3.2.1.6 Other Areas

2 Other areas that could be affected by the Proposed Project include the lower Colorado River
3 between Parker Dam and Imperial Dam and the Salton Sea. Each of these areas is described
4 below.

5 *Colorado River*

6 The following information is summarized from baseline technical reports prepared for the
7 MSCP, the *Biological Assessment for Proposed Interim Surplus Criteria, Secretarial Implementation*
8 *Agreements for California Water Plan Component and Conservation Measures on the Lower Colorado*
9 *River (Lake Mead to the Southerly International Boundary)* (USBR 2000a), and other relevant
10 literature and reports.

11 VEGETATION

12 Vegetation along the lower Colorado River was historically dominated by cottonwood-willow
13 riparian forest. This plant community requires periodic flooding for short periods of time for
14 seed germination and establishment. The events that are necessary to the continued
15 regeneration of this plant community are generally absent on the present-day lower Colorado
16 River because flows are controlled through the use of reservoirs. Existing stands of
17 cottonwood-willow riparian forest are considered relict and, for the most part, are not expected
18 to persist over the next several decades unless focused management plans are initiated.

19 Present-day vegetation is largely dominated by tamarisk, an invasive exotic weed species. It
20 displaces native vegetation by competing for water and causing a build-up of salt on the surface
21 of the ground. Tamarisk grows in pure stands in washes, streams, and ditches, and can
22 establish quickly. Associations with honey mesquite (*Prosopis glandulosa*) and screwbean
23 mesquite (*Prosopis pubescens*) are present in some areas, particularly on higher floodplain areas,
24 but tamarisk appears to take over areas as other plants die.

25 Upland areas adjacent to the Colorado River are dominated by desert plant communities, most
26 commonly creosote bush scrub. The primary component of this plant community is creosote
27 bush (*Larrea tridentata*), although several other smaller shrub and succulent species are
28 commonly found in association with this plant community including white bursage (*Ambrosia*
29 *dumosa*), brittle bush (*Encelia farinosa*), cheesebush (*Hymenoclea salsola*), saltbush (*Atriplex* spp.),
30 and chollas (*Opuntia* spp.). Creosote bush scrub grades into saltbush scrub in areas that
31 experience occasional flooding and have higher levels of salt. Many species of saltbush can be
32 found in saltbush scrub including allscale (*Atriplex polycarpa*), shadscale (*A. confertiflora*), and
33 four-wing saltbush (*A. canescens*). Much of the area formerly dominated by saltbush scrub has
34 been converted to agricultural use.

35 A distinctive desert wash woodland community occurs on deep, sandy soils in canyons, on
36 alluvial fans, and along normally dry stream courses (arroyos) throughout the Colorado Desert,
37 including the Colorado River Valley within the Lower Basin. The vegetation is open woodland
38 characterized by drought-resistant deciduous shrubs and trees whose deep roots enable them to
39 reach the water that percolates seasonally through sandy soils along drainages. Typically
40 dominant species include catclaw (*Acacia greggii*), palo verde (*Cercidium floridum*), desert willow

1 (*Chilopsis linearis*), smoke tree (*Dalea spinosa*), desert lavender (*Hyptis emoryi*), ironwood (*Olneya*
2 *tesota*), and mesquite (*Prosopis juliflora*). The wetter and more poorly drained areas are likely to
3 support invasive tamarisk (*Tamarix* spp.).

4 Reclamation (USBR 2000a) has estimated that there are approximately 13,900 acres of tamarisk-
5 honey mesquite, over 30,000 acres of tamarisk, and 5,000 acres of tamarisk-screwbean mesquite
6 within the area from Parker Dam to Imperial Dam. Only approximately 3,000 acres of honey
7 mesquite and 1,500 acres of cottonwood-willow habitat exist in a relatively undisturbed form.

8 FISH AND WILDLIFE

9 The lower Colorado River supports several hundred species of wildlife. Over 100 of these are
10 special status species. Large numbers of more common species of mammals, fish, birds,
11 reptiles, and amphibians either breed or migrate to this area and depend on it for their habitat
12 requirements. It is an extremely important migratory corridor for birds, especially waterfowl.
13 Riparian and wetland areas sustained by the lower Colorado River support a wide variety of
14 raptors, including sharp-shinned hawk (*Accipiter striatus*), Cooper's hawk (*Accipiter cooperii*),
15 northern harrier (*Circus cyaneus*), red-tailed hawk (*Buteo jamaicensis*), rough-legged hawk (*Buteo*
16 *lagopus johannis*), common black-hawk (*Buteogallus anthracinus*), Harris' hawk (*Parabuteo*
17 *unicinctus*), bald eagle (*Haliaeetus leucocephalus*), golden eagle (*Aquila chrysaetos*), white-tailed
18 kite (*Elanus leucurus*), Mississippi kite (*Ictinia mississippiensis*), American kestrel (*Falco*
19 *sparverius*), prairie falcon (*Falco mexicanus*), and peregrine falcon (*Falco peregrinus*). Egrets,
20 herons, flycatchers, and woodpeckers are especially well represented along the River.
21 Mammals, including the Colorado River cotton rat (*Sigmodon arizonae plenus*) and more than a
22 dozen species of bats, are also found here. Reptiles and amphibians include Colorado River
23 toad (*Bufo alvarius*), Arizona toad (*Bufo microscaphus microscaphus*), several species of leopard
24 frog (*Rana* spp.), banded gila monster (*Heloderma suspectum cinctum*), chuckwalla (*Sauromalus*
25 *obesus*), Sonoran mud turtle (*Kinosternon sonoriense*), desert tortoise (*Gopherus agassizii*), and
26 desert rosy boa (*Lichanum trivirgata gracia*).

27 Backwater areas are important to native fish, because substantial changes within the main
28 channel have rendered this area unsuitable for many species. Backwater habitats also support a
29 variety of other wildlife, including clapper rails, flycatchers and warblers, woodpeckers, and
30 waterfowl.

31 Most of the native riverine fishes have been extirpated from the study area. The razorback
32 sucker is currently being reintroduced and is the only native fish in notable numbers in the
33 Colorado River between Hoover and Imperial dams. Bonytail cub have been reintroduced in
34 Lake Havasu, formed by Parker Dam, and may occur within the study area, although they have
35 not been documented to date. The fish community in the study area is dominated by non-
36 native species, which provide a substantial sport fishery. Predation and competition by non-
37 native fish have been identified as major reasons for the demise of the native fish populations in
38 the lower Colorado River. One state endangered species, the Algodones Dunes sunflower, may
39 occur in dunes or sandy areas in and near the Algodones Dunes.

3.2 Biological Resources

1 SENSITIVE SPECIES

- 2 *Plants.* As shown in Table 3.2-3, no federally listed species are known to occur in riparian areas
 3 within the lower Colorado River.

Table 3.2-3. State and Federally Listed Species Potentially Along the Lower Colorado River

Common Name	Scientific Name	STATUS ¹		
		Federal	State	CNPS
Algodones dunes sunflower	<i>Helianthus niveus</i> ssp. <i>tephrodes</i>		E	1B
Colorado River toad	<i>Bufo alarius</i>	E	E	
Lowland leopard frog	<i>Rana yavapaiensis</i>		SC/A	
Northern leopard frog	<i>Rana pipiens</i>		SC/A	
Relict leopard frog	<i>Rana onca</i>		A	
Desert tortoise	<i>Gopherus agassizii</i>	T	T	
Sonoran mud turtle	<i>Kinosternon sonoriense sonoriense</i>		SC	
Bonytail chub	<i>Gila elegans</i>	E	E	
Desert pupfish/Colorado River pupfish	<i>Cyprinodon macularius</i>	E	E	
Flannelmouth sucker	<i>Catostomus latipinnis</i>		A	
Mojave tui chub	<i>Gila bicolor mohavensis</i>	E	E	
Razorback sucker	<i>Xyrauchen texanus</i>	E	E-CFP	
Arizona Bell's vireo	<i>Vireo bellii arizonae</i>		E	
American bittern	<i>Botaurus lentiginosus</i>		A	
American peregrine falcon	<i>Falco peregrinus anatum</i>		E-CFP	
Bald eagle	<i>Haliaeetus leucocephalus</i>	T	E-CFP	
Belted kingfisher	<i>Ceryle alcyon</i>		A	
Brown crested flycatcher	<i>Myiarchus tyrannulus</i>		SC	
Burrowing owl	<i>Athene cucicularia</i>	SC	SC	
California black rail	<i>Latterallus jamaicensis coturniculus</i>		T-CFP	
California brown pelican	<i>Pelecanus occidentalis californicus</i>	E	E-CFP	
Clark's grebe	<i>Aechmophorus clarkii</i>		A	
Common black hawk	<i>Buteogallus anthracinus</i>		A	
Cooper's hawk	<i>Accipiter cooperii</i>		SC	
Crissal thrasher	<i>Toxostoma crissale</i>		SC	
Elf owl	<i>Micrathene whitneyi</i>		E	
Fulvous whistling-duck	<i>Dendrocygna bicolor</i>	SC	SC	
Gila woodpecker	<i>Melanerpes uropygialis</i>		E	
Gilded flicker	<i>Colaptes auratus</i>		E	
Gilded northern flicker	<i>Colaptes auratus chrysoides</i>		E	
Golden eagle	<i>Aquila chrysaetos</i>		SC-CFP	
Greater sandhill crane	<i>Grus Canadensis tadiba</i>		T	
Harris hawk	<i>Parabuteo unicinctus</i>		SC	
Large-billed savannah sparrow	<i>Passerculus sandwichensis rostratus</i>	S		
Long-eared owl	<i>Asio otus</i>		SC	
Mississippi kite	<i>Ictinia mississippiensis</i>		A	
Mountain plover	<i>Charadrius montanus</i>	PT	SC	
Southwestern willow flycatcher	<i>Empidonax traillii extimus</i>	E	E	
Summer tanager	<i>Piranga rubra</i>		SC	
Swainson's hawk	<i>Buteo swainsoni</i>		T	
Vermillion flycatcher	<i>Pyrocephalus rubinus</i>		SC	
Western yellow-billed cuckoo	<i>Coccyzus americanus occidentalis</i>		E	
Western least bittern	<i>Ixobrychus exilis</i>		A	
Willow flycatcher	<i>Empidonax traillii</i>		E	

Table 3.2-3. State and Federally Listed Species Along the Lower Colorado River (continued)

Yellow warbler	<i>Dendroica ptechia</i>		SC	
Yuma clapper rail	<i>Rallus longirostris yumanensis</i>	E	T-CFP	
Allen's big-eared bat	<i>Idionycteris phyllotis</i>		A	
Big free-tailed bat	<i>Nyctinomops macrotis</i>		SC	
California leaf-nosed bat	<i>Macrotus californicus</i>		SC	
Cave myotis	<i>Myotis velifer brevis</i>	SC	SC	
Colorado River hispid cotton rat	<i>Sigmodon arizonae plenus</i>		SC	
Greater western mastiff bat	<i>Eumops perotis californicus</i>		A	
Mexican long-tongued bat	<i>Choeronycteris mexicana</i>	SC	SC	
Occult little brown bat	<i>Myotis lucifugus occultus</i>	S	SC	
Pale big-eared bat	<i>Corynorhinus townsendii pallescens</i>		SC	
Pallid bat	<i>Antrozus pallidus</i>		SC	
Spotted bat	<i>Euderma maculatum</i>		A	
Western red bat	<i>Lasiurus blossevillii</i>		A	
Yuma hispid cotton rat	<i>Sigmodon hispidus eremicus</i>		SC	
Ring-tailed Cat	<i>Bassariscus astutus</i>		CFP	
CNPS 1B=California Native Plant Society E=endangered, T=threatened SC=California Sensitive, CFP=California Fully Protected, A=Arizona sensitive,				

1 *Fish and Wildlife.* Table 3.2-3 lists federally and state listed fish and wildlife species known to
2 occur along the lower Colorado River. The Service has designated much of the lower Colorado
3 River as critical habitat for two federally listed endangered fish species: the razorback sucker
4 and bonytail chub. Reclamation, in conjunction with the Service, USGS Biological Resources
5 Division, National Park Service, Arizona Game and Fish Department, Arizona State University,
6 and the Nevada Division of Wildlife, have formed the Native Fish Work Group, with the
7 specific goal of establishing and maintaining a population of 50,000 adult razorback suckers in
8 Lake Mohave. Reclamation also has formed partnerships with other agencies to protect and
9 enhance native riparian habitats and to create multipurpose wetlands. Following is a
10 discussion of the occurrence of several federally and state of California listed threatened and
11 endangered wildlife species, fully protected species, and other species of concern that may be
12 affected by the implementation of the Proposed Project. This discussion is not meant to be
13 exhaustive, but rather to highlight a few high profile species.

14 The southwestern willow flycatcher (*Empidonax trailli extimus*) is federally listed as endangered.
15 This species occurs along the lower Colorado River in stands of cottonwood, willow, and
16 tamarisk, and in mixed stands of willow and tamarisk. Sixty-four nesting attempts were
17 documented by McKernan and Braden (1999) in 1998 along the Colorado River. The bald eagle
18 is a federally listed threatened species and a state of California listed endangered and fully
19 protected species. The lower Colorado River is not a major breeding area for this species, but
20 the birds may forage and could occasionally nest in the area. The area may be most important
21 as winter foraging habitat for the species. The western yellow-billed cuckoo (*Coccyzus*
22 *americanus occidentalis*) is a state of California endangered species and is proposed for federal
23 listing as endangered. It is found along the lower Colorado River in riparian forests
24 characterized by a canopy and mid-story of cottonwood, willow, and tamarisk. The California
25 brown pelican (*Pelecanus occidentalis*) is a state- and federally listed endangered species that may
26 occur occasionally along this portion of the River as a post-breeding wanderer. The California
27 brown pelican does not breed along the lower Colorado River. The Yuma clapper rail (*Rallus*
28 *longirostris yumanensis*) and California black rail have also been known to occur along the lower

1 Colorado River primarily in emergent wetland vegetation, such as dense or moderately dense
2 stands of cattails and bulrushes. Both species are listed as threatened and fully protected
3 species by the state of California. The Yuma clapper rail is also listed as a federally endangered
4 species. The elf owl (*Micrathene whitneyi*) and Arizona Bell's vireo (*Vireo bellii arizonae*), both
5 California listed endangered species, may occur within the riparian and marsh areas along the
6 lower Colorado River.

7 The desert tortoise is state- and federally listed as threatened and occurs within the desert scrub
8 habitat along the lower Colorado River. A number of bat species that are considered sensitive
9 by the CDFG may potentially occur along the Colorado River. For the most part they would
10 roost in caves or mines and may feed upon the insects within the River and backwaters.

11 The razorback sucker is a federally and state-listed fish species that occurs in the lower
12 Colorado River as well as the mainstem reservoirs of the River. The razorback sucker was re-
13 introduced below Parker Dam, and the backwaters and mainstem of the River are habitat for
14 this species. Bonytail chub is a state- and federally listed endangered fish species found in Lake
15 Mohave and Lake Havasu, but it is not found downstream of Parker Dam. Long-term plans for
16 re-establishment of the bonytail chub in the area downstream of Parker Dam are being
17 formulated. The desert pupfish is also a federally listed endangered fish species that once
18 occurred along the Colorado River but no longer occurs between Parker Dam and Imperial
19 Dam.

20 *Salton Sea*

21 The following baseline information is summarized from the Salton Sea Restoration Project Draft
22 EIS/EIR (USBR and SSA 2000) and the IID Water Conservation and Transfer Project EIR/EIS
23 (IID and USBR 2002). Both the IID and CVWD service areas abut the Salton Sea, and the plant
24 communities and species described for those areas adjacent to the Salton Sea also apply. For the
25 purposes of this analysis, the study area for the Salton Sea includes both the Sea itself and
26 upland areas within an approximately 2-mile radius of the shoreline.

27 VEGETATION

28 Terrestrial vegetation in the Salton Sea area generally can be grouped into the following
29 categories: managed and unmanaged marshes, unvegetated areas (including open water and
30 mudflats), alkali playa, tamarisk scrub desert scrub and developed areas (including urban and
31 agriculture). Marsh areas can be freshwater or alkaline. Freshwater marshes are generally
32 dominated by common reed, cattail, golden dock (*Rumex maritimus*), and rabbits foot grass
33 (*Polypogon monspeliensis*), while alkaline marshes have species such as salt grass (*Distichlis*
34 *spicata*), alkali bulrush (*Scirpus robustus*), and spreading alkali grass (*Cressa truxillensis*). Marsh
35 areas generally occur in the deltas of the New and Alamo rivers (in the IID service area),
36 Coachella Valley Stormwater Channel, the outlets of small irrigation drains, and the mouths of
37 Salt Creek and San Felipe Creek. Marsh areas also occur around the margin of Imperial
38 Waterfowl Management Area, Sonny Bono Salton Sea National Wildlife Refuge, and private
39 hunting clubs. Marsh habitats that are also wetlands are considered sensitive habitats and are
40 regulated by the USACE under Section 404 of the Clean Water Act. Open water habitats are
41 always inundated. Mudflats are typically exposed for a period of time and then inundated.
42 Neither open water nor mudflats have any appreciable vegetation.

1 Alkali playas form in low-lying areas where water runs off and soil permeability is low. These
2 conditions lead to high levels of salinity and alkalinity in the soil and support a plant
3 community of widely spaced gray-leaved and succulent shrubs. Understory in such areas is
4 minimal.

5 There are substantial riparian areas containing tamarisk and other non-native species. Dry
6 wash woodlands are typically found along sandy or gravelly washes of the desert areas.
7 Drought deciduous woodlands are typically dense.

8 The desert scrub community is found in relatively undisturbed upland areas in the vicinity of
9 the Salton Sea. Cover and species vary with environmental conditions including slope, aspect,
10 and water capacity of the soils. Areas that are well drained and on exposed slopes contain
11 widely spaced shrubby species with dense grasses and herbs in the understory. Areas that are
12 low and flat typically contain a dense scrub community, such as creosote bush scrub. Semi-
13 desert chaparral can be found in valleys where water availability is higher. Non-native
14 grassland areas are typically found in areas that have been disturbed in the past and are
15 generally sparse in vegetative cover.

16 Urban and agricultural areas are developed for human use, and little-to-no native vegetation is
17 present. However, various types of landscaping are planted in urban areas and around
18 agricultural areas.

19 The Salton Sea will continue to change over time as evaporation continues to exceed freshwater
20 inflows. This will eventually reduce the surface area of the Salton Sea. The rivers, streams, and
21 drains flowing into the Salton Sea will have a longer path to reach the smaller Sea, and the
22 margins of these freshwater flows will likely be colonized by riparian and wetland plant species
23 adapted to the particular moisture and salinity regimes present. Thus, these habitats could
24 increase gradually in amount. The fate of marsh vegetation in areas currently managed for such
25 habitats (e.g., waterfowl and refuge areas) will depend on whether management continues as
26 the Salton Sea recedes.

27 FISH AND WILDLIFE

28 The Salton Sea is characterized by high algal productivity, which also sustains high secondary
29 levels of zooplankton and benthic worms. The fish present tolerate high temperatures, high
30 salinity, and low concentrations of dissolved oxygen. Marine fish were first introduced into the
31 Salton Sea in the early 1950s for aquaculture, mosquito control, and recreational fisheries. Fish
32 now occur in the canals, irrigation ditches, rivers, and the Salton Sea itself. However, the
33 channelized canals are less productive fish habitats than the unchannelized rivers due to lower
34 habitat diversity and higher water velocity in the former. The Salton Sea and estuaries where
35 drains, creeks, and rivers enter the Salton Sea currently support numerous species of fish
36 including sailfin molly (*Poecilia latipinna*), porthole livebearer (*Poeciliopsis gracilis*), longjaw
37 mudsucker (*Gillichthys mirabilis*), mosquitofish (*Gambusia affinis*), tilapia (*Oreochromis*
38 *mossambicus* and *Tilapia zillii*), sargo (*Anisotremus davidsonii*), bairdiella (*Bairdiella icistia*), and
39 orange mouth corvina (*Cynoscion xanthulus*). The Mozambique tilapia was the most abundant
40 species captured in 1999 gill-net surveys, with highest numbers found in nearshore and
41 estuarine areas (Costa-Pierce and Riedel 2000). Mosquitofish, carp, channel catfish, and

1 flathead catfish (*Pylodictis olivaris*) were only found in riverine habitats. Desert pupfish are
2 present and discussed below in the Sensitive Species section.

3 Since the Salton Sea has no outlet, the high evaporation rates in the area have resulted in
4 increasing salinity of the Salton Sea. Reclamation, in the recent Salton Sea Restoration Project
5 EIS/EIR, has projected that the Salton Sea will eventually reach salinity levels that will change
6 the fish species present (USBR and SSA 2000). The gradual increase in salinity is expected to
7 change the current biotic community composition (plants, invertebrates, and fish) over time. As
8 salinity increases to exceed the tolerances of existing invertebrates, the species composition will
9 change to those with higher salinity tolerances. Increased salinity will also reduce fish
10 reproductive capacity within the main body of the Salton Sea and eventually cause a decline in
11 the number of species and individuals within a species, even with the current inflows to the
12 Salton Sea. Ultimately, fish will no longer be able to survive in the Salton Sea (away from the
13 estuaries where freshwater inflow occurs), although a number of invertebrate species will likely
14 survive. The timing of the eventual elimination of the Salton Sea fisheries is uncertain as it
15 involves a number of external environmental factors as well as the adaptation potential of the
16 fish.

17 Over 400 species of birds have been recorded at the Salton Sea. The 1999 census by Point Reyes
18 Bird Observatory (PRBO) found that eared grebes (*Podiceps nigricollis*) number 47,000 in the
19 spring and over 320,000 in the winter at the Salton Sea, while populations of black-necked stilts,
20 American avocets (*Recurvirostra americana*), and ring-billed gulls each numbered in the
21 hundreds of thousands. As noted above, the structure of the biotic community currently in the
22 Salton Sea will change over time due to increasing salinity. Pollutants and eutrophication may
23 also exacerbate the effects of salinity. A loss of fish (numbers and species) and changes in the
24 invertebrate community will affect bird species that feed on these organisms at the Salton Sea.
25 As the number of fish declines, the prey base for fish-eating birds will decline. How changes in
26 the invertebrate community will affect birds will depend on the extent to which the new
27 invertebrate populations are accessible and acceptable to foraging birds. Bird populations
28 could change in abundance and species composition as a result of the changes in the
29 invertebrate and fish prey base. An effort is underway to reduce and stabilize the overall
30 salinity of the Salton Sea and stabilize its surface elevation. However, no final commitment has
31 been made and no federal funds have been allocated for implementation of a restoration
32 program.

33 SENSITIVE SPECIES

34 *Plants.* Four species that are state and/or federally listed as threatened, endangered, or rare are
35 known from habitats around the Salton Sea (Table 3.2-4). Another 13 special status plant
36 species are known to occur within the general area of the Salton Sea (see Appendix E, Table E-
37 2). None of the species known from the area are apparently adapted to conditions at the shore
38 of the Salton Sea. A complete listing and discussion of these species can be found in the Salton
39 Sea Restoration Project Draft EIS/EIR (USBR and SSA 2000).

40

1

Table 3.2-4. State and Federally Listed Species at the Salton Sea

Common Name	Scientific Name	STATUS ¹		
		Federal	State	CNPS
Algodones Dunes sunflower	<i>Helianthus niveus</i> ssp. <i>tephrodes</i>		E	1B
Coachella Valley milkvetch	<i>Astragalus lentiginosus</i> var. <i>coachellae</i>	E		1B
Peirson's milkvetch	<i>Astragalus magdalenae</i> var. <i>peirsonii</i>	T	E	1B
Wiggin's croton	<i>Croton wigginsii</i>		R	2
Arroyo southwestern toad	<i>Bufo microscaphus microscaphus</i>	E	CSC	
California red-legged frog	<i>Rana aurora draytonii</i>	T	CSC	
Desert slender salamander	<i>Batrachoseps aridus</i>	E	E	
Coachella Valley fringe-toed lizard	<i>Uma inornata</i>	T	E	
Desert tortoise	<i>Gopherus agassizii</i>	T	T	
Desert pupfish	<i>Cyprinodon macularius</i>	E	E	
Greater Sandhill Crane	<i>Grus Canadensis tabida</i>		CFP	
Aleutian Canada goose	<i>Branta Canadensis leucopareia</i>	T		
American peregrine falcon	<i>Falco peregrinus anatum</i>		E-CFP	
Bald eagle	<i>Haliaeetus leucocephalus</i>	T	E-CFP	
California black rail	<i>Latterallus jamaicensis coturniculus</i>		T-CFP	
California brown pelican	<i>Pelecanus occidentalis californicus</i>	E	E-CFP	
California least tern	<i>Sterna antillarum browni</i>	E	E-CFP	
Yuma clapper rail	<i>Rallus longirostris yumanensis</i>	E	T-CFP	
Jaguar	<i>Felis onca arizonensis</i>	E		
Peninsular bighorn sheep	<i>Ovis canadensis cremnobates</i>	E	E-CFP	

1. E=endangered; T=threatened; R=rare; state=California; CSC=California Species of Special Concern; CFP=California Fully Protected, CNPS=California Native Plant Society - list 1B is rare and endangered throughout range, list 2 is rare and endangered in California but found elsewhere

2 *Fish and Wildlife.* Sixty-nine special status animal species are found at or near the Salton Sea
3 (Appendix E, Table E-1), Nineteen species are state and/or federally listed as threatened or
4 endangered (Table 3.2-4). Of the over 400 species of birds that have been recorded at the Salton
5 Sea, 58 are considered special status species. Thirty of these special status bird species nest at
6 the Salton Sea, of which five are federal special status species and seven are state special status
7 species. In many cases, a substantial proportion of the population of a species may be found at
8 the Salton Sea. The Yuma clapper rail is a federally endangered species and a state of California
9 threatened and fully protected species that occurs in the marsh areas around the Salton Sea and
10 near the irrigation drains. Over 200 individuals were noted in 1999 around the Salton Sea, with
11 the major concentrations at the Wister Unit of the Imperial Wildlife Area and the Salton Sea
12 National Wildlife Refuge. Smaller populations were recorded at Barnacle Beach and the
13 Holtville drain. On average, about 365 Yuma clapper rails are counted each year, which is 25 to
14 40 percent of the entire United States population. The Salton Sea also serves as a foraging area
15 for some individuals. Over 5,000 California brown pelicans have been found here, and some
16 breeding of brown pelicans has occurred at the Salton Sea in the last few years.

17 The California black rail, a state-listed threatened species and a fully protected species, occurs
18 around the Salton Sea in habitat similar to the Yuma clapper rail. February 1999 PRBO surveys
19 found 2,486 snowy plovers (*Charadrius alexandrinus nivosus*) in the Salton Sea basin, representing
20 about half of the California population. The Salton Sea serves as important nesting areas for the
21 snowy plover and is considered one of the best inland nesting areas for this population.

1 Although Pacific Coast populations of snowy plover are a federally listed threatened species,
2 the inland population at the Salton Sea is not. Inland populations of the snowy plover are,
3 however, a California Species of Special Concern. In addition, as many as 33,000 American
4 white pelicans (*Pelecanus erythrohynchos*) may also winter here. It is estimated by the Service
5 that 80 to 90 percent of the entire population stops at the Salton Sea in the winter. The Salton
6 Sea hosts the second largest wintering population of white-faced ibis in California, with over
7 24,000 counted in the 1999 PRBO census. The Salton Sea is also an important nesting area in
8 California for the gull-billed tern.

9 Desert pupfish still exist at various locations in and around the Salton Sea, but in relatively low
10 numbers. However, the agricultural drains at their interface with the Salton Sea support the
11 largest number of pupfish within the Salton Sea system. The non-native fish species have
12 adversely affected pupfish population through competition, predation, and behavioral
13 interference. The limited populations around the Salton Sea appear to be occupying habitat
14 marginally suited for pupfish.

15 As shown in Table 3.2-4, there are also a number of bird species that overwinter or otherwise
16 use the Salton Sea on an occasional basis.

17 **3.2.2 Impacts**

18 **3.2.2.1 Significance Criteria**

19 The criteria used to determine the significance of impacts on biological resources are based on
20 the model initial study checklist in Appendix G of the State CEQA Guidelines. The Proposed
21 Project would result in a significant impact if it would:

- 22 • have a substantial adverse impact, either directly or through habitat modifications, on
23 any species identified as a candidate, sensitive, or special status species in local or
24 regional plans, policies, or regulations, or by the CDFG or the Service; or
- 25 • have a substantial adverse impact on any riparian habitat or other sensitive natural
26 community identified in local or regional plans, policies, and regulations or by the
27 CDFG or the Service; or
- 28 • adversely impact federally protected wetlands (including marsh, vernal pool, coastal,
29 etc.) either individually or in combination with the known or probable impacts of other
30 activities through direct removal, filling, hydrological interruption, or other means; or
- 31 • interfere substantially with the movement of any resident or migratory fish or wildlife
32 species or with the established native resident or migratory wildlife corridors, or impede
33 the use of native wildlife nursery sites; or
- 34 • conflict with any local policies or ordinances protecting biological resources, such as a
35 tree preservation policy or ordinance; or
- 36 • conflict with the provisions of an adopted HCP, Natural Community Conservation Plan,
37 or other approved, local, regional, or state habitat conservation plan.

1 **3.2.2.2 Methodology**

2 Potential impacts to biological resources were assessed by comparison of project-induced
3 changes to the biological baseline. The exception to this approach is the evaluation of potential
4 impacts to the biological resources of the Salton Sea. The Potential impacts at the Salton Sea are
5 different when measured against Existing and Future Baselines at the Salton Sea. The Future
6 Baseline at the Salton Sea is described in Section 5.0. Potential changes associated with the
7 implementation of the Proposed Project were measured against the appropriate baseline
8 conditions, and impacts were determined using the significance criteria in section 3.2.2.1.

9 **3.2.2.3 Summary of Impacts**

10 Implementation of the Proposed Project has the potential to adversely affect biological resources
11 as a result of the following:

- 12 • A decrease in seepage-fed areas adjacent to both the All American and Coachella canals,
13 as a result of lining the Coachella Canal and construction of a lined parallel canal to the
14 All American Canal.
- 15 • Minor, short-term construction disturbances associated with construction and lining of
16 the canals.
- 17 • An increase in the rate of salinity change in the Salton Sea due to a net decrease in the
18 drainage inflows to the Salton Sea as a result of conservation measures by IID.
- 19 • Changes in the quantity and quality of flows within the rivers and drains of the IID
20 associated with implementation of on-farm water conservation.
- 21 • A change in habitat due to a decrease in average water level of the lower Colorado River
22 between Parker Dam and Imperial Dam due to a change in the point of diversion. The
23 decrease in flows would range from 183 to 388 KAFY.
- 24 • Site-specific activities associated with construction of recharge basins, pipelines, and
25 pump stations as part of implementation of the Proposed Project portion of the
26 CVWMP.
- 27 • Short-term construction activities associated with construction of canals, reservoirs, and
28 pump stations associated with on farm conservation measures within the IID service
29 area.

30 *Imperial Irrigation District*31 **VEGETATION**

32 Impacts to vegetation would be restricted to the vicinity of the portions of the All American
33 Canal that would be lined under the Proposed Project. Construction of a parallel lined canal
34 would reduce seepage into adjacent wet areas and areas supporting phreatophytic vegetation.
35 It would also remove wetland plants inside the canal. Losses of wet areas due to seepage and

1 phreatophytic vegetation are anticipated to be significant, but would be mitigated to less-than-
2 significant levels by habitat replacement and enhancement that are part of that project. Specific
3 impacts and mitigation measures for the All American Canal Lining Project were delineated by
4 Reclamation and IID in the All American Canal Lining Project EIS/EIR issued in 1994.

5 On-farm conservation programs in the IID service area have the potential to decrease drain
6 water flows and to increase the salinity of these flows (although not total salt load). This could
7 result in alteration of the amount and characteristics of emergent and in-channel vegetation
8 along these drains. This impact to vegetation is considered significant because emergent
9 vegetation provides habitat for the Yuma clapper-rail, a California- and Federally-listed species.

10 Construction activities associated with water conservation improvements, such as tailwater
11 return systems, lateral interceptions, reservoirs, seepage interceptors, and conveyance lining
12 also have the potential to cause both temporary and permanent losses of phreatophytic or
13 emergent vegetation, depending on the exact location and extent of such activities (including
14 staging/storage areas and access routes). The level of impact will be determined by the amount
15 and type of vegetation affected as well as the restoration (revegetation) to follow the work.
16 Impacts will likely be less-than-significant.

17 FISH AND WILDLIFE

18 Construction of a new lined canal parallel to the All American Canal would decrease vegetation
19 along the canal banks and increase water velocity in the canal. This would reduce habitat in the
20 form of shade (cover) and the food base (plant material and insects falling into the water) for
21 non-native fish (including sport species) residing in the canal. Reclamation and IID have
22 proposed to mitigate this impact by installing artificial reefs in the canal to provide protective
23 cover and reduce flow velocity in the canal. Stabilizing or enhancing regulating reservoirs
24 would then be implemented.

25 Lining the parallel canal would also decrease seepage-fed areas adjacent to the canal. These
26 habitats are important to wildlife species, especially birds, for a variety of reasons. Reclamation
27 and IID have proposed to mitigate impacts to a less-than-significant level in these areas by
28 replacing these marshes and desert riparian habitats.

29 Canals typically transect normal movement patterns of terrestrial wildlife (other than birds),
30 and in the desert environment, attract wildlife as a drinking water source. There is also a
31 potential for large mammals to enter and drown in the canals. Reclamation and IID have
32 proposed escape routes along the entire length of the new canal. If that is not effective, then a
33 series of structures to allow animals entering the canals to escape would be constructed (USBR
34 and IID 1994).

35 Construction activities associated with canal lining that occur in adjacent uplands could cause
36 temporary and permanent impacts to wildlife habitat. These impacts have been addressed in
37 the Final EIS/EIR for that project.

38 Changes in amount or composition of vegetation resulting from reduced flow or increased
39 salinity of drain water due to conservation measures in the IID service area could adversely
40 impact bird and amphibian species using that habitat. This would be considered a significant

1 impact. Implementation of measures identified in IID's HCP for the Water Conservation and
2 Transfer Project would reduce those impacts to less-than-significant levels. Loss of
3 phreatophytic or emergent plant habitats as a result of constructing water conservation
4 improvements, such as recharge basins, pipelines, and pump stations, would have less-than-
5 significant impacts to common and typical wildlife species using those habitats because most
6 activities would be in previously disturbed areas.

7 SENSITIVE SPECIES

8 *Plants.* None of the rare, threatened, or endangered plant species that are known to occur in the
9 IID service area occur in wetland or riparian habitats. There is a chance that sensitive plant
10 species may occur in areas selected for staging or other construction-related activities associated
11 with the All American Canal Lining Project and could be impacted by those activities.
12 However, selection of sites for construction-related disturbances would consider environmental
13 concerns and sensitive plants species. Potential impacts and mitigation measures to sensitive
14 plant species from the All American Canal lining were identified in the project-specific
15 environmental document (USBR and IID 1994). Any impacts to sensitive plant species would
16 be mitigated to a less-than-significant level.

17 Construction-related activities associated with other conservation measures are unlikely to
18 adversely affect any listed or special concern plant species because the work would be primarily
19 in previously disturbed areas. Locations for such activities, however, would need to be checked
20 for the presence of sensitive plant species prior to the work, and mitigation developed and
21 implemented if any are found.

22 *Fish and Wildlife.* Altering drain flows and salinity as a result of water conservation measures in
23 the IID service area has the potential to impact desert pupfish residing in the drains through a
24 reduction in the quantity and quality of habitat available as well as by altering interactions
25 between this species and non-native fish species present in the drains. Impacts could range
26 from less-than-significant, if little change in habitat or species interactions occur, to significant if
27 the changes reduce the population size of the pupfish. Restoration or enhancement of pupfish
28 habitat could reduce any specific potentially significant impacts to less-than-significant levels.

29 Effects of reducing the volume of water in the drains has the potential to adversely affect special
30 status species using the Salton Sea within the IID service area. These impacts are discussed
31 below, under the Salton Sea. Impacts to sensitive wildlife within the river and drains are
32 potentially significant. Mitigation measures outlined below will reduce any significant impact
33 to less-than-significant levels.

34 Construction of the canal parallel to the All American Canal section and water conservation
35 measures within the IID service area would not have any adverse effects on peninsular bighorn
36 sheep or American peregrine falcon. The proposed water transfers would have no significant
37 impacts to sensitive birds using agricultural fields for food because the amount and type of
38 agriculture present are not expected to change substantially due to water conservation, and
39 thus, food for special status species using agricultural fields would not decrease.

1 *Coachella Valley Water District*

2 Potential physical impacts associated with the implementation of the Proposed Project within
3 the CVWD service area are described below. Additional water provided to the CVWD service
4 area would reduce the current groundwater overdraft conditions. It is anticipated that the use
5 of Colorado River water and conserved water would not result in modification of existing
6 farmland or conversion of additional natural areas to farmland since this water would replace
7 current overdrafted groundwater supplies.

8 VEGETATION

9 Lining the unlined portions of the Coachella Canal outside the CVWD service area would
10 decrease seepage into adjacent wetlands and riparian areas, which has the potential to impact
11 marsh and desert riparian vegetation supported by canal seepage. It would also remove
12 wetland plants inside the canal. One area of concern is Salt Creek where canal seepage
13 supports riparian and marsh habitats. Losses of wetland and riparian plant communities are
14 potentially significant impacts that would require mitigation. Construction activities could also
15 result in a temporary loss of upland native vegetation where staging areas and access routes are
16 developed. The area thus affected would be small and can be restored after construction is
17 complete. Impacts and mitigation for this project have been addressed in the Coachella Canal
18 Lining Project EIS/EIR.

19 Construction activities associated with installation of recharge basins, pipelines, and pump
20 stations that are part of the CVWMP also have the potential to cause both temporary and
21 permanent impacts to native vegetation. Impacts would be less-than-significant, particularly in
22 previously disturbed areas, but could potentially be significant if native vegetation is
23 permanently lost. Site-specific biological studies will be conducted to determine the exact level
24 of impact once facility sites have been identified.

25 It is expected that the alleviation of overdrafted groundwater conditions would result in the
26 eventual rise in groundwater levels, which would increase the levels of drain water and water
27 flowing into the Salton Sea. No changes in vegetation are expected since the drains are
28 currently maintained to allow free flow of water. Construction activities associated with
29 installation of recharge basins, pipelines, and pump stations that are part of the CVWMP have
30 the potential to cause both temporary and permanent impacts to native vegetation. Based on a
31 review of the potential facilities associated with the CVWMP, it is estimated that the facilities
32 required may result in the loss or disturbance of approximately 250-600 acres in total. Much of
33 the area where pipelines may be placed has been previously disturbed from agriculture and
34 other activities such as road construction; however, it is anticipated that some areas of desert
35 scrub and desert wash habitat could be impacted by the construction of other facilities.
36 Therefore, site-specific studies and mitigation measures would be developed when specific
37 projects are developed.

38 FISH AND WILDLIFE

39 Constructing groundwater recharge facilities may impact wildlife habitat. It is anticipated that
40 many of these facilities would be located primarily in disturbed areas such as roadways or
41 adjacent to existing facilities. No substantive impacts to wildlife are expected in these areas.

1 Construction of recharge basins in other areas have a potential to impact wildlife resource. It is
2 anticipated that these adverse impacts would be less than significant. Site-specific surveys may
3 be required when specific sites and a project design are provided.

4 SENSITIVE SPECIES

5 CVWD is participating in a multi-agency, multi-species habitat conservation plan with others in
6 the Coachella Valley (the Coachella Valley Multiple Species Habitat Conservation Plan
7 (CVMSHCP). Potential impacts to sensitive species from CVWD's delivery and use of water
8 related to the Proposed Project will be addressed in the CVMSHCP and the program EIR, both
9 of which are currently in process. Locations for recharge basins and additional delivery
10 facilities have not been identified. Increased flow in drains is not expected for 10-15 years,
11 based on the build-up schedule for Proposed Project water deliveries and time lag in recharging
12 the aquifer. However, based on available information, the following is a discussion of the
13 potential impacts to sensitive species of plants and fish and wildlife.

14 *Plants.* Construction of facilities for groundwater recharge and expansion of the existing water
15 distribution system are unlikely to impact sensitive plant species since most activities would be
16 in previously disturbed areas. Any native plant community areas that could contain sensitive
17 species would be evaluated for such species prior to approval of the facility and any avoidance
18 or mitigation measures necessary would be implemented as part of those specific projects.

19 *Fish and Wildlife.* Lining of the unlined portions of the Coachella Canal has the potential to
20 adversely affect habitat for the Yuma clapper rail, California black rail, desert pupfish, and
21 desert tortoise. Mitigation for these impacts has been developed in the EIS/EIR for canal lining
22 project (USBR and CVWD 2001) and consultation under Sections 7 of the ESA.

23 The Yuma clapper rail and California black rail would not be impacted by changes in the marsh
24 habitat in or near agricultural drains. The drains are currently maintained to remove vegetation
25 and are not a current habitat for these species. Currently, desert pupfish reside within the
26 drains n the CVWD. It is anticipated that the flows in the drains would increase. The increase
27 in the quantity of water plus the increased velocity of the drain flows has a potential to affect
28 the pupfish in the drains. The exact effect is not well known, however, there is a potential
29 significant impact to these species due to these changes in flows. A monitoring program, plus
30 additional measures deemed necessary should an impact to these species be identified, will
31 reduce any significant impacts to less-than-significant levels. Construction of groundwater
32 recharge basins and expansion of the distribution system within the CVWD service area are not
33 expected to have any adverse impacts on the American peregrine falcon, Swainson's hawk
34 (*Buteo swainsoni*), or mountain plover because activities associated with these measures are not
35 likely to occur in habitat for these species. However, if the Dike 4 recharge facility is ultimately
36 constructed within critical habitat for the peninsular bighorn sheep (*Ovis canadensis*), Specific
37 mitigation measures would be developed to avoid any impact to the sheep during site-specific
38 verification studies.

39 *The Metropolitan Water District of Southern California*

40 Because water diverted under the Proposed Project is within the normal operating parameters
41 of MWD's existing Whitsett intake at Lake Havasu and its conveyance into MWD's service area

1 would be via the existing CRA, no impacts to biological resources would result from MWD's
2 diversion or delivery of QSA-related water. The implementation of the Proposed Project would
3 not result in any physical changes within the MWD service area that would impact biological
4 resources. There would be no construction associated with implementation of the Proposed
5 Project in the MWD service area, involving the Whitsett Diversion or along the CRA. Therefore,
6 there would be no direct impact to biological resources. Implementation of the Proposed
7 Project would not alter any general plans or other planning activities implemented by those
8 local and regional agencies planning land use in the MWD service area. Population growth and
9 development within the region would likely continue at their projected rates, but this growth
10 would occur whether or not the Proposed Project were implemented. Therefore, no significant
11 biological impact in the MWD service area would occur from implementation of the Proposed
12 Project. Similarly, the implementation of the Proposed Project would not result in impacts to
13 biological resources because no physical changes to the environment would occur that would
14 be attributable to the Proposed Project.

15 *San Diego County Water Authority*

16 As discussed above under MWD, there would be no physical/construction impacts associated
17 with the implementation of the Proposed Project within the SDCWA service area. Additionally,
18 maintaining reliability of a portion of the water supply as a result of the implementation of the
19 Proposed Project is not expected to have an effect on current planning within the SDCWA
20 service area. Although continued planned growth within the service area may impact
21 biological resources, this would occur whether or not the Proposed Project were implemented.
22 Therefore, no significant adverse impacts associated with the implementation of the Proposed
23 Project would occur.

24 *Other Areas*

25 COLORADO RIVER AREA

26 The environmental baseline for this assessment includes the effects of past and ongoing human
27 and natural factors leading to the current status of biological resources within the LCR. The
28 environmental baseline includes existing facilities, ongoing operations and maintenance
29 activities, the existing extent of land cover types, and the existing species abundance and
30 distribution and is considered the Existing Baseline.

31 The Proposed Project covers transfers that will influence flows on the lower Colorado River
32 between Parker Dam and Imperial Dam. Some components of the Proposed Project would
33 result in increased diversions of water at Lake Havasu and reduce the amount of river flow to
34 Imperial Dam. Conversely, some Proposed Project components would increase deliveries at
35 Imperial Dam. As discussed in section 2.5 and shown in Table 2.5-1, the net effect of the QSA is
36 that deliveries to Imperial Dam would be reduced by 183 to 388 KAFY and this water would
37 instead be delivered to the MWD facility at Lake Havasu. MWD's intake is an existing
38 structure, and the volume of water to be diverted to account for the QSA transfer is within the
39 range of diversion volumes at this point over the past several decades..

40 Historically, the CRA has transported up to approximately 1.3 MAFY of Colorado River water
41 into southern California. Implementation of the transfer would only change the agency's

1 entitled apportionment from which the Colorado River water is derived. Historically, the water
2 in the CRA has consisted of some combination of MWD's basic apportionment, water from a
3 previous conservation agreement with IID, any unused higher priority agricultural water
4 within California, unused apportionment from the states of Arizona and Nevada, and water
5 declared by the Secretary to be surplus. Under the transfer (and related lining actions), the CRA
6 would continue to transport approximately the same amount of Colorado River water each
7 year, with a greater proportion of that water coming from agricultural conservation efforts.

8 The Whitsett Intake and CRA are existing facilities that have been operating at or near full
9 capacity since the 1960s, and would continue to operate unchanged with implementation of the
10 Proposed Project. Therefore, these physical structures and diversion volumes represent
11 Existing Baseline conditions and thus no project-related impact would result from divergence or
12 conveyance of Proposed Project-related Colorado River Water. . This assessment is focused
13 upon potential biological effects on the lower Colorado River between Parker Dam and Imperial
14 Dam in which physical changes from Existing Baseline conditions may occur. The assessment
15 of impacts is based on the modeling efforts conducted by Reclamation in association with the
16 BA. (USBR 2000a)

17 Reclamation modeled potential impacts to open water, marsh habitat, and riparian habitat as a
18 result of the potential decrease in flow. Reclamation used a hydrologic model coupled with a
19 GIS vegetation database to predict potential impacts. Reclamation modeled a conceptual
20 change in river flows of over 1.574 MAFY, which is a theoretical maximum cumulative change
21 in flow that could occur in the future. Assuming that the model was linear in its prediction of
22 impacts, Reclamation then interpolated these results to estimate habitat loss associated with
23 implementation of the IA and QSA components, which accounts for approximately one quarter
24 of the annual river flow reductions modeled by Reclamation. The impact assessment by
25 Reclamation assumed a maximum change in river flows of 400 KAFY associated with the
26 Proposed Project components.

27 Based on this methodology, it was determined that the Proposed Project would reduce
28 Colorado River flows in the Parker Dam to Imperial Dam reach by 183 to 388 KAFY. Therefore,
29 under the most conservative assumptions, the flow between Parker Dam and Imperial Dam
30 could be reduced by 388 KAFY (see further discussion in section 3.1 of this document). The
31 resulting overall change in the river flow is small (decrease in median water levels by 4.4
32 inches¹) and is within the historical hourly, daily, and weekly fluctuation of water levels for the
33 area.²

1 For total annual flow reduction of 400 KAF, reduction in average water surface elevations throughout the
segment of the River from Parker to Imperial dams ranged from a low of 0.03 feet (0.5 inch) to a high of 0.37 feet
(4.4 inches). This 2000 model result is very consistent with the previous 1991 analyses which concluded that:
"Reduction of the river's discharge below Parker Dam by 480,000 acre-feet per year...would cause, at most, a 4-
inch reduction in average water surface elevations when more or less normal flows occur." (USBR 1991).

2 During the spring, summer, and fall, the average monthly flow of the river as it approaches Imperial Dam
varies between 9,000 and 11,000 cfs. During winter months, the average monthly flow drops to about 5,000 cfs.
River flows are determined by release schedules from the dams, and water levels vary throughout the day. At
Parker Dam, this daily variation is on the order of 5 feet (60 inches) during summer peak irrigation season, and

3.2 Biological Resources

1 The Proposed Project components that would alter diversion volumes would occur
2 incrementally over a period of 10 to 20 years or more. Assuming the minimum time of 10 years
3 for purposes of conservatively estimating maximum potential impacts, and diversion of up to
4 400 KAFY, median water surface elevations are predicted to decrease in a range from 0.05 inch
5 to a maximum of 0.45 inch annually over the minimum 10-year period.

6 At completion of full diversion volumes (assuming a maximum of 400 KAFY), the change in
7 median water surface elevation would range from 0.5 to 4.4 inches. At this maximum flow
8 depletion condition, exposed shoreline along the river channel would range from about 1 inch
9 (for the 0.5-inch water surface elevation drop) to a maximum of about 10 inches (for the 4.4-inch
10 water surface elevation drop).

11 The 10- to 20-year implementation time factor permits biological resources substantial
12 adjustment to this change in average water levels, as successional colonization of plants occurs
13 naturally along the newly wetted perimeter. Even in backwater and slough areas, plant root
14 systems should be able to adjust to the very minor water levels reductions occurring in minute
15 increments over a prolonged period.

16 The assessment of potential effects on biological resources covers a wide variety of habitat types
17 and the species that rely upon that habitat for feeding, cover, nesting, breeding and rearing
18 young. Federal and state special-status species are addressed using this habitat-based approach
19 as well, under the premise that if the underlying habitat is protected or mitigated for sensitive
20 species, potential impacts on more common species and general habitat conditions will be
21 avoided and mitigated as well. Exhaustive evaluation of water surface elevation effects on
22 every individual species encountered in the project region has therefore not been performed,
23 and is not needed to reach meaningful conclusions regarding potential impacts of
24 implementation of the changes in the location of diversions from Imperial Dam to Lake Havasu
25 and the changes in river flow.

26 Based on all available evidence for determining water surface elevation changes, the transfer
27 may have potentially significant adverse impacts to habitat in riparian and backwater marsh
28 areas along the River. As an individual project, this small increment of water level reduction
29 would not substantially diminish the value of habitat for any species or cause the direct demise
30 of any species associated with those habitats. However, using the worst-case cumulative
31 methodology based upon a total flow reduction of 1.574 MAFY, the reduction of river flows by
32 about 400,000 acre-feet annually could be found to contribute to a potentially significant
33 cumulative impact on habitat areas along the river corridor between Parker Dam and Imperial
34 Dam.

35 A biological opinion for the IA was issued by the Service on January 12, 2001. These impacts to
36 habitat and sensitive species would be the same as the implementation of the Proposed Project
37 along the Colorado River. Using Reclamation's cumulative hydrologic model, the biological
38 opinion estimated that there could be a loss of 35 acres of main channel open water habitat
39 (used by fish), 17 acres of backwater habitat, 28 acres of marsh habitat, and up to 372 acres of

about 2.5 feet (30-inches) in winter low demand periods. Flow variations are dampened by channel storage downstream of Parker, and range about 0.5 feet (6 inches) daily fluctuation at Imperial Dam.

1 riparian habitat. Depending upon the diversion of water, a reduction in flow by 188 to 388
2 KAFY would account for approximately 46 to 97 percent of the aforementioned habitat loss.

3 *Vegetation.* As a result of the Proposed Project, groundwater levels are predicted to drop a
4 maximum of 4.4 inches (USFWS 2001), which has the potential to impact riparian vegetation
5 with shallow roots along the outward fringes of the riparian zone. Deeply rooted plants would
6 not be impacted. However, only 8 percent of the total riparian vegetation is relatively
7 undisturbed native riparian woodland. Cottonwood and willow trees as well as marsh
8 vegetation are more susceptible to lowering of groundwater levels than are other riparian plants
9 such as mesquite, salt cedar, and arrow weed (USBR 2000a). Potential impacts to aquatic,
10 marsh and riparian habitats would be considered potentially significant. However, with
11 implementation of habitat restoration actions these can be reduced to levels that are less-than-
12 significant. Impacts to mesquite areas would not be significant due to less dependency of this
13 habitat type on river flows.

14 *Fish and Wildlife.* No increase in the quantity of water diverted to the CRA would result from the
15 Proposed Project. Therefore, there would be no impact to fish in Lake Havasu due to
16 entrainment or other impacts associated with diversion of additional water into the CRA. No
17 changes to reservoir levels would occur that would significantly impact fish within the
18 reservoir.

19 Implementation of the Proposed Project would result in lower river flows between Parker Dam
20 and Imperial Dam. Since the flows would be within the range of normal fluctuations, and
21 because sport fishes are more adaptable to changing conditions and are in greater abundance
22 numbers than native species, an adverse impact to sport fisheries would not occur. As
23 discussed above, implementation of the Proposed Project has the potential to reduce wetland
24 and riparian habitat along the Colorado River that is used by amphibians, reptiles, riparian and
25 marsh obligate birds, and mammals. This potential loss of habitat would potentially be a
26 significant impact, but can be fully mitigated by habitat restoration.

27 SENSITIVE SPECIES

28 *Plants.* The Proposed Project would not impact any sensitive plant species because no sensitive
29 plant species are known to be located within the potential area of impact (i.e., along the margins
30 of and within wetlands associated with the Colorado River).

31 *Fish and Wildlife.* As discussed above, Reclamation (USBR 2000a) and the Service's Biological
32 Opinion (USFWS 2001) anticipate a potential loss of 35 acres of open water, 17 acres of
33 backwater and 28 acres marsh habitat within backwaters due to the implementation of the
34 Proposed Project. Loss or modification of main channel (35 acres) and backwater (17 acres)
35 open-water areas, such as through making them shallower (and warmer), has the potential to
36 affect habitat that razorback suckers use for rearing and foraging. This potential loss of open
37 water and backwater habitat would be a potentially significant impact, but can be fully
38 mitigated by habitat restoration and fish enhancement measures.

39 No impact to the desert tortoise would occur, since the desert habitat occupied by this species
40 would not be impacted by the implementation of the Proposed Project. No significant adverse
41 impact to the southern bald eagle or California brown pelican would occur since they are

1 occasional visitors to the area and no substantial reduction to their foraging habitat would
2 result from the Proposed Project. There is also expected to be no significant impact to the
3 sensitive raptor species since little impact would occur to potential nesting or foraging habitats.

4 The projected reduction in emergent vegetation (28 acres) that would result from
5 implementation of the Proposed Project (USBR 2000a) may result in the reduction of feeding
6 and breeding habitat for the Yuma clapper rail and the California black rail. This potential loss
7 of habitat would be a potentially significant impact that can be fully mitigated by the proposed
8 mitigation measures.

9 There is a potential, but less well-defined impact to riparian vegetation along the lower
10 Colorado River due to decreased river flows and the resultant decline in surface and
11 groundwater levels) that would lower water in the root zone of riparian species. This impact
12 would be gradual and some of the riparian vegetation may be redistributed as ground water
13 levels change. Loss of up to 372 acres of riparian habitat currently used by southwestern willow
14 flycatchers along the lower Colorado River was predicted (USFWS 2001). Using the worst-case
15 projections based upon the 1.574 MAFY total river depletions, there is a potentially significant
16 impact to riparian vegetation that is habitat for the southwestern willow flycatcher and the
17 yellow-billed cuckoo. Since the Arizona Bell's vireo, elf owl, Gila woodpecker, and gilded
18 flicker occupy similar habitat, there would also be a potential loss to their habitat. Although
19 this represents less than 1 percent of the total riparian habitat present, impacts to this habitat
20 would be considered potentially significant, but will be fully mitigated by the proposed
21 mitigation measures.

22 SALTON SEA

23 Implementation of the Proposed Project would result in the acceleration in the decline of the
24 Salton Sea levels as described in section 3.1. The salinity of the Salton Sea has been increasing
25 since its formation, caused primarily by high evaporative water loss and salt input through
26 irrigation drainage. Reduced inflow to the Salton Sea would accelerate the rate of salt
27 accumulation (IID and USBR 2002). Refer to section 3.1 for further discussion of projected
28 Salton Sea salinity.

29 *Vegetation.* The accelerated decline in Salton Sea levels caused by the implementation of the
30 Proposed Project has the potential to result in the loss of tamarisk scrub vegetation. The Salton
31 Sea maintains several thousand acres of tamarisk scrub. The water source supporting tamarisk-
32 dominated wetlands is most likely a combination of shallow groundwater and seepage from the
33 Salton Sea. Therefore, a change in the surface elevation of the Salton Sea could decrease the
34 amount of tamarisk habitat (IID and USBR 2002). Declining Salton Sea level could affect water-
35 dependent vegetation along the drains, rivers, and streams entering the Salton Sea. If the
36 decline is too rapid, plant adaptation and colonization of may not be able to keep up with the
37 changing location of the Salton Sea shoreline. This impact to vegetation is considered adverse,
38 but not significant since the impact will be to non-native vegetation. No significant impact to
39 managed marsh vegetation is anticipated since the hydrology of these areas is not dependent
40 upon the Salton Sea.

41 *Fish and Wildlife.* Implementation of the Proposed Project is expected to result in the lowering of
42 the Salton Sea level and to accelerate the increased salinity of the Salton Sea. An acceleration of

1 the increase in salinity of the Salton Sea will likely change the species composition of the
2 invertebrate and fish populations and cause a decline in their general population size. Fish may
3 also become concentrated within areas where freshwater inflow would continue. This impact to
4 fisheries (more rapid loss) is considered less-than-significant since these species are not native
5 to the Salton Sea. The reduced surface area of the Salton Sea would also reduce the length of
6 shoreline. Increased salinity in the Sea is not expected to affect upland wildlife species using
7 habitats adjacent to the Salton Sea. Any loss of wetland or riparian habitat as described above
8 for vegetation would reduce wildlife habitat, however, and could have adverse, but not
9 significant impacts for species dependent upon those habitats.

10 The accelerated increase in salinity levels and subsequent loss of fish, particularly tilapia, would
11 reduce food sources for fish-eating bird populations; thus these fish-eating bird populations
12 may decline sooner. Some fish would likely remain in the portions of the Salton Sea where
13 substantial freshwater inflow remain and provide forage for birds so that some smaller bird
14 populations would use the Salton Sea. This loss of food sources for fish eating birds is
15 considered a potentially significant impact. Bird populations that feed on invertebrates may
16 potentially be affected sooner as well, but the level of impact is considered adverse, but not
17 significant since the invertebrate populations that birds would feed upon is expected to remain.
18 Birds that only use the Salton Sea surface for resting, but forage in upland areas, would not be
19 affected by the Proposed Project.

20 SENSITIVE SPECIES

21 *Plants.* No impacts to sensitive plant species in the vicinity of the Salton Sea are anticipated as a
22 result of the implementation of the Proposed Project, which would cause a more rapid
23 reduction in size and increased salinity to the Salton Sea because none of the species are found
24 in the habitats

25 *Fish and Wildlife.* The accelerated lowering of the Salton Sea level combined with the projected
26 increase in salinity levels would shorten the time over which these changes would affect the
27 desert pupfish population. These changes would affect individuals within the shallow portions
28 of the Salton Sea itself as well as individual populations within the lower portions of drains.
29 This accelerated change in the natural habitat change of the desert pupfish is considered a
30 significant impact since there is a potential that the lowered sea level and increase salinity can
31 isolate the populations of pupfish within the mouths of drains or rivers. This is a potentially
32 significant impact.

33 Similarly, implementation of the Proposed Project would not create significant impacts to
34 populations of the Yuma clapper rail and the California black rail since their primary habitat is
35 within the managed marshes not directly affected by the decline in the Salton Sea. There also
36 could be a decline or change in invertebrate food sources for these species.

37 Impacts from increased salinity of the Salton Sea to the California brown pelican, American
38 black skimmer, double-crested cormorant, and other resident and migratory birds that forage
39 on fish would also be accelerated. The fish that are food sources for many of the species will
40 decline more rapidly, thus decreasing the length of time that the Salton Sea can support these
41 bird species. This impact is considered significant.

3.2 Biological Resources

1 Species associated with uplands adjacent to the Salton Sea, such as desert tortoise, Coachella
2 Valley fringe-toed lizard, and desert slender salamander, would not be adversely affected by a
3 reduction in size of the Salton Sea.

4 *Analysis of the Environmental Impact of Project-Level Components*

5 This section addresses the CEQA project-level analysis of potential environmental impacts
6 associated with the implementation of those components of the Proposed Project that require
7 such an analysis. All Project components are described and numbered in Table 2.4-1; the
8 following discussion addresses only those for which project-level approvals are being obtained.

9 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND 10 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

11 MWD's reduction in the use of conserved water under this Proposed Project component
12 would result in a slight increase in river flow from Parker to Imperial dams. This change in
13 river flows is within historic fluctuations and would not result in changes to the physical
14 environment that would result in significant impacts to biological resources along the
15 Colorado River. A reduction in the amount of conserved water dedicated to MWD would
16 not result in any changes to the physical environment that would impact biological
17 resources. Diversion of this water by CVWD would be through existing facilities and would
18 therefore not require construction-related activities that would impact biological resources.

19 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

20 This Project component involves the exchange of Colorado River water diverted at MWD's
21 existing intake at Lake Havasu for a like quantity and quality of water delivered through
22 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
23 increase the diversion of Colorado River contemplated under the Proposed Project and
24 changes to biological resources from a change in point of diversion and diversion of water
25 for the Proposed Project (including this component) was analyzed above for the Colorado
26 River. No other impacts to biological resources would result for this action because no
27 construction of water conveyance facilities would be required.

28 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

29 Under this Project component, some portion of the first and section 50 KAF of water would
30 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
31 by MWD would be through existing facilities, no construction-related activities would occur
32 that could cause significant impacts to biological resources. The use of the First and Second
33 50 KAF of water would not increase the amount of Colorado River water currently being
34 diverted by MWD and used within its service area. Therefore, implementation of this
35 Project component would not result in changes to the physical environment that would
36 cause significant impacts to biological resources or that would increase seismic-related risks.

37 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

38 This Project component quantifies the amount of Priority 6a surplus water available to IID,
39 CVWD, and MWD. The diversion and use of this water would be within the historic range

1 of surplus and unused apportionment diverted by these three districts. Therefore, no
2 change in Colorado River conditions or potential impacts to biological resources would
3 occur. This quantification and use of Priority 6a surplus water would not require the
4 construction of any new facilities by IID, CVWD, or MWD nor would it increase the amount
5 of water used within these service areas. Therefore, no impacts to biological resources
6 would result from the conveyance or use of water tied to this Project component.

7 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

8 The change in point of diversion of 35 KAFY of water from Lake Havasu to Imperial Dam
9 under this Proposed Project component would result in a slight increase in river flow from
10 Parker to Imperial dams. This would create a slight beneficial impact to biological resources
11 associated with river flows. If MWD exercises the option to divert this water for CVWD at
12 its existing facilities at Lake Havasu no change in river flows between Parker and Imperial
13 dams would occur. No impacts to biological resources would result from the diversion or
14 conveyance of the water by CVWD because no new facilities would be required to be
15 constructed. Use of this water within CVWD's service area would be used to offset
16 groundwater overdraft conditions and therefore no impacts to biological resources would
17 occur. Similarly, the exchange of SWP entitlements under this Project component would not
18 result in significant impacts to biological resources because no physical changes to
19 environmental conditions would occur and no construction of water conveyance
20 infrastructure would be required.

21 K. MWD PRIORITY 4 AND 5 COLORADO RIVER CAP

22 This Project component establishes an accounting method for water transfers and does not
23 change the existing Priority 4 and 5 caps for MWD. This component would not result in any
24 impacts to biological resources since it would not physically change the amount of water
25 diverted or conveyed.

26 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

27 Under this QSA component, MWD would be responsible for the repayment of any overrun
28 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
29 would be accomplished by MWD reducing diversion of water of an amount equivalent to
30 the amount of overrun. The resulting effect would be a minor decrease in Colorado River
31 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead. This change in
32 river flows is within historic fluctuations and would not create a significant impact to
33 biological resources associated with river flows. Also under this Project component, MWD
34 would be entitled to any unused Priorities 1, 2, and 3b water. MWD would divert this water
35 from its existing facilities for conveyance and use within its service area. The amount of
36 water diverted from the river under this component would be within the historic amount of
37 water diverted by MWD, would not require the construction any new facilities, and would
38 not increase the amount of water used within its service area. Therefore, no impacts to
39 biological resources would result.

3.2 Biological Resources

1 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING 2 CERTAIN INDIAN RESERVATIONS

3 The change in the point of diversion on the Colorado River from Imperial Dam to Lake
4 Havasu to support PPR water use was analyzed in the above analysis for the Colorado
5 River. Under this Project component, the change in the point of diversion from Lake
6 Havasu and Imperial Dam to various points along the lower Colorado River would result in
7 minor changes in river levels. Because these changes of flow are within the range of normal
8 River fluctuations, no significant impacts to biological resources would occur.

9 N. QSA SHORTAGE SHARING AGREEMENT

10 The frequency and magnitude of future shortages cannot be known with certainty, but in
11 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
12 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
13 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and
14 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
15 manage shortage would be similar with or without the QSA. IID would undertake
16 additional conservation, demand control measures, or other actions to manage a shortage.
17 CVWD would reduce or suspend groundwater recharge and undertake demand control
18 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
19 would have to intensify shortage management efforts to account for up to an additional
20 3,000 AF.

21 This additional increment of conservation/shortage management would be minor with
22 respect to overall deliveries to IID and CVWD. Additional conservation/shortage
23 management would also be short-term and is not anticipated to involve ground disturbance
24 or construction activity. The potential impacts to biological resources due to this additional
25 conservation/shortage management would be so minor as to be indiscernible from the
26 impacts of the Proposed Project.

27 **3.2.3 Mitigation Measures**

28 *Imperial Irrigation District*

29 Mitigation measures for the All American lining project have been developed in the EIS/EIRs
30 for this project and consist of the following:

- 31 1. Site-specific surveys for sensitive species will be conducted. Species will be avoided or
32 programs will be developed for replacement of the habitat or other compensation.
- 33 2. The canals will be restocked with channel catfish after completion of construction.
- 34 3. Structures will be constructed to allow wildlife to escape if they enter the canals.
- 35 4. Structures will be constructed in the canals to increase edge areas for fisheries.
- 36 5. Marsh and other seepage-fed habitats will be replaced, as necessary.

1 IID is preparing an HCP to address the impacts to sensitive species and the overall habitats
2 within the IID service area as a result of conservation by IID in connection with the Project and
3 IID's normal operations and maintenance. Non-Salton Sea components of the HCP that are
4 intended to mitigate the impacts of any take of covered species that might occur as a result of
5 the activities covered by the HCP, including the Proposed Project, within the IID service area
6 and the Salton Sea include the following:

- 7 • *Tamarisk Scrub-Habitat Conservation Strategy*: Replacement of habitat disturbed through
8 planting of mesquite bosques and/or cottonwood willow habitat. Additional habitat
9 replacement where subsurface drainage is affected by canal construction or other
10 activities.
- 11 • *Drain Habitat Conservation Strategy*: IID will create at least 190 acres of managed marsh
12 habitat to a maximum of 652 acres.
- 13 • *Desert Habitat Conservation Strategy*: This strategy involves an extensive monitoring
14 program and habitat replacement associated with construction of canals and other
15 facilities within desert habitat.
- 16 • *Burrowing Owl Conservation Strategy*: This strategy will involve pre-construction
17 monitoring; avoidance, where possible, of nesting and foraging areas; and other
18 methods, such as nest boxes, to mitigate any impact to the species.
- 19 • *Desert Pupfish Conservation Strategy*: IID will manage its drains to minimize water
20 quality impacts to the species and develop measures to enhance habitat within the
21 drains. IID will also minimize impacts during maintenance of the drains to reduce any
22 impact to the species.
- 23 • *Razorback Sucker Conservation Strategy*: Any fish found within the canals will be
24 transported back to the Colorado River.

25 Implementation of the HCP measures will reduce the significant impacts to biological resources
26 to less-than-significant levels. There may be short-term biological, water quality, cultural
27 resource, and air quality impacts associated with the implementation of these mitigation
28 measures. Furthermore, to the extent farmland is converted to non-agricultural use, there may
29 be unavoidable significant impacts to agricultural resources.

30 *Coachella Valley Water District*

31 Mitigation measures for the lining of the Coachella Canal have been adopted as part of the
32 EIS/EIR prepared for that project and include the following:

- 33 1. Site-specific surveys for desert tortoise. Avoidance or relocation will be conducted for
34 any tortoises found within construction areas.
- 35 2. The canals will be restocked with channel catfish once after completion of construction.
- 36 3. Structures will be constructed to allow large mammals to escape if they enter the canal.
- 37 4. Structures will be constructed in the canals to increase edge areas for fisheries.

3.2 Biological Resources

1 Reclamation and CVWD have developed a plan to provide flow into Salt Creek to provide
2 water for the marsh areas downstream of the Coachella Canal.

3 Implementation of the QSA portion of the CVWMP would involve the construction of facilities
4 such as recharge basins, pipelines, and pump stations. The exact location of these facilities is
5 not known at this time although location, near Dike 4 and Martinez Canyon are being
6 considered as potential sites for the recharge basins. Subsequent CEQA documents will address
7 site-specific mitigation measures. In general, site-specific surveys will be conducted on all
8 potential sites early in the planning stage. Any potential impacts to biological resources will be
9 determined and mitigation measures developed. These measures could include habitat
10 restoration on site or nearby, or use of an alternative site that does not have significant
11 biological impacts.

12 Specific mitigation measures for bighorn sheep and other resources include the following:

- 13 • No persistent pesticides would be used at the recharge basin sites.
- 14 • No sheep shall be handled unless they are in immediate danger.
- 15 • Vehicle travel on the basin site shall be no more than 20 mph.
- 16 • Hydroseeding with native species (palette specified) for erosion control would be
17 provided for disturbed areas that were vegetated before project construction, as
18 appropriate.
- 19 • Construction would be conducted outside the lambing season (February 1 through June
20 30).
- 21 • Workers would be prohibited from bringing dogs, or other pets, or firearms to the site
22 during construction or operation of the facilities.
- 23 • A Worker Environmental Awareness Training Program for construction personnel
24 would be conducted before and during construction by a qualified biologist approved
25 by the Service. The program would provide workers with information on their
26 responsibilities with regard to bighorn sheep and an overview of the life history of the
27 species.
- 28 • Site specific surveys will be conducted at each potential facility site once those sites have
29 been defined in order to determine if sensitive plant and animal species may be on the
30 site. These include such species as the desert tortoise, flat-tailed horned lizard, and Palm
31 Springs ground squirrel. Site-specific mitigation measures will then be formulated.
- 32 • A monitoring program will be developed for the pupfish in the drain system of CVWD.
33 If the monitoring indicates a potential adverse effect to these species, specific mitigation
34 measures will be developed in coordination with the Service and CDFG. These
35 measures could include creation of additional habitat, modification of drain flows, or
36 other measures identified in the CVMSHCP or a site-specific HCP.

1 *Colorado River*

2 The following mitigation/conservation measures were identified in the Biological Opinion
3 (USFWS 2001) and are incorporated herein to mitigate impacts to sensitive habitat and special
4 status species along the lower Colorado River. A summary of the measures is as follows:

- 5 1. Stock up to 20,000 razorback suckers (25cm or greater in length) into the Colorado River
6 between Parker and Imperial dams.
- 7 2. Restore or create 44 acres of backwater habitat along the lower Colorado River between
8 Parker and Imperial dams.
- 9 3. Provide 5-year funding for the capture of wild-born or F1 generation of bonytails from
10 Lake Mohave to be incorporated into the broodstock for the species or to support
11 rearing at a satellite rearing facility.
- 12 4. Implement a two-tiered conservation plan to minimize the impact to willow flycatcher
13 and other riparian species. This will involve the following:
 - 14 a. Identifying and monitoring up to 372 acres of currently occupied willow flycatcher
15 habitat that may be impacted by implementation of the QSA.
 - 16 b. Restoring and maintaining 372 acres of new replacement willow flycatcher habitat
17 along the lower Colorado River.
 - 18 c. In a second tiered program, restoring up to 1,116 total acres of willow flycatcher
19 habitat depending upon the results of initial monitoring and the overall status of the
20 willow flycatcher along the lower Colorado River.

21 The mitigation measures listed above were developed using a habitat-based approach with the
22 federally listed willow flycatcher as a representative riparian species. Based on an assessment
23 of the Proposed Project, implementation of these measures would mitigate potential impacts to
24 species using similar habitat types along the Colorado River to less-than-significant levels. If
25 impacts to California-listed species require issuance of a take authorization pursuant to the
26 CESA, consultation with CDFG will be initiated. Other actions, similar to measures described
27 above may be employed, as appropriate, to further reduce impacts to California-listed species.
28 These potential actions may include the following:

- 29 1. Removal and control of exotic species and other pest management measures;
- 30 2. Purchase of conservation easements or fee title lands for long-term preservation;
- 31 3. Construction of nesting boxes or other platforms.

32 Potential short-term significant impacts to biological resources, water quality, air quality, and
33 cultural resources may occur due to the activities associated with the restoration of habitat. It is
34 expected that these significant impacts will be reduced to less-than-significant levels through
35 implementation of site-specific mitigation measures once mitigation sites have been identified.
36 If existing farmland is used to develop habitat, there may also be a significant unavoidable

1 impact of loss of agricultural resources since these areas would be removed from production for
2 the foreseeable future.

3 ***Salton Sea***

4 Two alternative mitigation strategies have been developed by IID, in consultation with the
5 Service and CDFG, to mitigate the earlier reduction in fish abundance expected from the
6 acceleration of the salinization of the Salton Sea as a result of the Proposed Project. One of these
7 measures or a combination of the two measures would be implemented. Both strategies are
8 outlined below.

9 *Strategy 1 – Hatchery and Habitat Replacement*

10 Initially, a hatchery would be constructed for development of tilapia and potentially other fish.
11 Once the salinity of the Salton Sea exceeded the level that tilapia could survive and flourish,
12 5,000 acres of ponds would be constructed to raise fish to support fish-eating birds. It is
13 anticipated that this measure would reduce impacts to less-than-significant levels.
14 Implementation of this mitigation strategy would produce potentially significant impacts to air
15 quality and water quality associated with construction of the hatchery and the ponds. To the
16 extent the ponds and/or the hatchery are located on farmland, there would also be a significant
17 unavoidable impact to agricultural resources as a result of the conversion of farmland to non-
18 agricultural use.

19 *Strategy 2 – Use of Conserved Water as Mitigation*

20 This mitigation strategy would involve providing water to the Salton Sea to offset reductions in
21 inflow to the Salton Sea as a result of the Proposed Project. On-farm irrigation system
22 improvements, water delivery system improvements, and/or fallowing, or any combination of
23 these methods, could be used to generate this mitigation water. For example, if all water
24 conservation was achieved through fallowing, approximately 50,000 acres of fallowed land
25 would be required to generate the water necessary for transfer and an additional 25,000 acres of
26 fallowing would be required to generate the water necessary to offset changes in inflow to the
27 Salton Sea. This mitigation strategy would maintain salinity and elevation changes on the
28 baseline trajectory and thus avoid biological impacts to the Salton Sea resulting from Project-
29 related inflow reductions. Implementation of this mitigation strategy could result in significant
30 unavoidable impacts to agricultural resources due to long-term loss of agricultural lands if
31 fallowing is used to conserve the water and farmland is converted to non-agricultural use.

32 Because the Salton Sea is an agricultural drainage repository that has no legal rights or
33 entitlements to Colorado River water, implementation of any program to implement the above
34 mitigation strategy would require a determination that this is in compliance with the Law of the
35 River and is a reasonable and beneficial use of water under applicable laws and regulations.

36 **3.2.4 Significant Unavoidable Adverse Impacts**

37 The mitigation measures described above would reduce impacts in the CVWD service area and
38 along the Colorado River to less-than-significant levels. The goal of IID’s HCP is to reduce

1 significant impacts within the IID service area and the Salton Sea to less-than-significant levels.
2 It is anticipated that implementation of the measures outlined above will accomplish this goal.

3 **3.2.5 Significant Irreversible Environmental Changes**

4 No significant irreversible environmental changes to biological resources have been identified
5 as a result of the implementation of the Proposed Project.

6

1 **3.3 GEOLOGY, SOILS, AND MINERALS**

2 **3.3.1 Environmental Setting**

3 **3.3.3.1 *Geology and Soils***

4 The description of the environmental setting focuses primarily on those areas in which physical
5 changes would occur if the Proposed Project were implemented. Because there would be no
6 physical changes such as new construction within the MWD or SDCWA service areas, these
7 areas have not been addressed in detail in this section. To the extent possible, the discussions of
8 existing conditions are grouped according to service area or other geographic area, such as the
9 lower Colorado River and Salton Sea. In some cases, however, geologic conditions are
10 applicable to a wider region.

11 The Imperial and Coachella valleys are located in the Salton Trough of the Basin and Range
12 Physiographic Province. The Salton Sea is in the lowest part of the trough. The trough is an
13 extension of the Gulf of California, separated by the delta of the Colorado River. The southern
14 part of the trough consists of the Imperial Valley, which is bounded by the Chocolate
15 Mountains to the northeast and the Peninsular Range on the southwest. The land in the
16 Imperial Valley slopes gently from sea level at the international boundary with Mexico,
17 northwest to the Salton Sea. The majority of the cultivated land in the Imperial Valley is within
18 the area of the prehistoric Lake Cahuilla. The silty clay loam to silty clay soils of the cropland
19 were formed from these fine- to moderately fine-textured lakebed sediments. To the east of the
20 Lake Cahuilla basin are the East Mesa, a terrace of the Colorado River, and the Algodones Sand
21 Hills, formed from wind-blown sand from the beach and terrace sediments (United States
22 Department of Agriculture - Soil Conservation Service [USDA-SCS], UC Agricultural
23 Experiment Station, and IID 1981). The main part of the aquifer in the Imperial Valley is
24 composed of Pliocene and Quaternary, predominantly nonmarine, alluvial deposits of sand, silt,
25 and clay from the Colorado River. These deposits are thousands of feet thick, increasing in
26 depth near the center of the valley (Loeltz et al. 1975).

27 The soil texture along the All American Canal ranges from fine sand to silty clay. The sands are
28 rapidly permeable with low shrink-swell potential, and most of the finer-textured soils are very
29 slowly permeable to impermeable with moderate to high shrink-swell potential. Salinity in the
30 soils along this canal ranges from very slight to slight. The coarser soils are slightly to
31 moderately susceptible to water and wind erosion; the finer-textured soils are moderately
32 susceptible to water and wind erosion.

33 The soils along the Coachella Canal are much lighter in texture than those described above.
34 They range from loam to sand, with all but one having low shrink-swell potential and
35 moderately rapid to rapid permeability throughout the soil profiles. The Holtville loam has a
36 clay subsoil layer with high shrink-swell potential and low permeability. Other than the
37 Holtville loam soil, wind and water erodibility is low. The Holtville soil is highly susceptible to
38 water erosion and moderately susceptible to wind erosion.

39 The area along the lower Colorado River contains young, unstable alluvial and floodplain
40 surfaces, subject to periodic flooding, sedimentation, and dynamic alteration. The soils along

1 the silt-filled channels have a high organic matter content. Desert pavement is locally present,
 2 consisting of a thin, sheet-like concentration of wind-polished, closely packed pebbles (Parsons
 3 et al. 1986).

4 The soils in and along the shoreline of the Salton Sea are predominantly silty clay loam to silty
 5 clay in texture with moderate to high shrink-swell potential. They are subject to water erosion
 6 if left bare and are moderately susceptible to wind erosion. They are slightly to moderately
 7 saline and have very low permeability (USBR and SSA 2000; USDA-SCS 1980, 1981).

8 Prime and Unique Farmland and Farmland of Statewide Importance are classified on the basis
 9 of physical and chemical features of the soil types, as well as climate and water supply. These
 10 soils are discussed in section 3.5, Agriculture Resources.

11 Earthquakes are the main geologic hazard in the area affected by the Proposed Project. The
 12 Project area, particularly along the San Andreas, Imperial, and San Jacinto faults, is seismically
 13 active (California Department of Conservation [CDC], Division of Mines and Geology 2000).
 14 The surface geologic materials near these major faults are predominately hard rock, but they
 15 include a substantial amount of softer materials that can amplify shaking and lead to increased
 16 damage from an earthquake (CDC Division of Mines and Geology 2000). Other natural hazards
 17 include floods, landslides, and other mass wasting.

18 **3.3.3.2 Mineral Resources**

19 Significant geothermal resources and oil and gas fields exist primarily in the western part of the
 20 Project area (CDC Division of Mines and Geology 1980). According to the CDC, Division of
 21 Mines and Geology (1998), a variety of mineral resources are scattered throughout the Project
 22 area, as shown on the following table.

23 **Table 3.3-1. Mineral Resources by County**

<i>County</i>	<i>Mineral Resources</i>
Ventura	Clay, gypsum, shale, specialty sand, sand and gravel
Los Angeles	Clay, decorative rock, sand and gravel, crushed stone, titanium, tungsten
Orange	Silica, sand and gravel
Riverside	Clay, crushed stone, dimension stone, sand and gravel
San Bernardino	Alumina, clay, crushed stone, decorative rock, feldspar, sand and gravel, limestone, gold, talc, rare earths, salt, saline compounds, pumice, volcanic cinders, zeolites
San Diego	Crushed stone, dimension stone, gemstones, specialty sand, sand and gravel
Imperial	Clay, gypsum, sand and gravel, gold
<i>Source:</i> CDC Division of Mines and Geology 1998.	

1 **3.3.2 Impacts**

2 **3.3.2.1 Significance Criteria**

3 The criteria used to determine the significance of an impact regarding geology, soils, and
4 mineral resources are based on the model initial study checklist in Appendix G of the State
5 CEQA Guidelines. The Proposed Project would have a significant impact on these resources if
6 it would:

- 7 • expose people or structures to potential substantial adverse effects, including the risk of
8 loss, injury, or death involving:
 - 9 – rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo
10 Earthquake Fault Zoning Map issued by the State Geologist for the area or based on
11 other substantial evidence of a known fault;
 - 12 – strong seismic ground shaking;
 - 13 – seismic-related ground failure, including liquefaction;
 - 14 – landslides; or
- 15 • result in substantial soil erosion or the loss of topsoil; or
- 16 • involve construction located on a geologic unit or soil that is unstable, or that would
17 become unstable as a result of the Project, and potentially result in on- or off-site
18 landslide, lateral spreading, subsidence, liquefaction, or collapse; or
- 19 • be located on expansive soil, as defined in the Uniform Building Code, creating
20 substantial risks to life or property; or
- 21 • result in the substantial loss of availability of a known mineral resource that would be of
22 value to the region and the residents of the state; or
- 23 • result in the substantial loss of availability of a locally important mineral resource
24 recovery site delineated on a local general plan, specific plan, or other land use plan.

25 **3.3.2.2 Methodology**

26 Potential impacts to geology, soils, and mineral resources in the IID and CVWD service areas
27 would result primarily from construction activities and resulting operational changes and were
28 assessed by comparing Project-induced changes to the Existing Baseline. The exception to this
29 approach is the evaluation of liquefaction potential. This analysis is based on the groundwater
30 modeling described in section 3.1, which uses a predictive Future Baseline for groundwater
31 conditions. The extent and nature of ground disturbance and new facilities were considered,
32 along with the potential proximity of new construction to population centers. Information
33 regarding impacts of the All American and Coachella Canal lining projects is based on the
34 EIS/EIRs prepared specifically for those projects (USBR and IID 1994, and USBR and CVWD
35 2001).

1 No construction would occur in or adjacent to the Colorado River and Salton Sea. Potential
2 impacts to these geographic areas would result from changes in water surface elevation and are
3 based on the hydrologic modeling discussed in section 3.1, which assesses impacts compared to
4 Future Baseline conditions. No impacts to the MWD or SDCWA service areas would occur
5 since no construction or other physical or operational changes would take place in these service
6 areas.

7 3.3.2.3 Summary of Impacts

8 *Imperial Irrigation District*

9 The All American Canal Lining Project EIS/EIR identified no significant impacts to geology,
10 soils, or minerals from construction or operation of this component of the Proposed Project.
11 The following references to canal lining refer to additional actions that would be taken within
12 the IID service area.

13 Earthmoving during construction of on-farm water conservation measures (such as tailwater
14 return systems) and water delivery system-based conservation measures (such as new lateral
15 interceptors, reservoirs, seepage interceptors, and canal lining) could cause a temporary
16 increase in wind and water erosion of bare soils. This is a potentially significant impact that is
17 mitigable through the use of standard construction practices.

18 Operation of water conservation measures could increase the long-term potential for soil
19 erosion, and wind and water erosion could occur within any new unlined interceptors/canals
20 and reservoirs. The amount of erosion would not be substantial, however, because relatively
21 small areas would be involved, and standard Best Management Practices would be
22 implemented. Impacts would not be significant. Lining canals would have the long-term effect
23 of reducing erosion because the concrete lining would stabilize the canals' banks. Fallowing
24 could be implemented within IID's service area as a means of conserving water. No water
25 would be applied to fallowed areas; thus, no water erosion of soils would occur. The potential
26 for wind erosion of fallowed farmland is addressed in section 3.7, Air Quality.

27 In general, the water conservation measures would not involve the type of construction that is
28 highly susceptible to geologic hazards, such as liquefaction, ground shaking, and fault rupture.
29 If damage were to occur due to a seismic event, impacts would be localized and would not
30 result in increased risk to the public. This is particularly true since the Proposed Project would
31 be located in a largely undeveloped and unpopulated rural area. Additionally, lined canals are
32 structurally stronger than unlined canals.

33 Soil erosion from irrigation water applied to fields could be reduced, since water conservation
34 measures would reduce the amount of tailwater entering the drains, which could diminish the
35 amount of soils removed from each field. This would be a beneficial impact.

36 Project components would affect relatively small areas and would not result in a substantial loss
37 of availability of a mineral resource with local, regional, or state-wide importance. No new
38 risks to life and property would result from construction on expansive soils given the nature of
39 the facilities that would be constructed and the sparsely populated locations in which they
40 would be located.

1 *Coachella Valley Water District*

2 The Coachella Canal Lining Project EIS/EIR identified no significant impacts to geology, soils,
3 or minerals from construction or operation of this component of the Proposed Project. It
4 concluded that lining the Coachella Canal would have the long-term effect of reducing erosion
5 because the concrete lining would stabilize the canal's banks. The addition of a concrete lining
6 also would strengthen the canal structurally.

7 Certain facilities, such as pumping stations, recharge facilities, and pipelines, may be
8 constructed by CVWD as part of the Proposed Project. Earthmoving during construction could
9 cause a temporary increase in wind and water erosion of bare soils. It is estimated that
10 approximately 250 and 600 acres could be disturbed, which could significantly increase the
11 short-term potential for localized wind and water erosion. This impact would be mitigated
12 through the implementation of standard construction practices.

13 Structures such as pumping stations, recharge facilities, and pipelines could fail during an
14 earthquake, which could result in a release of water in the immediate vicinity of the facility.
15 Pipelines and pumping stations would likely be located in sparsely populated agricultural
16 areas. Two sites currently under preliminary consideration for the recharge facilities, among
17 others, are in the vicinity of Dike 4 (a flood control dike) and the Martinez Canyon alluvial fan
18 located west of the community of Valerie Jean. If selected, since these facilities would be
19 located in remote areas, the release of water would not cause a public hazard. Shallow
20 excavations would not create unstable earth conditions or cause changes in geologic
21 substructures that would increase earthquake hazards.

22 Implementing the Proposed Project would allow the use of Colorado River water to stabilize or
23 raise groundwater levels in the Lower Valley (although not above historic levels). Agricultural
24 drains have been installed in this area, which maintain a fairly constant water level even if
25 water levels rise. If water levels increase as a result of the Proposed Project to within 30 feet of
26 the ground surface under habitable structures or important infrastructure, such as bridges, the
27 liquefaction hazard could increase, which would be a potentially significant but mitigable
28 impact.

29 The Proposed Project would assist in the increase of groundwater levels to historic levels, which
30 would reduce the potential for subsidence. This would be a beneficial impact. The Proposed
31 Project could result in the disturbance of approximately 250 to 500 acres. This would not result
32 in a substantial loss of availability of a mineral resource with local, regional, or state-wide
33 importance. No new risks to life and property would result from construction on expansive
34 soils given the nature of the facilities that may be constructed and the sparsely populated
35 locations in which they would probably be located.

36 *The Metropolitan Water District of Southern California*

37 No new construction or changes in the operation of existing facilities would occur in this service
38 area that would impact geology, soils, or minerals. Implementation of the Proposed Project
39 would not increase the exposure of people and structures to potential risk of loss, injury, or
40 death involving rupture of a known earthquake fault, strong seismic ground shaking, seismic-
41 related ground failure, including liquefaction, or landslides. The Proposed Project would not

3.3 Geology, Soils, and Minerals

1 result in substantial soil erosion or the loss of topsoil or involve construction located on a
2 geologic unit or soil that is unstable, or that would become unstable as a result of the Project.
3 Nothing would be constructed on expansive soils or would result in the substantial loss of
4 availability of a known mineral resource.

5 *San Diego County Water Authority*

6 No new construction or changes in the operation of existing facilities would occur in this service
7 area that would impact geology, soils, or minerals. Implementation of the Proposed Project
8 would not increase the exposure of people and structures to potential risk of loss, injury, or
9 death involving rupture of a known earthquake fault, strong seismic ground shaking, seismic-
10 related ground failure, including liquefaction, or landslides. The Proposed Project would not
11 result in substantial soil erosion or the loss of topsoil or involve construction located on a
12 geologic unit or soil that is unstable, or that would become unstable as a result of the Project.
13 Nothing would be constructed on expansive soil or would result in the substantial loss of
14 availability of a known mineral resource.

15 *Other Areas*

16 COLORADO RIVER

17 The only change to the Colorado River would be the very slight lowering of the median surface
18 water elevation by an amount that is within historic levels. The shoreline would be exposed
19 very gradually, minimizing the potential for erosion until the soils stabilize. This impact would
20 not be significant in either California or Arizona. People and structures would not be exposed
21 to potential risk of loss, injury, or death involving rupture of a known earthquake fault, strong
22 seismic ground shaking, seismic-related ground failure, including liquefaction, or landslides.
23 The Proposed Project would not result in substantial soil erosion or the loss of topsoil or involve
24 construction located on a geologic unit or soil that is unstable, or that would become unstable as
25 a result of the Project. Nothing would be constructed on expansive soil or would result in the
26 substantial loss of availability of a known mineral resource.

27 SALTON SEA

28 The lowering of the Salton Sea's elevation over time, as described in Chapter 3.0, would cause
29 additional bare soil to be exposed. The newly exposed soil would be subject to wind and water
30 erosion; however, the high salt content of the Salton Sea and the underlying soils would cause a
31 crust to form as the soils dried. The soil system at the Salton Sea is predominately sodium
32 sulfate and sodium chloride. These salts do not change in volume significantly with
33 fluctuations in temperature, so the crust at the Salton Sea should be fairly stable and resistant to
34 erosion (IID and USBR 2002). Impacts would be less than significant.

35 No other elements of the Proposed Project would impact geology, mineral, or soils in this area.
36 People and structures would not be exposed to potential risk of loss, injury, or death involving
37 rupture of a known earthquake fault, strong seismic ground shaking, seismic-related ground
38 failure, including liquefaction, or landslides. The Proposed Project would not result in
39 substantial soil erosion or the loss of topsoil or involve construction located on a geologic unit
40 or soil that is unstable, or that would become unstable as a result of the Project. No construction

1 on expansive soils would be required, nor would the Proposed Project result in the substantial
2 loss of availability of a known mineral resource.

3 *Analysis of the Environmental Impact of Project-Level Components*

4 This section addresses the CEQA project-level analysis of potential environmental impacts
5 associated with the implementation of those components of the Proposed Project that require
6 such an analysis. All Project components are described and numbered in Table 2.4-1; the
7 following discussion addresses only those for which project-level approvals are being obtained.

8 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
9 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

10 MWD's reduction in the use of conserved water under this Proposed Project component
11 would result in a slight increase in river flow from Parker to Imperial dams. This change in
12 river flows is within historic fluctuations and would not result in changes to the physical
13 environment that would result in significant impacts to geology, soils, or mineral resources
14 or increase seismic-related risks along the Colorado River. A reduction in the amount of
15 conserved water dedicated to MWD would not result in any changes to the physical
16 environmental that would impact soils, geology, or mineral resources. Diversion of this
17 water by CVWD would be through existing facilities and would therefore not require
18 construction-related activities that would impact geology, soils, or mineral resources or that
19 would result in an increase of seismic-related risks.

20 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

21 This Project component involves the exchange of Colorado River water diverted at MWD's
22 existing intake at Lake Havasu for a like quantity and quality of water delivered through
23 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
24 increase the diversion of Colorado River contemplated under the Proposed Project and would
25 not require the construction of water conveyance facilities. Therefore, no impacts to
26 geology, soils, and minerals, or an increase in seismic risks would result from
27 implementation of this Project component.

28 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

29 Under this Project component, some portion of the first and section 50 KAF of water would
30 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
31 by MWD would be through existing facilities, no construction-related activities would occur
32 that could cause significant impacts to geology, soils or mineral resources or otherwise
33 increase seismic-related risks. The use of the First and Second 50 KAF of water would not
34 increase the amount of Colorado River water currently being diverted by MWD and used
35 within its service area. Therefore, implementation of this Project component would not
36 result in changes to the physical environment that would cause significant impacts to
37 geology, soils, or mineral resources or that would increase seismic-related risks.

1 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

2 This Project component quantifies the amount of Priority 6a surplus water available to IID,
3 CVWD, and MWD. The diversion and use of this water would be within the historic range
4 of surplus and unused apportionment diverted by these three districts. Therefore no change
5 in Colorado River conditions that could potentially impact geology, soils, or mineral
6 resources along the Colorado River would occur. This quantification and use of Priority 6a
7 surplus water would not require the construction of any new facilities by IID, CVWD, or
8 MWD nor would it increase the amount of water used within these service areas. Therefore,
9 implementation of this Project component would not result in changes to the physical
10 environment that would impact geology, soils, or mineral resources or cause an increase in
11 seismic-related risks.

12 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

13 The change in point of diversion of 35 KAFY of water from Lake Havasu to Imperial Dam
14 under this Proposed Project component would result in a slight increase in river flow from
15 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
16 existing facilities at Lake Havasu no change in river flows between Parker and Imperial
17 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
18 not result in changes to physical conditions that would cause significant impacts to geology,
19 soil, or mineral resources or increase seismic-related risks. No impacts to geology, soils, or
20 mineral resources or increased seismic-related risks would occur from the diversion or
21 conveyance of the water to CVWD because no new facilities would be required to be
22 constructed. Similarly, the exchange of SWP entitlements under this Project component
23 would not result in significant impacts to geology, soils, or mineral resources or increase the
24 risks associated with seismic-related events because no physical changes to environmental
25 conditions would occur and no construction of water conveyance infrastructure would be
26 required.

27 K. MWD PRIORITY 4 AND 5 COLORADO RIVER CAP

28 This component of the QSA establishes an accounting method for water transfers under the
29 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
30 component would not result in any impacts to geology, soils, or mineral resources because it
31 does not change the amount of water diverted, conveyed, or used and no changes to
32 existing environmental conditions would result.

33 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

34 Under this QSA component, MWD would be responsible for the repayment of any overrun
35 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
36 would be accomplished by MWD by reducing diversion of water of an amount equivalent
37 to the amount of overrun. The resulting effect would be a minor decrease in Colorado River
38 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead and a
39 corresponding increase in the amount of water in Lake Mead. These changes are within
40 historic fluctuations and would not result in changes to the physical environment that
41 would create a significant impact to geology, soils, or mineral resources or create an

1 increased risk from seismic-related events. Also under this Project component, MWD
2 would be entitled to any unused Priorities 1, 2, and 3b water. MWD would divert this water
3 from its existing facilities for conveyance and use within its service area. The amount of
4 water diverted from the River under this component would be within the historic amount of
5 water diverted by MWD, would not require the construction any new facilities, and would
6 not increase the amount of water used within its service area. Therefore, no changes to
7 environmental conditions would result from implementation of this Project component that
8 would significantly impact geologic, soils, or mineral resources or increase the risk from
9 seismic-related events.

10 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
11 CERTAIN INDIAN RESERVATIONS

12 Under this Project component, the change in the point of diversion from Lake Havasu and
13 Imperial Dam to various points along the lower Colorado River would result in minor
14 changes in river levels. This change in river flows is within historic fluctuations and would
15 not result in changes to the physical environment that would create a significant impact to
16 geology, soils, or mineral resources or create an increased risk from seismic-related events.

17 N. QSA SHORTAGE SHARING AGREEMENT

18 The frequency and magnitude of future shortages cannot be known with certainty, but in
19 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
20 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
21 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and
22 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
23 manage shortage would be similar with or without the QSA. IID would undertake
24 additional conservation, demand control measures, or other actions to manage a shortage.
25 CVWD would reduce or suspend groundwater recharge and undertake demand control
26 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
27 would have to intensify shortage management efforts to account for up to an additional
28 3,000 AF.

29 This additional increment of conservation/shortage management would be minor with
30 respect to overall deliveries to IID and CVWD. Additional conservation/shortage
31 management would also be short-term and is not anticipated to involve ground disturbance
32 or construction activity. The potential impacts to geological resources, such as the potential
33 for wind erosion, due to this additional conservation/shortage management would be so
34 minor as to be indiscernible from the impacts of the Proposed Project.

35 **3.3.3 Mitigation Measures**

36 The following measure will be implemented to mitigate the potential significant impact from
37 increased risk of liquefaction in the Coachella Valley.

- 38 • CVWD shall monitor water levels in the vicinity of recharge basins and manage
39 recharge operations such that water levels will remain greater than 30 feet below the
40 ground surface near the recharge site.

1 To minimize soil erosion from construction in the CVWD and IID service areas, one or more of
2 the following measures shall be implemented as standard operating practices during
3 construction activities (this list does not preclude the use of additional mitigation measures as
4 needed):

- 5 1. Apply water to areas where vehicles and equipment are involved in ground-disturbing
6 activities.
- 7 2. Pave dirt roads or keep them wet.
- 8 3. Increase water applications or reduce ground-disturbing activities with increasing wind
9 speeds.
- 10 4. Minimize the amount of disturbed area and vehicle speeds onsite.
- 11 5. Cover inactive soil stockpiles or treat them with soil binders, such as crusting agents.
- 12 6. Designate personnel to monitor erosion control program activities to ensure that they
13 are effective in minimizing soil erosion.

14 **3.3.4 Significant Unavoidable Impacts**

15 No significant unavoidable impacts would occur.

16 **3.3.5 Significant Irreversible Environmental Changes**

17 No significant irreversible environmental changes would occur.

1 **3.4 LAND USE AND PLANNING**

2 **3.4.1 Environmental Setting**

3 **3.4.1.1 Regulatory Framework**

4 Land use is under the jurisdiction of local municipalities and counties. Each city and county in
5 Southern California has a general plan that guides its future growth. In addition to general
6 planning, cities and counties also provide land use planning for smaller areas within their
7 jurisdictions. These more localized land use planning documents include community and
8 specific plans. All of these plans must be consistent with the sub-regional and regional plans,
9 which in turn must be consistent with state land use planning and zoning laws.

10 The DOI, U.S. Department of Agriculture (USDA), and the U.S. Department of Defense are
11 primarily responsible for land use on federal property, and the California State Lands
12 Commission, Parks and Recreation Department, Coastal Commission, Department of Fish and
13 Game, and the University of California are among the agencies that govern land uses on state-
14 owned lands.

15 Section 15125 of the State CEQA Guidelines requires that an EIR discuss any inconsistencies
16 between the Proposed Project and applicable general and regional plans. This PEIR section
17 addresses the planning programs and policies of the Southern California Association of
18 Governments (SCAG) and the San Diego Association of Governments (SANDAG), the regional
19 planning entities within the Project area, as well as the BLM and IID.

20 *Southern California Association of Governments - Regional Comprehensive Plan and Guide*

21 SCAG is a regional agency whose functions include regional transportation planning, air
22 quality planning, demographic projections, and the review of Proposed Projects of regional
23 significance to determine consistency with regional plans, including SCAG’s Regional
24 Comprehensive Plan and Guide (RCPG). SCAG’s RCPG (1996) contains the following relevant
25 planning principles:

26 3.03 *The timing, financing, and location of public facilities, utility systems, and transportation*
27 *systems shall be used by SCAG to implement the region’s growth policies.*

28 3.09 *Support local jurisdictions’ effort to minimize the cost of infrastructure and public service*
29 *delivery, and efforts to seek new sources of funding for development and the provision of services.*

30 3.20 *Support the protection of vital resources such as wetlands, groundwater recharge areas,*
31 *woodlands, production lands, and land containing unique and endangered plants and animals.*

32 5.11 *Through the environmental document review process, ensure that plans at all levels of*
33 *government (regional, air basin, county, subregional and local) consider air quality, land use,*
34 *transportation and economic relationships to ensure consistency and minimize conflicts.*

35 *Water Resources Chapter Recommendations*

36 SCAG signed a Memorandum of Understanding (MOU) with MWD, as the largest wholesale
37 water agency in the region, to develop the Water Resources Chapter (WRC). The WRC,

1 published in 1996, includes projections of water supply and demand for areas outside the MWD
2 service area within the SCAG region. The recommendations contained in this chapter do not
3 create new legal mandates for local governments or other regional organizations. The WRC
4 identifies potential programs that would help meet the projected future water supply needs for
5 the region. These include programs related to Colorado River water supply and use, and thus
6 the QSA, such as the All American Canal and Coachella Canal lining projects, Phase II water
7 conservation program with IID, and IID's modified irrigation practices and land following
8 proposal. The WRC also recognizes currently planned State Water Project transfer programs,
9 water transfer and exchange programs, and local management strategies.

10 *San Diego Association of Governments – Regional Growth Management Strategy*

11 SANDAG works with local cities within San Diego County, the County of San Diego, and other
12 local agencies to conduct certain planning activities at a regional level. These activities consist
13 of planning for public facilities financing, housing, energy, land use, growth management, open
14 space/environmental/habitat conservation, waste management, airport land use, bi-national
15 coordination, watershed/water quality, and shoreline erosion on a regional scale. A
16 Memorandum of Agreement between SDCWA and SANDAG was adopted in 1992 (SANDAG
17 and SDCWA 1992) whereby SDCWA agrees to use SANDAG's most recent regional growth
18 forecasts for planning purposes. These forecasts are to provide a basis for SDCWA to plan the
19 amount of land and types of facilities needed to serve the forecast population. While the
20 region's cities and the County of San Diego have control over local land use policies, SANDAG
21 provides a forum for these jurisdictions to coordinate planning for the San Diego region as a
22 whole (SANDAG 1999).

23 In 1999, SANDAG launched REGION 2020, which is its regional growth management strategy
24 update. The strategy consists of five interrelated elements and is based on the idea that most
25 growth-related issues can be addressed within the context of one or more of the elements. The
26 elements include economic prosperity, transportation, housing, open space and environment,
27 and fiscal reform/infrastructure financing. REGION 2020 provides a comprehensive, cohesive
28 framework for dealing effectively with the impacts of growth in the San Diego region. The
29 actions contained in the REGION 2020 are intended to preserve or improve the region's quality
30 of life. The following policy related to the water supply/water quality of life factor is applicable
31 to the Proposed Project:

32 *Ensure a sufficient supply of water, and improve the quality of our coastal waters, bays,*
33 *reservoirs, streams and groundwater.*

34 *Bureau of Land Management – California Desert Conservation Area*

35 The BLM administers extensive lands in the Southern California desert region. Portions of the
36 Project area are located within the California Desert Conservation Area (CDCA). The CDCA is
37 a 25-million-acre area that was created by the Federal Land Policy and Management Act of
38 1976. The act directed the Secretary of the Interior to prepare and implement a comprehensive,
39 long-range plan for the management, use, development, and protection of public lands within
40 the CDCA.

1 The goal of the CDCA plan is to “Provide for the use of the public lands and resources of the
2 CDCA, including economic, scientific, educational, and recreational uses, in a manner which
3 enhances wherever possible—and which does not diminish, on balance—the environmental,
4 cultural, and aesthetic values of the Desert and its future productivity” (BLM 1980).

5 *Land Use Plans and Policies – Western Arizona*

6 The Western Arizona Council of Governments (WACOG) is a regional agency that includes
7 Mohave, La Paz, and Yuma Counties in western Arizona. Currently, WACOG does not have a
8 regional plan in place that addresses water resources policy issues for western Arizona.

9 Many Arizona counties and municipalities are currently in the process of updating their general
10 plans in accordance with recent growth management legislation by the State. In western
11 Arizona, La Paz County does not currently have a general plan in place, but will be developing
12 a plan in late 2001 and 2002. Mohave County is currently revising water-related policies in the
13 natural resources element of its general plan. Yuma County is currently preparing a general
14 plan update that will include water resources policies.

15 *Local Planning Programs*

16 Each of the counties within the area maintains a general plan that guides land use and
17 development decisions within the respective county jurisdictions. These plans include
18 population and housing projections established by the regional planning agencies, SCAG and
19 SANDAG. Comparable plans are in place for each of the cities. These plans are required to be
20 consistent with regional plans.

21 **3.4.1.2 Regional Issues**

22 The region of influence includes much of Southern California, a region that has a diverse array
23 of land uses. A large portion of the area is urbanized, with major centers in metropolitan Los
24 Angeles, Orange, San Bernardino, Riverside, and San Diego counties. Urban development is
25 also rapidly occurring in portions of Riverside and San Bernardino counties. Agriculture is a
26 major land use in certain counties, particularly Imperial, Riverside, and San Diego counties.
27 There also are large, relatively undeveloped land areas that are in private ownership or owned
28 by state and federal governments. The region of influence also includes a small portion of
29 western Arizona extending along the lower Colorado River.

30 SCAG is the regional planning entity for six of the seven counties (Ventura, Los Angeles,
31 Orange, San Bernardino, Riverside and Imperial counties) that are served by the four co-lead
32 agencies. As the designated Metropolitan Planning Organization, SCAG is mandated by the
33 federal government to research and draw up plans for transportation, growth management,
34 hazardous waste management, and air quality. Additional mandates exist at the state level. A
35 number of subregional agencies are members of SCAG, including the Coachella Valley
36 Association of Governments, Imperial Valley Association of Governments, and the Western
37 Riverside Council of Governments. The regional planning entity for San Diego County, is
38 SANDAG.

1 **3.4.1.3 Imperial Irrigation District**

2 The IID service area is within Imperial County, and includes the local municipalities of
3 Calipatria, Westmorland, Brawley, Holtville, El Centro, and Calexico. Agricultural lands with
4 scattered suburban and rural development occupy the majority of the IID service area. Actions
5 that would occur within the IID service area as a result of the implementation of the Proposed
6 Project would take place in rural areas.

7 Constructing a new canal parallel to the existing All American Canal would begin downstream
8 from the Fort Yuma Indian Reservation (see Figure 1.1-2) and the Pilot Knob ACEC. This is
9 archaeologically important land located outside of the Fort Yuma Indian Reservation (Pilot
10 Knob is west of the western boundary of the reservation). The parallel canal would be
11 constructed on federal land previously withdrawn from the public domain for irrigation
12 development in the IID service area and for construction of the All American Canal.

13 **3.4.1.4 Coachella Valley Water District**

14 The CVWD service area is located primarily in Riverside County with small portions in
15 Imperial and San Diego counties. It includes numerous municipalities, including the cities of
16 Coachella, Indio, Palm Desert, Cathedral City, La Quinta, Indian Wells, and Rancho Mirage.
17 Based on the existing land use acreage compiled by the Coachella Valley Association of
18 Governments (as of 1995), over 90 percent of the Coachella Valley is open space (including
19 agriculture), and only 3 percent of the land is residential. Most of the lands within the service
20 area are either private lands or are public lands administered by the BLM, although land owned
21 by Indian tribes is also present. Actions that would take place in the CVWD service area as a
22 result of the implementation of the Proposed Project would primarily take place in the lower
23 Coachella Valley. Land uses in the lower Coachella Valley include extensive agricultural uses
24 and recreational uses such as resorts and golf courses.

25 Most of the land bordering the Coachella Canal right-of-way is federal land. The area east of
26 the canal and part of the area west of the canal is part of the U.S. Navy's Chocolate Mountain
27 Aerial Gunnery Range. The area west of the canal also contains land administered by the BLM
28 under the CDCA Plan. A portion of land on the west bank is owned by the State of California.
29 Approximately 97 percent of the land adjacent to the canal is undeveloped desert.
30 Approximately 2 percent of the land along the southern and western boundaries of the canal
31 right-of-way has been developed with single-family residences and with spaces that include
32 mobile home/recreational vehicle (RV) parks. Minor amounts of agricultural and quarry
33 operations also are present.

34 **3.4.1.5 The Metropolitan Water District of Southern California**

35 The MWD service area includes the California coastal plain. It extends about 200 miles along
36 the Pacific Ocean from the city of Oxnard on the north to the Mexican border on the south. It
37 extends about 70 miles inland from the coast. The service area includes portions of Los
38 Angeles, Orange, Riverside, San Bernardino, San Diego, and Ventura counties. Much of the
39 area is urbanized; only 13 percent of the land area of these six counties is within the MWD
40 service area, but nearly 90 percent of the population of those counties lives within the service
41 area boundaries (MWD 1995). The urbanized areas contain a wide variety of land use patterns,

1 including residential, commercial, recreational, educational, and industrial/manufacturing
2 uses. The service area also includes largely undeveloped lands in areas such as the Santa
3 Monica Mountains in Los Angeles County, and the Santa Margarita Mountains, Merriam
4 Mountains, and Agua Tibia Wilderness Area in San Diego County. Some agricultural uses are
5 present in the service area, including, but not limited to, rural portions of Ventura and San
6 Diego counties.

7 **3.4.1.6 San Diego County Water Authority**

8 The SDCWA service area is located in the western portion of San Diego County. It extends
9 from the U.S.-Mexico border in the south to Orange and Riverside counties in the north and
10 from the Pacific Ocean to the foothills that end the coastal plain in the east. It is characterized
11 primarily by urban and suburban uses, but it currently includes approximately 74,000 acres of
12 land in agricultural production (SDCWA 2000). The urbanized areas contain a wide variety of
13 land use patterns, including residential, commercial, recreational, educational, and
14 industrial/manufacturing uses. Largely undeveloped areas are found in the Santa Margarita
15 Mountains, Merriam Mountains, and Agua Tibia Wilderness Area. The military has a
16 substantial presence in San Diego County, including the Naval Air Station Miramar and the
17 Marine Corps' Camp Pendleton. Camp Pendleton alone comprises about 135,000 acres, or
18 about 15 percent of the total service area. Both Naval Air Station Miramar and Camp Pendleton
19 contain large open spaces next to urbanized areas.

20 **3.4.1.7 Other Areas**

21 *Colorado River*

22 Land uses along the lower Colorado River are under a number of jurisdictions, including La Paz
23 and Yuma counties, Arizona; and San Bernardino, Riverside, and Imperial counties, California.
24 Incorporated cities along the River include Needles and Blythe, California; and Parker, Arizona.
25 Several Indian reservations are located along the River, as well, including the Colorado River
26 Indian Tribes Reservation and Yuma Project Reservation Division. Indian tribes are sovereign
27 nations and reservation lands are not subject to local land use controls. A number of federal
28 agencies manage federally owned land along the River, including the BLM, the Service, and the
29 Department of Defense. Other land is under the jurisdiction of individual states. The majority
30 of the Colorado River region is undeveloped, although scattered suburban and rural
31 development is present.

32 *Salton Sea*

33 The Salton Sea crosses the Riverside and Imperial County boundaries and borders upon San
34 Diego County. It is the dominant feature in the region and covers 376 square miles.
35 Agricultural lands with scattered suburban and rural development occupy the majority of the
36 lands surrounding the Salton Sea. A number of unincorporated communities surround the Sea
37 and consist primarily of single-family residences, RV and trailer parks, beaches, marinas, and
38 commercial uses. The latter provide services for tourists and area residents.

39 Recreational uses, including the Salton Sea State Recreation Area, are prevalent in the
40 immediate vicinity of the Sea, as described in section 3.6. The Sonny Bono Salton Sea National

1 Wildlife Refuge is located in and along the southern portion of the Sea, and the Imperial
2 Wildlife Refuge Area-Wister Unit is located along the east shore of the Sea. Geothermal
3 hydroelectric facilities are present on the southwest shore. The U.S. Navy's Salton Sea Test Base
4 covers 12,180 acres of water in the southwest portion of the Sea, as well as 7,240 acres of the
5 adjoining land.

6 **3.4.2 Impacts**

7 **3.4.2.1 Significance Criteria**

8 The criteria used to determine the significance of an impact on land use and planning are based
9 on the model initial study checklist in Appendix G of the State CEQA Guidelines. The
10 Proposed Project would be considered to have a significant environmental impact if it would:

- 11 • physically divide an established community; or
- 12 • conflict with any applicable land use plan, policy, or regulation of any agency with
13 jurisdiction over the project adopted for the purpose of avoiding or mitigating an
14 environmental effect; or
- 15 • conflict with any applicable habitat conservation plan or natural community
16 conservation plan.

17 **3.4.2.2 Methodology**

18 Potential impacts to land use in the IID and CVWD service areas would result primarily from
19 construction activities and resulting operational changes and were assessed by comparing
20 Project-induced changes to the Existing Baseline. No construction would occur in or adjacent to
21 the Colorado River and Salton Sea. Potential impacts to these geographic areas would result
22 from changes in surface water elevation and are based on the hydrologic modeling discussed in
23 section 3.1, which assesses impacts compared to Future Baseline conditions. No impacts to the
24 MWD or SDCWA service areas would occur since no construction or other physical or
25 operational changes would take place in these service areas. Information regarding impacts of
26 the All American and Coachella Canal lining projects is derived from the EIS/EIRs prepared
27 specifically for those projects (USBR and IID 1994, USBR and CVWD 2001). The consistency of
28 the Proposed Project with existing regional land use policies was analyzed, along with the
29 potential for physical changes to land uses. Given the programmatic level of analysis, this EIR
30 focuses on regional policies and plans. Consistency with specific local plans and policies will be
31 evaluated in subsequent project-level environmental analyses once specific sites are identified.

32

- 1 3.4.2.3 Summary of Impacts
- 2 Consistency with Regional Land Use Plans and Policies

Table 3.4-1. Consistency with Regional Land Use Plans and Policies

<i>SCAG Regional Comprehensive Plan and Guide</i>		
3.03	<p><i>The timing, financing, and location of public facilities, utility systems, and transportation systems shall be used by SCAG to implement the region’s growth policies.</i></p>	<p>Policy 3.03 provides planning guidance to SCAG with regard to the implementation of growth policies. The Proposed Project would be consistent with this policy because it would not conflict with the timing, financing, and location of public facilities, utility systems, and transportation systems.</p>
3.09	<p><i>Support local jurisdictions’ effort to minimize the cost of infrastructure and public service delivery, and efforts to seek new sources of funding for development and the provision of services.</i></p>	<p>Policy 3.09 addresses the costs and funding sources of infrastructure and public service systems. The Proposed Project would be implemented in a manner that would maximize cost-effectiveness and efficiency for all parties involved and would thus be consistent with this policy.</p>
3.20	<p><i>Support the protection of vital resources such as wetlands, groundwater recharge areas, woodlands, production lands, and land containing unique and endangered plants and animals.</i></p>	<p>Policy 3.20 addresses protection of important natural resources. This PEIR includes mitigation measures for significant impacts that may occur from implementation of the Proposed Project. In addition, a number of related programs are being planned by various agencies to address resource conservation issues. These programs include the lower Colorado River Multi-Species Conservation Program, CVWD’s proposal to recharge groundwater using Colorado River water, and IID’s HCP. The Proposed Project would be consistent with this policy.</p>
5.11	<p><i>Through the environmental document review process, ensure that plans at all levels of government (regional, air basin, county, subregional and local) consider air quality, land use, transportation and economic relationships to ensure consistency and minimize conflicts.</i></p>	<p>Policy 5.11 deals with issues of consistency during the environmental review process for planning projects. As documented in this PEIR, the Proposed Project is being thoroughly reviewed as required under CEQA. Because the Proposed Project is being evaluated at a programmatic level, appropriate environmental review would be conducted in the future for specific projects as appropriate.</p>
<i>SANDAG Regional Growth Management Strategy</i>		
	<p><i>Ensure a sufficient supply of water, and improve the quality of our coastal waters, bays, reservoirs, streams and groundwater.</i></p>	<p>The Proposed Project is intended to maintain a reliable water supply to meet demands in the SDCWA service area. The Proposed Project would not specifically improve water quality in the SANDAG region, but neither would it have adverse impacts. Implementation of the Proposed Project would be consistent with this policy.</p>

Table 3.4-1. Consistency with Regional Land Use Plans and Policies

<i>California Desert Conservation Area</i>	
<p><i>Provide for the use of the public lands and resources of the CDCA, including economic, scientific, educational, and recreational uses, in a manner which enhances wherever possible – and which does not diminish, on balance – the environmental, cultural, and aesthetic values of the Desert and its future productivity.</i></p>	<p>The Proposed Project would result in the implementation of water conservation measures in the IID service area that would cause the Salton Sea water elevation to decline at a more rapid rate and to a greater extent than would occur under current conditions. The Proposed Project also would result in an acceleration of salinity increases. This would result in significant or potentially significant impacts to biology, recreation, air quality, aesthetics, and cultural resources. This PEIR includes mitigation measures that would mitigate impacts to the Sea to a less than significant level, with the exception of potential fugitive dust emissions. Should the Proposed Project not be implemented, the Sea level would decline and salinity would increase, although at a slower rate. No mitigation would be provided to offset this impact, unless it were included as part of another project. Other significant impacts to environmental resources or public lands within the CDCA area (including those identified in the IID and CVWD service areas and along the Colorado River) are mitigable to less than significant levels with the exception of short-term air quality impacts from the Coachella Canal Lining Project and water quality impacts to the Alamo River and the lower aquifer groundwater of CVWD’s Upper Valley. With mitigation, the Proposed Project would be consistent with the goal of the CDCA. It would not diminish, on balance, the environmental, cultural, and aesthetic values of the Desert and its future productivity.</p>

1 *Imperial Irrigation District*

2 No significant land use impacts were identified in the EIS/EIR for the All American Canal
3 Lining Project.

4 Implementation of the Proposed Project would result in water conservation programs to
5 implement IID’s consensual cap on Priority 3a diversions and the proposed water transfers to
6 CVWD, MWD and SDCWA. The water conservation measures, which may include on-farm
7 measures and/or system measures, would be implemented on agricultural land and would not
8 result in changes in land use that would meet the significance criteria described above. As
9 discussed in section 3.5, farmland may be fallowed within the IID service area to generate
10 conserved water for purposes of transfer or to comply with the consensual cap on Priority 3a
11 diversions. As discussed in section 3.5, if this resulted in the conversion of Important Farmland
12 to non-agricultural use, this would be a significant impact to agricultural resources in the
13 Imperial Valley. It would not represent a significant land use impact, however, because this
14 change would not physically divide an established community; conflict with any applicable

1 land use plan, policy, or regulation of any agency with jurisdiction over the project adopted for
2 the purpose of avoiding or mitigating an environmental effect; or conflict with any applicable
3 habitat conservation plan or natural community conservation plan (IID and USBR 2002).

4 *Coachella Valley Water District*

5 As noted in the EIS/EIR for the Coachella Canal Lining Project, lining the existing canal would
6 be consistent with land use plans and policies and would not otherwise significantly affect land
7 use.

8 No aspects of the Proposed Project would significantly alter land uses in the CVWD service
9 area. The additional water transferred to CVWD would be used to replenish overdrafted
10 groundwater aquifers, which is consistent with current regional planning and therefore would
11 not create additional water supply for new users. Other facilities would likely be located in
12 rural or remote areas, such as the vicinity of Dike 4 or Martinez Canyon. Pipelines and
13 pumping stations are common in such areas, as are water retention facilities. These facilities
14 would not physically divide an established community. CVWD is participating in a multi-
15 agency, multi-species habitat conservation plan (CVMSHCP) with others in the Coachella
16 Valley. Potential impacts to sensitive species from CVWD's delivery and use of water related to
17 the Proposed Project will be addressed in the CVMSHCP and the CVWMP EIR currently in
18 preparation.

19 *Metropolitan Water District*

20 No new construction or operational changes would occur in this service area. The Proposed
21 Project would not physically divide communities, and since no physical or operational changes
22 would occur, no conflicts with applicable land use plans, policies, or regulations of agencies
23 with jurisdiction over the Project adopted for the purpose of avoiding or mitigating an
24 environmental effect would occur; nor would the Project conflict with an applicable habitat
25 conservation plan or natural community conservation plan.

26 *San Diego County Water Authority*

27 No new construction or operational changes would occur in this service area. The Proposed
28 Project would not physically divide communities, and since no physical or operational changes
29 would occur, no conflicts with applicable land use plans, policies, or regulations of agencies
30 with jurisdiction over the Project adopted for the purpose of avoiding or mitigating an
31 environmental effect would occur; nor would the Project conflict with an applicable habitat
32 conservation plan or natural community conservation plan.

33 *Other Areas*

34 COLORADO RIVER

35 The Proposed Project would not result in any construction or changes to land use patterns
36 around the Colorado River, either in California or Arizona. There would be a slight reduction
37 (within the normal range of variability) in the average water surface elevation between Parker
38 and Imperial dams, although this would not affect land uses. No new construction or

1 operational changes would occur in this service area. The Proposed Project would not
2 physically divide communities. The slight reduction in average surface water elevation would
3 not conflict with applicable land use plans, policies, or regulations of agencies with jurisdiction
4 over the Project adopted for the purpose of avoiding or mitigating an environmental effect; nor
5 would the Project conflict with an applicable habitat conservation plan or natural community
6 conservation plan. The potential biological impacts of the Proposed Project to the Colorado
7 River geographic area are being addressed in the Lower Colorado River Multi-Species
8 Conservation Program, which is in preparation.

9 SALTON SEA

10 The Proposed Project would result in decreased inflows to the Salton Sea and would accelerate
11 the increase in the Sea's salinity. These consequences would not physically divide the local
12 community or otherwise result in a direct change to land use patterns, although this could affect
13 the area's desirability for recreational use, as described in section 3.6. This potential decrease in
14 recreational activities would eventually occur whether or not the Proposed Project were
15 implemented as salinity levels of the Sea would increase independently of implementation of
16 the Proposed Project. Currently submerged land would be exposed sooner and to a greater
17 extent than under Future Baseline conditions. If this land were found to be suitable for
18 agriculture or other purposes, such as recreational uses, it potentially could be developed;
19 however, whether development would occur and the type of development that could occur is
20 speculative. Any future development would be subject to project-level environmental review
21 under CEQA and/or NEPA.

22 *Analysis of the Environmental Impact of Project-Level Components*

23 This section addresses the CEQA project-level analysis of potential environmental impacts
24 associated with the implementation of those components of the Proposed Project that require
25 such an analysis. All Project components are described and numbered in Table 2.4-1; the
26 following discussion addresses only those for which project-level approvals are being obtained.

27 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
28 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

29 MWD's reduction in the use of conserved water under this Proposed Project component
30 would result in a slight increase in river flow from Parker to Imperial dams. This change in
31 river flows is within historic fluctuations and would not result in changes to the physical
32 environment that would result in significant impacts to land uses along the Colorado River
33 or affect local land use planning efforts. A reduction in the amount of conserved water
34 dedicated to MWD would not change land use patterns nor affect land use planning
35 activities of local planning agencies. Diversion of this water by CVWD would be through
36 existing facilities and would therefore not require construction-related activities that would
37 impact current land uses or affect local land use planning efforts.

38 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

39 This Project component involves the exchange of Colorado River water diverted at MWD's
40 existing intake at Lake Havasu for a like quantity and quality of water delivered through

1 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
2 increase the diversion of Colorado River water contemplated under the Proposed Project.
3 Because no changes in river levels would result or construction of new diversion structures
4 would be required with implementation of this Project component, no significant impacts to
5 existing or future land uses would occur. The exchange of water with SDCWA would occur
6 from existing infrastructure and would not require construction activities that would impact
7 current land uses or effect local land use planning efforts.

8 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

9 Under this Project component, some portion of the first and section 50 KAF of water would
10 be utilized by MWD rather than CVWD. Because the diversion and conveyance of this
11 water by MWD would be through existing facilities, no construction-related activities would
12 occur that would impact current land uses or change local land use planning efforts. The
13 use of the First and Second 50 KAF of water would not increase the amount of Colorado
14 River water currently being diverted by MWD and used within its service area. Therefore,
15 implementation of this Project component would not result in changes to the physical
16 environment that would cause significant impacts to current or future land uses or effect
17 local land use planning efforts.

18 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

19 This Project component quantifies the amount of Priority 6a surplus water available to IID,
20 CVWD, and MWD. The diversion and use of this water would be within the historic range
21 of surplus and unused apportionment diverted by these three districts. Therefore no change
22 in Colorado River conditions or potential impacts to land uses along the Colorado River
23 would occur. This quantification and use of Priority 6a surplus water would not require the
24 construction of any new facilities by IID, CVWD, or MWD nor would it increase the amount
25 of water used within these service areas. Therefore, implementation of this Project
26 component would not result in changes to the physical environment that would cause
27 significant impacts to current or future land uses or effect local land use planning efforts.

28 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

29 The change in point of diversion of 35 KAF of water from Lake Havasu to Imperial Dam
30 under this Proposed Project component would result in a slight increase in river flow from
31 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
32 existing facilities at Lake Havasu, no change in river flows between Parker and Imperial
33 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
34 not result in changes to physical conditions that would cause significant impacts to existing
35 land uses along the Colorado River or affect local land use planning efforts. No impacts to
36 land use patterns would occur from the diversion or conveyance of the water to CVWD
37 because no new facilities would be required to be constructed. Similarly, the exchange of
38 SWP entitlements under this Project component would be accomplished through existing
39 facilities and would not result in physical changes to environmental conditions that would
40 cause a significant impact to land uses or affect land use planning efforts.

3.4 Land Use and Planning

1 K. MWD PRIORITY 4 AND 5 COLORADO RIVER CAP

2 This component of the QSA establishes an accounting method for water transfers under the
3 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
4 component would not result in any impacts to land uses or land use planning efforts
5 because it does not change the amount of water diverted, conveyed, or used and no changes
6 to existing environmental conditions would result.

7 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

8 Under this QSA component, MWD would be responsible for the repayment of any overrun
9 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
10 would be accomplished by MWD reducing diversion of water of an amount equivalent to
11 the amount of overrun. The resulting effect would be a minor decrease in Colorado River
12 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead and a
13 corresponding increase in the amount of water in Lake Mead. These changes are within
14 historic fluctuations and would not result to changes to the physical environment that
15 would create a significant impact to land uses or land use planning efforts. Also under this
16 Project component, MWD would be entitled to any unused Priorities 1, 2, and 3b water.
17 MWD would divert this water from its existing facilities for conveyance and use within its
18 service area. The amount of water diverted from the River under this component would be
19 within the historic amount of water diverted by MWD, would not require the construction
20 any new facilities, and would not increase the amount of water used within its service area.
21 Therefore, no changes to environmental conditions would result from implementation of
22 this Project component that would significantly impact land uses or local land use planning
23 efforts.

24 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
25 CERTAIN INDIAN RESERVATIONS

26 Under this Project component, the change in the point of diversion from Lake Havasu and
27 Imperial Dam to various points along the lower Colorado River would result in minor
28 changes in river levels. This change in river flows is within historic fluctuations and would
29 not result in changes to the physical environment that would create a significant impact to
30 land uses or land use planning efforts.

31 N. QSA SHORTAGE SHARING AGREEMENT

32 The frequency and magnitude of future shortages cannot be known with certainty, but in
33 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
34 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
35 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and
36 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
37 manage shortage would be similar with or without the QSA. IID would undertake
38 additional conservation, demand control measures, or other actions to manage a shortage.
39 CVWD would reduce or suspend groundwater recharge and undertake demand control
40 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID

1 would have to intensify shortage management efforts to account for up to an additional
2 3,000 AF.

3 This additional increment of conservation/shortage management would be minor with
4 respect to overall deliveries to IID and CVWD. This additional conservation/shortage
5 management would also be short-term. The potential impacts to land use, such as increased
6 farmland fallowing, due to this additional conservation/shortage management would be so
7 minor as to be indiscernible from the impacts of the Proposed Project.

8 **3.4.3 Mitigation Measures**

9 No mitigation measures are required.

10 **3.4.4 Significant Unavoidable Environmental Changes**

11 No significant unavoidable land use changes would result from the implementation of the
12 Proposed Project.

13 **3.4.5 Significant Irreversible Environmental Changes**

14 No significant irreversible land use changes would result from the implementation of the
15 Proposed Project.

16

1 **3.5 AGRICULTURAL RESOURCES**

2 **3.5.1 Environmental Setting**

3 **3.5.1.1 Regulatory Framework**

4 Individual counties and municipalities regulate agricultural land uses primarily through the
 5 adoption of land use plans, policies, and agricultural zoning that restrict the location, type, and
 6 intensity of land development and use that is allowed. The California Department of
 7 Conservation has the primary responsibility for regulation and reporting related to statewide
 8 agriculture. Some agricultural land in Southern California is under Williamson Act contracts.
 9 Under the Williamson Act (formally referenced as the California Land Conservation Act of
 10 1965), local governments may enter into contracts with private landowners for the purpose of
 11 restricting specific parcels of land to agricultural or related open space use. In return,
 12 landowners receive property tax assessments that are much lower than normal because they are
 13 based upon farming and open space uses as opposed to full market value. Local governments
 14 receive an annual subvention of forgone property tax revenues from the State via the Open
 15 Space Subvention Act of 1971. The minimum term of a Williamson Act contract is 10 years.

16 **3.5.1.2 Regional Issues**

17 *Existing Agricultural Resources*

18 Table 3.5-1 presents the amount of agricultural land present in each county served by the four
 19 co-lead agencies and the percentage of land in each county that is in agricultural use. The
 20 categories in Table 3.5-1 are defined in Table 3.5-2 and are based on the Important Farmland
 21 maps for California. These maps are compiled from USDA Natural Resources Conservation
 22 Service soil surveys and current land use information.

Table 3.5-1. Agricultural Land in 1998 by County (in acres)

<i>County</i>	<i>Important Farmland¹</i>	<i>Grazing Land</i>	<i>Total Agricultural Land²</i>	<i>Urban & Built-Up Land</i>	<i>Total County Area</i>	<i>Agricultural Land as a Percentage of Total Land</i>
Imperial	554,889	0	554,889	23,952	2,868,426	19.3%
Los Angeles	57,292	218,118	275,410	159,533	2,529,470	10.9%
Orange	18,200	38,517	56,717	269,987	509,460	11.1%
Riverside	501,740	134,597	636,337	240,889	4,673,095	13.6%
San Bernardino	50,927	954,229	1,005,156	234,981	12,867,789	7.8%
San Diego	196,813	142,355	339,168	311,491	2,712,200	12.5%
Ventura	123,235	207,853	331,088	95,522	1,173,973	28.2%

Source: CDC 2000a-g.
Notes: 1. Important Farmland includes Prime Farmland, Farmland of Statewide Importance, Unique Farmland and Farmland of Local Importance.
 2. This category includes both Important Farmland and Grazing land.

1 IMPERIAL COUNTY

2 In 1998, agricultural land in Imperial County consisted of 554,889 acres of Important Farmland
3 (as defined in Table 3.5-2), or 19.3 percent of the county's total land area. Unlike the other
4 counties listed in Table 3.5-1, none of the agricultural lands in Imperial County were
5 categorized as grazing land in 1998. All agricultural land in Imperial County is also considered
6 Important Farmland. Of the seven counties in Southern California, Imperial provides the
7 largest amount of Important Farmland, and the second largest proportion of agricultural land.
8 In 1997, Imperial County was ranked as 10th in California in terms of agricultural production,
9 with a value of \$1,039,928,000 (personal communication, J. Tippett 2001). In 1998, Imperial
10 County was the state's top producer of carrots (producing about 57 percent of the total
11 statewide value), sugar beets (about 38 percent of the statewide value), onions (about 22 percent
12 of the statewide value), wheat (about 19 percent of the total statewide value), alfalfa hay (about
13 17 percent of the statewide value), and sweet corn (about 17 percent of the statewide value).
14 Imperial County also produces approximately 27 percent of the statewide value of cantaloupes,
15 22 percent of dates, and 18 percent of watermelons (California Department of Food and
16 Agriculture 1998).

17 LOS ANGELES COUNTY

18 In 1998, Los Angeles County contained 275,410 acres of agricultural land, about 10.9 percent of
19 the total land area in the county. Of the seven counties in Southern California, Los Angeles had
20 the second lowest percentage of agricultural land, behind only San Bernardino County.
21 Between 1992 and 1997, the market value of agricultural products sold increased by 19 percent
22 to \$237,665,000. Crops accounted for 94 percent of the market value, while livestock made up 6
23 percent (USDA 1997a). In 1997, Los Angeles County ranked 27th in the state in terms of market
24 value of agricultural products. Los Angeles County's top five crops (by value) were ornamental
25 trees and shrubs, bedding plants, dry onions, peaches, and carrots (California Department of
26 Food and Agriculture 1997a).

27 ORANGE COUNTY

28 In 1998, agricultural land in Orange County comprised 56,717 acres, or 11.1 percent of the total
29 land area in the county. Between 1992 and 1997, the market value of agriculture products sold
30 increased 23 percent to \$228,881,000, with crops and livestock accounting for 99 percent and 1
31 percent of the market value, respectively (USDA 1997b). In 1997, Orange County ranked 23rd in
32 the state in terms of market value; its top five crops (by value) were nursery stock/flowers,
33 strawberries, tomatoes, bell and miscellaneous peppers, and avocados (California Department
34 of Food and Agriculture 1997b).

35 RIVERSIDE COUNTY

36 In 1998, agricultural land in Riverside County comprised 636,337 acres, or 13.6 percent of the
37 county's total land area. Between 1992 and 1997, the total farmed land increased 20 percent
38 (from 423,602 acres to 509,031 acres). During the same period, the market value of agricultural
39 products sold increased by 24 percent to \$1,047,525,000. Crops and livestock accounted for 55
40 and 45 percent of the market value, respectively (USDA 1997c). In 1997, Riverside County

- 1 ranked 9th in the state in terms of market value. Its top five crops were milk, table grapes, eggs,
- 2 nursery, and hay products (California Department of Food and Agriculture 1997c).

Table 3.5-2. Definitions of Categories Used in Important Farmland Maps

<i>Farmland Category</i>	<i>Definition</i>
Prime Farmland	Land that has the best combination of physical and chemical characteristics for the production of crops. It has the soil quality, growing season, and moisture supply needed to produce sustained high yields of crops when treated and managed, including water management, according to current farming methods. Prime Farmland must have been used for the production of irrigated crops at some time during the two update cycles prior to the mapping date. Prime farmland includes all land that qualifies for rating as Class I or Class II in the NRCS land use capability classifications.
Farmland of Statewide Importance	This land is similar to Prime Farmland but with minor shortcomings, such as greater slopes or less ability to hold and store moisture. Farmland of Statewide Importance must have been used for the production of irrigated crops at some time during the two update cycles prior to the mapping date.
Unique Farmland	This is land of lesser quality soils used for the production of specific high economic value crops at some time during the two update cycles prior to the mapping date. It has the special combination of soil quality, location, growing season, and moisture supply needed to produce sustained high quality or high yields of a specific crop when treated and managed according to current farming methods. Unique farmland is usually irrigated, but may include non-irrigated orchards or vineyards as found in some climatic zones in California. Examples of crops on Unique Farmland include oranges, olives, avocados, rice, grapes, and cut flowers. This category does not include publicly owned lands for which there is an adopted policy preventing agricultural use.
Farmland of Local Importance	This is land of importance to the local agricultural economy and is determined by each county’s Board of Supervisors and local advisory committees. Examples of this type of land could include dairies, dryland farming, aquaculture, and uncultivated areas with soils qualifying for Prime Farmland and Farmland of Statewide Importance.
Grazing Land	Grazing land is land on which the existing vegetation, whether grown naturally or through management, is suitable for grazing or browsing of livestock.
Urban and Built-up Land	This is used for residential, industrial, commercial, construction, institutional, and public administrative purposes; railroad yards; cemeteries; airports; golf courses; sanitary landfills; sewage treatment plants; water control structures; and other development purposes.
Other Land	Other land is that which is not included in any of the other mapping categories. The following types of land are generally included: low-density rural development; brush, timber, and other lands not suitable for livestock grazing; government lands not available for agricultural use; roads systems for freeway interchanges; vacant and nonagricultural land larger than 40 acres in size and surrounded on all sides by urban development; confined livestock facilities of 10 or more acres; strip mines and borrow and gravel pits; a variety of other rural land uses.
Water	Water areas with an extent of at least 40 acres.
<i>Source:</i> CDC, undated.	
<i>Note:</i> None of these categories include publicly owned lands for which there is an adopted policy preventing agricultural use.	

1 SAN BERNARDINO COUNTY

2 In 1998, agricultural land in San Bernardino County comprised 1,005,156 acres, or 7.8 percent of
3 the county's total land area. San Bernardino had the largest amount of agricultural land of the
4 seven Southern California counties, but also had the lowest proportion in relation to total
5 county area. Between 1992 and 1997, the market value of agriculture products sold increased by
6 9 percent to \$617,833,000. Crops accounted for 12 percent of the market value, and livestock
7 accounted for 88 percent (USDA 1997d). In 1997, San Bernardino County ranked 14th in the state
8 in terms of market value of agricultural products. Its top five crops included milk, cattle and
9 calves, eggs, hay/alfalfa and greenchop, and nursery stock (California Department of Food and
10 Agriculture 1997d).

11 SAN DIEGO COUNTY

12 In 1998, agricultural land in San Diego County comprised 339,168 acres, or 12.5 percent of the
13 county's total land area. Between 1992 and 1997, the market value of agricultural products sold
14 increased by 27 percent to \$1,139,276,000 (personal communication, J. Tippett 2001). Crops
15 accounted for 87 percent of the market value, and livestock accounted for 13 percent (USDA
16 1997e). In 1997, San Diego County ranked 8th in the state in terms of market value of
17 agricultural products. The top five crops were indoor decoratives, bedding and turf plants,
18 avocados, trees and shrubs, and eggs (California Department of Food and Agriculture 1997e).

19 VENTURA COUNTY

20 In 1998, agricultural land in Ventura County comprised 331,088 acres, or 28.2 percent of the
21 county's total land area. Of the seven counties in Southern California, Ventura contains the
22 largest proportion of agricultural land. Between 1992 and 1997, the total land farmed in
23 Ventura County increased by 8 percent, from 320,597 acres to 346,279 acres. During the same
24 period, the market value of agricultural products sold increased by 9 percent to \$942,267,000
25 (personal communication, J. Tippett 2001). Crops accounted for 98 percent of the market value
26 and livestock accounted for 2 percent (USDA 1997f). In 1997, Ventura County ranked 11th
27 statewide in terms of market value of agricultural products. Its top five crops were lemons,
28 strawberries, nursery stock, celery, and Valencia oranges (California Department of Food and
29 Agriculture 1997f).

30 *Agricultural Conversion*

31 The loss of agricultural lands by conversion to other uses is a critical concern throughout
32 California. Between 1994 and 1996, 45,641 acres of agricultural lands were converted to
33 nonagricultural uses in Southern California, and the seven-county Southern California region
34 trailed only the San Joaquin Valley in the amount of agricultural land converted to urban uses
35 (CDC 2000a-g). Between 1996 and 1998, 56,306 acres of agricultural land were converted to
36 nonagricultural use (CDC 2000a-g), which represents an 18.9 percent increase over the previous
37 2-year period. Between 1998 and 2000, an additional 20,000 acres were converted to
38 nonagricultural use (no data are currently available from the CDC for San Diego and Orange
39 counties, and they are not included in this total) (CDC 2001). Table 3.5-3 outlines the net change
40 in agricultural areas between 1996 and 1998 in Southern California. The first two columns of
41 Table 3.5-3 present the net change in acres of agricultural land between 1996 and 1998, by

1 county, and the percentage change for this period. The third column presents the net change
 2 and percentage change in the amount of urban and built-up land by county from 1996 to 1998.
 3 The last column presents the cumulative amount of agricultural land committed to
 4 nonagricultural use, but not yet physically converted.

Table 3.5-3. Net Change in Agricultural Lands between 1996 and 1998 (in acres)

County	Change in amount of Agricultural Land	Percent Change in Agricultural Land	Change in amount of Urban & Built-up Land	Percent Change in Urban & Built-up Land	Agricultural Land Committed to Non-Agricultural Use in 1998
Los Angeles	525	0.2%	3,873	2.5%	2,672
Orange	-2,472	-4.2%	7,740	3.0%	1,029
San Bernardino	-2,274	-0.2%	2,376	1.0%	15,716
Riverside	-6,556	-1.0%	8,902	3.8%	28,459
Imperial	-703	-0.1%	454	1.9%	data not available
San Diego	-1,635	-0.5%	4,322	1.4%	8,430
Ventura	-1,001		2,639	2.8%	7,740

Source: CDC 2000a-g.

5 Between 1996 and 1998, the amount of Prime Farmland converted to urban or built-up land in
 6 Southern California was approximately 5,244 acres (CDC 2000a-g) (1998 numbers are used since
 7 more current data are not available for all counties). While Los Angeles County actually
 8 increased its Important Farmland base (i.e., the combined amount of Prime Farmland, Farmland
 9 of Statewide Importance, Unique Farmland, and Farmland of Local Importance), the remainder
 10 of the counties in the region experienced sharp declines. Riverside County experienced the
 11 greatest net loss of agricultural land acreage and Orange County suffered the largest
 12 proportional decrease of its agricultural land base.

13 **3.5.1.3 Imperial Irrigation District**

14 The IID service area is located entirely within Imperial County. The Imperial County region is a
 15 major agricultural area with one of the lowest agricultural land conversion rates in the state. Of
 16 all the Southern California counties affected by this project, Imperial County has the largest
 17 acreage of Important Farmland; the total county land area is composed of nearly 20 percent
 18 agricultural lands.

19 **3.5.1.4 Coachella Valley Water District**

20 The CVWD service area lies within the Coachella Valley, which is also a major agricultural area
 21 located primarily in Riverside County. Although the Coachella Valley is among the top five
 22 producers of artichokes, bell peppers, cantaloupes, honeydew melons, sweet corn, and
 23 watermelons (California Department of Food and Agriculture 1998), it has also experienced
 24 tremendous pressure from urbanization. Urban growth has contributed to Riverside County's
 25 having a large amount of agricultural land either converted or committed to nonagricultural
 26 use. As shown in Table 3.5-3, 6,556 acres of agricultural land were converted in Riverside
 27 County between 1996 and 1998, more than any of the other Southern California counties. In

1 addition, in 2000, Riverside County had the largest cumulative amount of agricultural land
2 committed to nonagricultural use but not yet physically converted, a total of 28,459 acres.

3 3.5.1.5 *The Metropolitan Water District of Southern California*

4 As indicated in Table 3.5-1, the counties that are served by the MWD contain a substantial
5 amount of agricultural land, although the District serves the largest concentration of urban
6 population in Southern California. The service area includes portions of Los Angeles and
7 Orange counties, southern Ventura County, the western portions of San Bernardino and
8 Riverside counties, and the western portion of San Diego County. This region is among the
9 fastest growing urban areas in the state and has experienced substantial conversion of
10 agricultural lands. Orange County has experienced the largest proportional loss of agricultural
11 land and is among the top in urban and built-up land. Los Angeles County has actually
12 experienced an increase in agricultural lands in production over the past two years.

13 3.5.1.6 *San Diego County Water Authority*

14 The SDCWA service area covers the western third of San Diego County. The county as a whole
15 contains a substantial amount of agricultural land despite urban growth pressures.
16 Approximately 12.5 percent of the county's land is devoted to agricultural uses, and its
17 agricultural land conversion rate was below 1 percent between 1996 and 1998.

18 3.5.1.7 *Other Areas*

19 *Colorado River*

20 The historic floodplain of the Colorado River area is located within the easternmost portions of
21 San Bernardino, Riverside, and Imperial counties in California and the westernmost portions of
22 La Paz and Yuma counties in Arizona.

23 As shown on Table 3.5-1, the three California counties contain approximately 1,107,556 acres of
24 Important Farmlands, or 80.3 percent of the Important Farmlands in the Southern California
25 region. With the exception of the Palo Verde Valley and Fort Yuma Indian Reservation, the
26 majority of these Important Farmlands are located to the west, outside of the Colorado River
27 area.

28 Table 3.5-4 provides a summary of agricultural lands within the two western Arizona counties.

29 **Table 3.5-4. Western Arizona Agricultural Land in 1997 (in acres)**

County	Total Land in Farms	Total Cropland	Total Pastureland	Total County Area	Farmland as a Percentage of Total Land
La Paz	278,854	121,826 ¹	Not available	2,891,520	9.6%
Yuma	237,742	214,774	14,949	3,559,040	6.7%
¹ Estimated acreage; exact acreage not available Source: Oregon State University 2001a and b.					

1 The amount of land in western Arizona used as farmland has changed substantially during the
2 past ten to 15 years. Within La Paz County, the total farmland acreage increased by
3 approximately 23 percent between 1987 and 1997. However, in Yuma County, farmland
4 acreage decreased by approximately 13 percent

5 *Salton Sea*

6 A portion of the Salton Sea is located in the IID and CVWD service areas. These service areas
7 contain significant agricultural resources, as discussed above. The Salton Sea itself does not
8 contain agricultural resources, but it is affected by drainage from agricultural lands.

9 **3.5.2 Impacts**

10 **3.5.2.1 Significance Criteria**

11 The criteria used to determine the significance of impacts on agricultural resources are based on
12 the model initial study checklist in Appendix G of the State CEQA Guidelines. The Proposed
13 Project would result in a significant impact if it would

- 14 • convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance
15 (Important Farmland) as shown on the maps prepared pursuant to the Farmland
16 Mapping and Monitoring Program of the California Resources Agency to non-
17 agricultural use; or
- 18 • conflict with existing zoning for agricultural use or a Williamson Act contract; or
- 19 • involve other changes in the existing environment, which due to their location or nature,
20 could individually or cumulatively result in substantial loss of farmland to non-
21 agricultural use.

22 **3.5.2.2 Methodology**

23 The Proposed Project components were evaluated to identify whether any of the potential
24 changes that would result from implementation of the Proposed Project would result in a loss of
25 Important Farmland to non-agricultural use or conflict with existing zoning for agricultural use
26 or a Williamson Act contract. The exact locations of improvements in the IID and CVWD
27 service areas are not known; therefore, the potential impacts were assessed programmatically
28 based on the general types of areas in which the improvements could occur.

29 This PEIR analyzes the impacts of utilizing fallowing as the exclusive conservation method in
30 order to assess the worst-case scenario for impacts to agricultural resources. In this analysis, an
31 average per-acre conservation rate of 6 AF per acre fallowed is used, based on the hydrologic
32 model developed for the IID Water Conservation and Transfer Project EIR/EIS (IID and USBR
33 2002). It represents the average annual water use, per acre, within the IID service area, based on
34 the historic cropping patterns over the model's 12-year period of record. If 300 KAFY of water
35 were conserved by fallowing alone, this would result in the fallowing of approximately 50,000
36 acres of agricultural land.

1 Potential impacts to agricultural resources in the IID and CVWD service areas would result
2 primarily from construction activities and operational changes and were assessed by comparing
3 Project-induced changes to the Existing Baseline. The extent and nature of ground disturbance
4 and new facilities were considered, along with the potential proximity of new construction to
5 population centers. Information regarding impacts of the All American and Coachella Canal
6 lining projects is derived from the EIS/EIRs prepared specifically for those projects (USBR and
7 IID 1994, and USBR and CVWD 2001).

8 No construction would occur in or adjacent to the Colorado River and Salton Sea. Potential
9 impacts to these geographic areas would result from changes in water surface elevation and are
10 based on the hydrologic modeling discussed in section 3.1, which assesses impacts compared to
11 Future Baseline conditions. No impacts to the MWD or SDCWA service areas would occur
12 since no construction or other physical or operational changes would take place in these service
13 areas.

14 The baseline conditions used for assessing impacts are dependent on geographic location.
15 Existing conditions at the time the NOP was released are used as the baseline for all areas
16 except the Salton Sea. For the Salton Sea, Future Baseline conditions were used.

17 3.5.2.3 Summary of Impacts

18 *Imperial Irrigation District*

19 The EIS/EIR prepared for the All American Canal Lining Project (USBR and IID 1994) did not
20 find impacts to agricultural resources from this component of the Proposed Project to be
21 significant.

22 The Proposed Project involves conservation by IID within the IID service area of up to 300
23 KAFY of Colorado River water for transfer to SDCWA, CVWD, and/or MWD. Additional
24 conservation by IID may be required for compliance with IID's Priority 3a cap on Colorado
25 River water diversions. IID proposes to use any combination of conservation measures,
26 including on-farm irrigation system improvements, delivery system improvements, and/or
27 fallowing. If conservation measures other than fallowing are used, only small amounts of land
28 would be required to implement the conservation measures, and they would not result in the
29 conversion of Important Farmland to non-agricultural use or conflict with Williamson Act
30 Contract Lands in the Imperial Valley.

31 If fallowing is used exclusively to conserve the 300 KAFY required for transfer, approximately
32 50,000 acres of land could be fallowed annually. This represents 11 percent of the total amount
33 of Important Farmland in Imperial County. If fallowing is implemented so as to take farmland
34 out of production on a short-term basis, it would not result in the conversion of Important
35 Farmland to non-agricultural use. Historically, an average of 20,000 acres are fallowed each
36 year in the Imperial Valley, and rotational fallowing involving the short-term removal of land
37 from agricultural production is a common agricultural practice.

38 However, if fallowing is implemented so as to take farmland out of production on a longer-term
39 or permanent basis, resulting in the conversion of Important Farmland to non-agricultural use,
40 it would be a significant impact to agricultural resources in the Imperial Valley.

1 *Coachella Valley Water District*

2 Implementation of the Proposed Project would not have significant impacts to agricultural
3 resources within the Coachella Valley. The same quantity of water would be available for
4 agricultural purposes, although the source would be primarily Colorado River water rather
5 than a mix of Colorado River water and groundwater. Colorado River water generally has a
6 higher TDS concentration than Coachella Valley groundwater, and would require the
7 application of additional water to some lands irrigated with Colorado River water to leach salts
8 from the soil. The additional water necessary to leach salts would be minimal and water
9 supplies for agricultural uses would remain adequate. Colorado River water contains relatively
10 high concentrations of gypsum, which improves drainage on heavy or clayey soils, as well as
11 relatively high percentages of calcium and magnesium compared to sodium, which is beneficial
12 for infiltration and prevention of sodium build-up.

13 Using greater volumes of Colorado River water within the CVWD service area would involve
14 the use of the current canal and distribution systems and potential expansion of those systems,
15 including construction of pumping stations and other facilities. Pipelines and pumping stations
16 are common in agricultural areas, and any new pipelines and pumping stations would be
17 located primarily in roadways or on the edges of agricultural fields. Some pipelines may
18 traverse agricultural fields, but this would impact the use of the agricultural area only
19 temporarily and would not affect their designation as Prime Farmland, Unique Farmland, or
20 Farmland of Statewide Importance. The construction of these facilities would not permanently
21 conflict with property use, and therefore would not interfere with the provisions of a
22 Williamson Act contract or be inconsistent with agricultural zoning.

23 Recharge facilities for direct groundwater recharge also could be constructed. The precise
24 location of these facilities is not known; however, it is expected that they would be located on
25 the edges of the valley in areas not generally used for agriculture. Sites in the vicinity of Dike 4
26 and the Martinez Canyon alluvial fan are currently under preliminary consideration, and since
27 these are not farmlands, their use would not impact agricultural resources. The construction of
28 recharge facilities could have a significant effect on agricultural resources if they were located in
29 an agricultural areas, however, because they could convert farmland to a non-agricultural use.
30 As specific sites are located, additional environmental review will be conducted that will
31 identify project level impacts to agricultural resources.

32 *The Metropolitan Water District of Southern California*

33 No change to agricultural uses within the MWD service area (which includes Escondido and the
34 Vista Irrigation District) would occur as a result of the Proposed Project because the amount of
35 water available for agricultural use would not change, nor would any aspects of the Project
36 cause the conversion of farmland or otherwise impede the use of agricultural lands. No
37 construction or other physical changes would occur; therefore, the Project would in no way
38 interfere with Williamson Act contracts or conflict with agricultural zoning.

39 *San Diego County Water Authority*

40 Implementation of the Proposed Project would not result in a physical loss of agricultural lands
41 since it involves operational changes to the Colorado River water delivery system with no
42 physical changes within the SDCWA service area. The water being transferred to SDCWA

1 replaces Colorado River water previously purchased from MWD. No change to agricultural
2 uses within the SDCWA service area would occur as a result of the Proposed Project because
3 the amount of water available for agricultural use would not change, nor would any aspects of
4 the Project cause the conversion of farmland or otherwise impede the use of agricultural lands.
5 No construction or other physical changes would occur; therefore, the Project would in no way
6 interfere with Williamson Act contracts or conflict with agricultural zoning.

7 *Other Areas*

8 COLORADO RIVER

9 Implementation of the Proposed Project would not result in any changes in water supply to or
10 otherwise affect any agricultural land immediately adjacent to the Colorado River in either
11 California or Arizona. It would not convert Prime Farmland, Unique Farmland, or Farmland of
12 Statewide Importance to non-agricultural use or conflict with Williamson Act contract lands
13 immediately adjacent to the Colorado River. Any changes in River elevation resulting from
14 implementation of components of the Proposed Project would be minor and within current
15 fluctuations and would not affect agricultural land. Therefore, no significant impact to
16 agricultural resources would occur.

17 SALTON SEA

18 The Salton Sea itself does not contain agricultural resources, and the changes to Sea elevation
19 and salinity that would occur as a result of the Proposed Project would not affect nearby
20 agricultural lands.

21 *Analysis of the Environmental Impact of Project-Level Components*

22 This section addresses the CEQA project-level analysis of potential environmental impacts
23 associated with the implementation of those components of the Proposed Project that require
24 such an analysis. All Project components are described and numbered in Table 2.4-1; the
25 following discussion addresses only those for which project-level approvals are being obtained.

26 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
27 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

28 MWD's reduction in the use of conserved water under this Proposed Project component
29 would result in a slight increase in river flow from Parker to Imperial dams. This change in
30 river flows is within historic fluctuations and would not result in changes to the physical
31 environment that would result in significant impacts to agricultural resources along the
32 Colorado River. A reduction in the amount of conserved water dedicated to MWD would
33 not result in a conversion of farmland to non-agricultural uses or cause any changes to the
34 physical environment that would result in a loss of farmland. Diversion of this water by
35 CVWD would be through existing facilities and would therefore not require construction-
36 related activities that could impact agricultural resources.

1 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

2 This Project component involves the exchange of Colorado River water diverted at MWD's
3 existing intake at Lake Havasu for a like quantity and quality of water delivered through
4 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
5 increase the diversion of Colorado River water contemplated under the Proposed Project.
6 Because no changes in river levels would result or construction of new diversion structures
7 would be required with implementation of this Project component, no significant impacts to
8 agricultural resources along the Colorado River would occur. The exchange of water with
9 SDCWA would occur from existing infrastructure and would not require construction
10 activities that would impact agricultural resources.

11 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

12 Under this Project component, some portion of the first and section 50 KAF of water would
13 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
14 by MWD would be through existing facilities, no construction-related activities would occur
15 that could cause the conversion of farmland or otherwise impact agricultural resources. The
16 use of the First and Second 50 KAF of water would not increase the amount of Colorado
17 River water currently being diverted by MWD and used within its service area. Therefore,
18 implementation of this Project component would not result in changes to the physical
19 environment that would cause a conversion of agricultural resources or significant impact
20 agricultural resources.

21 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

22 This Project component quantifies the amount of Priority 6a surplus water available to IID,
23 CVWD, and MWD. The diversion and use of this water would be within the historic range
24 of surplus and unused apportionment diverted by these three districts. Therefore, no
25 change in Colorado River conditions that could potentially impact agricultural resources
26 along the Colorado River would occur. This quantification and use of Priority 6a surplus
27 water would not require the construction of any new facilities by IID, CVWD, or MWD, nor
28 would it increase the amount of water used within these service areas. Therefore,
29 implementation of this Project component would not result in changes to the physical
30 environment that would otherwise cause the conversion of farmland to non-farmland uses
31 or would cause significant impacts to agricultural resources.

32 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

33 The change in point of diversion of 35 KAFY of water from Lake Havasu to Imperial Dam
34 under this Proposed Project component would result in a slight increase in river flow from
35 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
36 existing facilities at Lake Havasu no change in river flows between Parker and Imperial
37 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
38 not result in changes to physical conditions that would cause significant impacts to
39 agricultural resources along the Colorado River. No impacts to farmland or conversion to
40 non-agricultural uses would occur from the diversion or conveyance of the water to CVWD
41 because no new facilities would be required to be constructed. Similarly, the exchange of

1 SWP entitlements under this Project component would be accomplished through existing
2 facilities, and not result in physical changes to environmental conditions that would cause a
3 significant impact to agricultural resources or result in conversion of farmland to non-
4 agricultural uses.

5 K. MWD PRIORITY 4 AND 5 COLORADO RIVER CAP

6 This component of the QSA establishes an accounting method for water transfers under the
7 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
8 component would not result in any impacts agricultural resources since it does not change
9 the amount of water diverted, conveyed, or used and no changes to existing environmental
10 conditions would result.

11 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

12 Under this QSA component, MWD would be responsible for the repayment of any overrun
13 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
14 would be accomplished by MWD reducing diversion of water of an amount equivalent to
15 the amount of overrun. The resulting effect would be a minor decrease in Colorado River
16 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead and a
17 corresponding increase in the amount of water in Lake Mead. These changes are within
18 historic fluctuations and would not result in changes to the physical environment that
19 would cause the conversion of farmland to non-agricultural uses or significantly impact
20 agricultural resources. Also under this Project component, MWD would be entitled to any
21 unused Priorities 1, 2, and 3b water. MWD would divert this water from its existing
22 facilities for conveyance and use within its service area. The amount of water diverted from
23 the river under this component would be within the historic amount of water diverted by
24 MWD, would not require the construction any new facilities and would not increase the
25 amount of water used within its service area. Therefore, no changes to environmental
26 conditions would result from implementation of this Project component that would
27 significantly impact agricultural resources or cause the conversion of farmland to non-
28 agricultural uses.

29 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
30 CERTAIN INDIAN RESERVATIONS

31 Under this Project component, the change in the point of diversion from Lake Havasu and
32 Imperial Dam to various points along the lower Colorado River would result in minor
33 changes in river levels. This change in river flows is within historic fluctuations and would
34 not result to changes to the physical environment that would create a significant impact to
35 agricultural resources or cause the conversion of farmland to non-agricultural uses.

36 N. QSA SHORTAGE SHARING AGREEMENT

37 The frequency and magnitude of future shortages cannot be known with certainty, but in
38 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
39 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
40 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and

1 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
2 manage shortage would be similar with or without the QSA. IID would undertake
3 additional conservation, demand control measures, or other actions to manage a shortage.
4 CVWD would reduce or suspend groundwater recharge and undertake demand control
5 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
6 would have to intensify shortage management efforts to account for up to an additional
7 3,000 AF.

8 This additional increment of conservation/shortage management would be minor with
9 respect to overall deliveries to IID and CVWD. This additional conservation/shortage
10 management would also be short-term. The potential impacts to agriculture, such as
11 increased farmland fallowing, due to this additional conservation/shortage management
12 would be so minor as to be indiscernible from the impacts of the Proposed Project.

13 3.5.3 Mitigation Measures

14 Potential impacts to agricultural uses in the CVWD service area from constructing any
15 proposed recharge basins or other facilities constructed as a part of the Proposed Project would
16 be reduced to a less than significant level by implementing the following measure:

- 17 • Recharge basins in the CVWD service area shall not be located on land that is designated
18 as Important Farmland, or subject to a Williamson Act contract.

19 The only way to avoid or reduce the impact associated with the conversion of Important
20 Farmland in the IID service area, as a result of fallowing as a conservation measure, is to utilize
21 non-fallowing conservation measures or to utilize short-term fallowing which does not result in
22 conversion of Important Farmland to non-agricultural use; however, exclusive use of short-term
23 fallowing may not be feasible for generating conserved water and use of agricultural land on a
24 long-term basis may be required.

25 3.5.4 Significant Unavoidable Adverse Impacts

26 To the extent that conversion of Important Farmland to non-agricultural use cannot be avoided
27 or mitigated, the conversion would be a significant unavoidable impact to agricultural
28 resources in the Imperial Valley.

29 3.5.5 Significant Irreversible Environmental Changes

30 To the extent conversion of Important Farmland to non-agricultural use cannot be avoided or
31 mitigated, the conversion would be a significant irreversible change, at least for the duration of
32 the QSA quantification period.

1 **3.6 RECREATIONAL RESOURCES**

2 **3.6.1 Environmental Setting**

3 **3.6.1.1 Regulatory Framework**

4 Public recreational resources are subject to the regulations of either federal, state, or local
5 agencies depending on the agency that has jurisdiction over the resource. For example, State
6 Recreation Areas (SRAs) are regulated by the State of California, and National Wildlife Refuges
7 are under the jurisdiction of the federal government.

8 **3.6.1.2 Imperial Irrigation District**

9 Imperial County is a popular recreational area for both water- and desert-based activities.
10 Opportunities for recreation occur along the All American Canal and in the surrounding area,
11 primarily on BLM lands. BLM-managed lands include the Imperial Sand Dunes Recreation
12 Area, a 40-mile-long dune system. These dunes are managed for different uses: a portion
13 consists of a popular off-highway vehicle (OHV) recreation area, and another portion contains
14 two campgrounds. Other areas offer opportunities for solitude and a chance to view
15 picturesque scenery and rare plants and animals. The North Algodones Dunes Wilderness and
16 Wildlife Viewing Area is another popular recreational site. Activities in this area include
17 hunting, hiking, and nature viewing. Primitive camping is available. The area also contains
18 historic mine districts, and other trails and natural areas. The Imperial Sand Hill and
19 Algodones Dunes are adjacent to the All American Canal and contain a heavily used camping
20 area. The OHV area is a major regional attraction. Sand dunes line the spoil bank along the
21 north side of the existing canal. The sand road along the spoil bank is used by OHVs for travel
22 around the south end of these dunes and by the BLM for patrol and emergency purposes.
23 Three RV camping parks are located near the Pilot Knob area, and five more are located near El
24 Centro. The Imperial Wildlife Management Area (WMA) is composed of the Wister unit, which
25 is along the southern end of the Salton Sea, and the Finney-Ramer unit, which is further south
26 of the Salton Sea, near the Alamo River. These areas are used for hunting, fishing, bird
27 watching, and other passive recreational activities.

28 Fishing is permitted in IID canals, including the All American Canal, and IID provides public
29 access for fishing at three of its reservoirs. Swimming is prohibited in the canals. Water contact
30 sports also are restricted near the mouth of the New River, which flows into the Salton Sea,
31 because its water is considered a health hazard by Imperial County due to contamination from
32 agricultural drains, wastewater treatment facilities, and unregulated discharge from Mexico.

33 **3.6.1.3 Coachella Valley Water District**

34 The CVWD service area is located in a region that contains a wide array of recreational
35 opportunities associated with water, mountain, and desert-based activities. In addition, the
36 service area is part of the regional Southern California desert recreation and long-term visitation
37 area. Many of the lands used for recreational purposes within the CVWD service area are
38 under the jurisdiction of the BLM. These lands include the Coachella Valley Preserve, a system
39 of sand dunes comprising a 20,000-acre sanctuary that is home to sensitive wildlife species and
40 palm oases. Wildlife viewing is among the key attractions of this preserve. The Coachella

1 Valley Preserve is also a prime location for wildlife observation, study, and photography.
2 Hiking and horseback riding are permitted along specific trails. There are approximately 100
3 golf courses in the Coachella Valley, although not all are located within the service area
4 boundaries.

5 Some of the area along the Coachella Canal is bordered by sand dunes (the Sand Hills) and
6 contains several private RV parks. Most of the canal is posted against trespassing by the CVWD
7 because of the risk of drowning, but the canal attracts fishermen who use the canal illegally.
8 The concrete lining has escape ridges, and a public fishery is being established in this reach of
9 the canal. Another important fishery is Lake Cahuilla, the terminal reservoir of the Coachella
10 Canal. This 120-acre lake provides a public fishery managed by the Riverside County Parks
11 Department and is stocked in part by the California Department of Fish and Game. The Lake
12 Cahuilla Recreation Area is a popular campground with fishing, picnic grounds, hiking, and
13 horseback riding.

14 **3.6.1.4 The Metropolitan Water District of Southern California**

15 The MWD service area covers portions of Ventura, Los Angeles, Orange, San Bernardino, San
16 Diego, and Riverside counties, which include large developed and undeveloped areas
17 containing a wide variety of urban and natural recreational amenities. Large expanses of
18 undeveloped land offer recreational opportunities such as camping, picnicking, hunting,
19 boating, and fishing. Nature trails and fire roads traverse many of the more remote locations
20 and are used by OHVs, mountain bike enthusiasts, equestrians, and hikers. Popular areas
21 include Boney Mountain State Wilderness Area, South Mountain, Oak Ridge, and Point Mugu
22 State Park (Ventura County); Los Padres National Forest and Santa Monica Mountains National
23 Recreation Area (Los Angeles County); Caspers Wilderness Park, Laguna Coast Wilderness
24 Park, and portions of the Cleveland National Forest (Orange County); Chino Hills State Park
25 (Orange County and San Bernardino County); and Maze Stone County Park, Lake Perris State
26 Recreational Area, and portions of the San Bernardino National Forest (Riverside County).
27 Regional, community, and neighborhood parks offer everything from mountain biking,
28 equestrian activities, and hiking, to camping, boating and fishing. Many facilities include sports
29 fields and courts, nature centers, picnic areas, lakes, and streams.

30 **3.6.1.5 San Diego County Water Authority**

31 Much of the SDCWA service area is located within urbanized areas that contain a wide variety
32 of recreational amenities. Nature trails and fire roads traverse many locations, including the
33 Santa Margarita Mountains and Merriam Mountains, and are used by OHVs, mountain bike
34 enthusiasts, equestrians, and hikers. Recreational opportunities such as camping and
35 picnicking are available in areas such as the Agua Tibia Wilderness Area. Fishing and boating
36 are offered at several inland locations such as Miramar Reservoir, Lake Ramona, Lake
37 Wohlford, and Lake Hodges. Regional, community, and neighborhood parks offer everything
38 from mountain biking, equestrian activities, and hiking, to camping, boating and fishing. Many
39 facilities include sports fields and courts, nature centers, picnic areas, lakes, and streams.

40 Batiquitos Lagoon, Buena Vista Lagoon, and several bays including San Diego and Mission
41 bays, offer opportunities for observing birds and other wildlife. Many of the state beaches have

1 fire rings, tide pools, and volleyball courts and are used for swimming, surfing, fishing, boating,
2 and beach walking.

3 3.6.1.6 Other Areas

4 *Colorado River*

5 The Colorado River is used for a variety of recreational purposes, as are a number of lakes
6 formed by dams on the River. Common activities include camping, fishing, boating, kayaking,
7 hunting, and water-skiing. There are over 90 miles of navigable water between Blythe and
8 Imperial Dam. Lake Havasu, formed by Parker Dam, contains a number of coves and inlets,
9 and is a popular spot for fishing. A multi-agency fishery enhancement program is underway to
10 create artificial habitat to increase the game fish population, and additional shore access is being
11 developed for fishermen. The waters of the lake also are used for water-skiing, speed-boating,
12 jet-skiing, sailing, and canoeing. Camping and swimming also occur along the lake's shoreline.
13 A number of campgrounds and marinas line the River and some offer boating and fishing
14 facilities, picnic grounds, and swimming lagoons; other campgrounds are largely undeveloped.
15 The campgrounds include the Picacho SRA, which is bordered by 8 miles of the River about 24
16 miles north of the U.S.-Mexico boundary. The Cibola National Wildlife Refuge is located about
17 15 miles south of Blythe. The largest concentration of Canada geese and sandhill cranes on the
18 lower Colorado River winter at the refuge. Visitors to the refuge engage in hiking, wildlife
19 observation, photography, canoeing, hunting, and fishing.

20 *Salton Sea*

21 Many recreational opportunities are available in the Salton Sea area, although many previously
22 popular activities such as swimming, water-skiing, boat racing, and personal watercraft racing
23 have declined considerably or no longer are present due to water quality concerns and a lack of
24 land-based facilities. Recreational uses near the northern shore of the Salton Sea include
25 hunting at private duck ponds located near the Coachella Valley Stormwater Channel and
26 offshore fishing and boating.

27 On the northeastern shore, Salton Sea frontage is almost entirely owned by the State of
28 California and operated by the State Parks Department as the Salton Sea State Recreational
29 Area. The park was built about 45 years ago when water levels were lower. During the late
30 1970s, water levels increased and flooded between $\frac{1}{4}$ and $\frac{1}{2}$ of the park. The campgrounds,
31 harbor, and associated facilities subsequently were reestablished outside of the flooded area.
32 Recreational uses within this area include camping, RV camping, power boating, sailing,
33 windsurfing, shore fishing, boat fishing, and sunbathing. Boat launching and mooring facilities
34 are available at the five campgrounds in the area. Facilities associated with the North Shore
35 Yacht Club and Marina, also located on the northeastern shore, are currently unused, and other
36 private recreational facilities are in need of repair and/or non-operational. The rise in the
37 Salton Sea's water level has created problems at some facilities, particularly with paving, picnic
38 tables, and landscaped areas (USBR and SSA 2000).

39 The southern shore of the Salton Sea contains such areas as the Imperial County Wildlife Area-
40 Wister Unit and the Sonny Bono Salton Sea National Wildlife Refuge. The types of recreational
41 uses that occur in this area are strongly tied to the presence of wildlife and include hunting,

1 fishing from the shore and boats, boating, and wildlife viewing. The western shore of the Salton
2 Sea contains recreational rental housing, RV camping, shore fishing, boating (four boat ramps
3 are present), sunbathing, hiking, and bird watching. A number of closed and/or dilapidated
4 resorts and restaurants are present in this area (USBR and SSA 2000).

5 **3.6.2 Impacts**

6 **3.6.2.1 Significance Criteria**

7 The following criteria used to determine the significance of an impact related to recreation are
8 based on the model initial study checklist in Appendix G of the State CEQA Guidelines and
9 modified to address the potential for impacts to other recreational uses. The Proposed Project
10 would result in a significant impact if it would:

- 11 • increase the use of existing neighborhood and regional parks or other recreational
12 facilities such that substantial deterioration of the facility would occur or be accelerated;
13 or
- 14 • result in the construction or expansion of recreational facilities that may result in
15 adverse environmental impacts not discussed as part of the Project; or
- 16 • cause the direct, substantial physical degradation of either public recreation uses or
17 public recreational facilities; or
- 18 • substantially decrease opportunities for sport fishing, bird watching, or waterfowl
19 hunting.

20 **3.6.2.2 Methodology**

21 Proposed Project components were evaluated to determine the extent to which they would
22 impact existing recreational resources. The analysis considered whether these actions would
23 diminish the quality of or preclude a recreational opportunity and drew on the findings of the
24 water and biological resources analyses. Potential impacts to recreational resources in the IID
25 and CVWD service areas would result primarily from construction activities and resulting
26 operational changes and were assessed by comparing Project-induced changes to the Existing
27 Baseline. No construction would occur in or adjacent to the Colorado River and Salton Sea.
28 Potential impacts to these geographic areas would result from changes in surface water
29 elevation and are based on the hydrologic modeling discussed in section 3.1, which assesses
30 impacts compared to Future Baseline conditions. No impacts to the MWD or SDCWA service
31 areas would occur since no construction or other physical or operational changes would take
32 place in these service areas. Information regarding impacts of the All American and Coachella
33 Canal lining projects is based on the EIS/EIRs prepared specifically for those projects (USBR
34 and IID 1994, USBR and CVWD 2001).

1 **3.6.2.3** *Summary of Impacts*

2 *Imperial Irrigation District*

3 As noted in the EIS/EIR for the All American Canal Lining Project (USBR and IID 1994),
4 construction of a canal parallel to the existing All American Canal would temporarily disrupt
5 camping that occurs in the area, primarily on the south side of I-8. This impact would be less
6 than significant due both to its temporary nature and the fact that camping opportunities are
7 available elsewhere in the area. Construction in the Pilot Knob area would not affect seasonal
8 RV camping. Construction within the Sand Hills would restrict the use of the spoil bank road
9 on the north side of the canal for travel around the dunes abutting the canal. The road could be
10 blocked for up to 12 months; after construction the road would be available for travel. Use of
11 the area around the canal by OHVs could present a hazard during construction, which would
12 be a potentially significant but mitigable impact.

13 The existing canal would be maintained as an emergency canal and would not be available for
14 recreational use. As noted in the canal lining EIS/EIR, hazards to OHVs associated with the
15 existing canal would be avoided by taking steps necessary to prohibit and discourage use
16 within the channel (USBR and IID 1994) and would be less than significant.

17 Construction of a parallel canal would adversely affect recreational fishing by reducing the
18 habitat for gamefish. Lining also could reduce downstream numbers of gamefish by reducing
19 in-canal reproduction. These impacts would be significant but mitigable.

20 The Proposed Project would not cause a population increase in the IID service area and
21 therefore would not increase the use of existing neighborhood and regional parks or other
22 recreational facilities or result in their construction or expansion (see section 3.13, Population,
23 Housing, and Employment and Chapter 6.0, Growth Inducing Impacts). The proposed water
24 conservation measures, including fallowing, would be located in remote farm areas well
25 removed from recreational areas used by the public and therefore would not impact
26 recreational resources. Agricultural drains, which could be lined under the Project, are not used
27 for public recreation because they are on privately owned farmland. The proposed water
28 transfers would not change water levels within the Imperial Valley irrigation delivery canals;
29 therefore, impacts to fish and recreational fishing would be minimal.

30 The concentration of pesticides, herbicides, and other nutrients in the New and Alamo rivers
31 would be increased by the reduction in drainage water from IID (see section 3.1); while these
32 rivers are recognized by the Imperial County General Plan as potential recreational resources,
33 their use is not encouraged because this would jeopardize public health and safety. Therefore,
34 this would not constitute a significant impact. Conservation of water through canal lining
35 would impact the amount of available aquatic habitat for fish, and specifically would reduce
36 habitat for several cover-oriented fish species, such as largemouth bass, green sunfish, long-ear
37 sunfish, and flathead catfish, that are important to sport fishing. Because canal lining would be
38 limited to certain sections of the canals only and because recreational anglers would be able to
39 fish in other areas (such as the Imperial WMA), the impact to recreational fishing would be less
40 than significant. Additionally, mitigation measures identified in section 3.2, Biological
41 Resources, would reduce the impact.

1 *Coachella Valley Water District*

2 Construction activities associated with lining the Coachella Canal were evaluated in the
3 EIS/EIR prepared for that project. These activities may temporarily disrupt some recreational
4 uses of the area. Construction could block access to a recreational trail on BLM lands, the
5 Bradshaw Trail, which would be a significant impact if access is not maintained. Other minor,
6 adverse impacts would include the temporary closure of access on top of siphons, which
7 provide a local means of crossing the canal and a temporary increase in local traffic caused by
8 construction forces and materials delivery trucks.

9 Additionally, construction would require the use of some areas that have convenient access to
10 paved county roads and are used by the public for camping or day use. Seasonal RV campers
11 would be exposed to construction traffic but would not be constrained by construction. Once
12 completed, the canal lining would have no effect on access or general recreational opportunities
13 in the area.

14 As discussed in section 3.12, Public Services, Utilities, and Transportation, a traffic control plan
15 has been incorporated as a project feature of the Coachella Canal lining project (USBR and
16 CVWD 2001) and would minimize impacts to recreational visitors. The plan would include
17 signs at public access points to inform the public of temporary closures to public access,
18 construction hazards, and alternative access points.

19 Without mitigation, lining the canal would result in a reduction in the amount of fish available
20 to anglers. Fishing is prohibited in this canal; however, it does take place. The impact to
21 recreation was not considered significant. The mitigation for the fishery that is required by P.L.
22 100-675, in which Congress authorized the canal lining project, would maintain fish populations
23 at approximately the same level. These measures are delineated in the EIS/EIR for the
24 Coachella Canal Lining Project and summarized below in section 3.6.3. The EIS/EIR notes that
25 following the completion of the canal lining project legal fishing may be established between
26 siphons 7 and 14 and siphons 15 and 32 if associated liability issues can be resolved. It is
27 anticipated that angler pressure in the lined portion of the canal would remain at about the
28 current level.

29 The Proposed Project would not cause a population increase in the CVWD service area and
30 therefore would not increase the use of existing neighborhood and regional parks or other
31 recreational facilities or result in their construction or expansion (see section 3.13, Population,
32 Housing, and Employment and Chapter 6.0, Growth Inducing Impacts).

33 Flows to the Coachella Valley Stormwater Channel would increase as a result of
34 implementation of the Proposed Project. Unauthorized swimming currently occurs here (the
35 channel does not meet bacterial water quality standards for swimming) and fishing takes place
36 in the lower channel where flows are higher. The increase in flows would have no significant
37 effect on the use of the channel for swimming in terms of water quality. With respect to fishing,
38 fish in the higher reaches may move further upstream with higher flows in the drains.

39 No change to the level of Lake Cahuilla water levels or water quality would result from the
40 Proposed Project. Thus, there would be no impact on fish and fishing or any other recreational
41 activities in the lake.

1 Under the Proposed Project, golf courses could be watered with canal water instead of
2 groundwater. Canal water has higher total dissolved salts content, which may require
3 additional watering of bentgrass greens to flush salts out of their root zone, or consideration of
4 separate piping for greens irrigation. The impact on area golf courses would be less than
5 significant since few of them still have bentgrass greens.

6 Construction of pumping stations, pipelines, and recharge basins would be unlikely to affect
7 recreational resources since they would be located in agricultural or remote areas, such as the
8 vicinity of Dike 4 and Martinez Canyon. Such construction would be evaluated in future site-
9 specific environmental documents once specific sites are identified.

10 *The Metropolitan Water District of Southern California*

11 The Proposed Project would not cause a population increase in the MWD service area and
12 therefore would not increase the use of existing neighborhood and regional parks or other
13 recreational facilities or result in their construction or expansion (see section 3.13, Population,
14 Housing, and Employment and Chapter 6.0, Growth Inducing Impacts). No construction
15 would occur in this service area, nor would any operational changes that would cause the
16 direct, substantial physical degradation of either public recreation uses or public recreational
17 facilities. No impacts to recreational resources would occur.

18 *San Diego County Water Authority*

19 The Proposed Project would not cause a population increase in the SDCWA service area and
20 therefore would not increase the use of existing neighborhood and regional parks or other
21 recreational facilities or result in their construction or expansion (see section 3.13, Population,
22 Housing, and Employment and Chapter 6.0, Growth Inducing Impacts). No construction
23 would occur in this service area, nor would any operational changes that would cause the
24 direct, substantial physical degradation of either public recreation uses or public recreational
25 facilities. No impacts to recreational resources would occur.

26 *Other Areas*

27 COLORADO RIVER

28 No significant recreational impacts to the Colorado River area (either in California or Arizona)
29 would result from the Proposed Project. Implementation of the Proposed Project would not
30 affect water quality perceptibly, nor would it significantly affect river flows. The surface water
31 elevation of the River would change slightly, but the change would be within the normal range
32 of variability. Because the change in surface water elevation is within the historic range of
33 fluctuation, no changes to recreational facilities, such as docks or launch ramps, would occur.
34 Power boating, jet skiing, kayaking, and other water-oriented activities would continue
35 unimpeded. No significant changes in the surface water elevation of the lakes that are fed by
36 the River would occur, and the Proposed Project would not significantly affect wildlife, fish, or
37 any recreational activities that are dependent upon these resources, including sport fishing.

1 SALTON SEA

2 Implementing the Proposed Project would result in a decrease in inflow to the Salton Sea, which
3 would substantially reduce its water surface elevation, thus exposing currently submerged
4 land. As described in Chapter 3.0, the decrease would occur more rapidly and to a greater
5 extent than would occur under Future Baseline conditions. The decreased surface area of the
6 Salton Sea would reduce the area that could be used for water-based recreational activities such
7 as fishing and boating. This decrease is not significant given the size of the area that would
8 remain. The newly exposed shoreline would be located primarily in the southern portion of the
9 Salton Sea. When water levels within the Salton Sea SRA drop to 230 feet below mean sea level,
10 it would be necessary to relocate facilities such as Varner Harbor and campgrounds that are
11 now located near the water (personal communication, S. Horvitz 2000). It also would be
12 necessary to re-establish existing roads and trails that lead to the water, particularly in areas
13 such as Mecca Beach, Sneaker Beach, and Old Camp. Decreasing water levels would expose
14 footings and other remnants of the campgrounds that were covered when the water elevation
15 increased during the late 1970s. Other public docks/launch facilities also may have to be
16 relocated. The impact to developed recreational facilities from decreased water levels is
17 considered significant.

18 As discussed in Chapter 3.0, reduced inflow resulting from the Proposed Project would
19 accelerate the rate at which salinity is increasing in the Salton Sea. As described in section 3.2,
20 Biological Resources, increased salinity would hasten the decrease in the number of fish that
21 live in the Salton Sea, adversely affecting sport fishing opportunities. This would be a
22 significant impact. The accelerated decrease in fish populations would result in an accelerated
23 decrease in the food supply for fish-eating birds at the Salton Sea. Avian habitat and hunting
24 opportunities provided by managed wetlands in the vicinity of the sea (including the Imperial
25 County Wildlife Area-Wister Unit and the Sonny Bono Salton Sea National Wildlife Refuge)
26 would not be directly impacted by loss of habitat because the wetlands and waterfowl
27 management areas are hydraulically separate from the Salton Sea and are managed
28 independently (IID and USBR 2002). These areas will continue to provide opportunities for bird
29 watching and waterfowl hunting.

30 *Analysis of the Environmental Impact of Project-Level Components*

31 This section addresses the CEQA project-level analysis of potential environmental impacts
32 associated with the implementation of those components of the Proposed Project that require
33 such an analysis. All Project components are described and numbered in Table 2.4-1; the
34 following discussion addresses only those for which project-level approvals are being obtained.

35 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
36 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

37 MWD's reduction in the use of conserved water under this Proposed Project component
38 would result in a slight increase in river flow from Parker to Imperial dams. This change in
39 river flows is within historic fluctuations and would not result in changes to the physical
40 environment that would result in significant impacts to recreational opportunities along the
41 Colorado River. Recreational uses such as boating and sports fishing will not be decreased
42 or degraded due to implementation of this Project component. A reduction in the amount

1 of conserved water dedicated to MWD would not adversely impact recreational
2 opportunities within MWD's service area. Diversion of this water by CVWD would be
3 through existing facilities and would therefore not require construction-related activities
4 that would impact or impair existing recreational opportunities.

5 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

6 This Project component involves the exchange of Colorado River water diverted at MWD's
7 existing intake at Lake Havasu for a like quantity and quality of water delivered through
8 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
9 increase the diversion of Colorado River contemplated under the Proposed Project. Since no
10 changes in river levels would result or construction of new diversion structures would be
11 required with implementation of this Project component, no significant impacts to
12 recreational opportunities along the Colorado River would occur. The exchange of water
13 with SDCWA would occur from existing infrastructure and would not require construction
14 activities that would decrease or degrade existing recreational facilities.

15 E. CVWD/IID/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

16 Under this Project component, some portion of the first and section 50 KAF of water would
17 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
18 by MWD would be through existing facilities, no construction-related activities would occur
19 that would impact existing recreational facilities or that would degrade or diminish
20 recreational opportunities. The use of the First and Second 50 KAF of water would not
21 increase the amount of Colorado River water currently being diverted by MWD and used
22 within its service area. Therefore, implementation of this Project component would not
23 result in changes to the physical environment that would cause significant impacts to
24 recreational resources.

25 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

26 This Project component quantifies the amount of Priority 6a surplus water available to IID,
27 CVWD, and MWD. The diversion and use of this water would be within the historic range
28 of surplus and unused apportionment diverted by these three districts. Therefore, no
29 change in Colorado River conditions that would impact recreational opportunities such as
30 boating and sports fishing would occur. This quantification and use of Priority 6a surplus
31 water would not require the construction of any new facilities by IID, CVWD, or MWD nor
32 would it increase the amount of water used within these service areas. Therefore,
33 implementation of this Project component would not result in changes to the physical
34 environment that would cause significant impacts to recreational facilities or diminish or
35 degrade recreational opportunities.

36 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

37 The change in point of diversion of 35 KAF of water from Lake Havasu to Imperial Dam
38 under this Proposed Project component would result in a slight increase in river flow from
39 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
40 existing facilities at Lake Havasu no change in river flows between Parker and Imperial

1 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
2 not result in changes to physical conditions that would cause significant impacts to
3 recreational facilities or opportunities along the Colorado River. No impacts to recreational
4 facilities would occur from the diversion or conveyance of the water to CVWD because no
5 new facilities would be required to be constructed. Similarly, the exchange of SWP
6 entitlements under this Project component would be accomplished through existing
7 facilities and would not result in physical changes to environmental conditions that would
8 cause a significant impact to recreational facilities or recreational opportunities.

9 K. MWD PRIORITY 4 AND 5 COLORADO RIVER CAP

10 This component of the QSA establishes an accounting method for water transfers under the
11 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
12 component would not result in any impacts to existing recreational facilities because it does
13 not change the amount of water diverted, conveyed, or used and no changes to recreational
14 opportunities would result.

15 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

16 Under this QSA component, MWD would be responsible for the repayment of any overrun
17 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
18 would be accomplished by MWD reducing diversion of water of an amount equivalent to
19 the amount of overrun. The resulting effect would be a minor decrease in Colorado River
20 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead and a
21 corresponding increase in the amount of water in Lake Mead. These changes are within
22 historic fluctuations and would not result to changes to the physical environment that
23 would create a significant impact to boating, fishing, or other recreational activities. Also
24 under this Project component, MWD would be entitled to any unused Priorities 1, 2, and 3b
25 water. MWD would divert this water from its existing facilities for conveyance and use
26 within its service area. The amount of water diverted from the river under this component
27 would be within the historic amount of water diverted by MWD, would not require the
28 construction any new facilities, and would not increase the amount of water used within its
29 service area. Therefore, no changes to environmental conditions would result from
30 implementation of this Project component that would significantly impact recreational
31 facilities or opportunities.

32 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
33 CERTAIN INDIAN RESERVATIONS

34 Under this Project component, the change in the point of diversion from Lake Havasu and
35 Imperial Dam to various points along the lower Colorado River would result in minor
36 changes in river levels. This change in river flows is within historic fluctuations and would
37 not result to changes to the physical environment that would significantly impact
38 recreational activities such as boating and sports fishing along the Colorado River.

1 N. QSA SHORTAGE SHARING AGREEMENT

2 The frequency and magnitude of future shortages cannot be known with certainty, but in
3 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
4 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
5 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and
6 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
7 manage shortage would be similar with or without the QSA. IID would undertake
8 additional conservation, demand control measures, or other actions to manage a shortage.
9 CVWD would reduce or suspend groundwater recharge and undertake demand control
10 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
11 would have to intensify shortage management efforts to account for up to an additional
12 3,000 AF.

13 This additional increment of conservation/shortage management would be minor with
14 respect to overall deliveries to IID and CVWD. This additional conservation/shortage
15 management would also be short-term. The potential impacts to recreation would relate to
16 decreased flow in the New and Alamo rivers and decreased inflow to the Salton Sea. In the
17 New and Alamo rivers decreased flow would adversely affect water quality, decreasing
18 these rivers suitability for fishing and swimming. Decreased flow to the Salton Sea would
19 accelerate salinity, decrease the Sea's surface area, and decrease quality of the sport-fishery.
20 However, these decreased inflows to the New and Alamo rivers and Salton Sea due to this
21 additional conservation/shortage management would be so minor as to be indiscernible
22 from the impacts of the Proposed Project.

23 **3.6.3 Mitigation Measures**

24 The EIS/EIR for the All American Canal Lining Project (USBR and IID 1994) identified
25 mitigation measures to maintain sport fishing opportunities. The primary mitigation measure
26 that was proposed consisted of placing artificial reefs within the lined portion of the canal.
27 Alternative measures included conducting a channel catfish stocking program or developing a
28 recreational fishery resource in one or more regulating reservoirs in IID's distribution system.
29 These measures were determined to reduce impacts to a less-than-significant level.

30 To minimize public inconvenience during construction of the All American Canal Lining Project
31 and to ensure public safety, the following measure was included in the EIS/EIR for that project
32 and was determined to reduce impacts to a less-than-significant level.

- 33 • An interim recreation management plan would be developed jointly with BLM. The
34 plan would include temporary closure of acreage needed for construction activities,
35 signs at public access points, literature (handouts) informing visitors about the program
36 and safety hazards, and modifications of public access to compensate for construction
37 activities and to provide safe public access to observe construction at selected locations.
38 The plan would address the patrol and surveillance requirements of the Immigration
39 and Naturalization Service's Border Patrol.

40 To mitigate the impact to canal fisheries resulting from lining the Coachella Canal, the following
41 measures, defined in the EIS/EIR for the lining project (USBR and CVWD 2001), will be

1 implemented. These measures are to mitigate impact to the fisheries; no significant recreational
2 impact associated with fishing was identified:

- 3 • To mitigate short-term construction impacts to canal fisheries, once construction is
4 completed, channel catfish shall be stocked (one time only) at rates of up to 105 pounds
5 per mile.
- 6 • To mitigate permanent impacts to the canal fishery, 82, 16 x 15-foot artificial reefs shall
7 be installed and maintained in the newly lined portions of the canal. CVWD shall
8 determine the location of the reefs in consultation with the relevant resource agencies. If
9 the artificial reefs do not function as expected, the canal shall be stocked with channel
10 catfish at a rate that would maintain the fish population at pre-Project levels or an
11 alternative method of supporting the fish population will be identified by Reclamation
12 and CVWD.

13 The following measure would mitigate the potential impact from temporary obstruction of the
14 Bradshaw Trail as a result of the Coachella Canal lining project to a less-than-significant level.

- 15 • OHV access along the Bradshaw Trail shall be maintained during construction (for
16 example, by posting signs directing visitors to alternate locations where they may cross
17 the Coachella Canal when siphon 24 is blocked by construction activity).

18 If the decrease in the surface water elevation of the Salton Sea results in the exposure of public
19 docks, launch ramps, or other public structures as a result of the Proposed Project, thus
20 precluding their intended use, then the following measure shall be implemented. This measure
21 would reduce the impact to a less-than-significant level.

- 22 • Funding shall be provided for the relocation of public docks, launch ramps, or other
23 public structures in proportion to the water elevation decrease that is attributable to the
24 Proposed Project. The relocation of these facilities may be temporary and ongoing until
25 the Sea reaches its minimum and stable elevation, at which point permanent facilities
26 must be provided.

27 The following measure would reduce the potential impact from the exposure of footings and
28 other remnants of campgrounds due to the accelerated decline in surface water elevation of the
29 Salton Sea as a result of the Proposed Project.

- 30 • Footings and other remnants of campgrounds that are exposed due to the accelerated
31 decline in surface water elevation of the Salton Sea shall be removed.

32 Alternatively, implementation of Mitigation Strategy 2 – Use of Conserved Water as Mitigation,
33 outlined in section 3.2.3 of this PEIR, would avoid impacts associated with the decline in Salton
34 Sea surface water elevation. This potentially feasible measure would reduce the impacts to
35 recreational facilities, such as newly exposed docks, launch ramps, and campground remnants,
36 to a less-than-significant level. Mitigation Strategy 2 also would mitigate impacts to sport
37 fishing and bird watching to a less-than-significant level. Potential environmental impacts of
38 this mitigation measure are addressed in section 3.2.3.

1 Mitigation Strategy 1, discussed in section 3.2.3, also would mitigate impacts to bird watching
2 since the fish hatchery and ponds that would be constructed would provide fish-eating birds
3 with a food source to replace the Salton Sea fishery. The ponds would be open to the public.
4 Impacts to sport fishing would remain significant.

5 **3.6.4 Significant Unavoidable Adverse Impacts**

6 The mitigation measures identified above would reduce impacts of the All American and
7 Coachella Canal lining projects to a less-than-significant level. As noted above, the
8 implementation of Mitigation Strategy 2 would reduce all recreational impacts from the decline
9 in water surface elevation at the Salton Sea to a less-than-significant level. This is one of two
10 alternative strategies developed by IID in consultation with the Service and CDFG to mitigate
11 impacts to the biological resources of the Salton Sea that would result from the Proposed
12 Project. Mitigation Strategy 1 would involve constructing a fish hatchery and ponds for raising
13 fish. If this strategy were adopted as mitigation for biological impacts, then Strategy 2 may not
14 be adopted, and impacts to sport fishing would be considered a significant and unavoidable
15 impact.

16 **3.6.5 Significant Irreversible Environmental Changes**

17 The impacts to sport fishing at the Salton Sea would represent a potentially significant
18 irreversible change should Mitigation Strategy 2 not be implemented.

19

1 **3.7 AIR QUALITY**

2 **3.7.1 Environmental Setting**

3 Air quality in a given location is defined by pollutant concentrations in the atmosphere and is
4 generally expressed in units of parts per million (ppm) or micrograms per cubic meter ($\mu\text{g}/\text{m}^3$).
5 One aspect of significance is a pollutant’s concentration in comparison to a national and/or
6 state ambient air quality standard. These standards represent the maximum allowable
7 atmospheric concentrations that may occur and still protect public health and welfare with a
8 reasonable margin of safety. The national standards, established by the EPA, are termed the
9 National Ambient Air Quality Standards (NAAQS). The NAAQS generally are defined as the
10 maximum acceptable ground-level concentrations that may not be exceeded more than once per
11 year except for annual standards, which may never be exceeded. State standards, established
12 by the California Air Resources Board (ARB), are termed the California Ambient Air Quality
13 Standards (CAAQS). The CAAQS are at least as restrictive as the NAAQS and include
14 pollutants for which national standards do not exist.

15 The main pollutants of concern within the Project region include ozone (O_3), volatile organic
16 compounds (VOCs), nitrogen oxides (NO_x), and particulate matter less than 10 microns in
17 diameter (PM_{10}). Large portions of the region affected by the Proposed Project presently do not
18 attain the national and/or California ambient air quality standards for O_3 and PM_{10} . Although
19 there are no ambient standards for VOCs or NO_x , they are important as precursors to O_3
20 formation.

21 **3.7.1.1 Regulatory Framework**

22 Air quality regulations were first promulgated with the Federal Clean Air Act of 1969 (CAA).
23 This act established the NAAQS and delegated the enforcement of air pollution control
24 regulations to the states. In California, the ARB is responsible for enforcing air pollution
25 regulations. The ARB has in turn delegated the responsibility of regulating stationary emission
26 sources to local air agencies. In areas that exceed the NAAQS, the CAA requires preparation of
27 a State Implementation Plan (SIP), detailing how the state will attain the standards within
28 mandated time frames. The Clean Air Act Amendments of 1990 (1990 CAA) revised the
29 attainment planning process. The 1990 CAA identifies new emission reduction goals and
30 compliance dates based upon the severity of the ambient air quality standard violation within a
31 region.

32 The following five air pollution agencies, whose geographic jurisdictions are shown in Figure
33 3.7-1, regulate air quality within the broad Project region:

- 34 1. Imperial County Air Pollution Control District (ICAPCD), which includes all of Imperial
35 County.
- 36 2. South Coast Air Quality Management District (SCAQMD), including the non-desert
37 portions of Los Angeles and San Bernardino Counties, all but the eastern portion of
38 Riverside County, and all of Orange County.

39



Figure 3.7-1. Locations of California Regional Air Agencies that Encompass the QSA Project Region

- 1 3. Mojave Desert Air Quality Management District (MDAQMD), which includes the
2 northern portion of San Bernardino County and the eastern portion of Riverside County.
- 3 4. San Diego County Air Pollution Control District (SDCAPCD), which includes all of San
4 Diego County.
- 5 5. Ventura County Air Pollution Control District (VCAPCD), which includes the County of
6 Ventura.

7 These regional air agencies have developed air quality attainment plans designed to reduce
8 emissions to a level that will bring their jurisdictions into attainment of the ambient air quality
9 standards. Plans intended to attain the NAAQS are incorporated into the California SIP. Each
10 air agency has also developed rules to regulate stationary sources of air pollution within their
11 jurisdictions.

12 3.7.1.2 Existing Air Quality

13 Implementation of the Proposed Project would potentially affect the Southern California region
14 between the lower Colorado River and the Pacific Ocean, which includes five separate air basins
15 (see Figure 3.7-2).

16 Identifying the ROI for air quality requires knowledge of the types of pollutants being emitted,
17 emission rates of pollutant sources, and meteorological conditions. The ROI for inert pollutants
18 (generally pollutants other than O₃ and its precursors) is generally limited to a few miles
19 downwind from a source. The ROI for O₃ can extend much farther downwind than for inert
20 pollutants. Ozone is a secondary pollutant formed in the atmosphere by photochemical
21 reactions of previously emitted pollutants, or precursors. Ozone precursors are mainly the
22 reactive portion of VOCs and NO_x. In the presence of solar radiation, the maximum effect of
23 VOCs and NO_x emissions on O₃ levels usually occurs several hours after they are emitted and
24 many miles from the source.

25 Ozone concentrations are highest during the warmer months and coincide with the season of
26 maximum insolation. Inert pollutant concentrations tend to be the greatest during periods of
27 light winds and surface-based temperature inversions. These conditions limit atmospheric
28 dispersion. However, in the case of PM₁₀ impacts from fugitive dust episodes, maximum dust
29 impacts within the Project region often occur during high wind events and in proximity to
30 manmade ground disturbing activities.

31 The EPA designates all areas of the U.S. as having air quality better (attainment) or worse
32 (nonattainment) than the NAAQS. The criteria for nonattainment designation varies by
33 pollutant: (1) an area is in nonattainment for O₃ or 24-hour PM₁₀ if its NAAQS has been
34 exceeded more than three discontinuous times in 3 years and (2) an area is in nonattainment for
35 any other pollutant if its NAAQS has been exceeded more than once per year. Former
36 nonattainment areas that have achieved attainment of the NAAQS are designated as
37 maintenance areas. In regard to the NAAQS for O₃, the portions of the Project region that do
38 not attain this standard include Los Angeles, Orange, San Diego, and Imperial counties

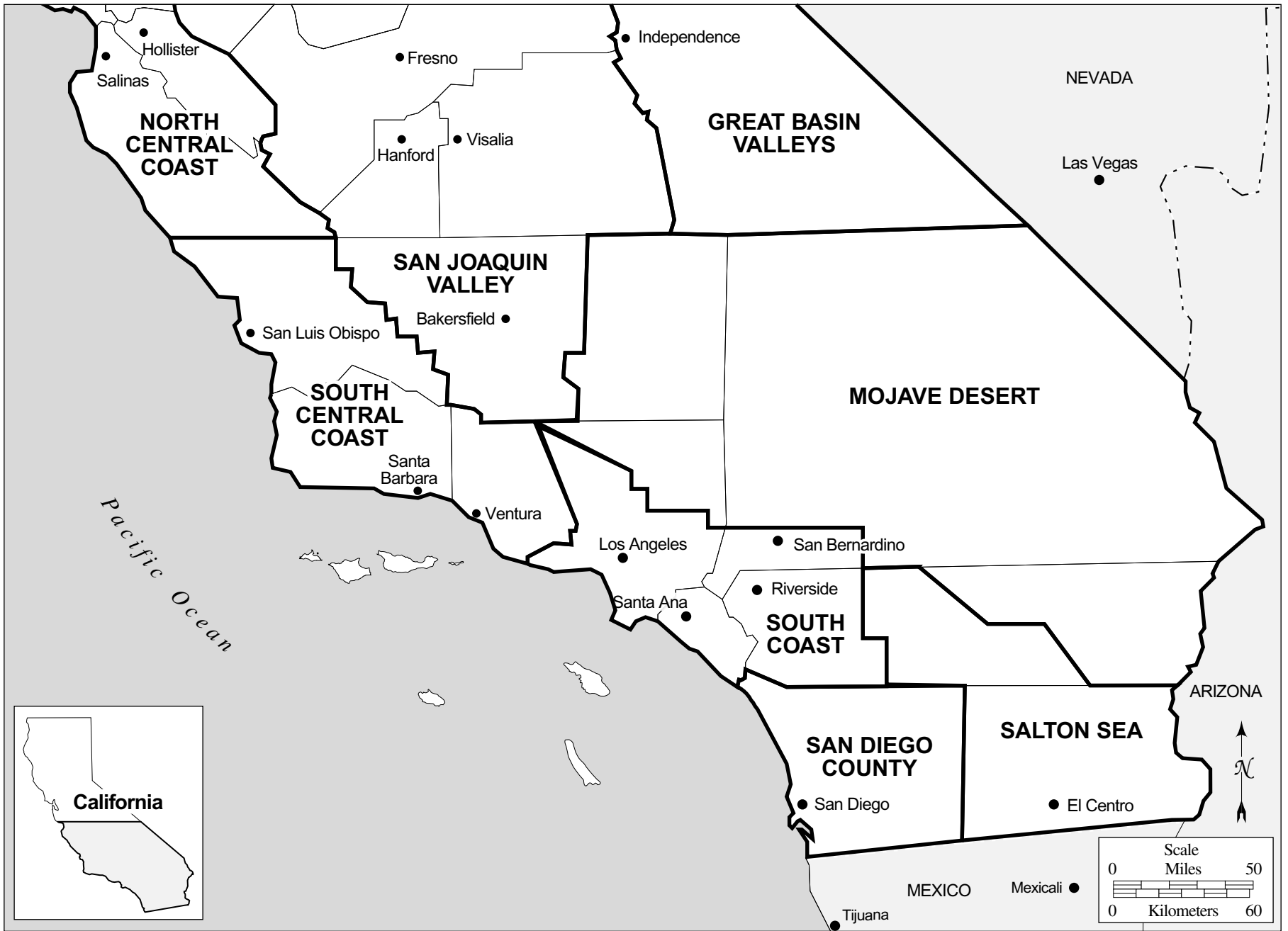


Figure 3.7-2. Air Basins that Encompass the QSA Project Region

1 and the southwestern portions of San Bernardino and Riverside counties. The portions of the
2 Project region that do not attain the NAAQS for PM₁₀ include Los Angeles, Orange, and San
3 Bernardino counties, the southwestern half of Riverside County, and the southwestern two-
4 thirds of Imperial County. The South Coast Air Basin (SCAB) (the non-desert portions of Los
5 Angeles and San Bernardino counties, the western portion of Riverside County, and all of
6 Orange County) also does not attain the NAAQS for carbon monoxide (CO) and the western
7 portion of San Diego County has also been redesignated as a maintenance area for this
8 pollutant.

9 The ARB also designates areas of California as being either in attainment or nonattainment of
10 the CAAQS. An area is in nonattainment if a CAAQS has been exceeded more than once in
11 three years. In regard to the CAAQS, the entire Project region within California presently does
12 not attain the O₃ and PM₁₀ standards. Additionally, Los Angeles County and the greater El
13 Centro area in Imperial County do not attain the CO standard.

14 In Arizona, both counties are currently in attainment for each of the NAAQS with the exception
15 of southwestern Yuma County, south of Imperial Dam, which is in a moderate nonattainment
16 status for PM₁₀.

17 3.7.1.3 *Climate and Meteorology*

18 The effects of the Pacific Ocean and the Coastal Mountain ranges produce two distinct climate
19 zones within the region. West of the Coastal Ranges, the climate is classified as Mediterranean,
20 characterized by mild summers and winters. This region experiences higher humidity and
21 precipitation than other parts of the Project region, due to its proximity to the Pacific Ocean.
22 East of the Coastal Ranges, within the Mojave and Lower Colorado River deserts, the climate is
23 classified as arid continental, with hot summers, low humidity, and large diurnal variations in
24 temperature. The aridity of this region is due to a combination of factors, including (1) a semi-
25 permanent high pressure system that produces atmospheric subsidence, (2) a cool ocean to the
26 west that provides limited amounts of moisture, and (3) the rain shadow effects of the Coast
27 Ranges, which blocks the flow of moisture into the region from the Pacific Ocean. This arid
28 condition produces low soil moisture, which is responsible for one of the main air pollution
29 problems in the region, fugitive dust (PM₁₀). The interior climate is characterized by more
30 extreme temperatures compared to coastal locations.

31 The annual average precipitation within the region varies from a low of 3 inches in the Imperial
32 and Coachella valleys to over 40 inches in the higher coastal ranges to 10 to 15 inches along the
33 coast of Southern California. Although most of the precipitation in the region is produced by
34 winter storms from the North Pacific, summer rainfall from tropical air masses occasionally
35 occurs. However, most of this activity occurs in the Coastal Ranges and desert regions to the
36 east. Summer precipitation produces a large percentage of the annual precipitation totals for
37 the southeast desert portion of the Project region.

1 **3.7.2 Impacts**

2 **3.7.2.1 Significance Criteria**

3 The criteria used to define the significance of an air quality impact are based on the model
4 Initial Study checklist contained in Appendix G of the State CEQA Guidelines. An impact
5 would be significant if proposed air pollutant emissions:

- 6 • substantially conflict with the implementation of an applicable air quality plan; or
- 7 • violate any air quality standard or contribute substantially to an existing or projected air
8 quality violation; or
- 9 • result in a cumulatively considerable net increase of any criteria pollutant for which the
10 project region is in nonattainment under an applicable federal or state ambient air
11 quality standard (including releasing emissions that exceed quantitative thresholds for
12 ozone precursors); or
- 13 • expose sensitive receptors to substantial pollutant concentrations; or
- 14 • create objectionable odors affecting a substantial number of people.

15 The SCAQMD and MDAQMD have also developed emission thresholds to assess the
16 significance of air quality impacts for CEQA purposes. The majority of these thresholds range
17 from daily to annual pollutant emission limits whose values depend on (1) whether a proposed
18 project is a construction and operational activity and (2) the severity of the air quality levels
19 within each jurisdiction. These thresholds often represent levels that define a potentially
20 significant air quality impact for the first three criteria mentioned above.

21 **3.7.2.2 Methodology**

22 Potential air quality impacts from the Proposed Project are evaluated qualitatively in this PEIR.
23 Except as noted within this section, specific actions associated with implementation of the
24 Proposed Project components will be evaluated in future project-level environmental
25 documents.

26 Potential impacts to air quality in the IID and CVWD service areas would result primarily from
27 construction activities and resulting operational changes and were assessed by comparing
28 Project-induced changes to the Existing Baseline. No construction would occur in or adjacent to
29 the Colorado River and Salton Sea. Potential impacts to these geographic areas would result
30 from changes in surface water elevation and are based on the hydrologic modeling discussed in
31 section 3.1, which assesses impacts compared to Future Baseline conditions. No impacts to the
32 MWD or SDCWA service areas would occur since no construction or other physical or
33 operational changes would take place in these service areas. Information regarding impacts of
34 the All American and Coachella Canal lining projects is based on the EIS/EIRs prepared
35 specifically for those projects (USBR and IID 1994, and USBR and CVWD 2001).

1 **3.7.2.3 Summary of Impacts**

2 *Imperial Irrigation District*

3 CONSTRUCTION EMISSIONS

4 Impacts from lining the All American Canal were evaluated in the EIS/EIR for that project and
5 found to be not significant since fugitive dust from construction activities, which was the
6 principal impact, would be controlled by the application of water onto disturbed areas (USBR
7 and IID 1994).

8 Air quality impacts due to the construction of on-farm water conservation measures and water
9 delivery system improvements would result from combustive emissions due to the use of fossil
10 fuel-fired construction equipment and fugitive dust (PM₁₀) emissions due to ground-disturbing
11 activities. The impact of combustive emissions would be less than significant, as most emission
12 sources would be mobile and intermittent in nature and their resulting pollutant impacts would
13 not be large enough in a localized area to cause an exceedance of an ambient air quality
14 standard. Fugitive dust emissions could be significant from activities that disturb large
15 amounts of soil. However, implementation of fugitive dust control measures outlined in section
16 3.7.3 of this PEIR would ensure that PM₁₀ emissions from proposed construction activities
17 would be reduced to less than significant levels.

18 OPERATIONS EMISSIONS

19 Air quality impacts due to the operation of on-farm water conservation measures and water
20 delivery system improvements would result primarily from the periodic maintenance of these
21 systems. Maintenance activities would produce combustive emissions from worker commuter
22 vehicles and mobile and quasi-stationary equipment, such as pumps and generators, and
23 fugitive dust (PM₁₀) emissions due to ground-disturbing activities. The minor amounts of
24 emissions that would result from these activities would cause less than significant air quality
25 impacts.

26 Fallowing could be used to reduce water usage in the IID service area. Fallowing would
27 produce certain beneficial air quality impacts since the reduction in equipment usage associated
28 with this measure would lessen combustive emissions in the fallowed areas. Fugitive dust
29 emissions from ground disturbing activities would not occur under this scenario; however,
30 there is a potential for significant but mitigable fugitive dust emissions from the fallowed land.

31 With the exception of fugitive dust emissions from fallowing, neither construction nor operation
32 of the Proposed Project components within the IID service area would (1) interfere with
33 attainment of any national or state ambient air quality standard, (2) result in a cumulatively
34 considerable net increase of any criteria pollutant for which the Project region is in
35 nonattainment under an applicable national or state ambient air quality standard, (3) or create
36 objectionable odors affecting a substantial number of people.

1 *Coachella Valley Water District*

2 CONSTRUCTION EMISSIONS

3 The air quality analysis provided in the EIS/EIR for the Coachella Canal Lining Project (USBR
4 and CVWD 2001) determined that PM₁₀ emissions (due to fugitive dust) would constitute a
5 significant impact even after mitigation. However, this impact would only last for the duration
6 of construction activities.

7 Development of other specific components of the Proposed Project (such as pipelines, pumping
8 stations, and recharge basins) would generate air pollutant emissions (NO_x and PM₁₀) from
9 construction equipment, earth moving activities, construction workers' commutes, and
10 materials deliveries. These activities would cause temporary impacts to local air quality and
11 would be significant if they exceeded air pollutant thresholds established by the SCAQMD
12 within the SCAB Project region. If mitigated construction emissions exceeded air pollutant
13 thresholds established by the SCAQMD within the SCAB project region, these actions would
14 therefore not comply with significance threshold (2) above. However, due to their short-term
15 nature, construction activities would not interfere with attainment of the national and state
16 ambient air quality standards over the long term.

17 OPERATIONS EMISSIONS

18 Operation of facilities associated with implementation of the Proposed Project within the
19 CVWD service area would have minimal impacts to air quality. Although some pumping of
20 Colorado River water would be required, it would be less than the amount needed to pump
21 groundwater replaced by the Proposed Project. Since some of the power required for pumping
22 likely would be provided by fossil fuel-fired electrical generating facilities within and outside
23 the ROI, air pollutant emissions from these facilities would slightly decrease, which would be a
24 beneficial impact.

25 Operation of the Proposed Project components would not (1) interfere with attainment of any
26 national or state ambient air quality standard, (2) result in a cumulatively considerable net
27 increase of any criteria pollutant for which the project region is in nonattainment under an
28 applicable national or state ambient air quality standard (including releasing emissions that
29 exceed quantitative thresholds for ozone precursors), or (3) create objectionable odors affecting
30 a substantial number of people.

31 *The Metropolitan Water District of Southern California*

32 No construction or substantial changes in operations would occur within the MWD service
33 area. As a result, implementation of the Proposed Project would not result in potentially
34 significant air quality impacts within the MWD service area. The Proposed Project would not
35 (1) interfere with attainment of any national or state ambient air quality standard, (2) result in a
36 cumulatively considerable net increase of any criteria pollutant for which the project region is in
37 nonattainment under an applicable national or state ambient air quality standard (including
38 releasing emissions that exceed quantitative thresholds for ozone precursors), or (3) create
39 objectionable odors affecting a substantial number of people.

1 *San Diego County Water Authority*

2 No construction or substantial changes in operations would occur within the SDCWA service
3 area. As a result, implementation of the Proposed Project would not result in potentially
4 significant air quality impacts within the SDCWA service area. The Proposed Project would not
5 (1) interfere with attainment of any national or state ambient air quality standard, (2) result in a
6 cumulatively considerable net increase of any criteria pollutant for which the project region is in
7 nonattainment under an applicable national or state ambient air quality standard (including
8 releasing emissions that exceed quantitative thresholds for ozone precursors), or (3) create
9 objectionable odors affecting a substantial number of people.

10 *Other Areas*

11 COLORADO RIVER

12 Implementation of the Proposed Project would reduce Colorado River flows and the surface
13 water elevation between Parker and Imperial dams. Over the long-term, this would
14 intermittently expose land in California and Arizona that is currently submerged along this
15 reach of the Colorado River. However, this change would be within the range of historic
16 fluctuations of the river and would not increase the amount of land that would be exposed and
17 subject to increased fugitive dust emissions. This impact would be less than significant. The
18 Proposed Project would not (1) interfere with attainment of any national or state ambient air
19 quality standard, (2) result in a cumulatively considerable net increase of any criteria pollutant
20 for which the project region is in nonattainment under an applicable national or state ambient
21 air quality standard (including releasing emissions that exceed quantitative thresholds for
22 ozone precursors), or (3) create objectionable odors affecting a substantial number of people.

23 SALTON SEA

24 As described in section 3.0, under Future Baseline conditions the Salton Sea is expected to
25 decline substantially from its current elevation. As part of the Proposed Project, IID proposes to
26 implement water conservation measures that would reduce inflows to the Salton Sea. As a
27 result, the surface water elevation of the Salton Sea would decline at a faster rate and to a
28 greater extent under the Proposed Project than under the Future Baseline. The soils along the
29 Salton Sea shoreline are predominantly silty clay in texture and consequently have a moderate
30 potential for wind-blown dust. Once exposed, these soils would dry with a crust covering,
31 which would minimize the ability of winds to generate dust emissions. Dust emissions would
32 mainly occur in areas of human disturbances, such as vehicle activities, or from subsequent
33 wind erosion from these areas. Therefore, the level of dust emissions from the Proposed Project
34 would be contingent upon the amount of human disturbances that would occur on these
35 exposed soils. Although the new shoreline created by the Proposed Project would only
36 marginally increase the total land area within the ROI that presently generates fugitive dust
37 emissions, fugitive dust emissions from these areas would be significant due to the PM₁₀
38 nonattainment status of the region.

39 Decreased water flow and quality in the Salton Sea could contribute to the premature death of
40 flora and fauna and/or increase the summertime algae blooms, either or both of which would
41 contribute to odorous emissions. However, as a result of low population levels around the Sea,

1 it is not likely that the Proposed Project would create objectionable odors affecting a substantial
2 number of people. This impact would be less than significant.

3 *Analysis of the Environmental Impact of Project-Level Components*

4 This section addresses the CEQA project-level analysis of potential environmental impacts
5 associated with the implementation of those components of the Proposed Project that require
6 such an analysis. All Project components are described and numbered in Table 2.4-1; the
7 following discussion addresses only those for which project-level approvals are being obtained.

8 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
9 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

10 MWD's reduction in the use of conserved water under this Proposed Project component
11 would result in a slight increase in river flow from Parker to Imperial dams. This change in
12 river flows is within historic fluctuations and would not result in changes to the physical
13 environment that would create substantial pollutants or create objectionable odors or cause
14 the violation of any air quality standard or conflict with any applicable air quality plan. A
15 reduction in the amount of conserved water dedicated to MWD would not result in any
16 physical change that would cause the generation of pollutants or odors or that result in an
17 activity that would cause the violation of any air quality standard or conflict with any
18 applicable air quality plan. Diversion of this water by CVWD would be through existing
19 facilities and would therefore not require construction-related activities that would generate
20 air emissions or odors or cause the violation of any air quality standard or air quality plan.

21 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

22 This Project component involves the exchange of Colorado River water diverted at MWD's
23 existing intake at Lake Havasu for a like quantity and quality of water delivered through
24 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
25 increase the diversion of Colorado River contemplated under the Proposed Project. Since no
26 changes in river levels would result or construction of new diversion structures would be
27 required with implementation of this Project component, no significant impacts to air
28 quality would occur. The exchange of water with SDCWA would occur through existing
29 infrastructure and would not require construction activities that would generate air
30 emissions or odors, or cause the violation of any air quality standard or applicable air
31 quality plan.

32 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

33 Under this Project component, some portion of the first and section 50 KAF of water would
34 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
35 by MWD would be through existing facilities, no construction-related activities would occur
36 that would generate air emissions or odors, or cause the violation of any air quality standard
37 or applicable air quality plan. The use of the First and Second 50 KAF of water would not
38 increase the amount of Colorado River water currently being diverted by MWD and used
39 within its service area. Therefore, implementation of this Project component would not
40 result in changes to the physical environment that would cause the generation of pollutants

1 or odors or that would result in an activity that would cause the violation of any air quality
2 standard or conflict with any applicable air quality plan.

3 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

4 This Project component quantifies the amount of Priority 6a surplus water available to IID,
5 CVWD, and MWD. The diversion and use of this water would be within the historic range
6 of surplus and unused apportionment diverted by these three districts. Therefore no change
7 in Colorado River conditions or potential impacts to air quality along the Colorado River
8 would occur. This quantification and use of Priority 6a surplus water would not require the
9 construction of any new facilities by IID, CVWD, or MWD nor would it increase the amount
10 of water used within these service areas. Therefore, implementation of this Project
11 component would not result in changes to the physical environment that would cause the
12 generation of pollutants or odors or that would result in an activity that would cause the
13 violation of any air quality standard or conflict with any applicable air quality plan.

14 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

15 The change in point of diversion of 35 KAF of water from Lake Havasu to Imperial Dam
16 under this Proposed Project component would result in a slight increase in river flow from
17 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
18 existing facilities at Lake Havasu no change in river flows between Parker and Imperial
19 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
20 not result in changes to physical conditions that would cause the generation of pollutants or
21 odors or that would result in an activity that would cause the violation of any air quality
22 standard or conflict with any applicable air quality plan. No impacts to air quality would
23 occur from the diversion or conveyance of the water to CVWD since no new facilities would
24 be required to be constructed. Similarly, the exchange of SWP entitlements under this
25 Project component would be accomplished through existing facilities and would not result
26 in physical changes to environmental conditions that would the generation of pollutants or
27 odors or that would result in an activity that would cause the violation of any air quality
28 standard or conflict with any applicable air quality plan.

29 K. MWD PRIORITY 4 AND 5 COLORADO RIVER CAP

30 This component of the QSA establishes an accounting method for water transfers under the
31 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
32 component would not result in any impacts to air quality since it does not change the
33 amount of water diverted, conveyed or used and would not result in any activity that would
34 cause the generation of pollutants or odors or that would result in an activity that would
35 cause the violation of any air quality standard or conflict with any applicable air quality
36 plan.

37 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

38 Under this QSA component, MWD would be responsible for the repayment of any overrun
39 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
40 would be accomplished by MWD reducing diversion of water of an amount equivalent to

1 the amount of overrun. The resulting effect would be a minor decrease in Colorado River
2 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead and a
3 corresponding increase in the amount of water in Lake Mead. These changes are within
4 historic fluctuations and would not result to changes to the physical environment that
5 would create a significant impact to air quality. Under this Project component, MWD
6 would be entitled to any unused Priorities 1, 2, and 3b water. MWD would divert this water
7 from its existing facilities for conveyance and use within its service area. The amount of
8 water diverted from the river under this component would be within the historic amount of
9 water diverted by MWD, would not require the construction any new facilities and would
10 not increase the amount of water used within its service area. Therefore, no changes to
11 environmental conditions would result from implementation of this Project component that
12 would cause the generation of pollutants or odors or that would result in an activity that
13 would cause the violation of any air quality standard or conflict with any applicable air
14 quality plan.

15 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
16 CERTAIN INDIAN RESERVATIONS

17 Under this Project component, the change in the point of diversion from Lake Havasu and
18 Imperial Dam to various points along the lower Colorado River would result in minor
19 changes in river levels. This change in river flows is within historic fluctuations and would
20 not result to changes to the physical environment that would cause the generation of
21 pollutants or odors or that would result in an activity that would cause the violation of any
22 air quality standard or conflict with any applicable air quality plan.

23 N. QSA SHORTAGE SHARING AGREEMENT

24 The frequency and magnitude of future shortages cannot be known with certainty, but in
25 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
26 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
27 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and
28 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
29 manage shortage would be similar with or without the QSA. IID would undertake
30 additional conservation, demand control measures, or other actions to manage a shortage.
31 CVWD would reduce or suspend groundwater recharge and undertake demand control
32 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
33 would have to intensify shortage management efforts to account for up to an additional
34 3,000 AF.

35 This additional increment of conservation/shortage management would be minor with
36 respect to overall deliveries to IID and CVWD. This additional conservation/shortage
37 management would also be short-term. Potential impacts to air quality, such as additional
38 fugitive dust from farmland fallowing and dust from acceleration of Salton Sea bank
39 exposure, due to this additional conservation/shortage management would be so minor as
40 to be indiscernible from the impacts of the Proposed Project.

1 3.7.3 Mitigation Measures

2 3.7.3.1 Construction Impacts

3 Construction activities could exceed NO_x and PM₁₀ emission thresholds within the SCAB
4 portion of the CVWD service area or contribute to an exceedance of an ambient PM₁₀ standard
5 within the CVWD or IID Project regions. If proposed construction activities within the SCAB
6 exceed a SCAQMD NO_x emission threshold, one or more of the following measures shall be
7 implemented to reduce NO_x emissions from construction equipment (this list does not preclude
8 the use of additional mitigation measures):

- 9 1. Retard injection timing by two degrees on diesel-powered equipment. This measure
10 would reduce NO_x emissions by about 15 percent from these sources. Retarding
11 injection timing by more than two degrees would further reduce NO_x emissions.
12 However, this level of control would adversely decrease fuel efficiency.
- 13 2. Properly tune and maintain all construction equipment.
- 14 3. Use low-NO_x engines, alternative fuels, electrification, and other advanced tech-
15 nologies, whenever feasible.

16 The following measures shall be implemented as standard operating practices to minimize
17 PM₁₀ and fugitive dust emissions (this list does not preclude the use of additional mitigation
18 measures):

- 19 1. Use particulate traps on diesel-powered equipment.
- 20 2. Apply water to areas where vehicles and equipment are involved in ground-disturbing
21 activities.
- 22 3. Pave dirt roads, keep them wet, or apply non-toxic soil stabilizers.
- 23 4. Increase water applications or reduce ground-disturbing activities with increasing wind
24 speeds.
- 25 5. Minimize the amount of disturbed area and limit vehicle speeds onsite.
- 26 6. Cover inactive soil stockpiles or treat them with soil binders, such as crusting agents or
27 water them once per hour.
- 28 7. Cover trucks that haul soils or fine aggregate materials.
- 29 8. Designate personnel to monitor dust control program activities to ensure that they are
30 effective in minimizing fugitive dust emissions.
- 31 9. Clean dirt from construction vehicle tires and undercarriages when leaving the
32 construction site and before entering local roadways.
- 33 10. Sweep streets near the construction area at the end of the day if visible soil material is
34 present.
- 35 11. Per SCAQMD Rule 403, for large construction sites (greater than 100 acres of disturbed

1 area or daily earth-moving or throughput volume of 7,700 cubic meters) or medium
2 operations (50 to 100 acres of disturbed area or daily earth-moving or throughput
3 volume of 3,850 – 7,700 cubic meters) under a contingency notification, an approved
4 fugitive dust emissions control plan must be prepared.

5 12. For applicable construction areas (such as pipeline alignments), establish a vegetative
6 groundcover as soon as feasible after active operations have ceased. Groundcover will
7 be of sufficient density to expose less than 30 percent of unstabilized ground within 90
8 days of planting.

9 3.7.3.2 Operational Impacts

10 The following BMPs shall be implemented to reduce fugitive dust emissions related to
11 fallowing to a less than significant level. This list does not preclude the use of additional
12 measures as appropriate.

- 13 • Implement conservation cropping sequences and wind erosion protection measures as
14 outlined by the USDA Natural Resources Conservation Service, such as:
 - 15 – Plan ahead to start with plenty of vegetative residue and maintain as much residue
16 on fallowed fields as possible. Residue is more effective for wind erosion protection
17 if left standing.
 - 18 – If residues are not adequate, small grain can be seeded to take advantage of winter
19 rains and lightly irrigated as needed to get adequate growth.
 - 20 – Avoid any tillage, if possible.
 - 21 – Avoid any traffic when fields are dry to avoid pulverization.
- 22 • Apply soil stabilization chemicals to fallowed fields.
- 23 • Re-apply drain water to allow protective vegetation to be established.
- 24 • Reuse irrigation return flows to irrigate windbreaks across blocks of land including
25 many fields to reduce emissions from fallowed, farmed, and other lands within the
26 block. Windbreak species, management, and layout would be optimized to achieve the
27 largest feasible dust emissions reduction per unit water available for their irrigation.
28 Windbreak corridors would provide ancillary aesthetic and habitat benefits.

29 Implementation of Mitigation Strategy 2 – Use of Conserved Water as Mitigation, outlined in
30 section 3.2.3 of this PEIR, would avoid fugitive dust impacts associated with the decline in
31 Salton Sea surface water elevation since additional water would be conserved by IID and would
32 be allowed to flow to the Salton Sea. This potentially feasible measure would reduce impacts to
33 air quality to a less than significant level. Potential environmental impacts of this mitigation
34 measure are addressed in section 3.2.3.

1 **3.7.4 Significant Unavoidable Adverse Impacts**

2 Temporary significant and unavoidable impacts would result from construction of the
3 Coachella Canal lining project. As noted above, the implementation of Mitigation Strategy 2
4 would reduce the impact from increased fugitive dust emissions at the Salton Sea to a less than
5 significant level. This is one of two alternative strategies developed by IID in consultation with
6 the Service and CDFG to mitigate impacts to the biological resources of the Salton Sea that
7 would result from the Proposed Project. Mitigation Strategy 1 would involve constructing a
8 fish hatchery and ponds for raising fish. If this strategy were adopted as mitigation for
9 biological impacts, then Strategy 2 may not be adopted, and increased fugitive dust emissions
10 would be considered a significant and unavoidable impact.

11 **3.7.5 Significant Irreversible Environmental Changes**

12 The increase in wind-blown dust from newly exposed shoreline along the Salton Sea would be a
13 significant irreversible change to air quality should Mitigation Strategy 2 not be implemented.

14

1 **3.8 CULTURAL RESOURCES**

2 **3.8.1 Environmental Setting**

3 **3.8.1.1 Regulatory Framework**

4 Cultural resources include prehistoric and historic archaeological sites, districts, and objects;
5 standing historic structures, buildings, districts, and objects; and locations of important historic
6 events, or sites of traditional/cultural importance.

7 Section 15064.5 (State CEQA Guidelines) provides that a project may have a significant
8 environmental effect if it causes “substantial adverse change” in the significance of an historical
9 resource. Historical resources are defined in State CEQA Guidelines section 15064.5 as any of
10 the following:

- 11 (1) A resource listed in, or determined to be eligible by the State Historical Resources
12 Commission for listing in the California Register of Historical Resources (Pub. Res.
13 Code §5024.1, Title 14 California Code of Regulations [CCR], section 4850 et seq.).

- 14 (2) A resource included in a local register of historical resources, as defined in section
15 5020.1(k) of the Public Resources Code or identified as significant in an historical
16 resource survey meeting the requirements of section 5024.1(g) of the Public
17 Resources Code, shall be presumed to be historically or culturally significant. Public
18 agencies must treat any such resource as significant unless the preponderance of
19 evidence demonstrates that it is not historically or culturally significant.

- 20 (3) Any object, building, structure, site, area, place, record, or manuscript that a lead
21 agency determines to be historically significant or significant in the architectural,
22 engineering, scientific, economic, agricultural, educational, social, political, military,
23 or cultural annals of California may be considered to be an historical resource,
24 provided the lead agency’s determination is supported by substantial evidence in
25 light of the whole record. Generally, a resource shall be considered by the lead
26 agency to be “historically significant” if the resource meets the criteria for listing on
27 the California Register of Historical Resources (Pub. Res. Code §5024.1, Title 14 CCR,
28 section 4852), including the following:
 - 29 (A) is associated with events that have made a significant contribution to the
30 broad patterns of California’s history and cultural heritage;

 - 31 (B) is associated with the lives of persons important in our past;

 - 32 (C) embodies the distinctive characteristics of a type, period, region, or method
33 of construction, or represents the work of an important creative individual, or
34 possesses high artistic values; or

 - 35 (D) has yielded, or may be likely to yield, information important in prehistory or
36 history.

1 Federal actions may be required for subsequent specific actions associated with the Proposed
2 Project. If so, federal laws, regulations, and guidelines regarding cultural resources may be
3 applicable, including but not limited to the National Historic Preservation Act of 1966 (NHPA)
4 (16 USC 470f, as amended) and its implementing regulations, the American Indian Religious
5 Freedom Act (AIRFA), and the Native American Graves Protection and Repatriation Act
6 (NAGPRA).

7 3.8.1.2 Regional Issues

8 Human beings have been living within the regions of Southern California affected by the
9 implementation of the Proposed Project for over 10,000 years. The analysis of cultural
10 resources, including both prehistoric and historic sites, can provide valuable information on the
11 cultural heritage of both local and regional populations. Prehistoric sites range from small lithic
12 scatters left behind by early stone-tool makers to the remains of large village sites found along
13 the coast. Historic resources include small adobe homes as well as large historic districts
14 encompassing numerous architectural structures and acres of land.

15 In general, urban areas are often located adjacent to natural resources such as springs or
16 estuaries that had also attracted Native American settlement. Therefore, urban development is
17 often located in areas of high prehistoric archaeological site sensitivity. Although historic and
18 modern development within highly urbanized areas have caused extensive impacts to
19 prehistoric resources, buried archaeological sites with portions that are relatively unaffected by
20 previous development have been commonly encountered during urban construction.
21 Urbanized areas also have a higher likelihood of containing historic architectural resources than
22 rural or non-developed areas.

23 Agricultural land has been less impacted by historic and modern development and, therefore,
24 has a higher likelihood of containing relatively intact cultural resources despite the ground
25 disturbances associated with plowing and other agricultural activities. In addition, coastal
26 areas, including those within San Diego, Orange, Los Angeles, and Ventura counties, have a
27 high probability of containing Native American archaeological sites because many Native
28 American communities congregated along the coast to take advantage of the rich marine
29 resources.

30 Paleontologic resources are the recognizable remains of once-living, non-human organisms.
31 Identified as fossils, these resources represent a record of the history of life on the planet dating
32 as far back as approximately 4 billion years ago. Paleontologic resources can include shells,
33 bones, leaves, trails, and other fossilized floral or faunal materials. These resources provide
34 valuable information on evolution, climatology, and taxonomy and can provide information for
35 measuring time in earth history as well as for understanding ancient environments and
36 geographies.

37 3.8.1.3 Imperial Irrigation District

38 The IID service area was traditionally inhabited by the Digueño and Cahuilla groups (Figure
39 3.8-1). There is often great fluidity between ethnographic territories; therefore, there is often
40 uncertainty in demarcating exact boundary lines between neighboring groups. The
41 approximate boundary lines given in Figure 3.8-1 are based on the *Handbook of North American*

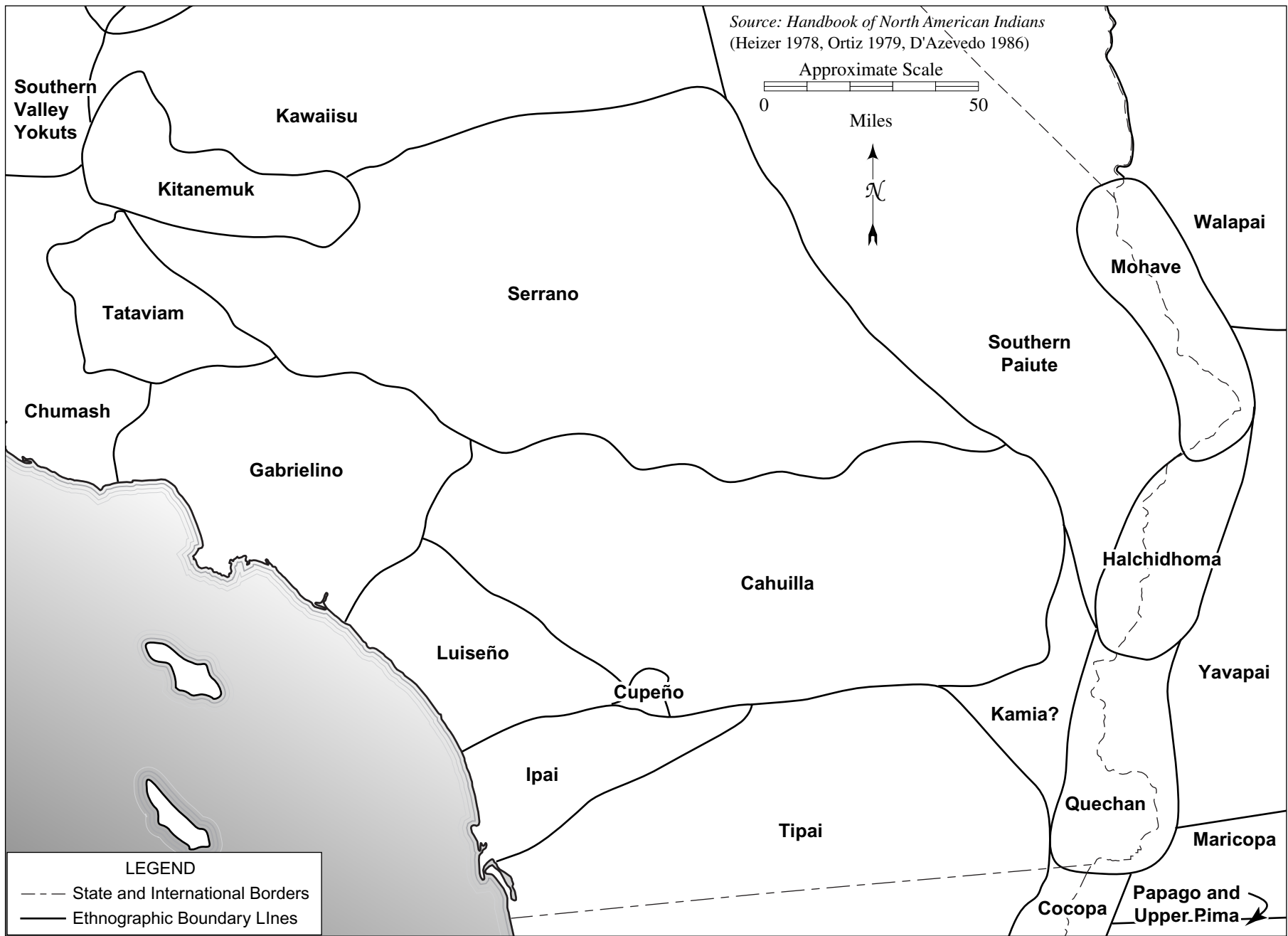


Figure 3.8-1. Approximate Boundary Lines of the Ethnographic Groups of Southern California at the Time of European Contact

1 *Indians* (Heizer 1978, Ortiz 1979, D’Azevedo 1986). The district boundary also encompasses
2 agricultural lands with scattered suburban and rural development, which could contain historic
3 architectural resources. The district area may contain fossil-bearing geologic strata with the
4 potential for yielding significant paleontologic resources.

5 *Digueño (Ipai/Tipai/Kumeyaay)*. The Ipai, Tipai, and Kumeyaay are three groups subsumed
6 under the name Digueño because they are linguistically and culturally similar to each other.
7 The Digueño territory covers most of the extreme southern part of California, from the mouth of
8 the San Luis Rey River in the north, to the Todos Santos Bay near Ensenada, Mexico, in the
9 south, and to the Sand Hills bordering the Imperial Valley in the east (Luomala 1978). They
10 speak a Yuman language similar to the Colorado River groups such as the Mohave,
11 Halchidhoma, and Quechan. The Digueño used various types of wild plants and supplemented
12 their diet with small game, some large game, and fish (Luomala 1978). During the early years
13 of Spanish Missionization, the Digueño violently resisted Mission control and several attacks on
14 the San Diego Mission ended with fatalities (Luomala 1978). Despite strong resistance, the
15 Mission had 1,405 Native American neophytes living within the Mission system by 1779
16 (Luomala 1978).

17 *Cahuilla and Serrano*. The Cahuilla territory was located near the geographic center of Southern
18 California. It was bounded to the north by the San Bernardino Mountains, to the south by
19 Borrego Springs and the Chocolate Mountains, to the east by the Colorado Desert, and the west
20 by the San Jacinto Plain and the eastern slopes of the Palomar Mountains (Bean 1978). The
21 Serrano territory encompassed the San Bernardino Mountains east of Cajon Pass and continued
22 north to Victorville, east to Twentynine Palms, and south to Yucaipa Valley (Bean and Smith
23 1978a). Both groups used a wide range of wild resources, such as acorns and piñon nuts, deer,
24 sheep, rabbits, fish, and quail, among others. They also had similar settlement patterns, with
25 higher elevation villages situated in well-watered canyons or on fans near streams and springs
26 and lower elevation villages located near natural springs (Moratto 1984). The Cahuilla had
27 well-developed trade networks with neighboring Serrano, Luiseño, and Diegueño groups (Bean
28 and Saubel 1963).

29 **3.8.1.4 Coachella Valley Water District**

30 The CVWD service area lies within land traditionally occupied by the Digueño and Cahuilla
31 (see section 3.8.1.3) (Figure 3.8-1). The Salt Creek area in particular has been identified as a
32 sacred ground for shamanistic ritual by the ethnographic Cahuilla (USBR and CVWD 2001).
33 The district boundary also encompasses urbanized areas that could contain historic
34 architectural resources. This district area contains fossil-bearing geologic strata with the
35 potential for yielding significant paleontologic resources.

36 **3.8.1.5 The Metropolitan Water District of Southern California**

37 The MWD service area was traditionally inhabited by the Ventureño Chumash, Gabrielino,
38 Cahuilla (see section 3.8.1.3), Luiseño/Juaneño, and possibly the Tataviam and Serrano (see
39 section 3.8.1.3) (Figure 3.8-1). The district boundary also encompasses urbanized areas, which
40 could contain historic architectural resources. This district area contains fossil-bearing geologic
41 strata with the potential for yielding significant paleontologic resources.

1 *Ventureño Chumash.* The Chumash occupied a large, ecologically diverse region stretching from
2 San Luis Obispo to Malibu Canyon on the coast, west as far as the San Joaquin Valley, and the
3 Channel Islands (Glassow 1991). Within this territory, the historic Chumash were divided into
4 seven groups. Each group occupied a different territory, had its own adaptation, and played a
5 different role in the overall economic system. Ventureño Chumash territory was mountainous
6 with the exception of the coastal areas of the Oxnard Plain between Ventura and Point Mugu.
7 The northern portion of their historic territory included the headwaters of the Ventura and
8 Santa Clara rivers, and their easternmost settlement was along Malibu Creek (Grant 1978). The
9 Chumash economic system was complex, involved widespread formalized trading networks,
10 and was closely tied to kinship, political, and religious systems (Blackburn 1975). Shell bead
11 currency was used throughout Southern California and it appears that the Chumash were the
12 primary makers of this standardized money (Blackburn 1975).

13 *Gabrielino.* Gabrielino territory covered most of present-day Los Angeles and Orange counties,
14 from Aliso Creek in the south to Topanga Creek in the north as well as all of the Los Angeles
15 Basin (Bean and Smith 1978b). Settlements were situated near water courses and consisted of
16 both sedentary (year-round) villages and smaller short-term campsites. The geographic
17 territory of the Gabrielino contains different types of environmental zones (e.g., interior
18 mountains, prairie, coast), which provided a wide range of resources. The Gabrielino collected
19 acorns, yucca, and piñon nut, and hunted various types of small mammals, deer, fish, and
20 shellfish. Houses were normally domed structures thatched with tule, fern, or carrizo (Bean
21 and Smith 1978b).

22 *Luiसेño/Juaneño.* The Shoshonean inhabitants of northern San Diego County and southwestern
23 Riverside County were called Luiसेños by Franciscan friars, who named the San Luis Rey River
24 and established the San Luis Rey Mission in the heart of Luiसेño territory. Luiसेño territory
25 encompassed an area roughly from Agua Hedionda Creek north to Aliso Creek on the coast,
26 and inland to Santiago Peak and Palomar Mountain (Bean and Shippek 1978). Less is known
27 about the Juaneño, whose name derives from an association with the Mission San Juan
28 Capistrano. The territory ascribed to them by Kroeber extended from Aliso Creek on the north
29 to the area between San Onofre and Las Pulgas drainages on the south, with the Pacific Ocean
30 forming the western boundary and the crest of the Santa Ana Mountains forming the boundary
31 on the east (Kroeber 1925). Acorns were an important food source to the Luiसेño and Juaneño
32 groups, but they also utilized various seeds, greens, bulbs, roots, and fruits. The Luiसेño
33 hunted large and small terrestrial game, including black-tailed deer, pronghorn, jackrabbits,
34 various birds, grasshoppers, and rodents.

35 *Tataviam.* The Tataviam occupied the area just south of Castaic Lake to the vicinity of Newhall.
36 Their area spread westward to Piru on the Santa Clara River and eastward to the southwestern
37 edge of the Antelope Valley. Their settlements ranged in size from 10-15 people to villages of
38 approximately 200 people (King and Blackburn 1978). The total population was probably less
39 than 1,000. Larger villages were located along creeks and what is now Elizabeth Lake. Like
40 other interior Native American groups, rock art and ritual was highly developed; trade was
41 central to their economy. The Tataviam subsisted on similar foods to their Gabrielino
42 neighbors, except that yucca was relied upon more heavily as a major staple (King and
43 Blackburn 1978).

1 **3.8.1.6 San Diego County Water Authority**

2 The SDCWA service area was traditionally occupied by the Luiseño/Juaneño (see section
3 3.8.1.5), Digueño (see section 3.8.1.3), and possibly the Cahuilla (see section 3.8.1.3) (Figure 3.8-
4 1). The service area also encompasses urban uses that could contain historic architectural
5 resources. This service area contains fossil-bearing geologic strata with the potential for
6 yielding significant paleontologic resources.

7 **3.8.1.7 Other Areas**

8 *Colorado River*

9 The region of influence includes the reach of the Colorado River in California (San Bernardino,
10 Riverside, and Imperial counties) and Arizona (La Paz and Yuma counties) primarily between
11 Parker and Imperial dams. This portion of the Colorado River lies within areas historically
12 occupied by the Mohave, Halchidhoma, Quechan, and Southern Paiute (Chemehuevi) (Figure
13 3.8-1). The majority of the Colorado River region is undeveloped, but does include scattered
14 suburban and rural development, which could contain historic architectural resources. It may
15 also contain fossil-bearing geologic strata with the potential for yielding significant
16 paleontologic resources.

17 *Mohave, Halchidhoma, and Quechan.* The Mohave, Halchidhoma, and Quechan or Yuma were
18 lower Colorado River agriculturists who spoke languages from the Yuman language family
19 (Moratto 1984). The Mohave is the northernmost and largest of the three groups. The Quechan
20 is the southernmost, and the Halchidhoma occupied the land between the Mohave and
21 Quechan (see Figure 3.8-1). The Kamia from the neighboring Colorado Desert later joined them
22 during historic times, and the Chemehuevi (see below) actually displaced the Halchidhoma
23 during the early historic period (Moratto 1984). Maize was the primary agricultural crop, which
24 was supplemented by collecting wild plants, fishing, and hunting. A typical Colorado River
25 settlement consisted of a scattering of houses up and down the riverbank (Moratto 1984). The
26 lower Colorado River groups were organized militarily and traveled great distances to fight,
27 visit, or trade (Moratto 1984). The Mohave and Quechan often united to fight the Halchidhoma
28 or other western Arizona groups.

29 *Southern Paiute (Chemehuevi).* The Chemehuevi are one of 16 identified Southern Paiute groups
30 whose main territory was west of the Colorado River, extending from Blythe to just north of
31 Needles and then from the California border westward halfway to Twentynine Palms.
32 Although the Chemehuevi were neighbors of the Serrano and Cahuilla (see section 3.8.1.3), they
33 were more aligned linguistically and culturally with the Great Basin groups (e.g., Western
34 Shoshone, Ute, Kawaiisu). The Chemehuevi shared the Great Basin pattern of living in
35 nonsedentary small bands that used a wide range of resources and traveled over great distances
36 (Moratto 1984). During historic times, the Chemehuevi displaced the Halchidhoma along the
37 Colorado River (with the help of the Mohave) and practiced some agricultural pursuits
38 (Kroeber 1925).

1 *Salton Sea*

2 The Salton Sea lies within territory traditionally utilized by the Cahuilla and the Digueño (see
3 section 3.8.1.3), although neighboring groups (i.e., Cupeño, Mohave, Quechan, Serrano) may
4 also have used this land at some point (Figure 3.8-1). The majority of the Salton Sea region is
5 occupied by agricultural lands with scattered suburban and rural development, which could
6 contain historic architectural resources. It also contains fossil-bearing geologic strata with the
7 potential for yielding significant paleontologic resources.

8 **3.8.2 Impacts**

9 **3.8.2.1 Significance Criteria**

10 State CEQA Guidelines section 15064.5 provides that a project may have a significant
11 environmental effect if it causes “substantial adverse change” in the significance of an
12 “historical resource” or a “unique archaeological resource” as defined or referenced in State
13 CEQA Guidelines section 15064.5[b, c]. Such changes include “physical demolition, destruction,
14 relocation, or alteration of the resource or its immediate surroundings such that the significance
15 of an historical resource would be materially impaired.”

16 An impact on cultural resources is considered significant, therefore, if it adversely affects a
17 resource that is listed in or eligible for listing in the California Register of Historical Resources
18 or is otherwise considered a unique or important archaeological resource under CEQA. In
19 general, a project may have an adverse effect on a cultural resource if it would:

- 20 • cause a substantial adverse change in the significance of a historical resource as defined in
21 State CEQA Guidelines section 15064.5; or
- 22 • cause a substantial adverse change in the significance of an archaeological resource
23 pursuant to State CEQA Guidelines section 15064.5; or
- 24 • directly or indirectly destroy a unique paleontologic resource or site or unique geologic
25 feature; or
- 26 • disturb any human remains, including those interred outside of formal cemeteries.

27 **3.8.2.2 Methodology**

28 Impacts to cultural resources were evaluated on a region-by-region basis to identify whether
29 any of the potential changes that would result from implementation of the Proposed Project
30 would result in a significant impact to archaeological, paleontologic, or architectural resources.
31 With the exception of the All American and Coachella Canal lining projects, the exact locations
32 of improvements in the IID and CVWD service areas are not known; therefore, the potential
33 impacts were assessed programmatically based on the general types of areas in which the
34 improvements could occur. Potential impacts to cultural resources in the IID and CVWD
35 service areas would result from construction activities and were assessed by comparing Project-
36 induced changes to the Existing Baseline. Potential impacts to the Salton Sea and Colorado
37 River areas would result from changes in water elevation and are based on the hydrologic
38 modeling discussed in section 3.1, which assesses impacts compared to Future Baseline
39 conditions. Impacts associated with the All American and Coachella Canal lining projects are

1 based on the EIS/EIRs prepared for those projects (USBR and IID 1994, USBR and CVWD 2001).
2 No impacts would occur in the MWD and SDCWA service areas since no construction or other
3 physical or operational changes would take place.

4 3.8.2.3 Summary of Impacts

5 Both structural and non-structural components of the Proposed Project could affect significant
6 prehistoric, historic, and paleontologic resources. Structural components, especially those
7 involving construction-related activities and ground disturbance, could impact an
8 archaeological, architectural, or paleontologic site. Some non-structural components, such as
9 reducing drainage flows, have the potential to impact significant cultural resources. For
10 example, reduced drainage flows would lower the water level of the Salton Sea, exposing
11 previously submerged cultural resources. Newly exposed cultural resources may be
12 susceptible to site erosion and looting.

13 *Imperial Irrigation District*

14 The Proposed Project includes construction of various water conservation measures, such as
15 building a lined canal parallel to the existing All American Canal, installing flow metering
16 equipment, automating control gates and building lateral interceptors, regulating reservoirs,
17 fallowing, and implementing extensive on-farm water conservation measures. These types of
18 construction-related water conservation measures may involve ground disturbance and could
19 impact an archaeological or paleontologic site or human remains. Most ground disturbance
20 would take place in previously disturbed areas and, therefore, impacts to cultural resources
21 would be unlikely. However, ground-disturbing activities still have the potential to impact a
22 significant archaeological or paleontologic resource or human remains, particularly if those
23 activities occur in previously undisturbed areas. Potentially significant impacts could also
24 result if implementation of Project components would require demolition or relocation of a
25 significant historic architectural resource. Fallowing would not involve any physical changes
26 that have the potential to impact cultural resources.

27 *Coachella Valley Water District*

28 As described in the Coachella Canal Lining Project EIS/EIR (USBR and CVWD 2001), lining the
29 Coachella Canal would involve ground disturbance that could impact an archaeological or
30 paleontologic site. The Coachella Canal has not been officially recognized as a historical
31 property, but because of its age and importance to the cultural history of the region, it is
32 presumed to meet the criteria for listing on the National Register of Historic Places and the
33 California Register of Historical Resources (USBR and CVWD 2001). Any physical alteration of
34 the Canal would be a potentially significant impact.

35 Construction of other Proposed Project components, such as pumping stations, recharge basins,
36 and the expansion of the current distribution system would involve ground disturbance.
37 Ground disturbance associated with pipelines and pumping stations likely would take place in
38 previously disturbed areas, and impacts to cultural resources therefore would be unlikely.
39 However, ground-disturbing activities in such areas still would have the potential to impact
40 buried archaeological or paleontologic resources or human remains. Preliminary recharge basin
41 locations are being considered that could be located in undisturbed areas such as the vicinity of

1 Dike 4 and the Martinez Canyon alluvial fan. Ground disturbance from construction in such
2 locations could impact archaeological or paleontologic resources or human remains. Potentially
3 significant impacts could also result if implementation of Project components would require
4 demolition or relocation of a significant historic architectural resource.

5 *The Metropolitan Water District of Southern California*

6 Implementation of the Proposed Project would not require the construction of new MWD
7 facilities or the modification of existing MWD facilities and, therefore, impacts to archaeological,
8 architectural, or paleontologic resources or human remains would not occur because no new
9 ground-disturbing activities or construction would be required within the MWD service area.

10 *San Diego County Water Authority*

11 Implementation of the Proposed Project would not require the construction of new SDCWA
12 facilities or the modification of existing SDCWA facilities and, therefore, impacts to
13 archaeological, architectural, or paleontologic resources or human remains would not occur
14 because no new ground-disturbing activities or construction would be required within the
15 SDCWA service area.

16 *Other Areas*

17 COLORADO RIVER

18 The implementation of the Proposed Project would decrease the flow of the Colorado River
19 between Parker and Imperial dams, but the resulting average reduction in water surface
20 elevation is within historic fluctuations. The reduction in water flow to backwaters would
21 result in a slight reduction in average water surface area to some lakes, but these slight
22 reductions are within historical ranges. Although reducing the surface water area of a river or
23 lake may expose previously submerged cultural resources on both the California and Arizona
24 sides of the River, the changes in water surface area to the River or backwaters from the
25 implementation of the Proposed Project would be insignificant in comparison to the daily and
26 seasonal fluctuations that are currently occurring. Impacts to cultural resources, including
27 archaeological, architectural, and paleontologic resources, would therefore be less than
28 significant.

29 SALTON SEA

30 Implementation of the Proposed Project would result in a reduction of the current and projected
31 surface area of the Salton Sea. Under the Proposed Project, the Sea level would decrease more
32 rapidly and to a greater extent than under the Future Baseline (refer to section 3.1 for additional
33 discussion) over the quantification period. This may expose previously submerged cultural
34 resources, which would leave those resources susceptible to site erosion and looting. Newly
35 exposed land also could be cultivated or developed if found to be suitable for such use, which
36 could impact cultural resources. If reduction of the surface area of the Salton Sea exposed a
37 previously submerged significant archaeological or paleontologic resource, then it could be a
38 significant adverse impact to cultural resources.

1 *Analysis of the Environmental Impact of Project-Level Components*

2 This section addresses the CEQA project-level analysis of potential environmental impacts
3 associated with the implementation of those components of the Proposed Project that require
4 such an analysis. All Project components are described and numbered in Table 2.4-1; the
5 following discussion addresses only those for which project-level approvals are being obtained.

6 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
7 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

8 MWD's reduction in the use of conserved water under this Proposed Project component
9 would result in a slight increase in river flow from Parker to Imperial dams. This change in
10 river flows is within historic fluctuations and would not result in changes to the physical
11 environment that would result in significant impacts cultural or paleontologic resources
12 along the Colorado River or cause a substantial change to historic resources. A reduction in
13 the amount of conserved water dedicated to MWD would not result in any physical change
14 that would impact any archaeological or paleontologic resources. Diversion of this water by
15 CVWD would be through existing facilities and would therefore not require construction-
16 related activities that would impact archaeological or paleontologic resources.

17 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

18 This Project component involves the exchange of Colorado River water diverted at MWD's
19 existing intake at Lake Havasu for a like quantity and quality of water delivered through
20 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
21 increase the diversion of Colorado River contemplated under the Proposed Project. Since no
22 changes in river levels would result or construction of new diversion structures would be
23 required with implementation of this Project component, no significant impacts to cultural
24 resources would occur. The exchange of water with SDCWA would occur from existing
25 infrastructure and would not require construction activities that would result to changes to
26 the physical environment that would significantly impact archaeological, historical, or
27 paleontologic resources.

28 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

29 Under this Project component, some portion of the first and section 50 KAF of water would
30 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
31 by MWD would be through existing facilities, no construction-related activities would occur
32 that would result in changes to the physical environment that would significantly impact
33 archaeological, historical, or paleontologic resources. The use of the First and Second 50
34 KAF of water would not increase the amount of Colorado River water currently being
35 diverted by MWD and used within its service area. Therefore, implementation of this
36 Project component would not result in changes to the physical environment that would
37 cause significant impacts to cultural resources.

1 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

2 This Project component quantifies the amount of Priority 6a surplus water available to IID,
3 CVWD, and MWD. The diversion and use of this water would be within the historic range
4 of surplus and unused apportionment diverted by these three districts. Therefore, no
5 change in Colorado River conditions or changes to the physical environment that would
6 significantly impact archaeological, historical, or paleontologic resources along the Colorado
7 River would occur. This quantification and use of Priority 6a surplus water would not
8 require the construction of any new facilities by IID, CVWD, or MWD nor would it increase
9 the amount of water used within these service areas. Therefore, implementation of this
10 Project component would not result in changes to the physical environment that would
11 cause significant impacts to cultural resources.

12 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

13 The change in point of diversion of 35 KAF of water from Lake Havasu to Imperial Dam
14 under this Proposed Project component would result in a slight increase in river flow from
15 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
16 existing facilities at Lake Havasu no change in river flows between Parker and Imperial
17 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
18 not result in changes to physical conditions that would cause significant impacts to
19 archaeological, historic or paleontologic resources. No impacts to cultural resources would
20 occur from the diversion or conveyance of the water to CVWD since no new facilities would
21 be required to be constructed. Similarly, the exchange of SWP entitlements under this
22 Project component would be accomplished through existing facilities and would not result
23 in physical changes to environmental conditions that would cause a significant impact to
24 archaeological, historic or paleontologic resources.

25 K. MWD PRIORITY 4 AND 5 COLORADO RIVER CAP

26 This component of the QSA establishes an accounting method for water transfers under the
27 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
28 component would not result in any impacts to cultural resources since it does not change
29 the amount of water diverted, conveyed, or used and no changes to existing environmental
30 conditions would result.

31 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

32 Under this QSA component, MWD would be responsible for the repayment of any overrun
33 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
34 would be accomplished by MWD reducing diversion of water of an amount equivalent to
35 the amount of overrun. The resulting effect would be a minor decrease in Colorado River
36 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead and a
37 corresponding increase in the amount of water in Lake Mead. These changes are within
38 historic fluctuations and would not result to changes to the physical environment that
39 would cause significant impacts to archaeological, historic, or paleontologic resources. Also
40 under this Project component, MWD would be entitled to any unused Priorities 1, 2, and 3b
41 water. MWD would divert this water from its existing facilities for conveyance and use

1 within its service area. The amount of water diverted from the river under this component
2 would be within the historic amount of water diverted by MWD, would not require the
3 construction any new facilities, and would not increase the amount of water used within its
4 service area. Therefore, no changes to environmental conditions would result from
5 implementation of this Project component that would significantly impact cultural
6 resources.

7 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
8 CERTAIN INDIAN RESERVATIONS

9 Under this Project component, the change in the point of diversion from Lake Havasu and
10 Imperial Dam to various points along the lower Colorado River would result in minor
11 changes in river levels. This change in river flows is within historic fluctuations and would
12 not result to changes to the physical environment that would cause a significant impact to
13 archaeological, historic, or paleontologic resources.

14 N. QSA SHORTAGE SHARING AGREEMENT

15 The frequency and magnitude of future shortages cannot be known with certainty, but in
16 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
17 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
18 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and
19 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
20 manage shortage would be similar with or without the QSA. IID would undertake
21 additional conservation, demand control measures, or other actions to manage a shortage.
22 CVWD would reduce or suspend groundwater recharge and undertake demand control
23 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
24 would have to intensify shortage management efforts to account for up to an additional
25 3,000 AF.

26 This additional increment of conservation/shortage management would be minor with
27 respect to overall deliveries to IID and CVWD. This additional conservation/shortage
28 management would also be short-term. Because this additional conservation/shortage
29 management would not involve ground disturbance, no impacts to cultural resources are
30 anticipated.

31 **3.8.3 Mitigation Measures**

32 Mitigation measures for potential impacts to cultural resources were identified for both the All
33 American and Coachella Canal lining projects. Mitigation measures included in the All
34 American Canal Lining EIS/EIR include:

- 35 • Prior to construction, class III surveys would be conducted in the Pilot Knob area and
36 along the entire length of the canal to be lined to determine the locations of cultural
37 resources. Surveys also would be conducted at gravel quarries not previously surveyed.
- 38 • If a site cannot be avoided, mitigation would include professionally recovering,
39 documenting, and preserving the cultural resources as appropriate. Surveys and

1 recovery activities would be coordinated with the California State Historic Preservation
2 Officer (SHPO) and the tribe with whom project coordination is in progress. To fulfill
3 the requirements of the NHPA, Reclamation will enter into an agreement with the
4 California SHPO, Native American tribes, BLM, other interested persons, and the
5 Advisory Council on Historic Preservation. A Native American observer will be given
6 the opportunity to participate in archaeological surveys in the Pilot Knob ACEC.

- 7 • Steps would be taken as part of an Interim Recreation Management Plan to deter the
8 public from sensitive areas. Incidental contractor activity at the construction site would
9 be restricted to a predetermined area. Each onsite construction contract would include
10 provisions requiring the contractor to report cultural resources located during the
11 construction activities and to cease construction activities in the immediate area of the
12 located resources until the site is inspected by professional cultural resources personnel.
13 In the event that cultural resources are discovered during construction, work would be
14 suspended until evaluation and mitigation are complete.

15 The following environmental commitments and mitigation measures were included in the
16 Coachella Canal Lining Project EIS/EIR:

- 17 • All cultural resource activities will be conducted in accordance with 36 CFR 800 and in
18 consultation with the California SHPO, BLM for public domain land, and as
19 appropriate, the Federal Advisory Council on Historic Preservation.
- 20 • Should any burial sites be encountered during construction, they will be treated
21 pursuant to the procedures outlined in the Native American Graves Protection and
22 Repatriation Act.
- 23 • Prior to construction, a detailed construction plan will be developed. To minimize
24 impacts, existing roads and staging areas will be used wherever possible. New borrow
25 areas (other than the canal-bank spoil piles) and access roads will require a Class III
26 survey unless the compliance process was completed within the past 5 years. All areas
27 potentially affected, as well as areas to be disturbed for new habitat planting, will also
28 have Class III surveys.
- 29 • Avoidance will be utilized to the extent possible.
- 30 • Continuation of consultations with the Cahuilla Indian community and other area
31 Native American tribal organizations should serve to recognize their interests and
32 develop appropriate solutions to any issues. If impacts occur, mitigation would consist
33 of professional recovery of cultural resources or development, where possible, of means
34 to avoid impacts.
- 35 • Appropriate documentation about the Coachella Canal will be prepared that is
36 equivalent to a Historic American Engineering Record.

37 Construction of other components of the Proposed Project within the CVWD and IID project
38 regions could affect prehistoric, historic, and paleontologic resources. Depending on the nature
39 of the cultural resource, the impact, and the ability to modify project design to avoid or

1 minimize the impact, impacts on cultural resources could be potentially significant. The
2 following measures shall be implemented as appropriate to mitigate impacts to cultural
3 resources (note this list does not preclude the use of additional measures):

4 *Archaeological Resources*

- 5 • Conduct archaeological and historical surface surveys during site-specific CEQA review
6 to identify any cultural resources that may be affected. Areas that may contain buried
7 archaeological resources also shall be identified.
- 8 • Modify project design, when feasible, to avoid significant cultural resources.
- 9 • Develop and implement a pre-construction Phase II Testing and Evaluation Plan for all
10 unavoidable potentially significant archaeological sites that will be directly impacted by
11 the implementation of the Proposed Project to evaluate the significance of the resource
12 in terms of applicable criteria.
- 13 • Develop and implement a pre-construction Phase III Data Recovery Plan for all
14 significant archaeological sites that will be directly impacted by the implementation of
15 the Proposed Project if the sites cannot be avoided through project re-design.
- 16 • Develop a Cultural Resources Construction Monitoring Plan prior to construction if
17 ground disturbance will occur within any areas of potential archaeological sensitivity.
- 18 • In the event of an unanticipated cultural resource discovery during construction,
19 construction shall be re-directed to other areas until the discovery has been documented
20 by a qualified archaeologist and its potential significance evaluated in terms of
21 applicable criteria. Resources considered significant shall be avoided or subject to a data
22 recovery program as described above.
- 23 • If human remains are discovered, the County Coroner shall be contacted.

24 *Architectural Resources*

- 25 • If a significant resource is not avoidable or incorporated into the Proposed Project
26 design, then recordation shall be conducted in accordance with applicable standards
27 through large-format black-and-white archival photographs, building descriptions, and
28 archival research to establish their regional context.

29 *Paleontologic Resources*

- 30 • Conduct an appropriate literature review and paleontologic field survey as part of site-
31 specific CEQA review to identify potential impacts to sedimentary formation units that
32 may contain significant fossil remains.
- 33 • Construction monitoring by a qualified paleontologist shall be recommended for project
34 locations within paleontologically sensitive sediments. A Paleontologic Monitoring Plan
35 shall be prepared prior to ground disturbance in sensitive areas.

- 1 • In the event of an unanticipated discovery during construction, construction shall be re-
2 directed to other areas until the discovery has been investigated by a qualified
3 paleontologist.
- 4 • All paleontologic resources recovered shall be appropriately described, processed, and
5 curated in an appropriate institution.

6 *Newly Exposed Cultural Resources of the Salton Sea*

7 The following measure would mitigate impacts associated with the potential exposure of
8 significant archaeological or paleontological resources of the Salton Sea as a result of declining
9 water levels.

- 10 • The decline in Salton Sea elevation would result from water conservation measures
11 implemented in the IID service area. Therefore, IID shall conduct a series of
12 archaeological/paleontologic surveys at regular intervals (once every 3 years) to check
13 the freshly exposed lands for the presence/absence of archaeological or paleontologic
14 sites. Discovered sites would be properly recorded with the appropriate California
15 Historic Resource Information System (CHRIS) office. Future ground-disturbing
16 projects would be subject to CEQA analysis (or in the case of tribal lands, would be
17 subject to federal oversight by the Bureau of Indian Affairs following Section 106
18 compliance pathways). Sites recorded with CHRIS offices would be evaluated for their
19 integrity and significance and appropriate avoidance measures and/or measures to
20 reduce physical harm would be developed. Data recovery excavations to mitigate for
21 loss of archaeological data resulting from unavoidable impacts would be conducted as
22 needed. Monitoring of construction by qualified archaeologists would take place as
23 appropriate.

24 Alternatively, implementation of Mitigation Strategy 2 – Use of Conserved Water as Mitigation,
25 outlined in section 3.2.3 of this PEIR, would avoid impacts associated with the decline in Salton
26 Sea elevation. This potentially feasible measure would reduce impacts to cultural resources to a
27 less than significant level. Potential environmental impacts of this mitigation measure are
28 addressed in section 3.2.3.

29 **3.8.4 Significant Unavoidable Adverse Impacts**

30 The mitigation measures defined above would reduce the potential for significant adverse
31 impact on cultural resources to a less than significant level. No significant unavoidable adverse
32 impacts have been identified.

33 **3.8.5 Significant Irreversible Environmental Changes**

34 With implementation of the mitigation measures identified above, no significant, irreversible
35 environmental changes associated with cultural resources would occur.

36

1 **3.9 NOISE**

2 **3.9.1 Environmental Setting**

3 Noise may be defined as unwanted sound. Noise is usually objectionable because it is
4 disturbing or annoying. Several noise measurement scales are used to describe noise in a
5 particular location. A decibel (dB) is a unit of measurement that indicates the relative
6 amplitude of a sound. The zero on the decibel scale is based on the lowest sound level that the
7 healthy, unimpaired human ear can detect. Sound levels in decibels are calculated on a
8 logarithmic basis. An increase of 10 dBs represents a ten-fold increase in acoustic energy, while
9 20 dBs is 100 times more intense, 30 dBs is 1,000 times more intense, etc. There is a relationship
10 between the subjective noisiness or loudness of a sound and its intensity. Each 10 dB increase in
11 sound level is perceived as approximately a doubling of loudness over a fairly wide range of
12 intensities.

13 There are several methods of characterizing sound. The most common in California is the A-
14 weighted sound level, or dBA. This scale gives greater weight to the frequencies of sound to
15 which the human ear is most sensitive. Representative outdoor and indoor noise levels in units
16 of dBA are shown in Table 3.9-1. Because sound levels can vary markedly over a short period
17 of time, a method for describing either the average character of the sound or the statistical
18 behavior of the variations must be utilized. Most commonly, sounds are described in terms of
19 an average level that has the same acoustical energy as the summation of all the time-varying
20 events. This energy-equivalent sound/noise descriptor is called L_{eq} . The most common
21 averaging period is hourly, but L_{eq} can describe any series of noise events of arbitrary duration.

22 Because the sensitivity to noise increases during the evening and at night—excessive noise
23 interferes with the ability to sleep—24-hour descriptors have been developed that incorporate
24 artificial noise penalties added to quiet-time noise events. The Community Noise Equivalent
25 Level (CNEL) is a measure of the cumulative noise exposure in a community, with a 5-dB
26 penalty added to evening (7:00 P.M. to 10:00 P.M.) and a 10-dB addition to nocturnal (10:00 P.M.
27 to 7:00 A.M.) noise levels. The Day/Night Average Sound Level (L_{dn}) is essentially the same as
28 CNEL, with the exception that the evening time period is dropped and all occurrences during
29 this 3-hour period are grouped into the daytime period.

30 **3.9.1.1 Regulatory Framework**

31 *State of California*

32 The State of California has not adopted any quantitative noise regulations that are applicable to
33 the Proposed Project, although the Department of Health Services, Environmental Health
34 Division has established guidelines regarding land use compatibility. These guidelines are
35 shown in Figure 3.9-1. Noise levels for single-family residential land uses are “normally
36 acceptable” up to 60 dB L_{dn} or CNEL assuming that buildings are of normal conventional
37 construction. Noise levels are “conditionally acceptable” for single-family residential projects
38 up to 70 dB L_{dn} or CNEL assuming that a detailed noise analysis is conducted and noise
39 insulation features are included in the design of the project. Above 70 dB L_{dn} or CNEL, noise
40 levels are “normally unacceptable” or “clearly unacceptable.” New construction is generally

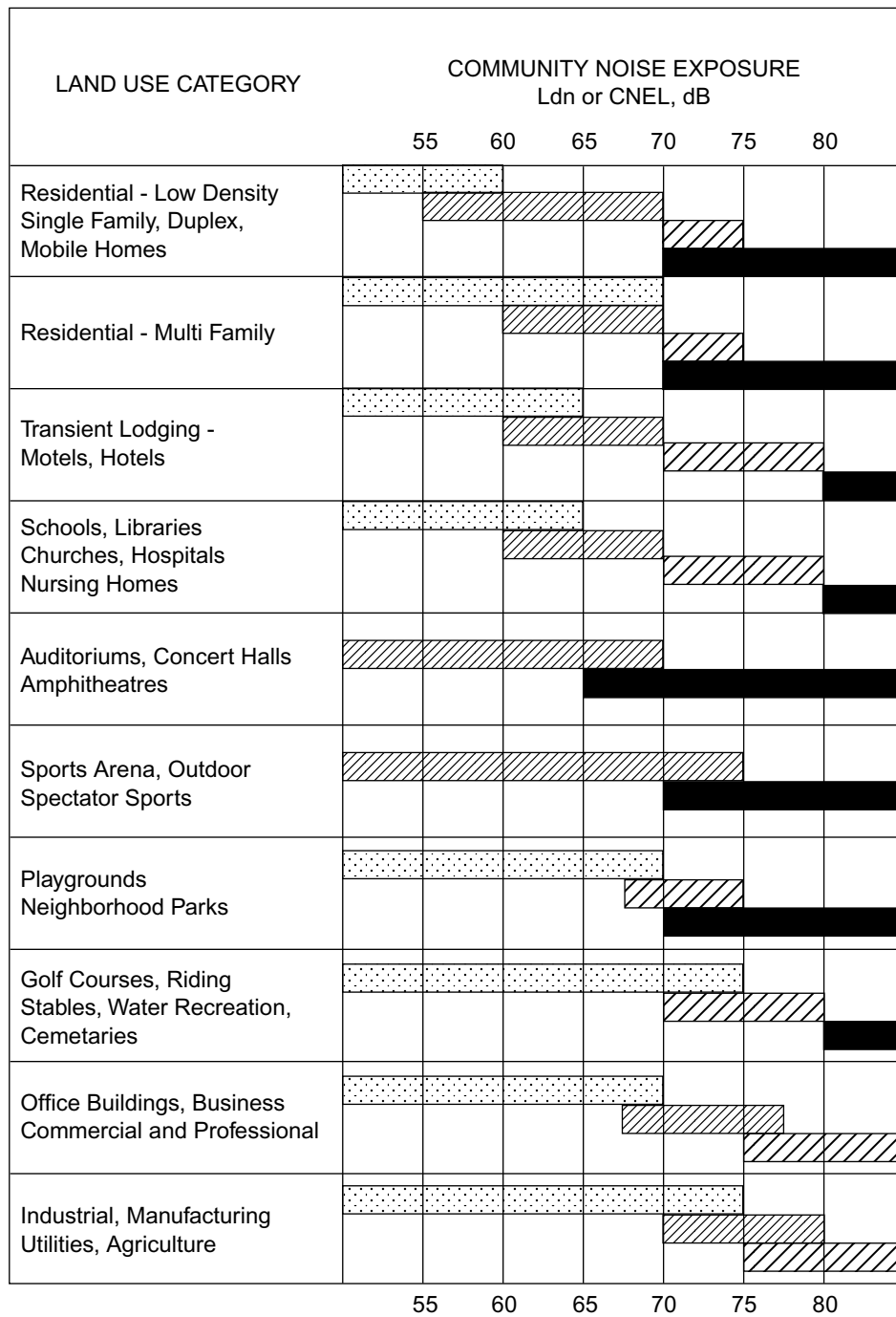
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



**Table 3.9-1. Typical Sound Levels
Measured in the Environment and Industry**

<i>At a Given Distance From Noise Source</i>	<i>A-Weighted Sound Level in Decibels</i>	<i>Noise Environments</i>	<i>Subjective Impression</i>
	140		
Civil Defense Siren (100')	130		
Jet Takeoff (200')	120		Pain Threshold
	110	Rock Music Concert	
Diesel Pile Driver (100')	100		Very Loud
	90	Boiler Room Printing Press Plant	
Freight Cars (50') Pneumatic Drill (50') Freeway (100')	80	In Kitchen with Garbage Disposal Running	
Vacuum Cleaner (10')	70	Data Processing Center	Moderately Loud
	60		
	50	Department Store	
Light Traffic (100') Large Transformer (200')	40	Private Business Office	Quiet
	30	Quiet Bedroom	
Soft Whisper (5')	20	Recording Studio	
	10		Threshold of Hearing
	0		

Source: U.S. Department of Housing and Urban Development. 1985

2



-  **NORMALLY ACCEPTABLE**
Specified land use is satisfactory, based upon the assumption that any buildings involved are of normal conventional construction, without any special noise insulation requirement.
-  **CONDITIONALLY ACCEPTABLE**
New construction or development should be undertaken only after a detailed analysis of the noise reduction requirements is made and needed noise insulation features included in the design. Conventional construction, but with closed windows and fresh air supply systems or air conditioning will normally suffice.
-  **NORMALLY UNACCEPTABLE**
New construction or development should generally be discouraged. If new construction or development does proceed, a detailed analysis of the noise reduction requirements must be made and needed noise reduction features included in the design.
-  **CLEARLY UNACCEPTABLE**
New construction or development should generally not be undertaken.

Source: California Department of Health, Office of Noise Control, Guidelines for the Preparation and Content of Noise Elements of The General Plan, February 1976

Figure 3.9-1. California Department of Health Services Noise and Land Use Compatibility Guidelines

1 discouraged under “normally unacceptable” community noise exposure and should only
2 proceed if a detailed noise analysis is conducted and noise insulation features are included in
3 the design of the project. New construction or development should generally not be
4 undertaken when community noise exposure falls into the “clearly unacceptable” category.

5 *Local Jurisdictions*

6 Local jurisdictions also have noise regulations that govern stationary noise sources. Typically,
7 these are included in noise ordinances, although policies that limit public exposure to noise may
8 be included in the general or community plans of individual cities or counties. Local noise
9 regulations may be more stringent than the guidelines identified by the Department of Health
10 Services. Many jurisdictions also have specific provisions addressing construction noise
11 impacts that often limit the hours and days of construction and may establish noise thresholds
12 that may not be exceeded at specific locations, such as the property line of the site that is under
13 construction.

14 The only activities that would generate noise as a result of the Proposed Project would occur
15 within Riverside and Imperial counties. The following discussion addresses noise standards of
16 these two counties. Individual cities within Riverside County have their own noise ordinances,
17 as do cities within Imperial County.

18 RIVERSIDE COUNTY

19 Riverside County has no noise ordinance in place at the present. Instead, the County evaluates
20 compatibility of noise producers and receptors based on land use categories and has developed
21 a land use compatibility chart with respect to community noise levels. The Riverside County
22 Code does not provide construction noise limits; however, it does restrict construction activities
23 within one-quarter mile of an occupied residence(s) to the hours of 6 A.M. to 6 P.M. during the
24 months of June through September, and between 7 A.M. to 6 P.M. during the other months.
25 Exceptions can be developed with the consent of a County building official. According to the
26 Riverside County Department of Industrial Hygiene, stationary source noise that would occur
27 during operation, as projected to any portion of any surrounding property containing an
28 occupied residential structure, must not exceed the following worst-case noise levels: 45 dBA
29 10-minute L_{eq} between 10 P.M. and 7 A.M. (nighttime standard) and 65 dBA 10-minute L_{eq}
30 between 7 A.M. and 10 P.M. (daytime standard).

31 IMPERIAL COUNTY

32 The Noise Element of the Imperial County General Plan contains standards for construction
33 noise. Impacts from construction are defined as construction noise from a single piece of
34 construction equipment or a combination of equipment that exceeds 75 dBA L_{eq} when averaged
35 over an 8-hour period and measured at the nearest sensitive receptor (e.g., residences, schools,
36 hospitals, parks, office buildings, and certain non-human species, including riparian bird
37 species).

38 The Imperial County General Plan Noise Element includes Property Line Noise Limits that
39 apply to noise generation from one property to an adjacent property. If a noise-sensitive
40 receptor is not present on the adjacent property, an exception to the standards may be

1 appropriate. Depending on the time of day, the applicable 1-hour average sound level may not
2 exceed 45 to 50 dB in residential zones, 50 to 55 dB in multi-residential zones, 55 to 60 dB in
3 commercial zones, 70 dB in light industrial/industrial park zones any time, or 75 dB in general
4 industrial zones (including agricultural operations).

5 Imperial County defines Noise Impact Zones as areas that may be exposed to noise greater than
6 60 dB CNEL or 75 dB Leq (averaged over 1 hour). Any property within ¼ mile of existing
7 farmland that is in an agricultural zone is included in the definition of a Noise Impact Zone.
8 The purpose of such a zone is to define areas and properties where an acoustical analysis of a
9 Proposed Project is required to demonstrate project compliance with land use compatibility
10 requirements and other applicable environmental noise standards.

11 The noise/land use compatibility guidelines for agricultural land use specified in the Noise
12 Element of the Imperial County General Plan indicate that specified land uses are normally
13 acceptable when the CNEL is less than 70 dB. New construction or development is
14 conditionally acceptable when the CNEL ranges from 70 to 75 dB. It is normally unacceptable
15 when the CNEL ranges from 75 to 80 dB, and clearly unacceptable when the CNEL is over 80
16 dB.

17 According to the Noise Element, if future noise levels from a project are within the “normally
18 acceptable” noise level guideline, but result in an increase of 5 dB CNEL or greater, the project
19 would have a potentially significant impact and mitigation measures must be considered. If the
20 future noise level after the project is completed is greater than the “normally acceptable” noise
21 level, a noise increase of 3 dB CNEL or greater should be considered a potentially significant
22 noise impact, and mitigation measures must be considered.

23 In recognition of the role of agriculture in Imperial County, the County has adopted a “Right to
24 Farm” ordinance (Division 2, Title 6 of the Codified Ordinances of the County of Imperial).
25 This ordinance requires a disclosure to land owners near agricultural land operations or areas
26 zoned for agricultural purposes. The disclosure advises persons that discomfort and
27 inconvenience from machinery resulting from conforming and accepted agricultural operations
28 are a normal and necessary aspect of living in the agricultural areas of the county.

29 **3.9.1.2 Regional Issues**

30 Regional issues include increased noise from vehicular and air traffic, as well as from increased
31 industrial development located in proximity to expanding residential areas. Noise-sensitive
32 receptors that could be affected by this increased noise include residential areas, facilities such
33 as schools and hospitals, and certain types of recreational uses where a quiet setting is
34 considered to be an integral part of the recreational experience.

35 **3.9.1.3 Imperial Irrigation District**

36 Much of the district is in agricultural use or open space, although some urban development is
37 present and concentrated primarily between the southeastern side of the Salton Sea and the
38 Mexican border and along Interstate 8. The main noise sources are from agricultural uses,
39 vehicular traffic (particularly along Interstate 8) and aircraft from the Naval Air Facility located

1 just west of El Centro. Aircraft noise also dominates the noise environment in the vicinity of the
2 National Parachute Test Range, which is just south of the Salton Sea.

3 **3.9.1.4 Coachella Valley Water District**

4 The predominant noise source is vehicular traffic, which is concentrated along Interstate 10 and
5 major roadways connecting communities such as Cathedral City and Indio. Other sources of
6 noise include aircraft overflights and rail traffic. The CVWD service area also contains
7 undeveloped desert and mountains, which have low ambient noise levels. Agricultural
8 equipment also generates noise in localized areas.

9 **3.9.1.5 The Metropolitan Water District of Southern California**

10 The area served by the MWD is largely urbanized, although portions of undeveloped land
11 remain and agricultural uses are present in some areas. Primary noise sources are vehicular
12 and air traffic and other urban uses, such as industrial and commercial activities.

13 **3.9.1.6 San Diego County Water Authority**

14 The area served by the SDCWA is largely urbanized, although portions of undeveloped land
15 remain and agricultural uses are present in some areas. Primary noise sources are vehicular
16 and air traffic and other urban uses, such as industrial and commercial activities.

17 **3.9.1.7 Other Areas**

18 *Colorado River*

19 The Colorado River traverses a sparsely developed area. The primary noise sources along
20 many parts of the River are natural (e.g., from wind and water) or related to recreational
21 activities such as camping, boating, and fishing. Traffic noise also contributes to the noise
22 environment along some reaches of the River, particularly in the immediate vicinity of
23 Interstates 10 and 40 and along the portion of State Highway 95 that parallels the River north of
24 Blythe. Aircraft flying over the area also create noise. Noise-sensitive receptors include
25 residential uses in the communities that border the River and the Imperial, Cibola, and Havasu
26 national wildlife refuges.

27 *Salton Sea*

28 The primary sources of noise in the Salton Sea area include vehicular traffic on State Routes 86
29 and 111, which border the Salton Sea on the north, east, and west; rail traffic along the Union
30 Pacific Railway, which is located near the eastern shore; and agricultural equipment from
31 operations located to the south and north. Noise also results from recreational use associated
32 with developed areas within the Salton Sea State Recreation Area, including boating and other
33 active recreational use of this area. Existing noise sources along the south shore of the Salton
34 Sea include State Route 86 and State Route 111, which are located further from the shoreline
35 than along the rest of the Salton Sea's perimeter, agricultural operations, and geothermal
36 hydroelectric facilities on the southwest shore.

1 3.9.2 Impacts

2 3.9.2.1 Significance Criteria

3 The criteria used to determine the significance of noise impacts are based on the model initial
4 study checklist in Appendix G of the State CEQA Guidelines. The Proposed Project would
5 result in a significant impact if it would

- 6 • expose persons to or generate noise levels in excess of standards established in the local
7 General Plan or Noise Ordinance, or applicable standards of other agencies; or
- 8 • expose persons to or generate excessive ground-borne vibration or ground-borne noise
9 levels; or
- 10 • cause a substantial permanent increase in ambient noise levels in the project vicinity
11 above levels existing without the project; or
- 12 • cause a substantial temporary or periodic increase in ambient noise levels in the project
13 vicinity above levels existing without the project; or
- 14 • for a project located within an airport land use plan or, where such a plan has not been
15 adopted, within 2 miles of a public airport or public use airport, expose people residing
16 or working in the project area to excessive noise levels; or
- 17 • for a project within the vicinity of a private airstrip, expose people residing or working
18 in the project area to excessive noise levels.

19 3.9.2.2 Methodology

20 The Proposed Project components were evaluated, and it was determined that noise would
21 result only from construction activities and resulting operational changes in the IID and CVWD
22 service areas. Information developed by the EPA was used to assess the amount of noise that
23 would be generated by these activities. The potential for noise-sensitive receptors to be located
24 near Project-induced noise was considered in determining impact significance, which is based
25 on the above-listed significance criteria. The Existing Baseline was used in assessing noise
26 impacts. Information regarding impacts of the All American and Coachella Canal lining
27 projects is summarized from on the EIS/EIRs prepared specifically for those projects (USBR and
28 IID 1994, and USBR and CVWD 2001).

29 3.9.2.3 Summary of Impacts

30 *Imperial Irrigation District*

31 The All American Canal Lining Project EIS/EIR identified no significant impacts to noise from
32 construction or operation of this component of the Proposed Project.

33 The Proposed Project includes construction of water conservation measures, such as tailwater
34 return systems lateral interceptors, reservoirs, seepage interceptors, and conveyance lining, in
35 addition to construction of a canal parallel to the All American Canal. Construction of these

1 components would create short-term, noise impacts from the use of equipment such as
 2 backhoes, trenchers, compactors, concrete mix trucks, dozers, end loaders, excavators, loaders,
 3 scrapers, slipform pavers, and trucks. The estimated noise from typical construction activities is
 4 shown in Table 3.9-2 where the noise identified for “Public Works Roads & Highways, Sewers,
 5 and Trenches” would be most comparable to that generated by the Project. These types of
 6 equipment typically generate noise in excess of 80 dBA at 50 feet from the source (EPA 1971).
 7 The components would generally be implemented in rural, unpopulated areas, well away from
 8 noise sensitive receptors. However, should noise-sensitive receptors, including riparian birds,
 9 be exposed to noise in excess of 75 dBA Leq when averaged over an 8-hour period, which would
 10 exceed the Imperial County construction noise standards, the impact would be significant, but
 11 mitigable.

Table 3.9-2. Noise Levels by Construction Phases

TYPICAL RANGES OF ENERGY EQUIVALENT NOISE LEVELS AT 50 FEET, LeQ IN dBA, AT CONSTRUCTION SITES								
	<i>Domestic Housing</i>		<i>Office Building, Hotel, Hospital, School, Public Works</i>		<i>Industrial Parking Garage, Religious, Amusement, Recreation, Store, Service Station</i>		<i>Public Works Roads, Highways, Sewers, Trenches</i>	
	I	II	I	II	I	II	I	II
Ground Clearing	83	83	84	84	84	83	84	84
Excavation	88	75	89	79	89	71	88	78
Foundations	81	81	78	78	77	77	88	88
Erection	81	65	87	75	84	72	79	78
Finishing	88	72	89	74	89	74	84	84
I - All pertinent equipment present at site. II - Minimum required equipment present at site. Source: EPA, Legal Compilation on Noise, Vol. 1, p. 2-104, 1973.								

12 Operation of certain water conservation measures, such as tailwater return systems, drip
 13 irrigation, lateral interceptor systems, and mid-lateral reservoirs, would require the operation of
 14 pumps that could generate long-term noise in excess of 70 dBA at 50 feet. Table 3.9-3 describes
 15 noise emissions from the types of pumps that could be used within the IID service area.
 16 Depending on the location of these pumps in relation to noise-sensitive receptors, noise from
 17 the pumps could exceed the Normally Acceptable noise/land use compatibility guideline of 70
 18 dBA and the operational standards of the Imperial County General Plan, which would be a
 19 significant but mitigable impact.

20 The types of construction/operation activities that would occur are fairly commonplace and
 21 would not expose people to or generate excessive ground-borne vibration or ground-borne
 22 noise levels. The Proposed Project would not generate noise impacts affecting people working
 23 or living near airports or private airstrips. Fallowing would not cause noise or vibration
 24 impacts.

1

Table 3.9-3. Typical Noise Emissions for Electric Pumps

<i>Conservation Measure</i>	<i>Type of Pump</i>	<i>Sound Level at 50 ft. (dBA)</i>	<i>Duration of Operation</i>
Tailwater Return System	Nondiesel, truck-mounted	77	Intermittent
Drip Irrigation	25-50 horsepower (hp)	69-72	Intermittent, running approximately 40% of the time
Lateral Interceptor System	Max 500 hp	78	Intermittent, running approximately 50% of the time
Mid-Lateral Reservoirs	25 hp	Up to 69	If necessary, running approximately 30% of the time
Seepage Interceptors	25-50 hp	69-72	Continuous
* Pump size is an estimate. Actual size of pump would depend on exact system built for the different conservation measures. <i>Source: IID and USBR 2002.</i>			

2 *Coachella Valley Water District*3 The Coachella Canal Lining Project EIS/EIR identified no significant impacts to noise from
4 construction or operation of this component of the Proposed Project.5 The Proposed Project includes potential construction of facilities such as pipelines, pumping
6 stations, and recharge basins. Construction would create short-term, noise impacts from the use
7 of equipment such as backhoes, trenchers, compactors, concrete mix trucks, dozers, end loaders,
8 excavators, loaders, scrapers, slipform pavers, and trucks. The estimated noise from typical
9 construction activities is shown in Table 3.9-2 where the noise identified for "Public Works
10 Roads & Highways, Sewers, and Trenches" would be most comparable to that generated by the
11 Project. These types of equipment typically generate noise in excess of 80 dBA at 50 feet from
12 the source (EPA 1971). Two sites that are currently under preliminary consideration for the
13 recharge basins, near Dike 4 and Martinez Canyon, are located in remote areas, well removed
14 from noise sensitive receptors, and other facilities are expected to be similarly located in rural,
15 sparsely populated areas. Should they be constructed in proximity to noise sensitive receptors,
16 however, impacts could be significant but mitigable.17 Operations-related noise would be generated by pumping stations and routine maintenance
18 activities. Although pumps likely would be located in rural, sparsely populated areas and
19 generally would be equipped with electric motors, if they were located in proximity to noise
20 sensitive receptors, impacts could be significant but mitigable. Routine maintenance activities
21 would not cause significant noise impacts.

1 The types of construction/operation activities that would occur are fairly commonplace and
2 would not expose people to or generate excessive ground-borne vibration or ground-borne
3 noise levels. The Proposed Project would not generate noise impacts affecting people working
4 or living near airports or private airstrips.

5 *The Metropolitan Water District of Southern California*

6 The Proposed Project would not generate noise in the MWD service area since no construction
7 or operational changes would occur. The Proposed Project would not expose people to or
8 generate excessive ground-borne vibration or ground-borne noise levels. In addition, the
9 Project would not generate noise impacts affecting people working or living near airports or
10 private airstrips.

11 *San Diego County Water Authority*

12 The Proposed Project would not generate noise in the SDCWA service area since no
13 construction or operational changes would occur. The Proposed Project would not expose
14 people to or generate excessive ground-borne vibration or ground-borne noise levels. In
15 addition, the Project would not generate noise impacts affecting people working or living near
16 airports or private airstrips.

17 *Other Areas*

18 COLORADO RIVER

19 The only changes to the Colorado River area would be associated with different water levels,
20 flow rates, etc. No noise would be generated from Proposed Project components in this area
21 either in California or Arizona. The Proposed Project would not expose people to or generate
22 excessive ground-borne vibration or ground-borne noise levels. In addition, the Project would
23 not generate noise impacts affecting people working or living near airports or private airstrips.

24 SALTON SEA

25 The only changes to the Salton Sea area would be associated with reduced inflow. No activities
26 that generate noise would occur as a result of implementing the Proposed Project. The
27 Proposed Project would not expose people to or generate excessive ground-borne vibration or
28 ground-borne noise levels. In addition, the Project would not generate noise impacts affecting
29 people working or living near airports or private airstrips.

30 *Analysis of the Environmental Impact of Project-Level Components*

31 This section addresses the CEQA project-level analysis of potential environmental impacts
32 associated with the implementation of those components of the Proposed Project that require
33 such an analysis. All Project components are described and numbered in Table 2.4-1; the
34 following discussion addresses only those for which project-level approvals are being obtained.

1 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
2 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

3 MWD's reduction in the use of conserved water under this Proposed Project component
4 would result in a slight increase in river flow from Parker to Imperial dams. This change in
5 river flows is within historic fluctuations and would not result in changes to the physical
6 environment that would generate excessive noise or vibrations or substantially increase
7 ambient noise levels. A reduction in the amount of conserved water dedicated to MWD
8 would not result in an activity that would generate noise or vibrations or expose persons to
9 excessive noise levels. Diversion of this water by CVWD would be through existing
10 facilities and would therefore not require construction-related activities that would generate
11 noise or vibrations or substantially increase ambient noise levels.

12 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

13 This Project component involves the exchange of Colorado River water diverted at MWD's
14 existing intake at Lake Havasu for a like quantity and quality of water delivered through
15 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
16 increase the diversion of Colorado River contemplated under the Proposed Project. Since no
17 changes in river levels would result or construction of new diversion structures would be
18 required with implementation of this Project component, no significant impacts from
19 generation of noise and vibrations or exposure of persons to excessive noise levels would
20 occur. The exchange of water with SDCWA would occur from existing infrastructure and
21 would not require construction activities that would generate noise or vibrations or
22 substantially increase ambient noise levels.

23 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

24 Under this Project component, some portion of the first and section 50 KAF of water would
25 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
26 by MWD would be through existing facilities, no construction-related activities would occur
27 that would generate noise or vibrations or substantially increase ambient noise levels. The
28 use of the First and Second 50 KAF of water would not increase the amount of Colorado
29 River water currently being diverted by MWD and used within its service area. Therefore,
30 implementation of this Project component would not result in changes to the physical
31 environment that would cause the generation of noise and vibrations or that would result in
32 an activity that would expose persons to excessive noise levels.

33 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

34 This Project component quantifies the amount of Priority 6a surplus water available to IID,
35 CVWD, and MWD. The diversion and use of this water would be within the historic range
36 of surplus and unused apportionment diverted by these three districts. Therefore, no
37 change in Colorado River conditions or potential impacts to acoustic resources along the
38 Colorado River would occur. This quantification and use of Priority 6a surplus water
39 would not require the construction of any new facilities by IID, CVWD, or MWD nor
40 would it increase the amount of water used within these service areas. Therefore,
41 implementation of this Project component would not result in changes to the physical

1 environment that would cause the generation of noise and vibrations or that would result
2 in an activity that would expose persons to excessive noise levels.

3 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

4 The change in point of diversion of 35 KAF of water from Lake Havasu to Imperial Dam
5 under this Proposed Project component would result in a slight increase in river flow from
6 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
7 existing facilities at Lake Havasu no change in river flows between Parker and Imperial
8 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
9 not result in changes to physical conditions that would cause the generation of noise or
10 vibrations or that would result in an activity that would expose persons to excessive noise
11 levels. No impacts to ambient noise levels or sensitive noise receptors would occur from
12 the diversion or conveyance of the water to CVWD because no new facilities would be
13 required. Similarly, the exchange of SWP entitlements under this Project component
14 would be accomplished through existing facilities and thus would not result in physical
15 changes to environmental conditions that would generate noise or vibrations or that would
16 result in an activity that would expose persons to excessive noise levels.

17 K. MWD PRIORITY 4 AND 5 COLORADO RIVER CAP

18 This component of the QSA establishes an accounting method for water transfers under the
19 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
20 component would not result in any impacts to ambient noise levels since it does not change
21 the amount of water diverted, conveyed, or used and would not result in any activity that
22 would cause the generation of pollutants or odors or that would result in an activity that
23 would cause the violation of any air quality standard or conflict with any applicable air
24 quality plan.

25 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

26 Under this QSA component, MWD would be responsible for the repayment of any overrun
27 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
28 would be accomplished by MWD reducing diversion of water of an amount equivalent to
29 the amount of overrun. The resulting effect would be a minor decrease in Colorado River
30 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead and a
31 corresponding increase in the amount of water in Lake Mead. These changes are within
32 historic fluctuations and would not result to changes to the physical environment that
33 would create a significant impact to ambient noise levels. Under this Project component,
34 MWD would be entitled to any unused Priorities 1, 2, and 3b water. MWD would divert
35 this water from its existing facilities for conveyance and use within its service area. The
36 amount of water diverted from the river under this component would be within the
37 historic amount of water diverted by MWD, would not require the construction any new
38 facilities and would not increase the amount of water used within its service area.
39 Therefore, no changes to environmental conditions would result from implementation of
40 this Project component that would cause the generation of noise or vibrations or that
41 would result in an activity that would expose persons to excessive noise levels.

1 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
2 CERTAIN INDIAN RESERVATIONS

3 Under this Project component, the change in the point of diversion from Lake Havasu and
4 Imperial Dam to various points along the lower Colorado River would result in minor
5 changes in river levels. This change in river flows is within historic fluctuations and would
6 not result to changes to the physical environment that would cause the generation of noise
7 or vibrations or that would result in an activity that would expose persons to excessive
8 noise levels.

9 N. QSA SHORTAGE SHARING AGREEMENT

10 The frequency and magnitude of future shortages cannot be known with certainty, but in
11 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs.
12 The minimum level of diversion for the State of California was estimated to be 3.847
13 MAFY. With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF.
14 IID and CVWD would share this shortage. Actions taken in the IID and CVWD service
15 areas to manage shortage would be similar with or without the QSA. IID would undertake
16 additional conservation, demand control measures, or other actions to manage a shortage.
17 CVWD would reduce or suspend groundwater recharge and undertake demand control
18 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
19 would have to intensify shortage management efforts to account for up to an additional
20 3,000 AF.

21 This additional increment of conservation/shortage management would be minor with
22 respect to overall deliveries to IID and CVWD. This additional conservation/shortage
23 management would also be short-term. The potential impacts to noise, such as increased
24 pumping and increased operation of tailwater return systems, related to this additional
25 conservation/shortage management would be so minor as to be indiscernible from the
26 impacts of the Proposed Project.

27 **3.9.3 Mitigation Measures**

28 When construction in the IID and CVWD service areas occurs sufficiently close to noise-
29 sensitive receptors so that noise from construction activities exceeds local regulatory standards
30 or causes a substantial increase in ambient noise levels, the following measures shall be
31 implemented. This list does not preclude the use of additional mitigation measures if
32 appropriate.

- 33 • Use hydraulically or electrically powered impact tools when possible. If the use of
34 pneumatically powered tools is unavoidable, use an exhaust muffler on the compressed
35 air exhaust.
- 36 • Install manufacturer's standard noise control devices, such as mufflers, on construction
37 equipment.
- 38 • Locate stationary equipment as far as possible from noise-sensitive receptors.
- 39 • Notify nearby property users whenever extremely noise work might occur.

- 1 • Use stockpiles as noise barriers when feasible.
- 2 • Keep idling of construction equipment to a minimum (no more than 30 minutes) when
- 3 not in use.
- 4 • Install temporary or portable acoustic barriers around stationary construction noise
- 5 sources.
- 6 • As appropriate, modify noise enclosures with acoustical louvers, baffle walls, and/or
- 7 acoustical panels.
- 8 • Limit construction activities to non-mating, non-nesting seasons of noise-sensitive
- 9 species.

10 The following measures shall be implemented to mitigate operational noise impacts from
11 pumps in the IID and CVWD service areas:

- 12 • Pumps shall be located at sufficient distances from sensitive receptors to ensure that
- 13 noise levels at the receptor do not exceed local noise standards. If there is no flexibility
- 14 in their placement, the pumps shall not be located at sufficient distances from sensitive
- 15 receptors, and barriers or enclosures shall be constructed to ensure adherence to local
- 16 standards.

17 **3.9.4 Significant Unavoidable Adverse Impacts**

18 No significant unavoidable adverse impacts associated with noise would occur.

19 **3.9.5 Significant Irreversible Environmental Changes**

20 No significant irreversible changes to the noise environment would occur.

1 **3.10 AESTHETICS**

2 Visual resources consist of the natural and manmade features that give a particular
3 environment its aesthetic qualities. These features may be natural appearing or modified by
4 human activities. Together, they form the overall impression of an area, referred to as its
5 *landscape character*. Landforms, water surfaces, vegetation, and manmade features are treated as
6 characteristic of an area if they are inherent to the formation, structure, and function of the
7 landscape. Landscape character is evaluated to assess whether a proposed project would
8 appear compatible with the existing setting or would contrast noticeably with the setting and
9 appear out of place.

10 Visual resources also have a social setting, which includes public values, goals, awareness, and
11 concern regarding visual quality. Social setting is addressed as *visual sensitivity*, or the relative
12 degree of public interest in visual resources and concern over adverse changes in the quality of
13 that resource. Visual sensitivity is key in assessing how important an effect on the visual
14 resource would be and whether it represents a significant impact. Recreational uses are
15 generally considered to have high visual sensitivity, as are views from scenic routes or
16 corridors.

17 **3.10.1 Environmental Setting**

18 The region of influence of the Proposed Project includes much of Southern California, an area
19 that has a diverse array of visual environments, ranging in character from urban centers to
20 agricultural lands to natural woodlands to desert areas. The variety of features within the
21 Southern California region is a result of the mixture of climates, topography, and flora and
22 fauna found in the natural environment. Natural features include parks and open space,
23 mountain and desert wilderness areas, beaches, and natural and artificial water bodies.

24 **3.10.1.1 Regulatory Framework**

25 Adopted plans and policies of local jurisdictions provide the primary regulatory guidance
26 regarding the maintenance of aesthetic resources in the Project area, although federal and state
27 agencies also adopt plans that determine allowable changes to visual resources within their
28 jurisdictions. The areas considered to have the greatest visual sensitivity are typically along
29 scenic highways and wilderness or other natural areas. The primary areas of concern generally
30 are associated with changes to prominent topographic features, changes in the character of an
31 area with high visual sensitivity, removal of vegetation, or blockage of public views of a
32 visually sensitive landscape.

33 **3.10.1.2 Regional Issues**

34 The visual resources of the area vary according to the type of land use, the amount of open
35 space, and the existence of prominent topographic features such as mountains and ridgelines or
36 other unique features. Visual resources within the seven-county area as a whole include
37 intensively urbanized areas within metropolitan Los Angeles, Orange, and San Diego counties,
38 along with major agricultural areas within the Coachella Valley of Riverside County and the
39 Imperial Valley of Imperial County. Less developed and open-space areas occur on the

1 hillsides and in the mountains of all counties and in the deserts of Riverside, San Bernardino,
2 San Diego, and Imperial counties.

3 The designated state scenic highways in the area are a portion of SR-2 in Los Angeles County; a
4 portion of SR-38 in San Bernardino County; a portion of SR-91 in Orange County; portions of
5 SR-76, SR-78, SR-125, and SR-163 in San Diego County; portions of SR-62 in Riverside and San
6 Bernardino counties, SR-243 in Riverside County; and SR-74 in Riverside and Orange counties.
7 In addition to state designations, counties have their own scenic highway designations, which
8 are intended to preserve and enhance existing scenic resources.

9 The region of influence includes a large number of state parks and national forests. These
10 include, but are not limited to, the Cleveland National Forest in San Diego and Riverside
11 counties; the San Bernardino National Forest in San Bernardino County; the Angeles National
12 Forest and Santa Monica Mountains National Recreation Area in Los Angeles County; and the
13 Salton Sea State Recreation Area in Imperial and Riverside counties, Imperial Sand Dunes
14 Recreation Area in Imperial County, and Anza-Borrego Desert State Park in San Diego and
15 Imperial counties.

16 **3.10.1.3 Imperial Irrigation District**

17 The IID service area is located in Imperial County. Visual resources of the IID service area
18 include large agricultural areas in the Imperial Valley, a portion of the Salton Sea, mountains,
19 deserts, and some urban areas. The area along the All American Canal is generally
20 undeveloped.

21 **3.10.1.4 Coachella Valley Water District**

22 CVWD is located primarily in Riverside County, but also includes portions of Imperial and San
23 Diego counties. Visual resources of the CVWD service area include agricultural areas in the
24 Coachella Valley, sparsely developed desert areas, portions of the Salton Sea, mountains, and
25 some urban areas. The area along the section of the Coachella Canal that would be lined is
26 generally undeveloped.

27 **3.10.1.5 The Metropolitan Water District of Southern California**

28 MWD serves portions of Los Angeles, Orange, Riverside, San Bernardino, San Diego, and
29 Ventura counties. This large region has diverse visual resources, including heavily urbanized
30 areas, mountains, agricultural areas, deserts, and the Pacific Ocean.

31 **3.10.1.6 San Diego County Water Authority**

32 SDCWA's service area is located entirely in San Diego County. The SDCWA service area is
33 characterized by a variety of visual resources, including intensively urbanized areas,
34 mountains, agricultural areas, deserts, and the Pacific Ocean.

1 3.10.1.7 *Other Areas*

2 *Colorado River*

3 The Colorado River borders the eastern portion of Riverside, San Bernardino, and Imperial
4 counties and the state of Arizona. Visual features of this area include the River itself, which is a
5 visually sensitive resource, along with Lake Havasu, Parker Dam, and Imperial Dam. Other
6 features adjacent to the River that contribute to the overall landscape character include large
7 agricultural areas, deserts, mountains, and some urban development.

8 *Salton Sea*

9 The Salton Sea is located in the lowest portion of the desert valley in Imperial and Riverside
10 counties. The Salton Sea is 35 miles long and 15 miles wide and is considered a visually
11 sensitive resource. The surrounding area has a mixed visual character. The elements that
12 define the visual environment include a largely undeveloped wildlife refuge and marshlands, a
13 State Recreation Area developed with campgrounds and boating facilities, agricultural
14 operations, and geothermal hydroelectric facilities. Other dominant natural features include the
15 mountains, sand dunes, and desert.

16 3.10.2 **Impacts**

17 3.10.2.1 *Significance Criteria*

18 The criteria used to determine the significance of impacts to visual resources are based on the
19 model initial study checklist contained in Appendix G of the State CEQA Guidelines. The
20 Proposed Project would have a significant environmental impact if it would do any of the
21 following:

- 22 • have a substantial adverse effect on a scenic vista; or
- 23 • substantially damage scenic resources, including, but not limited to, trees, rock
24 outcroppings, and historic buildings within a state scenic highway; or
- 25 • substantially degrade the existing visual character or quality of the site and its
26 surroundings; or
- 27 • create a new source of substantial light or glare that would adversely affect day or
28 nighttime views in the area.

29 3.10.2.2 *Methodology*

30 Each Project component was evaluated with regard to its potential to create visual impacts
31 resulting from changes in scenic vistas, changes or damage to scenic resources, or degrading the
32 visual character of a site. Potential impacts to aesthetic resources in the IID and CVWD service
33 areas would result primarily from construction activities and resulting operational changes and
34 were assessed by comparing Project-induced changes to the Existing Baseline. No construction
35 would occur in or adjacent to the Colorado River and Salton Sea. Potential impacts to these
36 geographic areas would result from changes in water elevation and are based on the hydrologic

1 modeling discussed in section 3.1, which assesses impacts compared to Future Baseline
2 conditions. No impacts to the MWD or SDCWA service areas would occur since no
3 construction or other physical or operational changes would take place in these service areas.
4 Impacts from potential light sources were also considered, but it was determined that no project
5 components would require substantial lighting. Odors are addressed in section 3.7, Air Quality.
6 Information regarding impacts of the All American and Coachella Canal lining projects is based
7 on the EIS/EIRs prepared specifically for those projects (USBR and IID 1994, and USBR and
8 CVWD 2001).

9 **3.10.2.3 Summary of Impacts**

10 *Imperial Irrigation District*

11 The All American Canal Lining Project EIS/EIR identified no significant impacts to aesthetics
12 from construction or operation of this component of the Proposed Project.

13 Other water conservation measures would be located in irrigated parts of the service area and
14 would be visually compatible with the surrounding agricultural uses. If conservation for
15 transfer were to be achieved through fallowing, up to about 50,000 acres of farmland could be
16 affected either temporarily or permanently. Currently, many farms are fallowed for at least part
17 of the year, so this would not represent a notable visual change.

18 The Proposed Project would not have a substantial adverse effect on a scenic vista; substantially
19 damage scenic resources, substantially degrade the existing visual character or quality of any
20 sites and its surroundings; or create a new source of substantial light or glare that would
21 adversely affect day or nighttime views in the area.

22 *Coachella Valley Water District*

23 The Coachella Canal Lining Project EIS/EIR identified no significant impacts to aesthetics from
24 construction or operation of this component of the Proposed Project.

25 Implementation of the Proposed Project would involve the construction of recharge basins,
26 pumping stations, and some pipelines in the CVWD service area. The pipelines likely would be
27 buried along existing roadways or would be located on the edges of agricultural fields, and thus
28 would not change the area's visual qualities. Pumping stations also would likely be located in
29 agricultural areas, where they are a common use. Should these facilities be located in a visually
30 sensitive area, however, impacts could be significant but mitigable.

31 The recharge basins, which typically have low earthen berms, would be located in undeveloped
32 areas, such as the vicinity of Martinez Canyon and Dike 4. The Lower Coachella Valley already
33 has numerous storage basins for agricultural irrigation. The new facilities would be visually
34 compatible with existing uses of the area and would not be highly visible to the public. These
35 components of the Proposed Project would not have a substantial adverse effect on a scenic
36 vista; substantially damage scenic resources, substantially degrade the existing visual character
37 or quality of the site and its surroundings; or create a new source of substantial light or glare
38 that would adversely affect day or nighttime views in the area. Impacts would not be
39 significant.

1 *The Metropolitan Water District of Southern California*

2 Because no construction or changes in development patterns would occur in this service area as
3 part of the Proposed Project, no visual impacts would occur. The Proposed Project would not
4 have a substantial adverse effect on a scenic vista; substantially damage scenic resources,
5 substantially degrade the existing visual character or quality of the site and its surroundings; or
6 create a new source of substantial light or glare that would adversely affect day or nighttime
7 views in the area.

8 *San Diego County Water Authority*

9 Because no construction or changes in development patterns would occur in this service area as
10 part of the Proposed Project, no visual impacts would occur. The Proposed Project would not
11 have a substantial adverse effect on a scenic vista; substantially damage scenic resources,
12 substantially degrade the existing visual character or quality of the site and its surroundings; or
13 create a new source of substantial light or glare that would adversely affect day or nighttime
14 views in the area.

15 *Other Areas*

16 COLORADO RIVER

17 Implementation of the Proposed Project would not result in significant visual changes to the
18 Colorado River and adjacent areas in California and Arizona. No construction activities
19 associated with the Proposed Project would occur in the area. Although the Proposed Project
20 would result in a slight decrease in the median surface water elevation, the decrease would be
21 within the River's normal range of fluctuation and would not produce a perceptible change to
22 its visual qualities.

23 SALTON SEA

24 Implementation of the Proposed Project would result in a gradual decline in the water level of
25 the Salton Sea, as described in Chapter 3.0. The decline would occur more rapidly and to a
26 greater extent than would occur under Future Baseline conditions. This drop in the surface
27 water elevation would expose more land area around the Sea. Currently submerged lands in
28 the southern part of the Salton Sea would be particularly affected. In particular, views from
29 public areas at Salton Sea Beach, Red Hill, Marina County Park, Bombay Beach, and Sneaker
30 Beach would include increased dry land and decreased open water. The exposed area would
31 look like the existing beach; however, views of the water, considered a scenic vista, would be
32 possible only from a much greater distance from the developed public viewing facilities at these
33 locations. The change would be very gradual and the visual impact would not be perceptible
34 except over a long period, but ultimately, the impact would be significant.

35 *Analysis of the Environmental Impact of Project-Level Components*

36 This section addresses the CEQA project-level analysis of potential environmental impacts
37 associated with the implementation of those components of the Proposed Project that require

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1 such an analysis. All Project components are described and numbered in Table 2.4-1; the
2 following discussion addresses only those for which project-level approvals are being obtained.

3 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
4 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

5 MWD's reduction in the use of conserved water under this Proposed Project component
6 would result in a slight increase in river flow from Parker to Imperial dams. This change in
7 river flows is within historic fluctuations and would not result in changes to the physical
8 environment that would substantially damage scenic resources or the visual character along
9 the Colorado River or create new sources of light and glare. A reduction in the amount of
10 conserved water dedicated to MWD would not result in any physical change that would
11 cause the degradation of aesthetic resources or result in an activity that would substantially
12 damage scenic resources. Diversion and conveyance of this water by CVWD would be
13 through existing facilities and would therefore not require construction-related activities
14 that would substantially damage scenic resources or create new sources of light and glare.

15 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

16 This Project component involves the exchange of Colorado River water diverted at MWD's
17 existing intake at Lake Havasu for a like quantity and quality of water delivered through
18 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
19 increase the diversion of Colorado River contemplated under the Proposed Project. Since no
20 changes in river levels would result or construction of new diversion structures would be
21 required with implementation of this Project component, no significant impacts to aesthetic
22 resources would occur. The exchange of water with SDCWA would occur from existing
23 infrastructure and would not require construction activities that would substantially
24 damage scenic resources or create new sources of light and glare.

25 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

26 Under this Project component, some portion of the first and section 50 KAF of water would
27 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
28 by MWD would be through existing facilities, no construction-related activities would occur
29 that would substantially damage scenic resources or create new sources of light . The use of
30 the First and Second 50 KAF of water would not increase the amount of Colorado River
31 water currently being diverted by MWD and used within its service area. Therefore,
32 implementation of this Project component would not result in changes to the physical
33 environment that would cause any significant impact to aesthetic resources.

34 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

35 This Project component quantifies the amount of Priority 6a surplus water available to IID,
36 CVWD, and MWD. The diversion and use of this water would be within the historic range
37 of surplus and unused apportionment diverted by these three districts. Therefore no change
38 in Colorado River conditions or potential impacts to aesthetic resources along the Colorado
39 River would occur. This quantification and use of Priority 6a surplus water would not
40 require the construction of any new facilities by IID, CVWD, or MWD nor would it increase

1 the amount of water used within these service areas. Therefore, implementation of this
2 Project component would not result in changes to the physical environment that would
3 substantially damage scenic resources or the existing visual character or create new sources
4 of light and glare.

5 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

6 The change in point of diversion of 35 KAF of water from Lake Havasu to Imperial Dam
7 under this Proposed Project component would result in a slight increase in river flow from
8 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
9 existing facilities at Lake Havasu no change in river flows between Parker and Imperial
10 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
11 not result in changes to physical conditions that would cause damage to scenic resources or
12 the existing visual character or create new sources of light and glare. No impacts to aesthetic
13 resources would occur from the diversion or conveyance of the water to CVWD because no
14 new facilities would be required to be constructed. Similarly, the exchange of SWP
15 entitlements under this Project component would be accomplished through existing
16 facilities and would not result in physical changes to environmental conditions that would
17 impact aesthetic resources by damaging scenic resources or creating new sources of light or
18 glare.

19 K. MWD PRIORITY 4 AND 5 COLORADO RIVER WATER CAP

20 This component of the QSA establishes an accounting method for water transfers under the
21 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
22 component would not result in any impacts to aesthetic resources since it does not change
23 the amount of water diverted, conveyed, or used and would not result in any activity that
24 would cause damage to scenic resources or the existing visual character or create new
25 sources of light and glare.

26 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

27 Under this QSA component, MWD would be responsible for the repayment of any overrun
28 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
29 would be accomplished by MWD reducing diversion of water of an amount equivalent to
30 the amount of overrun. The resulting effect would be a minor decrease in Colorado River
31 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead and a
32 corresponding increase in the amount of water in Lake Mead. These changes are within
33 historic fluctuations and would not result to changes to the physical environment that
34 would create a significant impact to aesthetic resources. Under this Project component,
35 MWD would be entitled to any unused Priorities 1, 2, and 3b water. MWD would divert
36 this water from its existing facilities for conveyance and use within its service area. The
37 amount of water diverted from the river under this component would be within the historic
38 amount of water diverted by MWD, would not require the construction any new facilities,
39 and would not increase the amount of water used within its service area. Therefore, no
40 changes to environmental conditions would result from implementation of this Project
41 component that would cause damage to scenic resources or the existing visual character or
42 create new sources of light and glare.

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1 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
2 CERTAIN INDIAN RESERVATIONS

3 Under this Project component, the change in the point of diversion from Lake Havasu and
4 Imperial Dam to various points along the lower Colorado River would result in minor
5 changes in river levels. This change in river flows is within historic fluctuations and would
6 not result to changes to the physical environment that would cause damage to scenic
7 resources or the existing visual character or create new sources of light or glare or that
8 would result in an activity that would result in significant impacts to aesthetic resources.

9 N. QSA SHORTAGE SHARING AGREEMENT

10 The frequency and magnitude of future shortages cannot be known with certainty, but in
11 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
12 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
13 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and
14 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
15 manage shortage would be similar with or without the QSA. IID would undertake
16 additional conservation, demand control measures, or other actions to manage a shortage.
17 CVWD would reduce or suspend groundwater recharge and undertake demand control
18 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
19 would have to intensify shortage management efforts to account for up to an additional
20 3,000 AF.

21 This additional increment of conservation/shortage management would be minor with
22 respect to overall deliveries to IID and CVWD. This additional conservation/shortage
23 management would also be short-term and is not anticipated to involve activities that could
24 have aesthetic impacts such as ground disturbance or construction activities. No additional
25 impacts to aesthetics, beyond those of the Proposed Project, are anticipated.

26 **3.10.3 Mitigation Measures**

27 The following measure would reduce the potential impacts from the construction of pipelines
28 and pump stations in the CVWD service area to a less than significant level:

- 29 • To the extent feasible, pipelines and pump stations shall be located in agricultural areas.
30 As appropriate, pipelines shall be buried along existing roadways or located on the
31 edges of agricultural fields. To the extent feasible, pumping stations shall be small, low
32 structures painted in pale earth tones to blend with the native soils.

33 The following measures would mitigate the impact to visual resources of the Salton Sea to a less
34 than significant level. These measures shall be implemented on an on-going basis as the Sea
35 recedes until it reaches its lowest and stable elevation, at which point they shall be permanent.

- 36 • Recreational facilities that would become further removed from the waters of the Salton
37 Sea will be relocated to an appropriate site adjacent to the Salton Sea and access will be
38 extended to the new shoreline so as to provide quality public viewing opportunities of
39 the Salton Sea and its shoreline.

- 1 • Interpretive facilities and materials will be developed and made available to the public
2 at recreation areas and along public roadways. Interpretive displays may include
3 historic photographs of the Salton Sea landscape and information about water
4 conservation measures, including their effects on Salton Sea water levels.

5 Alternatively, implementation of Mitigation Strategy 2 – Use of Conserved Water as Mitigation,
6 outlined in section 3.2.3 of this PEIR, would avoid impacts associated with the decline in Salton
7 Sea elevation. This potentially feasible measure also would reduce aesthetic impacts to a less
8 than significant level. Potential environmental impacts of this mitigation measure are
9 addressed in section 3.2.3.

10 **3.10.4 Significant Unavoidable Environmental Changes**

11 No unavoidable long-term changes to aesthetic resources would result from implementation of
12 the Proposed Project.

13 **3.10.5 Significant Irreversible Environmental Changes**

14 No significant irreversible changes to aesthetic resources would result from implementation of
15 the Proposed Project.

16

1 **3.11 HAZARDS AND HAZARDOUS MATERIALS**

2 **3.11.1 Environmental Setting**

3 **3.11.1.1 Regulatory Framework**

4 *Types of Hazardous Materials*

5 A material is considered hazardous if it appears on a list of hazardous materials prepared by a
6 federal, state, or local agency, or if it has characteristics defined as hazardous by such an
7 agency. Chemical and physical properties cause a substance to be considered hazardous,
8 including the properties of toxicity, ignitability, corrosivity, and reactivity. These properties are
9 defined in CCR, Title 22, §§66261.20-66261.24. Within typical construction sites, materials that
10 could be considered hazardous include fuels, motor oil, grease, various lubricants, solvents,
11 soldering equipment, and glues. Also, excavation may expose buried hazardous materials
12 resulting from prior use of the proposed site or adjacent property.

13 A “hazardous waste” is any hazardous material that is discarded, abandoned, or recycled. The
14 criteria that render a material hazardous also make a waste hazardous (California Health and
15 Safety Code, §25117).

16 *Hazardous Materials Management*

17 Federal and state laws require detailed planning to ensure that hazardous materials are
18 properly handled, used, stored, and disposed, and in the event that such materials are
19 accidentally released, to prevent or to mitigate injury to health or the environment. The Federal
20 Emergency Planning and Community Right-to-Know Act of 1986 imposes hazardous materials
21 planning requirements to help protect local communities in the event of accidental release.

22 Storage of hazardous materials in underground tanks is regulated by the SWRCB, which has
23 overall responsibility for implementing all regulations set forth in Title 23 of the CCR. State
24 standards cover installation and monitoring of new tanks, monitoring of existing tanks, and
25 corrective actions for removed tanks. State underground storage tank regulations, including
26 permitting for all hazardous materials storage, are enforced by local fire departments.

27 *Hazardous Materials Transport*

28 The U.S. Department of Transportation (DOT) regulates hazardous materials transportation
29 between states. State agencies with primary responsibility for enforcing federal and state
30 regulations and responding to hazardous materials transportation emergencies are the
31 California Highway Patrol and the California Department of Transportation. Together, these
32 agencies determine container types used and license hazardous waste haulers for hazardous
33 waste transportation on public roads.

34 *Hazardous Waste Management*

35 The California Department of Toxic Substances Control (DTSC) regulates the generation,
36 transportation, treatment, storage, and disposal of hazardous waste under the federal Resource

3.11 Hazards and Hazardous Materials

1 Conservation and Recovery Act (RCRA) and the state Hazardous Waste Control Law. Both
2 laws impose “cradle to grave” regulatory systems for handling hazardous waste in a manner
3 that protects human health and the environment.

4 *Laws Regulating Hazardous Materials and Wastes*

5 The EPA regulates the management of hazardous materials and wastes. The primary federal
6 hazardous materials and waste laws are contained in RCRA; the Comprehensive Environmental
7 Response, Compensation and Liability Act (CERCLA); and the Toxic Substances Control Act
8 (TSCA). These laws apply to hazardous waste management, soil and groundwater
9 contamination, and the controlled use of particular chemicals. In California, EPA has delegated
10 most of its regulatory responsibilities to the state. TSCA allows EPA to ban (or phase out) the
11 use of chemicals that may present unreasonable risks to public health or the environment.

12 The state agencies most involved in enforcing public health and safety laws and regulations
13 include the Cal-EPA DTSC, the California Occupational Safety and Health Administration (Cal-
14 OSHA), SWRCB, the local RWQCBs, the local air quality management districts, and the
15 California Integrated Waste Management Board.

16 In California, Cal-OSHA assumes primary responsibility for enforcing worker safety
17 regulations such as the federal Hazard Communication Program regulations. Cal-OSHA
18 regulations are found in CCR Title 8. Although Cal-OSHA regulations have incorporated
19 federal OSHA standards, Cal-OSHA regulations are generally more stringent than those of the
20 federal government.

21 **3.11.1.2 Regional Issues**

22 A wide variety of potential safety hazards are present throughout the region affected by
23 implementation of the Proposed Project. Industries, military installations, and other entities,
24 use many types of hazardous materials ranging from fuels and solvents to radioactive materials.
25 Numerous fuels, chemicals, and other hazardous materials are also transported via roadways
26 and railways.

27 A substantial portion of the area affected by the Proposed Project is used for agricultural
28 purposes (refer to section 3.5, Agricultural Resources, for additional detail). Above-ground
29 petroleum storage tanks and pesticide storage facilities are present in many locations and
30 increase the risk of human exposure to potentially hazardous substances. Additionally, storage
31 tanks may leak petroleum products into the soil, where they could migrate to water supplies.
32 Pesticides and fertilizers used for agricultural operations may accumulate in the soil and may
33 over time contaminate surface water and groundwater supplies.

34 Another potential hazard is the risk of disease transmitted by vectors. Mosquitoes are the
35 primary insect disease vector of concern in the Project area. They are not only annoying pests,
36 but some are known carriers of human and animal diseases. In the Project area, the only
37 significant diseases associated with mosquitoes are western equine encephalomyelitis and Saint
38 Louis encephalitis. These are not common diseases, however. For example, no cases of
39 mosquito-borne diseases in the human population have been reported in Imperial and
40 Riverside counties (USBR and SSA 2000) and very few encephalitis cases of mosquito origin

1 have occurred in San Diego County (USFWS and San Dieguito River Park Joint Powers
2 Authority 2000). Many local jurisdictions implement mosquito abatement programs to reduce
3 their populations.

4 Certain risks are associated with the use of rivers and lakes in general, such as boating accidents
5 and drowning. Other risks include exposure to contaminants present in some water bodies.
6 For example, the New River, which leads into the Salton Sea, is known to be highly polluted
7 due to runoff from agricultural operations and the influx of untreated wastes from Mexico.
8 Warning signs along the New River have been posted by Imperial County advising people to
9 avoid contact with the river, primarily due to the high fecal coliform concentrations found in
10 the water. The Regional Water Quality Control Board, Colorado River Basin Region, plans to
11 develop a TMDL for the New River by 2005. Municipal wastewater discharged into the Alamo
12 River, which flows into the Salton Sea, has contributed to high fecal coliform concentrations in
13 this water, although background levels are substantially higher than the concentrations in the
14 treatment plant effluent. Water containing fecal coliform bacteria also may contain other
15 bacteria and viruses, some of which may be human pathogens. Tuberculosis bacteria, for
16 example, have been found in the New River, which is a health risk to persons exposed to its
17 waters.

18 **3.11.2 Impacts**

19 **3.11.2.1 Significance Criteria**

20 The criteria used to determine the significance of an impact are based on the model initial study
21 checklist in Appendix G of the State CEQA Guidelines, modified as appropriate to address
22 impacts specific to the implementation of the proposed action, such as drowning and vehicular
23 accidents. The Proposed Project would result in significant impacts if it would do any of the
24 following:

- 25 • create a significant hazard to the public or the environment through the routine
26 transport, storage, use, or disposal of hazardous materials; or
- 27 • create a significant hazard to the public or the environment through reasonably
28 foreseeable upset and accident conditions involving the release of hazardous materials
29 into the environment; or
- 30 • emit hazardous emissions or handle hazardous or acutely hazardous materials,
31 substances or waste within one-quarter mile of an existing or proposed school; or
- 32 • be located on a site which is included on a list of hazardous materials sites compiled
33 pursuant to Government Code §65962.5, and as a result could create a significant hazard
34 to the public or the environment; or
- 35 • be located within an airport land use plan or, where such a plan has not been adopted,
36 within 2 miles of a public airport or public use airport, and result in a safety hazard for
37 people residing or working in the project area; or

- 1 • impair implementation of or physically interfere with an adopted emergency response
2 plan or emergency evacuation plan; or
- 3 • expose people or structures to a significant risk of loss, injury, or death involving
4 wildland fires, including where wildlands are adjacent to urbanized areas or where
5 residences are intermixed with wildlands; or
- 6 • result in exposure of the public to significant new hazardous situations; or
- 7 • create sufficient mosquito habitat to pose a threat to public health.

8 **3.11.2.2 Methodology**

9 Impacts were evaluated by identifying the change in the potential for hazards that would result
10 from each Project component and comparing this change to the above significance criteria.
11 Potential impacts associated with hazards and hazardous material in the IID and CVWD service
12 areas would result primarily from construction activities and resulting operational changes and
13 were assessed by comparing Project-induced changes to the Existing Baseline. No construction
14 would occur in or adjacent to the Colorado River and Salton Sea. Potential impacts to these
15 geographic areas would result from changes in surface water elevation and are based on the
16 hydrologic modeling discussed in section 3.1, which assesses impacts compared to Future
17 Baseline conditions. No impacts to the MWD or SDCWA service areas would occur since no
18 construction or other physical or operational changes would take place in these service areas.
19 Information regarding impacts of the All American and Coachella Canal lining projects is based
20 on the EIS/EIRs prepared specifically for those projects (USBR and IID 1994, USBR and CVWD
21 2001).

22 **3.11.2.3 Summary of Impacts**

23 *Imperial Irrigation District*

24 The EIS/EIR for the All American Canal Lining Project determined that the flow velocity would
25 be increased as a result of the lining due to the reduction in canal cross section. This increase in
26 velocity would vary according to the season, the canal flow rates, and the extent to which water
27 is ponded behind the existing check gates. Under typical conditions, the maximum velocity
28 would increase from 3.5 ft/sec to 6.5 ft/sec, which could tend to increase the difficulty of
29 human escape from the canal. Public safety impacts would be avoided by constructing slipform
30 ridges on the sideslopes of the canal while the concrete is being installed in order to provide
31 reliable handholds and footholds. Field testing would be conducted to confirm the
32 effectiveness of the ridges. If field testing indicates that the ridges are not completely effective,
33 safety ladders would be added to the canal design in addition to the ridges. Using this method
34 of lining the canal would benefit public safety, for it would greatly improve the potential for
35 escaping from the canal. The improvement of the maintenance roads along the canals would
36 tend to promote higher-speed travel by off-road vehicles, which could increase the accident
37 rate. This in itself is not considered a significant impact because the design features of the roads
38 would not be unsafe. No other impacts associated with hazards or hazardous materials were
39 identified.

1 During construction of other conservation measures, heavy equipment and vehicles would be
2 present in the Project area. All contractors would be required to adhere to mandatory federal
3 Occupational Safety and Health Administration regulations. Most of this equipment requires a
4 number of petroleum products such as fuel, hydraulic fluids, and lubricants for effective
5 operation. Lubricant and hydraulic fluid changes and replenishment would be required less
6 frequently. Typically, service trucks would deliver these types of fluids onsite and perform the
7 necessary fuel and oil transfers. The risk of small fuel or oil spills is considered likely but would
8 have a negligible impact on public health. Any spills would be cleaned up in accordance with
9 permit conditions.

10 The fuel tanks on board some of this equipment can contain fuel volumes ranging from 100 to
11 500 gallons. Accidental ignition could result in a fire, which, depending on the location, could
12 spread. All such equipment is required to have fire suppression equipment on board or at the
13 work site. Emergency fire services are located nearby. The associated risk of a vehicle fire is
14 considered unlikely with a negligible to minor potential impact on public health.

15 During off working hours, heavy equipment and vehicles in areas that could be accessed by the
16 public would be secured in a general contractor's staging area that would not pose a safety
17 hazard. Impacts to public health and safety resulting from heavy equipment operations and
18 fueling would be less than significant.

19 The project may temporarily impair implementation of or physically interfere with an adopted
20 emergency response plan or emergency evacuation plan if such activities coincide with
21 construction in evacuation or other emergency routes. This would be a potentially significant
22 but mitigable impact.

23 The amount of land in agricultural production would not increase as a result of implementing
24 the Proposed Project, and may decrease if fallowing is implemented; therefore, the use of
25 pesticides or other hazardous materials would not increase.

26 As noted in section 3.1, the reduction in drainage water from IID's service area resulting from
27 conservation measures implemented under the Proposed Project would cause an increase in
28 concentration, although not total load, of various soluble constituents in the New and Alamo
29 rivers. As noted above, these rivers are already polluted, and this would not constitute a
30 significant new hazardous situation.

31 No tall or inhabited structures would be constructed as part of the Proposed Project. Therefore,
32 Project components would not affect or be affected by proximity to an airport. The Proposed
33 Project would be subject to existing codes and regulations regarding the routine transport,
34 storage, use, or disposal of hazardous materials and would not create a significant hazard to the
35 public or environment. The proposed improvements would be located in agricultural areas and
36 are not likely to be located on sites that are known to contain hazardous materials or are
37 included on a list of hazardous materials sites compiled pursuant to Government Code
38 §65962.5. If they were, impacts would be significant but mitigable. No pools of standing water
39 or other forms of mosquito habitat would be created.

1 *Coachella Valley Water District*

2 The EIS/EIR for the Coachella Canal Lining Project determined that the flow velocity would be
3 increased as a result of the lining due to the reduction in canal cross section. Impacts of canal
4 lining would be as described above for the All American Canal, although the water velocity
5 would be somewhat different. Under typical conditions, the maximum velocity would increase
6 from 2.0 ft/sec to 2.9 ft/sec, which, as described for the All American Canal, could tend to
7 increase the difficulty of human escape from the canal. The same construction methods to
8 avoid safety impacts would be used as described for the All American Canal lining project.

9 The construction and operation of other Project-related facilities such as water pipelines,
10 pumping stations, and recharge basins would not have significant safety impacts. Standard
11 safety precautions would be taken during construction. The pumping stations would be totally
12 enclosed and would have electric motors; therefore, they would not require the use of
13 flammable fuels. The recharge basins would be located in remote areas, such as the vicinity of
14 Dike 4 or Martinez Canyon, and would not affect public safety. The Project could cause an
15 increase in water levels and flows in agricultural drains and the Coachella Valley Storm
16 Channel. This would not result in an increase in mosquitoes, however, since they breed in
17 standing water. However, mosquito habitat could be created in the new recharge basins, which
18 would be a potentially significant impact. No public health impacts from increased use of
19 Colorado River water would occur since the water that would be used for domestic (potable)
20 uses would be treated at water treatment plants in accordance with state and federal
21 requirements.

22 During construction, heavy equipment and vehicles would be present in the Project area. All
23 contractors would be required to adhere to mandatory federal Occupational Safety and Health
24 Administration regulations. Most of this equipment requires a number of petroleum products
25 such as fuel, hydraulic fluids, and lubricants for effective operation. Lubricant and hydraulic
26 fluid changes and replenishment would be required less frequently. Typically, service trucks
27 would deliver these types of fluids onsite and perform the necessary fuel and oil transfers. The
28 risk of small fuel or oil spills is considered likely but would have a negligible impact on public
29 health. Any spills would be cleaned up in accordance with permit conditions.

30 The fuel tanks on board some of this equipment can contain fuel volumes ranging from 100 to
31 500 gallons. Accidental ignition could result in a fire, which, depending on the location, could
32 spread. All such equipment is required to have fire suppression equipment on board or at the
33 work site. Emergency fire services are located nearby. The associated risk of a vehicle fire is
34 considered unlikely with a negligible to minor potential impact on public health.

35 During off work hours, heavy equipment and vehicles in areas that could be accessed by the
36 public would be secured in a general contractor's staging area that would not pose a safety
37 hazard. Impacts to public health and safety resulting from heavy equipment operations and
38 fueling would be less than significant.

39 The project may temporarily impair implementation of or physically interfere with an adopted
40 emergency response plan or emergency evacuation plan if such activities coincide with
41 construction in evacuation or other emergency routes. This would be a potentially significant
42 but mitigable impact.

1 No tall or inhabited structures would be constructed as part of the Proposed Project. Therefore,
2 Project components would not affect or be affected by proximity to an airport. The Proposed
3 Project would be subject to existing codes and regulations regarding the routine transport,
4 storage, use, or disposal of hazardous materials and would therefore not create a significant
5 hazard to the public or environment. The proposed facilities would likely be located in
6 agricultural or remote areas and are not likely to be located on sites that are known to contain
7 hazardous materials or are included on a list of hazardous materials sites compiled pursuant to
8 Government Code §65962.5. If they were, impacts would be significant but mitigable.

9 *The Metropolitan Water District of Southern California*

10 No aspects of the Proposed Project would cause safety impacts in the MWD service area since
11 no construction or operational changes would occur. No transport, storage, use, or disposal of
12 hazardous materials would be required, and no aspects of the Project would impair the
13 implementation of or physically interfere with an adopted emergency response plan or
14 emergency evacuation plan or increase the risk of or public exposure to wildland fires. The
15 transfer of water that would occur under the Proposed Project would not result in exposure of
16 the public to new hazardous situations or create sufficient mosquito habitat to pose a threat to
17 public health. No impacts associated with airports would occur.

18 *San Diego County Water Authority*

19 No aspects of the Proposed Project would cause safety impacts in the SDCWA service area since
20 no construction or operational changes would occur. No transport, storage, use, or disposal of
21 hazardous materials would be required, and no aspects of the Project would impair the
22 implementation of or physically interfere with an adopted emergency response plan or
23 emergency evacuation plan or increase the risk of or public exposure to wildland fires. The
24 transfer of water that would occur under the Proposed Project would not result in exposure of
25 the public to new hazardous situations or create sufficient mosquito habitat to pose a threat to
26 public health. No impacts associated with airports would occur.

27 *Other Areas*

28 COLORADO RIVER

29 Implementation of the Proposed Project would not affect public safety or result in significant
30 impacts associated with hazards and hazardous materials along the river either in California or
31 Arizona. Average water surface water elevation would decrease only minimally (a matter of
32 several inches, which is within the normal range of variability), and water flow, river surface
33 area, and water quality would be virtually the same as under current conditions. No additional
34 sandbars would be exposed. No construction or other changes would occur that would in any
35 way affect public safety. No transport, storage, use, or disposal of hazardous materials would
36 be required, and no aspects of the Project would impair the implementation of or physically
37 interfere with an adopted emergency response plan or emergency evacuation plan or increase
38 the risk of or public exposure to wildland fires. The public would not be exposed to new
39 hazardous situations, and mosquito habitat would not be created. No impacts associated with
40 airports would occur.

1 SALTON SEA

2 The Proposed Project would accelerate the decline in the Sea’s surface water elevation, which
3 would expose additional shoreline (refer to section 3.0 for additional detail). The amount of
4 bottom sediment that would be exposed would be relatively small, however, which would limit
5 the potential for public exposure to significant new hazardous conditions. The impact would be
6 less than significant. The receding shoreline would likely reduce the amount of brackish marsh,
7 which would reduce the area’s mosquito population.

8 *Analysis of the Environmental Impact of Project-Level Components*

9 This section addresses the CEQA project-level analysis of potential environmental impacts
10 associated with the implementation of those components of the Proposed Project that require
11 such an analysis. All Project components are described and numbered in Table 2.4-1; the
12 following discussion addresses only those for which project-level approvals are being obtained.

13 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
14 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

15 MWD’s reduction in the use of conserved water under this Proposed Project component
16 would result in a slight increase in river flow from Parker to Imperial dams. This change in
17 river flows is within historic fluctuations and would not result in changes to the physical
18 environment that would create a significant hazard to the public from hazardous. A
19 reduction in the amount of conserved water dedicated to MWD would not result in any
20 physical change that would cause the generation of or of hazardous materials or that would
21 result in an activity that would create a significant hazard to the public. Diversion and of
22 this water by CVWD would be through existing facilities and would therefore not require
23 construction-related activities that would generate or use hazardous materials or create a
24 significant hazard to the public.

25 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

26 This Project component involves the exchange of Colorado River water diverted at MWD’s
27 existing intake at Lake Havasu for a like quantity and quality of water delivered through
28 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
29 increase the diversion of Colorado River contemplated under the Proposed Project. Since no
30 changes in river levels would result or construction of new diversion structures would be
31 required with implementation of this Project component, no significant impacts related to
32 hazardous materials would occur. The exchange of water with SDCWA would occur from
33 existing infrastructure and would not require construction activities that would generate or
34 use hazardous materials or create a significant hazard to the public.

35 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

36 Under this Project component, some portion of the first and section 50 KAF of water would
37 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
38 by MWD would be through existing facilities, no construction-related activities would occur
39 that would generate hazardous materials or create a significant hazard to the public. The

1 use of the First and Second 50 KAF of water would not increase the amount of Colorado
2 River water currently being diverted by MWD and used within its service area. Therefore,
3 implementation of this Project component would not result in changes to the physical
4 environment that would cause the generation hazardous materials or odors or that would
5 result in an activity that would create a significant hazard to the public.

6 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

7 This Project component quantifies the amount of Priority 6a surplus water available to IID,
8 CVWD, and MWD. The diversion and use of this water would be within the historic range
9 of surplus and unused apportionment diverted by these three districts. Therefore no change
10 in Colorado River conditions or potential impacts to from increase public hazards or
11 hazardous materials along the Colorado River would occur. This quantification and use of
12 Priority 6a surplus water would not require the construction of any new facilities by IID,
13 CVWD, or MWD nor would it increase the amount of water used within these service areas.
14 Therefore, implementation of this Project component would not result in changes to the
15 physical environment that would cause the generation of hazardous materials or that would
16 result in an activity that would create a significant hazard to the public.

17 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

18 The change in point of diversion of 35 KAF of water from Lake Havasu to Imperial Dam
19 under this Proposed Project component would result in a slight increase in river flow from
20 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
21 existing facilities at Lake Havasu no change in river flows between Parker and Imperial
22 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
23 not result in changes to physical conditions that would cause the generation of hazardous
24 materials or that would result in an activity that would create a significant hazard to the
25 public. No impacts from increased public hazards or hazardous materials would occur
26 from the diversion or conveyance of the water to CVWD because no new facilities would be
27 required to be constructed. Similarly, the exchange of SWP entitlements under this Project
28 component would be accomplished through existing facilities and would not result in
29 physical changes to environmental conditions that would cause the generation of hazardous
30 materials or that would result in an activity that would create a significant hazard to the
31 public.

32 K. MWD PRIORITY 4 AND 5 COLORADO RIVER WATER CAP

33 This component of the QSA establishes an accounting method for water transfers under the
34 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
35 component would not result in any impacts due to increase public hazards since it does not
36 change the amount of water diverted, conveyed, or used and would not result in any
37 activity that would cause the generation of hazardous materials or that would result in an
38 activity that would create a significant hazard to the public.

1 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

2 Under this QSA component, MWD would be responsible for the repayment of any overrun
3 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
4 would be accomplished by MWD reducing diversion of water of an amount equivalent to
5 the amount of overrun. The resulting effect would be a minor decrease in Colorado River
6 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead and a
7 corresponding increase in the amount of water in Lake Mead. These changes are within
8 historic fluctuations and would not result to changes to the physical environment that
9 would create a significant impact from hazards. Under this Project component, MWD
10 would be entitled to any unused Priorities 1, 2, and 3b water. MWD would divert this water
11 from its existing facilities for conveyance and use within its service area. The amount of
12 water diverted from the river under this component would be within the historic amount of
13 water diverted by MWD, would not require the construction any new facilities, and would
14 not increase the amount of water used within its service area. Therefore, no changes to
15 environmental conditions would result from implementation of this Project component that
16 would cause the generation of hazardous materials or that would result in an activity that
17 would create a significant hazard to the public.

18 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
19 CERTAIN INDIAN RESERVATIONS

20 Under this Project component, the change in the point of diversion from Lake Havasu and
21 Imperial Dam to various points along the lower Colorado River would result in minor
22 changes in river levels. This change in river flows is within historic fluctuations and would
23 not result to changes to the physical environment that would cause the generation of
24 hazardous materials or that would result in an activity that would create a significant
25 hazard to the public.

26 N. QSA SHORTAGE SHARING AGREEMENT

27 The frequency and magnitude of future shortages cannot be known with certainty, but in
28 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
29 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
30 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and
31 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
32 manage shortage would be similar with or without the QSA. IID would undertake
33 additional conservation, demand control measures, or other actions to manage a shortage.
34 CVWD would reduce or suspend groundwater recharge and undertake demand control
35 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
36 would have to intensify shortage management efforts to account for up to an additional
37 3,000 AF.

38 This additional increment of conservation/shortage management would be minor with
39 respect to overall deliveries to IID and CVWD. This additional conservation/shortage
40 management would also be short-term and is not anticipated to involve activities that
41 present hazards or hazardous materials, such as additional ground disturbance or

1 construction activity. No additional impacts related to hazards and hazardous materials,
2 beyond those of the Proposed Project, are anticipated.

3 3.11.3 Mitigation Measures

4 The following measure shall be implemented to reduce potential temporary impacts to the
5 implementation of an adopted emergency response plan or emergency evacuation plan to a less
6 than significant level.

- 7 • Once specific sites are selected, it shall be determined whether construction would occur
8 in a location that could interfere with the implementation of an emergency response
9 plan or emergency evacuation plan. If so, the duration and location of construction and
10 contacts for responsible parties shall be given to providers of emergency services well
11 before construction.

12 The following measures shall be implemented to mitigate potential impacts from locating
13 facilities on sites that are known to contain hazardous materials or are included on a list of
14 hazardous materials sites to a less than significant level.

- 15 • If warranted, records searches will be conducted through California Environmental
16 Protection Agency (Cal EPA), Long Beach Office and through a database search firm
17 such as VISTA Info.
- 18 • The results of the search and any mitigation required if proposed construction
19 encounters contaminated soils will be considered in the subsequent environmental
20 documents prepared for the facilities. If required, mitigation measures may include but
21 are not limited to relocating the facility to avoid the contamination or removal of
22 contaminated soils.

23 The following measure shall be implemented to reduce the potential for mosquitoes to breed in
24 any CVWD recharge basins to a less than significant level, if the basins are constructed as part
25 of the proposed project.

- 26 • The design of the recharge basins will incorporate design and operation parameters that
27 discourage mosquitoes and the establishment of their habitat. Measures may include
28 the following:
 - 29 – creating basins that are larger than 1 acre to allow wind action on the water surface,
30 which disrupts egg-laying;
 - 31 – designing bank slopes as steep as allowable given local soil stability conditions;
 - 32 – keeping the bank slopes free of vegetation that creates habitat and reduces wave
33 action; and
 - 34 – allowing recharge basins to dry out during the year, if operationally feasible, which
35 would eliminate mosquito and other insect larvae.

1 **3.11.4 Significant Unavoidable Adverse Impacts**

2 No significant unavoidable adverse hazards and hazardous materials impacts would result
3 from implementation of the Proposed Project.

4 **3.11.5 Significant Irreversible Environmental Changes**

5 No significant irreversible environmental changes would occur.

1 **3.12 PUBLIC SERVICES, UTILITIES, AND TRANSPORTATION**

2 **3.12.1 Environmental Setting**

3 Public services and utilities addressed in this PEIR include the systems, facilities, and services
4 that are provided by cities, counties, and public and private agencies to maintain the public
5 health and general welfare. These systems, facilities, and services include the following:

- 6 • Fire and police protection.
- 7 • Public education services and facilities.
- 8 • Potable water supply, treatment and distribution.
- 9 • Wastewater collection, treatment and disposal.
- 10 • Power generation and distribution.
- 11 • Transportation facilities including highways, public transportation and airports.

12 **3.12.1.1 Regulatory Framework**

13 The areas affected by the Proposed Project are part of SCAG and SANDAG. Public services and
14 utilities within the seven-county area are provided by counties and cities special agencies, and
15 large private utilities such as the Southern California Edison Company, The Gas Company, and
16 San Diego Gas and Electric Company. The public agencies are controlled by local governing
17 bodies, and the private utilities are under the regulation of the California Public Utilities
18 Commission. SCAG and SANDAG have each prepared a regional transportation plan to
19 address transportation problems in Southern California.

20 Utilities and public services are regulated primarily by public agencies or utility companies.
21 These regulations are generally based on local policies included in general plans or building
22 codes or ordinances or resolutions that establish growth-managing or growth-control standards.
23 Traffic thresholds and roadway design standards are established by the agency with jurisdiction
24 over a particular roadway. Reclamation is the federal agency authorized to generate electric
25 power at the federally owned facilities on the lower Colorado River. The Western Area Power
26 Administration is the federal agency authorized to market this power to contractors. Specific
27 agencies with jurisdiction over public services, utilities, and transportation in the area affected
28 by the Proposed Project are discussed below.

29 The Federal Energy Regulatory Commission is an independent regulatory agency within the
30 Department of Energy that performs a variety of functions, including regulating the
31 transmission and wholesale sales of electricity in interstate commerce; licensing and inspecting
32 private, municipal and state hydroelectric projects; and overseeing environmental matters
33 related to natural gas, oil, electricity and hydroelectric projects.

1 **3.12.1.2 Imperial Irrigation District**

2 *Public Services*

3 Police services within the IID service area are provided by the Imperial County Sheriff's
4 Department and by local municipalities, including the cities of Brawley, El Centro, and
5 Calexico. The California Highway Patrol (CHP) also provides law enforcement support on
6 major roadways. Fire protection is provided by the County of Imperial, California Department
7 of Forestry, and by local municipalities. Several local school districts serve the communities of
8 Niland, Calipatria, Westmorland, Brawley, Imperial, Holtville, El Centro, Heber, and Calexico.

9 *Public Utilities*

10 Irrigation water is provided by IID. Domestic water is provided by the local municipalities and
11 local water districts. Wastewater treatment is provided by municipal systems or via individual
12 systems.

13 IID operates its own power generation and transmission facilities, providing power to more
14 than 90,000 customers in Imperial County and parts of Riverside and San Diego counties. IID
15 operates eight hydroelectric generation plants, one generating station, and eight gas turbines.
16 There are five drop structures in the All American Canal, where the water "falls" through the
17 structure to a lower level canal. These are ideal for capturing hydroelectric power, and IID has
18 installed hydroelectric plants at four of these drop structures. Electrical power generated within
19 the IID system is sold to district customers and to others via the regional power grid. Total
20 generation within the IID system in 1998 was 1.026 million megawatt-hours (IID 1999).
21 Currently, IID has 72.4 megawatts (MW) of installed hydropower plants within the canal (USBR
22 undated, IID 1999). IID generates 352 MW of power; approximately 49 MW of which is
23 hydroelectric (IID 1994). The average hydroelectric power generated by IID (1980 to 1999) was
24 226,592 kilowatt-hours (kWh) (approximately 227 MWh [megawatt-hours]) (IID 2000).

25 *Transportation Infrastructure*

26 The primary highways in the service area are Interstate 10 and Highways 78/111. The larger
27 municipalities provide limited public transportation, and there is a regional airport in Imperial,
28 California.

29 **3.12.1.3 Coachella Valley Water District**

30 *Public Services*

31 The County of Riverside and various municipalities provide police protection within the
32 CVWD service area. The CHP also provides law enforcement support on major roadways. Fire
33 protection within the CVWD service area is provided by the County of Riverside, California
34 Department of Forestry, and the various municipalities in the area. Several local school districts
35 serve the communities of Desert Hot Springs, Cathedral City, Rancho Mirage, Indian Wells,
36 Bermuda Dunes, Palm Desert, Indio, La Quinta, Coachella, Thermal, Mecca, and Oasis.

1 *Public Utilities*

2 Irrigation water is provided by CVWD to portions of the district eligible to receive irrigation
3 service. Within the CVWD service area, domestic water is provided by CVWD, the City of
4 Indio, the City of Coachella, and Myoma Dunes Water Company. Wastewater treatment is
5 provided by CVWD, the City of Coachella, and Valley Sanitary District. Electrical service is
6 provided by IID and Southern California Edison.

7 *Transportation Infrastructure*

8 Major highways within CVWD boundaries are Interstate 10, State Highway 74, State Highway
9 111, Highway 86, and Highway 195. Local roadways outside the cities are typically 2-lane,
10 paved, and located on section (1 square mile) or half-section lines. Some local municipalities
11 provide public transportation, and a main line of the Southern Pacific Railroad is also within
12 district boundaries. A regional airport is located in Palm Springs, which is just west of the
13 service area, and the Thermal and Bermuda Dunes airports also are located in the Coachella
14 Valley. The Coachella Valley Association of Governments (CVAG), a subregion of SCAG, and
15 Riverside County Transportation Commission are currently planning improvements to the
16 transportation network to accommodate future growth.

17 **3.12.1.4 The Metropolitan Water District of Southern California**

18 *Public Services*

19 Fire and police protection and public schools are provided by a wide range of city and county
20 municipalities within the MWD service area. CHP also ensures safety and assists the public
21 that utilizes the highway transportation system. It also aids local governments during
22 emergencies when requested.

23 *Public Utilities*

24 Water service is provided by a wide variety of local agencies and municipalities, and MWD
25 serves as the major water wholesaler for the area. Wastewater treatment is provided by a
26 number of municipalities and agencies. Electricity is provided by Southern California Edison,
27 the Los Angeles Department of Water and Power, and other municipalities and public utilities.

28 *Transportation Infrastructure*

29 The MWD service area has an extensive network of roadways, freeways, public transit, and air
30 service provided by federal, state, county, and city agencies. Overall planning and coordination
31 is conducted at several levels, including the California Department of Transportation, SCAG,
32 and local transportation authorities. SCAG's Regional Transportation Plan guides the
33 development of future transportation improvements.

1 **3.12.1.5 San Diego County Water Authority**

2 *Public Services*

3 Public services, including fire and police protection, are provided by the CHP, County of San
4 Diego, municipalities, and a variety of local districts. A number of school districts also serve the
5 area.

6 *Public Utilities*

7 SDCWA, a member agency of MWD, is the water wholesaler for the area. A number of
8 municipalities and local districts provide wastewater treatment. Electricity is provided
9 primarily by San Diego Gas and Electric.

10 *Transportation Infrastructure*

11 As described for the MWD service area, a substantial transportation infrastructure is provided
12 by federal, state, county, and city agencies. Overall planning and coordination is conducted at
13 several levels, including the California Department of Transportation, SANDAG, and local
14 transportation authorities. SANDAG's 2020 Regional Transportation Plan guides the
15 development of future transportation improvements.

16 **3.12.1.6 Other Areas**

17 *Colorado River*

18 PUBLIC SERVICES

19 Public services, including fire, police, schools, and similar services, are provided by a series of
20 state and local agencies and districts. The CHP (in California) and the Department of Public
21 Safety (in Arizona) have the primary authority for the major roadways in the area with support
22 from the county sheriff departments and local police departments. Fire protection is provided
23 by the California Department of Forestry as well as county and special district fire departments.
24 Schools are provided by the local districts within the area.

25 PUBLIC UTILITIES

26 Domestic water service is provided by municipalities and special districts; most water is from
27 groundwater, which is defined as Colorado River water. Wastewater service is provided by
28 local municipalities as well as local treatment companies. Electricity is provided primarily by
29 Southern California Edison in California and by Arizona Public Service in Arizona.

30 Releases from dams and flow through canals are used to generate hydroelectric power. Dams
31 on the Colorado River are a few of many sources of power for the Western Area Power
32 Administration grid. Power from this grid is delivered to nearby contractors and can be
33 supplied to any of 15 western states. The rated capacity of Parker and Headgate Rock dams,
34 which are the only two dams in California whose hydropower production could be affected by
35 implementation of the Proposed Project, are 108 MW and 19.5 MW, respectively. (Power is also
36 produced at Davis and Hoover dams, which are north of Parker Dam on the Arizona-Nevada

border.) Between Calendar Year (CY) 1987 and CY 2000, the average net energy generated annually at Parker Dam was 498,666 MWh. During CY 1996 and CY 1997, the average net energy generated annually for Headgate powerplant was 87,165 MWh. CY 1996 and CY 1997 were the only years available with complete data for Headgate (USBR 2002). In comparison, the total rated capacity of all hydroelectric facilities in the 17 western states that are operated by Reclamation is 14,693 MW (USBR and CVWD 2000). (This total does not include Headgate Rock Dam, which is operated by the Bureau of Indian Affairs on behalf of the Colorado River Indian Tribes.)

TRANSPORTATION INFRASTRUCTURE

Major highways on the California side of the River include Interstate 10 and Interstate 8, which are the major east-west routes, and United States Highway (U.S.) 95 and U.S. 78, which are the primary north-south routes. On the Arizona side of the River, major roads include U.S. 95, Interstate 10, and Interstate 8. A substantial network of local roads serves the agricultural areas.

Salton Sea

PUBLIC SERVICES

Public services in the vicinity of the Salton Sea are provided by state and local agencies in addition to local communities. Fire service is provided by the California Department of Forestry, Riverside and Imperial counties, and by local volunteer departments. Police services are provided by the CHP, local county sheriff's departments, and the California Department of Parks and Recreation. Schools are provided by the local districts.

PUBLIC UTILITIES

Water service within CVWD boundaries is provided by CVWD. Water service outside of CVWD boundaries is provided by local water service districts or by individual landowners. Wastewater treatment and disposal is generally provided by local treatment firms. Electricity is primarily provided by IID.

TRANSPORTATION INFRASTRUCTURE

Access to the area is provided by State Routes (SRs) 78 and SR-86, and SR-111, which are located on the western and eastern shores of the Salton Sea, respectively.

3.12.2 Impacts

3.12.2.1 Significance Criteria

The criteria used to determine the significance of an impact related to public services, utilities, and transportation are based on the initial study checklist in Appendix G of the State CEQA Guidelines.

1 *Public Services*

2 The Project would result in a significant impact to public services if it would do the following:

- 3 • result in substantial adverse physical impacts associated with the provision of new or
4 physically altered governmental facilities, or
- 5 • result in the need for new or physically altered governmental facilities, the construction
6 of which could cause significant environmental impacts in order to maintain acceptable
7 service ratios, response times, or other performance objectives for any of the public
8 services including but not limited to, fire protection, police protection, schools, and
9 parks.

10 *Utilities*

11 The Project would result in a significant impact to utilities if it would do the following:

- 12 • exceed wastewater treatment requirements of the applicable Regional Water Quality
13 Control Board; or
- 14 • require or result in the construction of new water or wastewater treatment facilities or
15 expansion of existing facilities, the construction of which could cause significant
16 environmental effects; or
- 17 • require or result in the construction of new stormwater drainage facilities or expansion
18 of existing facilities, the construction of which could cause significant environmental
19 effects; or
- 20 • have insufficient water supplies available to serve the project from existing entitlements
21 and resources or require new or expanded entitlements; or
- 22 • result in a determination by the wastewater treatment provider which serves or may
23 serve the project that it has inadequate capacity to serve the project's projected demand
24 in addition to the provider's existing commitments; or
- 25 • be served by landfill(s) with insufficient permitted capacity to accommodate the
26 project's solid waste disposal needs; or
- 27 • not comply with federal, state, and local statutes and regulations related to solid waste;
28 or
- 29 • substantially reduce a hydroelectric facility's contractual ability to produce power (by
30 reducing the amount of flow through the respective dam's powerplant).

1 *Transportation*

2 The Project would result in a significant impact to transportation if it would do the following:

- 3 • cause an increase in traffic that is substantial in relation to the existing traffic load and
4 capacity of the street system (i.e., result in a substantial increase in either the number of
5 vehicle trips, the volume to capacity ratio on roads, or congestion at intersections); or
- 6 • exceed either individually or cumulatively, a level of service standard established by the
7 county congestion management agency for designated roads or highways; or
- 8 • substantially increase hazards due to a design feature (e.g., sharp curves or dangerous
9 intersections) or incompatible uses (e.g., farm equipment); or
- 10 • result in inadequate emergency access; or
- 11 • result in inadequate parking capacity; or
- 12 • conflict with adopted policies supporting alternative transportation (e.g., bus turnouts,
13 bicycle racks).

14 **3.12.2.2 Methodology**

15 The Proposed Project components were analyzed to determine whether they could impact the
16 facilities described in section 3.12.2.1 (e.g., would they produce wastewater or affect stormwater
17 drainage facilities). The potential for population increases or construction or operational
18 changes to affect the demand for utilities or public services also was considered. Potential
19 impacts to hydropower would result from decreased flow in the lower Colorado River and All
20 American Canal, and the analysis is based on that performed by Reclamation for the
21 Implementation Agreement EIS (USBR 2002). The impact analysis is consistent with the
22 hydrology analysis in section 3.1, which relies on a Future Baseline. With the exception of
23 hydropower impacts, impacts in the IID and CVWD service areas were assessed by comparing
24 Project-induced changes to the Existing Baseline. No impacts to the MWD or SDCWA service
25 areas or Salton Sea geographic area would occur since no construction or other physical or
26 operational changes would take place, nor would the population increase. Impacts of the All
27 American and Coachella Canal lining projects are based on the EIS/EIRs for those projects
28 (USBR and IID 1994, USBR and CVWD 2001).

29 **3.12.2.3 Summary of Impacts**

30 *Imperial Irrigation District*

31 PUBLIC SERVICES/UTILITIES

32 The All American Canal Lining Project EIS/EIR identified no significant impacts to public
33 services or utilities from construction or operation of this component of the Proposed Project.

34 The other water conservation measures implemented in the IID service area would not cause a
35 change in population or otherwise impact public services. The Proposed Project would result in

1 changes to the water delivery system to farms, but would not change the potable water supply
2 or distribution system. On-farm irrigation management would not create a substantial demand
3 for electricity. On-farm conservation measures and water delivery system-based conservation
4 measures would require only small amounts of electricity (e.g., for operating sprinklers, pumps,
5 and gates) and would not require the expansion of power systems. The Project would not
6 require or result in the construction of new stormwater drainage facilities or expansion of
7 existing facilities.

8 The flow to the All American Canal would be decreased by up to 353 KAF, which would reduce
9 the average annual amount of power generated at Drop Nos. 1, 2, 3, 4, 5, and East Highline by
10 approximately 11 percent. Implementation of the Proposed Project would not cause average
11 power production to be less than the minimum amount of power generation over the last 15
12 years. This is not considered a substantial reduction in the facility's ability to produce power;
13 therefore, the impact would not be significant.

14 On-farm conservation, water delivery, and on-farm irrigation management measures would not
15 increase solid waste production.

16 TRANSPORTATION

17 Traffic associated with the construction of water conservation measures, including the parallel
18 canal adjacent to the All American Canal, would occur in rural, sparsely developed areas.
19 Construction vehicles primarily would use county roads, farm access roads, and existing service
20 roads. The minimal amount of short-term traffic that would be generated would not
21 significantly impact traffic conditions. Construction would take place in rural, undeveloped
22 areas away from schools or providers of emergency services and thus would not restrict
23 emergency access to and from these facilities; nor would the limited amount of construction
24 restrict emergency access to other areas.

25 Minimal maintenance of on-farm conservation measures and water delivery systems would be
26 required and would be indistinguishable from routine farm activities. Maintenance would
27 occur over short periods of time, using on-site equipment. The existing roadways are not
28 heavily traveled since this area is not densely populated, and the number of trips that would be
29 required (probably fewer than 15 per day) would not significantly impact the local
30 transportation system.

31 Parking capacity would not be affected by either construction or operations of any Project-
32 related facilities given the limited amount of vehicular traffic that would be required and the
33 fact that most, if not all, activities would be in a sparsely populated area. Project
34 implementation would have no conflicts with adopted policies, plans, or programs supporting
35 alternative transportation (e.g., bus turnouts, bicycle racks).

36 Following would not generate traffic or affect public services or utilities.

1 *Coachella Valley Water District*

2 PUBLIC SERVICES/UTILITIES

3 The Coachella Canal Lining Project EIS/EIR identified no significant impacts to public services
4 or utilities from construction or operation of this component of the Proposed Project.

5 The construction and operational changes that would be implemented in the CVWD service
6 area as a result of other components of the Proposed Project would not cause a change in
7 population. The Proposed Project would not result in substantial adverse physical impacts
8 associated with the provision of new or physically altered governmental facilities, or result in
9 the need for new or physically altered governmental facilities.

10 Construction and operation of Project elements would not require or result in the construction
11 of new water or wastewater treatment facilities or expansion of those existing facilities since the
12 Proposed Project components would be proposed for the purpose of water distribution and
13 recharge. Regarding the adequacy of water supplies available to serve the Project from existing
14 entitlements and resources, the aspects of the Project that would directly affect the CVWD are
15 intended to alleviate an existing groundwater overdraft condition and thus benefit the water
16 supply in this area. The Proposed Project itself would not create a demand for water.

17 Prior to pipeline installation, existing buried utilities in the area would be identified. As
18 necessary, CVWD would coordinate with the agencies responsible for these utilities to avoid
19 impacts during pipeline construction. The proposed pipelines and pumping stations would not
20 affect existing drainage. Recharge basins may require storm flow management facilities; this
21 determination will be made once specific sites are identified.

22 The demand for utility service within CVWD would not change substantially under Project
23 implementation; however, higher groundwater levels would decrease the amount of electricity
24 used for pumping, which would be a beneficial impact.

25 No significant impacts associated with solid waste disposal would occur. Soil excavated during
26 recharge basin construction would be used onsite, and only incidental amounts of solid waste
27 would result from the construction of pipelines and pumping stations. There is adequate
28 landfill capacity for disposal of any materials generated from construction and operation.

29 TRANSPORTATION

30 The Coachella Canal Lining Project EIS/EIR identified no significant impacts to transportation
31 from construction or operation of this component of the Proposed Project.

32 The specific locations of facilities such as pipelines, pumping stations, and recharge basins are
33 not known at this time, although sites near Dike 4 and Martinez Canyon are under preliminary
34 consideration as locations for the recharge basins. Pipelines likely would be constructed in road
35 shoulders; pumping stations likely would be in agricultural field corners or desert areas; and
36 recharge basins likely would be constructed on undeveloped land. Temporary disruption of
37 present traffic patterns and increases in traffic hazards, or availability of parking on local
38 roadways could occur during construction of these facilities. Temporary (less than two weeks)

1 changes in level of service (LOS) may occur if heavily traveled intersections were adjacent to
2 pipeline construction. However, the majority of roadways in the Valley, particularly in the
3 Lower Valley, are classified as LOS "A" (free-flowing traffic), with very low average daily
4 traffic. Given the existing favorable conditions and the short duration of construction, impacts
5 would not be significant unless construction occurred in the immediate vicinity of heavily
6 traveled roadways and intersections.

7 Pipeline construction could affect parking capacity near the construction sites for a few days in
8 developed areas of the Lower Valley; this would not be a significant impact given the brief
9 duration of the construction period. The construction and operation of the pipelines, pumping
10 stations, and recharge basins would not conflict with adopted policies, plans, or programs
11 supporting alternative transportation (e.g., bus turnouts, bicycle racks).

12 Any pipelines, pumping stations, and recharge basins that may be constructed would likely be
13 located in rural or undeveloped areas, such as the vicinity of Dike 4 and Martinez Canyon,
14 away from schools or providers of emergency services. However, if construction occurred near
15 such facilities, it could restrict emergency access, which would be a significant but mitigable
16 impact.

17 Operation of the proposed facilities would result in minor increases in vehicle trips related to
18 routine maintenance. No long-term effects of Project operations on patterns of circulation or
19 waterborne or rail traffic would occur.

20 As noted in the Coachella Canal Lining Project EIS/EIR (USBR and CVWD 2002), a traffic
21 control plan is incorporated as a project feature, which would avoid significant transportation
22 impacts from construction of this project. No significant long-term impacts would therefore
23 occur.

24 *The Metropolitan Water District of Southern California*

25 No significant impacts associated with public services, utilities, or transportation would occur
26 in the MWD service area. The proposed water transfers would not require the provision of new
27 or physically altered governmental facilities or result in the need for new or physically altered
28 governmental facilities. No wastewater discharge would be required, nor would the
29 construction of new water or wastewater treatment facilities or expansion of existing facilities
30 be needed. Stormwater drainage facilities would be unaffected. The Proposed Project would
31 not create a demand for water; rather, it would maintain the reliability of the service area's
32 water supply. No impacts to wastewater treatment or landfills would occur since no
33 wastewater or solid waste would be generated as a result of the Proposed Project. No impacts
34 associated with hydropower would occur in this service area. No traffic-related impacts would
35 result from implementation of the Proposed Project since no new facilities would be
36 constructed, nor would population increase as a result of the Proposed Project.

37 *San Diego County Water Authority*

38 No significant impacts associated with public services, utilities, or transportation would occur
39 in the SDCWA service area. The proposed water transfers would not require the provision of
40 new or physically altered governmental facilities or result in the need for new or physically

1 altered governmental facilities. No wastewater discharge would be required, nor would the
2 construction of new water or wastewater treatment facilities or expansion of existing facilities
3 be required. Stormwater drainage facilities would be unaffected. The Proposed Project would
4 not create a demand for water; rather, it would maintain the reliability of the service area's
5 water supply. No impacts to wastewater treatment or landfills would occur since no
6 wastewater or solid waste would be generated as a result of the Project. No impacts associated
7 with hydropower would occur in this service area. No traffic-related impacts would result from
8 implementation of the Proposed Project since no new facilities would be constructed, nor would
9 population increase as a result of the Project.

10 *Other Areas*

11 COLORADO RIVER

12 Over the life of the Proposed Project, the estimated reduction in average energy production at
13 Parker Dam would be less than 5 percent as a result of the Proposed Project. The maximum
14 reduction during this period is estimated to be less than 6 percent. The estimated reduction in
15 average energy production at Headgate Dam would be slightly more than 5 percent. The
16 maximum reduction during this period is estimated to be slightly over 6 percent (USBR 2002).
17 This is not considered a substantial reduction in these facilities' ability to produce power, and
18 the impact would not be significant.

19 The Project would not cause construction, population changes, or any other actions that would
20 affect public services, utilities, or transportation systems near the Colorado River, either in
21 California or Arizona. The Proposed Project would not require the provision of new or
22 physically altered governmental facilities or result in the need for new or physically altered
23 governmental facilities. No wastewater discharge would be required, nor would the
24 construction of new water or wastewater treatment facilities or expansion of existing facilities
25 be required. Stormwater drainage facilities would be unaffected. The Proposed Project would
26 not create a demand for water. No impacts to wastewater treatment or landfills would occur
27 since no wastewater or solid waste would be generated as a result of the Project. No traffic-
28 related impacts would result from implementation of the Proposed Project in this geographic
29 area since no new facilities would be constructed, nor would population increase as a result of
30 the Project.

31 SALTON SEA

32 Because impacts to this area would only involve change in water levels of the Salton Sea,
33 impacts to public utilities, public services, and transportation systems would not occur. The
34 Proposed Project would not require the provision of new or physically altered governmental
35 facilities or result in the need for new or physically altered governmental facilities. No
36 wastewater discharge would be required, nor would the construction of new water or
37 wastewater treatment facilities or expansion of existing facilities be required. Stormwater
38 drainage facilities would be unaffected. The Proposed Project would not create a demand for
39 water. No impacts to wastewater treatment or landfills would occur since no wastewater or
40 solid waste would be generated as a result of the Project. No traffic-related impacts would
41 result from implementation of the Proposed Project in this geographic area since no new
42 facilities would be constructed, nor would population increase as a result of the Project.

1 *Analysis of the Environmental Impact of Project-Level Components*

2 This section addresses the CEQA project-level analysis of potential environmental impacts
3 associated with the implementation of those components of the Proposed Project that require
4 such an analysis. All Project components are described and numbered in Table 2.4-1; the
5 following discussion addresses only those for which project-level approvals are being obtained.

6 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
7 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

8 MWD's reduction in the use of conserved water under this Proposed Project component
9 would result in a slight increase in river flow from Parker to Imperial dams. This change in
10 river flows is within historic fluctuations and would impact any existing public utility or
11 create an need for new or increased utilities or public services. A reduction in the amount of
12 conserved water dedicated to MWD would not result in insufficient water supplies to meet
13 existing and projected demands or result in any physical change that would cause the need
14 for new or expanded utilities or public services. Diversion and of this water by CVWD
15 would be through existing facilities and would therefore not require construction-related
16 activities that would significantly impact public services or utilities.

17 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

18 This Project component involves the exchange of Colorado River water diverted at MWD's
19 existing intake at Lake Havasu for a like quantity and quality of water delivered through
20 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
21 increase the diversion of Colorado River water contemplated under the Proposed Project.
22 Since no changes in river levels would result or construction of new diversion structures
23 would be required with implementation of this Project component, no significant impacts to
24 public services or utilities would occur. The exchange of water with SDCWA would occur
25 from existing infrastructure and would not require construction activities that would cause
26 the need for new or expanded utilities or public services.

27 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

28 Under this Project component, some portion of the first and section 50 KAF of water would
29 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
30 by MWD would be through existing facilities, no construction-related activities would occur
31 that would cause the need for new or expanded utilities or public services. The use of the
32 First and Second 50 KAF of water would not increase the amount of Colorado River water
33 currently being diverted by MWD and used within its service area. Therefore,
34 implementation of this Project component would not result in changes to the physical
35 environment that would cause the need for new or expanded public services or utilities or
36 that would result in an activity that would create a need for significant public services or
37 utilities.

1 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

2 This Project component quantifies the amount of Priority 6a surplus water available to IID,
3 CVWD, and MWD. The diversion and use of this water would be within the historic range
4 of surplus and unused apportionment diverted by these three districts. Therefore, no
5 change in Colorado River conditions or potential impacts to public services or utilities
6 would occur. This quantification and use of Priority 6a surplus water would not require the
7 construction of any new facilities by IID, CVWD, or MWD, nor would it increase the
8 amount of water used within these service areas. Therefore, implementation of this Project
9 component would not result in changes to the physical environment that would cause the
10 need for expanded or new public facilities or utilities.

11 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

12 The change in point of diversion of 35 KAF of water from Lake Havasu to Imperial Dam
13 under this Proposed Project component would result in a slight increase in river flow from
14 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
15 existing facilities at Lake Havasu no change in river flows between Parker and Imperial
16 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
17 not result in changes to physical conditions that would cause the need for new or expanded
18 public services or utilities or that would result in an activity that would create a significant
19 to public services and utilities. No impacts to public services or utilities would occur from
20 the diversion or conveyance of the water to CVWD since no new facilities would be
21 required to be constructed. Similarly, the exchange of SWP entitlements under this Project
22 component would be accomplished through existing facilities and would not result in
23 physical changes to environmental conditions that would cause the need for new or
24 expanded public services and utilities.

25 K. MWD PRIORITY 4 AND 5 COLORADO RIVER WATER CAP

26 This component of the QSA establishes an accounting method for water transfers under the
27 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
28 component would not result in any impacts that would cause the need for increased public
29 services or utilities.

30 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

31 Under this QSA component, MWD would be responsible for the repayment of any overrun
32 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
33 would be accomplished by MWD reducing diversion of water of an amount equivalent to
34 the amount of overrun. The resulting effect would be a minor decrease in Colorado River
35 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead and a
36 corresponding increase in the amount of water in Lake Mead. These changes are within
37 historic fluctuations and would not result to changes to the physical environment that
38 would require new or expanded public utilities or alter existing governmental facilities or
39 services. Under this Project component, MWD would be entitled to any unused Priorities 1,
40 2, and 3b water. MWD would divert this water from its existing facilities for conveyance
41 and use within its service area. The amount of water diverted from the river under this

1 component would be within the historic amount of water diverted by MWD, would not
2 require the construction any new facilities, and would not increase the amount of water
3 used within its service area. Therefore, no changes to environmental conditions would
4 result from implementation of this Project component that would create the need for new or
5 expanded utilities or impact current levels of public services.

6 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
7 CERTAIN INDIAN RESERVATIONS

8 Under this Project component, the change in the point of diversion from Lake Havasu and
9 Imperial Dam to various points along the lower Colorado River would result in minor
10 changes in river levels. This change in river flows is within historic fluctuations and would
11 not result in changes to the physical environment that would cause the need for new or
12 expanded utilities or alter existing public service facilities or levels of service.

13 N. QSA SHORTAGE SHARING AGREEMENT

14 The frequency and magnitude of future shortages cannot be known with certainty, but in
15 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
16 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
17 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and
18 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
19 manage shortage would be similar with or without the QSA. IID would undertake
20 additional conservation, demand control measures, or other actions to manage a shortage.
21 CVWD would reduce or suspend groundwater recharge and undertake demand control
22 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
23 would have to intensify shortage management efforts to account for up to an additional
24 3,000 AF.

25 This additional increment of conservation/shortage management would be minor with
26 respect to overall deliveries to IID and CVWD. This additional conservation/shortage
27 management would also be short-term. The potential impacts to public services, such as
28 increased electrical use for pumping and increased operation of tailwater return systems,
29 related to this additional conservation/shortage management would be so minor as to be
30 indiscernible from the impacts of the Proposed Project.

31 **3.12.3 Mitigation Measures**

32 The following mitigation measure would reduce the potential impact from construction in the
33 vicinity of schools or emergency services facilities in the CVWD service area:

- 34 • Nearby schools and emergency service providers shall be notified of construction prior
35 to its onset, and a traffic control plan shall be developed to ensure that access and
36 emergency response are possible at all times.

37 The potential for transportation impacts will be evaluated more specifically in project-level
38 environmental documents once proposed sites have been identified. Although not expected, if
39 a significant transportation impact is identified near high-volume roadways and intersections in

1 the CVWD service area, one or more of the following measures will be implemented to reduce
2 impacts to a less-than-significant level (note that this list does not preclude the use of additional
3 measures):

- 4 • To mitigate temporary traffic disruption and ensure public safety, traffic control plans
5 shall be prepared for construction sites in or near higher traffic volume roadways. The
6 plans will be provided to and approved by, as applicable, Caltrans, the individual City
7 departments, the County of Riverside, and local providers of emergency services.
- 8 • High-volume intersections will be avoided if possible.

9 **3.12.4 Significant Unavoidable Environmental Changes**

10 No significant unavoidable environmental changes to public services, utilities, or transportation
11 would result from implementation of the Proposed Project.

12 **3.12.5 Significant Irreversible Environmental Changes**

13 No significant irreversible environmental changes to public services, utilities, or transportation
14 would result from implementation of the Proposed Project.

15

1 **3.13 POPULATION, HOUSING, AND EMPLOYMENT**

2 **3.13.1 Environmental Setting**

3 This section provides current and projected demographic data for the study area, which
4 includes much of Southern California. The geographic areas served by IID, CVWD, MWD, and
5 SDCWA include all or parts of the following counties: Imperial, Los Angeles, Orange,
6 Riverside, San Diego, San Bernardino, and Ventura. These counties participate in regional
7 planning under the auspices of either of two agencies with regional planning responsibilities:
8 SCAG and SANDAG. A number of subregional agencies are members of SCAG, including the
9 Coachella Valley Association of Governments, Imperial Valley Association of Governments,
10 and the Western Riverside Council of Governments.

11 **3.13.1.1 Regional Characteristics**

12 *Population*

13 Southern California historically has been one of the fastest growing areas in the state. However,
14 in the decade of the 1990s, the population of the seven-county region comprised of member
15 counties of the SCAG and SANDAG grew at a slightly slower rate than the state as a whole.
16 The population of the seven-county region grew at 1.21 percent annually compared with 1.3
17 percent for the state. The most rapid growth took place in Riverside County that experienced
18 an average annual rate of 2.82 percent between 1990 and 2000 followed by Imperial County
19 (2.68 percent). Los Angeles County experienced the slowest rate of growth (0.72 percent
20 annually). The population of the region increased by over 2,190,000 persons over the ten-year
21 period while its share of total state population remained almost constant at 57 percent. The
22 Southern California region contributed 53 percent of the statewide population growth in the
23 decade (see Table 3.13-1).

24 Population change is attributable to the combined effect of three components of change: natural
25 increase (difference between births and deaths); migration to and from other states; and
26 immigration from foreign countries. The contribution made by each component of change can
27 vary significantly over time. For California over the period 1990 to 1999 it is estimated by the
28 California Department of Finance that the population increased by 3.282 million persons. Of
29 this total increase, 3.076 million (almost 94 percent) was attributable to natural increase. The
30 remainder of the increase was the result of a net migration into the state of just over 206,000
31 persons. The figure of 206,000 persons, however, resulted from the arrival of 2.205 million
32 immigrants from other countries and the departure of 1.999 million persons to other states in
33 the nation. During the 1990s, only the period 1998 to 1999 showed net positive domestic
34 migration, i.e., more people came to California from other states than left. In all other periods of
35 the decade, California experienced net domestic out-migration that reached a peak in 1993 to
36 1994 with a net loss of over 485,000 persons. Immigration was positive in all years with an
37 average of about 245,000 persons annually and variation between 201,000 and 288,000 persons.

38

Table 3.13-1. Population Projections by County

<i>County</i>	<i>1990</i>	<i>2000 (a)</i>	<i>Average annual % Change (1990-2000)</i>	<i>Numeric Change (1990-2000)</i>	<i>2010 (b)</i>	<i>2020 (b)</i>	<i>Average annual % Change (2000-2020)</i>	<i>Numeric Change (2000-2020)</i>
California	29,760,021	33,871,648	1.30%	4,111,627	40,262,400	45,821,900	1.52%	11,950,252
Imperial	109,303	142,361	2.68%	33,058	217,500	294,200	3.70%	151,839
Los Angeles	8,863,164	9,519,338	0.72%	656,174	10,605,200	11,584,800	0.99%	2,065,462
Orange	2,410,556	2,846,289	1.68%	435,733	3,266,700	3,541,700	1.10%	695,411
Riverside	1,170,413	1,545,387	2.82%	374,974	2,159,700	2,817,600	3.05%	1,272,213
San Bernardino	1,418,380	1,709,434	1.88%	291,054	2,231,600	2,800,900	2.50%	1,091,466
San Diego	2,498,016	2,813,833	1.20%	315,817	3,388,400	3,863,500	1.60%	1,049,667
Ventura	669,016	753,197	1.19%	84,181	877,400	1,007,200	1.46%	254,003
Seven-County Region	17,138,848	19,329,839	1.21%	2,190,991	22,746,500	25,909,900	1.48%	6,580,061
Percent of State	57.59%	57.07%		53.29%	56.50%	56.54%		55.06%

Source: (a) 2000 Census; (b) California DOF, June, 2001

1 Over the period 1990 through 1999 in the seven counties of Southern California, 1.508 million
 2 persons immigrated to the region, 1.832 million out-migrated to other states in the nation, and
 3 there were 2.025 million births that resulted in a population increase of 1.701 million persons.

4 Net domestic out-migration occurred in all years but was most pronounced in the years 1993
 5 through 1995 when about 350,000 persons left the region annually for other states. Over the
 6 period 1990 through 1999 all counties, with the exception of Riverside County, experienced
 7 negative net domestic migration. Riverside County saw positive net domestic migration in each
 8 year. Immigration varied from a high of 203,000 persons in 1993 to a low of 130,000 persons in
 9 1996 (see Table 3.13-2).

Table 3.13-2. Southern California Counties, Components of Population Change (1990-1999)

<i>Year</i>	<i>Natural Increase</i>	<i>Net Domestic Migration</i>	<i>Net Immigration</i>	<i>Population Change</i>	<i>Total Population</i>
1990					17,672,800
1991	261,696	-111,280	159,284	309,700	17,982,500
1992	262,390	-198,423	200,633	264,600	18,247,100
1993	245,130	-341,399	203,469	107,200	18,354,300
1994	235,647	-357,155	198,408	76,900	18,431,200
1995	222,609	-345,708	167,499	44,400	18,475,600
1996	211,530	-250,600	130,170	91,100	18,566,700
1997	202,603	-107,319	153,916	249,200	18,815,900
1998	192,021	-114,741	146,320	223,600	19,039,500
1999	191,441	-5,693	148,752	334,500	19,374,000
Sum	2,025,067	-1,832,318	1,508,451	1,701,200	
Average	225,007	-203,591	167,606	189,022	
<i>Aggregate Change</i>	<i>Natural Increase</i>	<i>Net Domestic Migration</i>	<i>Net Immigration</i>	<i>Population Change</i>	<i>Total Population</i>
Imperial	16,633	-5,249	18,716	30,100	
Los Angeles	1,067,288	-1,655,671	997,483	409,100	
Orange	305,602	-124,813	199,511	380,300	
Riverside	122,929	144,923	53,448	321,300	
San Bernardino	184,458	-561	58,403	242,300	
San Diego	257,949	-154,772	144,923	248,100	
Ventura	70,208	-36,175	35,967	70,000	
Region	2,025,067	-1,832,318	1,508,451	1,701,200	
<i>Average Annual Change</i>	<i>Natural Increase</i>	<i>Net Domestic Migration</i>	<i>Net Immigration</i>	<i>Population Change</i>	<i>Total Population</i>
Imperial	1,848	-583	2,080	3,344	
Los Angeles	118,588	-183,963	110,831	45,456	
Orange	33,956	-13,868	22,168	42,256	
Riverside	13,659	16,103	5,939	35,700	
San Bernardino	20,495	-62	6,489	26,922	
San Diego	28,661	-17,197	16,103	27,567	
Ventura	7,801	-4,019	3,996	7,778	
Region	225,007	-203,591	167,606	189,022	

3.13 Population, Housing, and Employment

1 Over the period 2000 through 2020 the population of the Southern California region is projected
 2 to increase by over 6.5 million persons. Such an increase would account for 55 percent of the
 3 total statewide projected population increase. The projections, prepared by the California
 4 Department of Finance forecast population increases in excess of 1 million persons each in
 5 Riverside, San Bernardino, and San Diego counties and over 2 million persons in Los Angeles
 6 County (see Table 3.13-3).

7 While the populations of the Arizona counties are small compared to those in the California and
 8 Nevada counties, their growth rates in all cases exceed those of the California counties. La Paz
 9 County experienced a 10-year growth rate of 3.6 percent (1990 to 2000), while Yuma County had
 10 a 4.12 percent growth rate during the same period. Between 2000 and 2020, La Paz County is
 11 projected to have an average annual population growth rate of 1.96 percent. Over the same
 12 period, Yuma County is projected to have a 1.36 percent change in population per year.

13 **Table 3.13-3. Population Projections by County, 2010 and 2020**

<i>County</i>	<i>2000</i>	<i>2010</i>	<i>2020</i>	<i>Numeric Change 2000-2020</i>	<i>Average Annual Percent Change (2000-2020)</i>
Imperial	142,361	217,500	294,200	151,839	3.70%
Los Angeles	9,519,338	10,605,200	11,584,800	2,065,462	0.99%
Orange	2,846,289	3,266,700	3,541,700	695,411	1.10%
Riverside	1,545,387	2,159,700	2,817,600	1,272,213	3.05%
San Bernardino	1,709,434	2,231,600	2,800,900	1,091,466	2.50%
San Diego	2,813,833	3,388,400	3,863,500	1,049,667	1.60%
Ventura	753,197	877,400	1,007,200	254,003	1.46%
Seven-County Region	19,329,839	22,746,500	25,909,900	6,580,061	1.48%

14 *Housing*

15 Table 3.13-4 presents information describing the number of housing units in each of the counties
 16 in the study area for the years 1990 and 2000. Both the magnitude and rate of increase mirror
 17 the changes previously described for population. The size of the housing stock increased most
 18 rapidly in Riverside and Imperial counties. However, the largest number of units were added
 19 to the housing stock in Los Angeles County.

20 **Table 3.13-4. Housing Units by County, 1990 and 2000**

<i>County</i>	<i>1990</i>	<i>2000</i>	<i>Numeric Change (1990-2000)</i>	<i>Average Annual Percent Change (1990-2000)</i>
Imperial	36,559	43,891	7,332	1.84%
Los Angeles	3,163,343	3,270,909	107,566	0.33%
Orange	875,072	969,484	94,412	1.03%
Riverside	483,847	584,674	100,827	1.91%
San Bernardino	542,332	601,369	59,037	1.04%
San Diego	946,240	1,040,149	93,909	0.95%
Ventura	228,478	251,712	23,234	0.97%
Seven-County Region	6,273,881	6,760,188	486,307	0.75%
<i>Source:</i> U.S. Department of Commerce, Census Bureau, Census of Population and Housing, 2001.				

1 The rate at which housing units were added to the existing stock on a year-by-year basis can be
 2 seen from the information presented in Table 3.13-5. For the counties of California, new
 3 residential units authorized by building permits continued to grow throughout the late 1990s.
 4 However, as the region emerged from the recession of the early 1990s, the total number of
 5 permits issued in 1999 was almost 70 percent below the high point of the 1980s (SCAG 1999).
 6 As housing prices have increased in the employment centers in Los Angeles, Orange, and San
 7 Diego counties, many workers have been excluded from home ownership and have opted for
 8 lower cost housing located on the urban fringe of Riverside and San Bernardino counties.

9 Virtually all counties in the study area experienced a sharp decline in residential construction
 10 activity in the first half of the 1990s. Building activity gradually increased after mid-decade and
 11 by 1999 had surpassed the 1990 level in the cases of Orange, San Diego, and Ventura counties.
 12 Construction activity in all other counties of the study area lagged behind their respective 1990
 13 levels.

14 During a recent 10-year period in Arizona (1990 to 1999), La Paz County experienced an average
 15 annual change in housing units of 4.04 percent. In Yuma County, the average annual change
 16 was 4.77 percent.

Table 3.13-5. Regional and County Residential Building Permits, 1990-1999

<i>County</i>	<i>1990</i>	<i>1991</i>	<i>1992</i>	<i>1993</i>	<i>1994</i>	<i>1995</i>	<i>1996</i>	<i>1997</i>	<i>1998</i>	<i>1999</i>	<i>Annual Average</i>
Imperial	1,087	837	1,001	627	834	492	352	342	433	339	634
Los Angeles	25,125	15,914	11,965	7,432	7,754	7,763	7,731	9,829	11,226	14,050	11,879
Orange	11,983	6,555	5,821	6,344	12,640	8,193	10,173	12,251	9,704	12,239	9,590
Riverside	15,362	9,283	8,220	7,247	8,015	6,806	7,540	9,747	12,527	14,154	9,893
San Bernardino	13,250	6,809	7,251	5,778	4,809	3,892	4,822	5,448	6,127	6,767	6,495
San Diego	15,732	7,891	6,071	5,750	6,943	6,633	6,848	11,139	11,891	16,295	9,519
Ventura	2,620	2,194	1,720	1,372	2,456	2,142	2,321	2,329	3,298	4,418	2,487
7-County Region	85,159	49,483	42,049	34,577	43,451	35,921	39,787	51,085	55,206	68,262	50,498

17 *Employment*

18 Employment is one of the major indicators of a region's economic health. Total employment in
 19 the seven-county region over the period 1990 through 2000 increased by about 906,000 jobs
 20 from 7.149 million to 8.055 million jobs at an average annual rate of 1.20 percent. Relative job
 21 growth, as measured by average annual change, was most pronounced in Riverside (3.79
 22 percent), San Bernardino (2.66 percent) and San Diego (2.19 percent) counties. The largest
 23 numeric increases in employment occurred in Orange County (27 percent of the region-wide
 24 increase) followed by San Diego County (26 percent of the region-wide increase) (see Table 3.13-
 25 6).

3.13 Population, Housing, and Employment

1 At the regional level in 2000, industries in the service sector of the economy contribute the
2 largest share (31.58 percent) of non-farm employment followed by retail trade (16.70 percent),
3 government (14.74 percent), and manufacturing (14.37 percent). Of the seven counties
4 comprising the region, Imperial County deviates most significantly from this industrial sector
5 profile. In the case of Imperial County in 2000, the government sector contributed 31.12 percent
6 of non-farm employment. Farm employment contributed 22.69 percent of total employment.

7 Unemployment in Southern California has recently been at an all-time low. Since the recession
8 in the early 1990s, the economy has diversified. As manufacturing jobs have been lost, new jobs
9 have been created in information technology, entertainment, services, and apparel and fashion
10 design (SANDAG 1998).

11 Between 1990 and 1999, La Paz County, Arizona experienced an average annual change in
12 employment of 2.5 percent. Yuma County had an average annual change of 3.1 percent.

Table 3.13-6. Regional and County Employment, 1991 and 2000

<i>County</i>	<i>1991</i>	<i>2000</i>	<i>Numeric Change (1991-2000)</i>	<i>Average Annual Percent Change (1991-2000)</i>
Imperial	44,600	49,800	5,200	1.11%
Los Angeles	3,992,600	4,091,900	99,300	0.25%
Orange	1,150,800	1,398,600	247,800	1.97%
Riverside	322,700	468,000	145,300	3.79%
San Bernardino	418,800	544,400	125,600	2.66%
San Diego	973,000	1,208,300	235,300	2.19%
Ventura	246,000	293,800	47,800	1.79%
Seven-County Region	7,148,500	8,054,800	906,300	1.20%

Source: California Employment Development Department, 2001.

13 3.13.1.2 Regulatory Framework

14 SCAG is a regional planning agency whose functions include regional transportation planning,
15 air quality planning, and the development of demographic projections. In addition, SCAG
16 reviews proposed projects of regional significance to determine consistency with regional plans,
17 including SCAG's RCPG. SCAG adopted the RCPG in 1996 for the purpose of setting regional
18 growth goals and identifying strategies for agencies to use in implementing the proposals in the
19 plan through the year 2015. The RCPG includes goals for the economy, growth management,
20 transportation, air quality, housing, open space, and water resources. The plan gives primacy
21 to economic recovery and identifies three overall goals for the region: improving the standard
22 of living for all; improving the quality of life for all; and enhancing equity and access to
23 government. Specific RCPG policies are identified in the land use section.

24 SANDAG, in collaboration with San Diego County and the 18 cities, adopted a Regional
25 Growth Management Strategy in 1993. The Regional Growth Management Strategy provides
26 goals for improving the quality of life in San Diego County through specific growth
27 management, conservation, and social measures. The county and cities have since incorporated
28 the basic provisions of the strategy in their individual general plans (SANDAG 1998). The

1 strategy comprises four basic components: quality of life factors, standards, and objectives;
2 recommended actions; consistency with local/regional plans; and monitoring of growth
3 forecasts and strategy.

4 A number of sections of the California Water Code indirectly address potential economic effects
5 associated with water transfers. Section 386 pertains to water transfers and states that they may
6 be approved by the State Water Resources Control Board only in the absence of injury to any
7 legal users of the water and in the absence of unreasonable effects to fish, wildlife or other in-
8 stream beneficial uses. Unreasonable effects on the overall economy of the area from which the
9 water is being transferred must also be avoided. Section 1810(d) stipulates identical criteria
10 regarding the use of conveyance facilities used in water transfers. Section 1745.05(b) states that
11 “The amount of water made available by land fallowing may not exceed 20 percent of the water
12 that would have been applied or stored by the water supplier in the absence of any contract
13 entered into pursuant to this article in any given hydrologic year, unless the agency approves,
14 following reasonable notice and public hearing, a larger percentage.”

15 **3.13.1.3 Imperial Irrigation District**

16 IID is located in Imperial County, where farming is the main source of income. The Imperial
17 Valley currently is undergoing steady growth in excess of the overall state growth rate. Like
18 other agricultural counties in the state, Imperial County’s employment growth has been
19 relatively slow but is projected to increase by over 32 percent by 2020 (SCAG 1999).

20 **3.13.1.4 Coachella Valley Water District**

21 Most of the CVWD lies in Riverside County, but the District also extends into Imperial and San
22 Diego counties. Riverside County has been growing rapidly and is now the sixth most
23 populous county in the state. The growth rate of population, housing, and employment in the
24 Coachella Valley is projected to increase through the year 2010 and then start to decline
25 between 2010 and 2020. This service area contains a number of resorts, as well as agricultural
26 uses, both of which provide employment opportunities.

27 **3.13.1.5 The Metropolitan Water District of Southern California**

28 MWD provides wholesale water service to portions of Orange, Los Angeles, Ventura, San
29 Diego, San Bernardino, and Riverside counties. The region has the largest and fastest growing
30 population and employment base in the state; Los Angeles and Orange counties are two of the
31 California’s largest counties. This service area has a diverse employment base.

32 **3.13.1.6 San Diego County Water Authority**

33 SDCWA is located in the western portion of San Diego County. San Diego population,
34 employment, and housing projections show a continuation of current growth trends. This
35 service area has a diverse employment base.

1 **3.13.1.7 Other Areas**

2 *Colorado River*

3 The eastern portions of Riverside, San Bernardino, and Imperial counties border the west side of
4 the Colorado River. These counties are growing in population, housing, and employment, as
5 noted above. The same trends are applicable in Arizona in La Paz and Yuma counties. Areas
6 surrounding the River are used for recreation and agriculture.

7 *Salton Sea*

8 The Salton Sea is located in Imperial and Riverside counties. It is an important recreational and
9 aesthetic resource, attracting visitors from both southern California and throughout the United
10 States, and it generates employment and tax revenues from tourism.

11 **3.13.2 Impacts**

12 **3.13.2.1 Significance Criteria**

13 The criteria used to determine the significance of impacts related to population, housing, and
14 employment are based on the model initial study checklist in Appendix G of the State CEQA
15 Guidelines. The Project would result in significant impacts if it would:

- 16 • induce substantial population growth in an area either directly (e.g., by proposing new
17 homes and businesses) or indirectly (e.g., through extension of roads or other
18 infrastructure); or
- 19 • displace substantial numbers of existing housing, necessitating the construction of
20 replacement housing elsewhere; or
- 21 • displace substantial numbers of people, necessitating the construction of replacement
22 housing elsewhere.

23 **3.13.2.2 Methodology**

24 Each Project component was evaluated for its potential to influence future population and
25 housing. This was accomplished by identifying potential effects of Project implementation on
26 economic activity, especially with regard to employment levels. Project components were also
27 evaluated as to their potential to displace people, housing, or businesses or create other
28 economic impacts on a local or regional scale. Impacts to the CVWD service area were
29 compared against the Existing Baseline. Potential impacts to the Colorado River and Salton Sea
30 geographic areas would result from changes in surface water elevation and are based on the
31 hydrologic modeling discussed in section 3.1, which assesses impacts compared to Future
32 Baseline conditions. No impacts to the MWD or SDCWA service areas would occur since no
33 construction or other physical or operational changes would take place in these service areas.

34 The impact analysis for the IID service area is based on that performed for the IID Conservation
35 and Transfer Project EIR/EIS (IID and USBR 2002). The methodology used to support the
36 socioeconomic analysis of the IID Water Conservation and Transfer Project EIR/EIS is based on

1 a regional economic model using the software and data package IMPLAN PRO. IMPLAN PRO
2 is an input-output (I-O) model that estimates the total impacts to a regional economy of changes
3 to local business conditions, expenditures, or employment levels. Economic changes were
4 estimated and used as inputs to the IMPLAN PRO model, which predicts the total effects on the
5 regional economy. The effect of the IID Water Conservation and Transfer Project on the
6 regional economy was evaluated using: (1) changes in employment; and (2) the value of
7 business output as the primary indicators.

8 Changes in business activity that would be caused by the IID Water Conservation and Transfer
9 Project are attributed to one of the following three categories, which were individually modeled
10 to estimate their impact on the regional economy:

- 11 • **Non-Agricultural Sectors** - Changes in local expenditures for goods, materials, and
12 services associated with the construction, operation, maintenance, and replacement of
13 on-farm and water delivery system improvements.
- 14 • **Transfer Revenue Expenditures** - Changes in the local expenditure of disposable
15 income by farmers participating in the water conservation program.
- 16 • **Agricultural Production Sectors** - Reductions in agricultural output resulting from the
17 fallowing of agricultural lands.

18 More detailed results of the impact analysis, including a breakdown of the total effect into the I-
19 O components of direct, indirect, and induced effects, can be found in the IID Water
20 Conservation and Transfer Project EIR/EIS. IMPLAN PRO takes into consideration annual
21 changes in local expenditures and agricultural production during the quantification period and
22 therefore is considered to use a Future Baseline.

23 Information regarding impacts of the All American and Coachella Canal lining projects is
24 summarized from the EIS/EIRs prepared specifically for those projects (USBR and IID 1994,
25 and USBR and CVWD 2001).

26 3.13.2.3 Summary of Impacts

27 *Imperial Irrigation District*

28 The All American Canal Lining Project EIS/EIR identified no significant impacts to population,
29 housing, or employment from construction or operation of this component of the Proposed
30 Project.

31 A number of implementation scenarios potentially could take place in the IID service area
32 depending on the amount of water that is conserved, the manner in which it is conserved (on-
33 farm and water delivery system improvements versus land fallowing), and the eventual
34 destination (and transfer fees paid) of the transferred water. This analysis is based on a worst-
35 case scenario, which assumes that 300 KAFY of water would be conserved for transfer through
36 fallowing. (Additional conservation by IID may be required for compliance with IID's Priority
37 3a cap on Colorado River water diversions.) It also assumes that the first 50 KAFY of water
38 conserved under the QSA would be transferred to CVWD rather than to MWD. Under the
39 terms of the QSA, if CVWD purchased the first 50 KAFY of water from IID, IID would be paid a

1 base price of \$50 per AF. If CVWD purchased the second 50 KAFY of water from IID, IID
2 would be paid a base price of \$125 per AF. If CVWD did not purchase water from IID under
3 the QSA, MWD could purchase the water at a base price of \$125 per AF. Thus, Imperial County
4 would receive less economic benefit if CVWD purchased the first 50 KAFY rather than MWD.

5 If the reduction in water use was accomplished solely through land fallowing, Imperial County
6 could experience a net loss of 1,400 jobs, mostly in the agricultural sectors. Such a change
7 would comprise just under 3 percent of the Year 2000 county employment level. Net
8 agricultural sector job losses would total 1,300, representing about 12 percent of the total county
9 agricultural employment. The net decrease in the value of business output is estimated to be
10 \$98 million. This represents approximately 2 percent of the estimated \$4.8 billion total value of
11 business output for Imperial County (IID and USBR 2002). This would not represent a
12 significant impact to population, housing, or employment.

13 As noted in Chapter 6, Growth Inducing Impacts, implementing the Proposed Project would
14 not involve the construction of new housing or businesses or the creation of roads or other
15 infrastructure that could serve an increased population; nor would it displace people or housing
16 in the IID service area. Water diversions by IID would be reduced as a result of the Proposed
17 Project, which provides for the transfer of the conserved water outside the IID service area.
18 Water supplies are considered adequate to maintain the current level of agricultural
19 productivity given the use of conservation or land fallowing measures identified in Chapter 2.

20 *Coachella Valley Water District*

21 The Coachella Canal Lining Project EIS/EIR identified no significant impacts to population,
22 housing, or employment from construction or operation of this component of the Proposed
23 Project.

24 Water supply to the CVWD service area would increase under the Proposed Project; however,
25 the additional water would be used only to offset the existing groundwater overdraft. The
26 increased water supply that would result from the Proposed Project is considered in the Draft
27 Coachella Valley Water Management Plan prepared by CVWD (CVWD 2000), the specific
28 purpose of which is to address and reduce basin overdraft. Sufficient water is currently
29 available in the Valley groundwater basins to meet the demands of the projected growth with or
30 without the Proposed Project (CVWD 2000). Therefore, the same rates, magnitudes, and
31 distribution of growth would occur regardless of whether or not the Proposed Project was
32 implemented.

33 Implementing the Proposed Project could require the construction of pipelines, pumping
34 stations, and other facilities in the CVWD service area; but this would not displace any existing
35 housing or people because these facilities are expected to be located in agricultural or remote
36 areas, such as the vicinity of Dike 4 and Martinez Canyon, two preliminary locations being
37 considered for a recharge basin. This infrastructure would be used only for implementation of
38 the Proposed Project and would not serve increased population. Because population trends
39 would not change and since no significant impacts to agriculture would occur, the Proposed
40 Project would not significantly impact employment or housing in the CVWD service area.

1 *The Metropolitan Water District of Southern California*

2 Implementation of the Proposed Project would not affect population, housing, or employment
3 in the MWD service area. No new homes or businesses would be constructed, nor would any
4 infrastructure that could serve new residents. No Project elements would displace people
5 and/or housing or require the construction of replacement housing. No infrastructure that
6 could serve increased population would be constructed in this service area.

7 *San Diego County Water Authority*

8 Implementation of the Proposed Project would not affect population, housing, or employment
9 in the MWD service area. No new homes or businesses would be constructed, nor would any
10 infrastructure that could serve new residents. No Project elements would displace people
11 and/or housing or require the construction of replacement housing. No infrastructure that
12 could serve increased population would be constructed in this service area.

13 *Other Areas*

14 COLORADO RIVER AREA

15 The only change to this area would be a slight decrease in surface water elevation between
16 Parker and Imperial dams, which would not be sufficient to adversely affect tourism or other
17 economic activities in California or Arizona. Any such reductions in revenues from tourist
18 activities and the associated jobs would be negligible.

19 SALTON SEA

20 Implementing the Proposed Project would accelerate the rate at which the surface water
21 elevation is declining in the Salton Sea and thus would accelerate the rate of increase in salinity.
22 These changes would impact the fisheries and other recreational resources of the Salton Sea,
23 which may indirectly affect employment opportunities in the area, and possibly lead to a
24 reduction in population, depending on the severity of the impact. This potential loss of
25 employment opportunities, while having social consequences, would not constitute a significant
26 change to the environment.

27 *Analysis of the Environmental Impact of Project-Level Components*

28 This section addresses the CEQA project-level analysis of potential environmental impacts
29 associated with the implementation of those components of the Proposed Project that require
30 such an analysis. All Project components are described and numbered in Table 2.4-1; the
31 following discussion addresses only those for which project-level approvals are being obtained.

32 B. IID/MWD 1988 AGREEMENT, IID/MWD/PVID/CVWD 1989 APPROVAL AGREEMENT, AND
33 MWD/CVWD 1989 AGREEMENT TO SUPPLEMENTAL APPROVAL AGREEMENT

34 MWD's reduction in the use of conserved water under this Proposed Project component
35 would result in a slight increase in river flow from Parker to Imperial dams. This change in
36 river flows is within historic fluctuations and would not result in changes to the physical
37 environment that would displace existing housing or people or cause population growth. A

3.13 Population, Housing, and Employment

1 reduction in the amount of conserved water dedicated to MWD would not result in an
2 activity that would directly or indirectly induce population growth or cause the
3 displacement of people or existing housing. Diversion of this water by CVWD would be
4 through existing facilities and would therefore not require construction-related activities
5 that would cause the displacement of people or existing housing.

6 D. MWD/SDCWA EXCHANGE OF CONSERVED WATER (UP TO 200 KAFY)

7 This Project component involves the exchange of Colorado River water diverted at MWD's
8 existing intake at Lake Havasu for a like quantity and quality of water delivered through
9 existing infrastructure to SDCWA. Implementation of the exchange agreement would not
10 increase the diversion of Colorado River contemplated under the Proposed Project. Since no
11 changes in river levels would result or construction of new diversion structures would be
12 required with implementation of this Project component, no significant impacts to existing
13 population, housing, or employment levels would occur. The exchange of water with
14 SDCWA would occur through existing infrastructure and would not require construction
15 activities that would cause the displacement of people or existing housing.

16 E. IID/CVWD/MWD TRANSFER OF CONSERVED WATER (FIRST AND SECOND 50 KAFY)

17 Under this Project component, some portion of the first and section 50 KAF of water would
18 be utilized by MWD rather than CVWD. Since the diversion and conveyance of this water
19 by MWD would be through existing facilities, no construction-related activities would occur
20 that would cause the displacement of people or existing housing. The use of the First and
21 Second 50 KAF of water would not increase the amount of Colorado River water currently
22 being diverted by MWD and used within its service area. Therefore, implementation of this
23 Project component would not result in changes to the physical environment that would
24 impact existing population, housing, or employment levels.

25 G. PRIORITY 6A COLORADO RIVER PRIORITIES AND VOLUME ALLOCATIONS

26 This Project component quantifies the amount of Priority 6a surplus water available to IID,
27 CVWD, and MWD. The diversion and use of this water would be within the historic range
28 of surplus and unused apportionment diverted by these three districts. Therefore, no
29 change in Colorado River conditions or potential impacts to population, housing, or
30 employment levels along the Colorado River would occur. This quantification and use of
31 Priority 6a surplus water would not require the construction of any new facilities by IID,
32 CVWD, or MWD nor would it increase the amount of water used within these service areas.
33 Therefore, implementation of this Project component would not result in changes to the
34 physical environment that would cause the displacement of people or housing or that
35 would result in an activity that would cause substantial population growth.

36 J. TRANSFER OF WATER (35 KAFY)/SWP ENTITLEMENT TRANSFER AND EXCHANGE

37 The change in point of diversion of 35 KAF of water from Lake Havasu to Imperial Dam
38 under this Proposed Project component would result in a slight increase in river flow from
39 Parker to Imperial dams. If MWD exercises the option to divert this water for CVWD at its
40 existing facilities at Lake Havasu no change in river flows between Parker and Imperial

1 dams would occur. Diversion of this water at either Lake Havasu or Imperial Dam would
2 not result in changes to physical conditions that would cause the displacement of people or
3 housing or that would result in an activity that would cause substantial population growth.
4 No impacts to population, employment, or housing levels would occur from the diversion
5 or conveyance of the water to CVWD since no new facilities would be required to be
6 constructed. Similarly, the exchange of SWP entitlements under this Project component
7 would be accomplished through existing facilities and would not result in physical changes
8 to environmental conditions that would cause the displacement of people or housing or
9 cause substantial population growth.

10 K. MWD PRIORITY 4 AND 5 COLORADO RIVER CAP

11 This component of the QSA establishes an accounting method for water transfers under the
12 Proposed Project and does not change the existing Priority 4 and 5 caps for MWD. This
13 component would not result in any impacts to existing population employment or housing
14 levels since it does not change the amount of water diverted, conveyed, or used and would
15 not result in any activity that would cause the displacement of people or housing or that
16 would result in an activity that would generate substantial population growth.

17 L. OVER AND UNDER RUN OF PRIORITIES 1, 2, AND 3B

18 Under this QSA component, MWD would be responsible for the repayment of any overrun
19 as a result of the aggregate use by Priorities 1, 2, and 3b in excess of 420 KAF. Repayment
20 would be accomplished by MWD reducing diversion of water of an amount equivalent to
21 the amount of overrun. The resulting effect would be a minor decrease in Colorado River
22 flows upstream of MWD's intake facilities in Lake Havasu to Lake Mead and a
23 corresponding increase in the amount of water in Lake Mead. These changes are within
24 historic fluctuations and would not result to changes to the physical environment that
25 would create a significant impact to existing population, employment, or housing levels.
26 Under this Project component, MWD would be entitled to any unused Priorities 1, 2, and 3b
27 water. MWD would divert this water from its existing facilities for conveyance and use
28 within its service area. The amount of water diverted from the river under this component
29 would be within the historic amount of water diverted by MWD, would not require the
30 construction any new facilities and would not increase the amount of water used within its
31 service area. Therefore, no changes to environmental conditions would result from
32 implementation of this Project component that would cause displacement of people or
33 housing or that would result in an activity that would cause substantial population growth.

34 M. USE BY MISCELLANEOUS PRESENT PERFECTED RIGHTS AND FEDERAL RESERVED RIGHTS, INCLUDING
35 CERTAIN INDIAN RESERVATIONS

36 Under this Project component, the change in the point of diversion from Lake Havasu and
37 Imperial Dam to various points along the lower Colorado River would result in minor
38 changes in river levels. This change in river flows is within historic fluctuations and would
39 not result in changes to the physical environment that would significantly impact existing
40 population employment or housing levels.

1 N. QSA SHORTAGE SHARING AGREEMENT

2 The frequency and magnitude of future shortages cannot be known with certainty, but in
3 the CRSS modeling, QSA shortage conditions occurred once in the 85-year model runs. The
4 minimum level of diversion for the State of California was estimated to be 3.847 MAFY.
5 With this magnitude of shortage, Priority 3 would be reduced by up to 3,000 AF. IID and
6 CVWD would share this shortage. Actions taken in the IID and CVWD service areas to
7 manage shortage would be similar with or without the QSA. IID would undertake
8 additional conservation, demand control measures, or other actions to manage a shortage.
9 CVWD would reduce or suspend groundwater recharge and undertake demand control
10 measures and other actions to manage a shortage. Under QSA provisions, CVWD and IID
11 would have to intensify shortage management efforts to account for up to an additional
12 3,000 AF.

13 This additional increment of conservation/shortage management would be minor with respect
14 to overall deliveries to IID and CVWD. This additional conservation/shortage management
15 would also be short term. The potential impacts to population, housing, and employment
16 would relate to job losses from fallowing or decreased recreational use of the Salton Sea.
17 However, additional conservation/shortage management would be so minor as to be
18 indiscernible from the impacts of the Proposed Project.

19 **3.13.3 Mitigation Measures**

20 No mitigation measures are required.

21 **3.13.4 Significant Unavoidable Adverse Impacts**

22 No significant unavoidable adverse impacts to population, housing, and employment would
23 occur as a result of the implementation of the Proposed Project.

24 **3.13.5 Significant Irreversible Environmental Changes**

25 No significant irreversible environmental changes to population, housing, and employment
26 would occur as a result of the implementation of the Proposed Project.

4.0 CUMULATIVE IMPACT ANALYSIS

4.1 CUMULATIVE IMPACT METHODOLOGY

As described in the State CEQA Guidelines (Sec 15355), cumulative impacts refer to two or more individual impacts that, when considered together, are considerable or that compound or increase other environmental impacts. A cumulative impact is the change in the environment that results from the incremental impact of the project when added to other closely related past, present or reasonably foreseeable probable future projects. Cumulative impacts can result from individually minor, but collectively significant projects taking place over a period of time. An EIR must discuss the cumulative impacts of a project when the project's incremental impact is cumulatively considerable (State CEQA Guidelines Sec 15130[a]). "Cumulatively considerable" means that the Project's incremental effects are considerable when viewed in connection with the impacts of other related projects (State CEQA Guidelines Sec 15065 [c]). In this PEIR, if the Proposed Project's incremental impact is cumulatively considerable in combination with the impacts of other projects, the impact is identified as a "significant cumulative impact." Conversely, if the Project's incremental impact is less than cumulatively considerable when combined with the impacts of other projects, the impact is stated to be a "less than significant cumulative impact."

This section addresses the cumulative impacts of the Proposed Project combined with other regional water supply or closely related projects in the region. A list approach was used to identify the closely related projects that could result in cumulatively considerable impacts. Potential projects that may result in a cumulative impact in combination with the Proposed Project initially were identified through a review of regional and local environmental documents. These projects then were examined for their potential to result in a cumulative impact when combined with the Proposed Project. Those projects ultimately included in the analysis of cumulative impacts are generally those that involve water resources in the region, have the potential to affect the resources of the Colorado River or Salton Sea, or have the potential to impact the same resources as the Proposed Project. The projects considered in the cumulative analysis are briefly described below. Table 4.1-1 provides a summary of the anticipated impacts of the various projects considered in this cumulative analysis and potential cumulative impacts that would occur if these projects were implemented in combination with the Proposed Project.

4.2 ANALYSIS OF CUMULATIVE IMPACTS

This section describes the projects included in the cumulative impact analysis, the status of environmental documentation, anticipated environmental impacts of these projects that could contribute to a cumulative impact, and the potential cumulative impacts of these projects in combination with those of the Proposed Project.

4.2.1 Implementation Agreement

Project Description

The IA is described in Chapter 1, section 1.5.

Table 4.1-1. Summary of Cumulative Impacts

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<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Implementation Agreement (IA)	Same as Proposed Project.	No significant cumulative impacts would occur.
Inadvertent Overrun and Payback Policy (IOP)	Minor changes in river and reservoir levels associated with overrun and payback periods. Impacts associated with conservation by IID for purposes of paying back diversion exceedances in accordance with the IOP would be consistent with those that are already addressed in Chapter 3 of this PEIR.	No significant cumulative impacts would occur.
Interim Surplus Guidelines	Minor reduction in Lake Mead reservoir levels.	No significant cumulative impacts would occur.
Rule for Offstream Storage	Possible changes to flows and reservoir elevations in the Colorado River between Lake Powell and the Southerly International Boundary. This could adversely impact biological resources.	The Proposed Project could significantly impact biological resources of the lower Colorado River due to reduction in groundwater and surface water elevation. Cumulative impacts are potentially significant. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.
Lower Colorado River Multi-Species Conservation Program (MSCP)	Long-term beneficial impacts to biological resources on the lower Colorado River. The construction of conservation/restoration actions could result in short-term impacts to biological resources, water quality, geology and soils, air quality, and noise. Impacts to cultural resources also could result from ground disturbance required to implement the conservation/restoration actions of the MSCP. Depending on the sites that are selected for restoration/conservation actions, the MSCP also could result in such a conversion of Important Farmland to non-agricultural use.	The construction of conservation/restoration actions associated with the MSCP and biological mitigation measures described in section 3.2 could result in short-term impacts to biological resources, water quality, geology and soils, air quality, and noise. These impacts could be cumulatively significant if these actions occurred at the same general time and location. These impacts would be mitigable through standard construction practices that would be developed once specific sites were selected. Impacts to cultural resources along the lower Colorado River also could result from ground disturbance required to implement the conservation/restoration actions of the MSCP and the Proposed Project's biological mitigation measures.

Table 4.1-1. Summary of Cumulative Impacts

<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Lower Colorado River Multi-Species Conservation Program (MSCP) (continued)		Impacts to cultural resources from the Proposed Project also could occur in the IID and SDCWA service areas and at the Salton Sea. Impacts could be cumulatively significant. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impact to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact. The Proposed Project could result in the conversion of Important Farmland to non-agricultural use, as described in section 3.5. This is considered a significant and potentially unavoidable impact. Depending on the sites that are selected for restoration/conservation actions, the MSCP also could result in such a conversion, as could the implementation of the Proposed Project's biological mitigation measures along the Colorado River. This would be a significant and potentially unavoidable impact to agricultural resources in Southern California.
Lower Colorado River Desert Region Plan	Beneficial impacts to water quality in agricultural drains.	No significant cumulative impacts would occur.
Colorado River Salinity Control Program	Beneficial impacts to Colorado River water quality	No significant cumulative impacts would occur.
Colorado River Basin Watershed Management Initiative	Beneficial impacts to water quality of the Salton Sea, New River, Alamo River, Imperial Valley agricultural drains, and CVSC.	No significant cumulative impacts would occur.
Salton Sea Restoration Project	Potential short- and long-term significant impacts to several environmental resources depending upon the alternative restoration strategies selected.	Due to lack of definition of alternatives, cumulative impacts are speculative. Cumulative impacts are potentially significant but mitigable.
Total Maximum Daily Load (TMDL) Program	Beneficial impacts to water quality in the Salton Sea and its tributaries.	No significant cumulative impacts would occur.
Heber Wastewater Treatment System	Beneficial impacts to water quality of agricultural drains and the Alamo River.	No significant cumulative impacts would occur..

Table 4.1-1. Summary of Cumulative Impacts

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<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Dos Palmas Habitat Restoration/Enhancement	Beneficial impacts to biological resources.	No significant cumulative impacts would occur.
Brawley, California Wetland Project	Beneficial impacts to water quality of the New River, Salton Sea, and Imperial Valley agricultural drains.	No significant cumulative impacts would occur.
North Baja Powerline Project	Potential significant impacts to biological and (marsh and riparian habitat).	Potentially significant cumulative biological impacts. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact. Significant, potentially unavoidable cumulative impacts to agricultural resources could occur if both projects resulted in the conversion of Important Farmland. Short-term cumulative impacts from construction are unlikely unless construction occurred in the same general location and at the same time. Potential unavoidable short-term air quality impacts if construction occurred at the same time as the Coachella Canal Lining Project.
Mexicali Wastewater System Improvements	Beneficial impact to the water quality of the New River and Salton Sea. Potential increase in salinity of New River and flow to Salton Sea if wastewater is recycled in Mexico.	Potential increase in Salton Sea salinity from both the Proposed Project and the wastewater system improvements project may have impacts on food sources for fish-eating birds. This could result in a significant cumulative impact to recreational and biological resources. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.

Table 4.1-1. Summary of Cumulative Impacts

Page 4 of 6

<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Coachella Valley Water Management Plan (CVWMP) (non-QSA part)	Short-term, construction-related impacts to biological resources, air quality, geology and soils, public services and utilities, transportation, hazardous materials, noise, and public safety. Potential increased agricultural return flows and decreased water quality to drains that empty into the Salton Sea from the Coachella Valley. Depending on the specific locations of facilities that would be constructed, impacts to biological, cultural, and geological resources also could occur.	Potential localized impacts to areas of disturbance that may be within the same general locations as those facilities associated with the Proposed Project. Impacts to biological, cultural, and geological resources, air quality, public services and utilities, transportation, hazardous materials, and noise would be cumulatively significant. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts, with the possible exception of air quality, to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.
Coachella Valley Multi-Species Habitat Conservation Plan (MSHCP)	Potential short-term localized impacts to biological resources. Long-term beneficial impacts to biological resources.	No significant cumulative impacts would occur.
Whitewater River Basin Flood Control Project	Beneficial impacts to biological resources.	No significant cumulative impacts would occur.
Flood Mitigation and Riverine Restoration Program	Beneficial impacts to flood control and biological resources.	No significant cumulative impacts would occur.
Peninsular Bighorn Sheep Recovery Plan	Beneficial impacts to biological resources.	No significant cumulative impacts would occur.
Mission Creek Subbasin Recharge Project	Beneficial impact from decrease in groundwater overdraft conditions within the Coachella Valley.	No significant cumulative impacts would occur.
Caltrans Route 86 Expressway Mitigation	Beneficial biological impact.	No significant cumulative impacts would occur.

Table 4.1-1. Summary of Cumulative Impacts

<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Te' Ayawa Energy Center	Potentially significant impacts, including impacts to geologic hazards, water resources, biological resources, traffic and transportation, noise, air quality, hazardous materials, hazardous waste, and visual resources would be reduced to less than significant impacts through application of mitigation measures.	Potentially significant impacts could result from the construction of the energy center and Proposed Project facilities, such as recharge basins, pipelines, and pumping stations. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts, with the possible exception of air quality, to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.
Coachella Valley/Salton Sea Non-Point Source Project	Beneficial impact to water quality of the Salton Sea. Short-term construction related impacts.	No significant cumulative impacts would occur.
Cabazon Resource Recovery Park	Short-term, localized construction impacts. Potential for contamination of surface and groundwater supplies due to hazardous spills.	Both the Proposed Project and the Cabazon Resources Recovery Park could result in significant impacts from construction. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts, with the possible exception of air quality, to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.
Cabazon Power Plant	Potential impact to water quality in the CVSC dependent on the salinity of the discharge from the plant.	Water quality impacts are speculative. Both the Proposed Project and the power plant project could result in significant impacts from construction. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts, with the possible exception of air quality, to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.
Hayfield Groundwater Storage Program	Short-term construction related impacts to biological resources, hazardous waste, soils, noise, and air quality.	No significant cumulative impacts would occur.

Table 4.1-1. Summary of Cumulative Impacts

<i>Related Projects</i>	<i>Potential Impacts of the Related Projects</i>	<i>Significant Cumulative Impacts</i>
Cadiz Groundwater Storage and Dry-Year Supply Program	Potential impact to groundwater quality. Short-term, construction-related impacts to biological, air, hazardous materials, and paleontological resources.	No significant cumulative impacts would occur.
Palo Verde Land Management, Crop Rotation, and Water Supply Program	Potentially minor loss of marsh and riparian habitat between Parker Dam and the Palo Verde Diversion Dam. Land fallowing could cause air quality impacts from fugitive dust emissions.	The Proposed Project and the Land Management, Crop Rotation, and Water Supply Program together would slightly lower the Colorado River median groundwater and surface elevation between Parker Dam and the Palo Verde Diversion Dam. This would not significantly affect water resources, but would result in a significant cumulative impact to biological resources. Mitigation measures associated with the Proposed Project would reduce the potentially significant cumulative impacts to a less-than-significant level. No additional mitigation for the Proposed Project other than that identified in this PEIR would be necessary to address the cumulative impact.

1 *Project's Environmental Analysis Status and Anticipated Impacts*

2 A Notice of Intent (NOI) was published in the *Federal Register* on March 9, 2001. A Draft EIS
3 that evaluates the environmental impacts of the IA, the IOP and related biological conservation
4 measures (USFWS 2001) was issued by Reclamation in January 2002. The impacts that were
5 identified in the EIS are consistent with those of the Proposed Project since execution of the IA
6 is simply the federal action that is required prior to implementation of the Proposed Project.

7 *Cumulative Impacts with the Proposed Project*

8 No environmental changes would occur in addition to those addressed in this PEIR. Thus, no
9 significant cumulative impacts would result from this action.

10 **4.2.2 Inadvertent Overrun and Payback Policy**

11 *Project Description*

12 The IOP is described in Chapter 1, section 1.5.

13 *Project's Environmental Analysis Status and Anticipated Impacts*

14 The Notice of Public Comment Period on the draft IOP was published on January 18, 2001. An
15 NOI was published in the *Federal Register* on March 9, 2001. As noted above, a Draft EIS was
16 published by Reclamation in January 2002 that evaluates the consequences of the IOP in
17 addition to those of the IA and related biological conservation measures. Implementation of the
18 IOP would result in minor year-to-year changes to the water surface elevation of Lake Mead
19 and the Colorado River both during overrun years and payback years. These changes would
20 not cause significant biological or hydrologic impacts because on average the elevations would
21 be similar to those that would exist without the IOP.

22 This PEIR provides program-level CEQA analysis for IID's Priority 3a Colorado River water
23 cap, including the conservation of water by IID necessary to comply with the Priority 3a cap.
24 The analysis assumes that payback for exceedances would comply with the IOP. These impacts
25 are addressed on a project level in the IID Water Conservation and Transfer Project EIR/EIS
26 (IID and USBR 2002).

27 No significant impacts would occur in the CVWD service area because any reduction in
28 deliveries required to pay back previous overruns would be accommodated by reduced
29 groundwater recharge during the payback period. No impacts to the MWD service area would
30 occur since any overruns would result in minor changes in diversions at Lake Havasu that are
31 well within historic diversions. The IOP would not cause additional changes to the SDCWA
32 service area since it is within the MWD service area.

33 *Cumulative Impacts with the Proposed Project*

34 The changes in water surface elevation along portions of the lower Colorado River that would
35 result from the implementation of the Proposed Project may result in significant impacts to
36 biological resources. The IOP could minimally contribute to this impact, and this contribution

1 would vary from year to year. In those years when a user's entitlement is exceeded, flow in the
2 lower Colorado River would be increased, whereas in payback years, flow in the lower
3 Colorado River would be reduced. There would be no net, long-term, aggregate change in river
4 flow as a result of implementing the IOP. Because the IOP has no net effect as described above,
5 there would be no significant cumulative impact to the environmental resources of the lower
6 Colorado River.

7 Impacts associated with conservation by IID for purposes of paying back diversion exceedances
8 in accordance with the IOP would be consistent with those described in Chapter 3 of this PEIR.
9 No impacts would occur beyond those that are already addressed in this PEIR, and no
10 significant cumulative impacts would occur.

11 **4.2.3 Interim Surplus Guidelines**

12 *Project Description*

13 This project is described in Chapter 1, section 1.3.3.2.

14 *Project's Environmental Analysis Status and Anticipated Impacts*

15 A ROD for the Interim Surplus Guidelines was published in January 2001. Reclamation
16 determined that small changes in the probabilities of occurrence of flows that could impact
17 some resources are within Reclamation's current operational regime and authorities under
18 applicable law. Specific biological conservation measures were identified for threatened and
19 endangered species in the Biological Assessment (USBR 200a) prepared for both the Interim
20 Surplus Guidelines and the IA and the subsequent Biological Opinion issued by the Service
21 (USFWS 2001).

22 *Cumulative Impacts with the Proposed Project*

23 Implementation of the Interim Surplus Guidelines will result in minor reductions in the
24 reservoir levels of Lake Mead, and implementation of the Proposed Project would result in
25 minor increases in Lake Mead's surface elevation and storage volume. Thus, no significant
26 cumulative impacts to Lake Mead would occur. The Interim Surplus Guidelines will not
27 change Colorado River flows between Parker and Imperial dams or change points of diversion;
28 thus, no significant cumulative impacts to the Colorado River area would occur from
29 implementing both the Interim Surplus Guidelines and the Proposed Project.

30 **4.2.4 Rule for Offstream Storage of Colorado River Water**

31 *Project Description*

32 The Rule for Offstream Storage of Colorado River Water project is described Chapter 1, section
33 1.3.3.2.

34 *Project's Environmental Analysis Status and Anticipated Impacts*

35 Impacts of this rule were evaluated in a 1999 environmental assessment prepared by
36 Reclamation (USBR 1999b). No significant environmental impacts requiring mitigation were

1 identified, although Reclamation will conduct the appropriate project-level NEPA analysis to
2 identify potential impacts associated with all specific Storage and Interstate Release Agreements
3 when they are presented to the Secretary. Any agreement for offstream storage would require a
4 change in points of diversion from the Colorado River. Depending on the entities involved, this
5 change in point of diversion may or may not result in a change in river flow. For example, in
6 the event that MWD and the Arizona Water Banking Authority (AWBA) enter into an
7 agreement for offstream storage, there would be changes in points of diversion between the
8 MWD facilities and the Central Arizona Water Conservation District (CAWCD) facilities,
9 although, as both are located in Lake Havasu, there would not be a reduction in river flows. In
10 the event that the Southern Nevada Water Authority (SNWA) and AWBA implement the
11 agreement for offstream storage, there would be changes in points of diversion between Lake
12 Mead and Lake Havasu, and a subsequent increase or reduction in river flows between Hoover
13 Dam and Lake Havasu. Currently, the AWBA is the only storing entity.

14 *Cumulative Impacts with the Proposed Project*

15 The Rule for Offstream Storage could affect both flows and reservoir elevations within the
16 Colorado River from Lake Powell to the Southerly International Boundary (SIB). Except for the
17 impacts of the SNWA/AWBA agreement, the project-specific effects are speculative and would
18 depend on the amounts of water transferred and the location of the diversion points affected.
19 The Proposed Project would result in potentially significant impacts to biological resources
20 along the lower Colorado River from a reduction in median groundwater and surface water
21 elevation. Depending on the details of individual agreements for offstream storage, cumulative
22 impacts to biological resources along the lower Colorado River could be significant. It is
23 anticipated that most of the potential cumulative impacts to biological resources would be
24 attributable to the Proposed Project. Mitigation measures associated with the Proposed Project
25 would reduce the potentially significant cumulative impact to a less-than-significant level. No
26 additional mitigation for the Proposed Project other than that identified in this PEIR would be
27 necessary to address the cumulative impact.

28 **4.2.5 Lower Colorado River Multi-Species Conservation Program**

29 *Project Description*

30 The MSCP is described Chapter 1, section 1.5.

31 *Project's Environmental Analysis Status and Anticipated Impacts*

32 An EIS/EIR and Biological Assessment are being prepared to analyze the potential impacts
33 from implementation of the Conservation Plan. Reclamation and the Service are the lead
34 agencies under NEPA, and MWD is the lead agency under CEQA. An NOI and an NOP were
35 issued in May 1999, and seven scoping hearings were held in June and July 1999 to inform the
36 public about the MSCP and solicit input. A Supplemental NOI to prepare an EIS/EIR on the
37 project was published in the *Federal Register* on July 12, 2000, and additional scoping meetings
38 were held in July and August 2000. The MSCP Conservation Plan is scheduled for public
39 release in late 2002. Completion of environmental review, a ROD by the Secretary, federal ESA
40 and CESA permitting, and execution of an Implementation Agreement among MSCP
41 participants is scheduled for 2003.

1 Implementation of the MSCP is intended to have a beneficial impact to habitat along the lower
2 Colorado River. Biological conservation measures necessary to account for the incidental take
3 of protected species within the historic floodplain of the lower Colorado River would be
4 implemented over a 50-year period. Additional conservation measures are planned to assist in
5 the recovery of the covered species. These conservation measures could include the restoration
6 of existing degraded habitat and/or the construction of new open water, marsh, and riparian
7 forest habitats. The first phase of these actions is likely to restore cottonwood-willow habitat
8 suitable for southwestern willow flycatcher and western yellow-billed cuckoo, mesquite habitat,
9 and marsh habitat suitable for the Yuma clapper rail and other similar species. In addition,
10 native fish refugia would be created and native fish populations may be supplemented by
11 hatchery-raised fish. Later phases would add more habitat, based on adaptive management
12 principles. Implementation of the biological conservation measures associated with the MSCP
13 is expected to mitigate any adverse effects of current and future diversions of the Colorado
14 River, including those associated with the Proposed Project. The conceptual projects whose
15 potential impacts to biological resources are covered by the MSCP would undergo separate
16 environmental evaluation when, and if, they are proposed.

17 The construction of conservation/restoration actions associated with the MSCP could result in
18 short-term impacts to biological resources, water quality, geology and soils, air quality, and
19 noise along the lower Colorado River. Impacts to cultural resources along the lower Colorado
20 River also could result from ground disturbance required to implement the
21 conservation/restoration actions of the MSCP. Depending on the sites that are selected for
22 restoration/conservation actions, the MSCP also could result in such a conversion of Important
23 Farmland to non-agricultural use.

24 ***Cumulative Impacts with the Proposed Project***

25 The construction of conservation/restoration actions associated with the MSCP and biological
26 mitigation measures described in section 3.2 could result in short-term impacts to biological
27 resources, water quality, geology and soils, air quality, and noise along the lower Colorado
28 River. These impacts could be cumulatively significant if these actions occurred at the same
29 general time and location. These impacts would be mitigable through standard construction
30 practices that would be developed once specific sites were selected. With mitigation, these
31 potential short-term impacts would be reduced to less than significant.

32 Impacts to cultural resources along the lower Colorado River could result from ground
33 disturbance required to implement the conservation/restoration actions of the MSCP and the
34 Proposed Project's biological mitigation measures. Impacts to cultural resources from the
35 Proposed Project also could occur in the IID and CVWD service areas and at the Salton Sea.
36 Impacts could be cumulatively significant. Mitigation measures associated with the Proposed
37 Project would reduce the potentially significant cumulative impacts to less-than-significant
38 levels. No additional mitigation for the Proposed Project other than that identified in this PEIR
39 would be necessary to address the cumulative impact. It is anticipated that mitigation measures
40 for potential impacts to cultural resources also are being developed or have been developed as
41 part of the environmental review process for the related projects.

42 The Proposed Project could result in the conversion of Important Farmland to non-agricultural
43 use, as described in section 3.5. This is considered a significant and potentially unavoidable

1 impact. Depending on the sites that are selected for restoration/conservation actions, the MSCP
2 also could result in such a conversion, as could the implementation of the Proposed Project's
3 biological mitigation measures along the Colorado River. This would be a significant and
4 potentially unavoidable cumulative impact to agricultural resources in Southern California.

5 The Proposed Project could result in potentially significant long-term impacts to the biological
6 resources of the lower Colorado River. These impacts would be reduced to less than significant
7 by the implementation of mitigation measures identified in section 3.2. On a long-term basis,
8 the implementation of biological conservation measures associated with the MSCP would result
9 in beneficial impacts to biological resources along the lower Colorado River. No significant
10 long-term cumulative impacts to biological resources would occur.

11 **4.2.6 Lower Colorado River Desert Region Plan (Environmental Quality Incentives**
12 **Program)**

13 *Project Description*

14 Since 1997, the Natural Resources Conservation Service (NRCS) has been implementing a cost-
15 sharing program to address water and air quality issues for 520,000 acres of irrigated cropland
16 in the Imperial and Coachella valleys. Cooperating parties are private landholders, Native
17 American groups, IID, and the Bard Resource Conservation District. The program goals include
18 reducing salinity levels in soil, reducing soil compaction and stratification, reducing nitrate and
19 pesticide concentrations in runoff agricultural drainage, reducing nitrates leached into
20 groundwater, and, reducing PM10 levels during "the critical periods." The program provides
21 50 percent matching funds for on-farm improvements in the Imperial and Coachella valleys to
22 applicants considered each year. Improvements can include slip plowing, covering crops to
23 reduce erosion, planting windbreaks to reduce dust, nutrient (fertilizer) management,
24 installation of tile drains, installation of drip systems, and other environmentally sound
25 practices (personal communication S. Cameron, 2001).

26 *Project's Environmental Analysis Status and Anticipated Impacts*

27 This is an ongoing program. Implementation of the NRCS projects, which are partially funded
28 by the Environmental Quality Incentives Program, has had a beneficial impact on the quality of
29 water in agricultural drains, has reduced sediment in the drains, has improved water use
30 efficiency, improved drainage, and reduced nutrients and pesticides in drain water.

31 *Cumulative Impacts with the Proposed Project*

32 The Proposed Project would result in significant unavoidable impacts to water quality in drains
33 (due to increased selenium concentration) within the Imperial and Coachella valleys. The
34 NRCS projects, however, have a beneficial impact to water quality in such drains. Because
35 water quality impacts of the NRCS projects would be beneficial, no significant cumulative
36 impacts would occur.

4.2.7 Colorado River Salinity Control Program

Project Description

This program, pursuant to the 1974 Colorado River Basin Salinity Control Act, PL 93-320, as amended, provides for the construction, operation, and maintenance of projects in the Colorado River Basin to control the salinity of water. A wide range of salinity control actions has been undertaken in the Colorado River basin as part of this program. These actions include the construction of a desalting plant at Yuma, Arizona, development of a protective well field along the U.S.-Mexico border, a salinity control program on BLM land, a voluntary on-farm salinity control program by USDA, specific projects and a program for funding basin-wide salinity control projects through competitive bid.

The Colorado River Basin Salinity Control Forum has determined that 1,477,700 tons of salt must be removed or prevented from entering the Colorado River system annually to maintain water quality through 2015 (USBR 2000c). To meet this goal, it is necessary to fund and implement new measures that would allow the removal of an additional 756,000 tons annually.

Project's Environmental Analysis Status and Anticipated Impacts

To achieve future reduction goals, a variety of salinity control methods are being investigated. Existing salinity control measures under this program have a beneficial impact by preventing over a half-million tons of salt per year from reaching the River (DOI 1999).

Cumulative Impacts with the Proposed Project

Reclamation's modeling predicts that the Proposed Project would slightly increase (about 8 mg/l) the salinity of the Colorado River at Imperial Dam (see section 3.1 and Appendix C). The salinity control measures discussed above are intended to maintain the salinity of the River. Because water quality impacts of the salinity control measures would be beneficial, no significant cumulative impacts would occur.

4.2.8 Colorado River Basin Watershed Management Initiative

Project Description

This basin-wide management initiative is a RWQCB, Colorado River Basin Region, internal planning mechanism for the Salton Sea Transboundary Watershed basin planning unit. The watershed was identified as impaired under the 1998 California Unified Watershed Assessment (UWA). The UWA was a collaborative process between California and the EPA developed to guide allocation of new federal resources for watershed protection. The watershed contains five main surface water bodies: the Salton Sea, New River, Alamo River, Imperial Valley agricultural drains and the CVSC.

Project's Environmental Analysis Status and Anticipated Impacts

This initiative is not a project, but an overall plan and would be implemented by the TMDL program discussed below.

1 *Cumulative Impacts with the Proposed Project*

2 The Proposed Project would have significant unavoidable water quality impacts to the Alamo
3 River and IID drains due to increased selenium concentration. It also would result in decreased
4 flows to the Salton Sea and this, combined with evaporation, would act to lower the mean
5 surface elevation, decrease surface area, and increase the salinity concentration of the Sea.
6 Because water quality impacts of the initiative would be beneficial, no significant cumulative
7 impacts would occur.

8 **4.2.9 Salton Sea Restoration Project**

9 *Project Description*

10 The Salton Sea Restoration Project is described in Chapter 1, section 1.5.

11 *Project's Environmental Analysis Status and Anticipated Impacts*

12 A NOP/NOI was issued on June 26, 1998, and a Draft EIS/EIR was released in January 2000.
13 The Draft EIS/EIR was not finalized due to concerns regarding the feasibility of the alternatives
14 that were analyzed. A revised Draft EIS/EIR including different alternatives and revised
15 modeling and impact analysis is in preparation. Although the project is speculative at this time,
16 if implemented, the Salton Sea Restoration Project would be expected to reduce and stabilize the
17 overall salinity of the Salton Sea and stabilize the surface elevation of the Salton Sea. Certain
18 potential restoration measures could reduce inflows to the Salton Sea or reduce its elevation or
19 otherwise adversely affect water quality. If such measures are implemented as part of the
20 Salton Sea Restoration Project, this could result in significant impacts to air quality, biological
21 resources, cultural resources, and recreational resources. There is also a potential that
22 agricultural lands may be converted to non-agricultural uses depending upon the alternative
23 selected for Salton Sea restoration. Short-term impacts to resources such as noise, air quality,
24 and geology and soils could result from construction. Other significant short and long-term
25 impacts may occur depending upon the alternative selected.

26 *Cumulative Impacts with the Proposed Project*

27 Since the alternative methods of implementing the Salton Sea Restoration Project have not been
28 defined at this time, the cumulative impacts of the Proposed Project and the Salton Sea
29 Restoration Project are speculative. Depending on the restoration methods selected, cumulative
30 impacts could potentially be significant. Mitigation measures associated with the Proposed
31 Project would reduce the potentially significant cumulative impacts to less-than-significant
32 levels. No additional mitigation for the Proposed Project other than that identified in this PEIR
33 would be necessary to address the potential cumulative impacts. It is anticipated that
34 mitigation measures also would be developed as part of the environmental review process for
35 the Salton Sea Restoration Project.

1 4.2.10 Total Maximum Daily Load Program

2 *Project Description*

3 Pursuant to the requirements of the Clean Water Act, the Colorado River RWQCB identified
4 and ranked “impaired waterbodies” for which TMDLs need to be established. The RWQCB is
5 to develop and adopt an Implementation Plan for each TMDL/water body combination and
6 identify implementing actions, monitoring and surveillance for compliance, and technical and
7 economic feasibility. The RWQCB has identified the New River, Alamo River, Imperial Valley
8 drains, Salton Sea, Palo Verde outfall drain and CVSC as quality-limited waters. The Salton Sea
9 Watershed has also been identified as a priority watershed.

10 *Project’s Environmental Analysis Status and Anticipated Impacts*

11 The TMDL Program is in process. Implementation of the TMDLs is expected to improve the
12 quality of the individual quality limited waterbodies, including the Salton Sea.

13 *Cumulative Impacts with the Proposed Project*

14 The Proposed Project would have significant unavoidable water quality impacts to the Alamo
15 River and IID drains due to increased selenium concentration. It also would result in decreased
16 flows to the Salton Sea and this, combined with evaporation, would act to lower the mean
17 surface elevation, decrease surface area, and increase salinity concentrations of the Sea. The
18 TMDL Program would have a beneficial impact to water quality in the New River, Alamo
19 River, Imperial Valley drains, Salton Sea, Palo Verde outfall drain, and the CVSC. Because
20 impacts of the TMDL Program would be beneficial, no significant cumulative impacts would
21 occur.

22 4.2.11 Heber Wastewater Treatment Plant Expansion and Upgrade

23 *Project Description*

24 The Heber Wastewater Treatment Plant serves the community of Heber, located approximately
25 5 miles north of the U.S.-Mexico border in Imperial County. The plant discharges to an
26 agricultural drain that flows to the Alamo River. The Alamo River flows approximately south
27 to north through the Imperial Valley and terminates at the Salton Sea. The plant is expanding
28 capacity from 0.402 to 0.810 million gallons per day (mgd) and upgrading plant components,
29 including the addition of a new oxidation ditch, two clarifiers, a return activated sludge and
30 waste activated sludge pump station, sludge drying beds, and disinfection facilities.
31 (Montgomery Watson 1999).

32 *Project’s Environmental Analysis Status and Anticipated Impacts*

33 The EPA issued an *Environmental Assessment and Finding of No Significant Impact for the Heber*
34 *Wastewater Treatment Plant Expansion and Upgrade* in 1999. The Notice to Proceed for
35 construction was granted in April 2000, and construction activities were completed in the fall of
36 2001. The expanded and upgraded plant would have a beneficial impact by improving water
37 quality in the agricultural drains and Alamo River.

1 *Cumulative Impacts with the Proposed Project*

2 The Proposed Project would have adverse impacts to the water quality of agricultural drains
3 and the Alamo River, but the wastewater treatment plant would have a beneficial impact by
4 improving water quality in the agricultural drains and Alamo River. Thus, no significant water
5 quality impacts would occur. The only adverse impacts from expansion and upgrade of the
6 Heber Wastewater Treatment Plant identified in the environmental assessment were short-term
7 localized impacts due to construction activities, and construction is completed. Thus, no
8 cumulative impacts from the Heber Wastewater Treatment Expansion and Upgrade would
9 occur.

10 **4.2.12 Dos Palmas Habitat Restoration/Enhancement**

11 *Project Description*

12 BLM administers the Dos Palmas Preserve, an approximately 14,880-acre wildlife refuge and
13 nature preserve near the town of North Shore on the northeast shore of the Salton Sea. The
14 purposes of the preserve are to:

- 15 • protect wildlife habitat within the Salt Creek watershed identified by the BLM as an
16 ACEC;
- 17 • provide protection for endangered species;
- 18 • provide research, educational and recreational opportunities; and
- 19 • manage the watershed on an ecosystem basis to provide for natural functioning of
20 processes.

21 An interdisciplinary team has developed a restoration plan, and components of the plan
22 (including modifying 25 acres of wetlands to create habitat for endangered species and a
23 tamarisk removal program) have been implemented. Sensitive species in the preserve include
24 the endangered Yuma clapper rail, black rail, and desert pupfish.

25 *Project's Environmental Analysis Status and Anticipated Impacts*

26 This project is not subject to environmental review. The wetland modifications are complete
27 and vegetation is being grown to emulate more natural habitat. Tamarisk eradication efforts are
28 ongoing. The Dos Palmas project would have a beneficial effect by providing habitat for a
29 variety of species.

30 *Cumulative Impacts with the Proposed Project*

31 The Proposed Project would have significant impacts to the biological resources of the Salton
32 Sea. The Dos Palmas Habitat Restoration/Enhancement project would have beneficial impacts
33 to biological resources in this area. Because the latter project would have beneficial impacts to
34 biological resources, no significant cumulative impacts would occur.

1 4.2.13 Brawley, California Wetland Project

2 *Project Description*

3 The Brawley Constructed Wetlands Demonstration Project (Brawley Wetlands Project) involves
4 the construction of two pilot treatment wetlands to improve water quality in the Imperial
5 Valley's agricultural drains, the New River, and the Salton Sea. A 5-acre wetland has been
6 constructed on a 7-acre site near the City of Brawley, which is designed to divert and improve
7 the quality of approximately 2.4 million gallons of New River water per year. A second, larger
8 wetland (40 acres) has been constructed on a 68-acre site near the City of Imperial. This 40-acre
9 wetland would collect 6.9 million gallons of agricultural water per year from IID's Agricultural
10 Rice 3 Drain. Both wetlands are designed to remove silt from inflows as they flow through the
11 first sedimentation basin and reduce nutrient loads, pesticide/herbicide toxicity, and selenium
12 concentrations as water flows through a series of shallow ponds. A monitoring program, which
13 has been underway for over six months, is to determine relative water quality improvement
14 and the effects on wildlife (USBR and SSA 2000).

15 *Project's Environmental Analysis Status and Anticipated Impacts*

16 The project has the potential to improve the quality of flow to the Salton Sea from the Imperial
17 Valley. The estimated degree of improvement would be small due to the small size of the
18 project. Wetlands can remove significant amounts of nitrogen, up to 80 or 90 percent, and less
19 phosphorus, on the order of 30 to 40 percent.

20 *Cumulative Impacts with the Proposed Project*

21 The Proposed Project would have adverse impacts to the water quality of the Salton Sea and the
22 New River and significant impacts to the water quality of Imperial Valley agricultural drains
23 due to increased selenium concentration. The Brawley Wetlands Project is intended to improve
24 water quality to the New River, the drains, and the Salton Sea. Because the Brawley Wetlands
25 Project would have a beneficial water quality impact, no significant cumulative impacts would
26 occur.

27 4.2.14 North Baja Powerline Project

28 *Project Description*

29 The North Baja Powerline Project is located within the southwestern portion of the Imperial
30 Valley. Two new power lines that are parallel to the existing line are proposed to run from the
31 Imperial Valley substation to the Mexican Border.

32 *Project's Environmental Analysis Status and Anticipated Impacts*

33 A Draft EIS/EIR has been issued by BLM (IID and USBR 2002). The 6-mile long power line is
34 expected to result in potential impacts to marsh and riparian habitat, including habitat for the
35 Yuma clapper rail. The North Baja Powerline Project may impact desert tortoise habitat, flat-
36 tailed horned lizard habitat, and riparian habitat occupied by the clapper rail, desert tortoise,
37 and flat-tailed horned lizard. The project may create short-term, but less than significant

1 impacts to air quality, noise, and traffic. The project may also result in conversion of Important
2 Farmland to non-agricultural use, resulting in a significant impact.

3 *Cumulative Impacts with the Proposed Project*

4 The North Baja Powerline project could result in a slight increase in the loss of riparian and
5 marsh habitat and so has the potential for a significant cumulative impact in combination with
6 the Proposed Project. The potential conversion of Important Farmland is considered a
7 significant cumulative impact since both the Proposed Project and the power line project could
8 result in such a conversion. This impact is potentially unavoidable. Short-term construction
9 impacts such as noise and traffic are unlikely to be cumulatively significant since they are
10 highly localized. Air quality impacts from construction could be cumulatively significant if
11 construction occurred during the same timeframe. If the power line project and Coachella
12 Canal lining project were constructed at the same time, short-term impacts to air quality could
13 be cumulatively significant and unavoidable. With the exception of the potential air quality
14 impact described above, mitigation measures associated with the Proposed Project would
15 reduce the potentially significant cumulative impacts to less-than-significant levels. No
16 additional mitigation for the Proposed Project other than that identified in this PEIR would be
17 necessary to address the cumulative impacts.

18 **4.2.15 Mexicali Wastewater System Improvements**

19 *Project Description*

20 Raw or partially treated wastewater from the city of Mexicali, Mexico flows into the New River,
21 which flows north into the Imperial Valley and into the Salton Sea. These discharges pose a
22 threat to water quality both in Mexico and the United States. The U.S. and Mexican sections of
23 the International Boundary and Water Commission, as well as several other agencies, are
24 planning to update and develop wastewater treatment facilities in order to improve the water
25 quality of the New River, as well as general sanitation in Mexicali. Specific improvements
26 include, but are not limited to, rehabilitating and expanding the capacity of the Mexicali
27 Wastewater Treatment Plant to 30 mgd and constructing another wastewater treatment plant
28 with a capacity of 20 mgd. The general impact of the Mexicali wastewater system work would
29 be a beneficial impact on the water quality of the Salton Sea inflows; however, after
30 improvements, the water may be redirected for recycling in Mexico. If all of the wastewater
31 were recycled, inflow to the Salton Sea could be reduced by about 55 KAFY.

32 *Project's Environmental Analysis Status and Anticipated Impacts*

33 Rehabilitation and expansion of the capacity of the Mexicali Wastewater Treatment Plant began
34 in autumn 2000. Construction is expected to be completed by 2004. The construction of the
35 new wastewater treatment plant is estimated to be completed by the end of year 2003.

36 The project is expected to result in a beneficial effect on the water quality of the New River and
37 ultimately the Salton Sea if treated water is continued to be discharged into the New River. In
38 the event that the water is redirected for recycling in Mexico, the loss of up to approximately 55
39 KAFY of inflow into the New River could result in increased salinity concentrations in the river,
40 which would increase salinity of flows to the Salton Sea.

1 *Cumulative Impacts with the Proposed Project*

2 The salinity increase in the New River from this project and the Proposed Project would not be
3 a significant cumulative impact because the water quality standards for salinity would not be
4 exceeded. The potential salinity increase in the Salton Sea that would occur if wastewater were
5 recycled in Mexico would further impact food sources for fish-eating birds, resulting in a
6 potentially significant cumulative impact to biological resources and recreational resources.
7 Mitigation measures associated with the Proposed Project would reduce the potentially
8 significant cumulative impacts to less-than-significant levels. No additional mitigation for the
9 Proposed Project other than that identified in this PEIR would be necessary to address the
10 potential cumulative impacts.

11 **4.2.16 Coachella Valley Water Management Plan (Non-QSA Part)**

12 *Project Description*

13 CVWD has prepared the Coachella Valley Water Management Plan (CVWMP) to provide an
14 overall program of managing its surface and groundwater resources in the future. The
15 CVWMP involves a number of actions to reduce the current overdraft of groundwater in the
16 Coachella Valley through increased use of Colorado River water (reducing the requirement to
17 pump groundwater), various water recycling programs, and conservation measures to decrease
18 the consumption of water in the Coachella Valley. Water would be gained through non-QSA-
19 related sources, including recycled water, desalted agricultural drain water, municipal and
20 industrial conservation, and golf course conservation. Implementing these elements of the
21 CVWMP would involve construction of various facilities for water treatment and development
22 of additional policies to implement increased conservation. Implementation of the CVWMP
23 may also result in additional water from other transfers not related to the Proposed Project.
24 This includes a potential transfer of up to 100,000 AFY of SWP entitlement.

25 *Project's Environmental Analysis Status and Anticipated Impacts*

26 The impacts of the CVWMP are being addressed in a PEIR currently under preparation by
27 CVWD. An NOP was filed with the State Clearinghouse in November 1995. A revised NOP
28 was issued in March 2000 to incorporate the changes to the project from the Colorado River
29 allocation negotiations. The Draft PEIR is scheduled to be released in early 2002.

30 Potential environmental impacts of the CVWMP are expected to consist of both short-term
31 construction impacts and long-term impacts. Short-term, construction-related impacts include
32 impacts to biological resources, air quality, geology and soils, public services and utilities,
33 transportation, hazardous materials, noise, and public safety. Other potential long-term
34 impacts include increased agricultural return flows and decreased water quality to drains that
35 empty into the Salton Sea from the Coachella Valley. Depending on the specific locations of
36 facilities that would be constructed, impacts to biological, cultural, geological, and agricultural
37 resources also could occur.

1 ***Cumulative Impacts with the Proposed Project***

2 As discussed in section 3.1, the implementation of the CVWMP (QSA portion) has the potential
3 to result in significant water quality impacts due to increased TDS in the lower basin
4 groundwater and increased selenium in the drains. The implementation of the non-QSA
5 portion of the CVWMP would not increase the TDS of the groundwater in the lower basin, nor
6 would it increase the selenium in drains beyond that which would occur under the Proposed
7 Project. The increase in agricultural drain flows may produce net beneficial impacts to the
8 Salton Sea through an increase in flows of lower salinity water. No significant cumulative
9 impacts to water quality would occur.

10 Implementation of the CVWMP would result in potential localized impacts to areas where
11 facilities may be located. These areas of disturbance may be within the same general locations
12 as those facilities associated with the Proposed Project components of the CVWMP. Impacts to
13 biological, cultural, and geological resources, air quality, public services and utilities,
14 transportation, hazardous materials, and noise could be cumulatively significant. If the
15 CVWMP and Coachella Canal Lining Project were constructed at the same time, short-term
16 impacts to air quality could be cumulatively significant and unavoidable. With the exception of
17 the potential air quality impact described above, mitigation measures associated with the
18 Proposed Project would reduce the potentially significant cumulative impacts to less-than-
19 significant levels. No additional mitigation for the Proposed Project other than that identified in
20 this PEIR would be necessary to address the cumulative impacts. It is anticipated that
21 mitigation measures also would be developed as part of the environmental review process for
22 the CVWMP.

23 **4.2.17 Coachella Valley Multiple Species Habitat Conservation Plan**

24 ***Project Description***

25 The purpose of the Coachella Valley Multiple Species Habitat Conservation Plan (MSHCP) is to
26 conserve adequate habitat to provide for the long-term viability of designated Species of
27 Concern and to simplify compliance with endangered species-related laws and regulations.
28 Thirty-one Species of Concern and 24 natural communities are considered, based on current
29 habitat conditions and the extent of available information. The MSHCP area includes the entire
30 Coachella Valley watershed except those portions outside Riverside County or outside the
31 boundaries of the Coachella Valley Association of Governments (CVAG). The area covers over
32 1.2 million acres (approximately 1,950 sq. mi.) that include the Valley floor and surrounding
33 mountains up to the ridgeline.

34 The MSHCP is being prepared by CVAG and the Coachella Valley Mountains Conservancy.
35 Cooperating agencies include the National Park Service, Natural Resources Conservation
36 Service, the Service, U.S. Forest Service, BLM, CDFG, California Department of Parks and
37 Recreation, Riverside County, CVWD, MWD, and other state and local agencies, and private
38 landowners and organizations. Permitting agencies are the Service and CDFG. In December
39 1999, a *Biological Analysis of Three Conservation Alternatives for the MSHCP* was prepared for
40 review by the involved agencies. At the same time, preliminary draft maps of known locations
41 of sensitive species were prepared. The plan does not currently include the fringe-toed lizard

1 because this species has an existing HCP that is undergoing some revision, but it does include
2 the peninsular bighorn sheep, for which critical habitat has been designated.

3 *Project's Environmental Analysis Status and Anticipated Impacts*

4 An administrative draft MSHCP containing three alternatives was prepared in August 2000. A
5 single preferred alternative is now being considered and a public draft MSHCP should be
6 available in early 2002. Estimated completion date is August 2002 (personal communication, K.
7 Barros 2001). The MSHCP is expected to have a net beneficial impact on habitat and special
8 status species in the Coachella Valley, although the project may have short-term, localized
9 impacts to biological resources, including sensitive species.

10 *Cumulative Impacts with the Proposed Project*

11 The Proposed Project would result in significant impacts to biological resources in the Coachella
12 Valley, and the MSHCP could have short-term, localized impacts to biological resources. This
13 short-term cumulative impact would be potentially significant. Mitigation measures associated
14 with the Proposed Project would reduce the potentially significant cumulative impacts to less-
15 than-significant levels. No additional mitigation for the Proposed Project other than that
16 identified in this PEIR would be necessary to address the cumulative impacts. The MSHCP
17 would have a net beneficial impact to biological resources, and no long-term significant
18 cumulative impacts would occur.

19 **4.2.18 Whitewater River Basin Flood Control Project**

20 *Project Description*

21 CVWD and the USACE are cooperating on a flood control project to provide flood protection
22 measures within the Thousand Palms area of the Whitewater River Basin. The area is located in
23 Riverside County unincorporated areas. The project consists of constructing levees
24 approximately midway between Interstate 10 and the Indio Hills. The levees would protect the
25 Thousand Palms area from flooding and convey stormwater to the Coachella Valley fringe-toed
26 lizard preserve and then on to the existing flood control features at Del Webb Sun City. The
27 preferred alternative of the feasibility study proposes four levees and a 550-acre floodway that
28 would protect developed and undeveloped areas from flood flows from the Indio Hills, while
29 allowing sediment carried by flood flows to be deposited in the wind corridor or directly in the
30 Coachella Valley Preserve.

31 *Project's Environmental Analysis Status and Anticipated Impacts*

32 Environmental documents for this project have been completed. The USACE started final
33 design in the fall of 2001. CVWD estimates a 2-year design period, followed by a 2-year
34 construction period. The project is expected to be operational in late 2005 to early 2006,
35 (personal communication, D. Farris CVWD 2002).

1 ***Cumulative Impacts with the Proposed Project***

2 The Proposed Project would result in significant impacts to biological resources in the Salton
3 Sea and the Coachella Valley. The Whitewater River Basin Flood Control Project would
4 provide significant beneficial impacts for the northern portion of the Coachella Valley. Because
5 the flood control project would have beneficial impacts to biological resources impacted by the
6 Proposed Project, no significant cumulative impacts would occur.

7 **4.2.19 Flood Mitigation and Riverine Restoration Program, Whitewater River/CVSC**

8 ***Project Description***

9 CVWD and USACE are cooperating on another flood control project to reduce flood flow
10 elevations and develop a wetland habitat at the delta where the CVSC flows into the Salton Sea.
11 This project is a high priority project within President Clinton's Challenge 21 program. Given
12 political changes at the federal level, the Challenge 21 program may not reach fruition,
13 (personal communication D. Farris CVWD 2002).

14 ***Project's Environmental Analysis Status and Anticipated Impacts***

15 No environmental compliance documentation has begun. This project would provide a
16 beneficial reduction in flow velocity and decreased scour in the CVSC. It also would have a
17 beneficial impact to biological resources by increasing wetland habitat.

18 ***Cumulative Impacts with the Proposed Project***

19 The Proposed Project would have significant impacts to biological resources of the Coachella
20 Valley and Salton Sea, although these would be reduced to less than significant by the
21 implementation of mitigation measures identified in this PEIR. If the flood control project were
22 implemented, it would be expected to create a beneficial impact to biological resources through
23 the creation of wetland habitat at the Salton Sea. Because the flood control project would
24 benefit resources impacted by the Proposed Project, no significant cumulative impacts would
25 occur.

26 **4.2.20 Peninsular Bighorn Sheep Recovery Plan**

27 ***Project Description***

28 In December 1999, the Service released for public review a *Draft Recovery Plan for the Bighorn*
29 *Sheep in the Peninsular Range* (USFWS 1999). The Draft Recovery Plan provides background on
30 the species and its status, the bases for plan development, and the proposed plan itself.
31 Significant elements of the plan are to protect habitat, including critical habitat, and promote
32 increase in population abundance. The plan also includes fencing to exclude sheep from areas
33 where they may become habituated to and dependent upon artificial sources of food and water.

34 ***Project's Environmental Analysis Status and Anticipated Impacts***

35 The recovery plan and the critical habitat designation are expected to have beneficial impacts by
36 maintaining bighorn sheep habitat and enhancing the population.

1 *Cumulative Impacts with the Proposed Project*

2 There is a potential that some facilities associated with the Proposed Project, such as recharge
3 basins, may encroach upon peninsular big horn sheep habitat, which could be a significant but
4 mitigable impact. The Recovery Plan would have beneficial impacts to peninsular bighorn
5 sheep habitat and populations; thus, no significant cumulative impacts would occur.

6 **4.2.21 Mission Creek Subbasin Recharge Project**

7 *Project Description*

8 The principal water supply of the City of Desert Hot Springs and nearby communities is
9 groundwater pumped from the Mission Creek Subbasin. As this area has developed,
10 groundwater production has increased and groundwater levels have declined. In order to
11 address the decline in groundwater level, CVWD, DWA, and the local water district have
12 evaluated recharging 10 KAFY of water from the CRA in exchange with MWD for a portion of
13 CVWD's and DWA's SWP water. Recharge basins are under construction by DWA along
14 Mission Creek, which is northwest of Desert Hot Springs. Water would be delivered via a
15 turnout from the CRA that was recently constructed by MWD. Approximately 100 acres of
16 recharge basins are being constructed on about 160 acres of land owned by DWA.

17 *Project's Environmental Analysis Status and Anticipated Impacts*

18 The impacts of this project were evaluated in two separate EIRs and a site-specific Negative
19 Declaration (DWA 1989), which determined that the project would have no significant
20 environmental impacts. In addition, site-specific surveys for biological and cultural resources
21 concluded that the site contains no potentially sensitive resources. DWA adopted a Notice of
22 Exemption in June 1998 (DWA 1998).

23 *Cumulative Impacts with the Proposed Project*

24 The Proposed Project would create significant impacts to biological, cultural, and other
25 resources of the Coachella Valley, but they would be mitigable to less than significant with the
26 adoption of mitigation measures identified in this PEIR. Significant impacts to environmental
27 resources were not identified in the environmental documentation for the Mission Creek
28 project. Thus, no significant cumulative impacts would occur. The Proposed Project and the
29 Mission Creek project would both decrease groundwater overdraft conditions within the
30 Coachella Valley, although in separate groundwater basins.

31 **4.2.22 Caltrans: Route 86 Expressway Mitigation**

32 *Project Description*

33 Caltrans is completing three mitigation activities along Route 86 in Riverside County. Route 86
34 runs north to south from in the Coachella and Imperial valleys, west of the Salton Sea.
35 Reconstruction of 18.5 acres of wetlands and creation of 20 acres of desert pupfish habitat has
36 been completed. Restoration of 112 acres of alkali sink scrub habitat is to be completed within 2
37 to 3 years.

1 ***Project's Environmental Analysis Status and Anticipated Impacts***

2 This project is environmental mitigation and would have long-term beneficial impacts.

3 ***Cumulative Impacts with the Proposed Project***

4 The Proposed Project would significantly impact biological resources of the Coachella and
5 Imperial valleys, but these impacts would be mitigated to less than significant through the
6 implementation of measures identified in this PEIR. The Caltrans mitigation project would
7 have beneficial impacts to biological resources; thus, no significant cumulative impacts would
8 occur.

9 **4.2.23 Te' Ayawa Energy Center**

10 ***Project Description***

11 The Torres Martinez Band of Desert Cahuilla Indians has concluded negotiations for
12 construction of a \$275-million Te' Ayawa Energy Center, a 600-MW natural gas-fired power
13 plant on leased reservation land near Mecca. The Calpine Corporation of San Jose, California, is
14 developing the plant. Te' Ayawa Energy Center is negotiating with Reclamation and CVWD for
15 use of Coachella Canal water for cooling the facility. The plant would pump up to 4,000 AFY
16 from the Coachella Canal, and additional groundwater would be pumped for potable water
17 supply. The project would use a "zero liquid discharge" system for treatment of process
18 wastewater, including cooling tower blowdown. Water cycled in a cooling tower would be
19 concentrated into a sludge-like consistency and evaporated from on-site ponds. The resulting
20 mineral concentration that builds up in the ponds would be stored, dried, and eventually
21 hauled offsite for disposal at an appropriate landfill.

22 ***Project's Environmental Analysis Status and Anticipated Impacts***

23 A NOI was issued for the project in June 2000 and a revised NOI was issued in January 2001. A
24 Notice of Availability for the draft EIS/EIR was published in the *Federal Register* in October,
25 2001. In January 2002, the project proponent placed this project on indefinite hold. The Draft
26 EIS/EIR states that the Proposed Project would not result in any significant unavoidable
27 adverse impacts. Potentially significant impacts, including impacts to geologic hazards, water
28 resources, biological resources, traffic and transportation, noise, air quality, hazardous
29 materials, hazardous waste, and visual resources would be reduced to less than significant
30 impacts through application of mitigation measures.

31 ***Cumulative Impacts with the Proposed Project***

32 The Te' Ayawa Energy Center project would use Coachella Canal water and pump
33 groundwater. Increased pumping would increase the existing overdraft in the Lower Coachella
34 Valley. The Proposed Project would decrease the groundwater overdraft, and thus would not
35 contribute to a significant cumulative impact to groundwater.

36 The Proposed Project would adversely impact the water quality of agricultural drains and the
37 Salton Sea. Under the Te' Ayawa Energy Center project, no water would be discharged into the

1 CVSC or agricultural drain system, and no additional inflows to the Salton Sea would be
2 attributable to this project. Thus, no cumulative water quality impacts would occur. Potentially
3 significant impacts could, however, result from the construction of the energy center and
4 Proposed Project facilities, such as recharge basins, pipelines, and pumping stations. Mitigation
5 measures associated with the Proposed Project would reduce the potentially significant
6 cumulative impact to a less-than-significant level. No additional mitigation for the Proposed
7 Project other than that identified in this PEIR would be necessary to address the cumulative
8 impact. Mitigation measures also were identified in the Energy Center EIS/EIR that would
9 reduce impacts of this project. If the energy center and Coachella Canal Lining Project were
10 constructed at the same time, however, short-term impacts to air quality could be cumulatively
11 significant and unavoidable.

12 **4.2.24 Coachella Valley/Salton Sea Non-Point Source Project**

13 *Project Description*

14 The Whitewater River/CVSC carries agricultural drainage, treated municipal effluent, and
15 runoff to the Salton Sea. The project seeks to address non-point source pollution entering the
16 Salton Sea and Whitewater River/CVSC. The lead agency for the project is the Morongo
17 Consortium of Coachella Valley Tribal Bands. The project includes development and
18 implementation of groundwater protection measures; development of a cooperative water
19 quality monitoring effort; construction of wetlands test cells for treating agricultural drainage
20 water with aquatic vegetation just upstream of the Salton Sea; implementation of BMPs for
21 controlling non-point source pollution; and development of a public awareness and
22 participation program.

23 *Project's Environmental Analysis Status and Anticipated Impacts*

24 The project would include construction of wetlands, development of a water quality monitoring
25 effort, and implementation of groundwater protection measures. Wetlands may remove up to
26 80 to 90 percent of the nitrogen and up to 30 to 40 percent of the phosphorus from CVSC flows.
27 This would have a beneficial impact on the water quality and nutrient loading of the Salton Sea.
28 Construction of wetlands and implementation of BMPs may have minor, short-term localized
29 impacts and additional water use due to evapotranspiration in the wetlands. Minor adverse
30 impacts to water quantity and beneficial impacts to water quality would be expected from the
31 implementation of this project.

32 *Cumulative Impacts with the Proposed Project*

33 The Proposed Project would have adverse impacts on the water quality of the Salton Sea. The
34 Coachella Valley/Salton Sea Non-Point Source Project would have a beneficial impact to the
35 Sea's water quality. Because the latter project would have a beneficial impact, no significant
36 cumulative impact would occur.

1 **4.2.25 Cabazon Resource Recovery Park**

2 *Project Description*

3 The Cabazon Band of Mission Indians plans to develop commercial waste management and
4 industrial facilities in the Mecca area of the Lower Coachella Valley. The site covers
5 approximately 590 usable acres of tribal lands, of which approximately 471 acres are
6 undeveloped. The proposed facilities would recycle, reuse, or transform a variety of waste
7 materials. Proposed projects include metals reclamation, gasification, used oil refinery,
8 reclaimed glass, paper de-inking and other industries that recycle, reuse or transform waste.
9 The project may also include infrastructure such as railways to support the waste management
10 activities in the area.

11 *Project's Environmental Analysis Status and Anticipated Impacts*

12 The Bureau of Indian Affairs released a draft EIS in June 1998 and a final EIS in February 2000.
13 The project was approved in December 2000. Most impacts were described as short-term,
14 localized construction impacts. Due to the nature of the project, there is a potential for
15 contamination of surface and groundwater supplies due to hazardous material spills, although
16 this has been addressed in the final EIS for the project. At full build-out, the projects would use
17 approximately 1,200 AFY of groundwater.

18 *Cumulative Impacts with the Proposed Project*

19 It is anticipated that this project at full build-out may have a minor adverse impact to
20 groundwater quantity in the Lower Coachella Valley. Implementation of the Proposed Project
21 would help to correct the groundwater overdraft in the Coachella Valley, thus reducing the
22 potential groundwater impact of the Cabazon Resource Recovery Park. Since the Proposed
23 Project would have a beneficial impact to groundwater quantity, no significant cumulative
24 impacts to this resource would occur.

25 Both the Proposed Project and the Cabazon Resources Recovery Park could result in significant
26 impacts from construction. If the recovery park and Coachella Canal Lining Project were
27 constructed at the same time, short-term impacts to air quality could be cumulatively significant
28 and unavoidable. With the exception of the potential air quality impact described above,
29 mitigation measures associated with the Proposed Project would reduce the potentially
30 significant cumulative impacts to less-than-significant levels. No additional mitigation for the
31 Proposed Project other than that identified in this PEIR would be necessary to address the
32 cumulative impacts. Mitigation measures identified in the Cabazon Resources Recovery Park
33 EIS/EIR also would reduce the potential for cumulative impacts.

34 **4.2.26 Cabazon Power Plant**

35 *Project Description*

36 Southern Energy, Inc. (SEI) is proposing to build a 500-MW natural gas-fired generation facility
37 on the Cabazon Indian Reservation. SEI wants to purchase approximately 5,000 AFY of
38 Coachella Canal water for use at the facility, primarily for cooling. The plant proposes to

1 discharge spent cooling water to the Whitewater River/CVSC. The proposed Cabazon Power
2 Plant is not adjacent to the CVSC. In order for spent cooling water to get to the CVSC it would
3 likely need to use the drainage system and thus have impacts on drain water quality.

4 *Project's Environmental Analysis Status and Anticipated Impacts*

5 SEI is currently in discussions with the RWQCB to determine the feasibility and requirements
6 for this plan. The date of anticipated first operation is unknown (IID and USBR 2002). No
7 environmental documentation is currently available to review the potential cumulative effects
8 of the project. As with the Te'Awaya Energy Center project, the discharge of cooling tower
9 blowdown is assumed to be one-fifth of the make-up water needs, or about 1,000 AFY.
10 Assuming year-round continuous flow, this would add up to 1.4 cfs, or less than 1 percent, to
11 the projected 2035 channel flow. The cumulative increase is less than significant. The quality of
12 the discharged cooling water is not known. Its salinity depends on the cooling process used;
13 that is, whether it is passed directly through or recycled multiple times before blowdown. If the
14 salinity substantially exceeds that in the CVSC, there would be an adverse impact to water
15 quality in the CVSC. If salinity were substantially lower than the levels in the CVSC, then the
16 effect would be beneficial since it would dilute the salts.

17 *Cumulative Impacts with the Proposed Project*

18 The Proposed Project would not result in significant water quality impacts to the CVSC.
19 Because of the lack of environmental documentation on the power plant project, the significance
20 of cumulative impacts to water quality is speculative. The power plant project's impacts could
21 either be adverse or beneficial.

22 If the power plant and Coachella Canal Lining Project were constructed at the same time, short-
23 term impacts to air quality could be cumulatively significant and unavoidable. With the
24 exception of the potential air quality impact described above, mitigation measures associated
25 with the Proposed Project would reduce the potentially significant cumulative impacts to less-
26 than-significant levels. No additional mitigation for the Proposed Project other than that
27 identified in this PEIR would be necessary to address the cumulative impacts.

28 **4.2.27 Hayfield Groundwater Storage Program**

29 *Project Description*

30 The Hayfield Groundwater Storage Program is described Chapter 1, section 1.5.

31 *Project's Environmental Analysis Status and Anticipated Impacts*

32 The environmental documentation for this project was approved by MWD's Board of Directors
33 in April 1999, followed by approval of the project itself. The feasibility study and
34 demonstration project are ongoing. Construction is scheduled to begin in 2004 and program
35 operation is scheduled to commence by the year 2005. The project would result in short-term
36 construction related impacts to biological resources, hazardous waste, soils (potential erosion
37 impact), noise, and air quality. In addition, the project would result in a minor loss of open
38 space due to facility construction.

1 ***Cumulative Impact with the Proposed Project***

2 The Hayfield Groundwater Storage Program is an MWD-sponsored project that would
3 conjunctively store Colorado River water delivered through existing MWD facilities. It is one of
4 the supplemental water management projects envisioned and described in the draft California
5 Plan. Water would be conjunctively managed in accordance with the terms of the Law of the
6 River without further changes to environmental conditions. The Hayfield Groundwater Storage
7 Program and the Proposed Project are not geographically related; therefore, no cumulative
8 impacts to local or regional environmental resources would occur.

9 **4.2.28 Cadiz Groundwater Storage and Dry-Year Supply Program**

10 ***Project Description***

11 Cadiz Groundwater Storage and Dry-Year Supply Program is described Chapter 1, section 1.5.

12 ***Project's Environmental Analysis Status and Anticipated Impacts***

13 A Draft EIR/EIS was prepared by MWD and BLM for the Cadiz Groundwater Storage and Dry-
14 Year Supply Program in November 1999. Federal ESA Section 7 consultation with the Service
15 and other permitting processes are underway. A Supplemental Draft EIR/EIS was prepared to
16 address a modification to the project description for the Cadiz Project. A Final EIR/EIS was
17 published in September 2001. Project approval is pending certification of the Final EIR/EIS.

18 According to the Final EIR/EIS on the Cadiz Groundwater Storage and Dry-Year Supply
19 Program (MWD and BLM 2001), the project would result in short-term construction-related
20 impacts to biological resources, air quality, hazardous materials, and paleontological resources
21 in the study area of the project. It could also result in potential impact to the groundwater
22 aquifer due to pumping of higher TDS Colorado River water.

23 ***Cumulative Impacts with the Proposed Project***

24 The Cadiz Groundwater Storage and Dry-Year Supply Program would conjunctively store
25 Colorado River water delivered through existing MWD facilities and new local facilities in the
26 Mojave Desert near Danby, California. It is one of the supplemental water management
27 projects envisioned and described within the draft California Plan. Under the Cadiz project,
28 water would be conjunctively managed and stored consistent with the Law of the River. The
29 Cadiz project and the Proposed Project are not geographically related; therefore, no cumulative
30 impacts to local or regional environmental resources would occur.

31 **4.2.29 Land Management, Crop Rotation, and Water Supply Program in the Palo Verde**
32 **Valley**

33 ***Project Description***

34 The Land Management, Crop Rotation, and Water Supply Program in the Palo Verde Valley
35 project is described in section 1.5.

1 *Project's Environmental Analysis Status and Anticipated Impacts*

2 An NOP for the Land Management, Crop Rotation, and Water Supply Program was published
3 on October 29, 2001. An EIR is currently under preparation and is expected to be released in
4 early 2002. It is anticipated that there would be a reduction in median surface water elevation
5 from the change in point of diversion of up to 111 KAF between Parker Dam and the Palo Verde
6 Diversion Dam. This could potentially result in a minor loss of marsh and riparian habitat
7 along this portion of the River. It is also anticipated that there would be a reduction in
8 agricultural productivity, although no conversion of existing farmland to other non-agricultural
9 uses would occur. Land fallowing could cause air quality impacts from fugitive dust emissions.

10 *Cumulative Impacts with the Proposed Project*

11 The Proposed Project and the Land Management, Crop Rotation, and Water Supply Program
12 together would slightly lower the Colorado River median groundwater and surface water
13 elevation between Parker Dam and the Palo Verde Diversion Dam. This would not
14 significantly affect water resources, but could result in a significant cumulative impact to
15 biological resources. It is anticipated that most of the potential cumulative impacts to biological
16 resources would be attributable to the Proposed Project. Mitigation measures associated with
17 the Proposed Project would reduce the potentially significant cumulative impact to a less-than-
18 significant level. No additional mitigation for the Proposed Project other than that identified in
19 this PEIR would be necessary to address the cumulative impact. It is anticipated that mitigation
20 measures also would be developed as part of the environmental documentation for the Land
21 Management, Crop Rotation, and Water Supply Program.

22 Land fallowing in the IID service area as part of the Proposed Project and the acceleration and
23 increase in the decline of the water elevation of the Salton Sea could cause significant air quality
24 impacts from fugitive dust emissions. Land fallowing as part of the Land Management, Crop
25 Rotation, and Water Supply Program also could cause fugitive dust emissions. The Palo Verde
26 Valley is separated by a distance of approximately 40 miles from the IID service area and the
27 Salton Sea, and a significant cumulative impact would not occur.

28 **4.3 SUMMARY OF CUMULATIVE IMPACTS BY RESOURCE**

29 This section summarizes the significant cumulative impacts that would occur to each resource
30 considered in this PEIR. Impacts that were described as speculative in section 4.2 are not
31 included in the following discussion.

32 **4.3.1 Water Resources**

33 The construction of conservation/restoration actions associated with the MSCP and biological
34 mitigation measures described in section 3.2 could result in short-term impacts to water quality
35 along the lower Colorado River. These impacts could be cumulatively significant if these
36 actions occurred at the same general time and location. These impacts would be mitigable
37 through standard construction practices that would be developed once specific sites were
38 selected. With mitigation, these potential short-term impacts would be reduced to less-than-
39 significant.

1 **4.3.2 Biological Resources**

2 The Proposed Project and the Land Management, Crop Rotation, and Water Supply Program in
3 the Palo Verde Valley together would slightly lower the Colorado River median surface water
4 elevation between Parker Dam and the Palo Verde Diversion Dam. This would result in a
5 potentially significant cumulative impact to biological resources. Depending on the details of
6 individual agreements for offstream storage, cumulative impacts to biological resources along
7 the lower Colorado River could be significant. It is anticipated that most of the potential
8 cumulative impacts to biological resources would be attributable to the Proposed Project.
9 Mitigation measures associated with the Proposed Project would reduce the potentially
10 significant cumulative impact to a less-than-significant level. No additional mitigation for the
11 Proposed Project other than that identified in this PEIR would be necessary to address the
12 cumulative impact. It is anticipated that mitigation measures also would be developed for
13 related projects, which would further reduce impacts.

14 The construction of conservation/restoration actions associated with the MSCP and biological
15 mitigation measures described in section 3.2 could result in short-term impacts to biological
16 resources along the lower Colorado River. These impacts could be cumulatively significant if
17 these actions occurred at the same general time and location. These impacts would be mitigable
18 through standard construction practices that would be developed once specific sites were
19 selected. With mitigation, these potential short-term impacts would be reduced to less-than-
20 significant.

21 The North Baja Powerline Project could result in a slight increase in the loss of riparian and
22 marsh habitat in the IID service area and so has the potential for a significant cumulative impact
23 in combination with the Proposed Project. Mitigation measures associated with the Proposed
24 Project would reduce the potentially significant cumulative impacts to less-than-significant
25 levels. No additional mitigation for the Proposed Project other than that identified in this PEIR
26 would be necessary to address the cumulative impacts.

27 If wastewater were recycled in Mexico as part of the Mexicali Wastewater System
28 Improvements, the potential salinity increase within the Salton Sea would impact food sources
29 for fish-eating birds to a greater extent than if the Proposed Project alone were implemented.
30 This would result in a potentially significant cumulative impact to biological resources.
31 Mitigation measures associated with the Proposed Project would reduce the potentially
32 significant cumulative impacts to less-than-significant levels. No additional mitigation for the
33 Proposed Project other than that identified in this PEIR would be necessary to address the
34 cumulative impacts.

35 Implementation of the CVWMP would result in potential localized impacts to areas in the
36 Coachella Valley where facilities may be located. These areas of disturbance may be within the
37 same general locations as those facilities associated with the Proposed Project components of
38 the CVWMP. Impacts to biological resources could be cumulatively significant. Mitigation
39 measures associated with the Proposed Project would reduce the potentially significant
40 cumulative impacts to less-than-significant levels. No additional mitigation for the Proposed
41 Project other than that identified in this PEIR would be necessary to address the cumulative
42 impacts. It is anticipated that mitigation measures also would be developed for related projects,
43 which would further reduce impacts.

1 **4.3.3 Geology, Soils, and Minerals**

2 Significant impacts to geology and soils would result from construction of Proposed Project
3 facilities in the IID and CVWD service areas. To the extent that construction of projects such as
4 the CVWMP, Te' Ayawa Energy Center, Cabazon Power Plant occurred at the same time and/or
5 in the same general location as the Proposed Project, impacts could be cumulatively significant.
6 Mitigation measures associated with the Proposed Project would reduce the potentially
7 significant cumulative impacts to less-than-significant levels. No additional mitigation for the
8 Proposed Project other than that identified in this PEIR would be necessary to address the
9 cumulative impacts. It is anticipated that mitigation measures also would be developed for
10 related projects, which would further reduce impacts.

11 **4.3.4 Land Use and Planning**

12 No significant cumulative impacts to land use and planning would result from implementation
13 of the Proposed Project and related projects.

14 **4.3.5 Agricultural Resources**

15 The Proposed Project could result in the conversion of Important Farmland to non-agricultural
16 use, as described in section 3.5. This is considered a significant and potentially unavoidable
17 impact. Depending on the sites that are selected for restoration/conservation actions, the MSCP
18 also could result in such a conversion, as could the implementation of the Proposed Project's
19 biological mitigation measures along the Colorado River, and the North Baja Powerline Project.
20 If such conversion occurred, it would be a significant and potentially unavoidable cumulative
21 impact to agricultural resources in Southern California.

22 **4.3.6 Recreational Resources**

23 The Proposed Project would result in a significant impact to recreational resources of the Salton
24 Sea (sport fishing and bird watching) due to increased salinity. If wastewater were recycled in
25 Mexico as part of the Mexicali Wastewater System Improvements, the potential salinity increase
26 within the Salton Sea would impact food sources for fish-eating birds to a greater extent than if
27 the Proposed Project alone were implemented. This would result in a potentially significant
28 cumulative impact to recreational resources. Mitigation measures associated with the Proposed
29 Project would reduce the potentially significant cumulative impacts to less-than-significant
30 levels. No additional mitigation for the Proposed Project other than that identified in this PEIR
31 would be necessary to address the cumulative impacts.

32 **4.3.7 Air Quality**

33 Construction of Proposed Project facilities in the IID and CVWD service areas would create
34 short-term significant air quality impacts. To the extent that construction of projects such as the
35 CVWMP, Te' Ayawa Energy Center, and Cabazon Power Plant occurred at the same time
36 and/or in the same general as construction associated with the Proposed Project, air quality
37 could be cumulatively significant. If these projects and the Coachella Canal lining project were
38 constructed at the same time, short-term impacts to air quality could be cumulatively significant
39 and unavoidable. With the exception of the potential air quality impact described above,

1 mitigation measures associated with the Proposed Project would reduce the potentially
2 significant cumulative impacts to less-than-significant levels. No additional mitigation for the
3 Proposed Project other than that identified in this PEIR would be necessary to address the
4 cumulative impacts. It is anticipated that mitigation measures also would be developed for
5 related projects, which would further reduce impacts.

6 **4.3.8 Cultural Resources**

7 Impacts to cultural resources from the Proposed Project could result from construction in the
8 IID and CVWD service areas and at the Salton Sea. Impacts to cultural resources also could
9 result from construction of related projects in the IID and CVWD service areas. Impacts to
10 cultural resources along the lower Colorado River could result from ground disturbance
11 required to implement the conservation/restoration actions of the MSCP and the Proposed
12 Project's biological mitigation measures. Impacts could be cumulatively significant. Mitigation
13 measures associated with the Proposed Project would reduce the potentially significant
14 cumulative impacts to less-than-significant levels. No additional mitigation for the Proposed
15 Project other than that identified in this PEIR would be necessary to address the cumulative
16 impacts. It is anticipated that mitigation measures also would be developed for related projects,
17 which would further reduce impacts.

18 **4.3.9 Noise**

19 The Proposed Project could result in short-term noise impacts from construction and long-term
20 impacts from the operation of pumps in proximity to noise-sensitive receptors. Related
21 construction projects also could result in short-term noise impacts. A significant cumulative
22 impact could occur if construction occurred in the same general area at the same time.
23 Mitigation measures associated with the Proposed Project would reduce the potentially
24 significant cumulative impacts to less-than-significant levels. No additional mitigation for the
25 Proposed Project other than that identified in this PEIR would be necessary to address the
26 cumulative impacts. It is anticipated that mitigation measures also would be developed for
27 related projects, which would further reduce impacts.

28 **4.3.10 Aesthetics**

29 The Proposed Project could cause significant aesthetic impacts should facilities in the CVWD
30 service area be constructed in visually sensitive areas. Significant visual impacts are not
31 expected to result from the other related projects, but mitigation measures associated with the
32 Proposed Project would reduce any potentially significant cumulative impacts to less-than-
33 significant levels. No additional mitigation for the Proposed Project other than that identified in
34 this PEIR would be necessary to address the cumulative impacts.

35 **4.3.11 Hazards and Hazardous Materials**

36 The Proposed Project would result in a significant impact to hazards and hazardous materials if
37 construction temporarily interfered with an adopted emergency response plan or occurred in
38 proximity to evacuation or other emergency routes. It also could result in a significant impact if
39 construction occurred on sites containing hazardous materials. Significant cumulative impacts
40 could occur to the extent that other related projects caused similar impacts. Mitigation

1 measures associated with the Proposed Project would reduce the potentially significant
2 cumulative impacts to less-than-significant levels. No additional mitigation for the Proposed
3 Project other than that identified in this PEIR would be necessary to address the cumulative
4 impacts.

5 **4.3.12 Public Services, Utilities, and Transportation**

6 Construction associated with the Proposed Project in the IID and CVWD service areas could
7 cause temporary impacts to transportation and emergency access to facilities such as schools.
8 Significant cumulative impacts could occur if construction of related projects occurred in the
9 same general location and at the same time as the Proposed Project. Mitigation measures
10 associated with the Proposed Project would reduce the potentially significant cumulative
11 impacts to less-than-significant levels. No additional mitigation for the Proposed Project other
12 than that identified in this PEIR would be necessary to address the cumulative impacts.

13 **4.3.13 Population, Housing, and Employment**

14 No significant cumulative impacts to population, housing, or employment would result from
15 implementation of the Proposed Project and related projects.

16

5.0 ALTERNATIVES TO THE PROPOSED PROJECT

5.1 CEQA REQUIREMENTS FOR ALTERNATIVES ANALYSIS

An EIR must describe a range of reasonable alternatives to a Proposed Project that could feasibly attain most of the basic project objectives, but would avoid or substantially lessen any of the Proposed Project's significant effects. Additionally, a no-project alternative must be analyzed. An EIR must evaluate the comparative merits of the alternatives (State CEQA Guidelines § 15126.6[a], [d] and[e]). CEQA also requires that an EIR identify the environmentally superior alternative.

An EIR should briefly describe the rationale for selecting alternatives to be evaluated and the rationale for rejecting other alternatives as infeasible. Among the factors that may be used to eliminate alternatives from consideration are failure to meet most of the basic objectives, infeasibility, or inability to avoid significant impacts (State CEQA Guidelines § 15126.6[c]). "Feasible" means capable of being accomplished in a successful manner within a reasonable period of time, taking into account economic, environmental, legal, social, and technological factors (State CEQA Guidelines § 15364).

Section 5.2 describes the potential alternatives that initially were considered. Section 5.3 identifies the screening criteria used to evaluate alternatives and analyzes whether the potential alternatives meet these criteria. Section 5.4 discusses the environmental impacts of the alternatives carried forward for analysis in the PEIR. Section 5.5 describes the environmentally superior alternative.

5.2 POTENTIAL ALTERNATIVES

Listed below are potential alternatives considered by the co-lead agencies.

5.2.1 Alternative 1: No Project

Under Alternative 1, the Department of Interior would enforce the Law of the River under its existing terms and require California to divert no more than 4.4 MAF during normal years. Based on the existing priority system, the diversions to MWD would be reduced from the baseline condition of approximately 1.25 MAFY to approximately 660 KAFY. Net diversions for Priority 1, 2, and 3 users (including CVWD and IID) would be limited to 3.85 MAFY, less the amount of water made available under the 1989 IID/MWD Agreement described in section 1.5. There would also be no increased use of Colorado River water in the CVWD service area, resulting in continued dependence on groundwater resources.

MWD and SDWCA would be expected to make up the shortfall of approximately 650 KAFY in Colorado River water supplies through other water management methods or supply options. These could include increased recycling and conservation, and other methods including desalination of ocean water, and use of other supply options.

1 **5.2.2 Alternative 2: Implement the Proposed Project while Minimizing Changes in**
2 **Points of Diversion**

3 The following alternatives would result in the implementation of the Proposed Project while
4 minimizing changes to the current diversion points and amounts on the Colorado River. Under
5 Alternative 2, Colorado River flows (and the resultant median surface water elevation) between
6 Parker and Imperial dams would remain largely unchanged. Under the Proposed Project, flows
7 in that portion of the River would be reduced, and the surface water elevation would be slightly
8 reduced. Therefore, Alternative 2 would reduce the anticipated project-related adverse impacts
9 on Colorado River fish, wildlife, and wetland resources.

10 *Alternative 2A: Connect the Coachella Canal to the CRA*

11 Alternative 2A would connect the Coachella Canal to the CRA by adding a new pipeline and
12 associated facilities between these two canals west of the City of Coachella. This option would
13 retain the current diversion points and amounts on the Colorado River but would allow water
14 to be transferred to MWD and SDCWA to be diverted at Imperial Dam rather than at Parker
15 Dam. The water ultimately would be delivered into the CRA for use in the MWD or SDCWA
16 service areas and to implement the San Luis Rey Indian Water Rights Settlement Act.
17 Therefore, there would be no reduction in flow or median surface water elevation of the
18 Colorado River between Parker and Imperial dams, as would occur if the Proposed Project were
19 implemented. Biological impacts along the Colorado River of the Proposed Project associated
20 with the change in point of diversion would be avoided.

21 *Alternative 2B: Connect the All American Canal to the SDCWA System*

22 Alternative 2B would connect the All American Canal to the SDCWA system via a new pipeline
23 between the western end of the All American Canal to the San Vicente Reservoir within
24 Imperial and San Diego counties. This option would allow implementation of the IID/SDCWA
25 Water Conservation and Transfer Agreement, as amended by the QSA. Up to 200 KAFY would
26 be diverted at Imperial Dam for use by SDCWA, rather than at Parker Dam as would occur
27 under the Proposed Project. Therefore, the maximum anticipated reduction in river flow
28 between Parker and Imperial dams would be 183 KAFY. Implementation of this alternative
29 would substantially reduce the potential impacts of the Proposed Project along the Colorado
30 River.

31 **5.2.3 Alternative 3: Reduce the IID/SDCWA Water Conservation and Transfer to 230**
32 **KAFY**

33 Alternative 3 includes partial implementation of the Proposed Project by reducing the level of
34 conservation and transfer to the minimum allowable under the IID/SDCWA Water
35 Conservation and Transfer Agreement. The purpose of this alternative is to substantially lessen
36 the biological, recreational, air quality, and water impacts of the Proposed Project on the Salton
37 Sea, IID service area, and the Colorado River. Under this alternative, 130 KAFY rather than 200
38 KAFY would be conserved via on-farm conservation methods and transferred to SDCWA. The
39 first and second 50 KAFY components of the Proposed Project could be satisfied by a mixture of
40 conservation measures, including on-farm irrigation system improvements, delivery system
41 improvements, and/or fallowing. The remainder of the Proposed Project would be

1 implemented as proposed. Therefore, the maximum anticipated reduction in flows of the
2 Colorado River between Parker and Imperial dams would be 318 KAFY. This alternative would
3 be expected to reduce inflows to the Salton Sea up to approximately 230 KAFY, or 21 percent
4 from baseline conditions.

5 **5.2.4 Alternative 4: Proposed Project Implementation with Replacement Water**

6 This alternative was designed to avoid impacts to piscivorous birds at the Salton Sea resulting
7 from a reduction in inflow volume, as contemplated under the Proposed Project. Under this
8 alternative, water conserved by additional actions within the IID service area would offset
9 reduced inflows to the Salton Sea resulting from water conservation and transfer actions by IID.
10 Replacement water would be made available for the period necessary to avoid impacts of the
11 Proposed Project on piscivorous birds as a result of the loss of the food source of these birds or
12 to avoid the recreational impact of the loss of the Salton Sea sport fishery.

13 **5.2.5 Alternative 5: Increased Water Conservation by CVWD, MWD, and SDCWA**

14 This alternative was developed to avoid impacts related to the proposed conservation and
15 transfer of Colorado River water to CVWD, MWD, and SDCWA. Under this alternative,
16 demands within the CVWD, MWD, and SDCWA service areas that would have been supplied
17 by the Proposed Project would be offset through a reduction in demands achieved by increased
18 water conservation. Under this alternative, there would be no reduction in flow of the Colorado
19 River between Parker and Imperial dams and no change in inflow to the Salton Sea as would
20 occur upon implementation of the Proposed Project.

21 **5.2.6 Alternative 6: Alternative Water Supplies for CVWD, MWD, and SDCWA**

22 This alternative was developed to avoid or substantially lessen impacts related to the proposed
23 conservation and transfer of Colorado River water to CVWD, MWD, and SDCWA. Under this
24 alternative, water demands within the CVWD, MWD, and SDCWA service areas that would
25 have been supplied by the Proposed Project would be met through the development of
26 alternative water sources. Alternatives are included to highlight impacts that would occur
27 under this scenario. Potential sources include additional water transfers, increased water
28 recycling, and desalination plants.

29 **5.2.7 Alternative 7: Alternatives to Reduce Groundwater Salinity within the CVWD
30 Service Area**

31 Two potential alternatives were identified to reduce the significant impacts from the increase of
32 TDS of lower aquifer groundwater in the CVWD service area. These are described below.

33 ***Alternative 7a: Direct Import of SWP Water to the CVWD Service Area***

34 This alternative would involve the direct importation of SWP water into the CVWD service area
35 via a pipeline from the Devil Canyon Afterbay in San Bernardino to the CVWD service area.
36 This pipeline would likely be constructed through San Gorgonio Pass to the Upper Coachella
37 Valley. This alternative would add lower TDS water to the groundwater aquifer, which would
38 somewhat reduce the impact to groundwater quality.

1 **Alternative 7b: Desalination of a Portion of Colorado River Water**

2 Alternative 7b would involve the desalination of a portion of the Colorado River water
3 imported into CVWD. This would be accomplished through the construction of one or more
4 desalination plants to reduce the overall TDS.

5 **5.3 SCREENING OF POTENTIAL ALTERNATIVES**

6 **5.3.1 Screening Criteria**

7 The following criteria were used to screen the alternatives:

- 8 • ability to meet most basic project objectives (see section 2.2), which may be paraphrased
9 as the following:
- 10 – *consensual agreement*: settle by consensual agreement disputes regarding Colorado
11 River water use;
 - 12 – *water distribution plan*: establish a plan for future distribution of Colorado River
13 water among the co-lead agencies;
 - 14 – *certainty and reliability*: maintain certainty and reliability of Colorado River water
15 supplies among the co-lead agencies;
 - 16 – *conservation and transfer terms*: agree on terms and conditions for Colorado River
17 water conservation and transfers; and
 - 18 – *conservation incentives*: provide incentives for conserving Colorado River water.
- 19 • feasibility: economic, environmental, legal, social, and technological.
- 20 • ability to avoid or substantially lessen significant environmental impacts from the
21 implementation of the Proposed Project.

22 **5.3.2 Screening of Alternatives**

23 *Alternative 1 (No Project)*: The no project alternative does not meet basic project objectives, but
24 has been retained for further evaluation as required by CEQA.

25 *Alternative 2 (Implement the Proposed Project while Minimizing Changes in Points of Diversion)*: Both
26 Alternative 2A and Alternative 2B meet most of the basic project objectives and could lessen
27 biological impacts on the Colorado River. Both will be evaluated further.

28 *Alternative 3 (Reduce the IID/SDCWA Water Conservation and Transfer Agreement to 230 KAFY)*:
29 Alternative 3 will be evaluated in detail because it meets many of the basic project objectives
30 and would lessen biological impacts on the Colorado River and overall impacts to the Salton
31 Sea.

1 *Alternative 4 (Proposed Project Implementation with Replacement Water)*: Alternative 4 will be
2 evaluated in detail because it meets the project objectives and could lessen overall impacts to
3 piscivorous birds at the Salton Sea. Alternative 4 would increase the flow of drain water into
4 the Salton Sea when compared to the Proposed Project’s implementation schedule. This could
5 lessen impacts to the Salton Sea by providing conserved drain water to the Salton Sea that
6 would be produced by accelerated implementation of conservation measures within the IID
7 service area during a prescribed period of time.

8 *Alternatives 5 and 6 (Increased Water Conservation by CVWD, MWD, and SDCWA; Alternative Water*
9 *Supplies for CVWD, MWD, and SDCWA)*: These alternatives have been rejected because they do
10 not meet the following basic objectives of the Proposed Project:

- 11 • *consensual agreement*: settle by consensual agreement disputes regarding Colorado River
12 water use;
- 13 • *water distribution plan*: establish a plan for future distribution of Colorado River water
14 among the co-lead agencies; and
- 15 • *certainty and reliability*: ensure certainty and reliability of Colorado River water supplies
16 among the co-lead agencies.

17 Independent of the Proposed Project, CVWD, IID, MWD, and SDCWA would continue their
18 ongoing programs to promote water conservation and, with the exception of IID, attempt to
19 acquire additional water supplies. Water management plans of these agencies contemplate
20 substantial reliance on water conservation and supply augmentation. While these agencies
21 have made a significant commitment to meet these goals, these water sources alone would not
22 meet projected demands.

23 Alternatives 7a and 7b have been determined to be infeasible. Importation of SWP water to
24 CVWD under Alternative 7a would not be feasible from a cost standpoint. It would likely
25 increase the cost of implementing the CVWMP by about 50 percent. Furthermore, it would not
26 substantially reduce the TDS level in the Lower Basin, which is where the significant water
27 quality impacts would occur. There would also be substantial environmental impacts
28 associated with building an approximately 70-mile pipeline. Desalination under Alternative 7b
29 was also found to be infeasible. Even partial desalination of Colorado River water would
30 double the cost of implementing the CVWMP. There would be substantial energy costs and
31 issues involved with brine disposal.

32 **5.4 EVALUATION OF IMPACTS OF ALTERNATIVES**

33 The environmental impacts of the alternatives determined to be within the reasonable range are
34 discussed below. Table 5.4-1 summarizes the impacts of each alternative compared to the
35 Proposed Project.
36

Table 5.4-1. Alternatives Comparison Summary

Page 1 of 3

<i>Resource/ Location</i>	<i>Alternative 1: No Action</i>	<i>Alternative 2A: Full Implementation with Coachella Canal Connection to the CRA</i>	<i>Alternative 2B: Full Implementation with All American Canal Connection to the SDCWA</i>	<i>Alternative 3: Partial Water Conservation and Transfer of 230 KAFY</i>	<i>Alternative 4: Full Implementation with Replacement Water.</i>
WATER RESOURCES					
IID	--	=	=	--	--
CVWD	++	=	=	=	=
MWD	=	=	=	=	=
SDCWA	=	=	=	=	=
Colorado River	--	--	--	--	=
Salton Sea	--	=	=	--	--
BIOLOGICAL RESOURCES					
IID	--	=	=	--	--
CVWD	=	+	=	=	=
MWD	+	=	=	=	=
SDCWA	+	=	+	=	=
Colorado River	--	--	--	--	=
Salton Sea	--	=	=	--	-- --
GEOLOGY, SOILS AND MINERALS					
IID	=	=	=	=	=
CVWD	=	+	=	=	=
MWD	=	=	=	=	=
SDCWA	=	=	+	=	=
Colorado River	=	=	=	=	=
Salton Sea	=	=	=	=	=
LAND USE AND PLANNING					
IID	=	=	+	--	=
CVWD	=	+	=	=	=
MWD	=	=	=	=	=
SDCWA	=	=	+	=	=
Colorado River	=	=	=	=	=
Salton Sea	=	=	=	=	=
AGRICULTURAL RESOURCES					
IID	--	=	+	--	+
CVWD	=	+	=	=	=
MWD	=	=	=	=	=
SDCWA	=	=	=	=	=
Colorado River	=	=	=	=	=
Salton Sea	=	=	=	=	++

Table 5.4-1. Alternatives Comparison Summary

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<i>Resource/ Location</i>	<i>Alternative 1: No Action</i>	<i>Alternative 2A: Full Implementation with Coachella Canal Connection to the CRA</i>	<i>Alternative 2B: Full Implementation with All American Canal Connection to the SDCWA</i>	<i>Alternative 3: Partial Water Conservation and Transfer of 230 KAFY</i>	<i>Alternative 4: Full Implementation with Replacement Water.</i>
RECREATIONAL RESOURCES					
IID	=	=	+	=	--
CVWD	=	+	=	=	=
MWD	=	=	=	=	=
SDCWA	=	=	+	=	=
Colorado River	=	=	=	=	=
Salton Sea	--	=	=	--	--
AIR QUALITY					
IID	+	=	+	=	=
CVWD	=	+	=	=	=
MWD	+	=	=	=	=
SDCWA	+	=	+	=	=
Colorado River	=	=	=	=	=
Salton Sea	=	=	=	=	=
CULTURAL RESOURCES					
IID	--	=	+	--	=
CVWD	--	+	=	=	=
MWD	=	=	=	=	=
SDCWA	=	=	+	=	=
Colorado River	=	=	=	=	=
Salton Sea	=	=	=	=	=
NOISE					
IID	--	=	+	=	=
CVWD	--	+	=	=	=
MWD	=	=	=	=	=
SDCWA	=	=	+	=	=
Colorado River	=	=	=	=	=
Salton Sea	=	=	=	=	=
AESTHETICS					
IID	=	=	+	=	=
CVWD	=	+	=	=	=
MWD	=	=	=	=	=
SDCWA	=	=	+	=	=
Colorado River	=	=	=	=	=
Salton Sea	--	=	=	--	--

Table 5.4-1. Alternatives Comparison Summary

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<i>Resource/ Location</i>	<i>Alternative 1: No Action</i>	<i>Alternative 2A: Full Implementation with Coachella Canal Connection to the CRA</i>	<i>Alternative 2B: Full Implementation with All American Canal Connection to the SDCWA</i>	<i>Alternative 3: Partial Water Conservation and Transfer of 230 KAFY</i>	<i>Alternative 4: Full Implementation with Replacement Water.</i>
HAZARD AND HAZARDOUS MATERIALS					
IID	--	=	+	=	=
CVWD	--	+	=	=	=
MWD	=	=	=	=	=
SDCWA	=	=	+	=	=
Colorado River	=	=	=	=	=
Salton Sea	=	=	=	=	=
PUBLIC SERVICES, UTILITIES AND TRANSPORTATION					
IID	=	=	+	=	=
CVWD	=	+	=	=	=
MWD	+	=	=	=	=
SDCWA	+	=	+	+	=
Colorado River	=	=	=	=	=
Salton Sea	=	=	=	=	=
POPULATION, HOUSING AND EMPLOYMENT					
IID	=	=	=	=	=
CVWD	=	=	=	=	=
MWD	=	=	=	=	=
SDCWA	=	=	=	=	=
Colorado River	=	=	=	=	=
Salton Sea	=	=	=	=	=
<i>Symbol Key</i>	(=) - impacts generally equal to those of the Proposed Project (+) - impacts greater than those of the Proposed Project (-) - impacts less than those of the Proposed Project (++) - impacts much greater than those of the Proposed Project (--) - impacts much less than those of the Proposed Project				

1 **Alternative 1: No Project**

2 *Description of Alternative*

3 Under Alternative 1, the Proposed Project would not be implemented and the related
 4 conservation measures and acquisition of additional water supplies would not occur. MWD
 5 diversions of Colorado River water would be limited to 660 KAF in a normal year, reduced
 6 from the historic diversions of approximately 1.25 MAFY. MWD and SDCWA would evaluate
 7 other water management actions such as desalination of seawater, recycling, and conservation
 8 that would not involve additional diversions from the Colorado River. MWD would continue
 9 to rely on its SWP entitlement and the delivery of SWP water to meet water demands in its
 10 service area.

1 *Anticipated Impacts of Alternative*

2 Under Alternative 1, the beneficial impacts of the Proposed Project from reduced groundwater
3 overdraft in the Coachella Valley would not occur. Water conserved and transferred as part of
4 the All American and Coachella Canal lining projects, included as part of the Proposed Project,
5 also would not occur. Significant unavoidable impacts in the CVWD and/or IID service areas
6 would not occur, including temporary construction-related impacts to air quality from increases
7 in PM₁₀ during construction of the Coachella Canal lining; conversion of agricultural land to
8 non-agricultural use in the IID service area; and water quality impacts to the Alamo River, IID
9 and CVWD Drains, and CVWD Lower Valley upper aquifer groundwater. Significant but
10 mitigable impacts to biological resources, geological resources, water quality, recreational
11 resources, air quality, cultural resources, noise, agricultural resources, aesthetics, hazards, and
12 transportation in the IID and/or CVWD service areas also would not occur.

13 Reduction in average water flows in the Colorado River from Parker to Imperial dams due to
14 the implementation of the Proposed Project would not occur, nor would the resulting potential
15 significant impacts to biological resources of the lower Colorado River.

16 Alternative 1 would avoid the acceleration of impacts to air quality, biological resources,
17 cultural resources, recreational resources, and aesthetics of the Salton Sea that would occur
18 under the Proposed Project. Future impacts to these Salton Sea resources would occur
19 regardless of whether the Proposed Project is implemented, although at a slower rate. Less
20 shoreline would be exposed under Alternative 1 so that impacts directly associated with the
21 decline in surface water elevation would be somewhat lessened. (Table 3.0-1 provides a
22 comparison between the changes to surface water elevation, surface area, and salinity that
23 would occur under the Future Baseline [i.e., no project conditions] and Proposed Project.)
24 Under Alternative 1, the interruption of the Salton Sea ecosystem, including reproductive
25 success of introduced fish species, is predicted to occur within the next 20 years. This major
26 change in ecosystem function is projected to occur sooner (estimated at approximately 11 years)
27 if the Proposed Project were implemented. Impacts to piscivorous birds, such as pelicans,
28 foraging at the Salton Sea would occur within a similar timeframe. Significant impacts to Salton
29 Sea recreation (e.g., sport fishing and bird watching) from reduced fish populations would be
30 similarly delayed. Under Alternative 1, no mitigation measures would be implemented to
31 reduce the environmental impacts associated with declining surface water elevation and
32 increased salinity.

33 Environmental impacts resulting from other water management actions (i.e., conservation,
34 recycling and desalting) that may be implemented as part of Alternative 1 would primarily
35 occur in the CVWD, MWD, and SDWCA service areas. The overall impacts of seawater
36 desalination and water conservation and recycling are discussed below.

37 SEAWATER DESALINATION

38 Seawater desalination could potentially provide additional water supplies within the MWD and
39 SDWCA service areas that would not depend on Colorado River diversions and could be
40 developed and implemented locally rather than relying upon an imported supply.
41 Construction of a desalination facility and associated ancillary facilities would result in land
42 disturbance; however, siting, engineering and design considerations would largely determine

1 impacts to geological resources, land use, terrestrial biological resources, cultural resources,
2 aesthetics and recreation. Marine resources in the vicinity of the desalination plant could be
3 affected by the constituents present in concentrate discharges, by the concentrate discharge
4 method and by the process of feedwater intake. Depending upon the method used for
5 concentrate disposal, increased demands may be placed on waste disposal facilities. Air quality
6 and noise impacts would occur during project construction but would be minimal during
7 project operation. Energy use at a desalination plant (primarily electricity or heat) is typically
8 high and would place increased demands on regional or local energy sources. In addition, an
9 accidental release of chemicals from the desalination plant could have an adverse impact on
10 facility personnel, the general public, plant, and possibly aquatic life. Desalination and other
11 water management actions would replace Colorado River water supplies that are currently
12 diverted or would be conserved and transferred under the Proposed Project, and therefore,
13 would not change the Future Baseline population or demand for public services. Construction
14 and operating/maintenance personnel would be needed for the facility, which would benefit
15 the local economy. Construction activities and plant operations/maintenance could increase
16 traffic in the area.

17 Depending upon the desalting technology selected and ultimate delivery volume and quality of
18 the desalination facility, a site of 20 to 50 acres could be required in a coastal area, which would
19 involve specific approvals and requirements related to coastal zones. Concentrate disposal
20 would be a key environmental issue in the design of the facility. Seawater desalination is
21 technically feasible, but may not be economically feasible because production costs are
22 projected in the in the range of \$1,200 to over \$2,000 per AF (DWR 1998). These costs generally
23 do not include the cost of transmission or storage. Recent advances in technology offer lower
24 potential estimated production costs, but economic viability has not yet been established.

25 WATER CONSERVATION AND RECYCLING

26 Conservation and recycling would consist of measures such as reclamation and reuse,
27 residential, industrial, and agricultural conservation, and waste minimization, over and above
28 measures that are presently in place or planned within MWD, SDWCA, and CVWD service
29 areas (i.e., a more aggressive program of water conservation and recycling than currently
30 planned). Water reclamation plants could be designed to supply recycled water to meet non-
31 potable water demands for uses such as golf courses, parks, schools, freeway landscaping,
32 cemeteries, government facilities, and residential and industrial developments. The potential
33 for additional reclamation would depend upon the capacity of both existing and future water
34 reclamation plants, volume of demand from existing and future recycled water, and the
35 potential for funding and constructing of more reclamation plants in the future. Typical
36 components within a recycled water system include the reclamation plant, a reuse pump station
37 to retrieve recycled water to the distribution system, distribution piping, booster pump stations,
38 and reservoirs.

39 Water conservation programs can include public education programs and information for
40 children and adults, outdoor landscaping programs that promote use of low-water-use plants,
41 requirements for installation of ultra-low flush toilets in all new construction, routine water
42 meter replacement, scheduled facilities maintenance, system audits and leak detection. Other
43 measures could, for example, include promoting use of high efficiency washing machines;

1 holding workshops for industries that can contribute to water conservation (such as plumbers,
2 landscapers and irrigation service providers); offering rebates/incentives to residential and
3 non-residential customers for replacing older fixtures; implementing water pressure
4 management programs; implementing marginal-cost pricing; and facilitating water audits for
5 large-volume users.

6 Construction of new reclamation plant(s) and recycled water system components would result
7 in land disturbance; however, siting, engineering, and design considerations would determine
8 any impacts on geological, biological and cultural resources, land use, and aesthetics.
9 Reductions in water demand would be beneficial. Short-term increases in traffic, noise, dust
10 and exhaust emissions could occur during construction. Effluent disposal and discharge can
11 affect water quality of receiving water bodies. Minor increases in solid waste disposal and
12 additional use of hazardous materials could occur. Minor increases in traffic could occur from
13 routine plant operations and maintenance. No direct impacts to population, housing or public
14 services would occur since the conservation and recycling measures discussed would
15 potentially replace water currently diverted from the Colorado River or make up for the
16 conservation and transfer of Colorado River water proposed under the Proposed Project.

17 Water conservation would reduce demand and avoid impacts to environmental resources from
18 new construction, land disturbance, and facility operations. In addition, pumping would be
19 reduced as compared to water reclamation plants, thereby resulting in fewer power plant
20 emissions.

21 The types of recycling and conservation measures listed above could apply within the CVWD
22 service area as well as additional on-farm conservation measures, which could offset some
23 effects of continuing use of overdrafted groundwater.

24 *Conclusion*

25 This alternative would not meet any of the objectives of the Proposed Project summarized in
26 section 5.3.1 and described in section 2.2, which are consistent with the objectives of the
27 California Colorado River Water Use Plan. It would not:

- 28 • settle by consensual agreement disputes regarding Colorado River water use;
- 29 • establish a plan for future distribution of Colorado River water among the co-lead
30 agencies;
- 31 • maintain certainty and reliability of Colorado River water supplies among the co-lead
32 agencies;
- 33 • result in agreement on terms and conditions for Colorado River water conservation and
34 transfers; and
- 35 • provide incentives for conserving Colorado River water.

36 None of the significant or less-than-significant environmental impacts of the Proposed Project
37 that are described in Chapter 3 of this PEIR would occur. Degradation of the Salton Sea would
38 continue. Beneficial impacts associated with lining the All American and Coachella canals
39 would not occur, nor would beneficial impacts from reduced groundwater overdraft in the

1 Coachella Valley. Under the no project alternative, Proposed Project-related impacts to the
2 Salton Sea would be avoided.

3 ***Alternative 2A: Connect the Coachella Canal to the CRA***

4 *Description of Alternative*

5 Alternative 2A would connect the Coachella Canal to the CRA by adding a pipeline (and
6 associated pumping and handling equipment) between these two facilities near Coachella. This
7 would allow retention of the current diversion points and amounts on the Colorado River by
8 conveying the proposed conserved and transferred water through the Coachella Canal rather
9 than diverting the water directly into the CRA at Lake Havasu.

10 This new pipeline could require up to three parallel pipes of up to 12 to 16 feet in diameter.
11 Because of the seismic and soil conditions, the pipelines are expected to be above ground for
12 much of their length to allow for maintenance. Total pumping requirements would be
13 approximately 0.5 to 0.6 million horsepower. The construction corridor would be
14 approximately 150 to 200 feet in width and would range in length from 7 to 10 miles (depending
15 on the alignment selected). Alignments would follow road rights-of-way to minimize the extent
16 of required land acquisition and to minimize construction of access roads. It is also assumed
17 that a number of permits would be required from such agencies as the Bureau of Land
18 Management and the Bureau of Reclamation.

19 *Anticipated Impacts of Alternative*

20 Except as noted below, the impacts of Alternative 2A would be the same as described for the
21 Proposed Project in Chapter 3. Impacts to the IID, CVWD, MWD, and SDCWA service areas
22 from water conservation and/or use would remain the same as described for the Proposed
23 Project, as would impacts to the Salton Sea. Alternative 2A would avoid impacts associated
24 with the change in diversion of water from the Colorado River.

25 Implementation of this alternative would result in both short-term and long-term impacts
26 within the Coachella Valley associated with the construction and operation of the new pipeline
27 connecting the Coachella Canal to the CRA. These impacts are discussed below.

28 *Water Resources:* Short-term sedimentation and erosion impacts could result from pipeline
29 construction. The use of fuels and other hazardous materials could result in spills that could
30 impact surface waters and groundwater. Alternative 2A would reduce impacts associated with
31 the change in diversions of water from the Colorado River. No loss of habitat on the Colorado
32 River would occur. Impacts associated with the other components of the Proposed Project
33 would be the same as described in section 3.1.

34 *Biological Resources:* Construction of the pipeline could impact sensitive plant and wildlife
35 resources, including the desert tortoise and the Coachella Valley fringe-toed lizard. Depending
36 upon the route, impact to the peninsular bighorn sheep could also occur.

37 *Geology, Soils, and Minerals:* The pipeline would cross an area of relatively high seismic activity.
38 Damage to the pipeline could occur and result in the release of water in the event of a pipeline

1 rupture or other damage. Impacts associated with the other components of the Proposed
2 Project would be the same as described in section 3.3.

3 *Land Use:* Long-term conversion of agricultural and desert land to a public utility function
4 would occur. Conversion would result from construction easements and the permanent
5 easements associated with the actual pipeline and service road. Impacts associated with the
6 other components of the Proposed Project would be the same as described in section 3.4.

7 *Agricultural Resources:* Depending upon the exact pipeline alignment and reservoir placement,
8 both short-term and long-term loss of prime agricultural lands could occur due to both
9 construction and permanent easements.

10 *Recreational Resources:* Construction and operation of the above-ground pipeline and associated
11 facilities could adversely affect nearby dispersed recreation activities such as OHV use. Impacts
12 associated with the other components of the Proposed Project would be the same as described
13 in section 3.6.

14 *Air Quality:* Construction activities would generate emissions associated with operation of
15 construction equipment and generation of dust. Increased emissions associated with generation
16 of electricity for pump stations could occur. Impacts associated with the other components of
17 the Proposed Project would be the same as described in section 3.7.

18 *Cultural Resources:* Prehistoric and historic resources could be disturbed by construction of the
19 pipeline and other facilities such as access roads. Impacts associated with the other components
20 of the Proposed Project would be the same as described in section 3.8.

21 *Noise:* Short-term noise impacts could result from the construction of the pipeline. Increased
22 noise levels would impact sensitive receptors, including sensitive wildlife species, near the
23 facility. Noise from pumps also could affect nearby noise sensitive receptors. Impacts
24 associated with the other components of the Proposed Project would be the same as described
25 in section 3.9.

26 *Aesthetics.* The construction of the pipeline could create aesthetic impacts especially in areas
27 containing natural vegetation and an above-ground pipeline. Impacts associated with the other
28 components of the Proposed Project would be the same as described in section 3.10.

29 *Hazard and Hazardous Materials:* Construction of the pipeline connecting the Coachella Canal to
30 the CRA would require the use of standard construction and industrial fuels, lubricants
31 coatings and welding materials. Natural events (e.g., earthquakes) and human activities could
32 cause damage to the pipeline with potential release of water in the event of a pipeline rupture
33 or other damage.

34 *Public Services and Utilities:* Short-term impacts to utilities and roadways could occur during the
35 construction period. Impacts could include additional construction traffic and potential
36 disruption of utility system where the pipeline crossed utility lines and other utility structures.

1 *Conclusion*

2 Implementation of Alternative 2A, while avoiding potential impacts to biological resources
3 along the Colorado River, would not reduce any other impacts associated with implementation
4 of the Proposed Project. There is a potential that the construction of the pipeline connecting the
5 Coachella Canal to the CRA would result in a number of substantial and possibly unavoidable
6 significant impacts to water resources, biological resources, geology, soils and minerals,
7 agricultural resources, air quality, cultural resources, noise, aesthetics, and hazards and
8 hazardous materials. This alternative would not have any major advantage over the Proposed
9 Project because mitigation measures for biological impacts to the Colorado River area have been
10 identified in section 3.2 that would reduce these impacts to less-than-significant levels. This
11 alternative would meet all of the objectives of the Proposed Project summarized in section 5.3.1
12 and described in section 2.2. It would:

- 13 • settle by consensual agreement disputes regarding Colorado River water use;
- 14 • establish a plan for future distribution of Colorado River water among the co-lead
15 agencies;
- 16 • maintain certainty and reliability of Colorado River water supplies among the co-lead
17 agencies;
- 18 • result in agreement on terms and conditions for Colorado River water conservation and
19 transfers; and
- 20 • provide incentives for conserving Colorado River water.

21 ***Alternative 2B: Connect the All American Canal to the SDCWA System***

22 *Description of Alternative*

23 Alternative 2B would involve the transfer of up to 200 KAFY of conserved water from IID
24 directly to the SDCWA service area via a new pipeline between the western end of the All
25 American Canal to the San Vicente Reservoir within Imperial and San Diego counties. This
26 option would allow implementation of the IID/SDCWA Water Conservation and Transfer
27 Agreement, as amended by the QSA, and diversion of up to 200 KAFY at Imperial Dam for use
28 by SDCWA, rather than at Parker Dam as included under the Proposed Project.

29 SDCWA is evaluating several optional alignments to connect the All American Canal facilities
30 (e.g., the Westside Main turnout) within the IID service area and the SDCWA system at San
31 Vicente Reservoir. The routes generally follow existing roadways and powerline rights-of-
32 way and easements between these two points, primarily Interstate 8. It is anticipated that
33 operation of the new pipeline would have a minimal effect on the diversion and de-silting
34 capacity at Imperial Dam. However, the All American Canal capacity below Drop 3 may have
35 to be increased to accommodate year-round transportation of water. Additional storage
36 reservoirs for daily operations may be required in the IID Service Area. Storage may also be
37 required at San Vicente Reservoir. The new pipeline would consist of two to three parallel, 5-
38 to 6-foot diameter pipes, mostly above ground because of seismic and soil conditions. The
39 construction corridor would be approximately 150 to 200 feet wide and would range in length

1 from 90 to 150 miles (depending on the alignment selected). Total pumping requirements
2 would be approximately 0.2 to 0.3 million horsepower.

3 *Anticipated Impacts of Alternative*

4 Except as noted below, the impacts of Alternative 2B would be the same as described for the
5 Proposed Project in Chapter 3. Implementation of this alternative would reduce the impacts of
6 the Proposed Project to biological resources along the Colorado River through the reduction in
7 the acreage of potential impact to marsh and riparian vegetation. Implementation of this
8 alternative has all of the other impacts that the Proposed Project would have. Additional
9 potential impacts associated with the proposed pipeline construction could include the
10 following:

11 *Water Resources:* Construction associated with the pipeline reservoir could cause short-term
12 sedimentation and erosion impacts. The use of fuels and other hazardous materials could result
13 in spills that could impact surface waters and groundwater. This alternative would reduce
14 impacts to the Colorado River by shifting diversion of up to 200 KAFY that could be taken at
15 Parker Dam, per the QSA, downstream to Imperial Dam.

16 *Biological Resources:* The construction of the pipeline and reservoirs could impact sensitive plant
17 and wildlife resources, including the desert tortoise.

18 *Geology, Soils, and Minerals:* The pipeline and reservoirs would be located in areas of relatively
19 high seismic activity. Damage to these facilities could occur and result in the release of water in
20 the event of a rupture or other damage.

21 *Land Use:* Long-term conversion of agricultural and desert land to a public utility function
22 could occur. Use conversion would result from the construction easements and the permanent
23 easements associated with the pipeline, reservoirs, and service road. Agricultural lands in the
24 IID service area would be used for construction of temporary or permanent on-farm
25 conservation measures.

26 *Agricultural Resources:* Depending upon the exact location of the pipeline and reservoirs, both
27 short-term and long-term loss of prime agricultural lands could occur due to both construction
28 and permanent easements. Impacts associated with the other components of the Proposed
29 Project would be the same as described in section 3.5.

30 *Recreational Resources:* Construction and operation of the pipeline and reservoirs and associated
31 facilities could adversely affect nearby dispersed recreational activities such as off-highway
32 vehicle use in western Imperial and eastern San Diego counties. Impacts associated with the
33 other components of the Proposed Project would be the same as described in section 3.6.

34 *Air Quality:* Construction activities would generate emissions associated with operation of
35 construction equipment and fugitive dust. Increased emissions associated with generation of
36 electricity for pump stations could occur. Impacts associated with the other components of the
37 Proposed Project would be the same as described in section 3.7.

1 *Cultural Resources:* Prehistoric and historic resources could be disturbed by construction of the
2 pipeline and reservoirs and other facilities such as access roads. Impacts associated with the
3 other components of the Proposed Project would be the same as described in section 3.8.

4 *Noise:* Short-term noise impacts could result from the construction of the pipeline and
5 reservoirs. Increased noise levels would impact sensitive receptors, including sensitive wildlife
6 species, near the facility. Noise from pumps also could affect nearby noise sensitive receptors.
7 Impacts associated with the other components of the Proposed Project would be the same as
8 described in section 3.9.

9 *Aesthetics:* The construction of the pipeline and reservoirs could create aesthetic impacts,
10 especially in areas containing natural vegetation. Impacts associated with the other components
11 of the Proposed Project would be the same as described in section 3.10.

12 *Hazards and Hazardous Materials:* Construction of the pipeline connecting the western end of the
13 All American Canal to facilities in San Diego County and construction of reservoirs would
14 require the use of standard construction and industrial fuels, lubricants, coatings, and welding
15 materials. Natural events (e.g., earthquakes) and human activities could cause the potential
16 release of water in the event of a pipeline rupture or other damage. Impacts associated with the
17 other components of the Proposed Project would be the same as described in section 3.11.

18 *Public Services and Utilities:* Short-term impacts to utilities and roadways could occur during the
19 construction period. Impacts could include additional construction traffic and potential
20 disruption of utility systems where the pipeline crossed utility lines and other utility structures.
21 Impacts associated with the other components of the Proposed Project would be the same as
22 described in section 3.12.

23 *Conclusion*

24 Implementation of Alternative 2B, while partially reducing potential impacts to biological
25 resources along the Colorado River, would not reduce any impacts to the Salton Sea associated
26 with the implementation of the Proposed Project. There is also a potential that the construction
27 of the pipeline and reservoirs would result in a number of substantial and possibly unavoidable
28 significant impacts as identified. Although potentially feasible, the alternative would not have
29 any major environmental advantage over the Proposed Project. This alternative would lessen
30 impacts along the Colorado River, but a portion of the mitigation measures that have been
31 identified to reduce potential impacts to biological resources to less than significant levels
32 would still need to be implemented. This alternative would meet all of the objectives of the
33 Proposed Project summarized in section 5.3.1 and described in section 2.2. It would:

- 34
- settle by consensual agreement disputes regarding Colorado River water use;
 - 35 • establish a plan for future distribution of Colorado River water among the co-lead
36 agencies;
 - 37 • maintain certainty and reliability of Colorado River water supplies among the co-lead
38 agencies;

- 1 • result in agreement on terms and conditions for Colorado River water conservation and
- 2 transfers; and
- 3 • provide incentives for conserving Colorado River water.

4 The anticipated costs of this alternative, however, would probably be substantially greater than
5 those of the Proposed Project.

6 ***Alternative 3: Reduce the IID/SDCWA Water Conservation and Transfer to 230 KAFY***

7 *Description of Alternative*

8 Alternative 3 includes partial implementation of the Proposed Project by reducing the level of
9 conservation and transfer to the minimum allowable under the IID/SDCWA Water
10 Conservation and Transfer Agreement. Under this alternative, 130 KAFY rather than 200 KAFY
11 would be conserved via on-farm conservation methods and transferred to SDCWA. The first
12 and second 50 KAFY components of the Proposed Project could be satisfied by a mixture of
13 conservation measures, including both on-farm and water delivery system conservation
14 measures, and fallowing. The remainder of the Proposed Project would be implemented as
15 proposed and impacts identified under Chapter 3 would occur, but to a lesser degree.

16 *Anticipated Impacts of Alternative*

17 Except as noted below, the impacts of Alternative 3 would be the same as described for the
18 Proposed Project in Chapter 3. Under this alternative, the maximum anticipated reduction in
19 flows of the Colorado River between Parker and Imperial dams would be 318 KAFY. There
20 would also be reduced conservation of water in the IID service area, and therefore, reduced
21 impacts to Salton Sea resources, although impacts to the Salton Sea would remain significant.
22 Beneficial impacts to groundwater resources in the Coachella Valley would be the same as the
23 Proposed Project. The following is a summary of potential impacts by resources area.

24 *Water Resources:* Compared to the Proposed Project, this alternative would reduce the amount
25 of water to be transferred from IID to SDWCA by 70 KAFY. Alternative 3 would result in a
26 lesser reduction in inflow to the Salton Sea. Alternative 3 would result in impacts to water
27 quality from increased selenium concentrations in the IID surface drain discharge to both the
28 Alamo River and the New River and at the IID drains to the Salton Sea. These impacts would
29 occur to a lesser degree under the Proposed Project. Reductions in surface water quantity in
30 drains to the Salton Sea may be less for Alternative 3 than the Proposed Project.

31 Reduction in the flow and surface water elevation in the Colorado River between Parker and
32 Imperial dams would be proportionally less than under the Proposed Project, although still
33 within the historical range. Reductions in surface water quantity in the All American Canal, the
34 collective drains discharging to the New and Alamo rivers, and in the rivers themselves would
35 be less for Alternative 3 than the Proposed Project.

36 *Biological Resources:* Impacts to the habitat and species on the Colorado River would be less for
37 Alternative 3 than the Proposed Project since flow reductions (and the associated surface water
38 elevation) between Parker and Imperial dams would be reduced by approximately 70 KAFY.
39 Implementation of identified mitigation measures would reduce these impacts to less than

1 significant levels. This alternative could have impacts to the IID service area and Salton Sea
2 similar to the Proposed Project. Impacts would be significant prior to implementation of the
3 mitigation measures described in section 3.2.

4 *Geology, Soils, and Minerals:* Because most of the components of the Proposed Project would be
5 implemented under this alternative, potential impacts would be similar to those described in
6 section 3.3. Impacts associated with conservation measures in the IID service area would be
7 slightly reduced, for example, the amount of erosion, since the total amount of water conserved
8 through conservation measures would be reduced.

9 *Land Use:* Most of the components of the Proposed Project would be implemented but
10 conservation actions within the IID service area would be completed at a reduced level.
11 Agricultural lands would be used for construction of temporary or permanent on-farm
12 conservation measures.

13 *Agricultural Resources:* On-farm irrigation system improvements, delivery system
14 improvements, and/or fallowing would be required. If fallowing were implemented so as to
15 take farmland out of production on a short-term basis, it would not result in the conversion of
16 Important Farmland to non-agricultural use. If fallowing were implemented so as to take
17 farmland out of production on a longer-term or permanent basis, this would result in the
18 conversion of farmland to non-agricultural use. The amount of farmland that could be
19 converted would be less than the maximum that could be converted under the Proposed
20 Project.

21 *Recreational Resources:* Reduced levels of water transfers would be expected to reduce the level
22 of impacts to sport fishing and bird watching at the Salton Sea, as well as impacts to the Salton
23 Sea's recreational facilities.

24 *Air Quality:* Reduced construction of on-farm conservation measures could reduce anticipated
25 levels of temporary air emissions from that projected for the Proposed Project. Less fallowing
26 could occur, thus reducing the potential for fugitive dust emissions from this action. Fugitive
27 dust emissions at the Salton Sea would be lessened because less currently submerged land
28 would be exposed. Overall, air quality impacts are anticipated to be similar to but slightly less
29 than those described for the Proposed Project.

30 *Cultural Resources:* Impacts to cultural resources from land disturbance for construction of on-
31 farm conservation measures could occur, but the level of effect would be less than expected for
32 the Proposed Project. Potential exposure of currently submerged cultural resources due to the
33 decreased surface water elevation of the Salton Sea would be reduced compared to the
34 Proposed Project. Overall, the types of impacts to cultural resources would be similar to those
35 described for the Proposed Project.

36 *Noise:* Noise from construction and operation of on-farm conservation measures would occur
37 and could disturb residences and sensitive wildlife, but to a lesser degree than anticipated from
38 the Proposed Project. However, the overall impact to the ambient noise environment would be
39 similar to that described for the Proposed Project.

1 *Aesthetics:* Significant aesthetic impacts to the Salton Sea would be similar, but slightly less than
2 those of the Proposed Project because the surface elevation of the Salton Sea would decline less.

3 *Hazards and Hazardous Materials:* Construction of on-farm and system conservation measures
4 would require the use of standard construction and industrial fuels, lubricants, coatings, and
5 welding materials at somewhat reduced level than those described for the Proposed Project.
6 However, the overall impact from hazards and the use of hazardous materials would be similar
7 to those described for the Proposed Project.

8 *Public Services Utilities and Transportation:* Short-term impacts to utilities and roadways could
9 occur during the construction period of on-farm and system conservation measures. This
10 would include additional construction traffic and potential disruption of the utility system
11 where the new facilities crossed utility lines and other utility structures. However, the overall
12 impact to public services, utilities and transportation systems would be similar to those
13 described for the Proposed Project.

14 *Conclusion*

15 Alternative 3, although decreasing the amount of water transferred, provides only a slight
16 reduction of impacts to the Colorado River and at best slightly less impacts to the IID service
17 area and the Salton Sea than the Proposed Project. This alternative would meet the objectives
18 of the Proposed Project summarized in section 5.3.1 and described in section 2.2. It would:

- 19 • settle by consensual agreement disputes regarding Colorado River water use;
- 20 • establish a plan for future distribution of Colorado River water among the co-lead
21 agencies;
- 22 • maintain certainty and reliability of Colorado River water supplies among the co-lead
23 agencies;
- 24 • result in agreement on terms and conditions for Colorado River water conservation and
25 transfers; and
- 26 • provide incentives for conserving Colorado River water.

27 This alternative, however, would not avoid or substantially reduce the impacts of the Proposed
28 Project.

29 ***Alternative 4: Proposed Project Implementation With Replacement Water***

30 *Description of Alternative*

31 Alternative 4 primarily was designed to avoid impacts to piscivorous birds at the Salton Sea
32 resulting from a reduction in inflow volume, as contemplated under the Proposed Project.
33 Under both the Future Baseline and the Proposed Project, increased salinity will reduce fish
34 reproductive capacity within the main body of the Salton Sea and eventually cause a decline in
35 the number of species and individuals within a species. However, as previously discussed in
36 Chapter 3 of this PEIR, because inflows to the Salton Sea would be reduced under the Proposed
37 Project, the Proposed Project will accelerate salinity increases. This alternative would provide

1 replacement water to the Salton Sea to offset reduced inflows resulting from conservation by
2 IID.

3 At some point, as a result of salinity increases, fish will no longer be able to survive in the Salton
4 Sea away from estuaries where drainage inflow occurs. A loss of fish (numbers and species)
5 will affect bird species that feed on these fish at the Salton Sea. The timing of eventual
6 elimination of the Salton Sea fish species is uncertain because it involves a number of external
7 environmental factors as well as the adaptation potential of the fish. However, based upon
8 assumptions concerning salinity and its effect on the persistence of fish species, this time period
9 is predicted to be from 2 to 15 years sooner under the Proposed Project than under the Future
10 Baseline as described in Chapter 3. Replacement water would be made available for the time
11 period necessary to avoid impacts of the Proposed Project on piscivorous birds as a result of the
12 loss of the food source of these birds or the recreational impact of the loss of the Salton Sea sport
13 fishery.

14 The water needed to implement this alternative could be provided by additional conservation
15 activities beyond that necessary for transfer and compliance with IID's Priority 3 cap on
16 diversions. This additional water would allow the avoidance of the temporary impacts for the
17 Proposed Project on piscivorous birds and the sport fishery. However, the Salton Sea is an
18 agricultural drainage repository that has no legal rights or entitlements to Colorado River
19 water. Implementation of Alternative 4 would require a determination that this is in
20 compliance with the Law of the River and is a reasonable and beneficial use of water under
21 applicable laws and regulations. Changes in median surface water elevation in the Colorado
22 River would not be different from those described for the Proposed Project.

23 *Anticipated Impacts of Alternative*

24 Except as noted below, the impacts of Alternative 4 would be the same as described for the
25 Proposed Project in Chapter 3. Except for the elimination of the temporary impacts to
26 piscivorous birds and the sport fishery, the impacts to the Salton Sea ultimately would be the
27 same as those of the Proposed Project. Temporary impacts to piscivorous birds would be
28 avoided since the water from the additional conservation would allow water to be temporarily
29 made available to avoid water quality impacts to the Salton Sea. Implementation of this
30 alternative would delay impacts to air quality, cultural resources, and recreational resources
31 from the Proposed Project as a result of reduced water surface elevation of the Salton Sea.
32 These impacts would eventually occur under Future Baseline conditions described in Chapter 3.

33 *Water Resources:* In order to generate water for this alternative, IID could utilize conservation
34 measures that could include fallowing (i.e., in excess of that needed for the proposed transfer
35 build-up schedule). Colorado River impacts would be the same as under the Proposed Project
36 because the location and amount of diversion would not change.

37 *Biological Resources:* Potentially significant impacts to piscivorous birds at the Salton Sea would
38 be avoided by providing for additional inflows to the Salton Sea.

39 *Geology, Soils, and Minerals:* Short-term impacts relating to erosion could result from the
40 construction of Proposed Project components.

1 *Land Use:* Impacts would be as described for the Proposed Project (section 3.4), although
2 changes to the area's desirability as a recreational destination would be delayed as compared to
3 Future Baseline conditions.

4 *Agriculture:* If fallowing is used to generate additional water for the Salton Sea to implement
5 this alternative, and if such fallowing converts farmland to a non-agricultural use, potentially
6 significant impacts to agricultural resources would occur. The impacts would be greater than
7 those described for the Proposed Project.

8 *Recreation:* Potential significant recreational impacts to the Salton Sea associated with the
9 Proposed Project from changes in water elevation and water quality (salinity) would be avoided
10 or delayed under this alternative, including impacts to sport fishing, impacts to and recreational
11 facilities.

12 *Air Quality:* Construction of on-farm conservation measures would contribute to temporarily
13 increased air emissions, comparable to those described for the Proposed Project. Air quality
14 impacts associated with fallowing would be as described for the Proposed Project. Fugitive
15 dust impacts from the exposure of submerged lands at the Salton Sea would be delayed.

16 *Cultural Resources:* Impacts to cultural resources could occur from land disturbance for
17 construction of on-farm conservation measures, as described for the Proposed Project. The
18 potential for exposure of submerged cultural resources within the Salton Sea due to the
19 decreased water elevations would be delayed.

20 *Noise:* Noise from construction and operation of on-farm and system improvement
21 conservation measures would occur and could disturb residences and sensitive wildlife. The
22 overall impact to the ambient noise environment would be similar to that of the Proposed
23 Project.

24 *Aesthetics:* Aesthetic impacts to the Salton Sea would be delayed since accelerated water
25 conservation and dedication to the Salton Sea would reduce the rate of alteration of water
26 elevations.

27 *Hazard and Hazardous Materials:* Construction of on-farm and system conservation measures
28 would require the use of standard construction and industrial fuels, lubricants, coatings, and
29 welding materials at the same level as those described for the Proposed Project.

30 *Public Services and Utilities:* Short-term impacts to utilities and roadways could occur during
31 construction of water conservation improvements. Impacts could include additional
32 construction traffic and potential disruption of utility system where the pipeline crossed utility
33 lines and other utility structures. These impacts would be as described for the Proposed Project

34 *Conclusion*

35 Alternative 4 would avoid significant impacts on the Salton Sea recreational fishery and impacts
36 to piscivorous birds caused by the loss of the fishery. Other impacts would be delayed for the
37 period that replacement water is utilized. This alternative would meet most of the objectives of
38 the Proposed Project summarized in section 5.3.1 and described in section 2.2.

1 **5.5 ENVIRONMENTALLY SUPERIOR ALTERNATIVE**

2 CEQA requires that an EIR identify the environmentally superior alternative. In the case of this
3 PEIR, Alternative 1, the no project alternative, is considered environmentally superior because it
4 would not result in any of the identified significant impacts associated with the implementation
5 of the Proposed Project.

6 CEQA requires that an additional alternative be defined as environmentally superior if the no
7 project alternative is considered environmentally superior. Depending upon how conservation
8 is implemented and which mitigation measures are employed, the Proposed Project may be
9 environmentally superior to the other alternatives. If conservation actions and mitigation
10 measures that would reduce impacts to the fish populations and piscivorous birds at the Salton
11 Sea are not employed as part of the Proposed Project, then Alternative 4 would be considered
12 environmentally superior. Alternative 4 would avoid significant impacts to biological resources
13 associated with the implementation of the Proposed Project to the Salton Sea. Impacts to
14 resources in other areas from other project alternatives would not be substantially different than
15 those of the Proposed Project, with the exception of impacts to the biological resources of the
16 lower Colorado River, which would be avoided or reduced by Alternatives 2A and 2B,
17 respectively. Unlike certain impacts to the air quality and recreational resources of the Salton
18 Sea, which are considered potentially unavoidable (air quality and recreation), impacts to the
19 biological resources of the lower Colorado River are considered fully mitigable through the
20 implementation of the identified mitigation measures. Alternative 4 would reduce
21 environmental impacts to their lowest levels while still fulfilling the objectives of the Proposed
22 Project.

6.0 GROWTH-INDUCING IMPACTS

6.1 OVERVIEW

6.1.1 Population Growth Trends in the Seven County Region

Five of California's six largest counties in population – Los Angeles, San Diego, Orange, San Bernardino, and Riverside – are located in Southern California. Taken together, the Southern California region with its seven counties contained approximately 19.6 million people in July 1999 (Department of Finance [DOF] 2000). The Southern California region accounts for approximately 55 percent of the state's total population.

As described in detail in section 3.13.1.1, Southern California has traditionally been one of the fastest growing areas of California. Los Angeles, San Diego, and Orange counties have experienced the highest numerical population gains of any of the state's 58 counties. Riverside County, the sixth largest county in population, has also been among the fastest growing based on percentage change for the past several years (DOF 2000).

Population projections for the seven Southern California counties prepared by the DOF, SCAG, and SANDAG anticipate steady growth over the next 20 to 40 years (see Table 3.13-1). It is anticipated that by 2040, Southern California would house as many people as live in the entire state today. Although the estimates prepared by the DOF sometimes differ from the SCAG and SANDAG forecasts, all the numbers reflect an expectation of substantial growth in the seven county area.

As described in section 3.13.1.1, growth in Southern California, as well as most of the state, has historically been attributable to natural increase, in-migration from other states, and immigration from foreign countries.

SCAG adopted the RCPG in 1996 for the purpose of setting regional growth goals and identifying strategies for agencies to use in implementing the proposals in the plan through the year 2015. The RCPG includes goals for the economy, growth management, transportation, air quality, housing, open space, water resources, and the implementation of those goals. In addition, SCAG has adopted and is now revising the Regional Transportation Plan that identifies transportation needs within the region, including automobile, transit, and other transportation modes, future transportation projects, and funding.

SANDAG, in collaboration with San Diego County and the County's 18 cities, adopted a Regional Growth Management Strategy in 1993. The Regional Growth Management Strategy provides goals for improving the quality of life in San Diego County through specific growth management, conservation, and social measures. The County and cities have incorporated the provisions of the strategy into their individual general plans (SANDAG 1998). SANDAG has adopted a Regional Transportation Plan for San Diego County.

The California State Water Plan estimates that the state currently incurs a water shortage of 1.6 MAF in an average year (about 1.5 MAF of this represents on-going groundwater overdraft) and 5.1 MAF in drought years (DWR 1998). The California Department of Water Resources

1 projects that by the year 2020, if new water management actions are not undertaken, the state
2 will face shortages of 2.4 MAF in an average year and 6.2 MAF during times of drought. If a
3 variety of proposed management measures are applied, including measures similar to the
4 Proposed Project components, then the year 2020 statewide shortages could be reduced to an
5 estimated 0.2 MAF in average years and 2.7 MAF in drought years (DWR 1998).

6 The population projections used by DWR in the State Water Plan are based on those prepared
7 in 1998 by the Department of Finance and are approximately 4.6 percent higher than current
8 growth projections. As a result, shortages would be slightly smaller than predicted.

9 **6.1.2 Intent of the Proposed Project**

10 The Colorado River currently provides over 50 percent of the water used in Southern California
11 (Los Angeles, San Diego, Orange, San Bernardino, Riverside, and Imperial Counties).
12 California's Colorado River water normal year apportionment of 4.4 MAFY is less than historic
13 levels of use. As described in Chapter 1, over the past 10 years the amount of Colorado River
14 water actually available and utilized by California has varied from 4.5 MAFY to 5.2 MAFY
15 (averaging approximately 5.0 MAFY during that period). Over time, increased use of Colorado
16 River water by other Colorado River water contractors will reduce the supply of unused
17 apportionments and surplus water that was previously available to the State of California. At
18 that time, California's normal year (4.4 MAF) apportionment may become the limit on the
19 amount of water available to the state in non-surplus years.

20 The Proposed Project is intended to optimize the State's use of Colorado River water within its
21 normal year apportionment of 4.4 MAF. The Proposed Project quantifies the water supplies
22 that would be available to the participating agencies and the agencies' obligations to convey,
23 conserve, or transfer these supplies. By establishing specific allocations and assigning specific
24 agency responsibilities, the Proposed Project improves the reliability of supplies of Colorado
25 River water to the agencies within California's normal year apportionment. Under the
26 Proposed Project, water conserved in agricultural areas, primarily within the IID service area
27 would be transferred to urban areas served by MWD and SDCWA. Additionally, conserved
28 water would be provided to CVWD to address the groundwater overdraft problem in the
29 Coachella Valley.

30 As a whole, the Proposed Project establishes the framework for strategies that are intended to
31 provide future service using less Colorado River water than is currently being used, and by
32 establishing agreements for the use of the reduced Colorado River supply among the major
33 Southern California users. Within California, the overall effect of reducing water use from 5.2
34 to 4.4 MAFY is to reduce agricultural water use through conservation, and prevent significant
35 reductions in urban water supplies to established users.

36 **6.1.3 CEQA Requirements**

37 This section discusses the potential growth-inducing effect of the Proposed Project. Under the
38 State CEQA Guidelines (Guidelines Section 15126[2][d]), a project may have a growth-inducing
39 effect if it would:

- 1 • foster economic or population growth or the construction of additional housing, either
- 2 directly or indirectly; or
- 3 • remove obstacles to population growth; or
- 4 • require the construction of additional community service facilities that could cause
- 5 significant environmental effects; or
- 6 • encourage and facilitate other activities that would significantly affect the environment.

7 The analysis below discusses whether the Proposed Project is growth-inducing using this
8 CEQA definition for purposes of this PEIR.

9 **6.1.4 Common Analysis of Growth-Inducing Effects for All Service Areas**

10 The Proposed Project does not directly or indirectly provide new water supplies to Southern
11 California. Instead, the Proposed Project changes the distribution of existing Colorado River
12 water supplies among the co-lead agencies, thereby assisting California in reducing its use of
13 Colorado River from an average of 5.0 MAFY to 4.4 MAFY in normal years. Proposed Project
14 implementation will merely ensure that delivery of Colorado River water to the MWD/SDCWA
15 service areas will be identical, at best, to the historical averages for the last 15 years or more.

16 The diversion patterns of Colorado River water envisioned by the Proposed Project have
17 occurred for decades. For example, MWD has diverted up to an amount to fill the CRA, or
18 approximately 1.3 MAFY. There have also been years where CVWD has diverted up to
19 approximately 450 KAF, and years where IID had reduced its diversions to, or less than, 3.1
20 MAF.

21 Cities and counties are the primary agencies responsible for regulating land use through their
22 general plans, specific plans, and zoning regulations. The water supplies being provided and
23 planned for by all four co-lead agencies are consistent with the level of growth projected by
24 regional planning agencies and local general plans. Regional effects of projected growth have
25 been addressed in general plan CEQA documents.

26 CVWD, IID, MWD, and SDCWA do not have the authority to regulate land use. Future growth
27 will occur in accordance with local planning decisions. With the enactment of SB 610, Ch. 643,
28 (the Costa Bill) and SB 221 (the Kuehl Bill) in 2001, urban water suppliers such as the co-lead
29 agencies are required to provide detailed information to cities and counties about current and
30 future water demand and availability in advance of city and county planning decisions on large
31 development proposals.

32 **6.1.4.1 Proposed Project Will not Foster Economic or Population Growth or Construction**

33 The Proposed Project will not provide additional water that would foster economic or
34 population growth within the IID, CVWD, MWD, and SDCWA service areas. Forecasts by
35 SCAG and SANDAG project continued growth for the Southern California region. Existing
36 urban water management plans describe strategies for meeting this projected demand (MWD's
37 Regional Urban Water Management Plan, SDCWA's 2000 Urban Water Management Plan, and

1 CVWD's 2000 Urban Water Management Plan [interim]). These urban water management
2 plans, as well as the Proposed Project, are consistent with growth projections developed by
3 SCAG and SANDAG.

4 Through conservation and transfers, the Proposed Project would maintain the reliability of
5 Colorado River supplies as one component of meeting current and projected water demand in
6 the MWD and SDCWA service areas. Also, while the Proposed Project would increase the
7 current imported water supply to CVWD, the additional water would be used to offset the
8 existing groundwater overdraft and would not provide additional water that would induce
9 population growth beyond that currently projected.

10 **6.1.4.2 Proposed Project Will not Remove Obstacles to Population Growth**

11 The Proposed Project will not remove an obstacle to growth in any of the four co-lead agency
12 service areas. In the MWD and SDCWA service areas, the Proposed Project will maintain water
13 supply reliability. In the CVWD service area, additional water received under the Proposed
14 Project would be used solely to offset the Coachella Valley's existing groundwater overdraft. In
15 the IID service area, the Proposed Project will reduce IID water supplies available to serve both
16 agricultural and urban clients.

17 **6.1.4.3 Proposed Project Will not Require Construction of Additional Community Service**
18 **Facilities**

19 Projected increases in population for the region would require substantial investments in new
20 public facilities and infrastructure over the next decades, including among other things, roads
21 and transportation facilities, water and sewer treatment facilities, fire and police stations, and
22 schools. Construction of these public facilities and infrastructure is not dependent on the
23 Proposed Project, and would proceed regardless with appropriate CEQA review.

24 No new delivery or treatment systems are proposed by, nor are necessary to, operations of
25 MWD or SCDWA as a result of the Proposed Project.

26 Conservation efforts by IID as a result of implementation of the Proposed Project include lining
27 of the All American Canal and various agricultural conservation projects (on-farm and water
28 delivery system). These agricultural conservation projects would relate to water for agricultural
29 use and would not be used for urban development in Imperial County. Therefore,
30 implementation of the Proposed Project-related measures would not require construction of
31 additional community service facilities.

32 A number of conceptual projects are proposed under the Coachella Valley Water Management
33 Plan currently being considered by CVWD (CVWD 2000). These facilities are aimed at reducing
34 groundwater dependence (and overdraft) within the Coachella Valley by providing recycled or
35 canal water for agricultural and urban uses. Their programmatic impacts are discussed in
36 section 6.2.2.2. Impacts to the extent known are analyzed in the Coachella Valley Water
37 Management Plan PEIR. Additional environmental reviews will be conducted as site-specific
38 facilities are identified. However, such facilities will merely be used to reduce existing
39 groundwater overdraft.

1 **6.1.4.4** *Proposed Project Will not Encourage and Facilitate Other Activities that would*
2 *Significantly Affect the Environment*

3 The Proposed Project would not facilitate or encourage other activities that would affect the
4 environment, other than limited construction (e.g., canal lining) already included in the
5 Proposed Project components. Water transfers would occur using existing facilities operated by
6 CVWD, IID, MWD, and SDCWA. Water conservation activities by IID and adherence to the 3.1
7 MAFY cap on IID's Priority 3a consumptive use may reduce water use within the IID service
8 area. IID may implement delivery/drainage system improvements as conservation measures,
9 but any construction involved is not anticipated to be growth-inducing. CVWD would apply
10 the additional water it receives to its efforts to recharge its groundwater basin and reduce the
11 existing overdraft condition.

12 **6.2 GROWTH-INDUCING EFFECTS IN WATER SERVICE AREAS**

13 **6.2.1 Imperial Irrigation District**

14 A key component of the Proposed Project is the conservation of water by IID and the transfer of
15 that conserved water to other agencies. These proposed transfers of water would reduce IID's
16 current diversions from the Colorado River. Nonetheless, the remaining water is expected to be
17 sufficient to maintain agricultural uses within the IID service area, with the application of water
18 conservation techniques.

19 No growth-inducing effect would result from reducing water diversions by IID. Other than the
20 lining of canals and installation of on-farm and system conservation measures, the Proposed
21 Project would not require construction of facilities within the IID service area. Further, the
22 construction of facilities to implement the Proposed Project would be for the purpose of efficient
23 delivery of agricultural water, not new development. Depending on the type of water
24 conservation methods used, a limited number of jobs might be added, but this would not
25 constitute a growth-inducing impact.

26 **6.2.1.1 Growth and Water Demand**

27 Approximately 98 percent of IID's water is delivered to agricultural users. That sector is where
28 IID is directing its conservation programs. Programs may include, but are not limited to, canal
29 lining, changes in delivery hours, non-leak gates, system automation, fallowing, and water-
30 efficient on-farm management. The Proposed Project is not growth-inducing as it would
31 require IID to continue to provide service to both agricultural and urban clients from a reduced
32 water supply.

33 **6.2.1.2 Water Supply in the Absence of the Proposed Project**

34 If the Proposed Project is not implemented, reductions in Colorado River diversions to serve
35 both agricultural and urban clients would not occur.

1 **6.2.2 Coachella Valley Water District**

2 CVWD will receive transferred water for the sole purpose of offsetting the existing overdraft of
3 its groundwater basins. The Proposed Project would not be growth-inducing because the
4 transferred water supply will be used to improve the Coachella Valley's ongoing groundwater
5 overdraft condition. In 1999 the overdraft was estimated to be approximately 136 KAFY. Water
6 transfers under the Proposed Project would result in changes in water deliveries to CVWD of
7 up to 155 KAFY. This additional water as a result of the Proposed Project will be used solely to
8 offset the Valley's existing groundwater overdraft. No new conveyance facilities to deliver
9 transferred water to CVWD would be required.

10 **6.2.2.1 Growth and Water Demand**

11 The Coachella Valley, particularly its existing cities, has shown the same steady growth as all of
12 Southern California. Coachella Valley water demand was estimated to be approximately 669
13 KAF in 1999. Demand, based on SCAG/CVAG population projections extrapolated by CVWD,
14 is projected to grow to approximately 891 KAF by 2035. The projected available water supply,
15 without the Proposed Project, is estimated to be approximately 891 KAF by 2035. Providing this
16 amount of water without outside supplementation would increase the level of groundwater
17 overdraft to approximately 167 KAFY (CVWD 2000). Implementation of the Proposed Project
18 would provide the Valley with a reliable supply of water for groundwater recharge, while
19 avoiding the chronic groundwater overdraft situation that currently exists. Because CVWD
20 would manage water resources so as to offset a groundwater overdraft situation, the Proposed
21 Project would not have growth-inducing impacts within the CVWD service area. The water
22 supply that would result from the Proposed Project is considered in more detail in the draft
23 Coachella Valley Water Management Plan prepared by CVWD, the specific purpose of which is
24 to address and reduce groundwater overdraft (this project is described in section 4.1.3).

25 **6.2.2.2 Water Supplies in the Absence of the Proposed Project**

26 CVWD will undertake efforts to reduce its dependence on groundwater whether the Proposed
27 Project is implemented or not. In the absence of the Proposed Project, many of the elements of
28 the CVWMP would be implemented. However, without the additional water supplies
29 provided for in the Proposed Project, many goals of the Water Management Plan, such as
30 elimination of the groundwater overdraft, may not be realized.

31 CVWD would pursue the projects described below, proceed with intensified efforts in water
32 recycling (including both wastewater and agricultural run off), increase conservation (including
33 golf course, agriculture, and urban programs), and pursue additional water from the SWP and
34 transfers from IID in the event that the Proposed Project was not implemented. These actions
35 are identified in the interim 2000 Urban Water Management Plan that CVWD has filed with
36 DWR pending completion of the CVWMP. Conceptual projects described in the draft CVWMP
37 include: future construction of a 10 mgd desalination plant that would treat agricultural drain
38 water for reuse in irrigation; future expansion of recycled wastewater; future pumping stations
39 and pipelines to serve Upper Valley golf courses and reduce their groundwater pumping;
40 future construction of conveyance facilities to serve agricultural uses to reduce groundwater
41 pumping; future improvements related to converting municipal users in the Lower Valley from
42 groundwater to canal water supplies; and construction of new groundwater recharge facilities

1 to serve the Lower Valley. These facilities and projects would proceed to the extent possible
2 absent the water supplies provided for under the Proposed Project. As noted above, CVWD
3 will pursue the projects listed above to reduce its dependence on groundwater without the
4 Proposed Project. However, in the absence of the Proposed Project, certain goals of the
5 CVWMP may not be fully met. The PEIR for the CVWMP analyzes the potential impacts of
6 these activities.

7 **6.2.3 The Metropolitan Water District of Southern California**

8 The Proposed Project would allow MWD to maintain its water supplies as the amount of water
9 available to California from the Colorado River is reduced. No new delivery facilities are
10 proposed as part of the Proposed Project, however, and the capacity of the Colorado River
11 Aqueduct is a limiting factor in the delivery of water from the Colorado River to the MWD
12 service area. No changes in historic levels of aqueduct flows or expansion of aqueduct capacity
13 are proposed as part of the Proposed Project. Since no new deliveries are proposed, no increase
14 in the amount of water carried by the aqueduct would occur, and no expansion of aqueduct
15 capacity is proposed, the Proposed Project would not be growth inducing in the MWD service
16 area.

17 **6.2.3.1 Growth and Water Demand**

18 The population of the MWD service area is growing consistently. The Proposed Project would
19 not involve additions or expansions to MWD's water delivery and storage system. MWD
20 estimates that water demand within its service area was between 3.3 and 3.9 MAFY during the
21 period of 1990 to 1999 (3.8 MAF in 1999). Projected future demand, based on SCAG population
22 projections, is 4.9 MAF in 2020. The Proposed Project would not require a change to the
23 assumptions upon which SCAG has based its population projections for the region.

24 **6.2.3.2 Water Supplies in the Absence of the Proposed Project**

25 Without the Proposed Project, MWD would need to implement other methods to meet the
26 water demands of the service area. These include increased water conservation through
27 implementation of urban water management Best Management Practices; water recycling
28 undertaken by wastewater treatment plants in the region for groundwater recharge, saltwater
29 intrusion barrier, industrial, and irrigation uses; increased storm water conservation through
30 increased levels of groundwater replenishment; enhanced local groundwater recovery (and
31 associated treatment); desalination; regional surface reservoir storage; and water marketing
32 from other sources such as the SWP (including spot transfers, option transfers, storage transfers,
33 and exchange agreements). Pursuant to its 1996 Integrated Resources Plan, MWD has
34 undertaken many of these initiatives under its "preferred resources mix." However, the
35 Integrated Resources Plan identified a "local emphasis mix" that would meet future needs
36 without the Proposed Project at a cost of approximately 20 percent more per AF by the year
37 2020 (MWD 2000).

38 Separate from the Proposed Project, MWD has a 1988 agreement with IID whereby conserved
39 Colorado River water is made available to MWD. MWD also has agreements with the
40 Semitropic and Arvin-Edison Water Storage Districts in Kern County whereby MWD provides
41 the districts with SWP water during years of plentiful supply and will call in an equivalent

1 amount of groundwater during dry years. MWD is also pursuing conjunctive
2 use/groundwater storage in desert aquifers in California (Cadiz, Hayfield, and Chuckwalla)
3 and Arizona (Arizona Water Bank) where it would bank Colorado River water in times of
4 available supply. (MWD 2000)

5 **6.2.4 San Diego County Water Authority**

6 Under the Proposed Project, SDCWA will pay for the conservation of between 130 to 200 KAF
7 of Colorado River water in the IID service area and for the transfer of that water to the SDCWA.
8 IID will divert a lesser amount of water through the All American Canal as a result of the
9 conservation, and a corresponding amount of water will be diverted at MWD's Whitsett Intake
10 at Lake Havasu for delivery through the CRA.

11 Under terms of the Exchange Agreement between MWD and SDCWA, the water transferred
12 from IID to SDCWA will be exchanged with MWD for delivery of a like quantity and quality of
13 water to SDCWA. MWD currently provides SDCWA with about 600 KAF annually of imported
14 water, and has delivered up to 656 KAF in recent years. The transfer will not cause SDCWA to
15 receive any more or less water than it has received prior to the transfer, but will maintain
16 reliability of past Colorado River deliveries. The transfer will not alter the current level of
17 physical deliveries of water to SDCWA from MWD.

18 **6.2.4.1 Growth and Water Demand**

19 The San Diego region is also growing in population on a consistent basis. The Proposed Project
20 will not involve additions or expansions to SDCWA's water delivery and storage system. Year
21 2000 water demand within the SDCWA service area was approximately 670 KAF. Based on
22 SANDAG population projections, the SDCWA estimates that water demand will increase to
23 approximately 813 KAF per year by 2020. Projected future supply will match the year 2020
24 demand (SDCWA 2000). The Proposed Project will not change the assumptions upon which
25 SANDAG has based its population projections for the region.

26 **6.2.4.2 Water Supplies Absent the Proposed Project**

27 In the event that the Proposed Project is not implemented, SDCWA would rely upon continued
28 delivery of imported water from MWD, water transfers, recycling (including wastewater
29 treatment), groundwater supplies (and associated treatment facilities), and seawater
30 desalination. As described in Chapter 2, in 1998 SDCWA entered into an agreement with IID to
31 transfer conserved water to SDCWA. This agreement has been incorporated into the Proposed
32 Project, but if the Proposed Project were not to proceed, SDCWA and IID would pursue their
33 transfer agreement as a separate project. The means of delivering the transfer water to the
34 SDCWA service area has been identified in the Exchange Agreement between SDCWA and
35 MWD. However, implementation of the Exchange Agreement is subject to the satisfaction of
36 certain conditions, some of which would be satisfied under the Proposed Project. If the
37 Proposed Project was not implemented, other means would have to be found to satisfy those
38 conditions. In a shortage condition, it is uncertain what SDCWA's share of total MWD supplies
39 would be. As a Priority 3a Colorado River source, the IID transfer would maintain a reliable
40 source of water.

1 SDCWA is undertaking the Regional Colorado River Conveyance Feasibility Study to analyze
2 the feasibility of constructing a separate conveyance system to allow IID transfer water to be
3 imported without using MWD's Colorado River Aqueduct. Presumably, if a separate system
4 were found to be feasible, it would be undertaken by SDCWA in the absence of the Proposed
5 Project and would be subject to a separate environmental review at that time.

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12

10.0 ACRONYMS & GLOSSARY OF TERMS

ACRONYMS

ACEC	Area of Critical Environmental Concern
AIRFA	American Indian Religious Freedom Act
AF	Acre-feet
AFY	Acre-feet per year
ARB	Air Resources Board
AWBA	Arizona Water Banking Authority
BCPA	Boulder Canyon Project Act
BLM	United States Bureau of Land Management
BMP	Best Management Practice
CAA	Federal Clean Air Act of 1969
CAAQS	California Ambient Air Quality Standards
CA DHS	California Department of Health Services
Cal-OSHA	California Occupational Safety and Health Administration
CAWCD	Central Arizona Water Conservation District
CCR	California Code of Regulations
CDC	California Department of Conservation
CDCA	California Desert Conservation Area
CDFG	California Department of Fish and Game
CERCLA	Comprehensive Environmental Response, Compensation and Liability Act
CEQA	California Environmental Quality Act
CESA	California Endangered Species Act
CFR	Code of Federal Regulations
cfs	Cubic feet per second

10.0 Glossary

1	CHP	California Highway Patrol
2	CHRIS	California Historic Resource Information System
3	CNEL	Community Noise Equivalent Level
4	CO	Carbon monoxide
5	CRA	Colorado River Aqueduct
6	CRB	Colorado River Board of California
7	CRBPA	Colorado River Basin Project Act
8	CRC	Colorado River Commission of Nevada
9	CRSS	Colorado River Simulation System
10	CVAG	Coachella Valley Association of Governments
11	CVMSHCP	Coachella Valley Multiple Species Habitat Conservation Plan
12	CVSC	Coachella Valley Stormwater Channel
13	CVWD	Coachella Valley Water District
14	CVWMP	Coachella Valley Water Management Plan
15	CY	Calendar Year
16	dB	Decibel
17	dBA	A-weighted sound level
18	DDD	Dichlorodiphenyldichlorethane
19	DDE	Dichlorodiphenyldichloroethene
20	DDT	Dichlorodiphenyltrichlorethane
21	DOF	California Department of Finance
22	DOI	United States Department of the Interior
23	DOT	United States Department of Transportation
24	DTSC	Department of Toxic Substance Control
25	DWA	Desert Water Agency

1	DWR	Department of Water Resources
2	EES	Enhanced Evaporation System
3	EIR	Environmental Impact Report
4	EIS	Environmental Impact Statement
5	EPA	United States Environmental Protection Agency
6	ESA	Endangered Species Act
7	F1	First Generation or Wild-Born
8	HCP	Habitat Conservation Plan
9	hp	Horsepower
10	IA	Implementation Agreement
11	IBWC	International Boundary and Water Commission
12	ICAPCD	Imperial County Air Pollution Control District
13	ID-1	Improvement District No. 1
14	IID	Imperial Irrigation District
15	IIDS	Imperial Irrigation District Decision Support System
16	I-O	Input-output
17	IOP	Inadvertent Overrun Policy
18	ISG	Interim Surplus Guidelines
19	KAF	Thousand acre-feet
20	KAFY	Thousand acre-feet per year
21	kWh	Kilowatt-hours
22	L _{dn}	Day/Night Average Sound Level
23	Leq	Energy-equivalent sound/noise descriptor
24	LOS	Level of Service
25	LROC	Long-Range Operating Criteria

10.0 Glossary

1	MAF	Million acre-feet
2	MAFY	Million acre-feet per year
3	MDAQMD	Mojave Desert Air Quality Management District
4	mgd	million gallons per day
5	mg/L	milligrams per liter
6	MOU	Memorandum of Understanding
7	MSCP	Multi-Species Conservation Program
8	MSHCP	Multiple Species Habitat Conservation Plan
9	msl	Mean sea level
10	MW	Megawatts
11	MWD	The Metropolitan Water District of Southern California
12	MWh	Megawatt-hours
13	NAAQS	National Ambient Air Quality Standards
14	NAGPRA	Native American Graves Protection and Repatriation Act
15	NDEP	Nevada Division of Environmental Protection
16	NEPA	National Environmental Policy Act
17	NHPA	National Historic Preservation Act
18	NIB	Northerly International Boundary
19	NOI	Notice of Intent
20	NOP	Notice of Preparation
21	NO _x	nitrogen oxides
22	NPDES	National Pollutant Discharge Elimination System
23	NRCS	Natural Resources Conservation Service
24	NWR	National Wildlife Refuge
25	O ₃	Ozone

1	OHV	Off-highway Vehicle
2	PEIR	Program Environmental Impact Report
3	PL	Public Law
4	PM10	Particulate matter less than 10 microns in diameter
5	ppb	Parts per billion
6	ppm	Parts per million
7	PPR	Present Perfected Right
8	PRBO	Point Reyes Bird Observatory
9	PVID	Palo Verde Irrigation District
10	QSA	Quantification Settlement Agreement
11	RCPG	Regional Comprehensive Plan and Guide
12	RCRA	Resource Conservation and Recovery Act
13	ROD	Record of Decision
14	ROI	Region of Influence
15	RV	Recreational Vehicle
16	RWQCB	Regional Water Quality Control Board
17	SANDAG	San Diego Association of Governments
18	SCAB	South Coast Air Basin
19	SCAG	Southern California Association of Governments
20	SCAQMD	South Coast Air Quality Management District
21	SDCAPCD	San Diego County Air Pollution Control District
22	SDCWA	San Diego County Water Authority
23	SEI	Southern Energy, Inc.
24	SIB	Southerly International Boundary
25	SIP	State Implementation Plan

10.0 Glossary

1	SLR	San Luis Rey
2	SNWA	Southern Nevada Water Authority
3	SR	State Route
4	SRA	State Recreation Area
5	SSA	Salton Sea Authority
6	SWP	State Water Project
7	SWRCB	State Water Resources Control Board
8	TDS	Total Dissolved Solids
9	TMDL	Total Maximum Daily Load
10	TSCA	Toxic Substances Control Act
11	TSS	Total Suspended Solids
12	U.S.	United States
13	U.S. 95	United States Highway 95
14	USACE	United States Army Corps of Engineers
15	USBR	United States Bureau of Reclamation
16	USDA	United States Department of Agriculture
17	USDA-SCS	United States Department of Agriculture - Soil Conservation Service
18	USFWS	United States Fish and Wildlife Service
19	USGS	United States Geological Survey
20	UWA	California Unified Watershed Assessment
21	VCAPCD	Ventura County Air Pollution Control District
22	VOC	Volatile organic compound
23	WACOG	Western Arizona Council of Governments
24	WMA	Wildlife Management Area
25	WRC	Water Resources Chapter

1 $\mu\text{g}/\text{kg}$ Micrograms per kilogram

2 $\mu\text{g}/\text{m}^3$ Micrograms per cubic meter

3 GLOSSARY OF TERMS

4 acre-foot Volume of water (43,560 cubic feet) that would cover one acre
5 to a depth of one foot.

6 affected environment Existing biological, physical, social, and economic conditions
7 of an area subject to change, both directly and indirectly, as a
8 result of a proposed human action.

9 allocation, allotment Refers to a distribution of water through which means specific
10 persons or legal entities are assigned individual rights to
11 consume pro rata shares of a specific quantity of water under
12 legal entitlements. For example, a specific quantity of
13 Colorado River water is distributed for use within each Lower
14 Division State through an apportionment. The water available
15 for consumptive use in that state is further distributed among
16 water users in that state through the allocation. An allocation
17 does not establish an entitlement; the entitlement is normally
18 established by a written contract with the United States.

19 apportionment Refers to the distribution of water available to each Lower
20 Division state in normal, surplus, or shortage years, as set
21 forth, respectively, in Articles II (B)(1), II (B)(2), and II (B)(3) or
22 the Decree in *Arizona v. California*.

23 backwater A relatively small, generally shallow area of a river with little
24 or no current.

25 benthic Bottom of rivers, lakes, or oceans; organisms that live on the
26 bottom of water bodies.

27 biological opinion Document stating the U.S. Fish and Wildlife Service and the
28 National Marine Fisheries Service opinion as to whether a
29 federal action is likely to jeopardize the continued existence of
30 a threatened or endangered species or result in the destruction
31 or adverse modification of critical habitat.

32 candidate species Plant or animal species not yet officially listed as threatened or
33 endangered, but which is undergoing status review by the
34 Service.

35 Colorado River Basin The drainage basin of the Colorado River in the United States.

10.0 Glossary

1	consumptive use	The total water diversions from the Colorado River, less return
2		flows to the river.
3	critical habitat	Specific areas with physical or biological features essential to
4		the conservation of a listed species and that may require
5		special management considerations or protection. These areas
6		have been legally designated via <i>Federal Register</i> notices.
7	cultural resource	Building, site, district, structure, or object significant in
8		history, architecture, archeology, culture, or science.
9	depletion	Loss of water from a stream, river, or basin resulting from
10		consumptive use.
11	endangered species	A species or subspecies whose survival is in danger of
12		extinction throughout all or a significant portion of its range.
13	entitlement	Refers to an authorization to beneficially consume Colorado
14		River water pursuant to (1) a decreed right, (2) a contract with
15		the United States through the Secretary of the Interior, or (3) a
16		Secretarial reservation of water.
17	eutrophic	A body of water, often shallow, containing high
18		concentrations of dissolved nutrients with periods of oxygen
19		deficiency.
20	flow	Volume of water passing a given point per unit of time
21		expressed in cfs.
22		<i>peak flow</i> – Maximum instantaneous flow in a specified period
23		of time.
24		<i>return flow</i> – Portion of water previously diverted from a
25		stream and subsequently returned to that stream or to another
26		body of water.
27	full pool	Volume of water in a reservoir at maximum design elevation
28	gaging station	Specific location on a stream where systematic observations of
29		hydrologic data are obtained through mechanical or electrical
30		means.
31	headwater	The source and upper part of a stream.
32	hydrology	Science dealing with natural runoff and its effect on
33		streamflow.
34	hydroelectric power	Electrical capacity produced by falling water.

1	Law of the River	As applied to the Colorado River, a combination of federal and state statutes, interstate compacts, court decisions and decrees, federal contracts, an international treaty with Mexico, and formally determined operating criteria.
2		
3		
4		
5	Lead Agency	The agency initiating and overseeing the preparation of an environmental impact statement.
6		
7	Lee Ferry	A reference point marking division between the Upper and Lower Colorado River Basins. The point is located in the mainstream of the Colorado River 1 mile below the mouth of the Paria River in Arizona.
8		
9		
10		
11	Lee's Ferry	Location of Colorado River ferry crossings (1873 to 1928) and site of the USGS stream gage above the Paria River confluence.
12		
13	load	Amount of electrical power or energy delivered or required at a given point.
14		
15	Lower Basin	The part of the Colorado River watershed below Lee Ferry, Arizona; covers parts of Arizona, California, Nevada, New Mexico, and Utah.
16		
17		
18	Lower Division	A division of the Colorado River system that includes the states of Arizona, Nevada, and California.
19		
20	Lower Division States	Arizona, California, and Nevada as defined by Article II of the Colorado River Compact of 1922.
21		
22	megawatt (MW)	One million watts of electrical power (capacity).
23	megawatt hour (MWh)	One million watt-hours of electrical energy.
24	Minute 242	Minute 242, August 30, 1973 of the International Boundary and Water Commission United States and Mexico pursuant to the Mexican Water Treaty. Similar to an amendment.
25		
26		
27	Participating Agencies	California agencies that are affected by the implementation of the QSA, specifically, CVWD, IID, MWD and SDCWA
28		
29	Piscivorous	Habitually feeding on fish.
30	PM ₁₀	Particulate matter less than 10 microns in mean diameter.
31	Present Perfected Rights	With respect to the Colorado River, a water right exercised by the actual diversion of a specific quantity of water, prior to June 25, 1929, the effective date of the Boulder Canyon Project Act.
32		
33		
34		

10.0 Glossary

1	priority	A ranking with respect to diversion of water relative to other
2		water users.
3	quantification period	75-year period that the Implementation Agreement and
4		Quantification Settlement Agreement would be in effect.
5	reach	A specified segment of a stream, channel, or other water
6		conveyance.
7	reserved water	Water “reserved” for use on a national property.
8	riparian	Of, on, or pertaining to the bank of a river, pond, or lake.
9	RiverWare	A commercial river system simulation computer program that
10		was configured to simulate operation of the Colorado River
11		(See Appendix D).
12	salinity	A term used to refer to the dissolved minerals in water, also
13		referred to as total dissolved solids.
14	San Luis Rey Indian Water	Those entities named in PL 100-675, which include La Jolla,
15	Rights Settlement Parties	Rincon, San Pasqual, Pauma, and Pala Bands of Mission
16		Indians, the City of Escondido, Escondido Mutual Water
17		Company (which is no longer in existence) and Vista Irrigation
18		District.
19	Secretary	Secretary of the Interior
20	sediment	Unconsolidated solid material that comes from weathering of
21		rock and is carried by, suspended in, or deposited by water or
22		wind.
23	total dissolved solids (TDS)	A measure of the inorganic or mineral content of water,
24		commonly expressed in milligrams per liter.
25	tributary	River or stream flowing into a larger river or stream.
26	Upper Basin	The part of the Colorado River watershed above Lee Ferry,
27		Arizona; that covers parts of Arizona, Colorado, New Mexico,
28		Utah, and Wyoming.
29	Upper Division	A division of the Colorado River system that includes the
30		states of Colorado, New Mexico, Utah, and Wyoming.
31	watershed	The drainage area upstream of a specified point on a stream.