# 2014-2023 Stream Maintenance Program Manual



Sunny Williams SCVWD 7/3/2014

# 2014 – 2023 STREAM MAINTENANCE PROGRAM MANUAL

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### Acronyms

1B	California Native Plant Society List 1B
A1	Alviso Salt Pond A1
A12	Alviso Salt Pond A12
A16	Alviso Salt Pond A16
A2W	Alviso Salt Pond A2W
A7	Alviso Salt Pond A7
A8	Alviso Salt Pond A8
AB1	Alviso Salt Pond AB1
AB2	Alviso Salt Pond AB2
ACB	Articulated Concrete Blocks
ACHP	Advisory Council on Historic Preservation
AIS	Aerial Information Systems
ANI	Management of Animal Conflicts Best Management Practice
ANSI	American National Standards Institute
ASR	Annual Summary Report
BA	Biological Assessment
BANK/BANK_X	Bank Protection Best Management Practice
BCDC	Bay Conservation and Development Commission
BGEPA	Bald and Golden Eagle Protection Act
BLM	Bureau of Land Management
BMP	Best Management Practice
BO	Biological Opinion
CAS#	Chemical Abstracts Service
CC /CCC	Central Coast/Central California Coast
CCM	Cellular Concrete Mats
CCR	California Clapper Rail
CCR	California Code of Regulations
CDFA	California Department of Food and Agriculture
CDFW	California Department of Fish and Wildlife
CDPR	California Department of Pesticide Regulation
CEO	Chief Executive Officer
CEQA	California Environmental Quality Act
CESA	California Endangered Species Act
CFR	Code of Federal Regulations
CIP	Capital Improvement Project
Cm	centimeter
CNDDB	California Natural Diversity Data Base
CNPS	California Native Plant Society
CSSC	California Species of Special Concern
CWA	Clean Water Act
DBH	Diameter at Breast Height

DFW	Department of Fish and Wildlife
EA	Environmental Assessment
EFH	Essential Fish Habitat
EIR	Environmental Impact Report
EPA	Environmental Protection Agency
ESA	Endangered Species Act
F&G	Fish and Game
FE	Federal Endangered
FEIR	Final Environmental Impact Report
FEMA	Federal Emergency Management Agency
FESA	Federal Endangered Species Act
FMP	Fisheries Management Plan
FONSI	Finding of No Significant Impact
FP	Fully Protected
Fps	Feet per second
FSEIR	Final Subsequent Environmental Impact Report
FT	Federal Threatened
FWCA	Fish and Wildlife Coordination Act
GEN	Pre-project Planning and General Best Management Practice
GIS	Geographic Information System
HM-X	Pesticide Best Management Practice
HWY	Highway
IAWG	Interagency Working Group
IECA	International Erosion Control Association
IPMP	Invasive Plant Management Program
ISA	International Society of Aboriculture
ITP	Incidental Take Permit
Lbs	Pounds
LOS	Level of Service
LTMS	Long-Term Management Strategy
LWD	Large Woody Debris
MBTA	Migratory Bird Treaty Act
MG	Maintenance Guideline
MMPA	Marine Mammal Protection Act
MOA	Memorandum of Agreement
MRP	Municipal Regional NPDES Permit
MSA	Magnuson-Stevens Fishery Conservation and Management Act
N/A	Not Applicable
NEPA	National Environmental Policy Act
NGU	Non-Governmental Organization
	National Historic Preservation Act
	National Marine Fisheries Service
NUAA	National Oceanic and Atmospheric Administration

NPDES	National Pollution Discharge Elimination System
NPW	Notice of Proposed Work
NRHP	National Record of Historic Places
OHG	Overhanging Growth
OHW	Ordinary High Water
OHWM	Ordinary High Water Mark
PBO	Programmatic Biological Opinion
рH	Hydrogen Concentration
PMA	Previously Mitigated Area
QEMS	Quality Environmental Management System
RCD	Resource Conservation District
RD	Road
REVEG-X	Revegetation Best Management Practice
RGP	Regional General Permit
RWQCB	Regional Water Quality Control Board
SAA	Streambed Alteration Agreement
SC	State Candidate
SCCC	South Central California Coast
SCV	Santa Clara Valley
SCVWD	Santa Clara Valley Water District
SCWA	Sonoma County Water Agency
SDR	Sediment Deposition Reaches
SE	State Endangered
SED / SED-X	Sediment Removal Best Management Practice
SF	San Francisco
SFEIR	Subsequent Final Environmental Impact Report
SMHM	Salt Marsh Harvest Mouse
SMP	Stream Maintenance Program
SMP-1	Stream Maintenance Program 2002-2013
SMP-2	Stream Maintenance Program 2014-2023
SP	State Protected
SPD	Standard Operating Procedures for Determination (of Mitigation Ratios, ACOE)
Sq ft	Square feet
SR	State Rare
SRA	Shaded Riverine Aquatic
Ssp	Subspecies
ST	State Threatened
SWRCB	State Water Resources Control Board
TMDL	Total Maximum Daily Load
UC	University of California
UPRR	Union Pacific Railroad
US	United States
USACE/ACOE	U.S. Army Corps of Engineers

USC	United States Code
USDA	United States Department of Agriculture
USEPA	United States Fish and Wildlife Service
USFWS	United States Fish and Wildlife Service
UTC	United Technologies
Var	variety
VEG-X	Vegetation Best Management Practice
VHP	Valley Habitat Plan
WDR	Waste Discharge Requirements
WPCP	Water Pollution Control Plant

### **GLOSSARY OF SIGNIFICANT TERMS**

100-Year Flood	Flood of a magnitude with an expected recurrence of once in 100 years. Synonymous with 1 percent flood.
Adaptive Management	A dynamic process that recognizes that the future cannot be perfectly predicted. In response to imperfect predictions, planning and management strategies are modified as better information becomes available. It is a continuous improvement process whereby monitoring and analysis of the results of past actions are fed back into the current decision-making process.
Anadromous	A term used to describe the life history characteristics where fishes move from saltwater to freshwater to lay eggs. The juvenile fish then move from freshwater to saltwater to grow and mature.
Annual Work Plan	The stream maintenance work indentified through field inspections. Specific information, such as location, size, and type of work activity is provided in the Annual Work Plan.
Appurtenant Structures	Structures, such as storm outfalls, stream gages, trash racks, flap gates, tide gates, vaults, bridges, wing walls, and headwalls that are associated with channels
Aquatic Vegetation	Plants growing in water.
Avoidance	Strategies for the planning, design, maintenance, and operation of District facilities which avert environmental impacts.
Bank Stabilization	Bank stabilization involves any action by the District to repair and prevent erosion of stream banks.
Bank Repair	Maintenance of banks that are eroding or are unstable.
Bankfull	The river elevation (stage) at which time the most effective geomorphic work occurs. This is also referred to as the dominant discharge and is the stage that generally corresponds to a flow event with a 1-2 year recurrence interval.
Bankfull Elevation	The point where the normal channel meets the floodplain, the elevation at the top of the channel banks.

Bed	The bottom of a body of water, such as a stream.
Bench	A flat or sloped area adjacent to a stream channel (also known as a terrace).
Berm	A raised area of earth acting as a temporary or permanent levee.
Best Management Practice (BMP)	An activity, procedure, or other standard management and work practice that provides the most effective means of preventing or reducing pollution or other negative environmental consequences. BMPs are incorporated into project activities to avoid and minimize environmental impacts.
Biological Monitor	A biological monitor is an individual who shall have academic and professional experience in biological sciences and related resource management activities as it pertains to this project, experience with construction-level biological monitoring, be able to recognize species that may be present within the project area, and be familiar with the habits and behavior of those species.
Biotechnical	A method of bank stabilization emphasizing the incorporation of soft structures (e.g., vegetation). See "Soft Structures."
Box Culvert	A water channel in the shape of a rectangular concrete box.
Bypass Structures	On construction sites, a generic term for any type of structure(s) used to pond water and convey it around a work site (e.g., cofferdams, bypass pipes, channels).
California Environmental Quality Act (CEQA)	The California Environmental Quality Act is California Public Resources Code Sections 21000 et seq. CEQA establishes a duty for public agencies to avoid or minimize environmental damage where feasible, recognizing that a public agency has an obligation to balance a variety of public objectives, including economic, environmental, and social factors. CEQA is intended to facilitate the disclosure of the significant environmental effects of proposed activities to decision-makers and the public, the identification of ways to avoid or reduce environmental damage, and the prevention of environmental damage by requiring the implementation of feasible alternatives or mitigation measures.
Capital Improvement Project CIP)	For the purposes of the Stream Maintenance Program, a large flood control construction project that affects the flood

	conveyance capacity of the stream. These projects are not considered routine stream maintenance.
Channel	Creeks and canals. A natural stream that conveys water; a ditch or channel excavated for the flow of water. The area where water is concentrated to flows across the landscape. Channels include creeks, ditches, and canals, but does not include culverts, pipes, and other closed structures.
Channel Stabilization	Any action by the District to repair and prevent scouring or downcutting of stream beds
Clean Water Act	Federal Water Pollution Control Act of 1973.
Co-dominant	Equal in size and relative importance, usually associated with either the trunk/stems or scaffold limbs/branches in the crown (Matheny and Clark 1994).
Compensatory Mitigation	The restoration (re-establishment or rehabilitation), establishment (creation), enhancement, or preservation of resources to replace those resources impacted by maintenance activities.
Culvert	Any covered structure not classified as a bridge, which conveys a waterway under a road or other area.
Cut-Stump Treatment	Elimination of woody vegetation by cutting at ground level and treating the cambium, or outer most plant tissue, with a concentrated, systemic herbicide.
Debris Basin	A depression formed by the construction of a barrier or dam built at a suitable location to retain rock, sediment, plant material, and the like, which can be conveyed along steep hillside streams during high flows. Usually placed in hillside areas where access is better for removing sediment, generally prior to entering urbanized reaches (see also "Sediment Basin").
Degradation	Process of a channel lowering its elevation through increased erosion, channel bed scour, or down-cutting. A type of fluvial geomorphic instability.
Design Capacity	The amount of water a channel was planned to carry.
Design Flood	The maximum calculated discharge intended to be conveyed in the design of a capacity-constructed channel. The maximum level of flood protection used as a design criterion in the design of a constructed or improved channel or waterway.

Designated Individual	A non-biologist who has been trained by a Wildlife Biologist and shown proficiency in carrying out specific tasks in support of this standard method.
Diameter at Breast Height (dbh)	A tree trunk diameter is measured by the standard diameter at breast height (dbh) or approximately 4.5 feet above ground level.
Drop Structure	A structure designed to convey flows over a vertical distance from a higher to a lower elevation.
Emergency	A situation is considered an "emergency" if it is a sudden, unexpected occurrence involving a clear and imminent danger that demands immediate action to prevent or mitigate loss of or damage to life, health, property, or essential public services (Public Resource Code Section 21060.3).
Enhancement	The manipulation of a site or feature to heighten, intensify, or improve the resource. Enhancement results in a selective gain in function and or value. Enhancement does not result in a gain in resource area.
Environmental Impact Report (EIR)	A document prepared under CEQA to describe a project that has impacts on the environment which requires a public agency to make findings and if feasible to mitigate those impacts.
Ephemeral	Creek that only flows for short periods of time during or immediately following a rain event.
Erosion	The detachment and movement of soil and rock fragments by water and other geological agents, which results in the wearing away of the land. When water is the eroding agent, erosional processes include sheet and rill erosion, gully erosion, and channel erosion.
Establishment	Creation. The manipulation of a site to develop resource functions and values that did not previously exist at a site. Establishment results in a gain in resource area.
Fish Ladders	A structure to enable fish traveling upstream, against the flow of water, to span a large vertical distance in a series of gradual steps. Used at dams or other in-stream barriers.
Flood Capacity	The flow or volume of water a channel can carry. Capacity is dependent on cross-sectional area and frictional components (e.g., channel vegetation).
Flood Control Facility	For the purposes of the Stream Maintenance Program, any watercourse, whether natural or man-made, in which water
Santa Clara Valley Water District	Glossary-4 Stream Maintenance Program 2013-2024

	does or may flow and which is under ownership or controlled by the District for flood control purposes.
Floodplain	The relatively flat area extending from the top of a creek bank away from a creek which may be inundated occasionally during high water events.
Fluvial	Pertaining to rivers.
Habitat	The area with a combination of resources and environmental conditions that promotes occupancy of a given species and allows those individuals to survive and reproduce.
Habitat Conservation Plan (HCP)	Plans under the Endangered Species Act (ESA) negotiated between the federal government and private landowners or state and local governments. These plans are designed to allow landowners to receive a federal permit to unintentionally harm listed species in the course of completing projects. In exchange for a permit, landowners agree to pursue specific management protections for threatened and endangered species.
Hard Structures	A type of bank stabilization structure incorporating rock, rip rap, sack concrete, mattresses, or concrete.
Hardscape	Concrete, rock, gabions, or other permanent, hard surface channel or bank treatment. Refers to designs that utilize predominantly hard structures and are generally incapable of supporting vegetation (see "Softscape," "Hybrid" and bank stabilization table).
Hazard Tree	The combination of a failure of a tree or part of a tree with the presence of an adjacent target. A hazard does not exist if there will not be an impacted target. Excluded from SMP coverage.
Herbaceous Vegetation	Non-woody vegetation which includes grasses, broadleaf weeds, cattails, bulrushes, annuals, biennials, and perennials.
Herbicide	A chemical agent used to kill plants or inhibit plant growth.
Hybrid	For purposes of the SMP Update, refers to bank stabilization projects that consist of a combination of hard and softscape (see "Hardscape," "Softscape," and bank stabilization table).
Hydraulic	Of or pertaining to the scientific or technical study of the static and dynamic behavior of fluids. Fluvial hydraulics is an engineering discipline geared toward the physics of

HydrologyHydrology is the science (or study) of water in the environment with a focus on the circulation and distribut of water as expressed in the hydrologic cycle or water balance.HydroseedA process for revegetation of areas with plant seeds.	on
Hydroseed A process for revegetation of areas with plant seeds.	
Often mixed with fertilizer, straw mulch, a binding agent, and green dye.	
ImpactSee "Significant Environmental Impact." A strong effect an action that leads to a change of condition.	of
Impervious Hardscape Paved areas such as streets and sidewalks, other developed areas, or bank stabilization methods which a impenetrable to water.	e
In-channel For the purposes of SMP-2, in-channel is the: inboard levee toe to the opposite inboard levee toe; where there not a levee, inboard toe of the stream, ordinarily associated with "channel bottom"; or below bankfull. See Glossary cross-section diagram.	is ;
Invasive Plant A plant species that may reproduce rapidly and has the ability to spread aggressively outside its natural range.	
Invasive Species A plant or animal that aggressively spreads outside its native range.	
Invert The lowest point of the internal cross section of a pipe, culvert, or channel; the elevation of the bottom of the channel (see "instream").	
Lateral BranchA limb or secondary trunk of a tree or shrub arising from larger limb or trunk.	а
Levee An embankment constructed to prevent a river or stream from flowing across adjacent lands.	1
Listed Species A species that is formally designated as endangered or threatened or rare by the state or federal Endangered Species Acts.	
Low-Flow ChannelA section of stream that carries the more frequent, periodic streamflows.	

Maintenance Guidelines	Engineering standards developed for each District flood control facility that will give guidance on maintenance requirements for flood control capacity. The guidelines may include design information, historical information, or special requirements for a reach of channel.
Mean High Water (MHW)	In San Francisco Bay, there are two high tides each day, usually with different elevations. Mean High Water is defined as the average height of both of these two tides.
Mitigation	Action taken by the District to fulfill CEQA/NEPA permit requirements and court-mandated mitigation to avoid, minimize, rectify, or reduce adverse environmental impacts, or to compensate for the impact(s) by replacing or providing substitute resources or environments.
Modified Channel	A waterway in which channels have been substantially altered from historical conditions.
Modified Channel With Ecological	<b>Value</b> A Modified Channels with Ecological Values type includes channels significantly altered from historical conditions but also having features such as closed canopy riparian woodland, and/or being known to support special-status species.
Multi-Stem	A tree or shrub with a root ball and multiple trunks or stems. This may occur at ground level or several feet above ground.
Natural Flood Protection	A multiple-objective approach to providing environmental quality, community benefit and protection from creek flooding in a cost effective manner through integrated planning and management that considers the physical, hydrologic, and ecologic functions and processes of streams within the community setting.
Non-Native Vegetation	Any vegetation that, under natural conditions, does not originate within the ecosystem in which it is found
Non-Jurisdictional	Areas outside permitting authority of a resources agency.
Obstruction	Material or objects which impede a facility from operating appropriately.
Ordinary High Water (OHW)	In non-tidal area, the highest level of water in a channel reached by commonly experienced flows. Defines the limit of the U.S. Army Corps of Engineers jurisdiction.
Outfall	The end of a pipe or culvert that delivers local drainage into a creek. Features associated with an outfall structure may include erosion control materials, such as rip rap t or

	an energy dissipater below the culvert. A flap gate, may also be part of the outfall structure.
Policy	Statement by the Board of Directors describing a condition or course of action.
Post-Emergent Herbicide	A herbicide designed to control target plant material after it has sprouted or following a dormant period. Post- emergents control plants by disrupting various growth mechanisms.
Pre-Emergent Herbicide	A herbicide designed to control target plant material prior to germination. Pre-emergents are applied to the soil surface to prevent germination and growth of seeds in the upper soil strata.
Preservation	The setting aside of existing site to protect or prevent a decline of a resource through legal or physical mechanisms. Preservation does not result in a gain of resource area or function.
Preventive Maintenance (PM)	Work conducted before conditions change to avoid facility degradation.
Program	A program is a series of actions that can be described at a general level of detail. Programs include agency plans, policies, or regulatory programs.
Project Area	The area within the District that is subject to routine maintenance. The SMP area contains the creeks and channels below the 1000 foot elevation contour.
Protocols	An established set of ground rules or procedures governing routine stream maintenance activities.
Qualified Biologist	A qualified biologist is an individual who shall have a minimum of five years of academic training and professional experience in biological sciences and related resource management activities with professional training or demonstrable experience with the special-status species for which surveys are required.
Reach	A subdivision of a drainage system consisting of a discrete portion of a channel.
Re-establishment	Manipulation of a site with the goal of returning natural/historic functions. Re-establishment results in rebuilding former resources and results in a gain in resource area and function.
Regrowth	The growth of vegetation following the trimming or removal.
Santa Clara Valley Water District	Glossary-8 Stream Maintenance Program 2013-2024

Rehabilitation	Manipulation of a site with the goal of repairing natural/historic functions. Rehabilitation results in a gain in resource function, but does not result in a gain in resource area.
Repair	For the purposes of the Stream Maintenance Program, repair refers to maintenance of bank stabilization structure with in-kind and/or in-place materials.
Restoration	The returning of the natural/historic functions and values to a former or degraded site. Restoration includes both re- establishment and rehabilitation.
Revetment	A term used to describe any number of hard structures used in bank stabilization.
Riprap	Loose rock or concrete of varying size, typically brought to a site. Used to protect channel banks from scouring forces.
Riparian	Located along the edge of a channel, generally on the floodplain. Characterized by access to and influence of the channel, but not in it. A riparian zone or riparian area is the interface between land and a river or stream
Riparian Corridors	Refers to a biological zone dominated by riparian vegetation immediately next to a channel.
Riparian Vegetation (or Habitat)	Riparian habitat is composed of the trees and other vegetation and physical features normally found on the stream banks and flood plains associated with streams, lakes, or other bodies of water. (http://www.wcb.ca.gov/Riparian/)
Rootwad	A tree stump (dead or alive) with attached roots.
Routine Stream Maintenance	Routine stream maintenance includes four major activities, as follows: (1) sediment removal activities that are designed to restore the flood capacity of existing District channels or associated features (e.g., tide gates), (2) vegetation management in and around the District's channels, including removal of vegetation for access and fire control, (3) bank stabilization activities necessary to protect District or other facilities, and (4) management of animal conflicts. Routine stream maintenance also includes more minor maintenance activities, such as trash removal; fence work; access road maintenance; repair of structures with in-kind materials within the same footprint (such as replacement of concrete linings, culverts, pipes, valves, or similar structures); cleaning and minor sediment removal at stream gages, outfalls, flap gates, tide gates, fish ladders; and graffiti removal.

Ruderal	Vegetation containing mostly introduced, weedy herbaceous species; "disturbance loving" species. Common in disturbed areas, along roadsides or vacant lots.
Runoff (Surface)	The flow of water across the land surface and in stream channels. Occurs only after the local storage capacity or infiltration rate of the landscape has been exceeded and includes both overland flow and streamflow.
Salmonid	Any member of the fish family Salmonidae.
Scour	The clearing and digging action of flowing air or water, especially the downward erosion caused by steam water in removing material (e.g., soil, rocks) from a channel bed or bank or around in-channel structures.
Secondary Channel	For purposes of the SMP, secondary channels are constructed features of a main channel that are designed with flood conveyance or maintenance purposes. These channels often have maintenance requirements that are different than the main channel and are therefore specifically managed and reported separate from the main channel.
Section 404	Refers to a section of the Clean Water Act establishing a permit program for the discharge of dredged or fill materials into Waters of the United States.
Sediment	Particles derived from rocks or biological materials that have been transported by a fluid, or solid material suspended in or settled from water.
Sediment Basin	A depression formed by the construction of a barrier or dam built at a suitable location to retain rock, sand, gravel, silt, or other material. In SCVWD, these basins also are commonly called "Debris Basins."
Sediment Load	The sediment that is in transport. Load is a general term that refers to material in suspension and/or transport. It is not synonymous with discharge.
Sediment Removal	The act of removing sediment deposited within a stream.
Sensitive Habitat	A general term used to characterize habitats that either support sensitive species (listed species, species proposed for listing, and species of special concern) or are designated as a sensitive natural community in local or regional plans, policies, regulations, or by the CDFG or the U.S. Fish and Wildlife Service.

Sensitive Species	A general term for plants or animals on a state or federal threatened, endangered or rare species lists, species proposed for listing, and species of special concern.
Shaded Riverine Aquatic Habitat (	<b>SRA)</b> The aquatic area occurring along the edge of a channel where the adjacent bank is composed of natural materials and supports riparian vegetation that overhangs or protrudes into the water and filters or blocks direct sunlight into the water.
Shear Stress	The force tending to cause deformation of a material by slippage along a plane or planes parallel to the imposed stress.
Shrub	Woody plant smaller in height than a tree (less than approximately 16 feet [5 meters] at maturity.
Significant Rainfall	Local rainfall 0.5 inches or greater within a 24-hour period in the subject watershed.
Soft Structures	A type of bank stabilization structure incorporating biological materials, such as seeds, plants, plant parts (e.g., root wads), or a combination of vegetation and inert materials (e.g., brush mats/sills, wattles, fascines, or branch packing/layering).
Softscape	Earth channel or levees, either natural or modified. Also refers to "soft forms of bank stabilization" such as root wads, log structures, etc. (see "hardscape," "hybrid," and bank stabilization table.
Spawning Gravel	Rocks and pebbles deposited in stream beds that are just the right size for anadromous fish to move about as they lay their eggs.
Station	Station is a standard channel location system. Distances are measured from the mouth of creeks or from the confluence of a tributary heading upstream. Distance is measured in feet,. For example, station 43+56 would be a point 4,356 feet upstream from the mouth of the channel.
Stewardship	To entrust the careful and responsible management of the environment and natural resources to one's care for the benefit of the greater community.
Stream	For the purposes of the Stream Maintenance Program, "streams" are defined as the natural watercourses and modified channels within the District's jurisdiction. In this Program, streams include both the waterway and its immediate geographical corridor, including riparian corridors.
Santa Clara Valley Water District	Glossary-11 Stream Maintenance Program 2013-2024

Stream Maintenance Program	The policies, methods, processes, documents and activities associated with routine management and repair of streams reaches under the jurisdiction of the Santa Clara Valley Water District and below 1000 ft.
Stream Maintenance Project	For the purposes of the Stream Maintenance Program, a project is the whole of a set of routine stream maintenance actions that are along the same channel reach. A project has a specific location, duration, and purpose.
Streambed	The part of a stream over which a column of water moves.
Sudden Oak Death	Sudden Oak Death is the common name of a disease caused by <i>Phytophthora ramorum</i> . The disease kills oak and other species of tree.
Surfactants	A shorthand term for surface-active agent, which are chemicals that modify surfaces of two liquids or a liquid and a solid. In the context of the Stream Maintenance Program, surfactants are used in combination with herbicides to increase the retention and penetration of herbicides on and into plants.
Take (of a Listed Species)	To harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect a listed species or its habitat, or to attempt to engage in any such activity.
Terrace	A flat or slightly sloped area adjacent to a stream channel
Thalweg	Main channel in the creek.
Тое	The base of a slope.
Tree	A woody plant that typically has one dominant vertical trunk and a height greater than approximately 16 feet (5 meters) in its natural form.
Trimming	The removal of branches of a plant, usually a woody perennial.
Turbidity	The cloudiness of water, caused by suspended sediment. Turbidity is measured by the degree to which light penetration is blocked because the water is muddy or cloudy.
Unavoidable Impact	An unavoidable impact would occur if specific economic, social, legal, technical, or other considerations make mitigation measures or alternatives for the impact of a project infeasible. When such impacts are considered "significant," to support its decision on a project for which
Santa Clara Valley Water District	Glossary-12 Stream Maintenance Program

	an EIR was prepared, a Lead Agency must prepare written findings the identify that either: (1) changes to the project are within another agency's jurisdiction and have been or should be adopted, (2) specific economic, social, legal, technical, or other considerations make mitigation measures or alternatives infeasible (State CEQA Guidelines Section 15091). In addition, the Lead Agency must adopt a Statement of Overriding Considerations which describes how the benefits of the project outweigh the unavoidable adverse environmental effects (State CEQA Guidelines Section 15092, 15096(h)).
Unmodified Channel	Channels that generally are unchanged from historic conditions. Unmodified channels may have small areas of modification, including bridges, outfalls, culverts, gauges, or other appurtenant structures.
Unvegetated	Areas containing either no, or only ruderal, vegetation.
Upland	Areas above the normal reach of streams or rivers and characterized by non-wetland vegetation.
Upper Watershed	Generally, the steeper portion of a watershed, above reservoirs and above urban areas.
Velocity	Speed with which water flows in a channel.
Vegetation Management/Removal	Removal of vegetation in and adjacent to creeks to maintain the ability of channels to function as flood control facilities. In addition, vegetation is removed to meet local fire code requirements and to reduce combustible weeds and grasses on property adjacent to the streams within the District's jurisdiction. The control of invasive non-native vegetation is another purpose for which the District undertakes vegetation control. Vegetation management can be accomplished through mowing, hand pruning, hand removal, or herbicide applications (depending on the environmental conditions of the site).
Vegetation Management/Removal	Removal of vegetation in and adjacent to creeks to maintain the ability of channels to function as flood control facilities. In addition, vegetation is removed to meet local fire code requirements and to reduce combustible weeds and grasses on property adjacent to the streams within the District's jurisdiction. The control of invasive non-native vegetation is another purpose for which the District undertakes vegetation control. Vegetation management can be accomplished through mowing, hand pruning, hand removal, or herbicide applications (depending on the environmental conditions of the site). A legal mechanism of the state and regional Water Quality Control Boards to regulate discharges of dredge or fill materials.
Vegetation Management/Removal Waste Discharge Requirement Waters of the United States	Removal of vegetation in and adjacent to creeks to maintain the ability of channels to function as flood control facilities. In addition, vegetation is removed to meet local fire code requirements and to reduce combustible weeds and grasses on property adjacent to the streams within the District's jurisdiction. The control of invasive non-native vegetation is another purpose for which the District undertakes vegetation control. Vegetation management can be accomplished through mowing, hand pruning, hand removal, or herbicide applications (depending on the environmental conditions of the site). A legal mechanism of the state and regional Water Quality Control Boards to regulate discharges of dredge or fill materials. Tidal waters, all interstate waters, including wetlands, and all other waters including tributaries to streams and rivers which could involve interstate or foreign commerce.

Weir	A dam, wall, screen, or other structure in a waterway for the purpose, diverting, screening, or measuring water.
Wetlands	Those areas that are inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetland is characterized by having the appropriate plant species (dependant on or capable of surviving root saturation), the appropriate hydrology (predictable saturation), and soils reflecting saturation and periodic anaerobic conditions.
Winterization	Winterization is the process to temporarily or permanently close a work site and prepare it for winter storm flows.
Woody Vegetation	Live vegetation having a stiff trunk or branch structure that is inflexible and does not bend over in flows. Typical vegetation types include trees and large shrubs.
Work Sites	The locations where maintenance activities occur.



### **CHAPTER 1: INTRODUCTION**

The Santa Clara Valley Water District (District or SCVWD) is the largest multi-purpose water supply, watershed stewardship and flood management special district in California. The SCVWD serves nearly two million people in Santa Clara County by providing a reliable and safe supply of water; enhancing streams and watersheds through creek restoration and habitat protection; providing flood protection for homes, schools and businesses; and partnering with other agencies to provide trails, parks and open space for community recreation.

As the primary water resources agency for Santa Clara County, the SCVWD encompasses all of the county's 1,300 square miles, providing services to the cities of Campbell, Cupertino, Gilroy, Los Altos, Los Altos Hills, Los Gatos, Milpitas, Monte Sereno, Morgan Hill, Mountain View, Palo Alto, San Jose, Santa Clara, Saratoga and Sunnyvale as well as the unincorporated areas of the county.

The SCVWD's multiple purposes enable it to use a comprehensive regional approach to water resources management and environmental protection that would not be possible if its services were fragmented among several agencies. The SCVWD's Board of Directors (Board) has developed policies that establish the SCVWD's mission as well as goals and outcomes to be achieved for the good of the public. The mission of the SCVWD is to:

## Provide Silicon Valley with safe, clean water for a healthy life, environment, and economy.

The SCVWD's Ends Policies describe the accomplishments that the Board wants to achieve for its customers. These include projects that will continue to provide a safe, reliable source of water; flood control management; and environmental stewardship. The Chief Executive Officer (CEO) directs SCVWD staff in interpreting these policies and aligns resources to carry them out.

The Stream Maintenance Program (SMP or Program) provides the framework that balances effective and efficient maintenance of SCVWD's waterways with anticipated impacts on the environment. This balanced approach enables the SCVWD to fulfill its mission within the SMP's environmental parameters.

The SMP is a long-term and ongoing SCVWD program, initially developed in 2001 to define and improve the management and maintenance of flood control channels and streams under the SCVWD's authority. The SMP establishes programmatic guidance for the SCVWD's routine facility maintenance activities to facilitate avoidance and minimization of environmental impacts. The SMP also provides the organizational framework to oversee routine maintenance activities, keeping the Program compliant with the terms and conditions of its permits.

The SMP Manual is updated periodically by the SCVWD, in collaboration with the permitting agencies, to address permitting renewals, environmental conditions, or changing maintenance needs. The SMP Manual defines the overall maintenance program and describes the authorized maintenance activities, regulatory framework, annual maintenance planning process, impact avoidance measures, best management practices (BMPs), mitigation activities, and program management actions. This updated 2014 SMP Manual provides current information about maintenance activities, work locations, impact avoidance measures, and mitigation approaches. Agency-specific terms and conditions for SMP implementation are described in the Program

permits. The SMP permits should be consulted for additional information regarding agencyspecific requirements, particularly those pertaining to notification and compensatory mitigation requirements, including mitigation monitoring, success criteria, and reporting.

The SMP Manual is intended for use by SCVWD maintenance staff, engineers, and resource managers, as well as by environmental regulatory agency staff and other watershed stakeholders. The SMP Manual provides a description of the activities that will be conducted as part of the Program, as permitted by the relevant regulatory agencies.

The SMP and Final Environmental Impact Report that were adopted in 2001 (2001 FEIR) used a 20-year planning horizon to evaluate cumulative impacts. This 2013 SMP Manual addresses the second 10-year period of the Program (from 2014 through 2023) and wholly replaces the previous Program Summary Requirements and supporting documents. The evaluation of SMP environmental impacts for the second 10-year period was addressed through a Final Subsequent Environmental Impact Report (FSEIR), developed in compliance with the California Environmental Quality Act (CEQA) and certified by the SCVWD's Board in 2012.

The SMP is envisioned to be flexible, subject to periodic revisions that reflect improved understanding of resource conditions, maintenance technologies, and management practices over time.

This introductory chapter describes the Program's goals, objectives, and principles, general activities, work history, and work area.

#### 1.1 Goals and Objectives

#### 1.1.1 Program Goals

The SMP activities are designed to meet two primary Program goals.

- 1. Maintain the flow conveyance capacity of SCVWD channels and facilities, and
- 2. Maintain the structural and functional integrity of SCVWD facilities.

The SCVWD aims to maintain the flow conveyance capacity of a channel, creek, or other flood management facility to the designed conveyance capacity. In the event that a facility does not have a designed capacity or the designed capacity is unknown or uncertain, then the SCVWD maintains the channel, creek, or facility to an appropriate capacity to reduce the risk of flooding. Section 3.6, Maintenance Guidelines, provides additional information about the criteria and thresholds that the SCVWD will use to determine when maintenance is necessary.

#### 1.1.2 **Program Objectives**

The following objectives will be used to meet the Program goals:

- 1. Remove sediment for flow conveyance and safety while maintaining the habitat functions of creek systems;
- 2. Manage vegetation for flow conveyance and safety while maintaining the habitat functions of the creeks, channels, and other SCVWD facilities, and to allow levee inspections and maintenance access;

- 3. Stabilize stream and channel beds and banks to protect existing infrastructure, maintain public safety, reduce sediment loading, protect water quality, and protect habitat values; and
- 4. Avoid, minimize, or mitigate impacts on the environment by identifying when maintenance work is necessary and incorporating stream stewardship measures to further reduce potential impacts and enhance conditions where possible.

#### 1.2 Program Principles

SMP principles are to be followed so that natural resources are protected to the maximum extent feasible during all work conducted under the SMP. Program-specific BMPs have been developed to implement these principles. A list of the BMPs is provided in Attachment F. The SMP principles also are to be used to identify and prioritize work activities and guide maintenance work decision-making. The SMP principles are framed to address Program objectives and comply with the SCVWD's Ends Policies (Section 1.3).

- Principle 1: The District will implement all SMP activities according to the methods and protocols described in the 2013 Program Manual, 2012 FSEIR, the SMP-2 permits, and other Program supporting documentation.
- Principle 2: The District's decisions regarding the necessity of sediment removal and vegetation management activities will be made to restore established or calculated channel flow capacities. Maintenance Guidelines (Section 3.6) will be used to direct sediment removal and vegetation management activities according to specific thresholds and criteria. Where Maintenance Guidelines have not yet been updated or developed, sediment and vegetation management activities will follow the criteria and thresholds identified in Chapter 3, Maintenance Planning and Impact Avoidance.
- Principle 3: The District will implement measures to avoid or minimize impacts on natural resources, including native species and their habitats.
- Principle 4: The District will perform all maintenance activities in a manner that lessens impacts on the natural flora, fauna, and aquatic resources while meeting Program objectives.

#### **1.3 Ends Policies (Board of Directors Established)**

#### E-1 Mission and General Principles

The mission of the District is to provide Silicon Valley safe, clean water for a healthy life, environment, and economy.

Maintenance of the creeks under the SMP is an integral part of the mission, which combines work needed for comprehensive and efficient management within the context of environmental requirements.

# *E-2* Water Supply: There is a reliable, clean water supply for current and future generations.

- Goal 2.1 Current and future water supply for municipalities, industries, agriculture and the environment is reliable.
  - Objective 2.1.1 Aggressively protect groundwater basins from the threat of contamination and maintain the groundwater basins for reliability.
  - Objective 2.1.2 Protect, maintain, and develop local water.

## *E-3* Natural Flood Protection: There is a healthy and safe environment for residents, businesses, and visitors, as well as for future generations.

- Goal 3.1 Natural flood protection for residents, businesses and visitors.
  - Objective 3.1.1 Balance environmental quality and protection from flooding in a cost effective manner.
  - Objective 3.1.2 Preserve flood conveyance capacity.

# E-4 Water Resources Stewardship: There is water resources stewardship to protect and enhance watersheds and natural resources and to improve the quality of life in Santa Clara County.

Goal 4.1 Healthy creek and bay ecosystems.

Objective 4.1	.1	Balance water supply, flood protection and environmental stewardship functions.
Objective 4.1	.2	Improve watersheds, streams, and natural resources.
Objective 4.1	.3	Promote awareness of creek and bay ecosystem functions.
Goal 4.2 Cl	ean, safe	water in creeks and bay.
Objective 4.2	.1	Preserve or improve surface and ground water quality for beneficial uses.
Objective 4.2	.2	Promote awareness of water quality and stream stewardship.
Goal 4.3 Im sp	nproved q bace and	uality of life in Santa Clara County through trails, open water resources management.
Objective 4.3	.1	Support additional trails, parks and open space along creeks and in the watersheds when reasonable and appropriate.
Objective 4.3	.2	Reduce greenhouse gas emissions when reasonable and appropriate.

The SMP is intended to authorize routine work needed to preserve flood conveyance capacity. The SMP integrates the guiding principal of protective resource management directly into its activities. Program elements are designed to avoid, minimize, or mitigate potential impacts in balance with the need to conduct work in streams to carry out the District's mission.

#### 1.4 **Program Overview**

#### 1.4.1 General Applicability

The SMP applies to all of the SCVWD's routine stream maintenance activities. These activities are grouped into five categories: vegetation management, sediment removal, bank stabilization, management of animal conflicts, and minor maintenance.

Routine stream maintenance is defined as the SCVWD's generally anticipated and expected annual work activities, as described in this Manual and the 2012 FSEIR. As further described in Chapter 3, Maintenance Planning and Impact Avoidance, routine stream maintenance includes activities and procedures that are conducted to the SCVWD's standards, performed regularly and often repeatedly. Routine maintenance activities occur within the SMP Program area (Figure 1-1) below the 1,000-foot elevation contour and along approximately 800 miles of creek and related facilities. Routine activities may include a wide variety of levels of work, based on annual rainfall, stream flow, and growth of vegetation. Infrequently, maintenance activities may occur on sites other than those owned by the SCVWD; such work would be authorized by the SCVWD's Board to achieve the goals of this Program.

The SCVWD developed maintenance activity projections for the 2002–2012 and 2014–2023 Program periods to estimate activity types, work site locations, work site sizes, and the frequency for anticipated maintenance activities. The activity projections were developed by an interdisciplinary SCVWD team who were familiar with and responsible for conveyance requirements of the creeks. The 2014–2023 maintenance activity projections were used as a basis to evaluate potential environmental impacts for the 2014 SMP activities that are permitted within the Program area, as long as they do not result in significant environmental effects substantially different than those evaluated for the Program as a whole, described in the 2012 FSEIR. Chapter 2, Environmental Agencies and Regulatory Framework, describes the Program's regulatory framework and permitting requirements in detail.


#### 1.4.2 General Exclusions

The SMP does not include the following stream maintenance activities:

- 1. Emergency repair work;
- 2. Maintenance work that would increase the flow conveyance or water supply capacity of a facility beyond the designed conveyance channel capacity (as-built design);
- 3. Maintenance work in stream reaches that are above the 1,000-foot elevation contour (areas typically above reservoirs);
- 4. Maintenance work for dams, reservoirs, and other water supply facilities, such as canals, pipelines outside of stream corridors, groundwater percolation ponds, and instream summer dams;
- 5. Installation of new or major modification of fish ladders;
- 6. Maintenance work conducted on private property by owners or other agencies;
- 7. Maintenance work performed by other agencies;
- 8. Maintenance work for large construction projects or Capital Improvement Projects (CIPs); and
- 9. Area-wide, intensive maintenance, or rehabilitation of large (greater than 0.05 acre) areas, implemented as part of CIPs that have persisted beyond the Establishment Period (period of time until the plant is self-sustaining).

#### 1.4.3 Stream Maintenance Activity Descriptions

#### Vegetation Management

Vegetation management is intended to maintain the flow conveyance, flood management, and fire safety of SCVWD's channels and lands. Vegetation management includes trimming, thinning, or removing vegetation that causes flow blockages, traps debris, or significantly increases hydraulic roughness, thereby reducing channel conveyance capacity. Vegetation management also reduces fuel loads to achieve fire safety, preserves levee integrity, and provides access to SCVWD facilities. Vegetation management methods include pruning, hand or mechanical removal, herbicide application, mowing, flaming, and grazing. Vegetation management activities occur along creeks or at stream gauges.

#### Sediment Removal

Sediment removal is the act of mechanically removing sediment that has deposited within a channel. Sediment removal is required when accumulated sediment reduces a channel's flow conveyance capacity, prevents facilities or appurtenant structures from functioning as intended, or impedes fish passage and access to fish ladders. Sediment is removed to assist a channel to convey flow and minimize the flood hazard according to the existing channel design (where available). Sediment removal under the SMP does not include increasing a channel's flow conveyance capacity beyond the maintenance baseline, as defined in section 3.2.2.. Sediment removal may occur along creeks or at stream gauges. In unmodified channels, sediment removal will not enlarge the channel capacity beyond the maintenance baseline.

#### Bank Stabilization

Stabilizing and repairing eroding stream channel banks and levees is a routine SMP activity. Although bank stabilization is routine and expected, specific work locations are never predictable. As a result, this type of maintenance is not a projected work activity, like sediment removal or vegetation management. Rather, bank stabilization maintenance needs are assessed annually on an as-needed basis. Bank stabilization can be performed in any creek where the SCVWD owns a fee title or easement, or where directed by the Board of Directors, unless specifically excluded by the Program. The SCVWD has made a commitment to avoid impervious hardscape materials where technically feasible, and that no more than half the number of bank repair activities will consist of impervious hardscape materials (in all watersheds combined) each year.

## Management of Animal Conflicts

The SCVWD manages animal damage and conflicts in SCVWD channels. Animals may damage SCVWD facilities by burrowing into levees or channel banks, foraging at mitigation sites, and/or interfering with work activities. To avoid compromising SCVWD facilities and reduce conflicts with species living in or present within sites where work is necessary, management of animal conflicts may be undertaken.

## Minor Maintenance

Minor maintenance includes fence repairs, access road maintenance, sediment removal of 25 cubic yards or less, and other minor maintenance activities that are necessary to maintain SCVWD facilities. Minor maintenance is not projected and may occur anywhere in the SMP Program area. A minor maintenance activity cannot result in removal of more than 0.08 acres (3485 square feet) of wetland or riparian vegetation annually, in all watersheds combined.

## 1.4.4 Work Windows

Specific work activities have timing or seasonal restrictions. In general, the available work window for in-channel vegetation, herbicide application, sediment removal, bank stabilization occur between June 15 and October 15 each year. Under certain conditions, and depending on the activity type, the SCVWD may extend the maintenance period past October 15. Section 3.4, Work Windows, provides a more complete description of maintenance work windows and allowable extensions.

# 1.4.5 SMP 2002–2012 Conducted Work

The 2014–2023 SMP Update is a continuation of the 2002–2012 Program. Tables 1-1 through 1-4 summarize stream maintenance activities conducted during the first decade of the Program. This work summary provides a good basis to understand the amount of anticipated maintenance activity needed during the upcoming 10-year period.

Tables 1-1 and 1-2 summarize sediment removal for the total 10-year period and by individual years. Table 1-2 includes precipitation data. The extent of sediment removal activities often are related to the magnitude of storm events in the previous season (or seasons). Table 1-3 and 1-4 summarize vegetation management and bank stabilization activities conducted in 2002–2012. These tables are intended to demonstrate the range in frequency and magnitude of the SCVWD's steam maintenance activities. Maps and lists of high frequency stream maintenance work sites are provided in Appendix J.

		Length (feet		Volume Removed (cubic yards)			
Basin	Average Annual	Minimum Annual Length	Maximum Annual Length	Average Annual Volume	Minimum Annual Volume	Maximum Annual Volume	
Santa Clara Basin	39,138	11,056	59,763	40,592	8,555	95,379	
Pajaro Basin	3,546	0	13,160	1,212	0	2,664	
Single Year		11,959	68,202		9,195	96,239	
Program Average	42,684			41,804			
Source: Data compiled by SCVWD in 2013							

Table 1-1. Sediment Removal Summary, 2002–2012

#### Table 1-2. Sediment Removal by Year, 2002–2012

	Santa Cla	ara Basin	Pajaro Basin		
Year	Sediment Removed (cubic yards)	Annual <sup>1</sup> Precipitation (inches)	Sediment Removed (cubic yards)	Annual <sup>2</sup> Precipitation (inches)	
2002	49,648	12.98	751	17.36	
2003	82,974	13.62	0	15.93	
2004	35,899	15.10	1,765	19.66	
2005	39,420	22.80	2,664	24.95	
2006	95,379	20.42	860	18.45	
2007	33,523	8.38	0	5.84	
2008	8,555	10.71	640	14.62	
2009	15,465	13.83	594	20.31	
2010	19,084	17.15	2,360	23.51	
2011	31,602	12.09	2,405	gauge out of order	
2012	34,966	12.55	1,300	20.84	
Total	446,515		13,339		

Notes:

<sup>1</sup> Annual precipitation amounts taken from the San Jose rainfall gauge (water year October 1 – September 30).<sup>2</sup> Annual precipitation amounts taken from the Gilroy rainfall gauge (water year October 1 – September 30).

Source: Data compiled by SCVWD in 2013

Table 1-3. Cumulative	Length	of Vegetation	Management	, 2002–2012
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	<u> </u>			
	Channel Hand Removal	Herbicide Application		
Watershed	Work Length Completed	Work Length Completed		
	(miles)	(miles)		
Santa Clara Basin	18.0	165.1		
Pajaro Basin	31.4	0.0		
Program Total	49.4	165.1		
Source: SCVWD 2012:Table 3.1. Post Construction Report				

	Table 1-4.	Cumulative	Bank	Stabilization,	2002-2012
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Watershed	Length (feet)					
Watersneu	Hardscape	Softscape	In-Kind Repair			
Santa Clara Basin	8,951	28,846	7,325			
Pajaro Basin	36	1,063	1			
Program Total 8,987 29,909 7,326						
Source: SCVWD 2012: Table 4.1, Post Construction Report						

Santa Clara Valley Water District

## 1.4.6 **Program Mitigation**

The SMP has an ongoing compensatory mitigation program to address environmental impacts. Chapter 3, Maintenance Planning and Impact Avoidance describes the Program's impact avoidance and minimization approaches. Chapter 10, Program Mitigation, describes the Program's compensatory mitigation. During the SMP's first decade (2002–2012), the SCVWD undertook a number of land acquisition and restoration projects to provide mitigation for several projected SMP activities. Mitigation has been provided for sediment removal and vegetation management activities that were projected in the 2001 SMP and were evaluated in the 2001 FEIR. Chapter 10 describes the SMP's mitigation requirements were addressed. Chapter 10 also describes the SCVWD's overall mitigation approach, regulatory guidance, and current updates to the mitigation measures. Agency-specific mitigation requirements are described in the Program permits. The SMP permits should be consulted for additional information regarding agency-specific requirements pertaining to compensatory mitigation requirements, including mitigation monitoring, success criteria, and reporting.

## 1.4.7 On-going Maintenance of Capital Improvement Projects

Large construction projects and CIPs are not considered routine stream maintenance activities and are not addressed by the SMP. Future CIPs will analyze and account for long-term maintenance impacts under their own environmental review process. The analysis of long-term maintenance for a CIP is expected to follow a systematic process, including evaluating maintenance requirements and determining whether the needed maintenance may be provided by the SMP. Chapter 10, Program Mitigation, includes a discussion of how mitigation for CIP maintenance needs, where appropriate, may be integrated into the SMP.

# 1.5 Program Area

# 1.5.1 Geographic Scope

The Program area includes the portions of Santa Clara County below the 1,000-foot elevation contour, as shown in Figure 1-1. The Program area includes streams within the Santa Clara and Pajaro basins. Municipalities within the area that contain SCVWD-owned or maintained channels include the cities of Campbell, Cupertino, Gilroy, Los Altos, Milpitas, Morgan Hill, Monte Sereno, Mountain View, Palo Alto, San Jose, Santa Clara, Saratoga, and Sunnyvale, and the towns of Los Altos Hills and Los Gatos. The SCVWD generally does not provide maintenance on private property where no easement exists, unless expressly authorized by the SCVWD's Board of Directors.

# 1.5.2 Channel Types and Ownership

# Channel Types

The SCVWD manages approximately 800 miles of channels and creeks below the 1,000-foot elevation contour in Santa Clara County. Channels within the Program area are classified according to three general types, including assessing their forms and channel material types. General channel types include: (1) Modified Channel, (2) Modified Channel with Ecological Value, and (3) Unmodified Channel. The location of these channel types within each major watershed is shown in Figures 1-2 through 1-6. Photos showing examples of the channels types are seen in Figures 1-7 through 1-9. Definitions are provided as follows:

**Modified Channel**: In general, a Modified Channel type includes channels that have been substantially altered from historical conditions. Some modified channels have had recent CIPs, while others were constructed as a condition of land development approvals or to maximize developable land adjacent to the creek. Some modified channels have established flood flow conveyance criteria and will be maintained to those criteria. However, other channels clearly have been modified over time but not necessarily to an engineered design with established flood flow conveyance criteria. Modified channels typically include realigned, straightened, improved, or hardened reaches that have been designed to maximize efficient flow of water to minimize erosion. These channels generally are grass-lined, concrete-lined (bed or bank), and may include a high flow channel. These channels may have the potential for some environmental enhancement but are differentiated from the Modified Channel with Ecological Values type that have existing and often diverse ecological values.

Note: A concrete channel bed in a steelhead, fall-run Chinook, or green sturgeon (the latter in San Francisco Bay tidal areas only) creek would be considered a Modified Channel (not a Modified Channel with Ecological Value) due to the disconnection for fish from a natural channel bed. Channels with concrete banks are discussed next.

**Modified Channel with Ecological Values**: A Modified Channels with Ecological Values type includes channels significantly altered from historical conditions but also having features such as closed canopy riparian woodland, and/or being known to support special-status species. Some of these channels have had recently completed CIPs, while others have had some level of construction that did not eliminate all of the ecological value areas, or the reconfigured channel was allowed to return to a natural state. Some of these channels have established flood flow conveyance criteria and are maintained to that criteria. These channels include realigned, straightened, improved, or hardened reaches, designed to move flood flows with minimal erosion. Modified channels with ecological value include creeks identified as creeks supporting steelhead, fall-run Chinook, and green sturgeon (the latter in San Francisco Bay tidal areas only; of which 14 are present), have earthen beds, or provide features such as closed riparian woodland canopy, and/or they are known to support special-status species. Modified channels with ecological values may or may not have concrete banks, but may not have concrete beds.

**Unmodified Channel**: An Unmodified Channel type is defined as creeks that generally are unchanged from historic conditions. Unmodified channels may have small areas of modification, including bridges, outfalls, culverts, gauges, or other appurtenant structures. Unmodified channels usually are located in areas without other types of flood protection measures and generally occur in the foothills or higher elevations of the Program area.

#### Channel Ownership

The SCVWD generally performs work where it owns property in-fee title or has an easement. The Board of Directors also may approve maintenance work on private property, if it is determined that the erosion, scour, or other maintenance needs are negatively affecting the flow conveyance and bank stability of the overall creek system. Because of the skill and knowledge necessary to maintain the function of the creek system, it is necessary for the SCVWD to work on private property on occasion, for general public safety. For the 2014 SMP Update, the SCVWD also has projected stream maintenance activities at sites where no in-fee title or easement property rights exist, but where it is determined that maintenance needs may occur over the life of the Program. The SCVWD may acquire new property rights through purchase of in-fee title or easements, to provide creek access, prevent encroachment of development into flood plains, and meet the goals and objectives of the Program.



Figure 1-2. Lower Peninsula Watershed Channel Types



Figure 1-3. West Valley Watershed Channel Types



Figure 1-4. Guadalupe Watershed Channel Types



Figure 1-5. Coyote Watershed Channel Types



Figure 1-6. Pajaro Watershed Channel Types



Photo 1. Adobe Creek at Station 219+16.



Photo 2. Lions Creek at Station 10+50.



Photo 3. Matadero Creek at Station 121+08.



Photo 4. Ross Creek at Station 205+46.



Photo 5. San Tomas Creek at Station 174+17.



Photo 6. Sunnyvale East Channel at Station 156+28.



Photo 1. Adobe Creek at Station 257+05.



Photo 2. Coyote Creek at Station 1525+50.



Photo 3. Guadalupe River at Station 390+97.



Photo 4. San Francisquito Creek at Station 31+02.



Photo 5. Smith Creek at Station 71+25.



Photo 6. Uvas Creek at Station 461+40.



Photo 1. San Tomas Creek at Station 820+00.



Photo 2. San Tomas Creek at Station 823+00.



Photo 3. Stevens Creek at Station 931+46.



Photo 4. Stevens Creek at Station 943+62.



Photo 5. Uvas Creek at Station 327+00.

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Photo 6. Llagas Creek at Station 521+75.

# CHAPTER 2: ENVIRONMENTAL AGENCIES AND REGULATORY FRAMEWORK

This chapter describes the relevant regulations and permit processes that will be used by SCVWD to obtain SMP authorization from various federal, State, and regional environmental agencies. Agencies with regulatory authority over the SMP include the U.S. Army Corps of Engineers (USACE), U.S. Fish and Wildlife Service (USFWS), National Marine Fisheries Service (NMFS), U.S. Environmental Protection Agency (USEPA), California Regional Water Quality Control Boards (RWQCBs: Region 2–San Francisco Bay and Region 3–Central Coast), California Department of Fish and Wildlife (CDFW), and the San Francisco Bay Conservation and Development Commission (BCDC). This chapter also describes SMP compliance with the National Environmental Policy Act (NEPA), and CEQA. The subsections herein address each agency, their regulatory authority, and their permitting processes for the SMP.

Table 2-1 is a summary showing the work activities regulated by each regulatory agency.

Maintenance Activity	<b>USACE</b> <sup>1</sup>	CDFW <sup>2</sup>	RWQCBs <sup>3</sup>	NMFS⁴	USFWS⁵	BCDC <sup>6</sup>
Bank Stabilization	Х	Х	Х	Х	Х	Х
Sediment Removal	Х	Х	Х	Х	Х	Х
Dewatering and Temporary	Х	Х	Х	Х	Х	Х
Access Road Construction						
In-Channel Vegetation Manager	nent					
Large Woody Debris	Х	Х	Х	Х	Х	
Hand Removal		Х	Х	Х	Х	
Pruning		Х	Х	Х	Х	
Mowing		Х	Х	Х	Х	
Herbicide		Х	Х	Х		
Non-In-Channel and Below Top	of Bank V	egetation	Management			
Hand Removal		Х	Х	Х	Х	
Routine Pruning		Х	Х	Х	Х	
Corrective Pruning		Х	Х	Х	Х	
Coppicing		Х	Х	Х	Х	
Herbicide		Х	Х	Х		
Mowing		Х			Х	
Grazing		Х	Х		Х	
Management of Animal Conflict	s					
Physical Alteration of the Facility	Х	Х	Х		Х	Х
Habitat Modification		Х	Х		Х	Х
Non-lethal Trapping and		Х				
Relocation						
Lethal Control						
Fumigants		Х	Х		Х	
Chemical Baits		Х	Х		Х	
Trapping		Х			Х	
Minor Maintenance						
Vegetation Removal		Х	Х	Х	Х	
Sediment Removal	Х	Х	Х	Х	Х	Х
Road Maintenance – Below Top of Bank		X	Х		X	Х

**Table 2-1.** Agency Jurisdiction by SMP Work Activity

Santa Clara Valley Water District

Maintenance Activity	USACE <sup>1</sup>	CDFW <sup>2</sup>	RWQCBs <sup>3</sup>	NMFS <sup>4</sup>	<b>USFWS⁵</b>	BCDC <sup>6</sup>
Grading for Improved Drainage	Х	Х	Х		Х	Х
and Reduced Erosion						
Trash and Debris Removal		Х	Х	Х	Х	
Repair/Installation of Fences		Х				
and Gates						
Stream Gauge Maintenance	Х	Х	Х	Х	Х	
Repair of Existing Structures	Х	Х	Х	Х	Х	Х
Mitigation Sites/Landscape		Х	Х			
Maintenance						
Minor Erosion Repair Above		Х		Х	Х	Х
OHWM						
Fish Ladder/Fish Screen	X	Х	Х	Х	Х	
Maintenance						

Notes:

"X" denotes the regulatory authorization needed for the work activity.

- 1. Generally applies to work within Waters of the U.S. (including tidal areas) generally below the Ordinary High Water Mark. NOTE: All SMP activities below the Mean High Water Line in tidal areas may require Corps authorization.
- Includes all areas and species within CDFW jurisdiction (F&G Code Section 1600 et seq.). Notification will be made to CDFW for any work that could potentially affect a state listed species, even if it is outside of CDFW jurisdictional area.
- 3. Only applies to work within Waters of the State, which includes the area below top-of-bank of the outermost bank or levee, and the riparian corridor to the upland dripline of riparian vegetation.
- 4. Only applies to anadromous/sturgeon streams
- 5. Only applies in federal species-specific areas.
- 6. Within the Program area, any maintenance activities that are conducted within tidal waters of the South San Francisco Bay or areas determined to be within the shoreline band may require a permit from the BCDC.

# 2.1 U.S. Army Corps of Engineers

#### 2.1.1 Clean Water Act Section 404

Section 404 of the Clean Water Act (CWA) prohibits the discharge of dredged and fill materials into waters of the United States, including wetlands, without prior USACE authorization. "Discharge of dredged material" and "discharge of fill material" are defined in Title 33, Section 323.2 of the Code of Federal Regulations (33 CFR Section 323.2). "Waters of the United States," including "wetlands," are defined in 33 CFR Section 328.3. USACE jurisdiction in wetlands and other waters of the United States is briefly summarized next.

**Wetlands**. USACE regulates wetlands, defined as those areas that are inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. USACE jurisdiction extends to the limits of wetlands, which are delineated following the methodologies outlined in USACE's 1987 Wetland Delineation Manual and its 2008 Regional Supplement to the Corps of Engineers Wetland Delineation Manual: Arid West Region. In the Program area, wetlands (including both tidal and non-tidal wetlands) are present in many areas where SMP activities may occur.

**Non-Wetland Waters of the United States**. In non-tidal waters without wetlands present, USACE jurisdiction extends to the ordinary high water mark; when non-isolated wetlands are

present, the jurisdiction extends beyond the ordinary high water mark to the boundary of those wetlands. In tidal waters, USACE's limits of jurisdiction extend landward to the high tide line. In the Program area, non-tidal, non-wetland waters include rivers, creeks, some ditches, ponds, and lakes; tidal non-wetland waters include tidal portions of creeks as well as sloughs and tidal ponds.

**Non-Regulable Discharges of Dredge Material.** Incidental fallback is defined as the redeposit of small volumes of dredged material that is incidental to excavation activity in waters of the U.S. when such material falls back to substantially the same place as the initial removal. Examples of incidental fallback include soil that is disturbed when dirt is shoveled and the back-spill that comes off a bucket when such small volume of soil or dirt falls into substantially the same place from which it was initially removed (66 FR 4575) (amending 33 CFR 323.2(d)(2)(ii), and 40 CFR 232.2(2)(ii)). For instance, when using a clamshell dredge, some small portion of the sediment collected by the clamshell falls out of the clamshell and becomes deposited within Waters of the U.S. "Incidental fallback" is not considered a regulated discharge of dredge material under the CWA.

As a result, the incidental fallback associated with excavating sediment from the channel using long-reach excavators or other similar equipment located from a top-of-bank location or within the channel would not be regulated by USACE under CWA Section 404. Projects that involve stockpiling of excavated sediments within waters of the U.S., or use of equipment which moves dredge material from one place to another within Waters of the U.S. prior to removal of the dredge material (for instance, a bulldozer), would be subject to regulation under CWA Section 404. Dewatering activities and temporary access road construction activities associated with sediment removal would also require authorization.

## 2.1.2 Rivers and Harbors Act Section 10

Section 10 of the Rivers and Harbors Act of 1899 prohibits obstruction or alteration of navigable waters of the United States without prior USACE authorization. Within the Program area, Section 10 jurisdictional waters include all tidally influenced portions (up to the mean high water line) of Guadalupe, Coyote, and Alviso sloughs and the lower reaches of Permanente, Stevens, San Tomas Aquino, Calabazas, San Francisquito, Coyote, and Lower Penitencia creeks, Sunnyvale East and West channels, and the Guadalupe River.

# 2.1.3 Regional General Permit

USACE will develop a Regional General Permit (RGP) for the SMP, under the authority of CWA Section 404 (33 U.S. Code [USC] Section 1344) and the Rivers and Harbors Act of 1899 Section 10 (33 USC Section 403), in accordance with provisions of "Regulatory Programs of the Corps of Engineers," 33 CFR Section 323.2(h) for activities that are substantially similar in nature and cause only minimal individual and cumulative environmental impacts. The RGP will be valid for 5 years from the date of issuance and may be renewed at USACE's discretion. Because the current SMP 2013 Manual Update is written for a 10-year period through 2024, pending the SCVWD's compliance during the 5-year permit term, USACE is expected to renew the RGP for a second 5-year term.

Compliance with additional regulations, including but not limited to the following, will be required by USACE before its issuance of the RGP:

- Endangered Species Act (ESA)
- Fish and Wildlife Coordination Act (FWCA)
- Migratory Bird Treaty Act (MBTA)
- Bald and Golden Eagle Protection Act (BGEPA)
- Magnuson–Stevens Fishery Conservation and Management Act (MSA) for Essential Fish Habitat (EFH)
- Section 106 of the National Historic Preservation Act (NHPA)
- Section 401 of the CWA
- National Environmental Policy Act (NEPA)

USACE will initiate the ESA and MSA consultations as part of the RGP permit process. ESA compliance will be achieved through Section 7 consultations requested by USACE, with USFWS and NMFS (as described in Section 2.1.5, Federal Endangered Species Act –Section 7 Consultation). FWCA compliance will be achieved through a FWCA report prepared by USFWS. MSA compliance will be achieved through an EFH consultation requested by USACE which is typically conducted concurrently with the ESA Section 7 consultation. EFH conservation recommendations may be incorporated by USACE as RGP special conditions that will be provided in NMFS's EFH consultation response. NHPA compliance will be achieved through adherence to BMPs GEN-40 and -41 (as described in Section 2.1.4, National Historic Preservation Act Section 106). CWA Section 401 compliance will be through programmatic 401 Water Quality Certifications from the RWQCBs (as described in Section 2.5.2, Clean Water Act Section 401). NEPA compliance will be achieved by USACE's preparation of an Environmental Assessment (EA) as part of the RGP process; a finding of no significant impact (FONSI) is anticipated.

In April 2008, USEPA and USACE issued regulations governing compensatory mitigation for activities authorized by USACE permits (40 CFR Part 230, 33 CFR Parts 325 and 332). The 2008 "Mitigation Rule" adopted standards to improve the planning, implementation, and management of compensatory mitigation projects by emphasizing a watershed approach in selecting compensatory mitigation project locations: requiring measurable, enforceable ecological performance standards and regular monitoring; stipulating timing requirements for mitigation project implementation; and specifying the components of a complete compensatory mitigation plan (including assurances of long-term protection of compensation sites, financial assurances, and identification of the parties responsible for specific project tasks). The Mitigation Rule advised that compensatory mitigation projects (i.e., permittee-responsible compensatory mitigation, mitigation banks, and in-lieu fee mitigation) require written mitigation plans with the following components: objectives, site selection criteria, site protection instruments (e.g., conservation easements), baseline information (for impact and compensation sites), credit determination methodology, a mitigation work plan, a maintenance plan, ecological performance standards, monitoring requirements, a long-term management plan, an adaptive management plan, and financial assurances. The SCVWD will provide compensatory mitigation for impacts to waters of the U.S. in accordance with the Mitigation Rule, as described in Chapter 10, Program Mitigation. Corps-specific mitigation requirements will be described in the RGP special conditions. The RGP should be consulted for additional information regarding Corpsspecific requirements pertaining to compensatory mitigation, including mitigation monitoring, success criteria, and reporting.

#### 2.1.4 National Historic Preservation Act Section 106

Section 106 of the NHPA of 1966, as amended, requires federal agencies to take into account the effects of their undertakings on cultural resources, including historic properties and historic and prehistoric archaeological sites. The NHPA authorizes the Secretary of the Interior to expand and maintain a National Record of Historic Places (NRHP), and the Secretary has established an Advisory Council on Historic Preservation (ACHP) as an independent federal entity. Section 106 of the NHPA requires federal agencies to afford the ACHP a reasonable opportunity to comment on an undertaking before licensing or approving the expenditure of funds on any undertaking that may affect properties listed, or eligible for listing, in the NRHP, and it requires federal agencies to coordinate with the State Historic Preservation Officer in the state where the proposed action will take place.

When issuing an RGP to the SCVWD to discharge fill into waters of the U.S. under authority of CWA 404, USACE must comply with Section 106 of the NHPA because an RGP would be an undertaking by USACE as defined under Interim Guidance for Implementing Title 33, CFR Part 325, Appendix C, and under Title 36, CFR Part 800.16(y). Title 33, CFR Part 325, Appendix C establishes the procedures to be followed by USACE to fulfill NHPA requirements.

All earth-disturbing activities, such as bank stabilization and sediment removal activities that are conducted under the SMP within USACE jurisdiction will require compliance with Section 106 of the NHPA. USACE will ensure that the SCVWD meets its compliance requirements by conditioning the RGP to require the implementation of the relevant cultural resource avoidance measures and BMPs listed in Appendix F, Stream Maintenance Program Best Management Practices. BMPs GEN-40 Discovery of Cultural Remains or Historic or Paleontological Artifacts and GEN-41 Review of Projects with Native Soil include several measures to avoid and minimize potential impacts to cultural and paleontological resources. These BMPs describe the protocol for notification and response actions if cultural resources are encountered.

#### 2.1.5 Federal Endangered Species Act – Section 7 Consultation

The federal ESA was enacted in 1973, to protect plant and wildlife species as determined by USFWS or NMFS to be at risk of extinction. Species are protected through listing under the ESA as either threatened or endangered. An endangered species is at risk of extinction throughout all or a significant portion of its range (ESA Section 3[6]). A threatened species is likely to become endangered within the foreseeable future (ESA Section 3[19]). NMFS is responsible for protection of ESA-listed marine species and anadromous fishes; USFWS is responsible for all other ESA-listed species and critical habitat.

Table 2-2 (at the end of this chapter) lists special-status plants, and Table 2-3 identifies specialstatus fish and wildlife that may occur in the Program area, including those that are recognized by federal and state agencies as threatened or endangered.

ESA Section 9 prohibits the take of any fish or wildlife species listed under the ESA as endangered. Take of threatened species also is prohibited under ESA Section 9, unless otherwise authorized by federal regulations. Take, as defined by the ESA, means "to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or to attempt to engage in any such conduct." Harm is defined as "any act that kills or injures the species, including significant habitat modification." In addition, ESA Section 9 prohibits the "removal or reduction to possession" of any listed plant species "under federal jurisdiction" (i.e., on federal land). The ESA includes three mechanisms that provide exceptions to the ESA Section 9 take prohibitions: ESA Section 7 consultation, ESA Section 10, and issuing ESA Section 4(d) rules. ESA Section 7 consultation is most relevant to SMP activities because it allows for take coverage of federal actions. This will be the mechanism by which incidental take coverage is obtained to conduct SMP activities. ESA Section 7 provides a means for authorizing take of threatened and endangered species by federal agencies under certain circumstances. It applies to actions that are conducted, permitted, or funded by a federal agency.

Under ESA Section 7, USACE will consult with USFWS and NMFS to ensure that the proposed federal action (which in the case of the SMP is USACE's issuance of the RGP) will not jeopardize the continued existence of endangered or threatened species or result in adverse modification of designated critical habitat. Because the SMP "may affect" listed species and designated critical habitat, the SCVWD will prepare Biological Assessments (BAs) for USFWS and NMFS, for distribution to those agencies by USACE, evaluating the nature and magnitude of the expected effects. In response, USFWS and NMFS are expected to issue a Programmatic Biological Opinion and Biological Opinion (PBO/BO), respectively, with a determination that the proposed action either:

- may jeopardize the continued existence of one or more listed species (jeopardy finding) or result in the destruction or adverse modification of critical habitat (adverse modification finding), or
- will not jeopardize the continued existence of any listed species (no jeopardy finding) or result in adverse modification of critical habitat (no adverse modification finding).

If the project will not jeopardize a listed species, USFWS and NMFS will issue incidental take statements to authorize take by SMP activities. The incidental take statements attached/appended to the BOs issued by USFWS and NMFS may stipulate "reasonable and prudent" measures that are necessary and appropriate to minimize take of listed species. The BO from NMFS and the PBO from the USFWS are anticipated to cover a 10 year period. Under the PBO, USFWS will issue appendage letters and associated Incidental Take Statements for the projects proposed annually.

# 2.2 U.S. Fish and Wildlife Service

# 2.2.1 Migratory Bird Treaty Act

The MBTA (16 USC 703-712), administered by USFWS, implements four treaties between the United States and Canada, Mexico, Japan and Russia, respectively, to manage and conserve migratory birds that cross national borders. The MBTA makes it unlawful in any manner, unless expressly authorized by permit pursuant to federal regulations, to pursue, hunt, take, capture, kill, cause to be shipped, exported, or imported, deliver for transportation, transport or cause to be transported, carry or cause to be carried, or receive for shipment, transportation, carriage, or export at any time, or in any manner, any migratory bird, or any part, nest, or egg of any such bird. The definition of "take" is defined as any act to "pursue, hunt, shoot, wound, kill, trap, capture or collect, or attempt to pursue, hunt, shoot, wound, kill, trap, capture or collect." This includes most actions, direct and indirect, that can result in "take" or possession, whether it is temporary or permanent, of any protected species. Although harassment and habitat modification do not themselves constitute take under the MBTA or the California Fish and Game Code (F&G Code), such actions that result in direct loss of birds, nests, or eggs, including nest abandonment or failure, are considered take under such regulations. A list of migratory birds

protected under the MBTA is available in 50 CFR Section 10.13. On December 8, 2004, the U.S. Congress passed the Migratory Bird Treaty Reform Act (Division E, Title I, Section 143 of the Consolidated Appropriations Act, 2005, PL 108–447), which excludes all migratory birds that are non-native or have been human-introduced to the U.S. or its territories. It defines a native migratory bird as a species present within the U.S. and its territories as a result of natural biological or ecological processes. USFWS published a list of the bird species excluded from the MBTA on March 15, 2005 (70 Federal Register 12710).

All native bird species occurring in the Program area are protected by the MBTA. SMP activities, such as vegetation management, may require the removal of vegetation at work sites where migratory birds are nesting. Compliance with the MBTA will be met through the implementation of BMPs requiring pre-activity surveys before any breeding-season maintenance activities, implemented during SMP activities so that take of migratory birds is avoided.

## 2.2.2 Bald and Golden Eagle Protection Act

The Bald and Golden Eagle Protection Act of 1940 protects eagles from commercial exploitation and safeguards their continued survival in the United States. This law provides for the protection of the bald eagle (the national emblem) and the golden eagle by prohibiting, except under certain specified conditions, the taking, possession, and commerce of such birds. USFWS, which enforces the Bald and Golden Eagle Protection Act, can issue permits for the take of eagles under limited circumstances. However, no such permit will be needed for SMP activities, which will avoid any such impacts through implementation of BMPs involving pre-construction surveys for nesting birds (including eagles) and implementation of measures to protect any nesting eagles from disturbance.

## 2.2.3 Federal Endangered Species Act

As described in Section 2.1.5, Federal Endangered Species Act – Section 7 Consultation, the FESA protects plant and wildlife species determined by USFWS or NMFS to be at risk of extinction. USFWS is responsible for protection of listed plants and wildlife other than marine species and anadromous fishes, which are protected by NMFS.

**Listed Species**: The following federally threatened, endangered, proposed, and candidate species that are protected by USFWS have been determined to occur or potentially occur in the Program area:

- Coyote ceanothus (*Ceanothus ferrisiae*), listed as Endangered
- Metcalf Canyon jewel-flower (*Streptanthus albidus* ssp. *albidus*), listed as Endangered
- Santa Clara Valley dudleya (*Dudleya setchellii*), listed as Endangered
- Tiburon paintbrush (*Castilleja affinis* ssp. *neglecta*), listed as Endangered
- Bay checkerspot butterfly (*Euphydryas editha bayensis*), listed as Threatened
- California red-legged frog (Rana draytonii), listed as Threatened
- California tiger salamander (Ambystoma californiense), listed as Threatened
- California clapper rail (Rallus longirostris obsoletus), listed as Endangered
- California condor (*Gymnogyps californianus*), listed as Endangered

- California least tern (Sterna antillarum browni), listed as Endangered
- Least Bell's vireo (Vireo bellii pusillus), listed as Endangered
- Western snowy plover (Charadrius alexandrinus nivosus), listed as Threatened
- Salt marsh harvest mouse (*Reithrodontomys raviventris*), listed as Endangered
- San Joaquin kit fox (*Vulpes macrotis mutica*), listed as Endangered

These species are described in greater detail in Tables 2-2 and 2-3.

**Critical Habitat**: USFWS has designated critical habitat within the Program area for three species: the Bay checkerspot butterfly, California red-legged frog and California tiger salamander.

As described in Section 2.1.5, Federal Endangered Species Act – Section 7 Consultation, USACE will consult with USFWS concerning potential effects of SMP activities on the listed species and designated critical habitat listed above, including preparation of a BA describing these effects. USFWS is expected then to issue a PBO for the SMP. Under the PBO, USFWS will issue appendage letters and associated Incidental Take Statements for the projects proposed annually.

## 2.3 National Marine Fisheries Service

#### 2.3.1 Federal Endangered Species Act

As described in Section 2.1.5, Federal Endangered Species Act – Section 7 Consultation, the FESA protects plant and wildlife species determined by USFWS or NMFS to be at risk of extinction. NMFS is responsible for protection of federally listed marine species and anadromous fishes.

**Listed Species**: The following federally threatened, endangered, proposed, and candidate species that are protected by NMFS have been determined to occur or potentially occur in the Program area:

- Steelhead (*Oncorhynchus mykiss*), Central California Coast distinct population segment (CCC steelhead), listed as Threatened
- Steelhead, South-Central California Coast distinct population segment (SCCC steelhead), listed as Threatened
- Green sturgeon (*Acipenser medirostris*) southern distinct population segment (southern green sturgeon), listed as Threatened

These species are described in greater detail in Table 2-3.

**Critical Habitat**: NMFS has designated critical habitat within the Program area for CCC steelhead, SCCC steelhead, and southern green sturgeon.

As described in Section 2.1.5, Federal Endangered Species Act – Section 7 Consultation, USACE will consult with NMFS concerning potential effects of SMP activities on the listed species and designated critical habitat listed above, including preparation of a BA describing

these effects. NMFS is expected then to issue a BO that includes a statement allowing incidental take of these listed species during SMP activities.

## 2.3.2 The Magnuson-Stevens Fishery Conservation and Management Act

The MSA establishes a national program to manage and conserve the fisheries of the United States through the development of federal Fishery Management Plans (FMPs), and the federal regulation of domestic fisheries under those FMPs, within the 200-mile U.S. Exclusive Economic Zone (16 USC Section 1801 et seq.). To ensure that habitat considerations receive increased attention for the conservation and management of fishery resources, the amended MSA requires each existing, and any new, FMP to "describe and identify essential fish habitat for the fishery based on the guidelines established by the Secretary under Section 1855(b)(1)(A) of this title, minimize to the extent practicable adverse effects on such habitat caused by fishing, and identify other actions to encourage the conservation and enhancement of such habitat." (16 USC Section 1853[a][7]).

Essential Fish Habitat (EFH) is defined in the MSA as "those waters and substrate necessary to fish for spawning, breeding, feeding, or growth to maturity" (16 USC Section 1802[10]). The components of this definition are interpreted in 50 CFR Section 600.10 as follows: "Waters" include aquatic areas and their associated physical, chemical, and biological properties that are used by fish and may include aquatic areas historically used by fish where appropriate; "substrate" includes sediment, hard bottom, structures underlying the waters, and associated biological communities; "necessary" means the habitat required to support a sustainable fishery and the managed species' contribution to a healthy ecosystem; and "spawning, breeding, feeding, or growth to maturity" covers a species' full life cycle.

Pursuant to the MSA, each federal agency is mandated to consult with NMFS with respect to any action authorized, funded, or undertaken, or proposed to be, by such agency that may adversely affect any EFH under this Act (16 USC Section 1855[b][2]). Furthermore, when NMFS receives information from a Fishery Management Council, or federal or state agency or determines from other sources that an action authorized, funded, or undertaken, or proposed to be, by any federal or state agency will adversely affect any EFH identified under the MSA, NMFS has an obligation to recommend to such agency measures that can be taken to conserve EFH.

Regarding EFH in the Program area, maintenance activities in tidal waters, and in non-tidal waters where Chinook salmon (*Oncorhynchus tshawytscha*) occurs, may affect EFH. The only fish species subject to an FMP that occurs in non-tidal waters of the Program area with any regularity is Chinook salmon, which is regulated by the Pacific Fishery Management Council's Salmon FMP. Both Coyote Creek and the San Francisco Bay are officially listed as EFH for this species (Pacific Fishery Management Council 1999), and Chinook salmon also occurs in the Guadalupe watershed. Within the Guadalupe watershed, Chinook salmon spawning has been observed in Los Gatos Creek, Alamitos Creek, and the mainstem Guadalupe River. NMFS considers any habitat used by Chinook salmon in the South Bay (i.e., tidal waters and non-tidal waters in the Coyote Creek and Guadalupe River watersheds that are accessible to Chinook salmon) as EFH.

A number of fish species regulated by the Coastal Pelagic Species and Pacific Groundfish Fisheries Management Plans, such as the leopard shark (*Triakis semifasciata*), English sole (*Parophrys vetulus*), starry flounder (*Platichthys stellatus*), and big skate (*Raja binoculata*), occur in the tidal habitats of the South San Francisco Bay and occasionally disperse upstream into the reaches of Alviso Slough, Coyote Slough, San Francisquito Creek, San Tomas Aquino Creek, and other tidal creeks in the Program area. Species such as the northern anchovy (*Engraulis mordax*), Pacific sardine (*Sardinops sagax*), and jack mackerel (*Trachurus symmetricus*) also occur in the South Bay; these species are less likely to occur in the uppermost tidal reaches of sloughs where SMP activities will take place, but small numbers potentially can occur there. Thus, NMFS considers these tidal waters to be EFH for these FMPs as well.

Under the MSA, USACE will consult with NMFS regarding the effects of the proposed federal action (which in the case of the SMP is USACE's issuance of the RGP) on the EFH of these FMP-managed species. NMFS will then provide recommendations for conservation of EFH during SMP activities.

# 2.4 U.S. Environmental Protection Agency

USEPA is the overall administering agency for the CWA, and jointly administers CWA Section 404 together with USACE. Under a Memorandum of Agreement (MOA) between USEPA and the Department of Defense, USACE was given sole responsibility for making final permit decisions pursuant to Section 404 and, "conducts jurisdictional delineations associated with the day-to-day administration of the Section 404 program" (USDA 1996). USEPA retains the authority to enforce compliance with Section 404 and maintains the power to overrule USACE decisions on the issuance or denial of permits (USEPA 1995). If a dispute occurs about whether an area can be regulated, USEPA has the ultimate authority to determine the actual geographic scope of waters of the United States subject to jurisdiction under all sections of the CWA, including the Section 404 regulatory program (USDA 1996).

USEPA will not be issuing permits for the SMP, but it will have a coordination and oversight role with the applicable federal agencies and also will provide the SCVWD with guidance on implementing the SMP.

# 2.5 Regional Water Quality Control Boards

# 2.5.1 The Porter-Cologne Water Quality Control Act

California's Porter-Cologne Water Quality Control Act (Porter-Cologne Act) was enacted in 1969, and, together with the federal CWA, provides regulatory guidance to protect water quality and water resources. The Porter-Cologne Act established the State Water Resources Control Board (SWRCB) and divided California into nine regions, each overseen by an RWQCB. The Porter-Cologne Act established regulatory authority over "waters of the State," which are defined as "any surface water or groundwater, including saline waters, within the boundaries of the State" (California Water Code, Division 7, Section 13050). More specifically, the SWRCB and its nine RWQCBs have jurisdiction over the bed and banks of a stream channel, its riparian corridor, and its beneficial uses.

The Porter-Cologne Act also assigns responsibility for implementing CWA Sections 303, 401, and 402 to the SWRCB and RWQCBs. Under Section 303, the RWQCBs, in conjunction with USEPA, are responsible for developing and implementing Total Maximum Daily Loads (TMDLs) to address water quality impairments.

The Porter-Cologne Act requires the development and periodic review of water quality control plans (basin plans) for the protection of water quality in each of California's nine regions. A basin plan is unique to each region and must identify beneficial uses, establish water quality objectives for the reasonable protection of the beneficial uses, and establish a program of implementation for achieving the water quality objectives. To provide currency, basin plans must be updated every 3 years. The basin plans also must comply with Section 303 of the federal CWA, which requires states to establish their own water quality standards. Basin plans provide the technical basis for the RWQCBs to determine waste discharge requirements (WDRs), take enforcement actions, and evaluate grant proposals.

As described in Section 2.5.2, CWA Section 401, regulatory compliance for projects occurring within waters of the U.S. is met through Water Quality Certification, granted by the RWQCBs. For projects occurring within Porter-Cologne Act jurisdiction (i.e., State jurisdiction) but outside waters of the U.S. (in streams this is the area above the ordinary high water mark, or "isolated" waters such as wetlands), WDRs or Waiver of WDRs are required. WDRs are issued by the RWQCB that has jurisdiction over the region in which the project will occur.

The San Francisco Bay and Central Coast RWQCBs (Regions 2 and 3, respectively) have jurisdictional authority to implement the Porter-Cologne Act in Santa Clara County; the San Francisco Bay RWQCB oversees watersheds draining to the San Francisco Bay, and the Central Coast RWQCB oversees watersheds draining to the Pajaro River and thence to Monterey Bay. All waters of the U.S. in the Program area also are considered waters of the State and thus are subject to RWQCB jurisdiction under the Porter-Cologne Act. SMP compliance with the Porter-Cologne Act will occur via WDRs and will be combined with CWA Section 401 Water Quality Certification, as described next.

## 2.5.2 Clean Water Act Section 401

Under CWA Section 401, applicants for a federal license or permit to conduct activities that may result in the discharge of dredged and fill materials into surface waters of the United States (including wetlands) must obtain Section 401 Water Quality Certification so that any such discharge will comply with the applicable provisions of the CWA, including Sections 301, 302, 303, 306, and 307, and State water quality standards. Section 401 Water Quality Certification is issued by the State in which the discharge will originate; or, if appropriate, from the interstate water pollution control agency with jurisdiction over affected waters at the point where the discharge will originate. Therefore, all projects that have a federal component and may affect State water quality (including projects that require federal agency approval, such as issuance of a CWA Section 404 permit) also must comply with CWA Section 401. The goal of CWA Section 401 is to include evaluation of water quality when considering activities associated with dredging or placement of fill materials into waters of the United States.

The SCVWD has worked with representatives from the San Francisco Bay and Central Coast RWQCBs to develop a compliance approach for CWA Section 401, and will apply for Section 401 Water Quality Certification for SMP activities affecting waters of the U.S. within the jurisdiction of each of these RWQCBs.

## 2.5.3 Clean Water Act Section 402

CWA Section 402 regulates point and non-point source discharges to surface waters (other than dredge or fill material) through the National Pollutant Discharge Elimination System (NPDES),

administered by the USEPA. The NPDES program provides for both general permits (those that cover a number of similar or related activities) and individual permits (for discharges to waters of the U.S.). This regulation is implemented at the state level and generally applies to construction, industrial, and municipal stormwater discharges, and residual discharges from pesticide application.

#### 2.5.4 Municipal Regional Stormwater NPDES Permit

As part of the NPDES, municipalities are required to maintain NPDES permits for their stormwater discharges. The municipalities, in turn, require that individual projects within their jurisdiction comply with the requirements of these permits. The Municipal Regional Stormwater NPDES permit (Order R2-2009-0074, NPDES Permit No. CAS612008) covers municipal stormwater discharges from the majority of Bay Area counties and cities. The permit is applicable to Santa Clara County and the following cities and agencies within the county which have joined together to form the Santa Clara Valley Urban Runoff Pollution Prevention Program: the cities of Campbell, Cupertino, Los Altos, Milpitas, Monte Sereno, Mountain View, Palo Alto, San Jose, Santa Clara, Saratoga, and Sunnyvale; the towns of Los Altos Hills and Los Gatos; and SCVWD.

The SMP will continue to comply with the requirements detailed in this NPDES permit, including water quality monitoring and pesticide toxicity control.

#### 2.5.5 General NPDES Aquatic Pesticide Use Permit

The SWRCB recently renewed a General NPDES permit for the regulation of residual aquatic pesticide discharges to waters of the U.S. from algae and aquatic weed control applications. This General NPDES permit only authorizes the discharge of the following aquatic pesticides: 2,4-D, acrolein, copper, diquat, endothall, fluridone, glyphosate, imazamox, imazapyr, nonyphenol, penoxsulam, sodium carbonate peroxyhydrate, and triclopyr-based algaecides and aquatic herbicides. Aquatic pesticides that are applied to waters of the U.S. in accordance with Federal Insecticide, Fungicide, and Rodenticide Act label requirements are not considered pollutants. However, pesticides or by-products that persist in or leave the treatment area after a specified treatment period are considered pollutants and require coverage under this General Permit.

Key requirements of the General Permit include the following.

- compliance with the requirements of California Toxics Rule (40 CFR Part 131) and the Policy for Implementation of Toxics Standards for Inland Surface Waters, Enclosed Bays, and Estuaries of California (SWRCB 2005);
- compliance with other applicable receiving water limitations and with effluent limitations;
- issuance of a license to the permittee by the California Department of Pesticide Regulation, or the permittee must work under the supervision of someone who is licensed if the aquatic pesticide is considered a restricted material;
- preparation of, and adherence to, an Aquatic Pesticide Application Plan;
- compliance with specific monitoring and reporting requirements of the permit;
- adherence to all label instructions and terms of any applicable use permits;

- maintenance of a Pesticide Application Log; and
- compliance with Public Notice Requirements.

To obtain coverage under this General Permit, a discharger must submit a completed notice of intent, a vicinity map, and the first annual fee to the appropriate RWQCB. These items constitute a complete application package, the submittal of which authorizes the discharge of pollutants associated with the application of aquatic pesticides in compliance with the General Permit.

All aquatic pesticides applied by the SCVWD under the General NPDES permit are done in accordance with the permit requirements.

#### 2.5.6 Clean Water Act Section 303 and the Total Maximum Daily Load Program

Under CWA Section 303(d), states are required to identify "impaired water bodies" (those that do not meet established water quality standards), identify the pollutants causing impairment; establish priority rankings for waters on the list; and develop a schedule for development of control plans to improve water quality. Each RWQCB must update the Section 303(d) list every 2 years. Water bodies on the list have no further assimilative capacity for the identified pollutant, and the Section 303(d) list identifies priorities to develop pollution control plans for each listed water body and pollutant. The pollution control plans triggered by the CWA Section 303(d) List are TMDLs.

CWA Section 303 is overseen by USEPA and is administered by the SWRCB and its nine RWQCBs. Once a TMDL is developed and approved by USEPA, the SWRCB, and the relevant RWQCB, the implementation plan (if included in the TMDL) can be enacted. The San Francisco Bay and Central Coast RWQCBs have prepared, or are in the process of preparing, TMDLs applicable to water bodies in Santa Clara County. USEPA has approved the following TMDLs that currently are implemented by the San Francisco Bay RWQCB: Guadalupe River Watershed Mercury, San Francisco Bay Mercury, San Francisco Bay Polychlorinated Biphenyls, and Urban Creeks Pesticide Toxicity. Additionally, the San Francisco Bay RWQCB is currently developing a TMDL for sediment impairment in San Francisquito Creek. USEPA-approved TMDLs within those portions of Santa Clara County under the jurisdiction of the Central Coast RWQCB include: Pajaro River Fecal Coliform (including Pajaro River, San Benito River, Llagas Creek, and Tequisquita Slough); Pajaro River Sediment (including San Benito River, Llagas Creek, and Rider Creek); and Pajaro River Nitrate (including Llagas Creek).

The SMP will continue to comply with the requirements detailed in adopted TMDLs, including water quality monitoring and pollutant control.

## 2.6 California Department of Fish and Wildlife

#### 2.6.1 California Endangered Species Act

The California Endangered Species Act (CESA) is defined in Section 2080 et seq. of the F&G Code. CESA was originally enacted in 1970, to designate wildlife, fish, and plants as "endangered" or "rare." In 1984, CESA was amended and species were reclassified as "endangered" or "threatened." As of January 1985, all "rare" wildlife species were reclassified as "threatened" and the term rare was dropped from the code. For plants however, the classification of "rare" was maintained for those listed under the California Native Plant

Protection Act (Sections 1900-1913), but those plants are subject only to the protections of that Act and not CESA.

The CESA states that all native species of fishes, amphibians, reptiles, birds, mammals, invertebrates, and plants, and their habitats that are threatened with extinction and those experiencing a significant decline which, if not halted, will lead to a threatened or endangered designation, will be protected or preserved. The CESA sets forth procedures by which individuals, organizations, or CDFW can submit petitions to the Fish and Game Commission, requesting that a species, subspecies, or variety of plant or wildlife be added to, deleted from, or changed in status on the State lists of threatened or endangered species.

Like the federal ESA, CESA also allows for incidental take of listed species. Take is defined under the F&G Code Section 86 as to "hunt, pursue, catch, capture, or kill, or attempt to hunt, pursue, catch, capture, or kill." The incidental take permit process is outlined in CESA (F&G Code Section 2081). CESA (F&G Code Section 2081[b]) provides a means by which agencies or individuals may obtain authorization for incidental take of State-listed species. Take must be incidental to, and not the purpose of, an otherwise lawful activity. Requirements for an F&G Code Section 2081(b) permit include: the identification of impacts on listed species; development of mitigation measures that minimize and fully mitigate impacts; development of a monitoring plan; and assurance of funding to implement mitigation and monitoring.

State-listed and candidate species potentially occurring in the Program area include the longfin smelt (*Spirinchus thaleichthys*), California tiger salamander, bank swallow (*Riparia riparia*), California condor, bald eagle (*Haliaeetus leucocephalus*), Swainson's hawk (*Buteo swainsoni*), California clapper rail, California black rail (*Laterallus jamaicensis coturniculus*), California least tern, least Bell's vireo, salt marsh harvest mouse, Townsend's big-eared bat (Corynorhinus townsendii, and San Joaquin kit fox. Take of most of these species will be avoided, either because SMP activities will not occur in locations or in ways in which take can occur, or in the case of fully protected species such as the California clapper rail, California black rail, California condor, bald eagle, and salt marsh harvest mouse, because of implementation of BMPs to avoid take. However, SMP activities may result in take of one State-listed species, California tiger salamander. The SCVWD has submitted a CESA Incidental Take Permit application to CDFW, requesting incidental take of this species, describing the measures that will be implemented to avoid, minimize, and fully mitigate take (including compensatory habitat mitigation). CDFW is expected then to issue an incidental take permit for SMP activities.

## 2.6.2 Lake and Streambed Alteration Program

California's Lake and Streambed Alteration Program is regulated under Section 1600 et seq. of the F&G Code. Under the F&G Code Section 1602, CDFW regulates projects that affect the flow, channel, or banks of rivers, streams, and lakes. F&G Code Section 1602 requires State or local governmental agencies, public utilities, and private individuals to notify and enter into a streambed or lakebed alteration agreement with CDFW before construction of a project that will:

- substantially divert, obstruct, or change the natural flow or the bed, channel, or bank of any river, stream, or lake;
- substantially change or use any material from the bed, channel, or bank of, any river, stream, or lake; or

• result in the disposal or deposition of debris, waste, or other material containing crumbled, flaked, or ground pavement where it can pass into any river, stream, or lake.

F&G Code Section 1602 generally applies to any work undertaken in-channel and within and/or associated riparian habitat of a river, stream, or lake. F&G Code Section 1602 typically does not apply to drainages that lack a defined bed and banks, such as swales, or to wetlands, such as vernal pools.

CDFW has regulatory jurisdiction over the bed, bank, or channel of a stream, lake, or pond, as stated in F&G Code Sections 1600-1616. Under F&G Code Section 1602, the CDFW administers the Lake and Streambed Alteration Program and may issue a Streambed Alteration Agreement (SAA) for projects within their jurisdiction. SAAs typically are issued through an application process (submittal of a notification package) and include restrictions on construction periods and locations, and avoidance, minimization, and mitigation measures for potential impacts on habitat associated with waters of the State. Because CDFW has discretionary approval authority, it is a responsible agency under CEQA (see further discussion in Section 2.9, CEQA). As such, projects must fully comply with CEQA before CDFW can finalize an SAA. Note that such CEQA compliance has been completed for the SMP through the SMP 2012 FSEIR.

All creeks, lakes, and ponds in the Program area, as well as associated riparian vegetation, are subject to CDFW jurisdiction under F&G Code Sections 1600-1616. Because SMP activities will affect these areas, the SCVWD will submit an application to CDFW for, and CDFW is expected then to issue, an SAA.

## 2.6.3 Protection of Birds

F&G Code Section 3503 prohibits the take, possession, or needless destruction of the nests or eggs of any bird . F&G Code Section 3503.5 makes it unlawful to take, possess, or destroy any bird, nests or eggs of birds of prey (new world vultures, hawks, eagles, ospreys and falcons, and owl). Species protected by the MBTA may not be taken or possessed except as provided by rules an regulations adopted by the Secretary of the Interior in compliance with the MBTA (CDFW Code Section 3513). Disturbance that causes nest abandonment and/or loss of reproductive effort is considered "take" by CDFW.

Nearly all native bird species occurring in the Program area are protected by the F&G Code. SMP activities, such as vegetation management, may require the removal of vegetation where migratory birds are nesting. Compliance with the F&G Code will be met through implementation of the BMPs requiring pre-activity surveys before any breeding-season maintenance activities, implemented before SMP activities so that take of migratory birds is avoided.

## 2.6.4 Native Plant Protection Act

The Native Plant Protection Act (Fish and Game Code Section 1900 et seq), enacted in 1977, is a state law that prohibits take of endangered or rare native plants (with some exceptions).

CDFW works in collaboration with the California Native Plant Society and with botanical experts throughout the state to maintain an Inventory of Rare and Endangered Plants, and the similar Special Vascular Plants, Bryophytes, and Lichens List. Species on these lists may meet the CEQA definition of rare or endangered. As the trustee agency for the wildlife of California, which

includes plants, ecological communities and the habitat upon which they depend, CDFW advises public agencies during the CEQA process to help ensure that the actions they approve do not significantly impact such resources. CDFW often advises that plant species with an appropriate California Rare Plant Rank in the Inventory be properly analyzed by the lead agency during project review to ensure compliance with CEQA.

Table 2-2 lists native, special-status plant species occurring or potentially occurring in the Program area. These species were fully considered during CEQA review of the SMP 2013 Manual Update, and measures to avoid, minimize, and mitigate impacts to these species were included in the SMP 2012 FSEIR.

## 2.6.5 Fully Protected Species

The California Fish and Game Code sections 3511, 4700, 5050 and 5515 prohibit the take of species listed within these sections of the code except under provisions of an approved Natural Communities Conservation Plan or for necessary scientific research including actions to recover the species. Take may be authorized for scientific research only after a notice has been published in the California Regulatory Notice Register. Scientific research does not include actions taken as part of a mitigation project as defined by the California Environmental Quality Act.

Fully Protected Species within the Stream Maintenance Program Project Area are: American Peregrine Falcon, Brown Pelican, California Black Rail, California Clapper Rail, California Condor, California Least Tern, Golden Eagle, Southern Bald Eagle, White Tailed Kite, Trumpeter Swan, Greater Sandhill Crane, Ring-tailed Cat, and the Salt Marsh Harvest Mouse.

# 2.7 San Francisco Bay Conservation and Development Commission

BCDC has regulatory responsibility over development in the San Francisco Bay and along the Bay's nine-county shoreline. BCDC works with its federal, State and local partners in the Long-Term Management Strategy (LTMS) for the Placement of Dredged Material in the San Francisco Bay Region, to manage dredging and disposal activities in the Bay Area. Formed in 1990, the LTMS Program is a collaborative partnership, involving regulatory agencies, resource agencies, and stakeholders who work together to maximize beneficial re-use of dredged material and minimize disposal in the Bay. (BCDC 2007)

## 2.7.1 McAteer-Petris Act

The McAteer-Petris Act was enacted in 1965, to promote responsible planning and regulation of the San Francisco Bay. This law created BCDC, which is responsible for enforcing the McAteer-Petris Act, requiring that "maximum feasible public access, consistent with a project be included as part of each project to be approved by the BCDC." BCDC jurisdiction in the San Francisco Bay Area extends over the Bay, up to mean high tide and to 5 feet above mean sea level in marshes; and over a 100-foot shoreline band inland from the line of mean high tide or the line 5 feet above mean sea level adjacent to marshes. BCDC also has salt pond jurisdiction, consisting of all areas diked off from the Bay and used between August 1966 and August 1969 for the solar evaporation of Bay water in the course of salt production.

Within the Program area, any maintenance activities that are conducted within tidal waters of the South San Francisco Bay or areas determined to be within the shoreline band may require a permit from the BCDC.

The SCVWD is authorized to perform stream maintenance activities under BCDC Permit No. M77-113, Amendment 4, which expires on May 5, 2015. The SCVWD will be requesting an extension of 4 years from BCDC (through Amendment 5), to May 1, 2019. The purpose of this 4-year extension will be to align with the timelines of SMP permits issued by other State and federal agencies. Having the same permit coverage timeline for the SMP will assist with interagency collaboration and SCVWD reporting. The SCVWD is in compliance with conditions of the BCDC Permit. All currently authorized maintenance activities will be conducted under the same protocols and locations for Amendment 5. Similarly, the SCVWD will continue to comply with all mitigation, monitoring, and reporting requirements included in the existing permit.

## 2.8 National Environmental Policy Act

NEPA requires federal agencies to include in their decision-making process appropriate and careful consideration of all environmental effects of a proposed action and of possible alternatives. Documentation of the environmental impact analysis and efforts to avoid or minimize the adverse effects of proposed actions must be made available for public notice and review. This analysis is documented in either an EA with a FONSI or an EA with a finding that preparation of an EIS is required. NEPA compliance will be achieved for the SMP by USACE through preparation of an EA as part of the RGP process. Issuance of a FONSI is anticipated.

## 2.9 California Environmental Quality Act

CEQA (Public Resource Code Section 21000 et seq.) is the cornerstone of environmental law and policy in California. CEQA requires public agencies to assess and publicly disclose the environmental implications of proposed actions through the preparation of appropriate documents. The primary objectives of CEQA include:

- ensuring that the potential environmental impacts of SMPs are disclosed to decision makers and the public;
- ensuring that environmental damage is avoided, reduced, or compensated for by the implementation of carefully designed mitigation measures;
- making the public aware of the reasons for an agency's approval of a project with significant, unavoidable, and unmitigable environmental impacts;
- fostering cooperation between agencies in the review of projects; and
- enhancing public involvement in the planning and review of projects that may impact local communities and their natural environment.

CEQA applies to discretionary activities proposed, implemented, or approved by California public agencies, including state, regional, county, and local agencies. The public agency that has the principal responsibility for carrying out or approving a project which may have a significant effect on the environment is the lead agency for CEQA compliance, and this agency is responsible for preparing the environmental documentation for the SMP.

For the SMP, the SCVWD served as lead agency for the preparation of the FSEIR (certified by the SCVWD in January 2012) that evaluated the environmental impacts of SMP activities.

Common Name (Scientific Name)	Status <sup>1,</sup>	Habitat Association	Potential to Occur in the Program Area
Federal or State E	ndangered	and Threatened Plan	nt Species
Tiburon paintbrush ( <i>Castilleja affinis</i> ssp. <i>Neglecta</i> )	FE, ST, CNPS List 1B.2, VHP	Valley and foothill grassland (serpentinite)/ serpentine bunchgrass grassland	<b>Unlikely to Occur.</b> Documented occurrences in the Program Area on Coyote Ridge between Anderson Reservoir and U.S. Highway 101. Potential habitat includes serpentine bunchgrass grasslands located on the northern portion of Coyote Ridge and portions of the Santa Teresa Hills. However, SCVWD <b>s</b> urveys for special-status plants along all creeks mapped on serpentine soils in the Program area in 2004 and 2008 did not detect any occurrences of Tiburon paintbrush. Therefore, a low probability exists for it to occur in close proximity to any SMP activities.
Coyote ceanothus ( <i>Ceanothus</i> <i>ferrisiae</i> )	FE, CNPS List 1B.1, VHP	Chaparral, coastal scrub, valley and foothill grassland on serpentinite/ serpentine bunchgrass grassland and mixed serpentine chaparral	Unlikely to Occur. Three populations are recorded in the Anderson Reservoir area, within the south-central portion of the Program area. A fourth population is located near Morgan Hill off Llagas Road and Old Monterey Road. The species also may occur on serpentine soils on northern Coyote Ridge and portions of the Santa Teresa Hills. However, SCVWD surveys for special-status plants along all creeks mapped on serpentine soils in the Program area in 2004 and 2008 did not detect any occurrences of coyote ceanothus away from known locations. Therefore, this species is not expected to occur in or very near any SMP work sites.
Santa Clara Valley dudleya ( <i>Dudleya</i> <i>setchellii</i> )	FE, CNPS List 1B.1, VHP	Cismontane woodland, valley and foothill grassland on serpentinite, rocky/ serpentine rock outcrop	May be Present. This species occurs in numerous locations in the Program area, on serpentine rock outcrops, including the Santa Teresa Hills, Communications Hill, near Monterey Road/Senter Road, Coyote Ridge, near Anderson Reservoir, and in the upper Llagas Creek watershed. Although many populations have been documented in the Program area, much of the suitable habitat has not been surveyed as it occurs on private lands. Potential habitat occurs elsewhere on serpentine soils in the lower foothills of the Santa Cruz Mountains and the Diablo Range. SCVWD surveys in 2004 and 2008 documented the Santa Clara Valley dudleya on SCVWD lands only along canals, which are not included in the SMP 2013 Manual Update. A possibility (albeit low) exists that the species occurs on serpentine substrates along creeks near SMP work sites.

Table 2-2. Special-Status Plant Species with Potential to Occur in the Program Area

Common Name (Scientific Name)	Status <sup>1,</sup>	Habitat Association	Potential to Occur in the Program Area
Metcalf Canyon jewel-flower ( <i>Streptanthus</i> <i>albidus</i> ssp. <i>Albidus</i> )	FE, CNPS List 1B.1, VHP	Valley and foothill grassland (serpentinite)/ serpentine bunchgrass grassland	<b>May be Present.</b> The majority of the Metcalf Canyon jewel-flower's range is considered to occur in the Program area. The species occurs on serpentine soils on Coyote Ridge and near Anderson Reservoir in the Program area, on Communication Hill, and off Llagas Rd, in Morgan Hill. Some uncertainty exists around the taxonomic treatment of this species and most beautiful jewel-flower, but potentially suitable habitat is present north of Alum Rock, in the Santa Teresa Hills, west of Coyote Valley, along Coyote Ridge, on Communications Hill, and perhaps in a serpentine outcrop near Monterey Road and Senter Road. SCVWD surveys in 2004 and 2008 documented the Metcalf Canyon jewel-flower on SCVWD lands only along canals, which are not included in the SMP 2013 Manual Update. There is a possibility (albeit low) that the species occurs on serpentine substrates along creeks near SMP work sites.
CNPS-Listed Plant	Species		
Franciscan onion (Allium peninsulare var. franciscanum)	CNPS List 1B.2	Cismontane woodland, valley and foothill grassland on clay, volcanic soils, often serpentinite/oak woodland	<b>May be Present.</b> No known occurrences exist in the Program area, but suitable habitat may be present. The closest known population occurs off Page Mill Road in Palo Alto, but suitable habitat exists in the Program area in oak woodland habitats, such as those in the Santa Teresa and Almaden Hills.
Bent-flowered fiddleneck ( <i>Amsinckia</i> <i>lunaris</i> )	CNPS List 1B.2	Coastal bluff scrub, cismontane woodland, valley and foothill grassland/oak woodland and chaparral	<b>May be Present.</b> No known occurrences exist in the Program area, but suitable habitat may be present. One population has been described from Santa Clara County on Kinkaid Road, 1.1 miles north of Mt. Hamilton Road, outside of the Program area. However, suitable habitat is present at similar elevations in the Program area in chaparral and oak woodland habitats, particularly in the western portion of the Program area near the Almaden Hills and near Llagas Creek.
Anderson's manzanita ( <i>Arctostaphylos</i> <i>andersonii</i> )	CNPS List 1B.2	Broadleafed upland forest, chaparral, and North Coast coniferous forest habitats (openings) at elevations of 197 to 2,395 feet	<b>May be Present.</b> No known occurrences in the Program area, but suitable habitat may be present. Eight documented populations occur above 1,000 feet elevation in the Santa Cruz mountains, outside of the Program area. However, potential habitat is present in the foothills toward the eastern and western edges of the Program area.
Brittlescale ( <i>Atriplex depressa</i> )	CNPS List 1B.2	Chenopod scrub, meadows and seeps, playas, valley and foothill grasslands, and vernal pools on alkaline, clay soils/California annual grassland habitat on alkaline soil, seasonal wetlands	May be Present. No known occurrences exist in the Program area, but suitable habitat may be present. The closest known occurrence is in the baylands north of Mud Slough, in similar habitat to that occurring south and southwest of the Water Pollution Control Plant (WPCP) in the Program area. Although no occurrences are in the Program area, suitable habitat is present on low-lying moist, alkaline, clay soils near the Bay, where the species may be present.

Common Name (Scientific Name)	Status <sup>1,</sup> 2	Habitat Association	Potential to Occur in the Program Area
Big-scale balsamroot ( <i>Balsamorhiza</i> <i>macrolepis</i> var. <i>macrolepis</i> )	CNPS List 1B.2, VHP	Chaparral, cismontane woodland, valley and foothill grassland sometimes in serpentinite/serpenti ne bunchgrass grassland, mixed serpentine chaparral, and oak woodland	Unlikely to Occur. One extirpated historical occurrence exists from east of Coyote Creek in the Program area, and one extant occurrence has been recorded near the northern portion of Coyote Ridge. Additional suitable habitat in the Program area includes serpentine soils, such as those on Coyote Ridge and the Santa Teresa Hills, along the foothills. However, SCVWD surveys for special-status plants along all creeks mapped on serpentine soils in the Program area in 2004 and 2008 did not detect any occurrences of big-scale balsamroot. Therefore, this species is not expected to occur in or very near any SMP work sites.
Round-leaved filaree ( <i>Erodium</i> <i>macrophyllum</i> )	CNPS List 1B.1	Cismontane woodland, valley and foothill grassland/in California annual grassland and oak woodland habitat on clay soils	May be Present. Suitable habitat may be present in the Program area. Nine records for round-leaved filaree have been made in the Program area. Suitable habitat occurs on clay soils in the foothills of the Santa Cruz Mountains and the Diablo Range.
Pink creamsacs (Castilleja rubicundula ssp. Rubicundula)	CNPS List 1B.2 , VHP No Take	Chaparral (openings), cismontane woodland, meadows and seeps, valley and foothill grassland on serpentinite/oak woodland, serpentine bunchgrass grassland	Unlikely to Occur. The species has been recorded approximately 4.5 miles south of Gilroy in the Program area. Suitable habitat also is present on serpentine soils such as those along Coyote Ridge, within the Santa Teresa Hills, near Anderson Reservoir, west of Coyote Valley, within Communications Hill (although it has not been found there in surveys), and within the area of serpentine north of Alum Rock. However, SCVWD surveys for special-status plants along all creeks mapped on serpentine soils in the Program area in 2004 and 2008 did not detect any occurrences of pink creamsacs. Therefore, this species is not expected to occur in or very near any SMP work sites.
Congdon's tarplant ( <i>Hemizonia parryi</i> ssp. <i>congdonii</i> )	CNPS List 1B.2	Valley and foothill grassland (alkaline)/ California annual grassland habitat on alkaline soils	May be Present. Suitable habitat may be present in the Program area. Five populations have been recorded in the Program area, in the Warm Springs region of Fremont and in Alviso. The species may occur in disturbed areas on alkaline soils and may occur in disturbed California annual grassland habitat near seasonally wet habitat, specifically in the northern reaches of the Program area near Alviso.

Common Name (Scientific Name)	Status <sup>1,</sup>	Habitat Association	Potential to Occur in the Program Area
Mt. Hamilton thistle ( <i>Cirsium fontinale</i> var. <i>campylon</i> )	CNPS List 1B.2, VHP	Chaparral, cismontane woodland, valley and foothill grassland in serpentinite seeps/ serpentine seeps	May be Present. Numerous recorded populations exist in the Program area. It is found near the Almaden Calero Canal, Coyote Canal, Coyote Canal Extension, Silver Creek, Metcalf Canyon, Anderson Dam spillway, Coyote Creek tributaries, springs east of Coyote Creek, drainages between Kirby Canyon landfill, and Coyote Creek golf course, drainage near Almaden Research Center, north of Calero Reservoir in a tributary to Arroyo Creek, and other locations. Suitable habitat is present elsewhere on mesic serpentine habitat, such as seeps and swales throughout the foothills in the central portion of the Program area. SCVWD surveys in 2004 and 2008 documented the Mt. Hamilton thistle on SCVWD lands only along canals, which are not included in the SMP 2013 Manual Update. A possibility exists that the species occurs on serpentine substrates along creeks near SMP work sites.
Santa Clara red ribbons ( <i>Clarkia concinna</i> ssp. <i>automixa</i> )	CNPS List 4.3	Chaparral, cismontane woodland/ chaparral, oak woodland; slopes near drainages	<b>May be Present.</b> Suitable habitat may be present in the Program area. This CNPS list 4.3 species has a narrow endemic range that has been reduced to Santa Clara and Alameda counties. Three of 17 records in Santa Clara County are below 1,000 feet elevation and are within the Program area. Suitable habitat exists in chaparral and oak woodland habitats in the upper limits of the Program area, in the foothills of the Santa Cruz Mountains and the Diablo Range.
San Francisco collinsia ( <i>Collinsia</i> <i>multicolor</i> )	CNPS List 1B.2, VHP	Closed-cone coniferous forest, coastal scrub, sometimes serpentinite	May be Present. One population has been documented near Stanford University, but was last reported in 1903. A second occurrence, listed in Edenvale, is located in the Program area. However, this population was recorded in an area that has since been developed, and the species was last observed there in 1961. A new occurrence was observed by SCVWD botanist J. Hillman (pers. comm.) in 2009, on the shoreline of Anderson Reservoir, and another occurrence was reported in Almaden/Quicksilver Park (outside of the Program area) in 2001 (although this occurrence has not been relocated). SCVWD surveys for special-status plants along all creeks mapped on serpentine soils in the Program area in 2004 and 2008 did not detect any occurrences of San Francisco collinsia. However, SCVWD did document an occurrence along the shoreline of Anderson Reservoir in 2009, and the majority of occurrences are not located on serpentine soils. Thus, some potential exists for the species to occur in or near SMP work sites.
Hospital Canyon larkspur (Delphinium californicum ssp. interius)	CNPS List 1B.2	Found in chaparral and cismontane woodland habitats at elevations of approximately 760– 3,615 feet	May be Present. Suitable habitat may be present in the Program area. The species inhabits a small endemic range that covers the mid- and upper elevations of the inner Coast Ranges in the San Francisco Bay Area and south towards Mount Hamilton. Potential habitat occurs toward the upper elevations of the Program area in the Diablo Range, in wet, boggy meadows, canyons, and chaparral openings.

Common Name (Scientific Name)	Status <sup>1,</sup>	Habitat Association	Potential to Occur in the Program Area
Western leatherwood ( <i>Dirca</i> <i>occidentalis</i> )	CNPS List 1B.2	Mesic broadleafed upland forest, closed-cone coniferous forest, chaparral, cismontane woodland, North Coast coniferous forest, riparian forest, and riparian woodland habitats at elevations of approximately 164– 1,296 feet	<b>May be Present.</b> Suitable habitat may be present in the Program area. Four occurrences have been documented in the northeastern portion of the Program area, and these are presumed extant. Potential habitat occurs in the Santa Cruz mountains, in the foothills along the northeastern edge of the Program area.
Hoover's button- celery ( <i>Eryngium</i> <i>aristulatum</i> var. <i>hooveri</i> )	CNPS List 1B.1	Vernal pools/California annual grassland habitat on alkaline soil, seasonal wetland	<b>May be Present.</b> Suitable habitat may be present in the Program area. Several historical occurrences of the species have been reported in the Program area. However, all occurrences in Santa Clara County have been extirpated by development, except one located in the vicinity of San Felipe Lake on the southern border of the county. Habitat of a suitable quality may be present in alkaline depressions, vernal pools, or roadside ditches along South San Francisco Bay, near Alviso.
Talus fritillary ( <i>Fritillaria falcate</i> )	CNPS List 1B.2	Serpentinite, often talus-based soils in chaparral, cismontane woodland, and lower montane coniferous forest habitats at elevations of approximately 984– 5,003 feet	Absent. Out of range; no suitable habitat occurs for this species. No documented occurrences occur in the Program area. The last documented observation was in Blackbird Valley, a tributary to Arroyo Colorado Creek, in 1995. This was at a 3,000-foot elevation, outside the Program area. The species is presumed to be absent.
Fragrant fritillary ( <i>Fritillaria liliacea</i> )	CNPS List 1B.2, VHP	Cismontane woodland, coastal prairie, coastal scrub, valley and foothill grassland, often in serpentinite/oak woodland, serpentine bunchgrass grassland	Unlikely to Occur. Six populations have been documented in various locations in the Program area. Additional suitable habitat occurs on serpentine soils in the Program area, such as Coyote Ridge, Anderson and Calero Reservoirs, west of Coyote Valley, the Santa Teresa Hills, Communications Hill, and serpentine north of Alum Rock. SCVWD surveys for special-status plants along all creeks mapped on serpentine soils in the Program area in 2004 and 2008 did not detect any occurrences of fragrant fritillary. Therefore, this species is not expected to occur in or very near any SMP work sites.
Loma Prieta hoita ( <i>Hoita strobilina</i> )	CNPS List 1B.1, VHP	Chaparral, cismontane woodland, riparian woodland, usually serpentinite/mesic mixed serpentine chaparral, serpentine seeps	May be Present. Known occurrences of the species have been recorded on several creeks in the Program area, suggesting the possibility that the species may occur in SMP work sites. Numerous records exist in the Program area, from serpentine soils predominantly in the Santa Cruz mountains from Saratoga to Gilroy, to the Diablo range near Coyote Ridge. Suitable habitat is present in the Program area in riparian areas, particularly in mesic-serpentine influenced soils of the Santa Cruz Mountains.
Common Name (Scientific Name)	Status <sup>1,</sup>	Habitat Association	Potential to Occur in the Program Area
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Satan's goldenbush (Isocoma menziesii var. diabolica)	CNPS List 4.2	Cismontane woodland/oak woodland	<b>May be Present.</b> Suitable habitat may be present in the Program area. The species only has been documented in Santa Clara and San Benito counties. It occurs in the Program area in the foothills near the Almaden Hills. Suitable habitat is present in the foothills where oak woodland habitat occurs in the Santa Teresa Hills, the Almaden Hills, near Anderson Reservoir, and along Coyote Ridge.
Woolly-headed lessingia ( <i>Lessingia</i> <i>hololeuca</i> )	CNPS List 3	Clay and serpentinite soils in broadleafed upland forest, coastal scrub, lower montane coniferous forest, and valley and foothill grassland habitats at elevations of approximately 49– 1,000 feet	Unlikely to Occur. Two records exist in the Program area, one in the foothills west of Los Gatos and one in an area north of Gilroy. Potential habitat exists in the Program area, on serpentine soils in the foothills of the Santa Cruz Mountains. SCVWD surveys for special-status plants along all creeks mapped on serpentine soils in the Program area in 2004 and 2008 did not detect any occurrences of wooly-headed lessingia. Therefore, this species is not expected to occur in or very near any SMP work sites.
Smooth lessingia ( <i>Lessingia</i> <i>micradenia</i> var. <i>glabrata</i> )	CNPS List 1B.2, VHP	Chaparral, cismontane woodland- on serpentinite, often roadsides/mixed serpentine chaparral and oak woodland	May be Present. In the Program area, 27 records have been made throughout the foothills in the central and southern portions of the county, in both the Santa Cruz Mountains and the Diablo Range. Suitable habitat is present on rocky slopes and along roadsides in serpentine-derived soils throughout the central and southern foothills of Santa Clara County. SCVWD surveys in 2004 and 2008 documented the smooth lessingia on SCVWD lands only along canals, which are not included in the SMP 2013 Manual Update. The possibility exists that the species occurs on serpentine substrates along creeks near SMP work sites.
Showy golden madia ( <i>Madia radiata</i> )	CNPS List 1B.1	Cismontane woodland and valley and foothill grassland habitats from 82–2,953 feet in elevation	<b>May be Present.</b> Suitable habitat may be present in the Program area. The only documented occurrence in Santa Clara County is from an elevation of 2,200 feet, outside the Program area. Potential habitat exists within the Program area, in the foothills on clay soils.
Davidson's bush- mallow ( <i>Malacothamnus</i> <i>davidsonii</i> )	CNPS List 1B.2	Chaparral, cismontane woodland, coastal scrub, riparian woodland/ chaparral, oak woodland, mixed riparian forest and woodland	May be Present. No extant records are found in the Program area; however, suitable habitat is present. Three historical records exist near Stanford and Los Altos, dating from 1936. Suitable habitat is present in the woodland and riparian habitats of the foothills of the Santa Cruz Mountains, on sandy substrates.
Hall's bush-mallow ( <i>Malacothamnus</i> <i>hallii</i> )	CNPS List 1B.2, VHP	Chaparral, coastal scrub/chaparral	May be Present. SCVWD surveys in 2004 and 2008 documented the Hall's bush-mallow only along canals, which are not included in the SMP 2013 Manual Update. A possibility exists that the species occurs along creeks near SMP work sites. Numerous records of the species exist in the Program area, in the Santa Teresa Hills and along Coyote Ridge. Additional suitable habitat is present in the foothills of the Santa Cruz Mountains and the Diablo Range.

Common Name (Scientific Name)	Status <sup>1,</sup> 2	Habitat Association	Potential to Occur in the Program Area
Oregon meconella ( <i>Meconella</i> oregano)	CNPS List 1B.1	Coastal prairie and coastal scrub communities, at elevations from 820– 2,034 feet	May be Present. No known occurrences exist in the Program area, but suitable habitat may be present. Three occurrences were recorded in Santa Clara County as recently as 2005. All were in the same location near the summit of Mt. Hamilton. Potential habitat may occur in the upper reaches of the Program area (above 820 feet elevation) in the Diablo Range.
Mt. Diablo cottonweed ( <i>Micropus</i> <i>amphiboles</i> )	CNPS List 3.2	Broad-leafed upland forest, chaparral, cismontane woodland, valley and foothill grassland in rocky habitat/oak woodland, chaparral, California annual grassland	<b>May be present.</b> Suitable habitat may be present in the Program area. One record of the species exists in the Program area from a location west of Campbell. Suitable habitat occurs within rocky oak woodland habitat in the Santa Cruz Mountains and the Diablo Range.
Robust monardella ( <i>Monardella</i> <i>villosa</i> ssp. <i>globosa</i> )	CNPS List 1B.2, VHP	Broad-leafed upland forest (openings), chaparral (openings), cismontane woodland, coastal scrub, valley and foothill grassland/chaparral, oak woodland, and California annual grassland	May be Present. Five records exist for the species in the Program area. These predominantly occur in Almaden Quicksilver County Park, Rancho San Antonio Open Space Preserve, and Lexington Reservoir County Park. Suitable habitat is present in the Program area, particularly in the foothills of the Santa Cruz Mountains and the Diablo Range.
Hooked popcorn- flower ( <i>Plagiobothrys</i> <i>uncinatus</i> )	CNPS List 1B.2	Valley and foothill grasslands, cismontane woodlands, and chaparral habitats (sandy soils) at elevations of approximately 990– 2,510 feet; across all habitat types often associated with canyon slopes	May be Present. No known occurrences exist in the Program area, but suitable habitat may be present. Potential habitat exists in sandy soils at higher elevations in the foothills bordering the Program area.
Most beautiful jewel-flower ( <i>Streptanthus</i> <i>albidus</i> ssp. <i>peramoenus</i> )	CNPS List 1B.2, VHP	Chaparral, cismontane woodland, valley and foothill grassland in serpentinite/ serpentine bunchgrass grassland, mixed serpentine chaparral	May be Present. Numerous populations have been recorded in the Program area along Coyote Ridge, near Anderson and Calero reservoirs, and in the Santa Teresa Hills. In addition, suitable habitat is present in the Program area on serpentine soils, such as those on Communications Hill and the serpentine habitat area near Alum Rock. SCVWD surveys in 2004 and 2008 documented the most beautiful jewel- flower only along canals, which are not included in the SMP 2013 Manual Update. A possibility exists that the species occurs on serpentine substrates along creeks near SMP work sites.

Common Name (Scientific Name)	Status <sup>1,</sup> 2	Habitat Association	Potential to Occur in the Program Area	
Saline clover ( <i>Trifolium</i> <i>depauperatum</i> var. <i>hydrophilum</i> )	CNPS List 1B.2	Mesic, alkaline, or saline sites in valley and foothill grassland habitat, in vernal pool habitat, or in marshes and swamps at elevations from 0– 984 feet; occurs in both coastal and inland marshes (Hickman 1993)	May be Present. No known occurrences in the Program area, but suitable habitat may be present. The nearest documented occurrences are between Millers Canal and the Pajaro River off Highway 125 near the San Benito and Santa Clara county line. Suitable habitat in the Program area would be mesic- alkaline soils in vernal pools, marshes, and swamps, and grasslands, such as those near Alviso and the Pajaro River.	
<ul> <li><sup>1</sup> Federal and State Endangered and Threatened Status Definitions:</li> <li><sup>2</sup> California Native Plant Society (CNPS)</li> <li>– = None</li> </ul>				
List Status Definitio	ns:			
FederalBLMDesignated as Sensitive by the Bureau of Land Management (BLM)FEEndangered under the Endangered Species Act (ESA)FTThreatened under the ESA				
StateSEEndangered under the California Endangered Species ActSRRare under the Native Plant Protection Act1BCalifornia Rare Plant Rank of rare, threatened, or endangered in California and elsewhereSource: Data compiled by H.T. Harvey & Associates in 2013				

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
Federal or State	Endangered	d, Threatened, or Candi	date Species
Bay checkerspot butterfly (Euphydryas editha bayensis)	FT	Native grasslands on serpentine soils; larval host plants are Plantago erecta and/or Castilleja sp.	Present. Occurs within the Program area in serpentine bunchgrass grasslands and serpentine rock outcrop/barrens on the east side of the Santa Clara Valley, from Coyote Ridge south to Harvey Bear Ranch and on the west side of the valley from the Santa Teresa Hills south to San Martin.
Green sturgeon (Acipenser medirostris)	FT, CSSC	Spawns in large river systems such as the Sacramento River; forages in nearshore oceanic waters, bays, and estuaries	May be Present. Known to occur in San Francisco Bay; apparently occurs in the South Bay very rarely as a non-breeding visitor. May occur in the tidal reaches of sloughs in the Alviso area within the Program area, albeit infrequently and in low numbers, if at all. Does not spawn in the South Bay. Likely occurs only irregularly and in low numbers in the Program area. The species is not expected to be a concern because of the very limited abundance of the species in the Program vicinity and the limited extent of SMP activities to occur in tidal habitats.
Longfin smelt (Spirinchus thaleichthys)	ST	Spawns in fresh water in the upper end of the San Francisco Bay; occurs year-round in the South Bay	May be Present. Occurs in the South Bay year- round (Wernette 2000), and has been collected in Alviso Slough (EDAW 2007) and in the Island Ponds between Coyote Slough and Mud Slough (Hobbs 2011). May be present in the tidal reaches of other sloughs in the South Bay as a rare non-breeding visitor, but in very low numbers. Does not spawn in the Program area, and the species is likely to occur only in low numbers in the Program area because of the very limited abundance of the species in the vicinity and limited extent of SMP activities in tidal habitats.
Central California coast steelhead (Oncorhynchus mykiss)	FT	Cool streams with suitable spawning habitat and conditions allowing migration between spawning and marine habitats	Present. Known to occur in the Program area in a number of streams flowing into the San Francisco Bay, including Coyote Creek, Upper Penitencia Creek, Arroyo Aguague, Los Gatos Creek, Alamitos Creek, Arroyo Calero, Los Trancos Creek, Guadalupe Creek, the Guadalupe River, Stevens Creek, and San Francisquito Creek. Likely present in all accessible reaches of these streams in the Program area during migration. Juveniles present year-round in upper reaches of these streams. Also present in the lower, tidal reaches of Alviso Slough, Coyote Slough, Stevens Creek, and San Francisquito Creek, and in estuarine habitats of the South Bay during migration.

Table 2-3. Special-Status Wildlife Species with Potential to Occur in the Program Area

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
South-Central California coast steelhead (Oncorhynchus mykiss)	FT	Cool streams with suitable spawning habitat and conditions allowing migration between spawning and marine habitats	Present. Known to occur in the Program area in the Pajaro River and its tributaries, including Llagas Creek, Uvas/Carnadero Creek, Little Arthur Creek, Bodfish Creek, Tar Creek, and Pacheco Creek. Likely present in all accessible reaches of these streams in the Program area during migration.
California tiger salamander (Ambystoma californiense)	FT, SE/ CSSC	Vernal or temporary pools in annual grasslands or open woodlands	Present. Historically may have occurred throughout the Program area; however, several populations located along the valley floor have been extirpated because of habitat loss, and the species is absent from most of the valley floor. Recent occurrences are scattered throughout the Program area on both sides of the Santa Clara Valley.
California red- legged frog (Rana draytonii)	FT, CSSC	Streams, freshwater pools, and ponds with emergent or overhanging vegetation	Present. This species apparently has been extirpated from much of the valley floor, as well as the brackish marshes bordering the South Bay, and red-legged frogs are not expected to occur throughout most of the developed portions of the Program area, even in streams and ponds. However, red-legged frogs are known or expected to occur in a number of locations at the periphery of the Program area (i.e., in or near the upper, less developed reaches of streams in the Program area).
San Francisco garter snake (Thamnophis sirtalis tetrataenia)	FE, SE	Freshwater marshes, ponds, and slow- moving streams along the coast	Absent. Garter snakes in the northwestern part of the Program area (i.e., in the Palo Alto/Stanford area) fall within the intergrade zone between the San Francisco garter snake and the red-sided garter snake (Thamnophis sirtalis infernalis) (Barry 1994). The intergrade populations do not belong exclusively to either subspecies; thus, true San Francisco garter snakes do not occur in the Program area.
Bank swallow (Riparia riparia)	ST	Colonial nester on vertical banks or cliffs with fine-textured soils near water	Absent as Breeder. No recent breeding records from Santa Clara County. Occurs only as a rare migrant.

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
California condor (Gymnogyps californianus)	FE, SE	Nests in caves in steep, isolated cliffs or cavities in mature redwood trees. Forages over grasslands, open woodlands, and along coastal beaches	May be Present. Historically present as a non- breeder but not currently known to occur in the Program area. No breeding habitat for this species is present in the Program area. Reintroduced individuals from Pinnacles National Monument in San Benito County occasionally range as far north as the Program area (and may do so increasingly in the future, if the reintroduced population expands), because five were sighted at the summit of Mt. Hamilton in June 2011. However, such individuals are unlikely to occur in the low-elevation areas where the SMP activities are expected to occur.
Bald eagle (Haliaeetus leucocephalus)	SE, SP	Occurs mainly along seacoasts, rivers, and lakes; nests in tall trees or in cliffs, occasionally on electrical towers; feeds mostly on fish	Present. Has been recorded nesting in the Program area (i.e., below 1,000 feet elevation) at Coyote Reservoir, where a pair nested in 2010; at Anderson Reservoir, where a nesting pair was present in 2010 and possibly in several prior years; and at San Felipe Lake, where a pair was nesting in 2011. However, no SMP activities are projected to be performed near any of these nest sites. Elsewhere in Santa Clara County, it has nested only at Calaveras Reservoir, which is outside the Program area. Small numbers forage in the Program area at all the large reservoirs, and in Coyote Valley, primarily during the non- breeding season.
Swainson's hawk (Buteo swainsoni)	ST	Nests in trees surrounded by extensive marshland or agricultural foraging habitat	Absent as Breeder. Apparently nested in small numbers in Santa Clara County historically, and an 1894 nest record exists for the Berryessa area (in eastern San Jose) (Bousman 2007). Currently, the species is known to occur in the Program area only as a very infrequent transient during migration. Although young not long out of the nest have been recorded on several occasions in the Santa Clara Valley in recent years, more concrete evidence of nesting has not been documented, so this species currently is not known to breed in the Program area.
California clapper rail (Rallus longirostris obsoletus)	FE, SE, SP	Salt marsh habitat dominated by pickleweed and cordgrass	Present. Suitable breeding habitat is present in the Program area in saltmarsh habitat along the lowermost tidal reaches of creeks that flow into the San Francisco Bay (Liu et al. 2009). On very rare occasions, non-breeding individuals wander up tidal sloughs (e.g., in tidal brackish/freshwater marsh habitats along Alviso Slough); however, all suitable breeding habitat for clapper rails is present in saline and brackish tidal marshes.

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
California black rail (Laterallus jamaicensis coturniculus)	ST, SP	Breeds in fresh, brackish, and tidal salt marsh	May be Present. Not known to breed in the South Bay; occurs only as a very infrequent winter visitor to tidal salt marshes along the edge of the Bay.
Western snowy plover (Charadrius alexandrinus nivosus)	FT, CSSC	Sandy beaches on marine and estuarine shores and salt pannes in the San Francisco Bay saline managed ponds	Present. Nests on levees, islands, and salt flats in some of the South Bay saline-managed ponds in the Mountain View/Sunnyvale/Alviso area, and in New Chicago Marsh in Alviso. Forges in these same areas and on levees and managed pond bottoms in other ponds along the Bay edge.
California least tern (Sterna antillarum browni)	FE, SE, SP	Nests along the coast on bare or sparsely vegetated, flat substrates; in the South Bay, nests in salt pannes and on an old airport runway; forages for fish in open waters	Present. Does not breed in the Program area. The South Bay is an important post-breeding staging area for least terns. Most such staging has occurred in managed ponds along the Bay in the Mountain View/Sunnyvale area (occasionally in the Alviso area).
Least Bell's vireo (Vireo bellii pusillus)	FE, SE	Nests in heterogeneous riparian habitat, often dominated by cottonwoods and willows	May be Present. The only breeding records in Santa Clara County are from Llagas Creek southeast of Gilroy in 1997 and the Pajaro River south of Gilroy in 1932. Otherwise, records include one or two singing males along lower Llagas Creek in May 2001, and a singing male in June 2006 along Coyote Creek near the Coyote Creek Golf Club. Although this species may increase in number and distribution as core populations increase, it is unlikely to be more than a rare and very locally occurring breeder along south county streams.
Townsend's big- eared bat (Corynorhinus townsendii)	SC	Roosts in caves and mine tunnels, and occasionally in deep crevices in trees such as redwoods or in abandoned buildings, in a variety of habitats	May be Present. No known extant populations on the Santa Clara Valley floor, and no breeding sites known from the Program area. Occasionally individual Townsend's big-eared bats may roost and forage in habitats nearly anywhere in the Program area, but such individuals are expected to occur very infrequently and in small numbers. Roosting colonies are known from UTC property east of Coyote Ridge near Metcalf Road and at Almaden-Quicksilver County Park. Although both locations are outside the Program area, these records indicate the potential for this species to occur in suitable habitat in the Program area, possibly near southern Coyote Ridge and northern Anderson Reservoir or in the Guadalupe Mines area.

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
Salt marsh harvest mouse (Reithrodontomy s raviventris)	FE, SE, SP	Salt marsh habitat dominated by common pickleweed	Present. Known to occur in the Program area in saline and brackish marshes, particularly those dominated by pickleweed or dense mature tri- corner bulrush (Schoenoplectus americanus) habitat around the Bay edge, including both fully tidal and diked/muted tidal marshes (H.T. Harvey & Associates 2010).
San Joaquin kit fox (Vulpes macrotis mutica)	FE, ST	Flat or gently sloping grasslands, mostly on the margins of the San Joaquin Valley and adjacent valleys	May be Present. Expected to occur only in the southeastern portion of the Program area, in the vicinity of Pacheco Creek and the uppermost reaches of the Pajaro River. If it occurs here at all, likely to occur in low numbers, and infrequently, during dispersal between areas of known breeding activity outside the Program area. No SMP activities are projected in areas where the kit fox can occur.
California Species	of Special (	Concern	
Central Valley fall-run Chinook salmon (Oncorhynchus tshawytscha)	CSSC	Cool rivers and large streams that reach the ocean and that have shallow, partly shaded pools, riffles, and runs	Present. Known to occur in the Program area in Coyote Creek, Los Gatos Creek, Alamitos Creek, and the Guadalupe River in very small numbers (Leidy et al. 2003). Uses the lower reaches of Coyote Creek and Alviso Slough as migration corridors between estuarine habitats and upstream spawning and rearing habitats. However, genetic analysis has confirmed that Chinook in South Bay streams are all derived from hatchery stock, and conditions for successful spawning in the Program area are marginal.
Monterey roach (Lavinia symmetricus subditus)	CSSC	Fairly warm streams and rivers flowing into Monterey Bay	Present. Restricted to the tributaries of the Monterey Bay. It is considered plentiful in the Pajaro watershed and is known to occur in Llagas Creek, Uvas Creek, and the Pajaro River.
Foothill yellow- legged frog (Rana boylii)	CSSC	Partially shaded shallow streams and riffles with a rocky substrate. Occurs in a variety of habitats in coast ranges	Present. This species has disappeared from the farmed and urbanized areas of Santa Clara County as well as many of the perennial streams below major reservoirs. Foothill yellow-legged frogs may still be present along the eastern and western margins of the Program area, along the upper reaches of cobbly streams (H. T. Harvey & Associates 1999).

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
Western pond turtle (Actinemys marmorata)	CSSC	Permanent or nearly permanent water in a variety of habitats	Present. Occurs in a number of aquatic habitats in the Program area, including a number of creeks, rivers, lakes, and ponds (H. T. Harvey & Associates 1999, CNDDB 2011). The majority of recent occurrences in the Program area have been from southern areas or from the margins of the Program area, as breeding populations have been extirpated from most agricultural and urbanized areas. However, individuals of this long-lived species still occur in urban streams and ponds as well.
California horned lizard (Phrynosoma coronatum frontale)	CSSC	Open habitats with sandy, loosely textured soils, such as chaparral, coastal scrub, annual grassland, and clearings in riparian woodlands with the presence of native harvester ants (Pogonomyrmex barbatus)	Present. Recorded recently in the Program area only near Calero Reservoir. Probably restricted to a few locations at the margins of the Program area.
Silvery legless lizard (Anniella pulchra pulchra)	CSSC	Areas with sandy or loose loamy soils under the sparse vegetation of beaches, chaparral, or pine-oak woodland; or sycamores, cottonwoods, or oaks that grow on stream terraces	Absent. Historically recorded in Program area in the Alviso area, but no recent records. Silvery legless lizards have been displaced by development or disturbed by agriculture in much of the Program area, and a suite of other factors (e.g., off-road vehicle activity, erosion, livestock grazing, and the introduction of exotic plant species) has altered remaining habitat to the extent that the species is unlikely to occur in the Program area.
Redhead (Aythya americana)	CSSC (nesting)	Nests in marshes and at pond margins	Absent as Breeder. Recorded nesting in the Program area only on a few occasions, in the 1970s and 1980s, at the Palo Alto Flood Control Basin. Low probability of nesting elsewhere.
Western least bittern (Ixobrychus exilis hesperis)	CSSC (nesting)	Nests and forages in freshwater marshes	Absent as Breeder. Although the species has been recorded occasionally in the Program area, no breeding confirmations exist for the Program area, and this species likely occurs only as an occasional migrant.
Black skimmer (Rynchops niger)	CSSC (nesting)	Nests on abandoned levees and islands in saline managed ponds and marshes	Present. Uncommon resident. Black skimmers have nested in the South Bay since 1994. Near the Program area, the species has nested on islands in saline managed ponds in the Alviso area (e.g., on ponds AB1, AB2, A1, A2W, A7, A8 and A16, and Pond A12 (Bousman 2007). May forage in tidal sloughs, but is not expected to occur away from tidal/bayland areas.

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
Northern harrier (Circus cyaneus)	CSSC (nesting)	Nests in marshes and moist fields, forages over open areas	Present. Within the Program area, potential nesting habitat is present primarily in tidal marshes along sloughs, in diked/muted tidal salt marshes near the Bay, in fallow fields and pastures in Coyote Valley, and in fallow fields and wetlands along lower Llagas Creek, Carnadero Creek, and the Pajaro River. The accessibility of these areas to predators, particularly away from Bay marshes, limits the abundance of nesting pairs in the Program area. Non-breeders are known to forage regularly in grassland, agricultural, and wetland habitats in the Program area, occasionally (e.g., during vole outbreaks) in high densities.
Long-eared owl (Asio otus)	CSSC (nesting)	Riparian bottomlands with tall, dense willows and cottonwood stands (also dense live oak and the California Bay along upland streams); forages primarily in adjacent open areas	May be Present. Rare resident and occasional winter visitor in Santa Clara County (Bousman 2007). Historical breeding records exist for the Santa Clara Valley floor and one recent nest was recorded at Ed Levin County Park west of Calaveras Reservoir (Noble 2007). Could potentially breed in oak woodlands, riparian habitats, and other wooded habitats in the Program area, although likely only in very low numbers.
Short-eared owl (Asio flammeus)	CSSC (nesting)	Nests in marshes and moist fields, forages over open areas	May be Present. Has been recorded nesting in the Program area only in the Palo Alto Flood Control Basin, although it has not been confirmed nesting there since the 1970s. Low probability of nesting elsewhere.
Burrowing owl (Athene cunicularia)	CSSC	Open grasslands and ruderal habitats with suitable burrows, usually those made by California ground squirrels	Present. Present year-round in the Program area in open, agricultural, and grassland areas, where active ground squirrel burrows are present. However, the species has undergone a decline in Santa Clara County. Core populations of breeding and overwintering burrowing owls occur at the San Jose International Airport, in the North San Jose/Alviso area, and in the northern Mountain View area.

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
Vaux's swift (Chaetura vauxi)	CSSC (nesting)	Nests in snags in coastal coniferous forests or, occasionally, in chimneys; forages aerially	May be Present. In the South Bay, breeds primarily in snags within Santa Cruz Mountain forests, outside of the Program area. However, it also breeds in residential chimneys in the foothills of the Santa Cruz Mountains. Swifts have been observed foraging widely over various habitats, but most commonly in suburban areas having chimneys suitable for nesting, such as Los Gatos, Los Altos, Los Altos Hills, Cupertino, and Campbell (Rottenborn 2007). Thus, it likely breeds more commonly than currently recorded (though still in small numbers) in residential areas in the northwestern part of the Program area. The species forages aerially over these areas during the breeding season, and anywhere over the larger Program area during migration.
Olive-sided flycatcher (Contopus cooperi)	CSSC (nesting)	Breeds in mature forests with open canopies, along forest edges in more densely vegetated areas, in recently burned forest habitats, and in selectively harvested landscapes	Present. Common summer resident in western Santa Clara County (Bousman 2007). This species breeds widely in the Santa Cruz Mountains, and more sparingly in the Diablo Range, but it does not breed on the Santa Clara Valley floor. Likely, few pairs nest at sites below 1,000 feet elevation, but confirmed breeding has occurred at elevations as low as 400 feet (Bousman 2007).
Loggerhead shrike (Lanius ludovicianus)	CSSC (nesting)	Nests in tall shrubs and dense trees; forages in grasslands, marshes, and ruderal habitats	Present. Breeds in a number of locations in the Program area where open grassland, ruderal, or agricultural habitat with scattered brush, chaparral, or trees provides perches and nesting sites (Bousman 2007), although populations seem to have declined in recent years as suitable habitat dwindles with increasingly development. Occurs slightly more widely (i.e., in smaller patches of open areas providing foraging habitat) during the non-breeding season.
Yellow warbler (Dendroica petechia)	CSSC (nesting)	Nests in riparian woodlands	Present. Uncommon breeder in wooded riparian habitats in the Program area. Prefers riparian corridors with an overstory of mature cottonwoods and sycamores, a midstory of box elder and willow, and a substantial shrub understory (Bousman 2007), particularly in areas with more open space adjacent to the riparian habitat (rather than in heavily developed areas). The species is an abundant migrant throughout the Program area during the spring and fall.

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
San Francisco common yellowthroat (Geothlypis trichas sinuosa)	CSSC	Nests in herbaceous vegetation, usually in wetlands or moist terraces	Present. In the Program area, the greatest proportion of breeding records are from brackish and freshwater marshes near the edge of the Bay, and in early-successional riparian habitat in broader floodplains along lower Coyote Creek and the Guadalupe River (Bousman 2007). Nests typically are located in extensive stands of bulrushes in brackish marshes and dense cattail beds in freshwater marsh habitat, but also are found in forbs in riparian habitats. Yellowthroats nesting from the northern San Jose/Milpitas/Santa Clara/Los Gatos area northward, both along the edge of the Bay and in riparian and wetland habitats inland, are likely of this subspecies, whereas those in areas to the south are likely of the more widespread subspecies arizela.
Yellow-breasted chat (Icteria virens)	CSSC (nesting)	Nests in dense stands of willow and other riparian habitat	Present. Rare breeder, and only slightly more regular transient, in willow-dominated riparian habitats in the Program area. Historically, it likely bred more widely in Santa Clara County, but it is now rare because of the loss of suitable breeding habitat and brood parasitism in brown-headed cowbirds. In the Program area, the species is most numerous and occurs most regularly on lower Llagas Creek, but it has been recorded along Coyote Creek in the vicinity of Hellyer Park upstream, and it likely occurs in low numbers on other streams south of the more urbanized San Jose area.
Alameda song sparrow (Melospiza melodia pusillula)	CSSC	Nests in salt marsh, primarily in marsh gumplant and cordgrass along channels	Present. Endemic to Central and South San Francisco Bay. In the Program area, it occurs in the taller vegetation found along tidal sloughs, including salt marsh cordgrass and marsh gumplant, near the South Bay. The location of the interface between populations of the Alameda song sparrow and those of the race breeding in freshwater riparian habitats (gouldii) along most creeks is not known because of difficulties in distinguishing individuals of these two races in the field.

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
Grasshopper sparrow (Ammodramus savannarum)	CSSC (nesting)	Breeds and forages in grasslands, meadows, fallow fields, and pastures	Present. Nests in extensive grasslands with some heterogeneity, including serpentine grasslands. In the Program area, breeding birds occur in the foothills of the Santa Cruz Mountains, and from Calaveras Reservoir southeast to the hills above Pacheco Creek (Heller 2007). Breeding birds also occur in the southeast portion of the Program area, where the hills drop down to the Pajaro River Valley (Heller 2007). It may occur somewhat more widely during migration, but it is seldom detected in the Program area outside the breeding season.
Bryant's savannah sparrow (Passerculus sandwichensis alaudinus)	CSSC	Nests in pickleweed dominated salt marsh and adjacent ruderal habitat	Present. Breeds in the Program area primarily in short pickleweed-dominated portions of diked/muted tidal salt marsh habitat, and in adjacent ruderal habitat, in the South San Francisco Bay (Rottenborn 2007). Breeding also has been confirmed in expanses of short grassland in inland/non-instream areas on the west side of the Coyote Valley and in the Santa Cruz Mountain foothills just north of the Pajaro River Valley (Rottenborn 2007). During the non- breeding season, alaudinus and other savannah sparrow subspecies may forage in open areas throughout the Program area.
Tricolored blackbird (Agelaius tricolor)	CSSC (nesting colony)	Nests near fresh water in dense emergent vegetation	Present. Typically nests in extensive stands of tall emergent herbaceous vegetation in freshwater marshes and ponds. In the Program area, the species is patchily distributed in the Santa Clara Valley, its distribution reflecting the patchy nature of its breeding habitat (Rottenborn 2007). The species occurs as an uncommon non-breeding forager throughout most of the Program area.
Salt marsh wandering shrew (Sorex vagrans halicoetes)	CSSC	Medium-high marsh 6 to 8 feet above sea level with abundant driftwood and common pickleweed	May be Present. Formerly more widely distributed in the Bay Area. This small insectivorous mammal is now confined to salt marshes of the South Bay (Findley 1955). Salt marsh wandering shrews occur most often in medium-high wet tidal marsh (6 to 8 feet above sea level), with abundant driftwood and other debris for cover (Shellhammer 2000). They also have been recorded occasionally in diked marsh. This species typically is found in fairly tall pickleweed, in which these shrews build nests.

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
Pallid bat (Antrozous pallidus)	CSSC	Forages over many habitats; roosts in caves, rock outcrops, buildings, and hollow trees Present. Historically, likely present in a numbe locations throughout the Program area, but this species has declined in recent decades. Know maternity colonies in the Program area occur a several locations, such as on Cochrane Road near Anderson Dam; south of Berryessa Creek and close to Old Piedmont Road, and on Chaboya Court at the end of Quimby Road in eastern San Jose; and on the Highway 152 bridge over Uvas Creek. Suitable roosting sites are present in a number of other areas, particularly in or near open space or less developed areas around the periphery of the Program area, and the species may be more widespread than is known. Individuals potentia could forage in the Program area in open area located within several miles of colonies.	
Western red bat (Lasiurus blossevillii)	CSSC	Roosts in foliage in forest or woodlands, especially in or near riparian habitat	Present. Occurs as a migrant and winter resident, but does not breed in the Program area. May roost in foliage in trees virtually anywhere in the Program area, but is expected to roost primarily in riparian areas.
San Francisco dusky-footed woodrat (Neotoma fuscipes annectens)	CSSC	Nests in a variety of habitats including riparian areas, oak woodlands, and scrub	Present. Currently, with the exception of records along Coyote Creek and along the edges of the valley, San Francisco dusky-footed woodrats are not known to occur on the urban Santa Clara Valley floor (H. T. Harvey & Associates 2010). They also have likely been extirpated in the southern portion of the county, in the Gilroy and Morgan Hill areas where the valley floor is developed (H. T. Harvey & Associates 2010). In the Program area, Coyote Creek likely supports extant populations of the San Francisco dusky- footed woodrat. Where low open valleys are less developed, woodrat populations appear to remain intact.
American badger (Taxidea taxus)	CSSC	Burrows in grasslands and occasionally in infrequently disked agricultural areas	Present. Known to occur in the Program area primarily in grasslands and less frequently disturbed agricultural habitats, mostly in the foothills but sometimes on the valley floor.

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
State Fully Protec	ted Species		
American peregrine falcon (Falco peregrinus anatum)	SP	Forages in many habitats; nests on cliffs and tall bridges and buildings	Present. Peregrine falcons are uncommon breeders in the Program area, but non-breeders are present in small numbers in fall and winter. They may occur anywhere throughout the Program area as a forager or migrant, although always at low densities. In the Program area, peregrine falcons are known to nest at San Jose City Hall and on electrical towers in Mountain View and Alviso managed ponds. The may breed more widely in the Program area from 2012 through 2022.
Golden eagle (Aquila chrysaetos)	SP	Breeds on cliffs or in large trees (rarely on electrical towers), forages in open areas	Present. Breeds widely in the Diablo Range and less commonly in the Santa Cruz Mountains, mostly above the elevation of the Program area, but a few pairs breed at the edges of the Santa Clara Valley at elevations within the Program area (Bousman 2007). Forages somewhat more widely in agricultural/open space areas on the valley floor, such as in the Alviso area, in Coyote Valley, and in the Pajaro River watershed.
White-tailed kite (Elanus leucurus)	SP	Nests in tall shrubs and trees, forages in grasslands, marshes, and ruderal habitats	Present. Breeds across the northern edge of Santa Clara County, from the foothills of the Santa Cruz Mountains near Palo Alto through the open areas edging the South Bay, and into the foothills of the Diablo Range east of Milpitas (Mammoser 2007). Also occurs at scattered locations southward along the Santa Clara Valley floor and the foothills on either side of the valley. Also fairly common along Llagas and Uvas/Carnadero creeks and the Pajaro River.
Ringtail (Bassariscus astutus)	SP	Cavities in rock outcrops and talus slopes, as well as hollows in trees, logs, and snags that occur in riparian habitats and dense woodlands, usually in close proximity to water	May be Present. Ostensibly, suitable habitat is present in forested areas at the upper margins of the Program area, but few confirmed records exist. The species has been observed near Lexington Reservoir, near Highway 152 just west of Gilroy, and near the confluence of Carnadero Creek and the Pajaro River, and it may be present in other areas removed from urbanization.
Other Special-Sta	tus Species		
Mimic tryonia (Tryonia imitator)		Coastal lagoons, estuaries, and salt marshes with permanent water	Present. The CNDDB has two records of this species in Santa Clara County, both within the Program area in the Alviso area (CNDDB 2011).

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area
Hom's micro- blind harvestman (Microcina homi)		Endemic to serpentine soils in California; found under moist rocks in open hillside- grassland habitat	May be Present. The species has been observed or collected at eight sites, all within Santa Clara County (USFWS 1998). In the Program area, it has been observed in the Santa Teresa Hills, the Morgan Hill area, north of U.S. Highway 101 on Metcalf Road, and near Silver Creek Road (CNDDB 2011).
Jung's micro- blind harvestman (Microcina jungi)		Endemic to serpentine soils in California	May be Present. Known only from one rocky serpentine grassland location 0.9 mile south of the junction of Silver Creek and San Felipe roads near San Jose (USFWS 1998, CNDDB 2011).
Opler's longhorn moth (Adela oplerella)		Serpentine-derived or similar soils that support the moth's host plant, California cream cups	May be Present. Known from nine serpentine habitat locations in Santa Clara County, all within the Program area (USFWS 1998). Occurs on both sides of U.S. Highway 101 from Upper Hellyer Canyon to just south of Gilroy.
Unsilvered fritillary (Speyeria adiaste adiaste)		Openings in conifer and redwood forests, as well as oak woodlands, chaparral, and grassy slopes in the central coast region of California. Require violets (Viola spp.) as larval host plants	Absent. This subspecies is known from the Santa Cruz Mountains in San Mateo, Santa Cruz, and Santa Clara counties. It is not expected to occur at elevations below 1,000 feet in Santa Clara County. It has been determined to be absent from the Program area.
Pacific lamprey (Lampetra tridentata)		Spawns in gravel- bottomed streams or rivers upstream of riffle habitat. Adults forage in marine areas	Present. Historically, this species may have been present in streams throughout the Program area. It currently is known from the Guadalupe River San Francisquito, Coyote, Upper Penitencia, Lower Silver, Guadalupe, Alamitos, Stevens, and Uvas creeks, and may be locally common in these areas (Leidy 2007, SCVWD 2002–2009). The species' status is poorly documented, and abundance in other streams throughout the Program area is poorly understood. It may be present in all accessible portions of streams in the Program area during migration between spawning areas and marine foraging habitat.
Pacific harbor seal (Phoca vitulina richardsi)	MMPA	Found throughout the northern Atlantic and Pacific Oceans along coastal waters, river mouths, and bays	May be Present. Permanent resident of San Francisco Bay. Primary haul-out sites in the San Francisco Bay include Mowry Slough (243 seals in 1999), northeast of the Program area. Suitable haul-out sites for harbor seals are present in the Program area in the tidal reaches of sloughs in the South Bay area and use of haul-out sites varies over time. No pupping sites are currently known within the Program area, although potentially suitable pupping habitat is present.

Name (Scientific Name)	Status	Habitat Association	Potential to Occur in the Program Area			
List Status De	List Status Definitions:					
<u>Federal</u> FE Endangered under the Endangered Species Act (ESA) FT Threatened under ESA						
StateSEEndangered under the California Endangered Species Act (CESA)STThreatened under CESASCCandidate for Listing under CESASPState ProtectedCSSCCalifornia Species of Special ConcernMMPASpecies Protected by the Marine Mammal Protection Act						
Source: Data compiled by H.T. Harvey & Associates in 2013						

# CHAPTER 3: MAINTENANCE PLANNING AND IMPACT AVOIDANCE

# 3.1 Program Environmental Principles

This chapter describes how measures to avoid and reduce impacts are incorporated into SCVWD practices prior to the start of any maintenance work. Proper planning requires a clear understanding of the location, extent, and specifics of maintenance activities; it also requires an understanding of the stream system's natural and aquatic resources. Understanding these resources, their locations and how they interact informs an approach to avoid, minimize, and mitigate environmental impacts when routine maintenance activities need to occur.

The SCVWD's Board of Directors has established Ends Policies that describe the accomplishments that the Board wants to achieve for its customers, the citizens of Santa Clara County. The following policy specifically addresses the need to minimize environmental impacts: *"A net positive impact on the environment is important in support of the District mission and is reflected in all that we do."* Two other policies stress the importance of preserving flood conveyance capacity and maintaining stream bank integrity.

The following maintenance principles have been developed as guidelines to reflect those policies:

- 1. Avoid unnecessary intervention. Maintenance should only be done when it is determined to be necessary and appropriate to maintain conveyance, structural integrity of stream banks, and/or improve watersheds, streams, and natural resources.
- 2. Consider the ecological system and its processes, including adjacent land uses, when determining maintenance necessity. If maintenance is necessary, then prior to selecting sediment, vegetation, or bank stabilization treatments, the channel system and its formative processes must be understood to know why the reach is functioning as it is. Established maintenance guidelines (MGs) are a method to document and centralize applicable information to be used to guide appropriate maintenance activities. Where channels are bordered by developed land uses, flood protection requirements may limit stream management options. Maintenance activities will not increase the level of flood protection provided to surrounding lands as defined by as-built information for the reach, or increase the dimensions of an unmodified channel.
- 3. Seek maintenance solutions which minimize the impacts on the environment. Implementing BMPs, work windows, work activity program requirements, and project and program limits are all methods in which maintenance objectives can be achieved while minimizing impacts.
- 4. Integrate maintenance activities towards sustainability to reduce frequency of maintenance. The approach for channel maintenance should integrate effective activities that, in time, will reduce the overall need for continued maintenance support.

These maintenance principles collectively guide the SMP's integrated maintenance approach, while taking into consideration a variety of parameters including existing conditions, natural processes, and ecological health.

### 3.2 Maintenance Triggers and Assessment Process Prior to Conducting Work

SCVWD staff annually inspect channels to identify bank erosion, levee erosion, levee damage from animals, in-channel blockages (debris, large woody debris [LWD], downed trees), sediment deposition, excessive bed scour, and in-channel vegetation growth that may impede flow conveyance. Staff conducting the inspections use MGs, where available, as the basis for identifying deficiencies.

MGs do not exist for all channels, and for those channels where there are no MGs, staff rely on data from the as-built plans and associated flow data including the cross sections. In addition, data from existing SCVWD hydraulic models and the corresponding information from the Maps of Flood Control Facilities and Limits of 1% Flooding prepared by the SCVWD in 1993 will be used. This document provides channel dimensions and type (e.g. natural, concrete, levee) on a reach by reach basis for channels, as well as dimensions and types for other in-channel features such as culverts and bridges.

Inspection staff conduct a visual assessment of the channels. Potential deficiencies are documented on inspection forms and photos are taken of the sites. Information gathered during the inspections is forwarded to technical staff for quantitative analysis and assessment, which may include the collection of survey data and hydraulic modeling. A multidisciplinary team consisting of engineers, biologists, inspection staff, and construction staff meet to review each site, prioritize the site for maintenance, and determine the appropriate course of actions to remedy the deficiency.

### 3.2.1 Vegetation Management

#### In-channel Vegetation Management

In-channel vegetation management is performed to maintain channel capacity. This type of work involves activities that result in reduction or removal of vegetation by using herbicide treatments, mechanical mowing or hand removal.

**Triggers:** Vegetation management activities are triggered after inspection of a facility indicates a deficiency as defined by any of the following:

- 1. Visual observation (verified by field measurement) indicating that vegetation exceeds allowable tolerances identified in the MGs.
- 2. Visual observation (verified by field measurement), compared with the design or asbuilt channel roughness condition, indicating the need to remove vegetation.
- 3. Visual observation (verified by quantitative estimate of roughness conditions), compared with the vegetation condition that provides a balance between flow capacity and habitat function and value in the channel, indicating that vegetation must be removed to restore that balance
- 4. Vegetation poses a threat to proper function or integrity of facilities (including channel bed and banks, for instance if vegetation growth is directing flows into a channel bank, leading to bank erosion).
- 5. Essential maintenance or emergency access is prohibited or public safety is threatened.

**Assessment and Prioritization Process:** Assessment of annual inspection records and field data may identify potential locations in need of vegetation management. Technical staff

evaluate these locations to determine if conditions meet any of the triggers. The following is the assessment process for evaluating these potential locations:

*Inspections:* SCVWD staff annually inspects channels as described in Section 3.2. Annual inspection results that identify potentially problematic vegetation growth are forwarded to technical staff for further evaluation.

Assessment and Analysis of Inspection Results: Analysis of the inspection results is conducted by technical staff to ensure an accurate assessment of the current channel capacity and conveyance at those locations. Staff analyzing the inspection results may collect additional measurements and information about the site including but not limited to, cross-section surveys, photo documentation, and vegetation inventories. The measurements and information acquired are compiled to develop a clear understanding of the current condition, particularly the current channel roughness (Manning's N value). The current condition is then compared to available MGs. If MGs are not available for a location, staff follows the process described in section 3.6.2. Hydraulic modeling may be used to determine the effects of the current channel roughness on flow conveyance and capacity where the allowable channel roughness is not defined by a maintenance guideline. This information is then compared against the defined maintenance triggers to determine if the site requires vegetation management.

SCVWD maintenance crews will inspect and treat, as necessary, all required crossings to maintain flow conveyance. Each crossing is distinct and will be evaluated per site specific condtions. Therefore, the amount and type of work will be different for each crossing. Vegetation will not be removed beyond that which is described in the maintenance guideline or beyond that which is consistent with the vegetation objectives for a specific creek reach. Inspections may also identify the presence of undesirable non-native vegetation. These results are forwarded to technical staff for review and may result in the collection of additional field data to document the extent of the non-native vegetation. The SCVWD will use a multi-disciplinary team consisting of biologists, vegetation management staff, and engineers to evaluate the identified locations.

Invasive vegetation that is removed for the purposes of flow conveyance is considered an impact neutral activity and no mitigation will be required.

#### Non-In-channel Vegetation Management

Vegetation management outside of the stream is performed for several reasons. Reasons to perform vegetation management work in these areas include:

- 1. To provide maintenance access for in-channel activities.
- 2. To address public safety issues.
- 3. To maintain the structural integrity of facilities.
- 4. To maintain habitat integrity.

Each of these activity types is described separately below. Avoidance and minimization approaches for all non-in-channel vegetation work activities are addressed in section 3.5. Maintenance will be performed when applicable triggers are met and are not conditioned by MGs or section 3.6.2, except where otherwise noted below.

#### 1. Maintenance Access

Maintenance access activities include pruning of obstructive vegetation and herbicide applications on maintenance roads. This is an annual preventative maintenance activity to ensure continual access to facilities for maintenance purposes.

**Triggers:** Pruning work is triggered when vegetation along existing maintenance roads, maintenance footpaths and along fence lines overhanging the roadway or path such that visibility to the roadway has become impaired, damage to vehicles or equipment traveling along the roadway is possible, or the growth restricts access.

Herbicide work on maintenance roads is an annual activity that is planned and scheduled for dry periods during the mid-Fall through late Spring season, before weeds or other undesirable vegetation are able to establish. This activity is conducted pre-emptively and therefore does not have a specific trigger mechanism.

Assessment and Prioritization Process: Pruning work is prioritized based on the impacts to vehicle traffic or the length of time since the last pruning event. Various facilities require pruning on varying intervals; some are scheduled annually, while others are scheduled for pruning every 2 to 3 years. Vegetation management staff inspects all maintenance roads and access ramps twice annually and apply herbicide as necessary. Vegetation management staff apply pre-emergent herbicide to all SCVWD maintenance roads to prevent vegetative growth that could impede access and along property lines to provide fire breaks. Follow up treatments of post-emergent herbicide are applied to all maintenance roads and along property lines as needed. Post-emergent is applied via spot spraying, which limits the amount of herbicide used.

*Inspections:* Pruning work is performed after an inspection of the facility has identified that overhanging vegetation will impact vehicle traffic, maintenance footpaths, or impedes visual inspection of the facility. Upon this determination, a work order request is generated and appropriate staff is dispatched to perform the pruning work as required to provide necessary SCVWD access. Pruning work is generally performed in a manner that trims back vegetation beyond the edge of roadway so that re-occurring pruning work is not required for two years. Pruning techniques are discussed further in Chapter 4.

Herbicide work is performed twice annually, as previously described, by licensed applicators under the written direction of a licensed Pest Control Advisor after an assessment of conditions is performed. An herbicide work assessment is performed for each site prior to scheduling application. This assessment includes recommendations and methods of application that are then documented in individual work orders and pesticide recommendations for each site. Worker qualifications and herbicide application techniques are discussed further in Chapter 4.

The removal of 6-12" dbh trees that are listed in Table 1 of Attachment D that are removed for the purposes of a sediment removal or bank stabilization project is considered an impact neutral activity and no mitigation will be required. To avoid and minimize impacts to native vegetation, the SCVWD may propose longer access routes through non-native/invasive vegetation.

#### 2. Public Safety

Maintenance activities to address public safety issues include mechanical mowing, hand mowing/weed whacking, pruning, and herbicide applications above ordinary high water. This is an annual preventative maintenance activity to abate combustible vegetative fuels and meet local fire codes and civil ordinances.

**Triggers**: Work to address public safety issues is triggered when vegetation on SCVWD facilities, including maintenance roads, could be considered a fire hazard by fire officials. Herbicide work on maintenance roads has a dual purpose of providing maintenance access and establishing firebreaks adjacent to neighboring properties. Mechanical mowing and hand work is performed on slopes and large areas such as floodplains where herbicide use is not practical or would be more impactful.

Assessment and Prioritization Process: Mowing activities in this category are prioritized based on the type of adjacent property, historical records of where fires have occurred, and the effects of local micro-climates (temperature, wind, etc.). Inspection and herbicide application is performed twice annually to prevent vegetative growth that could present a fire hazard during summer months.

*Inspections:* These work activities are performed after an inspection of the facility has identified vegetation that could be considered a fire hazard. Work assessments are performed on a site-by-site basis. Typically, skilled staff performs an assessment at each location to determine the appropriate method to abate the fire hazard. A work order is generated and appropriate staff or contractors are dispatched to perform the work. For all activities, work is generally performed in a manner that reduces potential fuel load to a level acceptable to local fire authorities. Worker qualifications and work techniques are discussed in Chapter 4.

#### 3. Structural Integrity of Facilities

Structural integrity of facilities is preserved through control of woody volunteer establishment on engineered structures. Such structures include concrete wing walls and appurtenances and levees whose integral strength may become damaged by woody vegetation. This is a corrective maintenance activity performed after deficiencies are identified in annual facility inspections.

**Triggers:** Work to address structural integrity of facilities is triggered after an annual inspection has determined that conditions are present that could degrade the structural strength of facilities. Vegetation growing in concrete weep holes and expansion joints are examples of the conditions that trigger work to be performed. Work activities include mowing, pruning, and spot herbicide applications, and would not involve ground disturbance. While woody vegetation on levees would trigger an assessment for needed work, justification for work would be provided via MGs or section 3.6.2.

**Assessment and Prioritization Process:** Activities in this category are performed annually as needed, usually during the winter months. Prioritization is based on the potential consequences resulting from the failure of the facility.

*Inspections:* Once an inspection of the facility has identified that vegetation either represents or could represent a structural deficiency in the facility, a work order request is generated and appropriate staff or contractors are dispatched to perform the work. For

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all activities, work is performed in a manner that alleviates the potential for structural deficiency.

#### 4. Maintenance of Habitat Integrity

Maintenance activities to support habitat integrity focus on management of invasive plants to support the success of local native plants and habitats. Other issues, such as diseased trees or instances of Sudden Oak Death will also be considered. Specific activities include pruning, hand removal, and herbicide applications to invasive plants. The extent of this activity is balanced with the potential for excessive vegetation removal to degrade habitat and beneficial uses. Removal of invasive vegetation up to that necessary to maximize ecological functions and values will be considered mitigation under the IPMP; removal of greater amounts of vegetation to address other objectives, such as flow conveyance capacity, will be subject to mitigation requirements.

**Triggers:** Work to maintain habitat integrity is triggered after an annual inspection has determined that the establishment or continued growth of non-native vegetation poses a threat to the continued growth, natural recruitment or survival of native species. Non-native and invasive vegetation can establish, outcompete and overwhelm native vegetation, degrading habitat value.

Assessment and Prioritization Process: Activities in this category that are not performed as part of the IPMP mitigation methodology will be prioritized based on protecting the existing functions and values of the habitat.

*Inspections:* These work activities are performed after an inspection of the facility has identified that undesirable vegetation could degrade or has degraded native habitat and the benefits provided to a variety of species. Upon this determination, a work order is generated and appropriate staff or contractors are dispatched to perform the work. For all activities, work is generally performed in a manner that minimizes the presence of undesirable species. Undesirable species may be left in place where they are helping support the native habitat (e.g., a mature non-native tree which provides shade in a reach where no other mature trees exist).

### 3.2.2 Sediment Removal

Sediment removal operations consist of mechanical removal of sediment deposited within a creek that reduces design flow capacity, prevents appurtenant facilities from functioning as designed, or impedes fish passage and access to fish ladders.

**Triggers:** The need for sediment removal is triggered when conditions in the channel meet any of the following:

- 1. Visual observation (verified by field measurement) indicating that sediment exceeds allowable tolerances identified in the MGs.
- 2. Visual observation (verified by field measurement), compared with the design or asbuilt dimensions of the channel, indicating the need to remove sediment.
- 3. Sediment deposition poses a threat to proper function or integrity of facilities (including channel bed and banks, for instance is sediment deposition is directing flows into a bank, causing bank erosion).

- 4. Sediment deposition blocks access to maintenance roads and/or public trails (bridge under-crossings).
- 5. Sediment deposition within the footprint (i.e. below/above/within) fish ladders impedes access during migration seasons for anadromous fish. Sediment impediments vary depending upon the size of the ladder, flow regimes during migration seasons, and depth of sediment. Each ladder/fish screen will be assessed based on its functionality. (See section 11.8 for more information.)

**Assessment and Prioritization Process:** Sites are individually evaluated and prioritized based on the risk to public safety based on reduced flow conveyance capacity and potential for flooding.

*Inspections:* Staff conduct annual inspections of channel facilities to monitor stream functions and to identify specific areas that require additional evaluation. Initial evaluations of sediment deposition areas are made visually in addition to the collection of photo documentation, field measurements (length and depth of sediment deposition), and other site specific information. Locations identified as needing additional evaluation are forwarded to technical staff for evaluation (see Assessment and Analysis of Inspection Results, below).

Assessment and Analysis of Inspection Results: If needed, hydraulic modeling will be performed using field survey data to ensure an accurate assessment of the current channel capacity and conveyance at those locations. Staff analyzing the inspection results may collect additional measurements and information about the site including but not limited to, cross-section surveys, photo documentation, and identification of potential causes such as constrictions or blockages. The measurements and information acquired are compiled to develop a clear understanding of the current condition which may include hydraulic modeling. The current condition is then compared to the available MGs, as-builts, and the established maintenance baseline<sup>1</sup>, when available. If

<sup>&</sup>lt;sup>1</sup> "The maintenance baseline", as developed/established by the MGs, is a description of the physical characteristics (e.g., depth, width, length, location, configuration, or design flood capacity, etc.) of a channel or channel reach that defines the limits of maintenance activities authorized under the SMP, subject to any case-specific conditions. Where no maintenance baseline has been established by an approved MG, maintenance shall be conducted in accordance with Section 3.6.2 of the SMP Manual.

The agencies will approve the maintenance baseline via the MGs based on the approved or constructed capacity of the channel or channel reach. The District will determine the maintenance baseline through development of MGs for the channel or channel reach as specified in Chapter 3.6.4 of the SMP Manual. In addition to the MGs, the SMP Manual includes best management practices to ensure that the impacts to the aquatic environment are minimal, especially in modified channels with ecological values and unmodified channels. (The permitting agencies may request maintenance records in areas where there has not been recent maintenance). Revocation or modification of the of the maintenance baseline established through the MG development process can only be done by written mutual agreement between the District and permitting agencies. The SMP authorizations cannot be used until the permitting agencies approve the maintenance baseline, either by approving the relevant MG, or following review of the supplemental information specified in Chapter 3.6.2 (for channels without approved MGs). The annual NPW shall include all information required to demonstrate that proposed maintenance activities will be implemented consistent with the maintenance baseline as defined above, and shall determine the need for mitigation and any

documentation is not available for a location, staff will follow the process described in section 3.6.2. This information is then compared against the defined maintenance triggers to determine if the site requires sediment removal. The process also includes an assessment of the presence and possible effects on sensitive habitats, using the methods described below in section 3.3.

#### 3.2.3 Bank Stabilization

Bank stabilization activities are actions by the SCVWD to repair creek banks, levees and beds that are eroding or are in need of erosion protection. Bank and bed erosion can compromise the structural and habitat integrity of channels, as well as creating water quality and public safety concerns. Extensive bank erosion can impact adjacent public infrastructure or private property and adverse impacts to water quality, requiring action to prevent unacceptable loss.

**Triggers:** The SCVWD may implement bank stabilization when the problem:

- 1. Causes or could cause significant damage to SCVWD and/or adjacent property;
- 2. Is a public safety concern; and/or
- 3. Is causing in-channel sedimentation, and/or affecting water quality and other beneficial uses such as riparian habitat and recreation.

Assessment and Prioritization Process: The annual field inspection process and subsequent desk assessment process results in the identification of multiple erosion sites determined to be moderate to high risk to public safety, water quality, habitat values and/or other infrastructure. Site with the highest priority are submitted for approval in the Notice of Proposed Work (NPW).

*Inspections:* SCVWD staff conducts annual inspection of channel facilities to identify specific areas requiring additional evaluation. Initial evaluations of bank and bed erosion areas are made visually. Inspectors collect photo documentation, identify possible causes, record proximity to infrastructure or private property and any other site specific information that may be relevant. Data collected during the annual inspection process is provided to technical staff for further evaluation.

Assessment and Analysis of Inspection Results: Inspection results forwarded to technical staff are reviewed to determine which sites require additional investigation or the collection of field data including, but not limited to field surveys to assess vicinity of failure to adjacent private and public structures, is failure compromising critical maintenance access, scour characteristics for potential to have a massive failure (slope of bank, depth of scour), and potential for substantial change to the site (i.e. how stable is the site or is it experiencing rapid change/erosion). When further analysis determines that conditions at a specific erosion site meet one or more of the maintenance triggers and requires action, a plan is developed to stabilize the site. The plan for stabilizing the channel is based on the parameters and considerations described in Chapter 6, Section 6.2, and the descriptions of the bank stabilization techniques contained in Attachment A. Evaluation of the site and selection of the repair method includes the collaborative work

channel or activity-specific conditions. Once determined through the MG development process, the maintenance baseline will remain valid for any subsequent reissuance of the SMP authorizations.

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of engineers, biologists and construction staff to ensure impacts are minimized and stream functions are maximized.

#### 3.2.4 Management of Animal Conflicts

Management of Animal Conflicts consists of actions taken by the SCVWD to prevent animal damage to SCVWD facilities or assets, and actions to prevent animal conflicts with SCVWD work activities. Animals can damage SCVWD facilities by burrowing into levees and creek banks. Animal burrows in levees and creek banks may threaten their structural integrity which can lead to failure, sloughing, and slumping. Animals foraging on revegetated mitigation sites can reduce the health and vigor of plants and lead to failure of the revegetation site. The presence of some animals in work areas could lead to injuries for workers.

**Triggers:** The SCVWD may implement animal conflict management activities when:

- 1. Visual observations indicating damage from animals burrowing into levees, creek banks or undermining other SCVWD facilities and or assets.
- 2. Visual observations of excessive animal forage on mitigation sites.
- 3. Visual observations of animals in an area where a work activity will occur that may pose a safety concern for workers, such as bees or wasps.
- 4. Knowledge for the potential to have animal conflicts (burrowing) where vegetation management or biological controls could be effective but take time to implement.

Maintenance will be performed when these triggers are met and are not conditioned by MGs or section 3.6.2.

Assessment and Prioritization Process: There are two main processes that identify the triggers for animal conflict management work. The first process is the field inspections that are conducted by watershed staff. In this process, the watershed staff logs animal conflict activities, mainly burrowing rodent activities, during their annual/quarterly inspections. Staff identifies the areas where animal damage has caused or has a high potential of causing a failure of a bank or levee. Field inspections of work areas prior to starting projects may identify the presence of potentially harmful species that pose a health risk to the general public and/or SCVWD staff. Field inspections of mitigation sites may identify excessive animal foraging on revegetation and the need for preventative measures such as fencing or caging of revegetation areas. Knowledge of previous nesting activity in a proposed work area that would prevent a project from being constructed may trigger a request for an evaluation of the use of preventative nesting measures such as the use of bird netting.

Another avenue that identifies this work is requests for services that are generated by internal staff or external entities. These requests are sent to the individual watershed staff and are followed up with a field inspection to determine the actual need and allowable activity.

Prioritization of these activities is made at the watershed level, based on the critical nature of the facility. Rodent activity on levees receive immediate and on-going attention until burrow activities are not evident. For stream banks or other infrastructure, priority is given to areas displaying damage or evidence of multiple rodents. All of the inspections/evaluations for these types of activities are placed into a work request and are routed through the watershed for an engineering, environmental, and biological evaluation.

#### 3.2.5 Minor Maintenance

Minor maintenance work addresses small scale erosion or sediment deposition less than or equal to 25 cubic yards. Minor maintenance also allows for removal of trash and other minor debris located within the channel. Some stream gage maintenance and the maintenance of mitigation or landscape sites are also minor maintenance activities. See Chapter 8 for a full description of these activities.

**Triggers:** Any of the following on-the-ground conditions may trigger the need for minor maintenance:

- 1. Minor erosion repair above OHW, consistent with the activity as described in Chapter 8 (this does not include bank stabilization activities).
- 2. Minor sediment deposition (less than or equal to 25 cubic yards) that is compromising channel function and/or public infrastructure.
- 3. Trash or debris compromising public safety, structural integrity of a facility, water quality, or habitat values.
- 4. Damage to fences, gates, and other structures.
- 5. Damage to existing maintenance roads.
- 6. Stream gage maintenance.
- 7. Mitigation and landscape sites requiring maintenance.

There are a number of more specific triggers for when these activities are required. The majority of these triggers come in the means of inspection and analysis where it is recognized that there could be or has been damage that has caused or has a high potential of causing detrimental effects to the surrounding environment and/or SCVWD facilities.

Assessment and Prioritization Process: There are two main processes that identify this maintenance work. The first process is the field inspections that are conducted by watershed staff. In this process, watershed staff logs the type of issue to be addressed during their annual/quarterly inspections. Another avenue that identifies potential issues is requests for services that are generated by internal staff or external entities through the SCVWD's tracking system. These requests are sent to individual watershed staff and are followed up with a field inspection to determine the actual need and allowable activity for the described issue.

Prioritization methods vary based on the specific minor maintenance activity in question. Minor sediment depositions are prioritized based on level of impact to channel or infrastructure. If infrastructure is inoperable, nearly inoperable, or at risk of failure, action will be proposed. For trash and debris removal, priorities are set based on (1) the level of impact to habitat values, (2) the amount of public or political outcry for action, (3) a pre-determined list of routine sites scheduled for regular clean up as required by voter initiative. All of the inspections/evaluations for these types of activities are placed into a work request and are routed through watershed staff for an engineering, environmental, and biological evaluation. Further field evaluation is conducted if the desktop evaluation of the issue determines it is necessary.

# 3.3 Work Approach in Sensitive Habitats

While the SCVWD manages streams throughout Santa Clara County to provide flood protection, sensitivity to the ecological values in these channels/facilities is required in the manner that the

SCVWD conducts its work. Some channels support resources which are considered particularly sensitive.

"Sensitive habitats," for the purposes of this document, are defined as channels supporting federally or state listed threatened or endangered species, State species of special concern and their habitats, are designated as Critical Habitat, are designated as special status natural communities, and/or are special aquatic sites as defined by USACE (e.g., wetlands, riffle and pool complexes, etc.). Special status natural communities are communities that are of limited distribution statewide or within a county or region and are often vulnerable to environmental effects of projects. These communities may or may not contain special status species or their habitat. The most current version of DFW's *List of California Terrestrial Natural Communities* indicates which natural communities are of special status given the current state of the California classification.

#### (http://www.dfg.ca.gov/biogeodata/vegcamp/natural\_communities.asp)

The SCVWD uses a comprehensive approach to identify and manage work in sensitive habitats. This approach may include the following activities:

- Training maintenance staff
  - Annual BMP training
  - On-going sensitive resources training focusing on new data
  - SCVWD Policies
- Use of avoidance and minimization measures
- Implementation of BMPs
- Project review by trained biological staff to identify sensitive habitats
- Implementation of biologist's recommendations

Each year the SCVWD conducts training for the Field Operations Unit staff regarding the SCVWD's BMPs and on resource protection requirements. The Field Operations Units conduct tailgate safety training where new information on sensitive resources may be discussed. Where sensitive resources are present on or adjacent to a work site the maintenance crews are trained on the site specific requirements. This on-site training may include species identification, identification of protected resources, creation and implementation of buffer zone locations and sizes, and what to do when work may need to proceed within the buffer zones.

As part of the work order development and implementation process, each work order is submitted to biological staff for review and assessment of sensitive biological resources. The work order is assigned to one or more biologists trained in the resources that are likely to be found on site. The biologist then conducts an initial assessment to determine if the work will affect known sensitive habitats. If the work will affect known sensitive habitats the biologist will identify the BMPs to be employed and may recommend additional field surveys.

The SCVWD employs procedures to determine how and when maintenance will occur in such sensitive habitats, both to identify the BMPs appropriate for avoiding and minimizing impacts to such habitats and the species that use them, and to determine mitigation requirements. The procedures used to approach work in sensitive areas are as follows:

1. The SCVWD identifies maintenance needs, activities, and locations for the upcoming maintenance year that may occur in sensitive habitat.

- Prior to initiation of any work activity identified within a sensitive habitat, a SCVWD biologist familiar with the life history requirements of the listed species will conduct an evaluation. The assessment may include review of aerial photography, GIS based review of habitat mapping or species distribution, specific field surveys, or other agency information pertinent to the site or species information.
- 3. Where sensitive resources are identified in the work area by a SCVWD biologist, the limits of the affected resources may be mapped or delineated in the field. For each activity, the SCVWD biologist identifies the BMPs or other recommendations that must be implemented to avoid and minimize impacts, based on the sensitive habitats/species that may be present. The maintenance supervisor then ensures that the recommendation or BMPs are implemented before and during the maintenance activity.

# 3.4 Work Windows

Work windows are used to minimize and avoid potential impacts to protected species and habitat. Additional Program parameters are included in the specific work activity chapters. The following series of tables presents the work windows for various locations and maintenance activities. Figures 3-1 and 3-2 provide maps of creeks supporting the fish identified in the tables below.

**Table 3-1.** In-channel Work Window for Creeks supporting Sensitive Species (creeks supporting anadromous salmonids, and in San Francisco Bay tidal areas, green sturgeon and longfin smelt)

Work Activity	June 15 – Oct 15	Oct 15 – Oct 31 No work once significant rainfall occurs (0.5" within 24- hr within watershed) <sup>3</sup>	Nov 1 – Dec 31 No work once significant rainfall occurs (0.5" within 24-hr within watershed)
In-channel hand	Х	Х	Х
pruning			
In-channel hand	Х	Х	Х
removal			
Herbicide	X <sup>1,2</sup>	Х	X <sup>1,2</sup>
Sediment Removal	Х	Х	
Bank Stabilization	Х	X, if at least 50% complete	
		on October 15	

X =work is allowed

<sup>1</sup> Surfactant use on the 14 creeks supporting anadromous salmonids is permitted when the stream is dry in the immediate work location and no rain is forecast for the next 24 hours.

<sup>2</sup>Aquatic herbicide can only be used in California red-legged frog and California tiger salamander SMP mapped areas when the creek is dry and no rain is forecast for the next 48 hours.

- <sup>3</sup> After October 1<sup>st</sup>, seventy-two-hour look-ahead weather forecasts from the National Weather Service (or local vendor such as the Western Weather Group) are consulted to prepare for possible winterization measures. If a significant rainfall is forecast within the coming 72-hr forecast window, then maintenance work that may result in sediment runoff to the stream shall be stopped, to allow adequate time to complete erosion control measures. Winterization materials will be available and installed prior to significant rainfall. If after a storm event occurs and there was not significant rainfall, the project will continue until next significant rainfall or October 31st.
- <sup>4</sup> In the Pajaro Basin, the SCVWD will have erosion and sediment control materials available and on-site at each maintenance site after October 1 that does not have post-construction erosion and sediment

control measures in place and established.

**Table 3-2.** In-channel Work Window for Creeks that Do Not Support Sensitive Species (creeks NOT supporting anadromous salmonids, and in San Francisco Bay tidal areas, green sturgeon and longfin smelt)

Work Activity	June 15 – Oct 15	Oct 15 – Nov 30 No work once significant rainfall (0.5" within 24-hr within watershed) <sup>1</sup>	Dec 1 – Dec 31 No work once significant rainfall (0.5" within 24-hr within watershed) <sup>1</sup>	June 15 – Dec 31 Work even after significant rainfall (0.5" within 24-hr within watershed) <sup>1</sup>	Year Round, except where mechanized equipment crosses a creek or otherwise affects water quality <sup>2</sup>
In-channel					Х
In-channel hand removal					Х
Herbicide	Х	Х	Х		
Sediment Removal	Х	X		X, specific reaches of Berryessa, Lower Silver, Thompson, Canoas, Ross, Calabazas, San Tomas Aquino <sup>3</sup>	
Bank Stabilization	X	X, if at least 50% complete on October 15 or is a new project that will be completed in five (5) days or less			
<ul> <li>X = work is allowed</li> <li><sup>1</sup> Seventy-two-hour look-ahead weather forecasts from the National Weather Service (or local vendor such as the Western Weather Group) are consulted to prepare for possible winterization measures. If a significant rainfall is</li> </ul>					

Western Weather Group) are consulted to prepare for possible winterization measures. If a significant rainfall is forecast within the coming 72-hr forecast window, then maintenance work that may result in sediment runoff to the stream shall be stopped, to allow adequate time to complete erosion control measures. Winterization materials will be available and installed prior to significant rainfall. If after a storm event occurs and there was not significant rainfall, the project will continue until next significant rainfall or October 31st.

- <sup>2</sup> If heavy equipment would be required for in-channel work, the work would be included in the NPW for the inchannel work window.
- <sup>3</sup> Work will only occur on Berryessa Creek (0-88+80; 232+70-236+00; 284+30-288+00), Lower Silver Creek (Reach 3 between Stations 37+40 and 381+19), Thompson Creek (0+00-10+00), Canoas Creek (0+00-390+00), Ross Creek (0+00-86+30), Calabazas Creek (35+00-105+00), and San Tomas Aquino Creek (80+00-100+00) with the following conditions:
  - o site conditions are dry and access for all construction equipment and vehicles will not impact waterways; and
  - $\circ~$  all work will stop if any rainfall is forecast for the next 72 hour period.
- <sup>4</sup> In the Pajaro Basin, the SCVWD will have erosion and sediment control materials available and on-site at each maintenance site after October 1 that does not have post-construction erosion and sediment control measures in place and established.

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Work Activity	Year-Round, except where mechanized equipment crosses a creek or otherwise affects water quality	Date Specific Work Period
Vegetation	Х	
Management		
Herbicide	X Per Material Safety Data Sheet and Product label limitations	1
Large Woody Debris	X See Management of LWD guidelines	
Mowing		Feb 1 – Nov 30
Flaming	Х	
Grazing	Х	
Management of Animal Conflicts	X Per special status species and pesticide requirements	
Minor Maintenance	X In-channel work follows activity specific work windows	
<ul> <li>X = work is allowed</li> <li>1. Herbicide application salamander SMP map the next 48 hours.</li> </ul>	can only occur in California red-legged ped areas when the creek or area is d	d frog and California tiger ry and no rain is forecast for

Table 3-3. Non-in-channel Work Window

# Protected Fish Species in North Santa Clara County



Figure 3-1. Protected Fish Species Distribution in the Northern Portion of Santa Clara County.

# Protected Fish Species in South Santa Clara County



Figure 3-2. Protected Fish Species in the South County

# 3.5 Best Management Practices (BMPs)

Best Management Practices are operational and procedural practices developed to protect natural resources, and to protect the health and safety of maintenance workers and the general public. These measures are designed to avoid or minimize impacts associated with stream maintenance activities. Individual BMPs may be applied program-wide or on a site-by-site basis to protect the site and the surrounding area. As discussed in Section 3.1, SMP environmental principles guide the use and implementation of BMPs at maintenance projects. BMPs enable the SCVWD to implement maintenance solutions that avoid and minimize impacts on the environment, consider the ecological system around the project, and integrate maintenance activities towards sustainability.

BMPs are evaluated annually and revised as needed to ensure adequate and appropriate protection of natural resources, and the health and safety of maintenance workers and the general public. District staff and contractors are trained annually on the BMPs, including any revisions that have been agreed to by the regulatory agencies. The table of BMPs is located in Attachment F. This table is organized into groups corresponding to program activities and specific environmental resources. A description of each BMP group is provided below. When BMPs are revised, they are submitted to the agencies for review and approval prior to implementation.

# Pre-Project Planning and General BMPs (GEN-X)

Pre-project planning BMPs are implemented when developing the annual work plan. These BMPs are employed prior to on-site maintenance work. Pre-project planning BMPs are used to identify site requirements for dust control, hazardous materials management, sediment stockpiling, water quality protection, dewatering planning, vehicle maintenance, and fire protection. Pre-project BMPs also include protection of sensitive biological and cultural resources. Site design constraints for sediment and bank stabilization activities, in particular, are also identified as part of the pre-project planning process. Public safety BMPs describe public outreach and protection measures. General BMPs are applicable program-wide and include standard construction practices, worker safety, and impact avoidance measures.

### Vegetation Management (VEG-X)

Vegetation management BMPs provide guidance on minimizing erosion from in-channel and non-native vegetation removal, equipment selection, flaming, and grazing.

**Minimization and Avoidance.** Non-channel vegetation management activities are performed through work orders and use of applicable BMPs, thus avoiding and minimizing impacts to the environment. Field staff conduct field surveys at the start of every job and periodically as the job progresses to ensure that no changes in conditions have occurred since the pre-construction biological surveys were performed. Any change in conditions is reported to biological staff and if necessary, adjustments are made prior to commencing or continuing work. If adjustments cannot be made to adequately avoid or minimize impacts, work may be deferred completely, or specific areas may be deferred.

In the case of herbicide applications, products with the lowest toxicity are used. Testing of the effectiveness of various herbicide rates is conducted to ensure that the lowest effective rate is used. Application methods are adjusted near the upper hinge point of the channel at top of bank to prevent the herbicide from entering the channel cross section. Spot spraying and direct stump

application reduce the amount of herbicide used versus broadcast spraying and avoids or minimizes impacts to non-target vegetation and other resources.

Finally, minimization is further achieved by specifically targeting emergent vegetation during the post-emergent work conducted in the late winter and spring. This establishes an annual approach involving less intensive treatments and reduced impacts, compared to a less frequent approach with more intensive treatments that would have substantially higher impacts. Vegetation is managed to encourage growth of native vegetation in an effort to reduce non-native or undesirable vegetation through shading, where feasible.

#### Sediment Removal (SED-X)

Sediment removal BMPs provide guidance specific to sediment removal activities and to sitespecific conditions. The sediment removal BMPs include management of groundwater resources, prevention of downstream scouring, restoration of channel features, and berm bypasses.

**Minimization and Avoidance:** Prior to the initiation of sediment removal operations, a series of field meetings with technical, engineering, biological and construction staff are conducted to strategize sediment removal efforts. Access, staging, travel, water diversion, exact areas of work, and habitat values are some of the issues discussed in detail. When habitat values may be impacted by the need to access the channel, staff works collaboratively to identify methods to minimize vegetation removal, minimize impacts to aquatic habitat, and to reduce the amount of temporary grading work needed to construct access paths or ramps. Stream flow diversions are common for sediment removal operations, but staff also discusses opportunities to remove sediment without disrupting stream flows, by selectively removing pockets of sediment outside the low flow channel. This option leaves stream functions in the low flow channel unchanged during sediment removal operations. For sites where installation of stream flow diversions cannot be avoided, staff install diversion dams and energy dissipation tools to minimize water quality impacts that can occur at the pump and bypass discharge point. Fish residing at the project site are collected and re-located during the de-watering process. In general, multiple factors are considered to reduce the overall impact of a sediment removal operation.

Limited sediment removal work is conducted in the low flow channel of facilities identified as anadromous salmonid habitat. Maximum creek lengths for sediment removal are included at the end of this chapter and in Chapter 5. Sediment removal in channels that support anadromous salmonids and have MGs will be performed only when the deposition is at or beyond the allowable threshold established in the maintenance guideline for the facility. Sediment removal in channels that support anadromous salmonids and do have MGs will be performed only when the deposition is reducing design flow conveyance to less than acceptable levels as confirmed by measurements taken in the field and verified by hydraulic modeling. Sediment removal is performed during the summer construction season to avoid impacts to spawning and migrating anadromous salmonids. Dewatering and fish relocation BMPs and Guidelines (See Attachment B) ensure that impacts from the sediment removal activity are reduced.

The SCVWD seeks to restore design flow conveyance by removing sediments from areas outside of the summer low flow channel, such as from natural benches and floodplains, whenever possible, to reduce potential impacts to anadromous salmonids and salmonid habitat. Sediment removal within the Lower Guadalupe River Flood Protection Project reaches are limited to the sediment deposition reaches – SDRs)(Figure 3-3). The sediment removal



Figure 3-3. Guadalupe River Sediment Depositional Reaches
channels were designed to capture sediment when flows exceed the capacity of the main channel and allow for sediment removal without impacting salmonid habitat.

#### Bank Stabilization (BANK-X)

Bank stabilization BMPs include measures to prevent downstream erosion, protect water quality, and prioritizing the repair of past bank stabilization projects up to 2 years post construction.

**Minimization and Avoidance:** During the planning and design process, engineers, biologists, and construction staff meet to consider site specific parameters to determine which repair method(s) can be considered. Staff also evaluate habitat values within the stream bed and bank to inform the maintenance approach in restoring the design capacity of the channel and to return the channel to its current condition or better, to the greatest extent feasible. Prior to the construction of a bank stabilization project, a series of field meetings with technical, engineering, biological and construction staff are conducted to strategize on the construction efforts. Access, staging, travel, water diversion, exact areas of work, habitat values, and locations of sensitive habitat are some of the issues discussed in detail. When habitat values might be impacted by the need to access the channel, staff work collaboratively to identify alternative access points and methods to minimize vegetation removal and to reduce the amount of temporary grading work (access path or ramps). When stream flow diversions are required to implement the construction of erosion projects, staff discuss opportunities to minimize the impact area to avoid disrupting stream flows over a larger area. For sites that cannot avoid the installation of stream flow diversions, staff use a variety of innovative solutions to install diversion dams and energy dissipation tools to minimize water quality impacts that can occur at the pump and bypass discharge point.

In selecting a bank stabilization technique, the SCVWD undertakes a multiple-step process to determine the least environmentally damaging practicable alternative, as shown on Figure 6-1. This begins with an evaluation of whether the site needs to be repaired to prevent further erosion or destabilization of the stream bank, or whether other conditions exist which could compromise the integrity, safety and/or functionality of SCVWD facilities. If a repair is indicated based on these factors, the SCVWD conducts a field assessment to evaluate a variety of relevant factors for the repair, including the benefits of the repair, site opportunities and constraints, geomorphic conditions, fish and wildlife data, potential presence of endangered species, etc. Engineering calculations are also conducted and may include hydrology, hydraulics, hydraulic geometry and geotechnical constraints. On this basis, the SCVWD evaluates the repair alternatives presented in Table 6-1. Those bank stabilization methods that would not address the erosion/risk hazard, or which are not technically feasible at the proposed location, are not considered further. Of the remaining alternatives, the alternative which has the optimal combination of low cost, meeting the repair objective(s), and having the least environmental impact is then selected.

Bank stabilization activities that involve either the sole use of native vegetation or other bioengineered design techniques, or a combination of hard armoring and native vegetation or bioengineered design techniques, are evaluated for their suitability for use at the site. Soft or hybrid methods are utilized whenever they are determined to be practicable. Table 6-1 shows the parameters considered in selecting the appropriate repair methods. In designing and implementing bank repair projects, the SCVWD uses the standard designs shown in Attachment A. These designs are based on industry standards for soft, hybrid and hard bank stabilization techniques.

In addition, it is necessary to consider the scour depth and the rock size for the key. The scour depth varies depending on the velocity and the soil type at that location. In determining the appropriate rock size, when flow data is available, hydraulic modeling is conducted to determine the velocity that needs to be sustained in that reach, allowing for calculation of the minimum appropriate rock sizing that can sustain the shear stress. Based on additional localized site constraints, a factor of safety may be applied to the sizing calculation. In this manner, the potential for natural reestablishment of riparian and other vegetation is incorporated into each bank design and method selection. In general, multiple factors are considered to avoid and minimize the potential impacts of a bank stabilization operation. To further minimize potential impacts, numerous BMPs are implemented.

### Post-Project Restoration (REVEG-X)

These measures provide guidance on planting vegetation on work sites where ground disturbing activities have occurred.

# Management of Animal Conflicts (ANI-X)

The animal conflict management BMPs provide guidance on avoiding the redistribution of rodenticides, protection of sensitive species, and protection of water quality when slurry mixtures are used adjacent to streams.

# Use of Pesticides (HM-X)

The pesticide BMPs includes guidance on posting notices of pesticide use at work sites according to label requirements and use of products with the lowest toxicity at the lowest practical rates. These practices minimize exposure to humans, domestic animals, wildlife, non-target vegetation, and water quality.

# 3.6 Maintenance Guidelines

### 3.6.1 Purpose and Objectives

The purpose of MGs is to provide a quantitative approach to identifying deficiencies that would trigger maintenance actions on SCVWD facilities as described in previous sections of this document. The SCVWD maintains its facilities to convey flows draining from the upper watershed and from storm water outfalls. When properly maintained these facilities convey flows at either the level for which they were designed (reaches where flood control projects have been constructed) or at historic levels (non-engineered channels that have been modified historically, or unmodified channels). The design flow conveyance, established by as-builts, establishes an expected Level of Service (LOS) for channels designated as Modified or Modified with Ecological Value. Historic flow conveyance or FEMA's flow capacity of a channel establishes an expected Level of Service (LOS) for non-engineered Modified and Unmodified channels. Historic flow conveyance or channel capacity is established by defining the channel dimensions used in the hydraulic model for FEMA's mapping, where applicable. Where FEMA's Flood Insurance Study report or hydraulic model is not available for a non-engineered Modified or Unmodified channel, or where FEMA's conveyance values are not based on actual historic channel dimensions, the SCVWD will apply the process described in section 3.6.2.

MGs establish quantifiable objectives that define the corrective, routine maintenance necessary to provide the established LOS on SCVWD facilities while minimizing impacts to channels and natural resources. SCVWD facilities, for the purposes of the SMP, are categorized as Modified

with Ecological Value, Modified, or Unmodified. The LOS of a SCVWD facility is based on Planning documents, Engineer's reports and Board accepted projects with As-built Plans and Specifications. The process for defining LOS for a SCVWD facility without the aforementioned documentation is described section 3.6.2.

MGs will be developed for channels designated as Modified or Modified with Ecological Value only. When work is proposed in unmodified channels, the SCVWD will follow the methodology described in section 3.6.2. If an unmodified channel has the same work performed on it in the same area more than 2 times in a 5-year period, then that reach of creek would be prioritized for development of MGs as well.

### 3.6.2 Evaluation Procedure where Maintenance Guidelines Do Not Exist

The first goal of the SMP is to maintain the design flow conveyance of SCVWD facilities. MGs will be used to guide sediment removal and vegetation management activities according to established, quantifiable thresholds and criteria such as design flood return period, design flow, roughness coefficient, sediment accumulation, vegetation growth, and other types of channel characterizations. Where vegetation management and/or sediment removal is necessary but MGs do not exist, the SCVWD will develop and submit the following information in the NPW, consistent with Condition 66 of the San Francisco Regional Board's order:

- i. Classification of the channel reach as Modified, Modified with Ecological Value, or Unmodified;
- ii. Statement as to whether the channel reach is part of a Previously Mitigated Area (PMA), and if so, maintenance activities covered under the PMA;
- iii. For modified and modified with ecological value channel reaches, the design flood return period for each reach (e.g., the one-hundred-year flood) and the design flow rate;
- iv. For unmodified channel reaches, a description of the SCVWD's best estimate of the natural condition of the reach, and the assumptions to develop it.
- v. Roughness and sediment objectives for the proposed maintenance, including the assumptions and rationale used to develop the objectives;
- vi. Vegetation objectives for the proposed maintenance shall describe the desired vegetation condition (e.g., vegetation type, density, etc.) that optimizes environmental values while still providing the design flood flow conveyance.
- vii. Determination of any increase in water surface elevation compared to the as-built condition and the cause of this increase, including whether the work site is a hydraulic constriction, or is subject to backwater effects caused by a downstream constriction, using available field data and/or a hydraulic model, if available;
- viii. Evaluation of alternative approaches that could achieve the same result (e.g., removing a hydraulic constriction, removing sediment instead of in-channel vegetation, etc.);
- ix. General channel reach dimensions;
- x. Anticipated frequency of maintenance; and
- xi. For all sediment removal and bank stabilization activities proposed in anadromous streams, regardless of channel type and whether MGs exist or not, provide an

evaluation of alternative approaches (e.g. removing a hydraulic constriction, removing vegetation instead of sediment, considering an alternative bank stabilization method, etc.) that could achieve the same result while further minimizing or avoiding impacts to the sensitive habitat.

#### 3.6.3 Workplan for Development of Maintenance Guidelines

The SCVWD has already developed MGs for a number of facilities that guide maintenance activities. These MGs vary in age and in some cases need to be updated to reflect current conditions and maintenance approaches. Where MGs do not exist, the SCVWD relies on asbuilts, where they exist, or by using cross section data in the hydraulic model that was used for the FEMA mapping, and by applying the process described in section 3.6.2.

Updating and developing MGs is essential to maintaining SCVWD facilities to the established or historic LOS. The SCVWD will update existing or develop new MGs for 40 facilities over the ten year period for the SMP. MGs will be updated or developed as follows:

- 1. All existing MGs will be updated using the information described in section 3.6.4. Prioritization of MG development will be based on the type of maintenance, associated impacts, and the volume and frequency of work.
- 2. New guidelines will be developed using the information developed as described in section 3.6.4 for those facilities without existing guidelines, prioritizing facilities based on the type of maintenance, the volume and frequency of work, and anticipated impacts considering the sensitivity of the resources found in the reach (e.g., Modified with Ecological Value channels).

The facilities targeted for development of MGs over the next 10 years is shown on Table 3-4 and Figures 3-4 and 3-5. Facilities are listed alphabetically per watershed; they are not prioritized in the table. MGs for any new capital facilities will also be developed.

Facility Name	From Station	To Station	Channel Type	Does Channel Support Anadromous Salmonids?
Coyote Watershed				
Berryessa Creek	20500	30000		N
	20500	29932	modified	
	29932	30000	unmodified	
Calera Creek	2280	6300	modified	N
Coyote Creek	0	72280		Y
	0	46017	unmodified	
	46017	46095	modified with ecological value	
	46095	46367	modified	
	46367	58067	modified with ecological value	
	58067	59128	modified	

**Table 3-4.** List of Facilities for MG Development (2014-2023)

Facility Name	From Station	To Station	Channel Type	Does Channel Support Anadromous Salmonids?
	59128	64943	modified with ecological value	
	64943	65304	modified	
	65304	72119	modified with ecological value	
	72119	72280	modified	
Los Coches Creek	0	6300	modified	N
Lower Penitencia Creek	4700	16670	modified	N
Lower Penitencia Creek	16670	21694	modified	N
Lower Silver Creek	0	12650	modified	N
Thompson Creek	0	7260		N
	0	7063	modified	
	7063	7260	unmodified	
Upper Penitencia Creek	3630	20550		Y
	3630	3756	modified	
	3756	5574	modified with ecological value	
	5574	6002	modified	
	6002	6410	modified with ecological value	
	6410	6667	modified	
	6667	7214	modified with ecological value	
	7214	7509	modified	
	7509	8934	modified with ecological value	
	8934	9265	modified	
	9265	10544	modified with ecological value	
	10544	10902	modified	
	10902	11634	modified with ecological value	
	11634	11/34	modified	
	11/35	17025	unmodified	
	17026	17403	modified	
	17403	19940		
	19940	20167	modified	
	20167	20550	unmodified	NI
Opper Silver Creek	0	7520	modified	IN
	7540	10700	modified	
Cuadaluma Watarahad	7540	10700	unmodified	
		40005		×
Alamitos Creek	0	40335		Y
	0	188	modified with ecological value	
	188	507	modified	
	507	2143	modified with ecological value	
	2143	2153	modified	
	2153	3630	modified with ecological value	
	3630	3879	modified	
	3879	10945	modified with ecological value	

Facility Name	From Station	To Station	Channel Type	Does Channel Support Anadromous Salmonids?
	10945	10955	modified	
	10955	11657	modified with ecological value	
	11657	11901	modified	
	11901	18779	modified with ecological value	
	18779	19021	modified	
	19021	22261	modified with ecological value	
	22261	22513	modified	
	22513	23105	modified with ecological value	
	23105	23371	modified	
	23371	26677	modified with ecological value	
	26677	26893	modified	
	26893	27601	modified with ecological value	
	27601	27619	modified	
	27619	28434	modified with ecological value	
	28434	28443	modified	
	28443	29308	modified with ecological value	
	29308	29534	modified	
	29534	30911	modified with ecological value	
	30911	30922	modified	
	30922	33108	modified with ecological value	
	33108	33331	modified	
	33331	36569	modified with ecological value	
	36569	37007	modified	
	37007	39094	modified with ecological value	
	39094	39326	modified	
	39326	40281	modified with ecological value	
	40281	40335	modified	
Canoas Creek	0	39032	modified	N
Greystone Creek	0	8189	modified	N
Guadalupe River	74300	75500		Y
	74300	75201	modified	
	75201	75500	modified	
Guadalupe River	104550	107415	modified	Y
	104550	104765	modified	
	104765	105926	modified with ecological value	
	105926	106012	modified	
	106012	107415	modified with ecological value	
Golf Creek	0	9052	modified	N

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Facility Name	From Station	To Station	Channel Type	Does Channel Support Anadromous Salmonids?
Ross Creek	0	27126		Ν
	0	23510	modified	
	23510	25912	modified with ecological value	
	25912	25952	modified	
	25952	25963	modified with ecological value	
	25963	27126	modified	
Lower Peninsula Water	shed			
Adobe Creek	12720	58000		N
	12720	24961	modified	
	24961	34664	modified with ecological value	
	34664	34903	modified	
	34903	35845	modified with ecological value	
	35845	36135	modified	
	36135	38090	modified with ecological value	
	38090	38342	modified	
	38342	40474	modified with ecological value	
	40474	40704	modified	
	40704	44584	modified with ecological value	
	44584	44819	modified	
	44819	48198	modified with ecological value	
	48198	48434	modified	
	48434	49695	modified with ecological value	
	49695	50179	modified	
	50179	50804	modified with ecological value	
	50804	51126	modified	
	51126	51744	modified with ecological value	
	51744	52139	modified	
	52139	53202	modified with ecological value	
	53202	53452	modified	
	53452	54994	modified with ecological value	
	54994	55233	modified	
	55233	55958	modified with ecological value	
	55959	58000	unmodified	
Matadero Creek	9000	25200		Ν
	9000	9315	modified with ecological value	
	9315	25200	modified	
Permanente Creek	10500	45000		Ν
	10500	31783	modified	
	31783	33239	modified with ecological value	
	33239	33494	modified	
	33494	34236	modified with ecological value	
	34236	35728	modified	
	35728	38447	modified with ecological value	

Facility Name	From Station	To Station	Channel Type	Does Channel Support Anadromous Salmonids?
	38447	38697	modified	
	38697	38929	modified with ecological value	
	38929	39317	modified	
	39317	43263	modified with ecological value	
	43263	43630	modified	
	43630	45000	modified with ecological value	
San Francisquito Creek	2000	8000		Y
	2000	7819	modified with ecological value	
	7819	8000	modified	
San Francisquito Creek	8000	17000		Y
	8000	8261	modified	
	8261	8646	modified with ecological value	
	8646	9183	modified	
	9183	13375	modified with ecological value	
	13375	13684	modified	
	13684	17000	modified with ecological value	
Stevens Creek	8850	58000		Y
	8850	8955	modified	
	8955	13813	modified with ecological value	
	13813	13924	modified	
	13924	14632	modified with ecological value	
	14632	15516	modified	
	15516	16509	modified with ecological value	
	16409	16811	modified	
	16811	17566	modified with ecological value	
	17566	17580	modified	
	17580	18248	modified with ecological value	
	18248	18531	modified	
	18531	19316	modified with ecological value	
	19316	19809	modified	
	19809	20739	modified with ecological value	
	20739	21359	modified	
	21359	22234	modified with ecological value	
	22234	22491	modified	
	22491	23283	modified with ecological value	
	23283	24189	modified	
	24189	24476	modified with ecological value	
	24476	24722	modified	
	24722	25685	modified with ecological value	
	25685	26018	modified	
	26018	30654	modified with ecological value	
	30654	31024	mod	
	31024	36566	modified with ecological value	

Facility Name	From Station	To Station	Channel Type	Does Channel Support Anadromous Salmonids?
	36566	36959	modified	
	36959	37655	modified with ecological value	
	37655	37945	modified	
	37945	44073	modified with ecological value	
	44073	44351	modified	
	44351	46378	modified with ecological value	
	46378	46790	modified	
	46790	51348	modified with ecological value	
	51348	51616	modified	
	51616	57302	modified with ecological value	
	57302	57566	modified	
	57566	58000	modified with ecological value	
Uvas/Llagas Watershed	1			1
Edmundson Creek	0	4340	modified	N
Jones Creek	0	13560	modified	N
Lions Creek	0	10460		N
	0	10423	modified	
	10423	10460	unmodified	
Llagas Creek	5900	37800		Y
	5900	8728	modified with ecological value	
	8728	8866	modified	
	8866	10908	modified with ecological value	
	10908	11055	modified	
	11055	12601	modified with ecological value	
	12601	12819	modified	
	12819	14820	modified with ecological value	
	14820	15040	modified	
	15040	16154	modified with ecological value	
	16154	16393	modified	
	16393	17203	modified with ecological value	
	17203	17422	modified	
	17422	17551	modified with ecological value	
	17551	17700	modified	
	17833	19372	modified with ecological value	
	19372	20093	modified	
	20093	23411	modified with ecological value	
	23411	23652	modified	
	23652	25570	modified with ecological value	
	25570	25831	modified	
	25831	<u>2785</u> 1	modified with ecological value	
	27851	28123	modified	
	28123	29041	modified with ecological value	

Facility Name	From Station	To Station	Channel Type	Does Channel Support Anadromous Salmonids?
	29041	29297	modified	
	29297	31612	modified with ecological value	
	31612	31868	modified	
	31868	34318	modified with ecological value	
	34318	34753	modified	
	34753	35737	modified with ecological value	
	35737	36053	modified	
	36053	36975	modified with ecological value	
	36975	37238	modified	
	37238	37688	modified with ecological value	
	37688	37928	modified	
	37928	38700	modified with ecological value	
Madrone Channel	0	21840	modified	N
North Morey Channel	0	1350	modified	N
Princevalle Drain	0	9560	modified	N
South Morey Channel	0	3310	modified	N
Uvas-Carnadero Creek	27000	49400		Y
	27000	38355	modified with ecological value	
	38355	39196	modified	
	39196	39230	modified with ecological value	
	39230	39270	modified	
	39270	43703	modified with ecological value	
	43703	43968	modified	
	43968	49321	modified with ecological value	
West Branch Llagas	49321	49400	modilied	
Creek	0	22400	modified	N
West Valley Watershed				
Calabazas Creek	0	68000		Ν
	0	44792	modified	
	44792	47756	modified with ecological value	
	47756	48022	modified	
	48022	49288	modified with ecological value	
	49288	49592	modified	
	49592	50676	modified with ecological value	
	51295	51385		
	51824	53366	modified	
	53366	54928	modified with ecological value	
	54928	54998	modified	
	54998	59662	modified	
	59662	60369	modified with ecological value	

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Facility Name	From Station	To Station	Channel Type	Does Channel Support Anadromous Salmonids?
	60369	60389	modified	
	60389	61653	modified with ecological value	
	61653	61684	modified	
	61684	62782	modified with ecological value	
	62782	63004	modified	
	63004	63679	modified with ecological value	
	63679	63924	modified	
	63924	66183	modified with ecological value	
	66183	66238	modified	
	66238	68000	modified with ecological value	
Regnart Creek	0	14000		N
	0	11147	modified	
	11147	12444	modified with ecological value	
	12444	12500	modified	
	12500	14000	modified with ecological value	
San Tomas Aquino Creek	0	24000		N
	0	2850	modified with ecological value	
	2850	3425	modified	
	3425	4107	modified with ecological value	
	4107	4122	modified	
	4122	4613	modified with ecological value	
	4613	4876	modified	
	4876	5560	modified with ecological value	
	5560	5886	modified	
	5886	7288	modified with ecological value	
	7288	7307	modified	
	7307	7814	modified with ecological value	
	7814	8128	modified	
	8128	8910	modified with ecological value	
	8910	9162	modified	
	9162	9634	modified with ecological value	
	9634	9858	modified	
	9858	24000	modified	
San Tomas Aquino Creek	43800	80000		N
	43800	67540	modified	
	67540	68576	modified with ecological value	
	68576	68834	modified	
	68834	69147	modified with ecological value	
	69147	69371	modified	
	69371	70785	modified with ecological value	
	70785	70850	modified	
	70850	71390	modified with ecological value	

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Facility Name	From Station	To Station	Channel Type	Does Channel Support Anadromous Salmonids?
	71390	71545	modified	
	71545	72389	modified with ecological value	
	72389	72405	modified	
	72405	72525	modified with ecological value	
	72525	72600	modified	
	72600	73285	modified with ecological value	
	73285	73330	modified	
	73330	74657	modified with ecological value	
	74657	74740	modified	
	74740	75935	modified with ecological value	
	75935	76008	modified	
	76008	77236	modified with ecological value	
	77236	77440	modified	
	77440	78126	modified with ecological value	
	78126	78496	modified	
	78496	80000	modified with ecological value	
Saratoga Creek	0	51800		N
	0	28651	modified	
	28651	30706	modified with ecological value	
	30706	31041	modified	
	31041	35229	modified with ecological value	
	35229	35476	modified	
	35476	37004	modified with ecological value	
	37004	37915	modified	
	37915	39176	modified with ecological value	
	39176	39428	modified	
	39428	39528	modified with ecological value	
	39528	39778		
	39778	40811	modified with ecological value	
	40811	41064		
	41064	43431	modified with ecological value	
	43431	43679		
	43679	48103	modified with ecological value	
	40103	40307	modified with appledicel volue	
	40307	49041 50097	modified with ecological value	
	49041 50097	50067	modified with appledicel volue	
	51590	51200	modified modified	
Sunnyvale East	51560	51000	mouneu	
Channel	0	31300	modified	N
vvildcat Creek	0	14000		N
	0	1290	modified	
	1290	3332	modified with ecological value	

3. Maintenance Planning and Impact Avoidance

Facility Name	From Station	To Station	Channel Type	Does Channel Support Anadromous Salmonids?
	3332	3791	modified	
	3791	5008	modified with ecological value	
	5008	5092	modified	
	5092	7961	modified with ecological value	
	7961	8079	modified	
	8079	10215	modified with ecological value	
	10215	10848	modified	
	10848	12564	modified with ecological value	
	12564	12637	modified	
	12637	14000	modified with ecological value	

*Note*: List may be revised annually based on field conditions.



Figure 3-4. North County Channels Targeted for Maintenance Guidelines Development.



Figure 3-5. South County Channels Targeted for Maintenance Guideline Development

### 3.6.4 Scope and Content of the Developed Maintenance Guidelines

MGs developed by the SCVWD will provide comprehensive, quantifiable parameters that will clearly define the optimum channel condition. The optimum channel condition can include multiple individual objectives, that when taken as a whole, drive maintenance activities toward providing design flow conveyance while protecting habitat values to the maximum extent practicable.

MGs will consist of the following information:

- 1. Channel type, location of channel reach, length of the channel reach and the percentage of the total channel length.
- 2. In support of developing MGs, baseline hydraulic conditions will be established for the channels under relevant flow conditions.
- 3. For channels which may be subject to sediment removal, estimate active (bankful) channel dimensions or dimensions which can best establish quasi-stable hydrogeomorphic conditions that do not cause nuisance or excessive erosion or deposition. These dimensions shall be developed using a combination of information from regional stream restoration curves, reference reach data, computation of effective discharges, shear stresses and other assessments, as well as addressing different reach conditions and constraints. These active channel dimensions shall guide the management approaches contained in the MGs and inform how to finish grading in reaches undergoing sediment removal.
- 4. For sediment and vegetation removal at bridges and crossings, the design flow rate will be documented; based on this, a reasonable allowance for head loss will be established for each bridge/crossing, and maintenance approaches will be based on analysis that identifies the minimum maintenance necessary to maintain conveyance objectives.
- Sediment objectives for each channel reach will be developed to establish how much deposition can occur before the tolerance for loss of flood flow capacity is exceeded. Sediment objectives will include consideration for vegetation objectives while still providing the necessary flood flow conveyance.
- 6. Roughness objectives for each channel reach will be developed to define Manning's N thresholds. Roughness objectives will incorporate both sediment deposition and vegetation objectives to provide the design flow conveyance as well as protection of habitat functions and values, and beneficial uses, to the maximum extent practicable.
- 7. Vegetation management objectives for each channel reach will be developed. Vegetation objectives shall be derived from identified roughness objectives and shall describe the desired vegetation condition (e.g., vegetation type, density, etc.) for the given roughness that optimizes environmental values, including beneficial uses, for the reach (e.g., habitat, complexity, shade, etc.), while still providing the design flood flow conveyance.
- 8. Estimates of stage-discharge relationships will be developed. These estimates should be based on actual field measurements and/or observations.
- 9. For channels which may be subject to sediment removal, channel dimensions such as invert width, bank slope, and channel depth, will be specified for each segment of the

channel, based on as-built plans for channels categorized as Modified or Modified with Ecological Value.

- 10. A map that shows all Modified and Unmodified channel types, including channels with ecological values, channels supporting anadromous salmonids, and those channels with maintenance requirements specified by the U.S. Army Corps of Engineers.
- 11. The following shall be notated in the MG and updated as new information and when observations are made. Suggested corrective actions may be included as notations to inform potential future actions and will be proposed to SCVWD design and construction group for assessment as a potential future capitol project.
  - a. Channel reaches with hydraulic constrictions (e.g., under-sized culverts, bridge abutments, railroad trestles, utility crossings, and other natural or human caused obstructions) potentially causing backwater conditions, increased water surface elevations, bank instabilities, or fish passage barriers;
  - b. Channel reaches that are a priority for maintenance based on chronic problems, such as sediment accumulation, flooding, or excessive erosion and an assessment the chronic problem causes;
  - c. A map that shows anadromous salmonid channels, along with information related to the mapping, notation and listing; and
  - d. Description of important maintenance elements, such as sediment deposition zones from topographic changes.
- 12. MGs will include information about the design capacity/Q/LOS, and the engineering basis for this information based on a previously approved design.

# 3.7 Projections

Work projections were used to conduct the environmental impact analysis in the 2012 SMP Final Subsequent Environmental Impact Report (FSEIR) and thereby determine potential impacts and necessary BMPs and mitigation measures. Maintenance activities are permitted throughout the program area as long as they do not result in significant environmental effects substantially different than those evaluated for the Program as a whole (as informed by the projections that were used for the analysis), or per the work limits identified in regulatory permits.

Since the certification of the FSEIR, the SCVWD has decided to remove work activities along canals from the SMP.

# 3.8 **Program Limits**

Because the SMP is managed programmatically, each work activity has a range of project specific limitations. The SMP protects natural resources by adhering to the program and project limits. Work areas are managed for the entire Program area to ensure that the maximum work covered by the Program, FEIR and regulatory permits, is not exceeded.

The program limits include the following types of limits:

- overall (10-year) acreage limitations on various types of maintenance
- annual acreage limitations on various types of maintenance
- limits on the extent of work in a particular area (e.g., extent of canopy removal, linear feet subject to maintenance based on channel type)
- numbers of trees over 6" DBH that can be removed (annually and over the 10-year lifetime of the Program)
- average annual and 10-year limits on the amount of herbicides and pesticides that can be used
- limits on the proportion of bank repairs using hardscape

The specific program limits for each work activity are described in the work activity-specific chapters (Chapters 4.4, 5.4, 6.5, 7.4, and 8.4).

# CHAPTER 4: VEGETATION MANAGEMENT

The Vegetation Management Program is designed to manage vegetation within channel corridors, from edge of right-of-way to edge of right-of-way. The SCVWD uses an integrated approach for vegetation management to ensure the most effective technique is used in a manner that minimizes impacts to the environment while meeting flood protection, fire safety, and other legal requirements (including mitigation requirements).

Properly managed vegetation facilitates flood management and flow conveyance in channels, and allows access to the creek corridors by the SCVWD and the public. Maintaining vegetation has environmental benefits as well, including maintenance or improvement of water quality, improvement of habitat quality and species composition (including reduced impacts on the riparian system associated with corrective pruning in the vicinity of homeless encampments), and the removal of competitive invasive species. Public safety benefits include reduction in fuel loads and the reduction of nuisance animal populations next to highly urbanized areas. Environmental and safety activities are part of a holistic vegetation management approach for maintenance of the channels for multiple purposes.

A variety of vegetation management activities are anticipated during the program period 2014-2023. Multiple vegetation management activities may be used in combination to achieve program objectives depending upon the location, season, and resource conditions at the channel site.

This Vegetation Management chapter has the following sub-sections:

- 4.1 Woody Vegetation Management
  - 4.1.1 Routine Pruning
  - 4.1.2 Corrective Pruning
  - 4.1.3 Coppicing
  - 4.1.4 Hand Removal
  - 4.1.5 Large Woody Debris
- 4.2 Herbicide Application and Mechanical Methods
  - 4.2.1 Herbicide
  - 4.2.2 Mowing
  - 4.2.3 Flaming
  - 4.2.4 Grazing

#### **Definitions:**

- 1. Diameter at breast height (dbh): the diameter of the stem(s) of a tree or shrub at 4.5' above ground.
- 2. Pruning: the cutting of a branch  $\leq$  4" in diameter (the cutting of a branch > 4" in diameter is referred to as tree removal).
- 3. Herbaceous: non-woody vegetation, including grasses, broadleaf weeds, cattails, and bulrush; includes annuals, biennials, and perennials.
- 4. Shrub: a woody plant smaller in height than a tree (< 15 feet at maturity), often formed by a number of vertical or semi-upright branches arising close to the ground. For simplicity, the term "tree" or "trees" will refer to both trees and shrubs.

- 5. Tree: a woody perennial that typically has one dominant vertical trunk and a height greater than 15 feet in its natural, mature form. Several exceptions to this definition exist; willows and elderberries are two examples found in the SMP area which are considered trees for the purposes of the Program, but may not have a single dominant trunk.
- 6. Multi-stem: a tree or shrub with a root ball and multiple trunks or stems. This may occur at ground level or a few feet above ground. The dbh of trees with multiple stems will be calculated by adding the dbh of the individual stems. Individuals with greater than seven (7) stems at dbh will be assessed by their canopy cover, per the Tree Scoring for Removal of Trees and Shrubs 6 12" dbh (Attachment C), except for willows or other similarly fast growing sprouters. The dbh of these fast growing trees will be calculated by the summation of all stems divided by 2 to equal dbh.
- 7. Inboard/Outboard: this refers to which side of a levee or streambank is being referenced. The inboard side of a levee is the side sloping toward the channel. The outboard side of a levee is the side sloping away, and outside of the channel.
- 8. Ordinary High Water Mark: is defined by the USACE as the line on the bank established by the fluctuations of water and indicated by physical characteristics such as clear, natural line impressed on the bank, shelving, changes in the character of soil, destruction of terrestrial vegetation, the presence of litter and debris, or other appropriate means that consider the characteristics of the surrounding areas.
- 9. Bankfull is the river elevation (stage) at which time the most effective geomorphic work occurs. This is also referred to as the dominant discharge and is the stage that generally corresponds to a flow event with a 1-2 year recurrence interval.

# 4.1 Woody Vegetation Management

### 4.1.1 Routine Pruning

### A. Purpose

Pruning of trees and shrubs is a routine activity necessary to provide access to SCVWD facilities, improve visibility to inspect SCVWD facilities, protect SCVWD infrastructure, and maintain the designed hydraulic capacity of the channel systems, as determined through Maintenance Guidelines or the quantitative process described in Chapter 3.2.

The SCVWD may thin vegetation to reduce or prevent fire hazards, in compliance with local fire codes. Tree pruning may include thinning the canopy of an individual tree or shrub.

### B. Work Activity

Pruning is the partial removal of any individual tree and includes cutting of tree branches. Pruning may be conducted with mechanized and non-mechanized hand tools. Pruning typically takes place along maintenance roads, fences, and levee slopes, though it may occur anywhere along terrace areas or in-stream.

### C. Requirements

Pruning requirements have been incorporated into the SMP to provide a consistent approach to this work activity. Pruning can stimulate new growth, so improperly pruning a tree or shrub can create more work the following year(s), such as when multiple, weakly attached stems sprout from a stub cut.

The following pruning standards will be used, with the exception of cases where these standards would create unsafe conditions for workers, in which case the standards will be adjusted as needed to ensure worker safety:

- 1. Pruning will be done by qualified staff in a manner that will achieve the maintenance goals of the facility while preserving the short and long term health of the vegetation.
- Pruning will be performed according to national American National Standards Institute (ANSI) A300 (Part 1) 2008 Pruning, ANSI Z133.1 – 2000 Safety Requirements and International Society of Arboriculture (ISA) Best Management Practices Tree Pruning (revised 2008) or the most current updates.
- 3. Pruning will remove no more than 25% of the structure of an individual tree in one season; if more than 25% of the structure of a tree is to be removed, this is considered hand removal and is addressed in Section 4.1.4.

### 4.1.2 Corrective Pruning

#### A. Purpose

Corrective pruning is performed to promote long-term tree health. Corrective pruning may address defects that would eventually result in whole tree failure such as co-dominant leaders; decayed or diseased limbs; extensive branch dieback; incorrect past pruning; or injury due to storm or mechanical damage. Corrective pruning may occur where a potential hazard exists yet complete removal of a tree is unwarranted. It may also be used to adhere to proper pruning standards. For example, in order to avoid leaving a large stub and promoting unwanted re-sprouting, pruning a lateral branch away from a maintenance road may be extended to the trunk of the tree. Corrective pruning of lateral branches is also important to reduce the risk of debris trapping in the channel, particularly near the active bankfull channel.

Corrective pruning will not be used as justification to do more work than is necessary or would otherwise be permitted. For example, in some cases, cutting a lateral branch midway (beyond the minimum necessary) may be an appropriate place to support or regenerate growth upward.

#### **B. Work Activity**

Corrective pruning involves the partial removal of any individual plant and includes cutting of tree branches, and is conducted with mechanized and non-mechanized hand tools. Unlike routine pruning, the goal of corrective pruning is to correct an injury, reduce the effects of disease, manage past damage, or to address one or more of the circumstances described in Section A above. Corrective pruning may occur in-stream and along terrace areas.

#### C. Requirements

- All corrective pruning is performed according to national ANSI A300 (Part 1) 2008 Pruning, ANSI Z133.1 – 2000 Safety Requirements and International Society of Arboriculture (ISA) Best Management Practices Tree Pruning (revised 2008) or the most current updates.
- Corrective pruning will be prescribed and marked by an ISA Certified Arborist or those experienced and knowledgeable in ISA pruning standards and successful corrective pruning.
- 3. No more than 25% of the structure of an individual tree would be removed in one season. Rare cases may occur, however, such as the removal of a co-dominant leader,

which can result in removal of more than 25% of the structure of the tree. Such cases are still considered corrective pruning.

4. Removal of limbs greater than 4" diameter may be necessary for the health of the tree or for other reasons, and is still considered corrective pruning; an arboricultural justification will be provided in these cases. Removal of limbs greater than 4" diameter will be tracked in the hand removal section (4.1.4) and appropriate mitigation provided.

#### 4.1.3 Coppicing

#### A. Purpose

Coppicing is the cutting of a tree to the ground level, creating annual "sucker" growth that may be used as cutting material for direct installation in mitigation projects. The trees that are chosen are trees that would normally be targeted for complete removal. Willow species, mulefat, and coyote brush are typically chosen for coppicing. After cutting the tree back to the ground, rather than treating the remaining stump with herbicide, the tree is instead left to re-sprout and provide an ongoing cutting source for the individual watershed in which the tree is located. Select trees within each of the major watersheds may be dedicated to this activity.

#### **B. Work Activity**

Coppicing of trees entails severely pruning the entire plant near the ground to promote multistemmed re-growth. This action may change the plant form from a tree to a shrub, thus increasing variability of canopy architecture and age. Hand-held and small mechanical tools are typically used for coppicing. Larger equipment may be necessary to remove the vegetation from the channel, after which it would be hauled away.

#### C. Requirements

Trees that would otherwise need to be removed may be good candidates for coppicing. All work is done after appropriate pre-construction biological surveys have been performed and appropriate biological clearances obtained.

### 4.1.4 Hand Removal

#### A. Purpose

Hand removal is a routine work occurrence and is necessary to maintain the proper function of SCVWD facilities, maintain conveyance capacity, remove debris accumulation and improve the riparian system. Different criteria for hand removal apply, based on species type and location within the channel system. Trees greater than 12" dbh are not included in this Program.

Tree removal is the complete removal of above-ground portions of any tree using mechanized or non-mechanized hand tools. Stump treatment of removed trees is implemented, and for the purposes of this manual, such use of herbicide is considered part of the tree removal, and is not part of the herbicide work described in Section 4.2.1. Stump treatment with herbicide is assumed for all tree removal, unless otherwise noted in this manual. In particular, biological clearances will assume herbicide treatment unless otherwise noted on the Work Order, and take this into consideration when conducting these clearances.

Tree removal also includes the removal of limbs >4" in diameter that may need to be removed for bank stabilization or sediment removal projects, or for other reasons (e.g., to protect SCVWD facilities). In lieu of the entire tree being removed for specific projects, removing a larger limb may be sufficient.

Live or dead standing trees may be removed from SCVWD facilities to meet one of the following program objectives: to maintain design flow conveyance capacity, provide facility inspection and access, maintain the structural integrity of SCVWD facilities, and promote overall ecological health.

Hand removals may occur anywhere in the channel cross section, including but not limited to streams and their immediate overstory, stream banks, levees, access roads and pedestrian paths, outboard areas and at bridges and culverts.

The three primary reasons for hand removal are to provide flow conveyance capacity, to support or enhance a bank stabilization project, or to provide ecological health/stewardship. Each of these is described below.

#### 1. Hand Removal for Flow Conveyance

Hand removal may be necessary to retain design flow conveyance capacity and to maintain channels. These conditions usually occur when a tree (or trees) on the bank has fallen into the stream or moved in such a way that the tree's new orientation impedes flows or causes debris blockages, resulting in an increased flood risk. Fallen trees also can divert stream flows into the opposite stream bank, increasing the erosion and flood risk. Although specific locations of downed trees are not always predictable, this work is considered "anticipated" due to its natural and regular occurrence.

Trees also exist in locations where their roots or branches may interfere with or undermine the integrity of SCVWD facilities. These facilities include, but are not limited to, concrete linings, concrete wing walls, gabions, sacked concrete walls, stream flow gauges, storm drain outfalls, culverts, and pipes. Trees removed in these areas would likely be stump-treated with herbicide to prevent recovery and re-establishment.

Hand removal < 6" dbh may be routinely removed from channels to reduce the accumulation of debris and potential flooding and include both woody and herbaceous vegetation. Trees and vegetation immediately upstream and downstream of bridges may be removed to prevent debris accumulation at the bridges. Each crossing is distinct and will be evaluated based on site specific conditions. Therefore, the amount and type of work will be different for each crossing. Where maintenance guidelines exist the vegetation will not be removed beyond that which is described in the maintenance guideline or beyond that which is consistent with the vegetation objectives for a specific creek reach.

### 2. Hand Removal for Bank Stabilization and Access

Bank stabilization projects often require the installation of temporary roads and ramps to access the work area. Tree removal may be required under these circumstances when pruning will not suffice to provide clearance for maintenance vehicles and heavy equipment. Hand removal may also be required to provide for facility inspection and access; though pruning will be considered prior to complete removal. Where tree removal is needed, an effort is made to target non-native trees where tree removal for vehicle access is required, and to select an access route that avoids mature, native trees. Removal of large branches

(> 4" diameter) from mature trees for equipment access is evaluated carefully and avoided whenever possible.

#### 3. Hand Removal for Ecological Health/Stewardship

In the interest of stream and land stewardship, where possible, the SCVWD will make efforts to improve the health and vigor of trees on SCVWD properties through proper arboricultural and vegetation management techniques. Early detection of plant diseases and pathogens such as Sudden Oak Death and western bark beetles will be implemented through this Program, as supported by relevant BMPs (e.g., GEN-31 and VEG-2) that prevent movement of infected materials to additional locations. Removal of infected trees may be necessary to guarantee the ecological health of the greater area. SCVWD staff conducting tree health assessments shall be qualified arborists, botanists, or other specialists qualified to make such decisions.

Trees may be removed or pruned (see Section 4.1.2, Corrective Pruning) to improve both aquatic and terrestrial habitat quality. To promote water resources stewardship, efforts will be made to improve the ecological health of riparian and upland woodlands on SCVWD facilities. Trees with structural defects, insect infestation, or pathogens that threaten the ecological health of the tree or woodland may be removed. Woodlands with stunted growth as a result of competition for resources may be thinned to facilitate normal growth. Non-native and invasive vegetation can establish, outcompete and overwhelm native vegetation, degrading habitat value. Prior to removal or stand thinning of trees, an assessment of the ecological health of the riparian and/or upland woodlands will be conducted and documented with written recommendations by qualified staff for consideration by management in planning the tree removal or pruning activity.

#### **B. Work Activity**

Tree removal is defined as the complete removal of above-ground portions of any individual tree. The removal is followed by herbicide stump treatment, called a "cut stump" treatment. Cut stump treatment is a paired activity with tree removal, and assumed to occur unless noted otherwise on the Work Order.

Tree removal also includes the removal of limbs >4" dbh, whereby the pruning of these limbs is conducted in lieu of complete tree removal, thereby minimizing impacts to vegetation. Such removal of limbs is typically not conducted in combination with a cut stump treatment.

Hand removal is performed using small hand tools or mechanized tools such as chainsaws to cut vegetation. Cut vegetation is transported from the channel bed to the access road by hand or by mechanical equipment such as an excavator or loader. Vegetation is chipped on site or may be hauled away in dump trucks/compactors. The herbicide application portion of this work activity is performed using tools such as drip cans, a spray bottle, or a paintbrush to do a topical treatment.

### C. Removal Criteria

Hand removal is performed as described above for the purposes of maintenance, bank stabilization, and ecological health/stewardship. Both native and non-native trees located within a channel, channel bank, or levee may require removal if flow conveyance capacity is reduced, the structural integrity is compromised, and where needed for visual inspection of levees. Though the Invasive Plant Management Plan (IPMP) is designed to serve a positive ecological purpose, not all non-native trees may be appropriate candidates for removal.

Nevertheless, native trees are given a higher level of consideration for preservation than non-native trees. Native tree species are more desirable and their presence is encouraged over non-native species. Non-native species and in particular, invasive non-natives, are less desirable. However, non-native trees, including invasives, may also provide valuable habitat functions in the absence of more desirable native vegetation. Removal of any tree would be evaluated per the Requirements section below.

The following criteria are used in assessing the need for hand removal.

- Presence or absence of adjacent vegetation of similar stature providing equivalent habitat functions such as roosting, nesting, or perching sites, shaded riverine aquatic (SRA) habitat, or other valuable habitat attributes. Retention of non-natives (invasive or not) will be given a higher priority if other vegetation is not available to provide alternative habitat.
- Current or documentable use by wildlife that would be difficult to replace locally (i.e., near the tree removal location) if the vegetation is removed. Such use would include raptor nests, evidence of use by cavity nesting species, evidence of a rookery, and similar wildlife uses.
- 3. Instances where the tree is providing vegetative structure (root system) to a stream bank that is likely to erode if the tree is removed will be considered for pruning or thinning instead of removal to retain the soil stability function.

#### D. Requirements

- 1. Attachment C, Tree Scoring for Removal of Trees and Shrubs 6 12" DBH, provides a specific tree appraisal and evaluation protocol to determine how replacement planting occurs. The protocol in Attachment C involves carefully assessing targeted tree removals for their existing conditions and functions, including their canopy cover, local area value, ecosystem benefits, and ecosystem detriments.
- 2. Removal of limbs >4" is prescribed and marked by an ISA Certified Arborist or those experienced and knowledgeable in ISA pruning standards.
- 3. All tree removals require a biological survey and must be verified for compliance by the watershed environmental planner. In certain circumstances, the work may need to be supervised by a qualified horticultural specialist or Certified Arborist.
- 4. Hand removals must meet one of the purposes stated in A. Purpose, above.

# 4.1.5 Large Woody Debris (LWD)

Large woody debris features provide ecologic functions to SCVWD channels by creating more instream complexity and also providing some refugial habitat in the eddy and calm water zones behind the wood. However, LWD also requires evaluation and maintenance when located in a flood control channel. LWD features can increase the flood or erosion risk if they are trapping excessive debris; are caught at a bridge, culvert, or other facility where they may raise the water surface elevation; or direct erosive flows toward a bank. Under the SMP, LWD is defined as having a minimum diameter of 12 inches (30.5 cm) with a minimum length of 6 feet (1.82 meters).

While LWD maintenance activities apply to woody debris greater than 12" diameter for the SMP, wood smaller than 12" diameter may also provide ecologic functions to the channel. To support

healthy stream functions, and as described in Chapter 6, bank stabilization projects will be evaluated for the inclusion of additional wood features beyond those in the chosen bank design. Where possible and feasible, additional wood features will be included into bank stabilization projects and thereby provide an off-set to the loss of functions occurring from maintenance activities which may remove wood pieces smaller than 12" in diameter.

Large woody debris is recruited to the stream channel throughout the year by a variety of natural processes, including bank erosion, landslides, windstorms, and tree mortality. The LWD evaluation and implementation program (see Attachment E) includes an assessment of the ecological, geomorphic, and hydraulic effects (creek and stream gauge functions) of LWD in program channels. The evaluation and implementation program will balance flood protection and ecological objectives. Due to these natural processes, Tier 4 LWD projects will be submitted in the NPW and may be submitted to the resource agencies during the in-channel work season.

The LWD program only pertains to the in-channel area on anadromous salmonid channels, which is defined as the stream channel below bankfull discharge demarcations. The term bankfull is defined as the river elevation (stage) at which time the most effective geomorphic work occurs. This is also referred to as the dominant discharge and is the stage that generally corresponds to a flow event with a 1-2 year recurrence interval.

LWD will be removed from the immediate vicinity of all bridges and culverts. Maintenance guidelines will establish areas where LWD is allowed to remain and areas where LWD is not allowed to remain. Where maintenance guidelines do not exist, each crossing will be considered distinct and will be evaluated based on site specific conditions. Therefore, the amount and type of LWD may be different for each crossing and the location and amount may be different upstream and downstream of any given bridge or culvert.



# A. Purpose

LWD provides an important ecological role in Santa Clara County channels. The objective of the LWD program (See Attachment E) is to retain woody debris, where possible, in Program channels to preserve the physical and biological processes associated with the natural recruitment of wood to waterways. Retention of woody debris will be considered in locations where such features will not increase the flood risk by way of sedimentation, debris capture, or flow deflection.

### **B. Work Activity**

The SCVWD uses a four-tiered evaluation process to manage LWD in its channels. The four tiers are considered in the following order of priority: Tier 1) retain the LWD feature as-is in the channel, Tier 2) retain but modify the LWD feature, Tier 3) remove the LWD feature and replace it on-site, or Tier 4) remove the LWD feature entirely. LWD management may use an excavator, material handler, and/or crane to modify placement.

### C. Requirements

The full requirements for LWD management are described in the LWD Program document (Attachment E), and Chapter 10.8.4, *Large Woody Debris*. Once a determination regarding

the LWD feature is made and implemented, the LWD will be tagged and monitored. This information will be entered and tracked in the SCVWD database.

# 4.2 Herbicide and Mechanical Vegetation Management

The SCVWD Vegetation Management Program uses an integrated approach of chemical, mechanical, cultural, and some limited biological methods to manage vegetation on its facilities. Herbicides are used in conjunction with mechanical and hand vegetation suppression to support hydraulic, fire safety, and ecosystem functions. Herbicides are used in a manner that is least disruptive to biological resources. New crews are trained in BMPs relative to pesticide use. This training and review is conducted annually for internal staff, as part of the employee orientation for new staff, and as a condition of work for contract staff performing herbicide applications. All contractors are trained in proper herbicide protocols prior to any work activities. Daily checklists are used to monitor herbicide application activities. Staff applying herbicide are also periodically monitored for compliance with additional internal SCVWD protocols.

Control of herbaceous vegetation in the SMP area is done for many of the same reasons as management of woody species. For the purposes of the SMP, herbaceous vegetation is non-woody vegetation which includes grasses, broadleaf weeds, cattails, and bulrush. Herbaceous vegetation includes annual, biennial, and perennial plant types. Herbaceous vegetation has the ability to impede flow conveyance and create fire hazards. Herbaceous vegetation may also have negative ecological impacts as it can out-compete more desirable native species, resulting in habitat degradation.

Herbaceous vegetation control is performed to limit weed growth, seeding, and expansion into new areas to reduce weeds in areas of special management (mitigation sites), maintain road right-of-ways and firebreaks along the top of bank, prevent vegetation encroachment into SCVWD facilities, mitigation sites, etc. by herbaceous plants, maintain vegetation-free areas as buffers, and provide localized treatments needed to protect facilities and resources.

**Guiding Principles.** The goal of SMP vegetation management is to achieve the desired control while balancing environmental and economic considerations. Herbicides, while often the most effective management tool economically, are routinely dismissed for some applications due to other factors that make their use in a given situation inappropriate (such as presence of special-status plants). However, herbicides used appropriately are, in many cases, the most environmentally desirable method for achieving the desired level of vegetation control. The selection of an approved herbicide, coupled with the use of an appropriate surfactant per label recommendations, can provide a higher level of control, which may reduce the frequency with which an area needs to be maintained and minimize physical impacts to the site. Specifically, targeted use of herbicides may eliminate the need to bring in heavy mowing equipment or large hand crews that can be more disruptive to on-site biological resources. For example, rather than conducting annual maintenance interval to once every two years.

The SCVWD complies with the Integrated Pest Management Plan (IPMP) of the Municipal Regional NPDES Permit (MRP). The pesticide policy mandates that pesticides (in this case specifically herbicides) are used only when other methods have proven impracticable. When pesticides are used, the least toxic products that will meet the need are used at the lowest practical rate. The SCVWD continually works to minimize pesticide use as much as practical. The SCVWD's pesticide use is reviewed regularly as part of the compliance effort

with the MRP. The SCVWD's pesticide use is consistent with California Department of Pesticide Regulation requirements and court orders for threatened and endangered species. See <a href="http://www.cdpr.ca.gov/docs/endspec/salmonid.htm">http://www.cdpr.ca.gov/docs/endspec/salmonid.htm</a> for further information as stipulated by a 2004 United States District court order, for certain pesticides applied near salmon-supporting waters. A 2006 Environmental Protection Agency injunction and order for no-use buffer zones surrounding California red-legged frog upland and aquatic habitats for certain pesticides can be viewed at <a href="http://www.cdpr.ca.gov/docs/endspec/rl">http://www.cdpr.ca.gov/docs/endspec/salmonid.htm</a>

### 4.2.1. Herbicide

#### A. Purpose

Herbicides are applied where the presence of herbaceous or small woody vegetation is in conflict with the maintenance guidelines and standards for the facility. In the case of woody vegetation, treatment is limited to saplings <2" dbh and generally not exceeding 8' in height. Post-emergent herbicides are applied to manage firebreaks and roadways along the terraces up to the inboard hinge and into the outboard cross-section. Pre-emergent and Post-emergent herbicides are used on roadways and in some out-board areas. Cut stump treatments are addressed in Section 4.1.4, Hand Removal.

### **B. Work Activity**

The application of herbicide occurs in-stream and on terrace areas as well as on maintenance roads, outboard levee slopes, and similar non-in-channel areas. Various herbicide formulations may be used. Under this activity, herbicide use is the primary abatement tool to manage vegetation.

All herbicide applications are performed using equipment appropriate to the specific application type. In-channel herbicide application may use a hose and hand gun sprayer, or a backpack unit for smaller areas.



On unpaved access roads, herbicide is applied from a truck-mounted boom or hand gun (used around gates, curves, etc.), as needed, to control weeds in order to allow maintenance access and provide firebreaks. The booms have multiple nozzles that are specifically calibrated to provide the dosage and spray pattern appropriate to the area. The application is managed from an on-board computer mounted in each spray rig. During the application, notifications are posted near treated roads to notify the public of the application, and remain in place until the application dries, to reduce the risk of incidental exposure.

Herbicide use to treat cut stumps after tree removal activities is considered part of tree removal and is addressed under that activity description.

### C. Requirements

Requirements 1-8 below apply to all work channels. Requirement 9 below applies to unmodified channels.

1. All herbicide use must be preceded by the appropriate biological surveys and clearances.

- 2. All herbicide applications must be preceded by a Pest Control Recommendation provided by a California licensed Pest Control Advisor. A recommendation is provided after each site is surveyed and the most appropriate control methods for the site are determined.
- 3. Foliar applications to woody vegetation are limited to plants <2" dbh and typically less than 8' in height.
- 4. Herbicide use is permitted in non-in-channel (terrace) areas.
- 5. Herbicide application can only occur in California red-legged frog and California tiger salamander SMP mapped areas when the creek or area is dry and no rain is forecast for the next 48 hours.
- 6. Use of surfactants on streams identified as supporting anadromous salmonids is permitted when:
  - a. The stream is dry in the immediate work location and no rain is forecast for the next 48 hours.
  - b. Spot spraying is necessary to control undesirable vegetation (e.g., invasive nonnative vegetation or vegetation that falls outside the acceptable maintenance design of the facility).
  - c. Foliar spraying is necessary to maintain channel capacity per the engineering standards for the following facilities and locations:
    - 1) Stevens Creek from Highway 101 to L'Avenida Avenue
    - 2) Guadalupe River:
      - i. Reach G thru B (500' downstream UPRR bridge to Highway 101)
      - ii. Branham Lane to Guadalupe Creek/Alamitos Creek confluence
    - 3) Alamitos Creek (Guadalupe River confluence to Coleman Road)
    - 4) Los Gatos Creek (South Bascom Avenue upstream to Camden; and Hwy 85 to Lark Avenue)
    - 5) Uvas Creek (Bloomfield Rd upstream to Santa Teresa Boulevard)
    - 6) Llagas Creek (confluence with the Pajaro River upstream to Santa Teresa Boulevard).
- Surfactants are permitted adjacent to streams identified as supporting anadromous salmonid, or green sturgeon/longfin smelt (the latter in SF Bay tidal areas only) when a 20' buffer is established between the treatment area and the wetted flow channel.
- 8. The SCVWD also has coverage under the Statewide General NPDES Permit for the Discharge of Aquatic Pesticides for Aquatic Weed Control in Waters of the United States General Permit No. CAG990005, and fully complies with all provisions of that permit.
- 9. Unmodified channels may involve the following additional work activities:
  - a. Pre-emergent herbicide application in non-in-channel (terrace)\_areas outside of the channel banks.
  - b. Registered aquatic post-emergent herbicide application in aquatic habitats to control non-native and invasive plant species.
  - c. Post-emergent herbicide application outside the wetted channel (inboard slope, terraces, and outboard slope) to control vegetation for fuel management, maintenance access and ecological requirements.

d. Implementation of additional biological and pest control recommendations as required to protect sensitive species and their habitats.

#### D. Aquatic Herbicides and Surfactants

Only herbicides and surfactants that have been approved for aquatic use by the EPA and are registered for use by the California Department of Pesticide Regulation (CDPR) will be used for SMP aquatic vegetation control. The lowest recommended rate of both herbicides and surfactants to achieve project objectives will be utilized to achieve desired control. An indicator dye may be added to the tank mix to help the applicator identify areas that have been treated and better monitor the overall application.

As new herbicide and surfactant formulations are developed and registered in California, the SCVWD may propose incorporating them into the Program. Such a proposal would be accompanied by data regarding efficacy and environmental impact. The SCVWD recognizes the dynamic nature of vegetation management and the routine introduction of new technologies. It is the intent of the SCVWD that such newly added formulations of both herbicides and surfactants will neither increase the level of toxicity to non-target receptors, or the quantity of product used relative to the formulation(s) being replaced.

**Surfactants.** Surfactants are materials that are added to herbicide mixtures to enhance their performance. The surfactant may assist with spreading over the vegetation, sticking to the foliage, penetrating thick cuticles, or other mechanisms to increase the efficacy of the application. Most aquatic herbicides either require or highly recommend the use of a surfactant to achieve reasonable levels of control. In instances where surfactants are absent from the tank mix, the level of control is often reduced. A reduction in control causes a greater return frequency which translates to more herbicide being used in the system and more frequent disturbance to the site.

Surfactant use is limited to the products which are documented to have the least toxic affect to aquatic life. Currently, Agridex and Hasten (also known as Competitor) are documented as the least toxic in the NOAA 2006 Supplemental Environmental Assessment of NOAA Fisheries Implementation Plan for the Community Based Restoration Program. (NOAA Restoration Center, Silver Springs, MD). As new technologies and formulations become available, the SCVWD will evaluate its Program and adopt materials that achieve optimum control while affording the best protection to environmental resources. Other products may be substituted for the currently used products as new formulations emerge, provided the new products do not exceed the toxicity or usage limits of the products they replace.

### 4.2.2 Mowing

#### A. Purpose

Moving is conducted to provide visual access for facility inspections, for flow conveyance capacity, and/or to meet local fire codes. Current (as of September 2013) local fire codes call for all weeds and grasses to be maintained below 6" in height for 10' laterally on both sides of access routes. Vegetation must be cut back 30' around any structures and this 30' firebreak must be maintained. Parcels up to one acre in size must be completely mowed. All work is performed to conform to local fire code requirements.

#### B. Work Activity

Mowing is the area-wide cutting of above-ground plant material by mechanized or hand-held equipment. Work primarily occurs on the terraces/outboard areas, though it may also be

conducted in tidally-influenced areas near SF Bay or in smaller streams as required by fire codes.

#### C. Requirements

All standard procedures for biological clearances apply (per applicable BMPs as described in Attachment F). Because much of this work is performed by contractors, annual BMP training is required, and BMP checklists are completed daily by the contractor.

#### 4.2.3 Flaming

#### A. Purpose

A hand-held propane gas-powered flamer may be used to control weed seedlings. Operation of a flamer is a useful alternative when non-target plants have known sensitivity to herbicide drift.

#### **B. Work Activity**

A flamer is a gas-powered hand-held wand that delivers a directed torch flame fueled by a propane canister. An individual walks the work site carrying the flamer and applying flame to target vegetation. Cell contents of the weed expand with the heat in a few seconds, bursting cell walls, leaving the plant wilted. Steam, not smoke, is the by-product. Upright, broad-leaved weeds from ½ to 1 inch tall are most effectively controlled by this method; grasses or rosettes are more difficult. If the ground substrate is flammable (e.g. wood mulch, leaf litter), flaming should be conducted when the substrate is wet or moist. Non-flammable substrates such as rocked maintenance roads, cellular concrete mats (CCM), driveways, sidewalks, concrete floodwall seams, gabions (subject to the wire tolerance), gravel bars, marshes, weepholes, and expansion joints in concrete-lined channels, spillways, etc. are ideal settings for this maintenance approach. Smooth substrates allow even application of heat; weeds in areas with rough surfaces may evade the torch effects.

#### C. Requirements

All standard procedures for biological clearances apply (per applicable BMPs as described in Attachment F). Flamers are used only by trained qualified staff in strict compliance with all applicable regulations. Flamers will not be used within the mapped range of the SMHM. Flamers are not used during periods of high fire danger or in areas where fuel or climate conditions could cause an accidental fire. Local fire districts may request notification prior to use.

### 4.2.4 Grazing

### A. Purpose

Grazing is used in limited circumstances for herbaceous weed control on SCVWD facilities. Grazing involves the use of various species of domestic animals to provide non-targeted weed control. Animals include goats, sheep and other appropriate animals.

### **B. Work Activity**

A small herd is put on a parcel after evaluation by biological staff to confirm the absence (or protection) of sensitive resources that could be adversely affected by the herd. Vegetation to be preserved is fenced off as a protective measure. Grazing is excluded from channels

and other water resources. If a sensitive waterbody is within the grazing area, it will be excluded with fencing.

#### C. Requirements

All standard procedures for biological clearances apply (per applicable BMPs as described in Attachment F).

# 4.3 Impact Avoidance and Activity Specific BMPs

The following BMPs provide specific and detailed guidance for the variety of vegetation management procedures implemented by the SCVWD. BMPs for the following maintenance techniques are included: pruning, tree removal, woody debris management, herbicide application, mowing, flaming, and grazing. Practices are implemented by fully trained and qualified field crews. Pre-planning "GEN" BMPs are also implemented as applicable to the specific site conditions and resources.

BMP Number	BMP Title	BMP Description
VEG-1	Minimize Local Erosion Increase from In-channel Vegetation Removal	To minimize the potential effect of localized erosion, the toe of the bank will be protected by leaving vegetation to the maximum extent possible and consistent with the maintenance guidelines or original design requirements.
VEG-2	Non-native Invasive Plant Removal	Invasive species (e.g. cape ivy [ <i>Delairea odorata/Senecio mikanoides</i> ], arundo [ <i>Arundo donax</i> ]) will be disposed of in a manner that will not contribute to the further spread of the species. Cape ivy removed during a project shall be bagged and disposed of in a landfill. Arundo canes will be prevented from floating downstream or otherwise entering the creek or waterway.
VEG-3	Use Appropriate Equipment for In- channel Removal	When using heavy equipment to cut or remove in-channel vegetation, low ground pressure equipment, such as tracked wheels will be utilized to reduce impacts to the streambed.
VEG-4	Use Flamers with Caution	<ol> <li>A fire extinguisher, water supply and other appropriate fire suppression equipment will always be kept close to the work site in case of an emergency.</li> <li>Propane tanks will be checked for leaks and proper functioning prior to and proceeding use of flaming equipment. The propane tank will be treated as a hazardous material.</li> </ol>
VEG-5	Conduct Flaming During Appropriate Weather and Seasonal Conditions	Flamers will not be used during periods of high fire danger or in areas where fuel or climate conditions could accidentally ignite a fire.
VEG-6	Standard Grazing Procedures	<ol> <li>Vegetation and areas to be preserved will be fenced off to exclude grazing animals.</li> <li>Grazing animals will be excluded from stream channels, using fencing or other barriers.</li> </ol>

BMP Number	BMP Title	BMP Description
HM-4	Posting and Notification for Pesticide Use	<ul> <li>Posting of areas where pesticides are used will be performed in compliance with QEMS Document Q751D02 Control and Oversight of Pesticide Use</li> <li>Posting will be performed in compliance with the label requirements of the product being applied.</li> <li>In addition, posting will be provided for any products applied in areas used by the public for recreational purposes, or those areas readily accessible to the public, regardless of whether the label requires such notification. In doing this, the SCVWD ensures that exposure risk is minimized further by adopting practices that go beyond the product label requirements. (The posting method may be modified to avoid destruction of bait stations or scattering of rodenticide.)</li> <li>These postings will notify staff and the general public of the date and time of application, the product's active ingredients, and common name, and the time of allowable re-entry into the treated area.</li> <li>Signs will not be removed until after the end of the specified re-entry interval.</li> <li>Right-to-know literature on the product will be made</li> </ul>
		<ul> <li>available to anyone in the area during the re-entry period.</li> <li>A SCVWD staff contact phone number will be posted on the sign, including a cellular phone number.</li> <li>Notification of pesticide activities will be made as required by law. Also, the SCVWD will maintain records of neighbors with specific needs relative to notification before treatment of an adjacent area so that such needs are met.</li> </ul>

# 4.4 Program Limits for Vegetation Management

### 4.4.1 Woody Vegetation Management

The woody vegetation limits described below apply to channels that do not have Maintenance Guidelines established. These limits are provided to guide maximum project, annual, and program maintenance activities until such time as Maintenance Guidelines are established.

Where Maintenance Guidelines exist, projects will comply with the quantitative objectives established by the Maintenance Guidelines as identified in Section 3.2. In the event that conformance with Maintenance Guidelines results in exceedance of the limits described below, the requirements of the Maintenance Guidelines shall be followed.

### A. Pruning

Routine pruning activities include removal of overhanging growth (OHG) from maintenance roads and fence lines that were previously authorized under SMP-1 and are being reauthorized for the SMP-2 period (2014-2023). (See Table 10-3 for a list of channel locations.) Areas not included in the OHG for SMP-1 are considered "new" work areas and

will be subject to the pruning limits described below, if they impact more than 0.01 ac of riparian or wetland vegetation.

**New Pruning (outside of 2002 OHG lengths per Table 10-3).** The following limits will apply, if they impact more than 0.01 ac of riparian or wetland vegetation:

10-year Program Limit:40 acresAnnual Limit:20% of 10-year limitPer-Project Limit:No more than 20% canopy removal within the reach.

#### B. Coppicing

Coppicing will not have limits on its geographic extent because the activity is not widespread and serves to provide an ecological benefit. No more than 20% canopy removal will be allowed in any reach. Assessment of canopy removal is made visually based on the premaintenance condition.

#### C. Tree Removal

Removal of Trees 6-12" dbh. The following limits will apply:

10-year Program Limit:	2000 live trees
Annual Limit:	20% of 10-year limit
Per-Project Limit:	No more than 20% canopy removal in any reach
Other:	Tree removal that is determined to be needed based
	on MG's or triggers, may exceed the annual and
	Program tree limits and will be subject to agency
	approval.

**Removal of Trees <6" dbh.** Maintenance Guidelines and the Chapter 3.2 interim process will dictate when, where, and what work is needed on a project-by-project basis.

### D. Large Woody Debris (LWD)

LWD maintenance activities are described in Section 4.1.5 and Attachment E of the SMP Manual. LWD maintenance activities apply to woody debris greater than 12" diameter and 6' in length in anadromous salmonid channels. In consideration that LWD features often involve wood smaller than 12" diameter, and such features provide ecologic functions to the channel; the inclusion of additional wood features beyond the chosen bank design, will be considered for each bank stabilization maintenance project. Where possible and feasible, the addition of such wood features into bank stabilization projects will thereby provide an offset to the loss of functions occurring from maintenance activities which may remove wood pieces smaller than 12" in diameter.

The following limits will apply in Tier 4 of the LWD Program within anadromous salmonid channels (as defined in Attachment E):

Per-Project Limit:	n/a
Other:	No limits on LWD removal within bridge and culvert
	zones. No limits on LWD removal which is cut and left in place due to ecological values provided.

#### 4.4.2 Herbicide and Mechanical Vegetation Management

#### A. Herbicide Use

Annual and 10-year program limits are based on gallons/pounds/ounces of product, and summarized in the tables below. The per-project limit will correspond to label restrictions per application, using units (gallons/pounds/ounces) per acre based on the size of the job.

			In-channel Use		
Product	Active Ingredient	CAS#	Estimated Average Annual	10-Year Program Limits	
Rodeo Herbicide/ Aquamaster Herbicide	Glyphosate, Isopropylamine salt of glyphosate 54%	38641- 94-0	932 gallons	9,320 gallons	
Competitor	Ethyl Oleate, 98% (modified vegetable oil)	111-62-6	310 gallons	3,100 gallons	

Fable 4-1.	In-channel	Herbicide	Use	Limits,	2014-2	2023

Notes:

1. In-channel program limits will be greater than previous annual average usage due to the addition of South County (Pajaro Basin) in-channel vegetation management.

2. The in-channel herbicide program has a goal to reduce annual herbicide usage in the North County area (Santa Clara Basin) by 25% within the first five years of the program with a target program limit reduction of 20% by the end of the 10-year period. Because herbicide maintenance has not previously been applied in the South County (Pajaro Basin), there is no basis yet for targeting a reduction target in that area. It is expected that during the first few years of SMP-2 herbicide usage in South County areas will be a bit higher than its expected longer-term average to reduce the overgrowth that has accumulated. Once that overgrowth is controlled, then herbicide usage in South County will also be reduced accordingly.

3. Other products may be substituted for the products listed here as new formulations emerge if these products do not exceed the toxicity or usage limits of the products they replace

			Non-In-channel Use		
Product	Active Ingredient	CAS#	Estimated Average Annual	10-Year Program Limits	
Roundup Pro Concentrate Herbicide	Glyphosate, Isopropylamine salt of glyphosate 50%	38641- 94-0	1,310 gallons	13,100 gallons	
Garlon 4 Herbicide	Triclopyr, 62%	64700- 56-7	6 gallons	60 gallons	
Pendulum AquaCap Herbicide	Pendimethalin, 39%	40487- 42-1	1,370 gallons	13,700 gallons	
Gallery 75 Dry Flowable Herbicide	Isoxaben, 75%	82558- 50-7	1,695 pounds	16,950 pounds	
Competitor	Ethyl Oleate, 98%	111-62-6	278 gallons	2,780 gallons	

 Table 4-2.
 Non-In-channel
 Herbicide
 Program
 Limits, 2014-2023
 Limits

Used only on in-	(modified vegetable oil)		
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Notes:			

1. The non-In-channel herbicide program has a goal to reduce annual usage of Roundup Pro, Pendulum, Gallery and Competitor in the North County area (Santa Clara Basin) by 30 to 40% within the first five years of the program, with a target program limit reduction of 25% by the end of the 10-year period. Similar to the situation described above for in-channel herbicide usage, there is not yet a basis to target herbicide reduction in the South County area (Pajaro Basin).

2. Other products may be substituted for the products listed here as new formulations emerge if these products do not exceed the toxicity or limits of the usage of the products they replace.

#### B. Mowing, Flaming and Grazing

There are no limits on these activities for the following reasons:

- 1. Activities are generally conducted in areas of ruderal vegetation, dominated by nonnative annuals, and as such have little ecological impact.
- 2. Activities are likely to benefit native plant species.
- 3. Activities are necessary in order to meet fire standards (non-discretionary).
- 4. On USACE levees, activities are necessary to meet USACE requirements (nondiscretionary).
# **CHAPTER 5: SEDIMENT REMOVAL**

## 5.1 Purpose

Sediment removal is the act of mechanically removing sediment deposited within a channel. Sediment removal is necessary when an accumulation of sediment: (1) reduces flow conveyance capacity below acceptable levels; (2) prevents facilities or appurtenant structures from functioning as intended; or (3) impedes fish passage and access to fish ladders. Sediment removal activities occur per the triggers and maintenance guidelines approach described in Chapter 3.

## 5.2 Work Activities

Sediment may be removed from channel beds using various equipment, including but not limited to excavators, long-reach excavators, bulldozers, scrapers, and front-end loaders. Sediment removal is usually conducted from the top-of-bank using one or more excavators, once the area is dry or isolated from the live stream flow. Where practical and necessary, smaller compact tractors, such as Bobcats, are lowered directly into the channel from a nearby crossing; in certain scenarios, this approach can minimize the impacts associated with sediment removal using larger equipment in the channel. Small compact loaders may also be used to remove sediment from within a culvert where larger equipment will not fit. Excavated sediment is either placed directly into dump trucks parked on the access road, or stockpiled into central locations along the channel for subsequent removal. Stockpiling of materials occurs as described in BMP GEN-21.

Where practicable, sediment removal activities will be conducted by 'pure excavation' such that the discharge of fill material will be limited to incidental fallback of material from the excavation equipment. As described in Chapter 2, when this approach is used, the sediment removal activities are not regulated by the USACE, though they may still regulated by other agencies as applicable. To accomplish sediment removal via pure excavation, sediment will be directly excavated from the channel using long-reach excavators operating from the top-of-bank or excavated from within the channel using a backhoe or similar "scoop and lift" type of equipment. Excavated sediment will be deposited above the top of bank or other non-jurisdictional area. Sediment will not be stockpiled in the channel or within jurisdictional Waters of the U.S., and temporary access roads and dewatering activities will not be constructed in association with projects qualifying as 'pure excavation."

## 5.2.1 Channel Access and Staging

Access to work sites occurs via existing, adjacent access roads where present. Most SCVWDmaintained channels have at least one existing access road running along the top-of-bank on one side of the channel. Some channels have an access road on both sides of the channel, while others may have a lower maintenance road along the lower level channel banks. Other channels do not have access roads on either side. When the channel shape, bank height, or presence of mature vegetation prevents the use of the top-of-bank access roads, equipment can be located along interior channel access roads or terrace locations via existing access ramps, as available. Where there is not existing access into the channel, the construction of a temporary access ramp may be required. Temporary access ramps are removed upon completion of the project, as described in BMP GEN-23. Selective clearing of shrubs or trees on the banks may be necessary to provide equipment access to the channel bed. Removal of vegetation follows Program requirements as described in Chapter 4, Vegetation Management. In the event that work is to be performed within the channel bottom, all work is performed in dry conditions or within an area dewatered by a stream flow bypass system.

#### 5.2.2 Requirements

- 1. Pre- and post-project assessments will be performed on anadromous salmonid channels to assess impacts to gravels and instream habitat complexity features and develop a suitable mitigation approach (see Chapter 10, Section 10.8.3 *Mitigation for Impacts to Anadromous Salmonids*).
- Water quality sampling is performed for any site with active diversions. See the Water Quality Monitoring Plan (Attachment H) for information on: (1) additional monitoring efforts and regulatory agency notification in case of exceedance of receiving water limitations; (2) monitoring procedure; and (3) details on type of records and field documentation kept by SCVWD staff.
- 3. Sediment characterization is performed to determine the appropriate reuse or disposal option for the removed sediment. The Sediment Characterization Plan (Attachment G) provides additional information on: (1) how sediment sampling locations are selected; (2) sampling and analytical procedures; and (3) details on the type of records and field documentation kept by SCVWD staff.

#### 5.3 Impact Avoidance and Activity-Specific BMPs

This group of BMPs is implemented specifically during sediment removal activities to avoid potential impacts on biological resources. Pre-planning "GEN" BMPs are also implemented as applicable to the specific site conditions and resources.

BMP Number	BMP Title	BMP Description
SED- 1	Groundwater Management	If high levels of groundwater (i.e., visible water) are encountered during excavations in a work area, the water will be pumped out of the work site or left within the work area if the work activity is not causing water quality degradation in a live stream. Water Quality monitoring would need to occur. If necessary to protect water quality, the extracted water will be discharged into specifically constructed infiltration basins, holding ponds, or areas with vegetation to remove sediment prior to the water re- entering a creek. Water discharged into vegetated areas or swales will be pumped in a manner that will not create erosion around vegetation.
SED-2	Prevent Scour Downstream of Sediment Removal	Sediment removal sites in the transport zone on alluvial fans may cause increased scour downstream if they experience scouring flows or rapid sediment accumulation after maintenance. After sediment removal, the channel will be graded so that the transition between the existing channel both upstream and downstream of the maintenance area is smooth and continuous between the maintained and non-maintained areas and does not

BMP Number	BMP Title	BMP Description	
		present a sudden vertical transition (wall of sediment) or other blockage that could erode once flows are restored to the channel.	
SED-3	Restore Channel Features	Low-flow channels within non-tidal streams will be contoured to facilitate fish passage and will emulate the pre-construction conditions as closely as possible, within the finished channel topography.	
SED-4	Berm Bypass	Where sediment removal is accomplished without a bypass by removing alternating cells, the berm between the work and the live channel will be wide enough to prevent introduction of turbid water from the cell into the live channel.	
SED-5	Sediment Characterization	Projects involving sediment removal at stream gauges, outfalls, culverts, flap gates, tide gates, grade control structures, bridges, fish ladders, and fish screens in excess of 25 cubic yards shall be characterized in accordance with the SCVWD's Sediment Characterization Plans for SMP-2. These projects shall be reported in the annual summary report. Sediment removed will not be re-used without pre-approval from appropriate regulatory agencies. See section 5.4 for information on the waiver process.	

#### 5.4 **Program Limits for Sediment Removal Activities**

For channel reaches classified as modified channels, sediment removal projects must comply with the quantitative objectives established by the Maintenance Guidelines (where MGs exist), as identified in Section 3.6. Sediment removal in modified channels will not exceed 5,000 linear feet for individual projects. The amount of sediment removed may not exceed the established maintenance baseline.

For channel reaches classified as either modified with ecological values or unmodified, sediment removal projects must comply with the quantitative objectives as established by the Maintenance Guidelines where Maintenance Guidelines exist. Where maintenance guidelines do not exist the triggers described in section 3.2 will be used to evaluate and justify the work. Sediment removal in modified channels with ecological values will not exceed 300 linear feet for individual projects. When a sediment removal project involves a combination of modified and modified with ecological value channel types, then the individual sediment removal project limits (5000 ft. and 300 ft. for modified and modified channels with ecological value respectively) shall be applied to the combined sections of the project with those channel type designations.

Sediment removal in unmodified channels will not exceed 300 linear feet for individual projects.

Sediment removal from unmodified and modified with ecological values type channels must be associated with a facility or man-made structure (i.e., bridge, outfall, gauge, grade control, etc.). "Associated" is defined as one or more portions of the sediment removal reach are located 100 feet or less from the structure or facility. The amount of sediment removed may not exceed the established maintenance baseline as established by the MGs.

Upon request by the SCVWD, the CDFW, RWQCBs, NMFS, USFWS, and the USACE will review and may waive the Per-Project Limits for sediment removal or the requirements for "association with a man-made structure" by making a written determination concluding that the project will result in minimal adverse effects. Waivers must be obtained from each agency for the SCVWD to proceed. Waivers may be submitted in the NPW or during the in-channel work season. For waivers submitted in the NPW, agencies will provide a response to the waiver during the NPW review period. If the agencies cannot conclude their waiver review by the end of the NPW review period, they will respond to the SCVWD and explain the status of the waiver review and an indication of how much time is needed to complete the review. Agencies will work diligently to respond to in-channel work season waivers promptly.

For waiver requests that may affect federally listed species, the USACE will make an effects call and determine if consultation with the USFWS or NMFS is warranted. The SCVWD will submit waiver requests to the NMFS and USFWS at the same time they submit requests to the other agencies.

All waiver requests must include the following:

- a) A narrative description of the stream. This should include known information on: volume and duration of flood flow events; the approximate length, width, and depth of the waterbody and characteristics observed associated with an OHWM (e.g. bed and bank, wrack line or scour marks): a description of the adjacent vegetation community and a statement regarding the wetland status of the adjacent areas (i.e. wetland, non-wetland): surrounding land use; water quality; issues related to cumulative impacts in the watershed, and: any other relevant information;
- b) An analysis of the potential impacts associated with sediment removal to the waterbody;
- c) An analysis of the potential for special-status plants or animals to be impacted by the sediment removal project;
- Measures taken to avoid and minimize losses to waters of the State, including other methods of constructing the proposed activity(s); and
- e) A compensatory mitigation plan describing how the unavoidable losses are proposed to be offset.

The Maintenance Guidelines, where developed, may provide a basis for the information to be used in sub-sections (a) through (e) above.

Waivers for sediment characterization > 25 cy may be requested to the Regional Water Board Executive Officer. The SCVWD will provide the following information: (1) a narrative discussion explaining the justification for waiving sediment characterization, which may include, but need not be limited to, interpretation of existing historic sediment characterization data for the project reach and/or entire stream channel; (2) project-specific information: location of the sediment removal project, stream length where sediment will be removed, and volume of sediment to be removed; and (3) sediment reuse information: location of reuse, sediment reuse purpose, foundation reuse or surface reuse, and volume of sediment to be reused.

There is no limit to the number of sediment removal projects that may occur in a single year. The Per-Project Limits described above are intended to ensure minimal effects on aquatic and other sensitive biological resources. Consequently, the Annual Limits for sediment removal will

effectively be the cumulative annual acreage, linear footage, and volume of the individual project activities.

To ensure that SMP projects are unconnected, single and complete actions and not part of a larger action that will exceed the SMP's per-project size and placement limits, each project must demonstrate independent utility. A SMP project will be considered to have independent utility if it would be constructed absent the construction of other projects in the project area. Portions of a multi-phase project that depend upon other phases of the project do not have independent utility. Phases of a project that would be constructed even if the other phases were not built can be considered as separate single and complete projects with independent utility. A separation of 500 feet between sediment removal work sites is required.

# CHAPTER 6: BANK STABILIZATION

## 6.1 Purpose

Bank stabilization involves repairing and stabilizing channel banks and levees that are eroding or are in need of erosion protection. The SCVWD may implement bank stabilization when a destabilized or eroding bank: (1) causes or could cause significant damage to SCVWD property and/or adjacent property; (2) is a public safety concern; and/or (3) is causing instream sedimentation, and/or affecting water quality and other beneficial uses such as riparian habitat and recreation.

Channel bank erosion mostly occurs during, or following, major storm events. Erosion can occur due to a combination of flow velocities and existing soil strength and can be accelerated by adjacent land uses. Bank erosion can weaken or lower the stream bank elevations and thereby increase the flood risk to adjacent properties. Bank erosion and its sediment yield can degrade water quality and can also lead to increased downstream deposition which may further reduce conveyance capacity and increase the flood risk. Bank erosion may also cause vegetation and soil loss, damage private or public property, and impact transportation (e.g., trails and access roads), recreation, and utilities. Erosional conditions can increase turbidity which can be injurious to fish and aquatic life.

For these reasons, stabilizing eroding stream banks or preventing anticipated bank failure provides the benefits of reducing instream sedimentation, protecting water quality, and protecting other beneficial uses such as riparian habitat and recreation.

#### 6.2 Treatment Selection

The SCVWD considers a wide range of potential bank repair treatments depending upon site conditions, maintenance triggers, Maintenance Guidelines and other site assessment processes as discussed in Chapter 3. Table 6-1 summarizes the 12 approved bank stabilization treatments the SMP may use. Attachment A (Bank Stabilization Measures) provides more detailed information for each treatment. Table 10-6 identifies the applicable mitigation ratio for each treatment method and whether regulatory agencies require notification, which may include review of the project design prior to approval.

In general, bank stabilization methods are described as hard, hybrid, or soft depending upon the degree of bank hardening involved. As shown in Table 6-1, "hard" methods may include concrete blocks, sacrete, boulders, or other hardened materials. "Soft" methods may include biotechnical treatments emphasizing vegetation and earthen banks, and "hybrid" methods are typically earthen bank repairs that include some type of rock material in the lower bank zone to provide additional strengthening.

For the SMP, the elevation of the "lower bank zone" or "toe of bank" where rock may be placed will be determined by hydraulic analysis. The bank stabilization measures included in Attachment A that have rock placed in the lower bank zone generally have the rock placed up to the elevation of the Ordinary High Water Mark (OHWM). The OHWM is defined by the USACE as the line on the shore or bank established by the fluctuations of water and indicated by physical characteristics such as a clear, natural line impressed on the bank, shelving, changes in the character of soil, destruction of terrestrial vegetation, the presence of litter and debris, or

other appropriate means that consider the characteristics of the surrounding areas. The term "toe of bank" or "bank toe" generally refers to the very bottom location of the bank where it meets the channel bed.

During the bank stabilization assessment process, sites with destabilized banks are evaluated for their soil conditions, channel and bank scour velocities, slope stability, channel form/position, and other active geomorphic conditions. Consideration of the cause of the bank failure (overland runoff, bank slumping, undersized culvert upstream, etc.) is also critical to determination of the appropriate treatment approach. Where practicable and appropriate, bank stabilization projects will also address the cause of the bank failure.

Based on the site conditions, a SCVWD design engineer, biologist, environmental planner, and other SCVWD staff will collaboratively develop a treatment approach that stabilizes the streambank while trying to avoid and minimize the use of hardscape. The SCVWD staff will consider on-site habitat values, species use, and beneficial uses. Some of the factors considered in the treatment selection process are shown in Figure 6-1.

As described in Chapter 4, bank stabilization projects will be evaluated for the inclusion of additional wood features beyond those in the chosen bank design. Where possible and feasible, additional wood features will be included into bank stabilization projects and thereby provide an off-set to the loss of functions occurring from maintenance activities which may remove wood pieces smaller than 12" in diameter. While LWD maintenance activities apply to woody debris greater than 12" diameter for the SMP, wood smaller than 12" diameter may also provide ecologic functions to the channel. SCVWD staff will collaboratively develop treatment approaches in anadromous salmonid channels that incorporate wood features to enhance onsite beneficial uses.

When an existing hardened bank site is evaluated for stabilization activities, an assessment is made as to whether a softer treatment method can be used in place of an in-kind hardened replacement. When the site will support it, hardscape bank treatments will be replaced with hybrid or soft bank measures. As described in Chapter 10, where hardscape treatments are replaced with soft or hybrid approaches, the sites may provide compensatory mitigation within the area of hardscape that is removed. This compensatory mitigation may be applied to other bank stabilization locations where a hard bank treatment requires off-site compensatory mitigation. In these cases, the SCVWD will submit a compensatory mitigation plan, prepared in accordance with the requirements outlined in Chapter 10, to the agencies for review and approval.

#### 6.3 Work Activities

Work activities at bank stabilization sites typically involve four phases: (1) site preparation; (2) recontouring and treatment installation; (3) earth and soil compaction and grading; and (4) vegetation planting and other on-site restoration activities.

During site preparation the eroded or destabilized bank site is cleared of vegetation and loose site soil is stockpiled locally for later use. Materials that will be used for the erosion treatment are staged locally and if necessary, access for in-channel activities is developed.



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Access to erosion sites occurs via existing maintenance roads where present. Most SCVWDmaintained channels have at least one existing access road along the top of the bank on one side of the channel. Some channels have an access road on either side of the channel. Some channels may have a lower maintenance road along a terrace.

Selective clearing of shrubs or trees may be necessary on the banks to provide equipment access to the channel bed. Tree removal necessary for bank stabilization activities occurs as described above in Section 4.1.4 Hand Removal.

In the event that bank repair work requires some activities in the channel bottom, all work is performed in dry conditions or within an area dewatered by a stream flow bypass system.

Bank stabilization activities use bioengineering approaches when feasible and appropriate to stabilize eroding streambanks. Softer approaches are typically used in lower velocity, grass lined channels, in more natural creek settings where poor soil conditions exist or where the creek conditions can tolerate higher hydraulic roughness conditions. The most common soft approach at these sites is to reconstruct the slope with earthen materials and revegetate the slope.

Softscape approaches may use a variety of willow plantings, contour wattling, brush mattresses, root wads, log crib walls, and earthen soil banks to provide effective erosion control and resource enhancement. Where feasible, these softscape approaches are combined with additional plantings (see Table 10-9 riparian planting palette) or other instream features to further enhance and restore riparian and channel habitat. For sites with higher tolerances for

hydraulic roughness, staff reviews adjacent habitat conditions to determine which soft approach is best suited for those conditions.

Where hydraulic forces exceed the design parameters and guidance for softscape treatments, SCVWD then considers hybrid or hardened approaches for specific locations which require a higher level of resistance for erosive shear forces. For example, the softscape approaches shown in Table 6-1 can be combined with selective rock use (typically in the lower bank zone where erosive forces are greatest) to provide added shear strength. The outer bends of channels where flow



velocities and shear stresses are greater are also common locations for using hardscape elements.

Left untreated, eroding streambanks will generally become progressively more unstable leading to increased erosion and flooding risks. Eroding streambanks left untreated also typically result in further impacts to aquatic resources and beneficial uses, including deleterious effects to water quality and streambank habitat. In some cases, site conditions may require rock riprap installed to a higher elevation than just the base area. This determination will be based on hydraulic analysis and field conditions, the Maintenance Guidelines (if applicable and available), maintenance triggers as described in Chapter 3, and the site assessment process described in Section 3.6.2. For installation of hard structures, existing undesirable soil and material from the

failed bank is removed and the bank is reconstructed with back-filled soil and the appropriate hardscape material per the project design.

Equipment used for bank stabilization activities may include excavators, bulldozers, cranes, front-end loaders, dump trucks, water trucks, pumps, generators, compactors, and hand operated thumpers. Staging typically occurs on adjacent access roads or lands, if available, or within the work area. Where possible, soil and riprap are staged in areas that have been previously disturbed (e.g., service roads and turn-outs).

The bank stabilization repair is completed with final earth compaction and grading to the finished slope design specification and planting and/or other on-site restoration practices as planned for the repair. When repairs are made, banks are recontoured to match the adjacent bank slope (i.e., returned to pre-failure configuration) to the extent possible. If healthy riparian vegetation exists adjacent to the bank failure site, care is taken to minimize disturbance of such vegetation, including mature trees. The bank repair site is restored to match pre-failure conditions to the extent possible.

#### 6.3.1 Requirements

- 1. Pre- and post-project assessments will be performed on anadromous salmonid channels to assess impacts to gravels and instream habitat complexity features and develop a suitable mitigation approach (see Chapter 10, Section 10.8.3 *Mitigation for Impacts to Anadromous Salmonids*).
- 2. Bank stabilization can be performed in any creek under SCVWD jurisdiction or as approved by the Board of Directors.
- 3. The notification requirements for bank stabilization projects are outlined in Chapter 12. Results from a hydraulic analysis and a written justification will be provided to support hardscape designs and provide justification for why a softscape or hybrid method was not selected. In-kind repairs on non-anadromous salmonid channels that do not change the character, scope or size of the original structure, that occur in the same project footprint, and are not extending rock any higher than the existing condition are not subject to regulatory review. In-kind rock repairs on anadromous salmonid channels will included in the NPW.
- 4. Water quality monitoring is performed per the Water Quality Monitoring Plan (Attachment H), and all excavated sediment is tested per the Sediment Characterization Plan (Attachment G).
- 5. Winterization is the process of preparing and maintaining work sites with adequate BMPs to prevent erosion and sediment transport, and to protect water quality, during the rainy season. Every bank stabilization project is winterized upon completion. The SCVWD relies on weather forecasts to prepare for anticipated significant rainfall and monitors the 72-hour look-ahead weather forecasts from the National Weather Service (or local vendor such as the Western Weather Group) year round to prepare for the timing of winterization measures. If a significant rainfall is forecast within the coming 72-hr forecast window, then maintenance work that may result in sediment runoff to the channel shall be stopped to allow adequate time to complete erosion control measures. Winterization is completed prior to the occurrence of significant rainfall.

6. In the Pajaro Basin only (CCRWQCB), if at any time a bank stabilization measure or other maintenance area erodes or becomes unstable, the SCVWD shall implement immediate actions to address the instability, under an emergency permit if necessary. If the instability does not require emergency actions, the actions needed to rectify the instability shall be proposed in the subsequent NPW.

Basic guidance for winterization procedures (and Post-Project Restoration Measures) includes the following:

- 1. Direct runoff away from disturbed areas.
- 2. Retain existing vegetation as much as possible.
- 3. Contour grading consistent with the surrounding terrain.
- 4. Prepare temporary drainages and outlets.
- 5. Grade/excavate outside of rainy season.
- 6. Minimize length and steepness of slope.
- 7. Stabilize disturbed areas by mulching and revegetation (e.g., hydromulching, hydroseeding, hydraulic matrices, and blankets).
- 8. Use dissipating measures to keep runoff velocities low.
- 9. Trap sediment on site.
- 10. Inspect, log, and maintain control measures after each storm.

Proper use of erosion and sediment control BMPs requires training by experienced professionals. Certifications are available through the IECA (International Erosion Control Association).

I.D. No.	Method	Appropriate Slope Angle For Method	Scour Velocity Supported (feet per second)	Hard-/Soft-scape
1	Earth Repair	2:1 or flatter	≤ 6fps	Soft
1A	Earth Repair with Buried Rock	1.5:1 or flatter	≤ 6fps	Soft
1B	Earth Repair with Rock Base	2:1 or flatter for earth repair section; 1.5:1 or flatter for boulder section	≤ 6fps	Hybrid if rock area is vegetated Hard if rock area is not vegetated
2	Live Construction	2:1 or flatter	≤ 6fps	Soft
2A	Live Construction with Boulder Base	2:1 or flatter for live construction; 1.5:1 or flatter for boulder section	≤ 6fps	Hybrid if rock area is vegetated Hard if rock area is not vegetated
2B	Live Construction with Log Base	2:1 or flatter for live construction; 1:1 or flatter for log toe section	≤ 15 fps	Soft

#### **Table 6-1.**Bank Stabilization Methods

I.D. No.	Method	Appropriate Slope Angle For Method	Scour Velocity Supported (feet per second)	Hard-/Soft-scape
3	Contour Wattling	2:1 or flatter	≤ 6fps	Soft
3A	Contour Wattling with Boulder	2:1 or flatter for contour wattling area;	≤ 6fps	Hybrid if rock area is vegetated
	Base	1.5:1 or flatter for boulder section		Hard if rock area is not vegetated
3B	Contour Wattling with Log Base	wattling area; 1.5:1 or flatter for log toe section	≤ 15 fps	Soft
4	Brush Mattress (Brush Layering)	2:1 or flatter	≤ 6fps	Soft
4A	Brush Mattress (Brush Layering)	2:1 or flatter for brush mattress: 1.5:1 or flatter	≤ 6fps	Hybrid if rock area is vegetated
	Base	for boulder		Hard if rock area is not vegetated
4B	Brush Mattress (Brush Layering) with Log Base	2:1 or flatter for brush mattress; 1:1 or flatter for log toe	≤ 15 fps	Soft
5	Surface Matting (Erosion Mats)	2:1 or flatter	≤ 12 fps	Soft
5A	Surface Matting (Erosion Mats) with Boulder	2:1 or flatter for erosion mat; 1.5:1 or flatter for	≤ 6fps if boulders are planted with live stakes;	Hybrid if rock area is vegetated
	Base Surface Matting	boulder	not planted	vegetated
5B	(Erosion Mats) with Log Base	mat section; 1:1 or flatter for boulder	I To tps	Soft
6	Add Rock to Invert	N/A	channels or scour holes d/s concrete lined areas	Hard
6A	Rock Cross Vanes	N/A	For channels types "B" and "F" in Rosgen's stream classification	Hard
6B	Root Wads and Boulders	N/A	≤ 10 fps	Hybrid
6C	Live Log Crib Walls	Slopes up to 1/4:1	6 – 12 fps	Soft
6D	Log Revetment	Slopes up to ¼:1 or flatter	≤ 15 fps	Hybrid
7	Cellular Confinement System	Slopes up to ½:1	≤ 6 fps	Hard
8	Rock Blanket	Slopes up to 1.5:1, 2:1 preferable	≤ 15 fps	Hard

I.D. No.	Method	Appropriate Slope Angle For Method	Scour Velocity Supported (feet per second)	Hard-/Soft-scape
8A	Boulder Revetment	Slopes up to 1:1, 2:1 preferable	<ul> <li>≤ 6 fps if boulder joints planted;</li> <li>≤ 15 fps if not planted</li> </ul>	Hard
8B	Boulder Revetment with Soil and Vegetation	Slopes up to 1:1, 2:1 preferable	≤ 6 fps	Hybrid
9	Articulated Concrete Blocks	0.75:1 up to 3:1	≤ 15 fps	Hard
9A	Articulated Concrete Blocks with Planted Areas	1:1 up to 3:1	≤ 15 fps	Hard
10	Concrete Crib Walls	Up to 1:1	≤ 15 fps for closed ACBs, ≤ 6 fps for open ACBs <sup>3</sup>	Hard
11	Sacked Concrete	Up to 1/2:1	≤ 15 fps	Hard
12	Gunite Slope Protection	Up to 0.1:1	≤ 15 fps	Hard

Notes:

1. Mitigation ratio applies to the hardened area only.

2. Bank methods 1-9 that include hardscape will provide mitigation for those areas on-site, above the OHWM.

3. ACB: Articulated Concrete Blocks

#### 6.4 Impact Avoidance and Activity-Specific BMPs

These BMPs guide the implementation of bank stabilization projects to avoid impacts on biological and cultural resources. The BMPs included in this section are implemented by the field crew and site manager. Pre-planning "GEN" BMPs are also implemented as applicable to the specific site conditions and resources.

BMP Number	BMP Title	BMP Description
BANK-1	Bank Stabilization Design to Prevent Erosion Downstream	To further prevent potential downstream erosion impacts due to bank stabilization, the site design will be adjusted to provide proactive protection of vulnerable areas within the reach of the worksite. Such measures include, but are not limited to, appropriately keyed-in coir logs, riparian planting, strategic placement of rock, and flow deflectors. Bank stabilization will include appropriate transition designs, that contour the repaired site to conform to adjacent areas upstream and downstream of the work site to prevent potential erosion impacts.
BANK-2	Concrete Use Near Waterways	Concrete that has not been cured is alkaline and can increase the pH of the water. Fresh concrete will be isolated until it no

BMP Number	BMP Title	BMP Description
		<ul> <li>longer poses a threat to water quality using the following appropriate measures:</li> <li>1. Wet sacked concrete will be excluded from the wetted channel for a period of 30 days after installation. During that time, the wet sacked concrete will be kept moist (such as covering with wet carpet) and runoff from the wet sacked concrete will not be allowed to enter a live stream.</li> <li>2. Poured concrete will be excluded from the wetted channel for a period of 30 days after it is poured. During that time, the poured concrete will be kept moist, and runoff from the wet concrete will not be allowed to enter a live stream.</li> <li>2. Poured concrete will be kept moist, and runoff from the wet concrete will not be allowed to enter a live stream. Commercial sealants (e.g., Deep Seal, Elasto-Deck Reservoir Grade) may be applied to the poured concrete surface where difficulty in excluding water flow for a long period may occur. If a sealant is used, water will be excluded from the site until the sealant is dry.</li> <li>3. Dry sacked concrete will not be used in any channel.</li> <li>4. An area outside of the channel and floodplain will be designated to clean out concrete transit vehicles.</li> </ul>
BANK-3	Bank Stabilization Post-Construction Maintenance	The SCVWD may maintain or repair bank stabilization projects that are less than 2 years old that are damaged by winter flows. The SCVWD will notify the regulatory agencies 24 hours prior to beginning the work and the work will be reported as part of the Post-Construction Report submitted by January 15 of each
		will be applied during maintenance repairs.

## 6.5 **Project and Program Limits**

#### Per-Project Limits:

For individual projects, soft methods may not exceed 500 linear feet. Hard and hybrid methods may not exceed 300 linear feet. All methods may not exceed 0.5 acres below the OHWM for individual projects.

#### Bank Stabilization Annual Limit:

There is no limit to the total number of bank stabilization projects that may occur in a single year. The annual bank stabilization limit is one (1) linear mile of channel. Hardscape projects may not exceed 20% of the linear footage of total bank stabilization projects in a given year. Hybrid treatments are not included in the hardscape category that is limited to 20% of the annual work length. The Per-Project Limits are intended to ensure minimal effects on aquatic and other sensitive biological resources. Consequently, the annual limits for bank stabilization will effectively be the cumulative annual acreage and linear footage of the individual project activities.

#### **Program Limit:**

The total program limit for bank stabilization will effectively be the cumulative acreage and amount of the individual project activities.

#### Other Bank Stabilization Requirements:

Hardscape projects being replaced in-kind will comply with the Per-Project Limits and will be counted toward the annual limit of 20% of the linear footage of total bank stabilization projects in a given year.. Hybrid projects will not be counted as hardscape projects for the purposes of the 20% hardscape limit. Hardscape areas being replaced with softscape or hybrid methods may exceed the Per-Project Limits for maximum length and will not be counted toward the annual maximum length of one (1) mile. Per Chapter 10, hardscape areas replaced with softscape or hybrid methods will provide a mitigation credit that can be applied to other projects owing mitigation, however, USACE will need to approve this approach on a project-by-project basis if this approach to compensatory mitigation is proposed for impacts below the OHWM.

To ensure that SMP projects are unconnected, single and complete actions, and not part of a larger action that will exceed the SMP's per-project size and placement limits, each project must demonstrate independent utility. A SMP project will be considered to have independent utility if it would be constructed absent the construction of other projects in the project area. Portions of a multi-phase project that depend upon other phases of the project do not have independent utility. Phases of a project that would be constructed even if the other phases were not built can be considered as separate single and complete projects with independent utility. A separation of 500 feet is required between bank stabilization projects.

#### Exceptions:

Upon request by the SCVWD, the CDFW, RWQCBs and the USACE will review and may waive the Per-Project Limits for bank stabilization projects by making a written determination concluding that the project will result in minimal adverse effects. Waivers must be obtained from each agency for the SCVWD to proceed. Waivers may be submitted in the NPW or during the instream work season. For waivers submitted in the NPW, agencies will provide a response to the waiver during the NPW review period. If the agencies cannot conclude their waiver review by the end of the NPW review period, they will respond to the SCVWD and explain the status of the waiver review and an indication of how much time is needed to complete the review. Agencies will work diligently to respond to instream work season waivers promptly.

For waiver requests that may affect federally listed species, the USACE will make an effects call and determine if consultation with the USFWS or NMFS is warranted. The SCVWD will submit waiver requests to the NMFS and USFWS at the same time they submit requests to the other agencies.

All waiver requests must include the following:

a) A narrative description of the stream. This should include known information on: volume and duration of flood flow events; the approximate length, width, and depth of the waterbody and characteristics observed associated with an OHWM (e.g. bed and bank, wrack line or scour marks): a description of the adjacent vegetation community and a statement regarding the wetland status of the adjacent areas (i.e. wetland, non-wetland): surrounding land use; water quality; issues related to cumulative impacts in the watershed, and: any other relevant information;

- b) An analysis of the potential impacts of the bank stabilization project to the waterbody;
- c) An analysis of the potential for special-status plants or animals to be impacted by the bank stabilization project;
- d) Measures taken to avoid and minimize losses to waters of the State, including other methods of constructing the proposed activity(s); and
- e) A compensatory mitigation plan describing how the unavoidable losses are proposed to be offset

The Maintenance Guidelines, where developed, may provide a good basis for the information to be used in sub-sections (a) through (e) above.

# CHAPTER 7: MANAGEMENT OF ANIMAL CONFLICTS

## 7.1 Purpose

Animals may damage SCVWD facilities by burrowing into levees and creek banks, damage mitigation sites by eating vegetation, and interfere with work activities. Animal burrows into levees and banks may threaten their structural integrity, which can lead to failure, sloughing, and slumping. Animals feeding on vegetation can reduce the health and vigor of plants, or even denude local areas. Animals can be territorial or defensive of specific resources or locations, thereby interfering with SCVWD facilities. The presence of some animals may require the SCVWD to postpone work activities. To avoid compromising SCVWD facilities and to reduce conflicts with species living in or protecting sites where work is needed, management of animal conflicts may be undertaken.

## 7.2 Work Activities

Management of animal conflicts may include maintenance of sanitary conditions, avoidance, maintenance of a safe work site environment, biological control, physical alterations, habitat alteration, non-lethal trapping and relocation, and lethal control. Work activities are conducted during the appropriate season, life cycle timing, and location to synergistically manage species at individual sites. Properly sequencing activities effectively manages the area by addressing different life stages and activities of the target animals.

**Maintenance of Sanitary Conditions.** SCVWD wildlife biologists work with CDFW, as well as local agencies and Non-Governmental Organizations (NGOs), to identify and reduce potential for wildlife disease outbreaks. Where appropriate, maintenance staff removes and disposes of animal carcasses that do not pose a hazard to human health to reduce the spread of animal diseases. This may include the removal of animals that succumb to diseases such as botulism or avian cholera. The Santa Clara County Vector Control District is contacted when animal carcasses are found that could pose a hazard to human health.

**Avoidance.** SCVWD wildlife biologists conducting pre-construction surveys may recommend avoidance measures to protect individual species or specific resources (e.g., nests), or to reduce conflicts with potentially dangerous species such as mountain lions, bobcats, coyotes, raccoons, skunks, foxes, or rattlesnakes. Where sensitive resources are present within the work site the biologist may establish appropriate buffers. For example, activities near nesting birds may risk causing nest abandonment, and conversely, birds may occasionally become defensive and attack individuals or vehicles near nest sites or food resources. If the ecological resource cannot be physically avoided, the biologist may recommend temporal avoidance by delaying the work activity (e.g., until nesting is completed).

**Maintenance of a Safe Work Site Environment.** Field conditions and the types of animals encountered vary seasonally, geographically, and by work activity. Swarms of wasps and bees can be located in a tree, and arachnids and nuisance insects may be uncovered around culverts and bridges. Where avoidance and other measures are not sufficient to maintain a safe work site environment, off-the-shelf chemicals and sprays may be used.

**Biological Control.** Biological control involves the deliberate release of one species into the environment to control a second species. Insects have been used as biological control agents to control other insect pests or to control plant species. Biological control may also include

changing plant species composition to make a site inhospitable to a particular nuisance species. For example, the SCVWD may change plant palettes to reduce the habitat suitability of a site for specific animals. Raptor nest structures and perches may be installed in areas to encourage natural predation on ground squirrels and gophers.

Repellents may be used to deter rodents or other nuisance species, such as rabbits. Repellents may include plant species and extracts intended to target specific species. Placement of peppermint oil or capsaicin, and sprinkling pepper, cinnamon, and cayenne in the areas where rodent activities are frequent, are examples of biological repellents.

**Physical Alteration of a Facility.** Physical alteration of a facility may include minor alterations that do not change the size or functionality of a facility but do promote the SCVWD's ability to conduct work at the facility. Bird netting on bridges or structures such as stream gauges and culverts may be installed and maintained to prevent birds such as swallows or black phoebes from nesting. Physical alterations may also occur to reduce or eliminate the effects of burrowing animals. Examples of physical alterations include:

- Surface compaction of levee faces. Surface compaction consists of using heavy equipment to consolidate, re-compact, or harden the levee surface. Compaction is achieved by driving heavy equipment up and down or across the levee slope after the slope has been optimized for this operation. Optimization can include adding moisture (watering) to allow for better compaction rates. The levee will be evaluated for the correct moisture content. Optimization and preparation for compaction also involves mowing the vegetation to improve equipment-to-soil contact, and possibly slurry-filling of identified rodent holes. Heavy equipment used to compact levee surfaces includes crawler tractors, rollers/compactors, and a water truck. Prior to compaction, the levee surface is evaluated to determine how much moisture should be added.
- 2. Filling burrows with slurry material. Filling burrows with slurry consists of using a truck or trailer-mounted mixing machine to dispense the slurry through a hose to adjacent locations where rodent burrow are filled. This equipment provides mobility and flexibility, as it is relatively small and able to mix less than a few cubic yards at any given time. A typical operation includes a truck or flatbed where bags of slurry mixture can be stored and transported, a trailer-mounted mixing/pumping machine, and a water truck. At the location of rodent burrows to be filled, bags of dry slurry material are hand loaded into the mixing machine and water is added until the appropriate consistency is reached. The material is then pumped through a hose and into the rodent burrow until the burrow is filled. Viscosity of the slurry mixture is critical in properly filling the burrows, and will vary dependent upon the moisture of the soil at the hole location. If the burrow is within the buffer area of a sensitive species, the hole must be inspected with a burrow camera prior to filling. Systematic excavations may be necessary to ensure no impact to sensitive species. Excavations may be performed with a small backhoe or hand tools.
- 3. Reconstruction of levee side slopes. Reconstructing levee slopes requires first excavating or deconstructing the damaged area to prepare the site for reconstruction. The affected site is rebuilt according to the original construction standard. This type of operation uses heavy equipment such as an excavator, crawler tractor, loader, dump truck, motor grader, roller/compactor, scraper, back hoe, and a water truck.
- 4. Placement of physical barriers. Materials such as geotextile mats, chain link fencing, and erosion control blankets may be placed on the ground's surface to inhibit burrowing by

mammals. Placement of physical barriers consists of preparing an area for installation of the barrier, installing the barrier, and providing follow-up maintenance as needed. Site preparation includes scraping the barren soil, removing groundcover vegetation (weeds or grasses), or trenching. Equipment used for this operation can include hand tools or a tractor, mower, or trencher. Materials used may be similar to those used on bank stabilization projects to prevent erosion and protect water quality, and for winterization.

**Habitat Modification.** Modifying habitat through vegetation management is another method used to influence animal behavior. Low-growing herbaceous vegetation may be cleared prior to the avian nesting season to minimize nesting in the area. Likewise, mowing vacant or fallow lands adjacent to flood control levees can decrease the future food source and habitat for burrowing rodents. By limiting available forage areas adjacent to key SCVWD facilities, burrowing rodent populations may be reduced. Habitat modification may include:

- 1. Managing vegetation growth to prevent individuals from taking up residence, burrowing, or nesting.
- 2. Maintaining vegetative barriers to reduce animal occupancy at a site.
- 3. Changing a plant palette to reduce habitat suitability or desirability.

**Non-lethal Animal Trapping and Relocation.** The SCVWD may employ non-lethal animal trapping and removal when target animals occur in project areas. Animals removed and released out of harm's way most often include reptiles and amphibians, though other animals are relocated as well. Honey bee colonies and swarms may be captured and relocated by local apiarists at the SCVWD's request.

The trapping and removal of birds is only conducted in consultation with and under separate permit from USFWS and authorization from CDFW.

Live traps: Live trapping is typically used when other control methods, usually lethal methods, are not appropriate due to potential non-target effects on special-status species. Live trapping takes place year-round when ground squirrels are present above ground. Wire cage traps are baited with untreated bait. The wire traps have openings no smaller than 2 inches by 1 inch, which is large enough to allow mice and other small species to escape the cage trap. Live traps are checked daily. Ground squirrels are removed from the site and are humanely euthanized with carbon dioxide gas. Non-target species are released on-site as soon as they are detected.

**Lethal Control.** Lethal control is implemented only when other animal conflict management activities are inadequate to feasibly address a conflict, such as when burrowing mammals require ongoing population control.

A. Management. Lethal control methods are prescribed by a Pest Control Advisor. Compliance with species and habitat protections under the Program is managed by a biologist knowledgeable with the affected species in accordance with applicable BMPs. Lethal control methods comply with County Agriculture Commission requirements.

#### B. Methodology

a. Fumigants

To be effective, fumigants are used when there is sufficient moisture in the soil to prevent the gases from diffusing out of the burrow. In Santa Clara County, this normally occurs from

late January through early May. In areas of active burrows, an initial fumigant treatment is conducted. One to two weeks later, burrows that continue to show signs of activity are retreated. California ground squirrels and gophers are the most targeted species.

- i. Gas Cartridges (smoke bombs): Gas cartridges consist of a mixture of sodium nitrate, charcoal, and sawdust compressed in a tube. Cartridges are lit with a fuse and placed directly into the burrow, which is then sealed with soil. The cartridge produces a carbon monoxide gas that spreads through the burrow and asphyxiates the animals within. If smoke is observed from any other burrows (indicating interconnection of burrows), those burrows are sealed as well.
- ii. Aluminum phosphide: Aluminum phosphide is a colorless gas with a pungent odor (University of California [UC] BMPs for California Ground Squirrel Control, 2011). Two to four aluminum phosphide tablets are placed directly into the burrow. The burrow entrance is then plugged with crumpled newspaper to prevent soil from covering the tablets, and then sealed with soil. The moisture in the burrow activates the fumigant, which produces a phosphine gas that spreads through the burrow and is lethal to the enclosed animals.
- b. Chemical Baits
  - i. Acute toxins
    - A) Zinc phosphide (Zn<sub>3</sub>P<sub>2</sub>): Zinc phosphide formulations used in rodent control consist of a heavy, finely ground, crystalline gray-black powder that is practically insoluble in water and alcohol. Zinc phosphide is available in pellet or grain baits that have been treated and dyed black (the black dye reduces the risk to birds). It may be used one time per year once the ground and annual vegetation have dried out and burrowing rodent feeding habits transition from forbs to grains and seeds (normally between May and July). When ingested, zinc phosphide reacts with moisture and stomach acids to produce a lethal phosphine gas, causing death by asphyxiation. Treatment areas are pre-baited with untreated non-toxic bait to enhance bait acceptance.

Zinc phosphide is applied by spot baiting (hand baiting). Using a bait spoon, one tablespoon of bait is spread evenly over the grass area near each active ground squirrel burrow.

To reduce the potential for exposure to non-target species the bait is not piled nor applied to bare soil or other surfaces. Zinc phosphide is used prior to application of the anticoagulant baits in order to significantly reduce the number of squirrels. This process results in a lower population needing to be targeted with bait stations as well as reducing the number of squirrel carcasses that contain anticoagulant residue that could cause secondary poisoning of non-target species (Salmon and Newman, UC BMPs for California Ground Squirrel Control, 2010).

B) Strychnine: Strychnine treated bait is the most common rodenticide used for gopher control. Gopher control may occur year round depending on the animals' level of activity. Strychnine is only used underground and only for gopher control. A probe is used to locate main tunnels, and strychnine treated bait is deposited into the tunnel(s) where gophers are most likely to find it. The probe hole is then covered. Gopher tunnels typically occur at a depth of six to eight inches (California Department of Food and Agriculture [CDFA] Vertebrate Pest Control Handbook, 2010).

ii. First generation anticoagulants

First generation anticoagulant baits, such as chlorophacinone and diphacinone, are chronic baits that require several feedings over a period of days to a week to acquire a lethal dose. The anticoagulants cause capillaries to rupture and prevent the formation of blood clots, which causes the animal to bleed to death over the period of a few days. Anticoagulant treated baits are used when burrows are active and can be strategically timed for use following a zinc phosphide application. The anticoagulants are typically applied in bait stations from May to November, when herbaceous vegetation is dried out so ground squirrels are not feeding on green vegetation during application, but have transitioned from feeding on forbs to grains and seeds.



**Restricted Access Bait Station** 

c. Trapping

- Bait stations have a 3-inch diameter opening to restrict access from non-target species and a lip to prevent feeding animals from spilling bait outside of the bait stations. The bait stations are secured in place to prevent them from being tipped over. Bait stations can also be removed or damaged by the public who may oppose their use. The application areas are surveyed during active baiting on a weekly basis and carcasses are removed to minimize secondary poisoning (UC BMPs for California Ground Squirrel Control, 2011).
- i. Kill traps: Box traps are placed in main ground squirrel runways or near a burrow entrance. Tunnel/tube traps are placed in gopher tunnels. A probe is used to locate a main gopher tunnel and then a shovel is used to widen the tunnel enough to insert the trap, and the trap is then covered with soil. A Conibear 110 body gripping trap is placed in the entrance of a burrow. The trap has a 4.5 by 4.5 inch jaw spread. Soil may be used to partially fill the burrow entrance around the outer edges of the trap to prevent the ground squirrel from escaping outside of the trap. The trap is staked down to prevent it from being carried off. Traps are checked daily as required by CCR Title 14, § 465.5.
- **C.** Coordination with Local, State, or Federal Agencies. The SCVWD may contract with or request assistance from local, state, or federal agencies to capture nuisance animals such as feral cats, dogs, red fox, opossum, or skunks, especially on sites where the SCVWD manages habitat for threatened and endangered species.
- **D. Safety.** Label use restrictions are followed for all rodenticides used. Fumigants are not be near dry grasses or other flammable material, or near buildings.

Zinc phosphide persists for approximately two weeks under average conditions (U.S. National Library of Medicine, 1995). Zinc phosphide breaks down when exposed to water and converts to phosphine gas, which is then diluted by air. In areas accessible to the public the SCVWD posts notices that the area has been treated, which are kept in place for two weeks following the initial application of zinc phosphide. All postings include a staff contact for further information.

After two weeks, the SCVWD deactivates any remaining bait with water, converting zinc phosphide into phosphine gas.

Bait stations are secured in place and have a lip inside the opening to prevent any bait from being spilled by a feeding rodent. Any spilled bait is cleaned up immediately and properly disposed of.

#### 7.2.1 Requirements

- 1. The method of control used is based on the seasonal efficacy of the target animals' life cycles and in compliance with the protection of special-status species.
- 2. A SCVWD Wildlife Biologist will conduct a desk audit to determine whether suitable specialstatus species habitat is present in or adjacent to a maintenance activity.
- 3. If the SCVWD Wildlife Biologist determines that a special-status species could occur in the activity area, avoidance and minimization measures will be inserted into the work order requirements in accordance with the BMPs discussed in Section 7.3 below.

#### 7.3 Impact Avoidance and Activity-Specific BMPs

Of the methods for management of animal conflicts, implementation of lethal controls has the highest potential for environmental and biological impacts. Therefore, animal conflict management BMPs focus on lethal controls. The application area for lethal controls is identified during the annual planning process (see the Biological Resource Planning BMPs) and guided as directed by wildlife biologists. Species habitat areas are defined by the SCVWD's GIS species mapping, updated CNDDB occurrence records, and known local biological information and are included in the SMP Update Subsequent EIR. Pre-planning "GEN" BMPs are also implemented as applicable to the specific site conditions and resources.

BMP Number	BMP Title	BMP Description
ANI-1	Avoid Redistribution of Rodenticides	<ul> <li>Carcass surveys will be conducted periodically when acute poisons and first generation anticoagulants are used. The frequency of the carcass surveys will be specific to the type of rodenticide used, to minimize secondary poisoning impacts: <ul> <li>Acute toxins – Daily carcass surveys, beginning the first day after application until the end of the baiting period for acute toxins used above-ground.</li> <li>Anticoagulants - Within 7 days of installation of first generation anticoagulant bait, and weekly thereafter. Anytime a carcass is found, daily carcass surveys will begin for as long as carcasses are found until no carcasses are found during a daily survey. Once no carcasses are found, carcass surveys will return to the weekly carcass survey timeline maximum from the date of initial installation of an anticoagulant bait station.</li> </ul> </li> </ul>
		To verify that the frequency of carcass surveys is adequate, a biologist will conduct daily carcass surveys 2 times per year over one baiting cycle. Based on the results of these surveys,

BMP Number	BMP Title	BMP Description
		the timing of carcass surveys will be adjusted if necessary.
ANI-2	Prevent Harm to the Salt Marsh Harvest Mouse and California Clapper Rail	<ol> <li>No rodenticides or fumigants will be used within the range of the SMHM or CCR as identified on SCVWD range maps.</li> <li>Methods of rodent control within SMHM or CCR habitat will be limited to live trapping. All live traps shall have openings measuring no smaller than 2 inches by 1 inch to allow any SMHM that inadvertently enter the trap to easily escape. All traps will be placed outside of pickleweed areas and above the high tide line.</li> </ol>
ANI-3	Burrowing Owl, Bald Eagle and Golden Eagle Buffer Zone	Per the California Department of Fish and Wildlife's 2008 <i>Guidance for Burrowing Owl Conservation</i> , a 656-yard buffer will be established around known burrowing owl locations where no rodenticides or fumigants (including smoke bombs) will be used. A 0.5-mile buffer will be established around known bald eagle and golden eagle nesting locations where no rodenticides will be used.
ANI-4	Animal Control in Sensitive Amphibian Habitat	<ol> <li>Fumigants will not be used within the habitat areas of special status amphibians.</li> <li>The use of bait stations within the potential habitat areas of California red-legged frog, California tiger salamander, or foothill yellow-legged frog will be limited to bait stations specifically designed to prevent entry by these species.</li> <li>Any live traps will allow California red-legged frogs, California tiger salamanders, or foothill yellow-legged frogs to safely exit (e.g., by having openings measuring no smaller than 2 inches)</li> </ol>
ANI-5	Slurry Mixture near Waterways	by 1 inch). All slurry type mixes used to fill rodent burrows will be prevented from entering any waterway by using appropriate erosion control methods and according to the manufacturer's specifications. If the creek bed is dry or has been dewatered, any material that has entered the channel will be removed.
ANI-6	Species requiring depredation permit	Animal Conflict Management will not include lethal control of species listed in California F&G Code Section 4181 including beaver and gray squirrel without first obtaining a depredation permit.
HM-4	Posting and Notification for Pesticide Use	<ul> <li>Posting of areas where pesticides are used will be performed in compliance with SCVWD Policy Ad-8.2 Pesticide Use as follows:</li> <li>1. Posting will be performed in compliance with the label requirements of the product being applied.</li> <li>2. In addition, posting will be provided for any products applied in areas used by the public for recreational purposes, or those areas readily accessible to the public, regardless of whether the label requires such notification. In doing this, the SCVWD</li> </ul>

BMP Number	BMP Title	BMP Description
		<ul> <li>ensures that exposure risk is minimized further by adopting practices that go beyond the product label requirements. (The posting method may be modified to avoid destruction of bait stations or scattering of rodenticide.)</li> <li>3. These postings will notify staff and the general public of the date and time of application, the product's active ingredients, and common name, and the time of allowable re-entry into the treated area.</li> <li>4. Signs will not be removed until after the end of the specified re-entry interval.</li> <li>5. Right-to-know literature on the product will be made available to anyone in the area during the re-entry period.</li> <li>6. A SCVWD staff contact phone number will be posted on the sign, including a cellular phone number.</li> <li>7. Notification of pesticide activities will be made as required by law. Also, the SCVWD will maintain records of neighbors with specific needs relative to notification before treatment of an adjacent area so that such needs are met.</li> </ul>

## 7.4 Project and Program Limits

Annual, five- and 10-year Program limits for rodenticide are based on pounds of product, and summarized on the table below. The per-project limit will correspond to label restrictions per application, using units (gallons/pounds/ounces) per acre based on the size of the job.

No limits have been identified for the other methods, to provide an incentive to use nonchemical methods. In addition, certain activities are necessary to maintain a safe work environment, sanitary conditions, or to comply with other regulatory requirements (e.g., USACE levee inspection requirements).

#### A. Rodenticide

Rodenticide	Annual Limit	10-Year Program Limits	5-Year Program Limits
Zinc Phosphide	12 lbs	120 lbs	60 lbs
Strychnine	4 lbs	40 lbs	20 lbs
First Generation Anticoagulants	1 lb	10 lbs	5 lbs

Table 7-1. Rodenticide Use Limits, 2014-2023

#### B. Physical Alteration of a Facility

Per the USFWS Biological Opinion:

Animal conflict management activities involving surface compaction, filling of burrows, and tilling above ordinary high water will not exceed 42 linear miles during the period 2014-2023.

# **CHAPTER 8: MINOR MAINTENANCE ACTIVITIES**

## 8.1 Purpose

Minor Maintenance activities are routine small-scale activities performed to make repairs and keep SCVWD facilities operational. Maintenance activities may occur along creeks and at stream gauges. Though they may occur throughout the SMP area, they do not change the footprint of any existing facility. These are minor activities because they are small in size and their potential environmental impact to resources is limited.

## 8.2 Work Activities

Minor Maintenance activities include:

- Minor sediment removal 25 cubic yards or less of material at outfalls, culverts, flap gates, tide gates, inlets, grade control structures, fish ladders, fish screens, bridges, streamflow measuring stations (stream gauges) to maintain functions of such structures. Minor maintenance work at these facilities is limited to 25 cubic yards per facility. Removal of sediment cannot extend farther than 100 feet in any direction from the structure.
- 2. Trash and debris removal that requires minor ground disturbance.
- 3. Repair and installation of fences and gates, when such repairs or installations requires minor ground disturbance.
- 4. Grading and other repairs to restore the original contour of existing maintenance roads.
- 5. Grading small areas above streambanks to improve drainage and reduce erosion.
- 6. Repair of structures with similar materials within the same footprint (such as replacement of concrete linings, culverts, pipes, valves or similar structures; or repairing a weir, in-stream orifice, or communication pipe). For purposes of this activity description, similar materials means that materials will be replaced in-kind, such that hardscape and softscape facilities will be replaced with similar materials, respectively (as defined in the Bank Stabilization Methods Table).
- 7. Installation and on-going maintenance of mitigation and landscape sites, including: irrigation, weed control, replanting of dead or declining individual plants, and other types of ongoing maintenance at mitigation sites until such time when the success criteria are met.
- 8. Removal of obstructions, other than sediment and large woody debris, at structures such as bridges (not to exceed 100 feet upstream and downstream of a bridge), streamflow measuring stations (stream gauges), box culverts, storm drain outfalls, and drop structures to maintain functions of such structures. See Chapter 4, Vegetation Management, for vegetation removal requirements.
- 9. Stream gauge maintenance, including stilling well cleaning, painting of gauge house, replacing/adding antenna or solar panels to existing structures, replacing instrumentation, cableway repair, weir cleaning of algae and debris, and unburying staff markers/orifice/communication pipes.
- 10. Minor erosion repair above OHWM includes the repair of small rills or gullies (less than 5 ft. wide) that may develop in channel banks or upland areas due to localized runoff conditions. These minor erosion repairs differ from bank stabilization activities described in Chapter 6 which address erosion caused by flows in the channel itself, and are larger in extent and

involve engineering design. These minor erosion repairs are typically caused by small local runoff occurring outside of the channel that is drained toward the channel. Typically these minor erosion repairs may involve recompacting earth in a narrow 1-5 ft. wide section of the upper streambank, maintenance road, or other upland location above the OHWM.

#### 8.2.1 Requirements

A minor activity is work that results in the removal of less than 0.08 acre (3485 sq ft) of wetland or riparian vegetation. The minimum reporting size is 0.01 acres (436 sq ft) per project. In addition, all minor activities for a single year have a total wetland or riparian vegetation impact of 0.4 acre and a total of 4 acres for the 10-year program. Any impacts to wetland or riparian vegetation work smaller than this size does not require reporting.

#### 8.3 Impact Avoidance and Activity Specific BMPs

There are no specific BMPs for Minor Maintenance activities. Species and work activity-specific BMPs are implemented as applicable depending upon the activity. GEN-20: Erosion and Sediment Control Measures, shall apply if large areas of soil are exposed as a result of minor maintenance activities.

#### 8.4 **Project and Program Limits**

Per-Project Limit:	0.08 acres (3485 sq ft)
Annual Limit:	0.4 acres
Program Limit:	5-year program limit is 2.0 acres; 10-year program limit is 4.0
	acres.

Other: Minor Maintenance activities are limited to actions that result in temporary impacts and may not include any actions that result in permanent impacts (i.e., construction of a new structure). To ensure that Minor Maintenance SMP projects are unconnected, single and complete actions, and not part of a larger action that will exceed the SMP's per-project size and placement limits, each Minor Maintenance project must demonstrate independent utility. An SMP project will be considered to have independent utility if it would be constructed absent the construction of other projects in the project area. Portions of a multiphase project that depend upon other phases of the project do not have independent utility. Phases of a project that would be constructed even if the other phases were not built can be considered as separate single and complete projects with independent utility. A separation of 500 feet between consecutive Minor Maintenance projects is required. If a Minor Maintenance project is required in combination with, or in adjacency to, another routine maintenance project, for example during the removal or repair of an existing culvert, then this 500 foot separation limit will not apply.

Exceptions: None

## CHAPTER 9: SUMMARY OF SMP-2 IMPACTS REQUIRING MITIGATION

#### 9.1 Aquatic, Wetland, and Riparian Habitat Impacts for Maintenance Areas

SMP-2 activities are expected to impact aquatic, wetland, and riparian habitats. These habitats can be categorized according to the regulations protecting them and the applicable agencies that regulate impacts to them, as described in Chapter 2. In addition, these features can be categorized according to whether or not they are vegetated and the types of vegetation present.

SMP-2 uses a vegetation-based habitat classification mapping system that is a hierarchical system based on *A Manual of California Vegetation* (Sawyer et al. 2009; California Native Plant Society in collaboration with California Department of Fish and Wildlife). Based on this system, general habitat types where SMP activities may occur include: woodland, shrub, herbaceous (non-wetland), and wetland habitats.

Areas such as "earth lined channels" or "concrete lined channels" include waters of the U.S./State which are within the jurisdiction of federal and State agencies, even if such areas do not have vegetated wetlands (e.g., they may be "other waters of the U.S./State").

Although habitats are categorized according to the definitions above, all areas subject to regulatory jurisdiction are identified on the basis of applicable regulatory guidance. As a result, impacts to waters of the U.S. regulated by the USACE, waters of the State regulated by the RWQCBs, and bed/bank/channel and associated riparian habitats regulated by the CDFW, and therefore associated mitigation requirements, will be determined using applicable regulatory guidance. It is the intent of the SCVWD to mitigate for impacts to all waters of the U.S., waters of the State, and habitats regulated by CDFW, regardless of type or quality.

#### 9.2 Identifying Impacts

As maintenance activities are identified, staff will first evaluate potential direct and indirect impacts to identify biological and other natural resources that may be impacted by the activity or that trigger activity-specific survey requirements. To identify impacts, the following will occur:

- A biologist will evaluate all available information including site descriptions, photos, aerials, vegetation maps, local site knowledge, etc.., to determine reliability of maps and aerials. If overlays and/or photos are still accurate, the biologist will estimate the impacts to vegetated wetlands, other waters, riparian habitat, oak woodland, high-quality cottonwood stands, species habitat, and their beneficial uses based on the overlays and/or photos. If the information available to the biologist is inconsistent, out of date, or does not facilitate impact assessments, then Step 2. below will be followed.
- 2. A biologist will visit the proposed work site, walk or drive the reach where an activity is proposed, and obtain a more accurate assessment of the distributions of these resource relative to the impact area and collect whatever data are necessary to allow the impact

to be estimated (e.g., sketch the limits of wetlands on an aerial, take them back to the office, and digitize them).

The GIS overlays used to assess potential project impacts may include, but are not limited to:

- Mapping of the extent of tidal wetlands and other waters (from the South Bay Salt Ponds Restoration Project/USACE Shoreline Study)
- Vegetation mapping performed for the FSEIR
- California tiger salamander distribution maps (VHP and SMP mapping)
- California red-legged frog distribution map (VHP and SMP mapping)
- California clapper rail area map
- Salt marsh harvest mouse area map
- Burrowing owl nest locations
- Freshwater wetlands
- Riparian habitat
- California EcoAtlas

Additional overlays may be developed as the SCVWD (or others) evaluate more data on the location and extent of these natural resources. The existing overlays may need to be updated periodically (i.e., during the current 10-year, 2014-2023 SMP-2 period) as new species distribution data become available.

In some cases, the GIS overlays may be sufficiently detailed and accurate to preclude the need for field verification. In other cases, field verification may be needed to determine the presence/absence or extent of the resource in question. Consideration will be given to what are the potential impacts of the maintenance activity proposed, and whether surveys are required by the FEIR or permit conditions (e.g., for special-status plants).

## 9.3 Impacts to Special-Status Species

A number of special-status species occur, or potentially occur, in SMP project areas. For the purpose of this Manual, special-status species are defined as all species for which agency approvals may include species-specific conditions and/or for which mitigation is required for CEQA compliance. As a result, such species include those potentially occurring in the SMP area that are listed under the Federal or California Endangered Species Acts as threatened, endangered, proposed threatened, proposed endangered, or a candidate species, as well as all non-listed species (such as certain state species of special concern) covered by the Valley Habitat Plan, identified specifically in the draft Streambed Alteration Agreement, covered by a Fishery Management Plan, or requiring mitigation for CEQA compliance. Special-status animals are listed in Table 9-1. No special-status plants are addressed in agency approvals; special-status plants for which mitigation may be required by CEQA were discussed in the 2011 SMP Update SFEIR.

Owing to differences in the distributions, habitat associations, temporal occurrence (e.g., for migratory species), and mobility of the various special-status species that occur in the SMP area, the potential for, types of, and magnitude of impacts vary considerably among species. In addition, the description of impacts may vary among regulatory agencies; for example, "take" of

the state and federally listed California tiger salamander is defined differently under the Federal and California Endangered Species Acts, so that impacts to this species may be described differently by the USFWS and CDFW.

Impacts on these species that could result from SMP activities were described in detail in the 2011 SMP Update SFEIR. In addition, Program impacts to individual species will be described in regulatory agency permits and associated documents, as follows:

- USFWS Biological Opinion California tiger salamander, California red-legged frog, California clapper rail, least Bell's vireo, and salt marsh harvest mouse.
- NMFS Biological Opinion and Essential Fish Habitat Recommendations Central California Coast steelhead, South-Central California Coast steelhead, green sturgeon, and fall-run Chinook salmon.
- CDFW Incidental Take Permit California tiger salamander. No take of the longfin smelt, Swainson's hawk, or Townsend's big-eared bat is expected to occur as a result of SMP activities. In the event that the SCVWD determines that take may occur, it will apply for an Incidental Take Permit for the species to be affected.

Expected impacts to these special-status species and their habitats will be quantified (e.g., on an acreage basis) annually. Impacts will be assessed based on the geographic locations of proposed SMP activities relative to the distributions of these species and suitability of habitat for them, and in the case of special-status plants, on the basis of presence/absence during preactivity surveys. Impact assessments will also take into consideration avoidance and minimization achieved through implementation of BMPs (as described in Section 3.5). These impacts will be quantified in the NPW as described in Section 12.2.

Common Name	Scientific Name	Status*
Green sturgeon	Acipenser medirostris	FT, CSSC
Longfin smelt	Spirinchus thaleichthys	ST
Central California coast steelhead	Oncorhynchus mykiss	FT
South-Central California coast steelhead	Oncorhynchus mykiss	FT, CSSC
Central Valley fall-run Chinook salmon	Oncorhynchus tshawytscha	FMP, CSSC
California tiger salamander	Ambystoma californiense	FT, ST, VHP
California red-legged frog	Rana draytonii	FT, CSSC, VHP
Foothill yellow-legged frog	Rana boylii	CSSC, VHP
Western pond turtle	Actinemys marmorata	CSSC, VHP

 Table 9.1:
 Special-Status Animal Species in the SMP Area

Santa Clara Valley Water District

California condor	Gymnogyps californianus	FE, SE
Bald eagle	Haliaeetus leucocephalus	SE, FP
Swainson's hawk	Buteo swainsoni	ST
Burrowing owl	Athene cunicularia	CSSC, VHP
California clapper rail	Rallus longirostris obsoletus	FE, SE, FP
California black rail	Laterallus jamaicensis coturniculus	ST, FP
Western snowy plover	Charadrius alexandrinus nivosus	CSSC, FT
California least tern	Sterna antillarum browni	FE, SE, FP
Least Bell's vireo	Vireo bellii pusillus	FE, SE, VHP
Yellow warbler	Setophaga petechia	CSSC
Yellow-breasted chat	Icteria virens	CSSC
Tricolored blackbird	Agelaius tricolor	CSSC, VHP
Salt marsh harvest mouse	Reithrodontomys raviventris	FE, SE, FP
San Joaquin kit fox	Vulpes macrotis mutica	FE, ST, VHP
Pallid bat	Antrozous pallidus	CSSC
Townsend's big-eared bat	Corynorhinus townsendii	SC
San Francisco dusky-footed woodrat	Neotoma fuscipes annectens	CSSC

#### \*Status:

Federally Endangered = FE Federally Threatened = FT State Endangered = SE State Threatened = ST State Candidate = SC Fully Protected = FP Valley Habitat Plan-covered species = VHP Fisheries Management Plan-covered species = FMP California Species of Special Concern = CSSC

# **CHAPTER 10: MITIGATION PROGRAM**

### 10.1 Introduction

Compensatory mitigation is one element of a comprehensive impact avoidance, minimization, and compensation approach. As described in Chapter 3, Maintenance Planning and Impact Avoidance, project planning, resource evaluations, maintenance guidelines, and avoidance and minimization measures are used to prioritize work activities, avoid conducting any unnecessary maintenance, and avoid impacts during maintenance activities. When maintenance is required, BMPs are applied on site to avoid and minimize impacts. Residual impacts may require compensatory mitigation, depending upon the nature of the impact and the regulatory authority involved. The SCVWD is committed to providing appropriate and effective mitigation for SMP impacts.

This Chapter is organized as follows:

Section 10.2	Applicable Regulatory Guidance for Mitigation Program
Section 10.3	SMP-1 Background and Mitigation Provided to Date
Section 10.4	Mitigation approach for SMP-2 (2014-2023)
Section 10.5	Ecologic Services Based Mitigation: Mitigation for Impacts to Waters of the U.S. and State, and CDFW 1602-jurisdictional Habitats for SMP-2 Sediment Removal and Vegetation Management Activities
Section 10.6	Bank Stabilization Mitigation
Section 10.7	Land Acquisition Mitigation Process
Section 10.8	Mitigation for Impacts to Special-Status Species and Associated Habitat
Section 10.9	Annual Mitigation Assessment Process

Mitigation monitoring activities, including monitoring methods and success criteria, are described in Chapter 11.

## **10.2** Applicable Regulatory Guidance for Mitigation Program

The mitigation concepts, objectives, and activities described in this chapter were developed in collaboration with, and using guidance from, the Program's Inter-Agency Working Group (IAWG).

# 10.2.1 US Army Corps of Engineers (USACE) and Environmental Protection Agency (EPA)

In June 2008, the USACE and EPA issued the Compensatory Mitigation for Losses of Aquatic Resources; Final Rule (2008 USACE 33 CFR, Parts 325 and 332 (2008); and EPA 40 CFR Part 230 (2008)). The mitigation sequence established by CWA Section 404(b)(1) guidelines is to avoid, minimize and compensate for impacts. Compensatory mitigation is required to address residual impacts that are neither avoided nor minimized completely through other measures. Compensatory mitigation may involve the rehabilitation, establishment, enhancement, and/or in certain circumstances, preservation of aquatic resources for the purposes of off-setting unavoidable adverse impacts which remain after all appropriate and practicable avoidance and minimization has been achieved (Sec. 332.2). The methods of compensation are defined below according to the 2008 Mitigation Rule:

- Preservation: the removal of a threat to, or preventing the decline of, aquatic resources by an action in or near those aquatic resources.
- Enhancement: the manipulation of the physical, chemical, or biological characteristics of an aquatic resource to heighten, intensify, or improve a specific aquatic resource function(s).
- Rehabilitation: the manipulation of the physical, chemical, or biological characteristics of a site with the goal of returning natural/historic functions to a former or degraded aquatic resource.
- Establishment (creation): the manipulation of the physical, chemical, or biological characteristics present to develop an aquatic resource that did not previously exist at an upland site.

The 2008 Mitigation Rule identifies a hierarchy of preferred mitigation approaches as follows (Sec 332.3):

- Mitigation bank credits when using this approach, the highest preference is for established banks already in place that can provide mitigation prior to when the activity is permitted, and prior to foreseeable impacts.
- In-lieu fee program credits under this approach, the applicant makes a payment to a third-party program that will conduct wetland, stream, or other aquatic resource rehabilitation, creation, enhancement, or preservation activities.
- Permittee-Responsible Mitigation Using a Watershed Approach where permitted impacts are not in the service area of an approved mitigation bank or in-lieu fee program that has the appropriate type and number of resource credits available, permitteeresponsible mitigation is the only option. The watershed approach (Sec 332.(3)(c)) strategically selects compensatory mitigation sites to improve the quality and quantity of aquatic resources within the watershed where impacts occur. The watershed approach considers the importance of resource types, landscape position and functions in the watershed, locational factors such as hydrology and surrounding land use, and historic conditions to provide a suite of functions that are typically provided by the affected aquatic resource.

- Permittee-responsible Mitigation Using On-Site and In-Kind Mitigation in cases where a watershed approach is not practicable, the USACE district engineer should consider opportunities to off-set anticipated aquatic resource impacts by requiring on-site and inkind compensatory mitigation.
- Permittee-responsible Mitigation Using Off-Site and/or Out-of-Kind Mitigation where the above compensatory mitigation opportunities are not practicable, are unlikely to compensate for the permitted impacts, or will be incompatible with the proposed project, and a practicable off-site and/or out-of-kind mitigation opportunity is identified that has a greater likelihood for off-setting the permitted impacts, or is environmentally preferable, the USACE district engineer should require that this alternative compensatory mitigation be provided.

As described in the 2008 Mitigation Rule, the above approaches provide a range of options that can be prioritized based on specific project, resource, and permit conditions. While there is a sequential preference as shown in the order above, the top listed approaches are not requirements. All of these compensatory mitigation options are available.

The 2008 Mitigation Rule was reviewed, considered and applied in developing the SMP-2 mitigation program. The updated SMP mitigation program will include the following approaches: permittee-responsible mitigation using on-site and in-kind mitigation; permittee-responsible off-site and/or out-of-kind mitigation; permittee-responsible mitigation using a watershed approach; and a single-user mitigation bank specifically for the SMP. The general SMP mitigation approach is described in more detail in Section 10.4 below.

Regulatory agency representatives who are providing permit approvals and guidance for the SMP requested that the topics below from the 2008 Mitigation Rule be described for their SMP applicability.

Habitat Mitigation and Monitoring Proposal Guidelines are in CFR 332.4(c) and are summarized below:

If compensatory mitigation is required, the USACE district engineer may approve a conceptual or detailed compensatory mitigation plan to meet required time frames for general permit verifications. A final mitigation plan incorporating the elements of sections 332.4 (c)(2) – (c)(14) must be approved by the USACE district engineer before the permittee commences work in waters of the U.S. Sections 332.4 (c)(2)-(c)(14) describe the following elements to be included in compensatory mitigation plans, to be described at a level of detail commensurate with the scale and scope of the project impacts: objectives, site selection, site protection instrument, baseline information, determining of mitigation ratios, mitigation work plan, maintenance plan, performance standards, monitoring requirements, long-term management plan, adaptive management plan, financial assurances, and other information. As an alternative, the USACE district engineer may address the mitigation plan components identified in Sections 332.4(c)(2) - (c)(14) as specific permit conditions, instead of components of a compensatory mitigation plan. The USACE San Francisco and Sacramento Districts developed Mitigation and Monitoring Proposal

Guidelines (USACE 2004) which provide additional detail on the content and preparation of compensatory mitigation plans.

The timing of implementation of compensatory mitigation is described in CFR 332.3(m) and is summarized below:

- . Mitigation timing – implementation of the compensatory mitigation project shall occur, to the maximum extent practicable, in advance of or concurrent with the activity causing the authorized impacts. This is particularly true when off-site mitigation is pursued. For on-site mitigation, it is recognized that the on-site mitigation activities, by necessity, will likely occur during or following the maintenance activities. It is preferable to reduce the time lag between the loss of aquatic resource functions caused by the permitted impacts and the replacement of such functions as provided by compensatory mitigation. As described in the 2008 Mitigation Rule, mitigation ratios may be required to address the temporal loss of functions. As described below in Section 10.5, the SMP provides an additional 30%, 50%, or 300% mitigation rate (depending upon the channel type affected) to address the temporal loss of aquatic resource functions from routine sediment removal and vegetation management practices. Based on comparisons to other channel maintenance programs in northern California with similar impacts, this additional ratio is higher than other recently permitted maintenance programs.
- Site protection and funding mechanisms CFR Section 332.7(a) describes site protection, such that the aquatic habitats, riparian areas, buffers, and uplands that comprise the overall compensatory mitigation project will have long-term protection through real estate instruments or other available mechanisms as appropriate.

## 10.2.2 California Department of Fish and Wildlife

CDFW promulgates mitigation requirements through various sections of the California F&G Code and associated regulations related to lake and streambed habitats and species receiving protection under the California Endangered Species Act (CESA), as follows:

- 1602 Streambed Alteration Agreements Under Section 1602 of the California Fish and Game Code, CDFW may issue permits allowing impacts to the bed, channel, or bank of rivers, streams, lakes, and the associated riparian habitat. As a condition of these permits, CDFW may require measures to protect fish and wildlife resources, which may include compensatory mitigation.
- California Endangered Species Act
  - California F&G Code Section 2081 Under Section 2081 of the California F&G Code, CDFW may issue permits authorizing the incidental take of species that are listed as threatened or endangered, or candidates for such listing, under CESA.

 California Code of Regulations Title 14 Section 783 - This section of the California Code of Regulations (CCR) implements Sections 2080 and 2081 of the California F&G Code (i.e., CESA). Thus, Section 783 implements the requirements described in the previous bullet that impacts from the incidental take of CESA-protected species be minimized and fully mitigated.

## 10.2.3 U.S. Fish and Wildlife Service and National Marine Fisheries Service

The 1973 Endangered Species Act (ESA), as amended, established a broad public and Federal interest in identifying, protecting, and providing for the recovery of threatened or endangered species. The USFWS and NMFS are charged with implementing and enforcing the ESA. Both agencies are involved in stream maintenance through the provisions of the ESA. Section 7 of the ESA directs Federal agencies to use their legal authorities to further the purposes of the ESA carrying out conservation programs for listed species. Section 7 requires these agencies to ensure that any actions (e.g., development projects they fund, have permit authority over, or carry out) do not jeopardize the continued existence of a listed species. If a Federal agency finds that one of its activities may affect a listed species, it is required to consult with the USFWS and/or NMFS regarding the project's effects on any endangered or threatened species or its critical habitat. Because the USACE is a federal agency with permit authority over the SMP, it is required to consult under Section 7 and comply with any conditions that consultation may place on the Federal permit. Conditions of the incidental take approvals provided by the USFWS and NMFS may include compensatory mitigation requirements.

In addition, pursuant to the Magnuson–Stevens Fishery Conservation and Management Act, each Federal agency is mandated to consult with NMFS with respect to any action authorized, funded, or undertaken by the agency that may adversely affect EFH. When NMFS receives information from a Fishery Management Council, a Federal or state agency, or other sources that such an action would adversely affect EFH, NMFS has an obligation to recommend to the agency measures that can be taken to conserve EFH. Such measures may include conservation recommendations, potentially including compensatory mitigation requirements.

#### 10.2.4 Regional Water Quality Control Boards (RWQCBs)

The Regional Water Quality Control Boards have established basin plans for the San Francisco Bay and Monterey Bay Watersheds. These plans identify beneficial uses and water quality standards for the watersheds. In considering mitigation for impacts to wetlands, the RWQCB follows the California Wetlands Conservation Policy (Executive Order W-59-93). The objectives of this policy include:

- 1. To ensure no overall net loss and long-term net gain in the quantity, quality, and permanence of wetlands acreage and values in California in a manner that fosters creativity, stewardship, and respect for private property.
- 2. To reduce procedural complexity in the administration of State and Federal wetlands conservation programs.
- 3. To encourage partnerships to make restoration, landowner incentive programs, and cooperative planning efforts the primary focus of wetlands conservation.

The RWQCBs (San Francisco Bay and Central Coast) also provided guidance that their preferred mitigation approach for SMP activities is to provide in-kind, on-site, near-site, in-water body, and in-watershed mitigation over out-of-kind, off-site land acquisition, preservation, enhancement approaches. As directed in both Regional Board permits, throughout the course of the SMP, the SCVWD shall continue to look for in-kind mitigation opportunities within the SCVWD's jurisdiction to off-set impacts resulting from maintenance activities.

## 10.3 SMP-1 Background and Mitigation Provided to Date

SMP-1 refers to the original SMP period 2002-2013. SMP-1 provides for the permanent mitigation of sites where maintenance work occurred under the program. For example, where sediment removal projects occurred and were mitigated during the SMP-1 period, the impacts to vegetation on the sediment removed were also permanently mitigated.

Table 10-1 summarizes the mitigation requirements for SMP-1 activities as identified in the 2001-02 SMP program documents and associated permits. The on-going SMP-1 mitigation program includes land acquisition, habitat protection and enhancement, and wetland restoration/creation activities to mitigate for the potential maintenance impacts identified in 2001-02 (Figure 10-1, Table 10-2). The SCVWD is continueing to locate and negotiate the purchase of mitigation lands to fulfill its commitment to the SMP-1 mitigation requirements.
# **SMP Wetland & SWPP Mitigation Project Sites**



Figure 10-1: SMP Wetland and Stream and Watershed Protection Program

### Table 10-1. SMP-1 Mitigation Program Status

		Mitigation Purpose	Mitigation Requirement	Mitigation Completed to Date	Percent of Requirement Completed <sup>1</sup>
1	Tidal Wetland Restoration	Restore salt ponds to tidal marsh conditions. Provides mitigation for tidal wetland/species impacts.	30 acres	30 acres	100%
2	Freshwater Wetland Creation/ Restoration	Convert or restore areas to seasonal or perennial wetlands. Provides mitigation for non-tidal wetland impacts.	10 ac Santa Clara Basin <sup>2</sup> 4 ac Pajaro Basin	7ac Santa Clara Basin <sup>2</sup> 4.65ac Pajaro Basin <sup>3</sup>	70% Santa Clara Basin <sup>2</sup> 100% Pajaro Basin
3	Stream and Watershed Protection	Preserve, protect, and improve streams and associated watersheds.Provides mitigation for non-tidal wetland and CRLF impacts	Freshwater wetland habitat: 820-1080 ac acquired for 81 credits for Santa Clara Basin 11 credits for Pajaro Basin (138 ac) CRLF Habitat - 108 ac credit District wide	Freshwater wetland habitat: 10 ac credit (125 ac total) for Santa Clara Basin (will increase to 69 credits achieved with Coyote Ridge, Hendrys Creek, Upper Penitencia). 15 additional acres will be provided by SCVWD. 10.7 ac credit (138 ac total) for Pajaro Basin <sup>3</sup> CRLF Habitat – 56 ac credit (will increase to 128 acres with Castle & Cooke) <sup>4</sup>	12% Santa Clara Basin (85% with Coyote Ridge, Hendrys and Upper Pentiencia properties) 100% Pajaro Basin 52% CRLF Habitat (100% with Coyote Ridge)
4	Giant reed ( <i>Arundo donax</i> ) Control	Control giant reed outbreaks; map, revegetate, educate, and coordinate reed control efforts in County. Provides mitigation for riparian impacts.	125 ac District wide	126 ac District wide	100%

		Mitigation Purpose	Mitigation Requirement	Mitigation Completed to Date	Percent of Requirement Completed <sup>1</sup>		
5	Invasive smooth cordgrass ( <i>Spartina</i> <i>alterniflora</i> ) Control	Control invasive cordgrass along tidal shorelines. Provides mitigation for time lag until tidal wetland mitigation is established.	Up to 10 acres in tidal areas	10 acres	100%		
	<ol> <li>Does not include monitoring period and achievement of final success criteria.</li> <li>3 acres of mitigation requirement rolled into stream and watershed protection requirements. 7 acres of constructed wetlands in Santa Clara Basin completes the remaining mitigation requirement.</li> <li>0.3 acres of additional wetland created in Pajaro Basin to fulfill the 11 acre Pajaro Basin SWPP requirement</li> </ol>						

Table 10-2.	Summary of SMP I	freshwater wetland	mitigation,	stream and	l watershed p	protection
and red-legg	jed frog credit.					

Basin	Property	Total Site Acreage	Acreage of SMP- 1 Wetlands/SWPP Credits Acquired	Acreage of SMP- 1 Red-legged Frog Credits Acquired
Pajaro Basin	Pajaro Freshwater Wetland	10	4.65	
	Carnadero Preserve	198	10.7	
Pajaro Basin Total		208	15.35	
Santa Clara Basin				
	Coyote Parkway Freshwater Wetland	12	7	
	Stevens Canyon Ranch	69	5.43	
	Moore Property	57	4.51	56
	Coyote Ridge	454	34.7	72
	Hendry's Creek <sup>2</sup>	100	8.4	
	Upper Penitencia Creek (Kammerer) <sup>2</sup>	197	16	
Santa Clara Basin Total		889	76.04	128
1. Coyote Ridge red penalty from USFWS 2. Acreages reporte	-legged frog credit cor S. d are approximate as	nsists of 52 acres of S LTMP's aren't final ye	MP I credit + 20 acre : et.	additional timelag

The impacts associated with SMP-1 instream activities, where work was actually performed, have been provided through the compensatory mitigation program of SMP-1. These areas are known as the Previously Mitigated Areas (PMAs). The maps in Figures 10-2 through 10-6 identify the PMA channel locations (and maintenance activities) that are mitigated under SMP-1. No additional mitigation during the SMP-2 period (2014-2023) is necessary for SMP-2 maintenance activities that are of the same type as those mitigated under SMP-1 and that occur in the channels shown in Figures 10-2 through 10-6 and listed in Table 10-3. There are no PMAs for impacts to anadromous salmonid streams associated with sediment removal and LWD removal. Mitigation requirements for sediment removal in anadromous salmonid streams (specified in Attachment I) and mitigation requirements for LWD removal (specified in Attachment E) apply to all SMP-2 projects in anadromous salmonid streams (Figures 3-1 and 3-2). While canals are listed in Table 10-3 and were included in the SMP-1 Previously Mitigated Areas, these facilities are not included in SMP-2.



Figure 10-2: Lower Peninsula Watershed - Previously Mitigated In Channel Areas



Figure 10-3: West Valley Watershed - Previously Mitigated In Channel Areas



Figure 10-4: Guadalupe Watershed - Previously Mitigated Areas



Figure 10-5: Coyote Watershed - Previously Mitigated In Channel Areas



Figure 10-6: Pajaro Watershed - Previously Mitigated In Channel Areas

## Table 10-3: Previously Mitigated Areas

#### Table 10-3a: Overhanging Growth

Watershed Name	GIS ID	Facility Name	From Station	To Station	Length (feet)
Lower Peninsula	10100	ADOBE CREEK	12917	24690	11773
Lower Peninsula	10120	BARRON CREEK	0	10401	10401
Lower Peninsula	10210	MATADERO CREEK	9602	10916	1314
Lower Peninsula	10210	MATADERO CREEK	10916	19908	8992
		PERMANENTE			
Lower Peninsula	10230	DIVERSION CHANNEL	0	7100	7100
Lower Peninsula	10240	PERMANENTE CREEK	11484	12948	1464
Lower Peninsula	10240	PERMANENTE CREEK	13144	26026	12882
Lower Peninsula	10240	PERMANENTE CREEK	26026	34304	8278
		SAN FRANCISQUITO			
Lower Peninsula	10280	CREEK	6164	7705	1541
West Valley	20100	CALABAZAS CREEK	10542	36605	26063
West Valley	20100	CALABAZAS CREEK	36906	37735	829
West Valley	20100	CALABAZAS CREEK	38771	52487	13716
		JUNIPERO SERRA			
West Valley	20130	CHANNEL	0	13425	13425
West Valley	20170	REGNART CREEK	0	6082	6082
West Valley	20170	REGNART CREEK	7086	8591	1505
West Valley	20180	RODEO CREEK	0	5014	5014
West Valley	20180	RODEO CREEK	6393	9940	3547
		SAN TOMAS AQUINO			
West Valley	20190	CREEK	15896	23000	7104
		SAN TOMAS AQUINO			
West Valley	20190	CREEK	43476	67413	23937
West Valley	20210	SARATOGA CREEK	0	28306	28306
West Valley	20210	SARATOGA CREEK	37113	41768	4655
West Valley	20230	SMITH CREEK	0	6328	6328
		SUNNYVALE EAST			
West Valley	20260	CHANNEL	6444	31301	24857
West Valley	20300	WILDCAT CREEK	1912	7716	5804
West Valley		EL CAMINO STORM			
Watershed	20370	DRAIN	3356	9547	6191
Guadalupe	30110	CANOAS CREEK	0	39032	39032
Guadalupe	30130	GOLF CREEK	1498	6929	5431
Guadalupe	30140	GREYSTONE CREEK	530	2122	1592
Guadalupe	30140	GREYSTONE CREEK	2228	5626	3398
Guadalupe	30150	GUADALUPE RIVER	54034	60339	6305
Guadalupe	30190	LONE HILL CREEK	0	1787	1787
Guadalupe	30230	ROSS CREEK	0	23355	23355
Guadalupe	30230	ROSS CREEK	27284	27601	317
Guadalupe	30230	ROSS CREEK	29329	30049	720
Guadalupe	30290	RANDOL CREEK	0	4565	4565

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Watershed Name	GIS ID	Facility Name	From Station	To Station	Length (feet)
Coyote	40120	NORTH BABB CREEK	0	1410	1410
Coyote	40120	NORTH BABB CREEK	4105	5402	1297
Coyote	40130	SOUTH BABB CREEK	0	4498	4498
Coyote	40180	CALERA CREEK	4141	6302	2161
Coyote	40250	LOS COCHES CREEK	1893	5249	3356
Coyote	40260	LOWER SILVER CREEK	0	24617	24617
Coyote	40260	LOWER SILVER CREEK	36827	38068	1241
Coyote	40290	MIGUELITA CREEK	1126	2345	1219
Coyote	40290	MIGUELITA CREEK	3677	4297	620
Coyote	40310	PIEDMONT CREEK	0	1786	1786
Coyote	40310	PIEDMONT CREEK	1886	2580	694
Coyote		LOWER PENITENCIA			
	40330	CREEK	6892	10423	3531
Coyote	40370	SIERRA CREEK	0	7290	7290
Coyote	40380	UPPER SILVER CREEK	0	3649	3649
Coyote	40420	NORWOOD CREEK	0	3057	3057
Coyote	40430	QUIMBY CREEK	0	3780	3780
Coyote	40470	THOMPSON CREEK	6375	9416	3041
Coyote		PENITENCIA EAST			
	40490	CHANNEL	0	3654	3654
Uvas/Llagas &					
Pajaro	50170	PRINCEVALLE DRAIN	6825	9535	2710
Uvas/Llagas &		WEST BRANCH			
Pajaro	50310	LLAGAS CREEK	6328	16509	10181

#### Table 10-3b: In-channel Work Activities

Note: Channel types are listed per SMP-1, not SMP-2 definition.

Watershed Name	Facility Name	Activity	From Station	To Station	Reach Length (feet)	Channel Type
Lower Peninsula	ADOBE CREEK	Channel	12600	18500	5900	Modified
		Sediment				
		Removal	40047	0.4000	44770	Mar I'C e d
Lower Peninsula	ADOBE CREEK	herbicide only	12917	24690	11//3	Modified
Lower Peninsula	ADOBE CREEK	Vegetation Hand	24690	55960	31270	Unmodified,
		Chonnol	52040	52150	210	Modified
	ADODE CREEK	Sediment	52940	55150	210	woulled
		Removal				
Lower Peninsula	BARRON CREEK	herbicide only	0	10250	10250	Modified
Lower Peninsula	BARRON CREEK	Channel	50	1988	1938	Modified
		Sediment				
		Removal				
Lower Peninsula	BARRON CREEK	herbicide only	15790	17054	1264	Unmodified,
						Modified
Lower Peninsula	BARRON CREEK	Channel	16044	16779	735	Modified
		Sediment				
		Removal				
Lower Peninsula	HALE CREEK	herbicide only	0	6174	6174	Unmodified,
Laura Dania anta		havbicida avbi	4075	5005	450	Modified
Lower Peninsula		Negotation Hand	4875	5325	450	Modified
Lower Peninsula		Removal Only	7960	9240	1200	Unmodilled
Lower Peninsula		Channel	0108	12231	3033	Unmodified
Lower r crimsula	CREEK	Sediment	5150	12201	0000	Modified
	0112211	Removal				modinou
Lower Peninsula	MATADERO	Herbicide Only	9602	19908	10306	Modified
	CREEK					
Lower Peninsula	MATADERO	Channel	40000	40100	100	Modified
	CREEK	Sediment				
		Removal				
Lower Peninsula	PERMANENTE	Herbicide Only	0	7239	7239	Modified
	DIVERSION					
	CHANNEL				405	
Lower Peninsula	PERMANENTE	Channel	2600	2735	135	Modified
		Seaiment				
Lower Peninsula		Channel	3500	7150	3650	Modified
		Sediment	3300	1100	3030	woulled
	CHANNEI	Removal				
Lower Peninsula	PERMANENTE	Herbicide Only	10665	35641	24976	Unmodified.
	CREEK	,			-	Modified

Watershed	Facility Name	Activity	From	То	Reach Length	Channel Type
Name			Station	Station	(feet)	
Lower Peninsula	PERMANENTE	Vegetation Hand	26026	33000	6974	Unmodified,
	CREEK	Removal Only				Modified
Lower Peninsula	PERMANENTE	Channel	34508	35641	1133	Modified
	CREEK	Sediment				
		Removal				
Lower Peninsula	PERMANENTE	Vegetation Hand	34611	42945	8334	Modified
	CREEK	Removal Only				
Lower Peninsula	SAN	Channel	7300	8100	800	Modified
	FRANCISQUITO	Sediment				
	CREEK	Removal				
Lower Peninsula	STEVENS	Herbicide Only	8846	41643	32797	Unmodified,
	CREEK					Modified
Lower Peninsula	STEVENS	Vegetation Hand	8899	51770	42871	Unmodified,
	CREEK	Removal Only				Modified
Lower Peninsula	STEVENS	Channel	8900	13648	4748	Modified
	CREEK	Sediment				
		Removal				
Lower Peninsula	SUMMERHILL	Herbicide Only	0	664	664	Modified
	CREEK					
Lower Peninsula	DEER CREEK	Herbicide Oonly	7400	9100	1700	Unmodified
Lower Peninsula	STANFORD	Herbicide Only	2330	3560	1230	Modified
	CHANNEL					
West Valley	CALABAZAS	Herbicide Only	2000	52600	50600	Modified
	CREEK					
West Valley	CALABAZAS	Channel	4900	10400	5500	Modified
	CREEK	Sediment				
		Removal				
West Valley	CALABAZAS	Vegetation Hand	29000	37735	8735	Modified
	CREEK	Removal Only				
West Valley	CALABAZAS	Vegetation Hand	44730	50787	6057	Modified
	CREEK	Removal Only				
West Valley	CALABAZAS	Vegetation Hand	51289	52600	1311	Modified
	CREEK	Removal Only				
West Valley	CALABAZAS	Channel	59677	60144	467	Unmodified
	CREEK	Sediment				
		Removal				
West Valley	JUNIPERO	Herbicide Only	0	13425	13425	Modified
	SERRA					
	CHANNEL					
West Valley	JUNIPERO	Channel	0	1997	1997	Modified
	SERRA	Sediment				
	CHANNEL	Removal				
West Valley	JUNIPERO	Vegetation Hand	0	2097	2097	Modified
	SERRA	Removal Only				
	CHANNEL					

Watershed	Facility Name	Activity	From	To	Reach Length	Channel Type
Name			Station	Station	(feet)	
West Valley	MISTLETOE	Herbicide Only	1369	1669	300	Unmodified,
	CREEK					Modified
West Valley	CREEK	Herbicide Only	0	6480	6480	Modified
West Valley	REGNART	Channel	1189	2318	1129	Modified
	CREEK	Sediment Removal				
West Valley	REGNART CREEK	Herbicide Only	7086	8591	1505	Modified
West Valley	REGNART CREEK	Channel Sediment Removal	8290	8792	502	Modified
West Valley	RODEO CREEK	Vegetation Hand Removal Only	0	5014	5014	Modified
West Valley	RODEO CREEK	Herbicide Only	0	5014	5014	Modified
West Valley	RODEO CREEK	Channel Sediment Removal	353	453	100	Modified
West Valley	RODEO CREEK	Herbicide Only	7477	10000	2523	Unmodified, Modified
West Valley	RODEO CREEK	Vegetation Hand Removal Only	7575	9940	2365	Unmodified
West Valley	SAN TOMAS AQUINO CREEK	Channel Sediment Removal	0	1600	1600	Modified
West Valley	SAN TOMAS AQUINO CREEK	Vegetation Hand Removal Only	3220	15690	12470	Modified
West Valley	SAN TOMAS AQUINO CREEK	Herbicide Only	3220	23800	20580	Modified
West Valley	SAN TOMAS AQUINO CREEK	Channel Sediment Removal	5800	7900	2100	Modified
West Valley	SAN TOMAS AQUINO CREEK	Channel Sediment Removal	8689	15690	7001	Modified
West Valley	SAN TOMAS AQUINO CREEK	Channel Sediment Removal	15875	17145	1270	Modified
West Valley	SAN TOMAS AQUINO CREEK	Vegetation Hand Removal Only	15896	16926	1030	Modified
West Valley	SAN TOMAS AQUINO CREEK	Vegetation Hand Removal Only	17955	23000	5045	Modified
West Valley	SAN TOMAS AQUINO CREEK	Channel Sediment Removal	19250	21500	2250	Modified

Watershed	Facility Name	Activity	From	То	Reach Length	Channel Type
Name	•		Station	Station	(feet)	
West Valley	SAN TOMAS	Herbicide Only	43476	67413	23937	Unmodified,
	AQUINO CREEK					Modified
West Valley	SAN TOMAS	Channel	62960	63690	730	Modified
	AQUINO CREEK	Sediment				
Mart Maller		Removal	04400	0.4704	074	Ma difi a d
vvest valley		Channel	64430	64701	2/1	Modified
	AQUINO CREEK	Removal				
West Valley	SAN TOMAS	Channel	66690	67413	723	Unmodified
west valiey	AQUINO CREEK	Sediment	00000	0/410	120	Modified
		Removal				
West Valley	SAN TOMAS	Vegetation Hand	67400	76000	8600	Unmodified
	AQUINO CREEK	Removal Only				
West Valley	SARATOGA	Herbicide Oonly	0	30915	30915	Unmodified,
	CREEK					Modified
West Valley	SARATOGA	Channel	0	3389	3389	Modified
	CREEK	Sediment				
	04047004	Removal		47400	47400	
vvest valley	CREEK	Pomoval Only	0	47430	47430	Unmodified, Modified
West Valley		Vegetation Hand	0	3630	3630	Modified
west valley	OWNER ONLEN	Removal Only	U	0000	0000	Modified
West Valley	SMITH CREEK	Herbicide Only	0	3639	3639	Modified
West Valley	SMITH CREEK	Herbicide Only	5621	6328	707	Modified
West Valley	SMITH CREEK	Herbicide Only	8220	9257	1037	Unmodified,
						Modified
West Valley	SMITH CREEK	Vegetation Hand Removal Only	8500	9257	757	Unmodified
West Valley	SUNNYVALE	Channel	0	2250	2250	Modified
, , , , , , , , , , , , , , , , , , ,	EAST CHANNEL	Sediment	-			
		Removal				
West Valley	SUNNYVALE	Herbicide Only	2305	31301	28996	Modified
	EAST CHANNEL					
West Valley	SUNNYVALE	Vegetation Hand	6444	31301	24857	Modified
	EAST CHANNEL	Removal Only	5000	45405	40445	
vvest valley		Herbicide Only	5320	15465	10145	Modified
West Valley		Channel	12700	13000	300	Modified
west valley	WEST CHANNEL	Sediment	12700	10000	500	Woulled
		Removal				
West Valley	SUNNYVALE	Vegetation Hand	13702	14718	1016	Modified
	WEST CHANNEL	Removal Only				
West Valley	SUNNYVALE	Vegetation Hand	14876	15323	447	Modified
	WEST CHANNEL	Removal Only				
West Valley	DAVES CREEK	Herbicide Only	1187	2340	1153	Modified

Watershed	Facility Name	Activity	From	То	Reach Length	Channel Type
Name	r aonity name	Notivity	Station	Station	(feet)	
West Valley	PROSPECT	Vegetation Hand	0	2974	2974	Unmodified,
	CREEK	Removal Only				Modified
West Valley	PROSPECT	Herbicide Oonly	0	2010	2010	Unmodified,
	CREEK					Modified
West Valley	EL CAMINO	Herbicide Only	0	8400	8400	Modified
	STORM DRAIN					
Guadalupe	ALAMITOS	Vegetation Hand	0	315	315	Unmodified
	CREEK	Removal Only				
Guadalupe	ALAMITOS	Channel	1682	1978	296	Unmodified
	CREEK	Sediment				
		Removal				
Guadalupe	ALAMITOS	Herbicide Only	2162	23250	21088	Unmodified,
	CREEK					Modified
Guadalupe	ALAMITOS	Channel	11700	12200	500	Unmodified,
	CREEK	Sediment				Modified
		Removal	40770	10010		
Guadalupe	ALAMITOS	Channel	12750	12843	93	Unmodified
	CREEK	Sediment				
		Removal	40470	40040	70	Line and the state
Guadalupe	ALAMITOS		13170	13242	72	Unmodified
	CREEK	Seament				
Cuadaluna		Channel	14075	14210	125	Upmodified
Guadalupe		Sodimont	14075	14210	135	Uninodined
	UNEEN	Pernoval				
Guadalune		Channel	21270	21546	276	Unmodified
Ouaualupe	CREEK	Sediment	21210	21040	210	Onnouncu
	OREER	Removal				
Guadalupe		Channel	21600	21919	319	Unmodified
Cuudulupo	CREEK	Sediment	2.000	21010	010	onnou
		Removal				
Guadalupe	ALAMITOS	Channel	22150	22250	100	Unmodified
•	CREEK	Sediment				
		Removal				
Guadalupe	ALAMITOS	Channel	22685	23100	415	Unmodified
	CREEK	Sediment				
		Removal				
Guadalupe	CANOAS CREEK	Channel	0	39032	39032	Modified
		Sediment				
		Removal				
Guadalupe	CANOAS CREEK	Herbicide Only	0	39032	39032	Modified
Guadalupe	CALERO CREEK	Herbicide Only	12800	13200	400	Unmodified
Guadalupe	CALERO CREEK	Herbicide Only	13465	16507	3042	Unmodified
Guadalupe	GOLF CREEK	Herbicide Only	0	7550	7550	Modified
Guadalupe	GREYSTONE	Herbicide Only	0	7850	7850	Modified

Watershed Name	Facility Name	Activity	From Station	To Station	Reach Length	Channel Type
					(leet)	
Cuadaluna		Vagatation Hand	2049	2151	102	Modified
Guadalupe	CREEK	Removal Only	2040	2101	103	Woulled
Guadalupe		Vegetation Hand	5626	7/11	1785	Modified
Oudualupe	CREEK	Removal Only	3020	7411	1705	Woullieu
Guadalupe	GREYSTONE	Channel	5745	6036	291	Modified
Cuudulupo	CREFK	Sediment	07.10	0000	201	Modifiod
	UNLER	Removal				
Guadalupe	GUADALUPE	Herbicide Only	6205	7151	946	Modified
	RIVER	,				
Guadalupe	GUADALUPE	Vegetation Hand	24477	107415	82938	Unmodified,
	RIVER	Removal Only				Modified
Guadalupe	GUADALUPE	Herbicide Only	24477	107415	82938	Unmodified,
	RIVER					Modified
Guadalupe	GUADALUPE	Channel	42000	47000	5000	Modified
	RIVER	Sediment				
		Removal				
Guadalupe	GUADALUPE	Channel	49578	49902	324	Modified
	RIVER	Sediment				
		Removal				
Guadalupe	GUADALUPE	Channel	65445	65545	100	Modified
	RIVER	Sediment				
Cuadaluna		Removal	CC07E	66775	700	Madified
Guadalupe		Sodimont	00075	00775	700	woulled
		Removal				
Guadalupe	GUADALUPE	Channel	69750	71215	1465	Modified
Cuudulupo	RIVER	Sediment	00100	11210	1100	Modifiod
		Removal				
Guadalupe	GUADALUPE	Channel	73235	74325	1090	Modified
	RIVER	Sediment				
		Removal				
Guadalupe	GUADALUPE	Channel	79850	79950	100	Modified
	RIVER	Sediment				
		Removal				
Guadalupe	GUADALUPE	Channel	93700	94040	340	Modified
	RIVER	Sediment				
		Removal				
Guadalupe	GUADALUPE	Channel	97600	97750	150	Modified
	RIVER	Sediment				
Cuadaluna		Channal	100500	107007	EOE	Modified
Guadalupe		Sediment	100522	10/02/	505	woulled
		Removal				
Guadalupe		Hherbicide Only	0	2027	2027	Modified
- daddidpo			-			

Watershed Name	Facility Name	Activity	From Station	To Station	Reach Length (feet)	Channel Type
	CREEK					
Guadalupe	LOS GATOS CREEK	Hherbicide Only	0	42379	42379	Unmodified, Modified
Guadalupe	LOS GATOS CREEK	Channel Sediment Removal	40040	40170	130	Modified
Guadalupe	ROSS CREEK	Vegetation Hand Removal Only	0	23570	23570	Modified
Guadalupe	ROSS CREEK	Herbicide Only	0	23979	23979	Modified
Guadalupe	ROSS CREEK	Channel Sediment Removal	255	3051	2796	Modified
Guadalupe	ROSS CREEK	Channel Sediment Removal	3121	8560	5439	Modified
Guadalupe	ROSS CREEK	Channel Sediment Removal	12316	12799	483	Modified
Guadalupe	ROSS CREEK	Channel Sediment Removal	19350	19500	150	Modified
Guadalupe	ROSS CREEK	Herbicide Oonly	26700	27050	350	Modified
Guadalupe	ROSS CREEK	Herbicide Only	27284	27601	317	Modified
Guadalupe	GUADALUPE CREEK	Vegetation Hand Removal Only	107431	120238	12807	Unmodified, Modified
Guadalupe	GUADALUPE CREEK	Herbicide Only	107431	120870	13439	Unmodified, Modified
Guadalupe	GUADALUPE CREEK	Channel Sediment Removal	107535	107794	259	Modified
Guadalupe	GUADALUPE CREEK	Channel Sediment Removal	107820	108125	305	Modified
Guadalupe	GUADALUPE CREEK	Channel Sediment Removal	113345	113360	15	Modified
Guadalupe	GUADALUPE CREEK	Channel Sediment Removal	116700	116800	100	Unmodified
Guadalupe	GUADALUPE CREEK	Channel Sediment Removal	120314	120575	261	Unmodified
Guadalupe	RANDOL CREEK	Herbicide Only	0	10185	10185	Unmodified, Modified
Guadalupe	RANDOL CREEK	Vegetation Hand	8230	10185	1955	Unmodified,

Watershed Name	Facility Name	Activity	From Station	To Station	Reach Length (feet)	Channel Type
		Removal Only				Modified
Guadalupe	SOUTH EAST SANTA TERESA CREEK	Channel Sediment Removal	2420	2470	50	Modified
Guadalupe	WEST BRANCH RANDOL CREEK	Vegetation Hand Removal Only	0	1350	1350	Modified
Coyote	NORTH BABB CREEK	Herbicide Only	0	1410	1410	Modified
Coyote	NORTH BABB CREEK	Herbicide Only	3970	5402	1432	Modified
Coyote	SOUTH BABB CREEK	Herbicide Only	0	4570	4570	Modified
Coyote	BERRYESSA CREEK	Channel Sediment Removal	0	8771	8771	Modified
Coyote	BERRYESSA CREEK	Herbicide Only	0	29907	29907	Modified
Coyote	BERRYESSA CREEK	Channel Sediment Removal	11511	11671	160	Modified
Coyote	BERRYESSA CREEK	Channel Sediment Removal	16620	16680	60	Modified
Coyote	BERRYESSA CREEK	Channel Sediment Removal	16816	20310	3494	Modified
Coyote	BERRYESSA CREEK	Channel Sediment Removal	22555	23355	800	Modified
Coyote	BERRYESSA CREEK	Channel Sediment Removal	23375	23993	618	Modified
Coyote	BERRYESSA CREEK	Channel Sediment Removal	28639	28800	161	Modified
Coyote	CALERA CREEK	Herbicide Only	305	8264	7959	Unmodified, Modified
Coyote	CALERA CREEK	Channel Sediment Removal	1026	4058	3032	Modified
Coyote	CALERA CREEK	Channel Sediment Removal	4227	4312	85	Modified
Coyote	CALERA CREEK	Vegetation Hand Removal Only	5025	6105	1080	Modified

CoyoteCALERA CRCoyoteRUBY CREECoyoteRUBY CREECoyoteCOYOTE CFCoyoteCOYOTE CFCoyoteCOYOTE CF	me Acti	ivity From Statio	n To on Statior	Reach Length (feet)	Channel Type
Coyote     RUBY CREE       Coyote     RUBY CREE       Coyote     COYOTE CF       Coyote     COYOTE CF       Coyote     COYOTE CF	EEK Channel Sedimer Remova	7364 I	7460	96	Modified
Coyote     RUBY CREE       Coyote     COYOTE CF       Coyote     COYOTE CF       Coyote     COYOTE CF       Coyote     COYOTE CF	K Herbicid	e Only 0	1340	1340	Modified
Coyote COYOTE CF Coyote COYOTE CF Coyote COYOTE CF	K Herbicid	e Only 7945	8440	495	Modified
Coyote COYOTE CF Coyote COYOTE CF	EEK Vegetation Remova	on Hand 45340 I Only	) 81800	36460	Unmodified, Modified
Coyote COYOTE CF	EEK Herbicid	Herbicide Only 45340 81800		36460	Unmodified, Modified
	EEK Channel Sedimer Remova	46395 It	5 46470	75	Modified
Coyote COYOTE CF	EEK Channel Sedimer Remova	46848 It	3 46923	75	Modified
Coyote COYOTE CF	EEK Vegetation Remova	egetation Hand 83530 ٤ هmoval Only د		2030	Modified
Coyote COYOTE CF	REK Herbicide	ide Only 84145 86400 2255		2255	Modified
Coyote COYOTE CF	EEK Channel Sedimer Remova	14352 It	20 144228	3 708	Unmodified
Coyote COYOTE CF	EEK Vegetation Remova	on Hand 14420 I Only	0 144800	600	Unmodified
Coyote COYOTE CF	EEK Herbicid	e Only 15090	06 156738	3 5832	Unmodified, Modified
Coyote FISHER CRI	EEK Herbicid	e Only 13500	) 15673	2173	Modified
Coyote LOS COCHE CREEK	S Herbicid	e Only 0	6790	6790	Modified
Coyote LOS COCHE CREEK	S Channel Sedimer Remova	55 It	846	791	Modified
Coyote LOS COCHE CREEK	S Channel Sedimer Remova	1577 It	2523	946	Modified
Coyote LOS COCHE CREEK	S Vegetation Remova	on Hand 1998	2209	211	Modified
Coyote LOS COCHE CREEK	S Vegetati	l Only		211	mouniou
Coyote LOS COCHE CREEK	Remova	I Only on Hand 5975 I Only	6800	825	Modified
Coyote LOWER SIL CREEK	Remova S Channel Sedimer Remova	I Only on Hand 5975 I Only 6400 ht	6800 6750	825 350	Modified Modified
Coyote LOWER SIL	Remova S Channel Sedimer Remova VER Vegetati Remova	I Only on Hand 5975 I Only 6400 at I On Hand 0 I Only 0	6800 6750 5245	825 350 5245	Modified Modified Modified

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Watershed Name	Facility Name	Activity	From	To	Reach Length	Channel Type
Name			Station	Station	(feet)	
Coyote	LOWER SILVER	Vegetation Hand	7563	9348	1785	Modified
	CREEK	Removal Only				
Coyote	LOWER SILVER	Channel	12876	15540	2664	Modified
	CREEK	Sediment				
Ocurate		Removal	40000	00000	005	Ma difi a d
Coyote		Channel	19668	20333	665	woaltied
	CREEN	Bomoval				
Covote		Vegetation Hand	24500	20210	4620	Modified
Coyole		Removal Only	24330	29210	4020	woulled
Covote		Channel	2/710	31862	71/3	Modified
Obyoic	CREEK	Sediment	24715	01002	7140	Woulled
		Removal				
Covote	LOWER SILVER	Herbicide Only	36827	38114	1287	Modified
	CREEK					
Coyote	MIGUELITA	Herbicide Only	1126	2460	1334	Modified
	CREEK					
Coyote	MIGUELITA	Channel 1451 2453 1002		1002	Modified	
	CREEK	Sediment				
		Removal				
Coyote	MIGUELITA	Herbicide Only	3650	4297	647	Modified
	CREEK					
Coyote	MIGUELITA	Channel	3677	3987	310	Modified
	CREEK	Sediment				
Coveta		Channel	15940	15000	150	Upmodified
Coyole		Sediment	13640	15990	150	Onnouneu
		Removal				
Covote	PIEDMONT	Herbicide Only	0	1797	1797	Modified
	CREEK		-			
Coyote	PIEDMONT	Vegetation Hand	1797	1896	99	Modified
	CREEK	Removal Only				
Coyote	PIEDMONT	Herbicide Only	1886	4300	2414	Modified
	CREEK					
Coyote	UPPER	Herbicide Only	1965	6512	4547	Unmodified,
	PENITENCIA					Modified
	CREEK		7000	7045	45	
Coyote		Channel	7200	7215	15	Modified
		Removal				
Covote		Herbicide Only	72/1	11702	1551	Unmodified
	PENITENCIA		1271	11132	-551	Modified
	CREEK					meaniou
Coyote	UPPER	Channel	17050	17150	100	Modified
	PENITENCIA	Sediment				

Watershed Name	Facility Name	Activity	From Station	To Station	Reach Length (feet)	Channel Type
	CREEK	Removal				
Coyote	UPPER	Channel	20400	20410	10	Unmodified
	PENITENCIA	Sediment				
	CREEK	Removal				
Coyote	LOWER	Vegetation Hand	0	4975	4975	Modified
	PENITENCIA	Removal Only				
	CREEK					
Coyote	LOWER	Herbicide Only	0	21693	21693	Modified
	PENITENCIA					
	CREEK					
Coyote	LOWER	Channel	1193	4975	3782	Modified
	PENITENCIA	Sediment				
	CREEK	Removal				
Coyote	LOWER	Channel	8979	9126	147	Modified
,	PENITENCIA	Sediment				
	CREEK	Removal				
Covote	LOWER	Channel	10599	10852	253	Modified
	PENITENCIA	Sediment				
	CREEK	Removal				
Covote	LOWER	Channel	11374	13311	1937	Modified
	PENITENCIA	Sediment				
	CREEK	Removal				
Covote	SIERRA CREEK	Herbicide Only	0	7290	7290	Modified
Covote	SIERRA CREEK	Channel	3825	4161	336	Modified
		Sediment				
		Removal				
Covote	SIERRA CREEK	Channel	4295	4395	100	Modified
	OILIN OILLIN	Sediment	.200	1000	100	mounou
		Removal				
Covote	SIERRA CREEK	Channel	6693	7293	600	Modified
	OILIN OILLIN	Sediment	0000	. 200	000	mounou
		Removal				
Covote		Herbicide Only	0	6374	6374	Modified
Obyoic	CREEK	Therbicide Only	U	0074	0074	Woullea
Covote		Channel	1115	4112	2997	Modified
Coyole		Sediment	1110	7112	2001	Woulled
	OREER	Removal				
Covote		Vegetation Hand	100	3600	3500	Modified
Coyole	CREEK	Removal Only	100	0000	0000	Woulled
Covote		Herbicide Only	100	3705	3605	Modified
	CREEK		100	5705	0000	Modified
Covote		Channel	2500	3700	1200	Modified
	CREEK	Sodimont	2000	5700	1200	woulled
		Removal				
Covote		Herbicide Only	0	3112	3112	Modified
Coyole	NUKWUUU		0	5115	5115	woulled

Watershed Name	Facility Name	Activity	From Station	To Station	Reach Length (feet)	Channel Type
	CREEK					
Coyote	NORWOOD CREEK	Channel Sediment Removal	1300	3070	1770	Modified
Coyote	NORWOOD CREEK	Herbicide Only	12402	13110	708	Unmodified, Modified
Coyote	QUIMBY CREEK	Channel Sediment Removal	0	1018	1018	Modified
Coyote	QUIMBY CREEK	Herbicide Only	0	3790	3790	Modified
Coyote	QUIMBY CREEK	Channel Sediment Removal	1170	3790	2620	Modified
Coyote	EVERGREEN CREEK	Vegetation Hand Removal Only	0	3700	3700	Unmodified, Modified
Coyote	THOMPSON CREEK	Herbicide Only	0	7070	7070	Unmodified, Modified
Coyote	THOMPSON CREEK	Channel Sediment Removal	0	1005	1005	Modified
Coyote	THOMPSON CREEK	Vegetation Hand Removal Only	6983	10000	3017	Unmodified, Modified
Coyote	THOMPSON CREEK	Vegetation Hand Removal Only	27225	27840	615	Unmodified
Coyote	FLINT CREEK	hHerbicide Only	0	1957	1957	Modified
Coyote	FLINT CREEK	Herbicide Only	6290	7130	840	Unmodified, Modified
Coyote	PENITENCIA EAST CHANNEL	Herbicide Only	0	3654	3654	Modified
Coyote	PENITENCIA EAST CHANNEL	Channel Sediment Removal	2400	3600	1200	Modified
Coyote	COCHRAN CHANNEL	Herbicide Only	0	7556	7556	Modified
Coyote	COYOTE BYPASS	Channel Sediment Removal	8879	8897	18	Modified
Uvas/Llagas & Pajaro	LLAGAS CREEK	Vegetation Hand Removal Only	17316	38880	21564	Modified
Uvas/Llagas & Pajaro	LLAGAS CREEK	Channel Sediment Removal	36900	37100	200	Modified
Uvas/Llagas & Pajaro	LLAGAS CREEK	Channel Sediment Removal	50250	50510	260	Unmodified

Watershed Name	Facility Name	Activity	From Station	To Station	Reach Length	Channel Type
			• · · · · · ·	Clairen	(feet)	
Uvas/Llagas &	LLAGAS CREEK	Vegetation Hand	66430	68108	1678	Unmodified
Pajaro		Removal Only	= 1000			
Uvas/Llagas &	LLAGAS CREEK	Vegetation Hand	74000	77175	3175	Unmodified
Pajaro		Removal Only				
Uvas/Llagas &	LLAGAS CREEK	Vegetation Hand	82727	83175	448	Unmodified
Pajaro		Removal Only				
Uvas/Llagas &	JONES CREEK	Channel	11200	13624	2424	Modified
Pajaro		Sediment				
		Removal		40004		
Uvas/Llagas &	WESTLITTLE	Vegetation Hand	4480	16304	11824	Unmodified,
Pajaro		Removal Only		40050	1050	Modified
Uvas/Llagas &	WESTLITTLE	Channel	7700	12350	4650	Modified
Pajaro	LLAGAS CREEK	Sediment				
		Removal	45000	45700	400	
Uvas/Llagas &	WESTLITTLE	Channel	15680	15788	108	Modified
Pajaro	LLAGAS CREEK	Sealment				
		Removal	40045	00400	2405	Ma difi a d
Ovas/Liagas &		Removal Only	19015	22420	3405	wodilied
		Kemoval Only	0	21940	21940	Modified
Dvas/Llagas &			0	21040	21640	woulled
		Channel	4627	5609	071	Modified
Dvas/Llayas &		Sodimont	4037	5000	971	woulled
Fajalo	CHANNEL	Removal				
llvas/Llagas &		Channel	6637	7606	969	Modified
Paiaro	CHANNEL	Sediment	0007	1000	505	Mouneu
i ujulo		Removal				
Uvas/Llagas &	MADRONE	Channel	10302	10602	300	Modified
Paiaro	CHANNEL	Sediment				
		Removal				
Uvas/Llagas &	MADRONE	Channel	11300	11600	300	Modified
Pajaro	CHANNEL	Sediment				
		Removal				
Uvas/Llagas &	MADRONE	Channel	12100	21840	9740	Modified
Pajaro	CHANNEL	Sediment				
		Removal				
Uvas/Llagas &	PRINCEVALLE	Channel	0	251	251	Modified
Pajaro	DRAIN	Sediment				
		Removal				
Uvas/Llagas &	PRINCEVALLE	Vegetation Hand	0	10000	10000	Modified
Pajaro	DRAIN	Removal Only				
Uvas/Llagas &	PRINCEVALLE	Channel	8036	9536	1500	Modified
Pajaro	DRAIN	Sediment				
		Removal				
Uvas/Llagas &	UVAS-	Vegetation Hand	27000	49425	22425	Unmodified,

Watershed	Facility Name	Activity	From	To	Reach Length	Channel Type
Name			Station	Station	(feet)	
Pajaro	CARNADERO	Removal Only				Modified
	CREEK		0	050	050	
Uvas/Llagas &	CORRALLIIOS	Vegetation Hand	0	952	952	Modified
Pajaro		Removal Only	0005	40700	2504	Madified
Uvas/Liagas &		Vegetation Hand	8235	10739	2504	woaltied
		Channel	10570	10700	120	Modified
Dvas/Llayas &		Sediment	10570	10700	130	woulled
Гајато	GREEK	Removal				
Uvas/Llagas &	WEST BRANCH	Vegetation Hand	0	22000	22000	Modified
Pajaro	LLAGAS CREEK	Removal Only				
Uvas/Llagas &	SAN MARTIN	Vegetation Hand	7200	9285	2085	Modified
Pajaro	CREEK	Removal Only				
Uvas/Llagas &	EAST LITTLE	Channel	0	12300	12300	Modified
Pajaro	LLAGAS CREEK	Sediment				
		Removal	_			
Uvas/Llagas &	EAST LITTLE	Vegetation Hand	0	22509	22509	Unmodified,
Pajaro		Removal Only		40740	40740	Modified
Uvas/Llagas &	LIONS CREEK	Vegetation Hand	0	10719	10719	Unmodified,
		Kemoval Only	0	2212	2212	Modified
Dvas/Liayas &		Peroval Only	0	3312	3312	woulled
Fajaiu		Channel	1883	3312	1/20	Modified
Paiaro	CHANNEL	Sediment	1005	5512	1423	Woulled
rajaro		Removal				
Uvas/Llagas &	NORTH MOREY	Vegetation Hand	0	1348	1348	Modified
Pajaro	CHANNEL	Removal Only				
Uvas/Llagas &	NORTH MOREY	Channel	575	1348	773	Modified
Pajaro	CHANNEL	Sediment				
		Removal				
Uvas/Llagas &	LOWER MILLER	Vegetation Hand	0	5501	5501	Modified
Pajaro	SLOUGH	Removal Only				
Uvas/Llagas &	UPPER MILLER	Vegetation Hand	0	1022	1022	Modified
Pajaro	SLOUGH	Removal Only				
Coyote	COYOTE CANAL	Herbicide Only	0	37982	37982	Modified
Coyote	EXTENSION	Herbicide Only	0	6323	6323	Modified
Guadalupe	COYOTE	Herbicide Only	2149	47283	45134	Modified
	ALAMITOS					
	CANAL					
Guadalupe	COYOTE	Channel	6748	7600	852	Modified
	ALAMITOS	Sediment				
	CANAL	Removal				
Guadalupe	COYOTE	Channel	7823	11341	3518	Modified
	ALAMITOS	Sediment				

Watershed Name	Facility Name	Activity	From Station	To Station	Reach Length (feet)	Channel Type
	CANAL	Removal				
Guadalupe	COYOTE	Channel	12373	12900	527	Modified
	ALAMITOS	Sediment				
	CANAL	Removal				
Guadalupe	COYOTE	Channel	14233	14353	120	Modified
	ALAMITOS	Sediment				
	CANAL	Removal				
Guadalupe	COYOTE	Channel	30208	30258	50	Modified
	ALAMITOS	Sediment				
	CANAL	Removal				
Guadalupe	COYOTE	Channel	31463	32463	1000	Modified
	ALAMITOS	Sediment				
	CANAL	Removal				
Guadalupe	KIRK	Herbicide Only	380	930	550	Modified
	DISTRIBUTION					
	SYSIEM		0004	- 100	1707	
Guadalupe	KIRK	Herbicide Only	3394	5129	1735	Modified
	DISTRIBUTION					
	SYSIEM		0405	7000	4755	
Guadalupe	KIKK	Herbicide Only	6165	7920	1755	Modified
	DISTRIBUTION					
Quadaluna	SISIEM	Harbiaida Only	060	2100	2140	Madified
Guadalupe			900	3100	2140	woullied
	OVOTEM					
Guadalune		Herbicide Only	4550	6344	1704	Modified
Ouaualupe		Therbicide Only	-000	0044	1754	Woulled
	SYSTEM -					
	UPPER					
Guadalupe	PAGE	Herbicide Only	7980	9630	1650	Modified
	DISTRIBUTION	, , , , , , , , , , , , , , , , , , ,				
	SYSTEM -					
	UPPER					
Guadalupe	VASONA CANAL	Herbicide Oonly	0	1050	1050	Modified
Guadalupe	VASONA CANAL	Herbicide Oonly	2450	3190	740	Modified
Guadalupe	VASONA CANAL	Herbicide Oonly	4130	7030	2900	Modified
Guadalupe	VASONA CANAL	Herbicide Oonly	7380	8615	1235	Modified
Guadalupe	ALMADEN-	Herbicide Only	0	23919	23919	Modified
	CALERO CANAL					
Guadalupe	ALMADEN-	Vegetation Hand	150	2950	2800	Modified
	CALERO CANAL	NAL Removal Only				
Guadalupe	ALMADEN-	Channel	250	300	50	Modified
	CALERO CANAL	Sediment				
		Removal				

Watershed Name	Facility Name	Activity	From Station	To Station	Reach Length (feet)	Channel Type
Guadalupe	ALMADEN-	Channel	500	9000	8500	Modified
	CALERO CANAL	Sediment				
		Removal				
Guadalupe	ALMADEN-	Vegetation Hand	3610	9240	5630	Modified
	CALERO CANAL	Removal Only				
Guadalupe	ALMADEN-	Vegetation Hand	9700	23919	14219	Modified
	CALERO CANAL	Removal Only				

For channels and maintenance activities that were identified and permitted in 2002, but for which the projected maintenance work did not occur during the 2002-2013 period, these channel locations do not have on-going mitigation provided for them under SMP-1. For such channels and activities that may have been previously projected, but no work was conducted, these channel locations and activities will be mitigated under SMP-2 as described below in Section 10.4.

During the SMP-1 period 2002-2013 the SCVWD conducted on-site mitigation activities for bank stabilization projects. The SCVWD also conducted large woody debris (LWD) mitigation for projects where LWD was removed from an anadromous salmonid channel during SMP-1. The maps in Figures 10-7 and 10-8 show on-site mitigation projects for bank stabilization and LWD SMP-1 (2002-2013). Bank stabilization projects are listed in Table 10-4a and the LWD projects are listed in Table 10-4b. Mitigation was not required for sites where LWD was modified or relocated.

#### Tables 10-4. Mitigation Sites for SMP-1 Bank Stabilization and Large Woody Debris Projects

 Table 10-4a.
 Revegetation Sites for Bank Stabilization Projects in SMP-1

WATERSHED	GIS ID	FACILITY	FROM STATION	TO STATION	BANK REPAIR PROJECT WHERE REVEGETATION OCCURRED	REVEGETATION AREA (square feet)	YEAR REVEGETATION INSTALLED
LOWER PENINSULA	10100	ADOBE CK.	24800	25260	PROJECT #164 ADOBE U/S FTHL TO EL CAMINO	21780	2005
LOWER PENINSULA	10100	ADOBE CK.	34180	34450	PROJECT #164 ADOBE U/S FTHL TO EL CAMINO	750	2006
LOWER PENINSULA	10100	ADOBE CK.	37460	38200	PROJECT #179 ADOBE CK. Moos, Ward Property	700	2003, 2004
LOWER PENINSULA	10100	ADOBE CK.	48100	48300	PROJECT #273 ADOBE D/S O'KEEFE	290	2008, 2009
LOWER PENINSULA	10120	BARRON CK.	120	250	PROJECT #292 BARRON CRK. U/S ADOBE CONFL.	300	2009
LOWER PENINSULA	10160	HALE CK.	10510	10575	PROJECT #257 HALE @ 1st BAPTIST CHURCH	5000	2007
LOWER PENINSULA	10160	HALE CK.	11480	11520	PROJECT #208 HALE D/S MAGDALENA	1615	2004
LOWER PENINSULA	10240	PERMANENTE CK.	28500	28550	PROJECT #241 PERMANENT D/S BARBARA	100	2006
LOWER PENINSULA	10240	PERMANENTE CK.	40100	40200	PROJECT #226 PERMANENTE @ LUNDY	1600	1998
LOWER PENINSULA	10240	PERMANENTE CK.	44560	44635	PROJECT #265 PERMANENTE @ ROTH PROPERTY	2050	2007
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WATERSHED	GIS ID	FACILITY	FROM STATION	TO STATION	BANK REPAIR PROJECT WHERE REVEGETATION OCCURRED	REVEGETATION AREA (square feet)	YEAR REVEGETATION INSTALLED
LOWER PENINSULA	10290	STEVENS CK.	18180	18225	PROJECT #254 STEVENS CK. D/S MIDDLEFIELD RD.	500	2007
LOWER PENINSULA	10290	STEVENS CK.	43925	43960	PROJECT #248 STEVENS CK D/S HOMESTEAD	1920	2000
LOWER PENINSULA	10290	STEVENS CK.	50850	50920	PROJECT #167 STEVENS CK. CLEAR CK CT	1200	2002
WEST VALLEY	20100	CALABAZAS CK.	36987	37145	PROJECT #356 CALABAZAS U/S HWY. 280	1288	2012
WEST VALLEY	20100	CALABAZAS CK.	42405	44400	PROJECT #307 CALABAZAS D/S BOLLINGER BRIDGE	1190	2010
WEST VALLEY	20100	CALABAZAS CK.	44800	45330	PROJECT # 246 CALABAZAS U/S BOLLINGER BRIDGE	10100	2006, 2009
WEST VALLEY	20100	CALABAZAS CK.	48761	49100	PROJECT #329 CALABAZAS CK U/S & D/S RAINBOW DR.	3985	2010, 2012
WEST VALLEY	20100	CALABAZAS CK.	51750	51880	PROJECT #245 CALABAZAS D/S PROSPECT	600	2005
WEST VALLEY	20100	CALABAZAS CK.	55440	56850	PROJECT #355 CALABAZAS U/S UPRR SITE SB30, SB11, 13, SB38	3985	2011
WEST VALLEY	20100	CALABAZAS CK.	59350	59400	PROJECT #258 CALABAZAS D/S COMER DR.	250	2007
WEST VALLEY	20100	CALABAZAS CK.	60860	60880	PROJECT #333 CALABAZAS CK @ PADERO CT.	250	2010

WATERSHED	GIS ID	FACILITY	FROM STATION	TO STATION	BANK REPAIR PROJECT WHERE REVEGETATION OCCURRED	REVEGETATION AREA (square feet)	YEAR REVEGETATION INSTALLED
WEST VALLEY	20100	CALABAZAS CK.	64160	64180	PROJECT #171 CALABZAS @ QUARRY RD.	600	2002
WEST VALLEY	20140	MISTLETOE CK.	1639	1654	PROJECT #259 MISTLETOE CR. D/S MISTLETOE CT.	500	2007
WEST VALLEY	20170	REGNART CK.	12500	12600	PROJECT #145 REGNART U/S UPRR	1050	2000
WEST VALLEY	20170	REGNART CK.	5450	5550	PROJECT #244 REGNART CK U/S PACIFICA DR.	225	2006
WEST VALLEY	20180	RODEO CK.	1325	1340	PROJECT #243 RODEO U/S RAINBOW	120	2006
WEST VALLEY	20190	SAN TOMAS CK.	59490	59710	PROJECT #176 SAN TOMAS U/S MCCOY	2850	2002
WEST VALLEY	20190	SAN TOMAS CK.	60415	60485	PROJECT #372 SAN TOMAS U/S MCCOY (2013)	1000	2012
WEST VALLEY	20190	SAN TOMAS CK.	63820	63950	PROJECT #357 SAN TOMAS D/S WESTMONT	8333	2011, 2012
WEST VALLEY	20190	SAN TOMAS CK.	66650	66850	PROJECT #255 SAN TOMAS D/S POLLARD	2400	2007
WEST VALLEY	20190	SAN TOMAS CK.	68400	68475	PROJECT #275 SAN TOMAS U/S SOBEY	105	2008
WEST VALLEY	20190	SAN TOMAS CK.	70725	70775	PROJECT #256 SAN TOMAS D/S MONTCLAIRE	250	2007

WATERSHED	GIS ID	FACILITY	FROM STATION	TO STATION	BANK REPAIR PROJECT WHERE REVEGETATION OCCURRED	REVEGETATION AREA (square feet)	YEAR REVEGETATION INSTALLED
WEST VALLEY	20190	SAN TOMAS CK.	73000	73275	PROJECT #174 SAN TOMAS @ AVON	1140	2003
WEST VALLEY	20210	SARATOGA CK.	15040	15065	PROJECT #387 SARATOGA U/S PRUNERIDGE	125	2011
WEST VALLEY	20210	SARATOGA CK.	23550	23600	PROJECT #202 SARATOGA D/S BOLLINGER	250	2003
WEST VALLEY	20210	SARATOGA CK.	27490	27580	PROJECT #274 SARATOGA D/S ENGLISH	50	2009
WEST VALLEY	20210	SARATOGA CK.	31515	31960	PROJECT #153 SARATOGA U/S PROSPECT	3220	2009
WEST VALLEY	20210	SARATOGA CK.	35725	35900	PROJECT #242 SARATOGA U/S COX	1350	2006
WEST VALLEY	20210	SARATOGA CK.	38920	38960	PROJECT #144 SARATOGA D/S VIA MONTE	1500	2000
WEST VALLEY	20210	SARATOGA CK.	46400	46450	PROJECT #223 SARATOGA D/S WALNUT	4000	2008
WEST VALLEY	20210	SARATOGA CK.	50240	50400	PROJECT #222 SARATOGA U/S 4TH	2000	2005
WEST VALLEY	20300	WILDCAT CK.	2880	3000	PROJECT #359 WILDCAT CK. D/S PORTOS	2300	2012
WEST VALLEY	20300	WILDCAT CK.	960	980	PROJECT #203 WILDCAT D/S QUITO	300	2004

WATERSHED	GIS ID	FACILITY	FROM STATION	TO STATION	BANK REPAIR PROJECT WHERE REVEGETATION OCCURRED	REVEGETATION AREA (square feet)	YEAR REVEGETATION INSTALLED
WEST VALLEY	20360	PROSPECT CK.	3985	4065	PROJECT #201 PROSPECT CREEK @ BLUE HLLS	1500	2004
GUADALUPE	30100	ALAMITOS CK.	11000	11050	PROJECT #175 ALAMITOS U/S & D/S GRAYSTONE	3500	2004
GUADALUPE	30100	ALAMITOS CK.	12050	12225	PROJECT #175 ALAMITOS U/S & D/S GRAYSTONE	3500	2001
GUADALUPE	30100	ALAMITOS CK.	12500	12630	PROJECT #276 ALAMITOS @ BUBBLINGWELL	2750	2007
GUADALUPE	30100	ALAMITOS CK.	13160	13440	PROJECT #291 ALAMITOS @ BRET HARTE	792	2009
GUADALUPE	30100	ALAMITOS CK.	14110	14170	PROJECT #318 ALAMITOS CK. @ RANDOL CK. CONFL.	3825	2010
GUADALUPE	30100	ALAMITOS CK.	21300	21900	PROJECT #212 ALAMITOS @ PRICEWOOD	6723	2004
GUADALUPE	30100	ALAMITOS CK.	21300	21405	PROJECT #321 ALAMITOS CK. @ FIELDWOOD CT.	2250	2010
GUADALUPE	30100	ALAMITOS CK.	22150	22350	PROJECT #296 ALAMITOS CRK D/S ALMADEN EXPRSSWY	3300	2010
GUADALUPE	30100	ALAMITOS CK.	22685	22775	PROJECT #316 ALAMITOS CRK U/S ALMADEN EXPRSSWY	3500	2010
GUADALUPE	30100	ALAMITOS CK.	3175	3575	PROJECT #142 ALAMITOS D/S MAZZONE	10800	2000

WATERSHED	GIS ID	FACILITY	FROM STATION	TO STATION	BANK REPAIR PROJECT WHERE REVEGETATION OCCURRED	REVEGETATION AREA (square feet)	YEAR REVEGETATION INSTALLED
GUADALUPE	30100	ALAMITOS CK.	40225	40280	PROJECT #295 ALAMITOS CRK D/S ALMADEN DAM	212	2009
GUADALUPE	30100	ALAMITOS CK.	8900	10100	PROJECT #272 ALAMITOS @ GREYSTONE CONFL.	15144	2008, 2009, 2010
GUADALUPE	30110	CANOAS CK.	10000	10830	PROJECT #231 CANOAS D/S CAPITOL AVE. BOTH BANKS	12500	2006
GUADALUPE	30110	CANOAS CK.	9220	10000	PROJECT #231 CANOAS D/S CAPITOL AVE. BOTH BANKS	1500	2005
GUADALUPE	30130	GOLF CK.	4070	4195	GOLF D/S CULLIGAN	2500	2004
GUADALUPE	30130	GOLF CK.	580	1110	PROJECT #228 GOLF CREEK U/S ALMADEN EXPR, &	14625	2005
GUADALUPE	30140	GREYSTONE CK.	5840	5940	PROJECT #278 GREYSTONE U/S OLIVE BRANCH	2500	2007
GUADALUPE	30150	GUADALUPE RVR.	74725	75025	PROJECT #177 GUADALUPE RVR D/S VIRGINIA	780	2003
GUADALUPE	30150	GUADALUPE RVR.	81230	81440	PROJECT #178 GUADALUPE RVR U/S ALMA	2800	2003
GUADALUPE	30150	GUADALUPE RVR.	90700	90800	PROJECT #172 GUADALUPE RIVER @ HILLSDALE	3000	2003
GUADALUPE	30150	GUADALUPE RVR.	93780	94020	PROJECT #370 GUADALUPE RVR U/S CAPITOL EXPRSWY.	6500	2012

WATERSHED	GIS ID	FACILITY	FROM STATION	TO STATION	BANK REPAIR PROJECT WHERE REVEGETATION OCCURRED	REVEGETATION AREA (square feet)	YEAR REVEGETATION INSTALLED
GUADALUPE	30200	LOS GATOS CK.	13750	14140	PROJECT #187 LOS GATOS U/S LEIGH	17250	2001
GUADALUPE	30200	LOS GATOS CK.	17885	18125	PROJECT #187 LOS GATOS U/S MERIDIAN	5500	2001
GUADALUPE	30200	GUADALUPE RVR.	45440	46815	PROJECT #250 GUADALUPE RVR D/S TRIMBLE	22440	2006, 2007
GUADALUPE	30200	GUADALUPE RVR.	72660	72700	PROJECT #155 GUADALUPE RVR D/S WOZ WAY (2 SITES	10367	1998, 1999
GUADALUPE	30230	ROSS CK.	12400	12700	PROJECT # 247 ROSS CRK D/S HARWOOD RD.	4407	2006
GUADALUPE	30230	ROSS CK.	13880	14023	PROJECT #294 ROSS CRK U/S HARWOOD	1540	2009
GUADALUPE	30230	ROSS CK.	14990	15450	PROJECT #260 ROSS CRK D/S LEIGH AVE.	1600	2009
GUADALUPE	30230	ROSS CK.	17975	18150	PROJECT #277 ROSS CRK D/S UNION	3660	2008
GUADALUPE	30230	ROSS CK.	18275	18840	PROJECT #312 ROSS CRK U/S UNION AVE	2560	2010
GUADALUPE	30230	ROSS CK.	21280	21415	PROJECT #293 ROSS CRK U/S LOS GATOS/ALMADEN RD.	1350	2009
GUADALUPE	30230	ROSS CK.	7700	8350	PROJECT #262 ROSS CRK KIRK AVE. D/S TO MERIDIAN	20000	2007

WATERSHED	GIS ID	FACILITY	FROM STATION	TO STATION	BANK REPAIR PROJECT WHERE REVEGETATION OCCURRED	REVEGETATION AREA (square feet)	YEAR REVEGETATION INSTALLED
COYOTE	40180	CALERA CK.	5910	5950	PROJECT #206 CALERA CRK. U/S HILLVIEW	300	2003
COYOTE	40210	COYOTE CK.	85500	85730	PROJECT #261 COYOTE CR @ SBMHP, Nottinghill d/s Berryessa	13950	2007, 2009
COYOTE	40260	LOWER SILVER CK.	28800	29640	LOWER SILVER D/S TULLY AVE.	1800	2012
COYOTE	40320	UPPER PENITENCIA CK.	11300	11730	PROJECT #279 UPPER PENITENCIA D/S CAPITOL	6400	2008, 2009
COYOTE	40320	UPPER PENITENCIA CK.	19960	20025	PROJECT #156 UPPER PENITENCIA @ NOBLE	600	2000
COYOTE	40470	THOMPSON CK.	28810	28870	PROJECT #323 THOMPSON U/S FARNSWORTH	1300	2010
COYOTE	40470	THOMPSON CK.	3560	4275	PROJECT #169 THOMPSON AT EVERDALE, Pettigrew	16652	2002, 2003, 2010
COYOTE	40470	THOMPSON CK.	6210	6970	PROJECT #346 THOMPSON D/S ABORN RD.	16500	2010
COYOTE	40470	THOMPSON CK.	7270	7520	PROJECT #207 THOMPSON U/S ABORN RD.	5721	2013
COYOTE	40470	THOMPSON CK.	8340	8380	PROJECT #207 THOMPSON U/S ABORN RD.	560	2004

WATERSHED	GIS ID	FACILITY	FROM STATION	TO STATION	BANK REPAIR PROJECT WHERE REVEGETATION OCCURRED	REVEGETATION AREA (square feet)	YEAR REVEGETATION INSTALLED
COYOTE	40470	THOMPSON CK.	9400	9550	PROJECT #361 THOMPSON U/S CADWALLADER	1640	2012
PAJARO	50100	LLAGAS CK.	50300	50425	PROJECT. #251 LLAGAS @ E. LITTLE LLAGAS CONFL.	1690	2007
PAJARO	50490	BODFISH CK.	1190	2240	PROJECT #141 BODFISH CREEK U/S & D/S RANCHO VISTA	2500	2002
## Table 10-4b. Large Woody Debris Mitigation Sites in SMP-1

WATERSHED	CREEK NAME	GIS ID	FROM STATION	TO STATION	YEAR	LWD VOLUME (cubic yards)	Notes
Guadalupe	Alamitos	30100	11881	11938	2004	8	Large woody debris installed in 2004 as part of SMP bank repair project (B16).
Guadalupe	Alamitos	30100	12750	12843	2007	20.3	Large woody debris installed in 2007 as part of SMP bank repair (B14).
Guadalupe	Alamitos	30100	13170	13242	2008	12.33	Large woody debris installed in 2008 as part of SMP Bank Repair (5B20).
Guadalupe	Alamitos	30100	21600	21865	2008	13.55	Large woody debris installed in 2008 as part of SMP Bank Repair projects (5B22 & 5B23).
Guadalupe	Calero	30120	2800	3000	2005	23	Live leaning tree cabled in place to protect infrastructure. Lateral scour bars installed into eroding bank.
Coyote	Coyote	40210	144200	144800	2010	9	LWD added as part of the bank protection and sediment removal work.
Coyote	Coyote	40210	174600	175550	2012	6.82	Redwood logs used to create a log weir for large woody debris mitigation.
Lower Peninsula	Stevens	10290	10700	11525	2012	6.08	Installation of 5 redwood logs in-stream for large woody debris. The logs were tagged (#13-#17).
Coyote	Upper Penitencia	40320	6357	6373	2010	13	Log weir installation.

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WATERSHED	CREEK NAME	GIS ID	FROM STATION	TO STATION	YEAR	LWD VOLUME (cubic yards)	Notes
Coyote	Upper Penitencia	40320	11100	11101	2009	10	LWD mitigation project
Pajaro	Uvas- Carnadero	50180	32590	32990	2012	11.35	12 seasoned eucalyptus logs 0.00 11.35 11.35 were installed for large woody debris mitigation credit. The logs were tagged #1-12.



Figure 10-7. Bank Stabilization and Large Woody Debris Mitigation Sites in SMP-I (2002-2013).



Figure 10-8. Bank Stabilization and Large Woody Debris Mitigation Sites in SMP-1 (2002-2013).

## 10.4 Mitigation Approach for SMP-2 (2014-2023)

Mitigation will be provided for routine stream maintenance activities under SMP-2 in new work areas, defined as the following: (1) areas not covered by SMP-1 mitigation; (2) areas where maintenance in SMP-1 channels was previously identified, but where work never occurred; (3) and for SMP-1 channels where work was conducted, but the work under SMP-2 is of a different type than conducted under SMP-1. The mitigation requirements described in this chapter will be applied as necessary to address SMP-2 mitigation needs. Compensatory mitigation plans are only required for mitigation sites that are outside of the SMP area (above the 1000' contour).

## 10.4.1 Overview of Mitigation Strategies for SMP-2

Four potential mitigation approaches will be used during SMP-2 including: (1) on-site and offsite ecologic services based mitigation; (2) land acquisition based mitigation; (3) speciesspecific mitigation; and (4) a single-user mitigation bank as required by the USACE, and developed in coordination with the USACE and other regulatory agencies. This multi-faceted mitigation strategy provides a range of solutions to address the variety of maintenance activities, impact types, and resource conditions that occur along the SMP channels, and the availability of appropriate mitigation opportunities.

## On-site and Off-site Ecologic Services Based Mitigation

On-site and Off-site Ecological Services Based Mitigation consists of replacing or enhancing ecological services at the impact site or nearby. Ecological services may include the removal of non-native invasive species to facilitate growth of native species; restoration of native plant communities following maintenance activities; replacement or reconstruction of habitat features following maintenance activities.

## Land Acquisition Based Mitigation

As a component of the overall SMP-2 mitigation strategy, the SCVWD will continue to seek opportunities to acquire lands to address longer-term mitigation needs. As such lands are identified, the SCVWD will coordinate with the regulatory agencies to evaluate, review, and approve how such potential lands could be used for SMP-2 mitigation.

## Species Specific Mitigation

For impacts to listed species regulated by the USFWS and covered by the VHP, the SCVWD will compensate for species-specific impacts by paying land cover fees (based on the VHP fee schedule) to the Santa Clara Valley Habitat Agency for conservation of these species. Mitigation for impacts to salmonids, as regulated by the NMFS, will be ecological services based and will include coarse sediment augmentation, and instream complexity replacement, as described below in 10.8.3. Mitigation for state listed species will be in an Incidental Take Permit, while mitigation for the pallid bat will be determined based on negotiations with the CDFW. Mitigation for tidal wetland impacts will be covered (up to 9 acres) at the Island Ponds Mitigation site. For the loss of yellow warbler habitat, the SCVWD will restore riparian habitat at a 1:1 ratio. Special status plant species impacts will provided by preservation and enhancement of occupied habitat or payment of fees to the VHP for covered species.

burrowing owls will be handled through the payment of burrowing owl impact fees to the Valley Habitat Agency.

## Single-User Umbrella Mitigation Bank

The SCVWD may develop a single-user umbrella mitigation bank in coordination with the USACE. The single user umbrella bank will allow for establishment of multiple mitigation sites over time and establish the site protection requirements set forth in a formal banking agreement between the USACE, the SCVWD, and possibly the RWQCBs, NMFS, and CDFW. Each agency will need to approve the mitigation bank prior to accepting mitigation credits for impacts within their jurisdiction. As new mitigation banks are established, the approval of the bank will need to go through the appropriate regulatory agency and their bank approval process.

This single-user mitigation bank will afford a structure with which to provide "consolidated" or "programmatic" mitigation. This bank will be used for impacts that cannot be addressed, or are not appropriately addressed, through the ecologic services based mitigation. The single-user mitigation bank would incorporate any new land acquisition based mitigation, the potential roll-over of excess mitigation from SMP-1 if available, off-site mitigation for bank stabilization projectsand mitigation for other permanent or repeat impacts not accommodated in the other mitigation approaches. Tidal mitigation is available at this time, but not stream and watershed protection. This umbrella banking structure would not apply to SMP-1 mitigation that was already accepted and permitted.

## 10.4.2 Overview of Mitigation Ratios for SMP-2

SMP-2 will use mitigation criteria, metrics, and ratios based on measured impacts to determine the mitigation requirement. Table 10-5 provides an overview of the mitigation ratios for sediment removal and vegetation management activities. Table 10-6 provides a summary of mitigation ratios for bank stabilization activities. More information regarding the ratios presented in Tables 10-5 and 10-6, including the rationale and additional explanation of how the ratios will be used is provided in Section 10.5. The mitigation ratios developed for SMP-2 considered the nature and extent of potential impacts caused by maintenance activities, including how functions and values are potentially affected. A key update for SMP-2 is the classification of SMP Channels as either Modified, Modified with Ecological Value, or Unmodified in considering the appropriate mitigation ratio guidance and standard operating procedures from the USACE (12501 – SPD, Regulatory Program, Standard Operating Procedure for Determination of Mitigation Ratios, 2013;

http://www.spd.usace.army.mil/Portals/13/docs/regulatory/qmsref/ratio/12501-7-13.pdf).

 Table 10-5:
 Summary of Mitigation Components and Ratios by Channel Type for SMP-2 New Work Areas

Maintenance	<b>NI</b> (L)	4:	Modifi	ied Channel	Modifi with I	ed Channel Ecological /alue	Uni C	nodified hannel
Activity	Mittiga	ition Type	No Acquis Mi	on-Land sition Based tigation	No Aco Based	n-Land uisition Mitigation	No Aco Based	n-Land quisition Mitigation
	Invasive Plar Program	nt Management	1	1:1, 2:1	1	:1, 2:1	1	:1, 2:1
	Riparian Res Planting Proc	toration and gram	1.1:1		1.3:1		1.5:1	
	Individual Tre Plantings: Tre	ee and Shrub ees <6"		1.1:1		1.3:1		1.5:1
	Individual Tre Plantings: Tre	ee and Shrub ees 6-12" <sup>1</sup>	1:1	, 2:1, 3:1	1:1	2:1, 3:1	1:1,	2:1, 3:1
Sediment	Instream Complexity Large Woody Debris Replacement			1:1		1:1		1:1
Keniovai				1:1		1:1		1:1
	Land	Function	In- kind	Out-of- kind	In- kind	Out-of- kind	In- kind	Out-of- kind
	Acquisition	Preservation	3:1	4:1	3:1	4:1	3:1	4:1
	Based	Enhancement	2:1	3:1	2:1	3:1	2:1	3:1
	Mitigation	Rehabilitation	2:1	2:1	2:1	2:1	2:1	2:1
		Establishment	2:1	2:1	2:1	2:1	2:1	2:1
	Invasive Plan Program	it Management	1	1:1, 2:1	1	:1, 2:1	1	:1, 2:1
	Riparian Res Planting Proc	toration and gram		1.1:1		1.3:1		1.5:1
	Individual Tre Plantings: Tre	ee and Shrub ees <6"	1.1:1			1.3:1		1.5:1
Vegetation	Individual Tre Plantings: Tre	ee and Shrub ees 6-12" <sup>1</sup>	1:1, 2:1, 3:1		1:1, 2:1, 3:1		1:1, 2:1, 3:1	
management	Land	Function	In- kind	Out-of- kind	In- kind	Out-of- kind	ln- kind	Out-of- kind
	Acquisition	Preservation	3:1	4:1	3:1	4:1	3:1	4:1
	Based	Enhancement	2:1	3:1	2:1	3:1	2:1	3:1
	Mitigation	Rehabilitation	2:1	2:1	2:1	2:1	2:1	2:1
		Establishment	2:1	2:1	2:1	2:1	2:1	2:1
	Invasive Plan Program	it Management	1	1:1, 2:1	1	:1, 2:1	1	:1, 2:1
	Riparian Res Planting Proc	toration and gram	1	1:1, 2:1	1	:1, 2:1	1	:1, 2:1
Bank Stabilization	Individual Tre Plantings: Tre	ee and Shrub ees <6"		1.1:1		1.3:1		1.5:1
	Individual Tre	e and Shrub ees 6-12" <sup>1</sup>	1:1	, 2:1, 3:1	1:1, 2:1, 3:1		1:1, 2:1, 3:1	
	Land Acquisition Based	Function	In- Kind	Out-of- kind Multiplier	In- Kind	Out-of- kind Multiplier	In- Kind	Out-of- kind Multiplier

Mitigation	Preservation <sup>2</sup>	3	4	3	4	3	4
	Enhancement	2	3	2	3	2	3
	Rehabilitation	1.5	2	1.5	2	1.5	2
	Establishment	1.5	2	1.5	2	1.5	2

1. Ratio depends on the Tree Appraisal result per Attachment C.

2. Preservation is described as a method in 33 CFR Section 332.3(a)(2), but will not be acceptable to RWQCBs.

3. Any combination of the listed mitigation options may be used singularly or in combination to meet project mitigation requirements.

4. Land acquisition ratios will be used for planning purposes only. Ratios are subject to agencies approval during the review of the individual land acquisition proposal(s).

**Note:** Mitigation for one-time vegetation impacts includes up to 5 years of repeat impacts in the same location for the same work type.

Method Number	Method	Method Type (Soft,	Modified Channel		Modified with Ec Va	d Channel cological alue	Unmodifie	ed Channel	Requires Agency Notification?
Number	Name	Hybrid, Hard)	Temporary	Permanent <sup>1</sup>	Temporary	Permanent <sup>1</sup>	Temporary	Permanent <sup>1</sup>	
1	Earth Repair	Soft	1:1		1:1		1:1		Yes
1A	Earth Repair with Buried Rock	Soft	1:1		1:1		1:1		Yes
1B	Earth Repair with Rock Base	Hybrid	1:1	1:1 off- site for rock base impacts	1:1	1.3:1 off- site for rock base impacts	1:1	1.5:1 off- site for rock base impacts	Yes
2	Live Construction	Soft	1:1		1:1		1:1		Yes
		Hybrid if rock area is vegetated	1:1 if boulder base is vegetated		1:1 if boulder base is vegetated		1:1 if boulder base is vegetated		
2A	Live Construction with Boulder Base	Hard if rock area is not vegetated		1.5:1 off- site for base impacts if boulder base is not vegetated		2:1 off- site for base impacts if boulder base is not vegetated		3:1 off-site for base impacts if boulder base is not vegetated	Yes
2B	Live Construction with Log Base	Soft	1:1		1:1		1:1		Yes
3	Contour Wattling	Soft	1:1		1:1		1:1		Yes

 Table 10-6:
 Summary of Bank Stabilization Mitigation by Channel Type for SMP-2 New Work

 Areas
 Areas

Method	Method	Method Type (Soft,	Modified	I Channel	Modified with Ed Va	d Channel cological alue	Unmodifi	ed Channel	Requires Agency Notification?
Number	Name	Hybrid, Hard)	Temporary	Permanent <sup>1</sup>	Temporary	Permanent <sup>1</sup>	Temporary	Permanent <sup>1</sup>	
	Contour Wottling with	Hybrid if rock area is vegetated	1:1 if boulder base is vegetated		1:1 if boulder base is vegetated		1:1 if boulder base is vegetated		
3A	Boulder Base	Hard if rock area is not vegetated		1.5:1 off- site for base impacts if boulder base is not vegetated		2:1 off-site for base impacts if boulder base is not vegetated		3:1 off-site for base impacts if boulder base is not vegetated	Yes
3B	Contour Wattling with Log Base	Soft	1:1		1:1		1:1		Yes
4	Brush Mattress (Brush Layering)	Soft	1:1		1:1		1:1		Yes
	Brush	Hybrid if rock area is vegetated	1:1 if boulder base is vegetated		1:1 if boulder base is vegetated		1:1 if boulder base is vegetated		
4A	Mattress (Brush Layering) with Boulder Base	Hard if rock area is not vegetated		1.5:1 off- site for base impacts if boulder base is not vegetated		2:1 off- site for base impacts if boulder base is not vegetated		3:1 off-site for base impacts if boulder base is not vegetated	Yes

Table 10-6:	Summary of Bank	Stabilization	Mitigation	by Channel	Type for \$	SMP-2 New	Work
	Areas						

Method	Method	Method Type (Soft,	Modified	I Channel	Modified with Eo Va	d Channel cological alue	Unmodifi	ed Channel	Requires Agency Notification?
Number	Name	Hybrid, Hard)	Temporary	Permanent <sup>1</sup>	Temporary	Permanent <sup>1</sup>	Temporary	Permanent <sup>1</sup>	
4B	Brush Mattress (Brush Layering) with Log Base	Soft	1:1		1:1		1:1		Yes
5	Surface Matting (Erosion Mats)	Soft	1:1		1.5:1		2:1		Yes
5A	Surface Matting (Erosion	Hybrid if rock area is vegetated	1:1 if boulder base is vegetated		1.5:1 if boulder base is vegetated		2:1 if boulder base is vegetated		Yes
	Mats) with Boulder Base	Hard if rock area is not vegetated		1.5:1 off- site for base impacts if boulder base is not vegetated		2:1 off-site for base impacts if boulder base is not vegetated		3:1 off-site for base impacts if boulder base is not vegetated	
5B	Surface Matting (Erosion Mats) with Log Base	Soft	1:1		1.5:1		2:1		Yes

 Table 10-6:
 Summary of Bank Stabilization Mitigation by Channel Type for SMP-2 New Work

 Areas
 Areas

Method	Method	Method Type (Soft,	Modified	I Channel	Modified with Ed Va	d Channel cological alue	Unmodifi	ed Channel	Requires Agency Notification?
Number	Name	Hybrid, Hard)	Temporary	Permanent <sup>1</sup>	Temporary	Permanent <sup>1</sup>	Temporary	Permanent <sup>1</sup>	
6	Add Rock to Invert (Channel stabilization method; considered hard for notification purposes)	Hard		3:1		3:1		3:1	Yes
6A	Rock Cross Vanes (Grade control structure; considered hard for notification	No additional mitigation required if the agencies provide written concurren ce that rock placed along channel bed provides habitat complexity functions		1:1		1:1		1:1	Yes
	P P 5000)	Off-site mitigation required if the placement of rock is extensive along the channel bed and uniform.		2:1		2.5:1		3:1	

 Table 10-6:
 Summary of Bank Stabilization Mitigation by Channel Type for SMP-2 New Work

 Areas
 Areas

Method Number	Method	Method Type (Soft,	Modified	l Channel	Modified with Ed Va	d Channel cological alue	Unmodifie	ed Channel	Requires Agency Notification?
Number	Nume	Hybrid, Hard)	Temporary	Permanent <sup>1</sup>	Temporary	Permanent <sup>1</sup>	Temporary	Permanent <sup>1</sup>	
6B	Root Wads and Boulders	Hybrid	1:1		1:1		1:1		Yes
6C	Live Log Crib Walls	Soft	1.5:1		2:1		2.5:1		Yes
6D	Log Revetment	Hybrid	1.5:1		2:1		2.5:1		Yes
7	Cellular Confinement System	Hybrid		3:1		3:1		3:1	Yes
8	Rock Blanket	Hard		3:1		3:1		3:1	Yes
8A	Boulder Revetment	Hard		3:1		3:1		3:1	Yes
8B	Boulder Revetment with Soil and Vegetation	Hybrid	1.5:1		2:1		2.5:1		Yes
9	Articulated Concrete Blocks	Hard		3:1		3:1		3:1	Yes
9A	Articulated Concrete Blocks with Planted Areas	Hard		3:1		3:1		3:1	Yes
10	Concrete Crib Walls	Hard		3:1		3:1		3:1	Yes
11	Sacked Concrete	Hard		3:1		3:1		3:1	Yes
12	Gunite Slope Protection	Hard		3:1		3:1		3:1	Yes

 Table 10-6:
 Summary of Bank Stabilization Mitigation by Channel Type for SMP-2 New Work

 Areas
 Areas

 Table 10-6:
 Summary of Bank Stabilization Mitigation by Channel Type for SMP-2 New Work

 Areas
 Areas

Method	Method Name Method		Modified	l Channel	Modifie with Ed Va	Modified Channel with Ecological Value		ed Channel	Requires Agency Notification?
Number	Name	Hybrid, Hard)	Temporary	Permanent	Temporary	Permanent <sup>1</sup>	Temporary	Permanent <sup>1</sup>	
<sup>1</sup> Mitigatio	n ratio applies t	o the hardene	ed area only	<i>y</i> .					
<sup>2</sup> Mitigatior	n ratios shall be	applied to ca	lculate miti	gation requi	rements in	both linear fe	eet and squa	are feet.	
<sup>3</sup> Mitigation multiplie rehabilita	<sup>3</sup> Mitigation ratios in this table apply to establishment and re-establishment. The ratios in this table would be increased by the multipliers shown in Table 10-5 when compensatory mitigation is provided through preservation, enhancement, or rehabilitation of habitat functions.								
<sup>4</sup> Mitigatio	n for permanen	nt impacts is n	ecessarily	off-site. 1-1	mitigation	for temporar	y impacts is	on-site.	
<sup>5</sup> For the purposes of this document, on-site is within the project disturbance area. Off-site is outside of the project disturbance area.									
<sup>6</sup> These ratios are for non-land acquisition mitigation.									
<sup>7</sup> The ACOE will not accept IPMP mitigation as mitigation for permanent bank stabilization impacts.									

## **10.4.3** Overview of Mitigation Selection Process

Figure 10-9 illustrates the decision making process to identify and prioritize mitigation during the SMP-2 period. Work sites are identified as being in or out of a PMA. If not part of a PMA, then mitigation is required. Selection of mitigation sites and activities will be sequenced;

- On-site ecological services
- Off-site ecological services
- SCVWD mitigation bank.

# 10.5 Ecologic Services Based Mitigation: Mitigation for Impacts to Waters of the U.S. and State, and CDFW 1602-jurisdictional Habitats for SMP-2 Sediment Removal and Vegetation Management Activities

This section describes how ecologic services based mitigation will be provided for sediment removal and vegetation management activities at SMP-2 new work locations, and at SMP-1 locations that were previously identified but were never worked. Mitigation will be provided for impacts to all waters of the U.S. and State, as well as for riparian habitats outside of waters of the U.S. and State (pursuant to CDFW jurisdiction), as necessary.

The mitigation approaches described below in Sections 10.5.1 through 10.5.5 will be considered for on-site application based on an assessment of the maintenance site's existing functions and the opportunities and constraints to applying mitigation treatments. A mitigation approach for the maintenance site and reach will be developed to prioritize habitat restoration and enhancement activities that best match existing functions (in-kind mitigation), but also have the highest likelihood for success, sustainability, and do not result in an increased maintenance effort. If there is not an opportunity to provide feasible mitigation on-site, then off-site opportunities will be evaluated with a similar priority of matching the off-site mitigation with in-kind ecologic functions to those that are affected by the maintenance activities.



#### 10.5.1 Invasive Plant Management Program

The primary goal of the Invasive Plant Management Program (IPMP) element of the SMP's compensatory mitigation package is to enhance and improve habitat within Santa Clara County streams and riparian corridors by reducing the populations of ecologically impacting invasive plant species. The IPMP will provide compensatory mitigation for temporary SMP impacts to upland, riparian, freshwater and tidal wetlands from vegetation, bank stabilization, and sediment management activities by eliminating or significantly reducing the population of invasive plant species from these affected habitats. Invasive species identified in Table 1 of Attachment D, removed for the purposes of a sediment removal project, bank stabilization project, or for flow conveyance will be considered impact neutral and no compensation will be required. Invasive species removal will be conducted such that it does not significantly reduce the functions and values of the site, and that it provides a net environmental benefit in the short and long term. Invasive species less than 6" dbh which may be removed for mitigation credit are listed in Table 1 of Attachment D – IPMP. The removal of individual trees 6-12" dbh for the purposes of Vegetation Management will be mitigated according to the Tree/Shrub Assessment of Attachment D for further description of the IPMP.

## 10.5.2 Riparian Planting Program

The primary goal of the riparian planting program is to compensate for the loss of quality and quantity of riparian habitat from sediment removal, bank stabilization, and vegetation management activities. Riparian planting will establish and/or enhance and habitat for birds, amphibians, and other wildlife using terrestrial riparian areas while providing shade, sources of organic matter and coarse woody debris, improve root and soil structure, and provide other water quality benefits to aquatic species.

Rehabilitation, enhancement and establishment will be accomplished primarily via the revegetation of creek banks and terraces within the SMP area where the existing physical conditions (i.e., topography, hydrology, and soils) are suitable to establish native-dominated riparian habitat. The planting palette for the Riparian Planting Program is shown in Table 10-7. Figure 10-10 presents an example of a cross-section and plan view for a riparian planting plan and references the plants listed in Table 10-7. These figures are included with the submitted bank stabilization projects as required, in the NPW. The target species composition, location, and extent of riparian planting and restoration, enhancement and establishment will be directly related to the functions impacted from SMP maintenance activities. Riparian planting may also include site preparation, including minor grading and topsoil preparation, and incorporation of soil amendments.



Figure 10-10: Typical Planting Plan

	Botanical Name	Common Name	Slope Planting Location
SYMBOL	TREES		
AC	Acer negundo	Box elder	low to mid, riparian and upland
AE	Aesculus californica	Buckeye	mid to high, upland
AR	Alnus rhombifolia	Alder	waters edge, low, riparian
PR	Platanus racemosa	Western sycamore	low to mid, riparian and upland
PF	Populus fremontii	Fremont cottonwood	low to mid, riparian
PT	Populus trichocarpa	Black cottonwood	waters edge, low, riparian
QA	Quercus agrifolia	Coast live oak	mid to high, upland
QD	Quercus douglasii	Blue oak	High, upland
QL	Quercus lobata	Valley oak	mid to high, upland
SL	Salix laevigata	Red willow	waters edge, low, riparian
SLAS	Salix lasiandra	Arroyo willow	waters edge, low, riparian
SLU	Salix lucida	Shining willow	waters edge, low, riparian
	SHRUBS		• · ·
BS	Baccharis salicifolia	Mulefat	low to mid, riparian and upland
CG	Cornus glabrata	Brown dogwood	low to mid, riparian
HA	Heteromeles arbutifolia	Toyon	mid to high, upland
RC	Rhamnus californica	Coffeberry	mid to high, upland
SE	Salix exigua	Sandbar willow	waters edge, low, riparian
SM	Sambucus mexicana	Elderberry	mid to high, upland
	LOW PLANT, VINES		
ARC	Artemesia californica	California sage	mid to high, upland
ARD	Artemesia douglasiana	Mugwort	low to mid, riparian and upland
ASC	Aster chilensis	Chilean aster	low to mid, riparian and upland
CL	Clematis ligusticifolia	Virgin's bower	mid to high, upland
EF	Eriogonum fasciculatum	California buckwheat	mid to high, upland
EO	Euthamia occidentalis	Goldenrod	low to mid, riparian and upland
RCA	Rosa californica	California rose	mid to high, upland
RU	Rubus ursinus	California blackberry	low to high, riparian and upland
LT	Leymus triticoides	Blue wild rye	low to high, riparian and upland
SYL	Symphoricarpos albus	Snowberry	mid to high (shade), upland
BD	Baccharis douglasii	Marsh baccharis	low, riparian
	GRASSES (SEED)	SCVWD Erosion Control Mix	
-			
	Hordeum californicum	Prostrate California Barley	All slope locations
	Elymus glaucus "Berkeley"	Berkeley' Blue Wildrye	All slope locations
	Bromus carinatus	California Brome	All slope locations
	Vulpia microstachys	Three Weeks Fescue	All slope locations
	OPITIONAL:		
	Nassella pulchra	Purple needlegrass	high
	Elymus X triticum	sterile wheat	temporary, all slope locations

Table 10-7:	Typical Riparian	Planting Palette for	Mitigation Program
	21 1	5	5 5

The Riparian Planting Program will address impacts associated with bank stabilization projects. Riparian planting activities will provide mitigation for bank stabilization projects as described in Section 10.6 below.

The preference is to prioritize riparian planting at on-site maintenance locations, and in this way provide direct on-site mitigation for maintenance activities. Specific revegetation plan details are highly dependent on conditions at each site, particularly with regard to hydrology and soils. Where opportunities for on-site riparian planting and restoration are unavailable or highly constrained, off-site locations will be identified that can provide suitable mitigation opportunities.

#### 10.5.3 Rationale and Mitigation Ratios for Invasive Plant Management and Riparian Planting Programs

The riparian planting mitigation will be applied at the following ratios (mitigation area to impact area): 1.1:1 for Modified Channels, 1.3:1 for Modified with Ecological Value Channels, and 1.5:1 for Unmodified Channels. Mitigation using the IPMP will be applied at the following ratios (Invasive plant area removed to impact area): 1:1 for Tier 1 species (control requires 2 years or less time to achieve); and 2:1 for Tier 2 species (control requires more than 2 years to achieve).

Either the IPMP or the riparian planting program (or a combination of the programs) can be used to achieve the net mitigation ratio targets for individual projects.

Mitigation will be provided for routine vegetation work (e.g.routine pruning) one time for a 5-year work period. Routine vegetation work that may occur in year 6, even if it is within the same reach, for the same type of work, will require mitigation that will cover another 5-years of work<sup>1</sup>.

The mitigation provided for 5 years only applies to vegetation management work and does not apply to sediment removal activities. Impacts caused by sediment removal activities are mitigated on a "one time, mitigate as you go" basis, unless mitigation lands are acquired that would enable a more programmatic (collective) mitigation for sediment removal.

The removal of individual trees 6-12" dbh for the purposes of Vegetation Management will be mitigated according to the tree assessment protocol in Attachment C. The removal of 6-12" dbh trees that are listed in Table 1 of Attachment D that are removed for the purposes of a sediment removal or bank stabilization project, is considered an impact neutral activity and no mitigation will be required.\_Removal of non-native (both invasive and non-invasive) trees < 6" dbh will be calculated as mitigation credit, to the extent that such removal is intended to improve ecological values at the site, rather than serve another objective (e.g. flow conveyance). Removal that results in areas of bare soil potentially vulnerable to erosion after tree removal, will be either targeted for riparian planting or hydroseeding to reduce erosion potential and improve habitat conditions.

Riparian planting mitigation areas will not be impacted for at least 10 years. If it is necessary to impact a riparian planting mitigation area, mitigation for the activity will be provided using the

<sup>&</sup>lt;sup>1</sup> However, the CDFW has indicated that mitigation for take of state-listed species will be required for each year in which an area is impacted.

standard approach and mitigation ratio (1.1, 1.3, or 1.5) for that channel type; in addition, the impacted mitigation area will be replaced in-kind (either on- or off-site), the monitoring clock for the impacted mitigation area will extend in duration for another 5 years, and the site will not be impacted for at least another 10 years from the date of the maintenance activity. This approach reflects the fact that most vegetation removed for SMP activities is relatively young, and as a result, the ability to impact (with subsequent mitigation) riparian planting sites after 10 years will not lead to a net reduction in the maturity of riparian vegetation in the SMP area. Activities performed to enhance the health of the mitigation site as a whole, such as pruning or thinning to reduce overcrowding that may have occurred due to abundant and vigorous growth, may be performed at any time without the need for additional mitigation.

The annual NPW will describe the targeted invasive plant management or riparian planting mitigation activities and implementation of the mitigation will be verified in the annual ASR as described in Chapter 12.

## 10.5.4 Mitigation for Tree and Shrub Removals Less Than or Equal To 12 Inches in Diameter

Trees and shrubs less than or equal to 12" diameter at breast height (dbh) may be removed under the SMP.

- Removal of trees less than 6" dbh, and not within the PMA, will be mitigated through the invasive plant management and riparian planting programs described above that address general impacts to wetlands, aquatic, and riparian habitat. Impacted area will be calculated by area of tree canopy. Mitigation will be provided according to the 1.1:1 (Modified channels), 1.3:1 (Modified channels with Ecological Value), and 1.5:1 (Unmodified channels) ratio described above in Section 10.5.3.
- Removal of trees between 6-12" dbh for the purposes of Vegetation Management will be mitigated through tree replacement and planting based on a counting and appraisal of the removed trees. Attachment C (Tree Scoring for Removal of Trees and Shrubs 6-12" DBH April, 2011) provides a tree appraisal and evaluation protocol to determine how replacement tree planting will occur. The protocol in Attachment C involves carefully assessing targeted tree removals for their existing conditions and functions. Based on the Attachment C methodology, tree replacement ratios occur at either a 1:1, 2:1, or 3:1 replacement rate depending on the overall quality and function of the removed tree(s). These tree replacement ratios are consistent with other recent tree replacement ratios approved by regulatory agencies for channel maintenance programs. Performance standards and success criteria for tree replacement are described further in Chapter 11. The removal of 6-12" dbh trees that are listed in Table 1 of Attachment D that are removed for the purposes of a sediment removal or bank stabilization project, is considered an impact neutral activity and no mitigation will be required.

## 10.5.5 Other Vegetation Management Mitigation Conditions

#### <u>Pruning</u>

- 1. Mitigation will be calculated by the square footage (area) of vegetation removed multiplied by the vertical proportion/percentage of the tree or stand that is pruned.
- 2. Mitigation is only required for routine pruning. Mitigation is not required for corrective pruning that promotes long term tree health, coppicing to remove annual sucker growth, or new overhanging growth locations (of roadways and fence lines).
- 3. Mitigation for pruning activities is required only for the specific work area and the specific portions of the trees that have been pruned.
- 4. Mitigation that is developed and applied for specific pruning impacts has a coverage period of 5 years. The SCVWD can return to the specific maintenance site to conduct additional pruning for up to 5 years without incurring additional mitigation. The 5 year mitigation coverage applies only to the specific work area. If pruning involves simply removing branches and foliage that have resprouted from areas pruned in the prior 5 years, then no new mitigation is required. If pruning involves removing new branches and foliage, whether on the same trees that were previously pruned or on new trees, then additional mitigation for these new impacts is required.

## <u>Herbicide</u>

- Mitigation is required for maintenance impacts in new SMP work areas at the 1.1:1 (Modified channels), 1.3:1 (Modified Channels with Ecological Value), and 1.5:1 (Unmodified Channels) ratios as described in Section 10.5.3 above.
- 2. Mitigation is not required for maintenance road spraying, unless there are potential impacts to special-status species (see Table 10-9).

## <u>Hand Removal</u>

1. All woody vegetation <6" dbh that is not on the IPMP Invasive Species List (Attachment D, Table-1) will be calculated as a mitigation debt.

## <u>Mowing</u>

 Mitigation is required for mowing of sensitive habitats such as wetlands or woody riparian vegetation, mowing of special-status plants, or mowing of habitat for the least Bell's vireo, California tiger salamander, or California red-legged frog (see Table 10-8). Outside such habitats, mitigation will not be required for mowing grasses and non-woody vegetation.

## 10.6 Bank Stabilization Mitigation

## 10.6.1 General Approach

Stabilizing and repairing eroding stream channel banks and levees is a routine SMP activity. While bank stabilization is routine and expected, the specific work locations are not certain until after each winter season. Bank stabilization maintenance needs are assessed annually on an as-needed basis. Site-specific mitigation for bank stabilization projects is also determined on an annual basis depending on the project impacts.

Table 10-6 identifies the 12 bank stabilization treatments (and variations) used for the SMP. Table 10-6 describes whether the techniques use softscape, hardscape, or hybrid elements; mitigation ratios according to channel types; and whether the technique requires review by regulatory agencies. The bank stabilization techniques shown in Table 10-6 are described in detail in Attachment A.

Potential impacts from bank stabilization projects are avoided and minimized through evaluating and refining the project need, designing projects to affect the minimum area as feasible, and employing BMPs to reduce impacts during project construction. The preference is to first consider softscape approaches on-site to address the bank erosion issue and also provide inkind, enhanced, or restored ecologic functions. If on-site mitigation opportunities are not available within the specific project location (reach), then potential mitigation opportunities along the same creek, either upstream or downstream of the bank repair site are considered as the first preference for off-site mitigation. If mitigation opportunities on the same channel are not available, then other channels within the same watershed of the bank stabilization project are considered for off-site mitigation.

## 10.6.2 Mitigation Ratios for Bank Stabilization

The goal of mitigation for bank failures is to return the bank to its pre-failure condition. Beneficial bank stabilization projects, particularly approaches that use entirely softscape or biotechnical techniques, are generally self-mitigating as they provide an improved condition with improved functions. Treatments that incorporate native tree and understory plantings and (where possible) rootwads, may also support native flora, shade and lower bank complexity that benefits both birds and aquatic species. "Hybrid" biotechnical methods may also incorporate some rock or boulder protection to provide immediate bank strength while the vegetation develops (East Merced RCD, 2005). The treatments with mitigation ratios of 1:1 in Table 10-6 are self-mitigating.

Hybrid treatments rely on live native vegetation for much of their strength, but are aided by the strategic placement of cobble/boulders in the lower bank zone. Use of rootwads and other geomorphic treatments to increase channel and bank complexity are included in project designs where feasible. Live vegetation increases bank resistance to erosion through protecting the bank toe against hydraulic forces through root development; providing mechanical reinforcement of the banks; and reducing soil moisture (and associated soil pore pressure that can increase bank instability) through canopy interception and evapotranspiration. The SMP's

hybrid approaches will stabilize banks and also reduce fine sediment delivery to the channel; increase instream habitat complexity relative to only rocked banks; reduce the relative percent cover of non-native, invasive plant species; and promote native vegetation that provides multiple ecosystem functions and values.

On this basis (rationale), the mitigation ratios for the hybrid treatments were developed. Hybrid treatments (where the rock area is left unplanted) typically have mitigation ratios of either 1:1 or 1.5:1, 2:1, or 2.5:1 for Modified Channels, Modified Channels with Ecological Value, or Unmodified Channels, respectively. The additional mitigation area is required to compensate for the loss of channel functions with the placement of non-vegetated rock. If the rock area for hybrid treatments is planted, such as for treatments 2A, 3A, and 4A; ecologic functions are provided in the lower bank zone and the mitigation ratios become 1:1 (self-mitigating). Hybrid treatment 6B involves root wads, crib walls, and log revetment bio-technical approaches and are self-mitigating.

The SCVWD conducts bank stabilization mitigation activities along the entire bank slope to provide integrated functions above and below the OHWM. Enhancement and restoration activities (as described above) may physically occur above the OHWM, but the functions occur along the entire bank slope, and extend into the lower bank zone below the OHWM. This is particularly true for the ecologic benefits of shade, reduced non-native cover, increased overhanging protective cover, greater root strength throughout the bank, improved soil structure throughout the bank, reduced bank erosion and fine sediment yields, etc. (East Merced RCD, 2005). Additionally, experience from other restoration and mitigation projects indicates that mitigation efforts targeted or occurring below the OHWM elevation are more likely to be removed or washed-out during large storm events (Ambrose, et. al., 2007; SCWA, 2010). Hydroseeding or other winterization methods are performed at all bank stabilization sites that result in exposed soils.

Hardscape techniques 9, 10, 11, and 12 require 3:1 mitigation where hardscape replaces earthen or softer bank conditions. This is to compensate for the permanent loss of potential habitat including the loss of shading, overhanging escape cover, structural complexity, refugia, and other functions provided by natural streambanks that are in good condition and provide these services. It is noted that most SMP channels requiring such hardened techniques do not provide these ecosystem functions in their current condition. Mitigation is not required for the inkind repair or replacement of existing concrete or hardened banks. However, replacement of existing hardscape with soft or hybrid treatments may be eligible for mitigation credits. In general, bank stabilization techniques 9-12 have had minimal or no application in the SMP since 2002. However, such techniques are retained in the Program in the event that specific hydraulic conditions at a bank stabilization site may require such approaches.

As necessary, mitigation to special-status species due to bank stabilization projects will be provided through species-specific mitigation that will be assessed annually (see Section 10.8 below).

Under USACE permit conditions, the approved mitigation approaches described above have an additional requirement if consolidated (i.e., programmatic) off-site mitigation is sought. Namely,

the use of off-site programmatic mitigation for bank stabilization projects (that can't be mitigated on-site) will require the single-user umbrella mitigation banking structure, as described above in Section 10.4, to facilitate the mitigation for USACE approval. However, this banking requirement can be avoided if the following mitigation approaches are followed:

- On-site mitigation is used to satisfy the mitigation requirements, including the use of plantings for hybrid bank treatments with rock at their base; or
- Project-specific off-site mitigation is identified and pursued. This off-site mitigation will be directly applied to the specific bank stabilization project, and a compensatory mitigation plan will be developed. The compensatory mitigation plan will be consistent with the objectives and requirements of the USACE's Habitat Mitigation and Monitoring Proposal Guidelines as described in Section 10.2 above. If pursued, project specific off-site mitigation will be individually tracked and reported as described in Chapters 11 and 12. Because the mitigation area required for bank stabilization projects may be relatively small for individual projects, it may be prudent to seek to combine project specific off-site mitigation for more than one bank stabilization project would be coordinated with USACE staff and reviewed/approved by USACE staff prior to implementation.

Depending on the size, and functions, of the natural resources enhanced and restored on-site as mitigation for bank repair activities, if the area restored exceeds the required mitigation ratio, then the excess mitigation can be applied (as appropriate) to another specifically identified mitigation need associated with another bank stabilization project within that watershed. This type of excess mitigation, and its application to another bank stabilization site, will be identified and tracked in the annual NPW and ASR as described in Chapters 11 and 12.

## **10.7 Land Acquisition Mitigation Process**

The SMP-2 mitigation program includes land acquisition and mitigation activities as compensatory strategies to address SMP impacts. Land acquisition under SMP-2 is separate from and independent of the land acquisition requirements that occurred under SMP-1. For SMP-2, land acquisition and associated mitigation activities can be used to mitigate for maintenance work in new channel areas or for SMP-1 areas that were never worked. As described above in Section 10.4, the USACE requires a mitigation banking structure to facilitate the use of acquired lands as consolidated or programmatic mitigation while using a Regional General Permit (RGP). The SCVWD envisions establishing a single-user umbrella mitigation bank in coordination with the USACE to facilitate land acquisition type mitigation for SMP-2.

The SCVWD will coordinate with regulatory staff to assess, review, and approve the use of potential lands as suitable mitigation for SMP-2 activities. Table 10-8 summarizes mitigation ratios for land acquisition based mitigation depending upon the type of mitigation activities that occur with the acquisition and whether the acquisition site provides in-kind or out-of-kind mitigation functions. Definitions for the terms preservation, enhancement, rehabilitation, and

establishment (creation) are provided in Section 10.2 above. In Table 10-8, a ratio of 3:1 means that 3 acres of land shall be acquired for every 1 acre impacted.

For any land acquisition-based mitigation that is outside of the SMP area (above the 1000' contour), the SCVWD will develop a compensatory mitigation plan that will be consistent with the objectives and requirements of the USACE's Habitat Mitigation and Monitoring Proposal Guidelines as described in Section 10.2 above. The compensatory mitigation plan will identify the ecological functions and values to be preserved, enhanced, restored, or created. The mitigation plan will identify the management measures to be implemented to ensure that the identified functions and values are maintained into the future. As a performance standard, the quality of the identified functions and values will be maintained in a similar state to the time the lands began to function as mitigation. The SCVWD will develop a long-term management plan for each land acquisition site in addition to (or in combination with) the site's compensatory mitigation plan.

Mitigation Activity	Mitigation Ratios			
on Acquired Lands	In-kind	Out-of- kind		
Preservation <sup>1</sup>	3:1	4:1		
Enhancement	2:1	3:1		
Rehabilitation	2:1	2:1		
Establishment	2:1	2:1		
<ol> <li>RWQCB will not accept preservation without enhancement, rehabilitation or establishment of wetlands or riparian values on the preserved lands.</li> </ol>				

Table 10-8:	Land Acquisition Protection
Mitigation Ra	atios

As shown in Table 10-8, mitigation activities that provide in-kind ecologic functions and values to the habitat areas impacted by maintenance activities have lower mitigation ratios than sites that provide out-of-kind benefits. Mitigation ratios are also determined by the amount of relative lift, benefit, and investment the SCVWD provides for the acquired lands. In this way, preserved lands have a higher mitigation ratio requirement than sites where aquatic resource enhancement, rehabilitation, or creation will occur as those additional investments will provide a greater relative ecologic lift. For acquisition sites that provide resource enhancement or rehabilitation opportunities, the sites will be assessed and described in the compensatory mitigation plan for how enhancement or rehabilitations can be used to improve ecologic conditions.

Lands where the SCVWD undertakes aquatic resource establishment (creation) have a mitigation ratio consummate with the degree of relative ecologic lift. Successful aquatic resource establishment (creation) may only be suitable in very specific locations that provide the

right physical and biological conditions to enable successful establishment. The USACE provides guidance for wetland creation and restoration approaches in *Operational Guidelines for creating or restoring wetlands that are ecologically sustaining for aquatic resource impacts under the Corp regulatory program pursuant to Section 404 and Section 10 of the Rivers and Harbors Act (USACE, 2003).* Acquisition site conditions will be described and explained in the compensatory mitigation plan. The mitigation ratios in Table 10-8 are consistent with other recently approved land acquisition and restoration programs in the S.F. Bay Area and Central California.

In addition to the approach where the SCVWD purchases mitigation lands outright, other mitigation opportunities may occur where lands are owned by other parties. Under such "mitigation partnership" arrangements, the SCVWD would collaborate with landowners to fund, develop, monitor, and ensure success of aquatic resource preservation, enhancement, rehabilitation, or establishment projects on non-SCVWD owned lands. The SCVWD would develop the compensatory mitigation plan for such lands, including the detailed description of how the mitigation activities will be developed, monitored and maintained for the long-term, and how the SCVWD will fund these practices for the long-term. Such lands would require long-term conservation easements and permits to protect their status for providing mitigation. The mitigation plan for such partnership projects would be developed, reviewed, and approved with regulatory staff on a project-by-project basis

## 10.8 Mitigation for Impacts to Special-Status Species and Associated Habitat

## 10.8.1 General Mitigation Approach

The mitigation of impacts to regulated and sensitive habitats, and to certain special-status species, is required by the 2011 SFEIR and regulatory agency permits. The Biology section of the 2011 SFEIR provides a detailed description of potential program impacts to special-status species and mitigation appropriate under CEQA to reduce impacts to less-than-significant levels. The mitigation approaches in this Manual will be consistent with the USACE's Section 404 permit (and associated USFWS and NMFS BOs and EFH recommendations), the SFBRWQCB 401 certification/Waste Discharge Requirements (WDRs), CCRWQCB 401 Certification, and the CDFW CESA incidental take permit and streambed alteration agreement.

Table 10-9 identifies the special-status species and sensitive habitats for which mitigation will be required, and the type and amount of mitigation required. Mitigation for impacts to specific special-status species (except for those requiring mitigation for CESA compliance) may take the form of the payment of impact fees to the Santa Clara Valley Habitat Agency (see Table 10-9).

Whenever the SCVWD has to acquire new land for CESA listed speciesmitigation, a conservation easement will be obtained and a long term management plan will be prepared to describe the long-term enhancement, management, and maintenance activities that will occur on the habitat mitigation lands. In addition, financial instruments will be provided for long-term management.

## 10.8.2 Applicability of Mitigation for Impacts to Waters of the U.S. and State, and CDFW 1602-jurisdictional Habitats, towards Impacts to Special-Status Species and Associated Habitat

To the extent feasible, habitat mitigation for impacts to individual special-status species will dovetail with mitigation efforts to address impacts to waters of the U.S., waters of the State, and riparian habitats, as described above. Ideally, a given set of mitigation actions can be performed and integrated to compensate for effects on multiple sensitive habitats and resources. For example, mitigation for impacts to the Monterey roach, Pacific lamprey, western pond turtle, and non-special-status fish and amphibians is being provided through the implementation of wetland, aquatic, riparian, and anadromous salmonid mitigation. Similarly, instream complexity or gravel augmentation activities along a creek supporting anadromous salmonids can help address wetland impacts.

## **10.8.3** Mitigation for Impacts to Anadromous Salmonids

Mitigation for impacts to waters of the U.S., waters of the State, and riparian habitats, as described above, would be designed to benefit anadromous salmonids (i.e., steelhead and Chinook salmon) when performed along creeks supporting those species. Where feasible, bank stabilization treatments will incorporate habitat complexity features into the project-specific designs. These habitat complexity features may be used to compensate for impacts to existing instream complexity elements at bank stabilization sites. Additionally, habitat complexity features will be incorporated into bank stabilization treatments to compensate for the program's overall impact due to removal of in-channel wood smaller than 12" diameter. For loss of instream habitat complexity features at bank stabilization sites which can not be mitigated onsite, the SCVWD will mitigate for these features according to Attachment I. For loss of anadromous salmonid spawning gravels at sediment removal project sites and removal of LWD (Tier 4), the SCVWD will mitigate for the loss of coarse sediment according to Attachment I and for LWD (TIER 4 according to Attachment E. Mitigation for the loss of spawning gravels and instream complexity features will be determined by maintenance site assessments in anadromous salmonid channels. Maintenance site assessments will be conducted prior to sediment removal and bank stabilization projects to determine the presence and extent of coarse substrate and instream complexity features. This assessment will inform mitigation planning and design. These mitigation measures are briefly summarized below and described in detail in Attachment I.

Resource Requiring	Determination of Impact Area	Mitigation Type	Mitigation Factor	Activities Affecting the
Mitigation				Resource
Anadromous salmonid creeks (Coarse gravel)	A SCVWD fisheries ecologist will assess the volume of coarse substrate removed.	Gravel augmentation in suitable channel location.	1:1 (cubic yard)	Sediment removal
Anadromous salmonid creeks (Instream complexity)	A SCVWD fisheries ecologist will assess the type and extent of instream complexity feature(s) impacted.	Installation/enhancement of instream complexity features.	1:1 (on the basis of the function of the habitat features)	Large woody debris removal, sediment removal, bank stabilization
Burrowing owl	Permanent impact to nesting owls or foraging habitat acreage will be determined in collaboration with the SCVHA, USFWS and CDFW.	Payment of Burrowing Owl Conservation Fees to SCVHA.	N/A	Access construction
California tiger salamander	For the USFWS the impacts will be determined by overlaying SMP activity areas on VHP habitat modeling for this species (within the VHP area) or SMP mapping of this species' distribution (outside the VHP area). For CDFW impacts will be determined by overlaying activity areas on the CTS distribution map contained in the FSEIR.	For the USFWS payment of impact fees will be based on the land use fees in the VHP. Mitigation for state listed species will be through an Incidental Take Permit in consultation with CDFW.	N/A	Herbicide, sediment removal, and any pruning, hand removal, hand removal, large woody debris removal, or management of animal conflicts that results in ground disturbance within CTS distribution.
California red- legged frog	Impacts will be determined by overlaying SMP activity areas on VHP habitat modeling for this	Payment of impact fees based on the fee schedule in the VHP or habitat	N/A (necessary ratios are already incorporated into VHP fee schedule)	Herbicide, pruning, hand removal, hand removal, large woody

Table 10-9:	Mitigation for	Sensitive Habitats	and Special-Statu	is Species	Affected by	Vegetation	Management	and Sediment	Removal
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Resource Requiring Mitigation	Determination of Impact Area	Mitigation Type	Mitigation Factor (area or volume)	Activities Affecting the Resource
	species (within the VHP area) or SMP mapping of this species' distribution (outside the VHP area).	preservation and management.	[ratio for habitat preservation or management is pending BO finalization].	debris removal, or management of animal conflicts.
Least Bell's vireo/yellow- breasted chat	Impacts will be determined by overlaying SMP activity areas on VHP habitat modeling for this species.	Payment of impact fees based on the fee schedule in the VHP or habitat preservation and management.	N/A (necessary ratios are already incorporated into VHP fee schedule) [ratio for habitat preservation or management is pending BO finalization].	Herbicide, mowing, pruning, hand removal, hand removal, sediment removal (primarily due to access).
Pallid bat	A SCVWD biologist will determine, based on pre-activity surveys and existing data, whether an activity will result in the loss of a tree containing a pallid bat roost.	Will be based on consultation with CDFW.	To be determined.	Hand removal, tree pruning, or sediment removal.
Special-status plant species	A SCVWD botanist will determine whether special-status plants are present using existing survey data/mapping of known plant occurrences and pre-activity field surveys for special-status plants. The botanist will estimate the impact on the basis of the highest number of individuals known to be present within the impact area by comparing pre-	Preservation, enhancement, and management of occupied habitat (or payment of impact fees based on the VHP fee schedule for covered species).	Mitigation area must (a) already support equal or greater numbers (and health) of individuals of the species in question and (b) contain sufficient unoccupied habitat to allow for an increase in populations, the increase being at least equivalent to the number impacted,	Herbicide, mowing, pruning, hand removal, hand removal, or sediment removal (primarily due to access).

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Resource Requiring Mitigation	Determination of Impact Area	Mitigation Type	Mitigation Factor (area or volume)	Activities Affecting the Resource
	impact mapping with a post- impact assessment, based on field surveys and/or GIS overlays.		through habitat enhancement and management.	
Tidal wetland/ aquatic species	A SCVWD biologist will estimate the area of impact to these habitats visually or via GIS, based on field mapping of extent of these habitats prior to maintenance and field mapping (or GIS overlay) of the footprint of the actual impact area.	Tidal wetland restoration that has already occurred at the Island Ponds will count as permanent mitigation (in perpetuity) for potential impacts to this habitat.	1.2:1 (acreage) Mitigation to be debited from the 9 ac of tidal wetland restoration credit that has already occurred at the Island Ponds, and not used during the 2002-2012 SMP period.	Pruning, mowing, hand removal, herbicide, sediment removal.
Yellow warbler	The area of habitat impacts will be determined based on a GIS overlay, with field assessment if needed, on the basis of the area of impacts to occupied breeding habitat.	Restoration of riparian habitat in areas with little adjacent development (where yellow warblers may breed).	1:1 (area)	Herbicide, pruning, hand removal, hand removal, sediment removal (primarily due to access).

## Gravel Augmentation

The SCVWD will conduct a survey of streams supporting anadromous salmonids, to identify potential gravel augmentation sites. The SCVWD will recommend a list of sites for review and approval by the agencies. Mitigation will be provided by placement of coarse substrate at identified and approved sites. Each year the estimated volume of coarse substrate removed from anadromous salmonid channels in each watershed will serve as the basis for the volume of gravel needing to be replaced. The SCVWD will recommend gravel augmentation sites in the NPW.

Prior to conducting all sediment removal projects in anadromous salmonid streams, SCVWD will complete pre-project site assessments by the procedures described in Attachment I. In the NPW, the total volume of coarse substrate proposed for removal from anadromous salmonid channels at each project site will be presented and the cumulative total by watershed will serve as the basis for determining the annual off-site mitigation requirement for this SMP activity. Prior to the development of the list of possible enhancement/rehabilitation actions mitigation requirements will accumulate and implementation of mitigation actions deferred until 2016. Post 2016, the NPW will propose one or more mitigation projects from the master list of projects to mitigate for impacts anticipated to occur during the current year. All mitigation proposals will be identified in the annual NPWs for approval the appropriate resource agencies.

## Instream Complexity Mitigation

The SCVWD will conduct a survey of streams supporting anadromous salmonids to identify potential sites for establishment of instream habitat complexity features. The SCVWD will recommend a list of sites for review and approval by the agencies.

Prior to conducting all bank stabilization projects in anadromous salmonid streams, SCVWD will complete pre-project site assessments by the procedures described in Attachment I. Mitigation for impacts to instream complexity features at bank stabilization sites will be replaced on-site where conditions allow. For bank stabilization projects that do not fully compensate on-site for impacts to instream habitat complexity features on-site, and for impacts to instream habitat complexity features on-site, mitigation will also be provided off-site. Prior to the development of the list of possible enhancement/rehabilitation actions, mitigation requirements will accumulate and implementation of mitigation actions deferred until 2016. Post 2016, the NPW will propose one or more mitigation projects from the master list of projects to mitigate for impacts anticipated to occur during the current year. All mitigation proposals will be identified in the annual NPWs for approval by the appropriate resource agencies.

## 10.8.4 Large Woody Debris

Large Woody Debris (LWD) includes downed logs, trees, and other woody debris positioned along the streambed. LWD can provide important ecologic, geomorphic, and hydraulic functions in the stream channel. LWD can also increase flooding risk through diverting erosive flows towards streambanks, trapping debris near facilities, and create erosive eddies and other flow obstructions. LWD functions will be preserved in anadromous salmonid channels where possible, where flood considerations and flow conveyance conditions allow the presence of LWD without increasing the flood or erosion risk. Attachment E describes the 4-tiered LWD management approach whereby site-specific LWD conditions are assessed for either (1) retaining the feature; (2) modifying the feature; (3) removing and replacing the feature; or (4) removing the feature. Tier 4 on anadromous salmonid channels will be replaced at a ratio of 1:1 (mitigation to impact) based on the volume of the LWD removed.

LWD mitigation will be required any time LWD is removed from an anadromous salmonid channel (Tier 4 above). The mitigation requirement associated with removal of LWD will be based on the volume of wood removed. All mitigation proposals will be identified in the annual NPWs for approval by appropriate resource agencies.

#### 10.8.5 Mitigation for Impacts to California Tiger Salamander, California Red-legged Frog, and Least Bell's Vireo

On an activity-by-activity basis, District staff will determine the extent of impacts to lands that are both within the potential range and within potentially suitable habitat for the species. The mitigation required by the USFWS PBO for impacts for California tiger salamanders and California red-legged frogs will be provided through the payment of land use fees to the SCV Habitat Agency or through habitat acquisition, preservation and management at a 3:1 (conservation:impact) ratio, on an acreage basis. Habitat conservation may include:

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- 1. The preservation, management, and enhancement (e.g., through long-term management targeted toward this species) of high-quality habitat that is already occupied by California tiger salamanders; or
- 2. The restoration or enhancement and preservation of degraded habitat or habitat that is unsuitable for use by California tiger salamanders, but that (1) is in close proximity to areas of known occurrence and (2) could be made more suitable for use via construction of one or more breeding ponds or management to improve the quality and availability of burrows in upland habitat.

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- 1. The preservation and management of high-quality habitat that is already occupied by California red-legged frogs; or
- 2. The restoration or enhancement of degraded habitat or habitat that is unsuitable for use by California red-legged frogs, but that (1) is in close proximity to areas of known occurrence and (2) could be made more suitable for use via construction of one or more breeding ponds, enhancement of breeding and non-breeding aquatic habitat via improvements to emergent vegetation or other cover, or management to improve the quality of upland habitat.

#### Mitigation required by the USFWS for least Bell's vireo may occur in one of three ways:

1. The SCVWD will pay land-use fees to the VHP for impacts to habitat mapped by the VHP as least Bell's vireo habitat.

- 2. Vegetation management along the banks and benches in any given area mapped as suitable least Bell's vireo habitat by the VHP will occur no more frequently than every 10 years to allow for the regrowth of shrubs and taller forbs, which will provide foraging habitat for least Bell's vireos and other riparian birds. The levee tops will be excluded from this requirement (i.e., vegetation management can occur on the levee tops as needed). These limitations may need to be adapted if they do not maintain sufficient tall, shrub habitat along the edges of the woody riparian corridor to provide suitable least Bell's vireo foraging habitat, or if they produce abnormally dense, stunted growth of willows that is not suitable for use by nesting vireos. If this measure cannot be implemented feasibly, or if the SCVWD elects not to implement this measure, the measure below will be implemented.
- 3. The SCVWD will create or restore suitable conditions for the least Bell's vireo at a 3:1 ratio on an acreage basis by acquiring land, an easement on land, or permission from landowners along any channels mapped as providing suitable habitat for the least Bell's vireo and otherwise consistent with the VHP, and managing a strip 50 feet wide outside of the woody riparian canopy so that tall forbs and shrubs are able to grow. This strip would be managed so that it is disturbed via mowing every 10 years, with no more than 20% disturbed in a given year, so that suitable conditions are maintained (with the caveat that this management regime may need to be adapted, as described in the preceding paragraph, to ensure that suitable conditions are maintained). If this compensation option is selected, the SCVWD will prepare a HMMP for the compensation site.

Mitigation required by the CDFW (ITP) for California tiger salamanders is to be determined in consultation with the Department.

## 10.8.6 Mitigation for Impacts to Tidal Wetland/Aquatic Species

Mitigation for impacts to special-status species using tidal wetland/aquatic habitats (as well as non-tidal salt marsh), including the California clapper rail, salt marsh harvest mouse, salt marsh wandering shrew, Alameda song sparrow, longfin smelt, and green sturgeon, consists of the restoration of tidal wetland/aquatic habitats suitable for use by these species. Although no take (as defined by CESA) of fully protected species such as the California clapper rail or salt marsh harvest mouse will occur as a result of SMP activities, mitigation for indirect impacts (such as habitat impacts) will be needed.

As mitigation for impacts to tidal habitats and tidal marsh species predicted to result from the 2002–2012 SMP work activities, the SCVWD restored the "Island Ponds" (Ponds A19, A20, and A21), located between Coyote Slough and Mud Slough near Alviso, to tidal action. By restoring these ponds, the SCVWD obtained credit for 30 acres of tidal habitat that is suitable, or that will be suitable as habitat matures, for the aforementioned tidal marsh species (the Island Ponds project). Monitoring has documented achievement of all performance criteria appropriate for the development of both vegetated tidal salt/brackish marsh and tidal aquatic habitat, with the formation of nascent tidal marsh habitat, including extensive channel networks, within these ponds. SMP-1 was responsible for 21 acres of tidal mitigation. The 2002-2012 SMP permit applications included a tidal mitigation debt of 12 acres for work performed prior to SMP-1 and 9 acres of tidal mitigation was needed to compensate for SMP-1 impacts for work performed from 2002-2012. This resulted in a total SMP-1 mitigation credit, 9 acres of excess tidal habitat restoration at

the Island Ponds is available as mitigation and will be used by the SCVWD for impacts to tidal wetlands and aquatic habitats, as well as tidal marsh species that may occur under SMP-2. The District does not anticipate needing more than 9 acres of tidal habitat mitigation during SMP-2. As discussed above in Section 10.4, a mitigation banking structure between the SCVWD and the USACE will be sought to apply the use of SMP-1 excess mitigation for other maintenance impacts.

## **10.8.7** Mitigation for Impacts to Yellow Warbler Breeding Habitat

Mitigation for impacts to occupied yellow warbler breeding habitat (i.e., riparian habitat known to have been occupied in recent years by the species) will be provided via riparian habitat restoration and preservation in relatively undeveloped reaches of creeks rather than in creeks surrounded closely on both sides by development, so that this habitat will benefit breeding yellow warblers. Such mitigation will be provided at a ratio no less than 1:1 (on an acreage basis), and it will be combined with programmatic mitigation for impacts to riparian habitat in general. The SCVWD will determine whether impacted riparian habitat is suitable for this species on the basis of breeding-season surveys or comparison of habitat conditions to those in known occupied areas.

## **10.8.8** Mitigation for Impacts to the Burrowing Owl

The SCVWD will implement the following avoidance and minimization measures to avoid take of burrowing owl:

- Identify locations of known nesting burrowing owls by updating the District's database of burrowing owl occurrences on a regular basis and through the use of the California Natural Diversity Data Base, local experts, and the Santa Clara County Habitat Agency.
- For each SMP project, determine whether the project site and surrounding work area are located in grassland or bare ground habitat.
- If an SMP project is located in grassland or bare ground habitat, survey the surrounding work area and associated grassland habitat to identify any nest sites and/or any burrowing owl foraging habitat (Valley Habitat Plan Western Burrowing Owl Conservation Strategy (Strategy) assumes a burrowing owl breeding site requires a minimum of 140 acres of foraging habitat) that is located within 0.5 mile of a nest site.
- If there are nests on site, or if there are nests dependent on the grasslands on site, conduct an impacts analysis to determine whether there will be any permanent impacts (permanent impacts under the Strategy are defined as those impacts where the site cannot be restored to pre-project conditions within 1 year) to burrowing owl nests or associated foraging habitat.
- If there are burrowing owl nests within 250 feet of project activities, adopt the following measures:
  - The SCVWD will establish a 250-foot radius, no work buffer zone (Gen-7) around occupied burrowing owl burrows. Buffers may be modified, with CDFW approval, by a qualified biologist based on location of paved roads, intervening riparian corridors, and levees. No construction work will occur within the buffer zones

except as described in Gen-7.

• No rodenticide or fumigant use will occur within 656 yards of known occupied burrowing owl locations (ANI-3).

#### **Mitigation**

Consistent with the Strategy, no take of burrowing owl will occur as a result of SMP activities. For permanent impacts to burrowing owl nests or to burrowing owl foraging habitat that cannot be avoided, the SCVWD will provide burrowing owl conservation fees to the Valley Habitat Agency.

#### 10.8.9 Mitigation for Impacts to the Pallid Bat

If a tree or structure containing a pallid bat colony is to be removed or physically disturbed by an SMP activity, the SCVWD will identify the roost, the approximate number of pallid bats using the colony, and an assessment of the impacts to the pallid bat colony. The SCVWD will then formulate a plan to mitigate the impacts to the colony. The SCVWD will submit the plan to the DFW for review, negotiation and approval. The SCVWD will then implement the approved plan.

## 10.8.10 Mitigation for Impacts to the San Francisco Dusky-footed Woodrat

BMP GEN-14 includes measures to minimize impacts to San Francisco dusky-footed woodrats and their nests, including pre-activity screening for the potential for occurrence, pre-activity surveys in suitable habitat, nest avoidance where feasible, measures to evict woodrats from their nests (to avoid mortality), and measures to relocate the nest materials to appropriate habitat nearby. In certain circumstances (e.g., if large numbers of nests would be affected by a maintenance activity), the CDFW may require the preparation of a mitigation plan describing these measures, and CDFW review of the plan.

## 10.8.11 Mitigation for Impacts to Special-Status Plant Species

If SMP activities result in the loss of individual special-status plants (SMP activities will not impact serpentine habitats or species), other than the Santa Clara red ribbons, Hospital Canyon larkspur, western leatherwood, Hall's bush-mallow, and robust monardella, compensatory mitigation will be provided. Prior to initiation of SMP activities that may impact these special-status species, a qualified botanist will conduct a review of potential impact areas using existing data, and field verification as needed, to identify areas of potential occurrence of these species. The botanist also will conduct a pre-activity survey for special-status plants in areas where occurrence is possible. The SCVWD will determine the extent of impacts to non-serpentine-associated special-status plants that will occur, after consideration of avoidance and minimization measures, to determine mitigation requirements.

Compensation for unavoidable impacts to populations of non-serpentine-associated specialstatus plants will be provided by a combination of preservation and enhancement of those species' populations outside SMP maintenance sites. For impacts to populations (including partial populations) of a specific special-status plant species, compensatory mitigation will include preservation, enhancement, and management of lands that (a) already support equal or
greater numbers (and health) of individuals of that species: and (b) contain sufficient unoccupied habitat to allow for an increase in populations. Under (b) the increase in population would be at least equivalent to the number impacted, through habitat enhancement and management. For determining the number of individuals impacted, the highest number of individuals known to be present within the impact area (if the impact area has undergone multiple surveys) will be used to determine the magnitude of the impact. Mitigation for impacts to special-status plants may occur via the payment of mitigation impact fees to the SCV Habitat Agency.

# **10.9 Annual Mitigation Assessment Process**

The general process to assess impacts, identify and develop the mitigation workplan, conduct the necessary mitigation, and provide relevant notification and summary reports involves seven main steps. These steps will be conducted annually and coordinated with the regulatory agencies. These steps are described below:

- 1. Impacts and mitigation requirements are estimated based on the NPW:
  - A. Maintenance needs, activities, and locations are identified for the coming inchannel maintenance season.
  - B. A SCVWD biologist conducts a desktop assessment of potential maintenance sites, which may include review of aerial photos, a GIS-based review of habitat or species distribution mapping, or review of other available information. The SCVWD biologist determines whether sensitive resources requiring BMPs, detailed impact/mitigation assessment, or other measures are necessary, or whether maintenance activities are not expected to result in impacts to any sensitive resources.
  - C. If maintenance activities could potentially impact sensitive resources, a SCVWD biologist may conduct a site assessment and determine what on-site resources require further assessment or survey (such as whether tidal wetlands or special-status plants are present) using professional judgment, GIS mapping, or aerial photos.
  - D. A SCVWD biologist identifies the limits of the potentially affected resources (e.g., mapping the limits of tidal wetlands along a levee or the locations of specialstatus plants) using aerial photos or by field inspection and evaluation.
  - E. The SCVWD evaluates how applying BMPs to the maintenance activities in question can avoid or reduce the magnitude, scope, or extent of potential impacts to sensitive resources such as tidal wetlands, and thereby reduce the mitigation requirement.
  - F. The SCVWD quantifies the projected impacts of the proposed activities to each biological resource that requires mitigation.

- G. The SCVWD repeats steps 1.B-F above for each maintenance activity proposed that year and summarizes the total impacts and associated mitigation requirements for each biological resource that will require mitigation.
- SCVWD develops the annual mitigation strategy and workplan for new work areas: Based on the results of Step 1, as summarized in Step 1(G) – the SCVWD will determine the most appropriate manner to satisfy the year's estimated mitigation requirements, following the process shown on Figure 10-9 and the mitigation site selection sequence outlined in Section 10.4.3.

## For Land Acquisition Based Mitigation

- A. The SCVWD considers mitigation needs first for resources requiring the most specialized type of mitigation (i.e., those resources with the fewest or most difficult mitigation options). Compensatory mitigation involving land acquisition and preservation will also likely provide some mitigation for impacts to waters of the U.S., waters of the State, and riparian habitats, which have the most diverse mitigation options. In general, biological resources requiring mitigation would be considered in the following order (from most to least specialized):
  - i. Special-status plants. (There are limited areas where mitigation for impacts to these plants can be provided.)
  - ii. California tiger salamander habitat; California red-legged frog habitat; burrowing owl habitat. (Mitigation lands for these species may overlap with each other and/or with habitat that is preserved for plants listed in 2.A.i above.)
  - iii. Coarse gravel in creeks supporting anadromous salmonids; yellow warbler habitat. (These are specialized forms of mitigation for impacts to certain types of non-tidal waters, woody riparian vegetation, or trees, and they could occur on lands preserved for other resources listed above.)
  - iv. Non-tidal wetlands and other waters; woody riparian vegetation; trees 6-12" dbh. These lands, if also preserved for other resources above can serve as mitigation (according to the mitigation ratios in Table 10-5) for non-tidal wetlands and other waters and woody riparian vegetation, and as locations for mitigation of impacts to 6-12" dbh trees.
  - v. Pallid bat artificial roost; instream complexity. Although these impacts may be mitigated in areas identified for other resources above, mitigation for impacts to pallid bats, or to instream complexity, does not count toward mitigation of other resources listed above.
  - vi. Tidal wetlands and other waters. This mitigation has already been

provided via Island Pond restoration.

- B. Before considering mitigation options that involve the acquisition of new properties or the payment of mitigation fees, the SCVWD considers lands it already owns that have not been committed as mitigation for other purposes or projects to determine what resource mitigation can be provided by such lands. These lands are assessed for how they may provide mitigation either through preservation [e.g., for existing habitat] or by restoration [e.g., riparian vegetation or wetlands]), focusing on the species/community-specific measures in 2.A.i-iii above. The SCVWD will assess the extent (i.e., acreage or, in the case of special-status plants, number of individuals) of those resources that SCVWD-owned lands provide, and then quantify the amount of required mitigation that cannot be satisfied on those lands.
- C. The SCVWD considers which of its mitigation requirements can be met through payment of impact fees to the SCV Habitat Agency and determines whether implementing that mitigation option is desirable.
- D. The SCVWD evaluates lands that it does not currently own, but that may be available for acquisition, to determine whether such lands may provide resources to satisfy mitigation needs that cannot be satisfied on existing SCVWD-owned lands (focusing on the species/community-specific measures in 2.A.i-iii above). The SCVWD focuses first on lands that provide the most specialized type of mitigation required, and then within those areas, on lands that provide resources that will satisfy the greatest number of mitigation requirements. The SCVWD then pursues acquiring new mitigation lands as necessary.
- E. In consideration of all SCVWD lands (including those recently acquired), the SCVWD then identifies the smallest acreage of mitigation that would satisfy the most mitigation requirements, again focusing on the species/community-specific measures in 2.A.i-iii above.
- F. The SCVWD determines the amount of mitigation credit for impacts to waters of the U.S., waters of the State, and riparian habitats that would be provided via the preservation of lands to satisfy species/community-specific requirements listed in 2.A.i-iii above or via riparian restoration to satisfy the requirements listed in 2.A.iv above. The SCVWD determines the acreage of waters of the U.S./State/riparian habitat impact to which this credit would apply. The SCVWD then determines the residual impacts to waters of the U.S., waters of the State, and riparian habitats that still require mitigation.

### For Ecological Services Based Mitigation

A. For general waters of the U.S., waters of the State, and riparian habitat mitigation needs the SCVWD will identify either on-site or off-site annual mitigation through

the ecologic services based mitigation approaches described in Section 10.5, or addressed through acquisition based mitigation (if applicable opportunities exist).

3. SCVWD identifies mitigation approach in the annual NPW submittal:

The SCVWD will describe the proposed mitigation approach and workplan in the annual NPW submittal to the regulatory agencies for review and approval.

4. Regulatory agencies will review annual mitigation approach during NPW review:

The regulatory agencies will review the annual mitigation workplan concurrent with their review of the maintenance projects in the NPW as described in Chapter 12.

5. SCVWD will track and log the actual impact areas:

As maintenance work occurs, the SCVWD will track actual project impacts. Using GIS and/or field-based methods, the SCVWD will quantify the actual impacts from each maintenance activity on each aquatic or biological resource that requires mitigation.

6. Mitigation is conducted and tracked:

The SCVWD will conduct and track the planned mitigation according to the mitigation workplan.

7. Post Maintenance Mitigation Accounting and Reporting

Following the maintenance season, the SCVWD will account and record the impacts that occurred and the mitigation that was conducted. These impact and mitigation values will be compared to the impacts and mitigation values that were developed for the mitigation workplan as notified in the annual NPW. Based on this accounting and reconciliation between estimated impacts and mitigation with actual mitigation, a mitigation balance will be identified as a mitigation credit, debit, or match. The mitigation balance will be reported in the annual ASR report as described in Chapter 12.

# **CHAPTER 11: MITIGATION MONITORING**

This chapter describes the monitoring requirements for the mitigation approaches in Sections 10.5 and 10.7. Monitoring reports may be provided to the resource agencies in the Annual Summary Report (ASR) or as a separate submittal. This chapter describes the monitoring requirements, success criteria and any potential remedial actions that may be necessary, by work activity. Monitoring will be used to determine compliance with success criteria and to assist in the determination of the efficacy of particular mitigation methods. Any changes to these monitoring requirements will be approved by the resources agencies prior to implementation. Changed site conditions that affect the ability to meet monitoring requirements will be described in the monitoring reports.

# 11.1 Invasive Plant Management Program

## 11.1.1 Monitoring

Invasive Plant Management Program (IPMP) sites will be assessed annually following planting until success criteria are achieved. Treatment areas, and any replanting, will be mapped with Global Positioning System (GPS) devices at the time of treatment. Geographic Information System (GIS) layers will be developed from the GPS data for long-term tracking. Annual assessments will be used to determine if additional control work or follow-up control work is necessary at treatment sites. Results of control activities including success or remediation will be reported in the ASR. Tier 1 (from Table 1 of Attachment D) will be reported in years 1 and 3. Tier 2 will be reported in years 1, 3, and 5. An analysis of treatment methods will be conducted after the 5<sup>th</sup> year of the program to determine the efficacy of the particular treatment methods.

Specific monitoring methods, treatment activities, and treatment timing will be identified in the NPW for each site, specific to the targeted species on the site. The approach can vary by species, year of treatment, size of the treatment area, adjacent land activities, and protected species/habitats. Monitoring reports will include the technique used to remove the plant, species of the plant, and type and amount of follow-up needed. This information will assist in determining successful techniques for different plant species. Monitoring results will be critical for prioritizing follow-up treatments and planning seasonal work. Specific reporting items are listed in chapter 12.2.2 #3 IPMP.

# 11.1.2 Success Criteria and Remedial Actions

Success criteria will be developed for each site, and/or for each individual target species. Exclusion or containment strategies may be used where an invasive poses a threat to a sensitive species or habitat type and complete eradication is deemed infeasible. These control strategies may also be used to suppress highly competitive invasive species and give existing native species the ability to thrive.

Examples of what may be described for Success Criteria include:

- Target species is not found on control site.
- The site has not been colonized by a different non-native species.
- Native species colonized site.
- Native species planted on-site and population thrives.

• No erosion or other water quality problems have occurred.

While complete eradication is the ultimate goal, this would be immensely difficult in the highly urbanized channels of the SMP. Additional control actions may be necessary if re-sprouts or recolonization occur. Any remedial actions taken will be included in the monitoring reports.

Short-term management and remedial actions for the site may include:

- Replanting
- Different treatment method
- Site Modification
  - o Soil amendments
  - o Decompacting soil

# 11.2 Riparian Planting

## 11.2.1 Monitoring

Mitigation planting sites will be monitored by a qualified biologist or a qualified vegetation program specialist to evaluate the survival and successful establishment of the plantings. Monitoring will be conducted over a 5-year period with assessments performed in Years 1, 3, and 5 following planting. The data collected during monitoring visits will be used to determine if success criteria are met and to recommend management modifications or the implementation of contingency measures, as necessary, to help meet the final success criteria. Site performance and final success will be evaluated through both quantitative and qualitative monitoring. If the final success criteria are not met by Year 5, remedial measures will be implemented and monitoring will continue annually or as otherwise stipulated in writing by the interagency work group until the success criteria are achieved.

The baseline site conditions at the time of plant installation will be documented in the field. Planting sites will be mapped with GPS devices at the time of planting; GIS layers will be developed from the GPS data for long-term tracking of planting areas. At the time of planting the number, location, and species of trees and shrubs planted and the square footage of the area planted will be recorded. Baseline photographs will be taken at fixed, pre-designated photo points immediately following initial plant installation.

# 11.2.2 Success Criteria

<u>Plant Survival</u>: Plant survival will be monitored in Years 1, 3, and 5. Plant survival will be assessed in upland areas, which are defined by the Stream Maintenance Program as the areas above the normal reach of streams or rivers and characterized by non-wetland vegetation. Percent survival is appropriate in drier upland areas where the associated vegetation is slower growing. The plant survival success criterion will be 80% in Years 1 and 3 and 75% in Year 5. Replanting will occur if these criteria are not met at any point during the monitoring period. Replanting will occur if these criteria are not met at any point during the monitoring period. Replanting dates will be tracked and included in the monitoring reports, and the year 5 success criteria for replantings will require a vigor rating of 3 for individual plantings, with no artificial irrigation for at least two years.

If the final success criterion is not met at Year 5, remedial measures will be discussed with the permitting agencies.

Percent cover: Percent cover of all native herbaceous and woody vegetation will be assessed in Years 5 in upland areas. There are no percent cover related success criteria for native species in upland areas in Years 1 and 3 as it is assumed the mitigation plantings will be in the early stages of development. If the success criterion is not met in Year 5, remedial measures will be discussed with the permitting agencies.

Percent cover of non-native vegetation will be assessed in years 1, 3 and 5 using the line intercept method. The success criterion for percent non-native cover is less than 10% in years 1, 3, and 5.

Health and vigor. Health and vigor will be assessed in Years 1, 3 and 5 at all planting locations.

The success criteria for years 1 and 3 will be an overall health and vigor rating of 2 or 3 for the site as a whole. The success criterion for year 5 will be an overall health and vigor rating of 3 for the site.

Criteria	Year 1 Success Criteria	Year 3 Success Criteria	Year 5 Success Criteria
Percent survival of individual plants (%)	cent survival of individual 80%		75%
Health and vigor <sup>1</sup> (number)	2,3	2,3	3
Percentage of maximum non- native cover (%)	<10%	<10%	<10%
Natural recruitment of native vegetation (yes/no)	N/A (planting effort is recent)	Yes	Yes
Supplemental irrigation	Yes	Yes	None within last 2 years (normally years 4 and 5)
Percent cover by natives (%)	N/A	N/A	50%
1 Potential health and vigor rati	ings listed in Table11-3		

 Table 11-1.
 Performance and Success Criteria for Non-Riparian Upland Zone Areas

1. Potential health and vigor ratings listed in Table11-3

### **Riparian Zone**

Percent cover: Percent cover of non-native and native herbaceous and woody vegetation will be assessed in Years 3 and 5 in the riparian zone along the water's edge and lower streambank. For the purposes of mitigation monitoring the riparian zone is the area located along the edge of a channel, generally on the floodplain, characterized by access to and influence of the channel. A riparian zone or riparian area is the interface between land and a river or stream. The success criterion for percent native cover in riparian areas is 50% in Year 3 and 75% in Year 5. The success criterion for percent non-native cover is less than 10% in years 1, 3, and 5. There are no percent cover related success criteria in riparian areas for Year 1 as it is assumed the mitigation plantings will be in the early stages of development. If the success criteria are not met in Year 5, remedial measures will be discussed with the permitting agencies.

Plant Survival: Percent plant survival will be assessed only in year 5 in riparian areas. The success criteria will be 75% of planted plants in year 5. This criteria only applies to woody species and excludes all cuttings installed.

Criteria	Year 1 Success Criteria	Year 3 Success Criteria	Year 5 Success Criteria		
Percent cover by natives (%)	N/A	50%	75%		
Percentage of maximum non-native cover (%)	<10%	<10%	<10%		
Natural recruitment of planted vegetation (yes/no)	N/A (planting is new)	Yes	Yes		
Supplemental irrigation	Yes	Yes	None within last 2 years (normally years 4 and 5)		
Percent survival of individual plants planted (%)	N/A	N/A	75%		

### Table 11-2. Performance and Success Criteria for Riparian Zone Areas

### **Monitoring Methodology**

Both quantitative and qualitative monitoring will be conducted. The methodologies used during quantitative and qualitative monitoring are described as follows.

<u>Quantitative Monitoring</u>. Quantitative monitoring will be conducted to assess the establishment and survival of the plantings, as determined by percent survival, percent cover, and health and vigor.

*Plant Survival*: The total number of planted trees, shrubs, and herbaceous plants that are living at the time of monitoring will be counted in the field. Plant survival will be tallied by species; the survival of each species will be calculated using the following equation:

Percent Survival of Species A = (Number of Individuals of Species A Alive During Monitoring Period / Total Number of Species A Installed) \* 100

The overall percent survival will be calculated using the following equation:

Overall survival = (Total Number of all Species Alive at Time of Monitoring/Total Number of Plantings Installed) \* 100

*Percent Cover*: Percent cover of native herbaceous and woody species will be determined using the line intercept method (Bonham 1989) along permanently established fixed length transects. A sufficient number of transects will be used to adequately assess the performance of vegetation, with a minimum of one transect per 2,500 square feet of area. The end points of the transects will be marked with a T-post and mapped in Year-1 so that the same transects can be used throughout the monitoring period. Transects will be oriented parallel or perpendicular to the creek channel. The length of the transects will be determined in the field. The number, length and location of transects shall be established to adequately represent the monitoring area. The length of cover for each native woody species will be recorded to the nearest 0.5 feet along each transect. The data will be used to calculate the total percent cover of all species, the average percent cover of each individual species, and the total percent cover of trees versus shrubs versus herbaceous species.

*Health and Vigor:* A qualitative assessment of the overall plant health and vigor will be made for all mitigation plantings by considering such factors as: plant leaf color, bud development, new

growth, herbivory, drought stress, fungal/insect infestation, and physical damage. The table below describes the rating system. Health and vigor will be assessed for individual plantings using the scale shown in the table below. The average health and vigor for planted species will be calculated by averaging the individual numerical values for each species using the numerical and qualitative scale. If there are too many plantings for the health and vigor of each one to be assessed, assessments may be limited to a representative selection of the plantings, which includes individuals of all planted species.

Health and Vigor Rating	Numerical Value	% Healthy Foliage
High	3	67-100%
Medium	2	34-66%
Low	1	1-33%
Dead	0	dead

Table 11-3. Health and Vigor Ratings for Mitigation Plantings

<u>Qualitative monitoring.</u> Qualitative monitoring will be conducted in years 1-5 to assess the broader context of the site and its overall ecological condition, and to identify problems that may affect the ability of the planting sites to effectively meet the success criteria, including weed invasion and erosion. During qualitative monitoring assessments, a qualified biologist or a qualified vegetation program specialist will walk the planting site to assess overall plant health and vigor, describe the presence of naturally recruited native plants, and identify the occurrence of invasive species, signs of erosion, evidence of drought stress and supplemental irrigation effectiveness, signs of deer browse or disease, the presence of trash/refuse, or signs of vandalism. Photo-documentation will be conducted so that changes in site conditions can be evaluated over time. Results of qualitative monitoring that is conducted in years 2 and 4 will be included in monitoring reports prepared for years 3 and 5.

*Natural Recruitment*: Trends in natural recruitment will be assessed by estimating, by species, the number of naturally recruited native species in each planting area and the qualitative abundance of seedlings and saplings of these species.

*Invasive Species*: In addition to the quantitative percent cover monitoring to ensure the <10% success criterion is met, trends in invasive species will be assessed by documenting species presence and to the extent to which any invasive species are out-competing or otherwise harming the plantings.

*Erosion*: Evidence of erosion including bare soil, bank slumps, and the formation of rills, etc. will be noted. The extent to which erosion may compromise plant survival will also be evaluated.

*Drought stress*: Signs of drought stress include wilted vegetation, chlorotic (yellow) leaves, cracks in the bark, and stem and twig die-back particularly on the outermost branches. Indications of drought stress will be assessed in the late spring and summer, depending on precipitation amounts and frequency, so that supplemental irrigation can be scheduled as needed.

*Effectiveness of Irrigation*: If supplemental irrigation is performed, plants that had previously shown indications of drought stress will be re-visited to assess if their health and vigor have improved.

*Deer Browse*: Deer browse can be detected by looking for broken twigs on outer branches and damaged bark caused by antler-rubbing. The impact to plant health caused by deer browse will be evaluated so that remedial measures (e.g., installation or repair of foliage protection cages, etc.) can be implemented if needed.

*Trash/Refuse and Vandalism*: The extent of anthropogenic impacts to each planting site, including the presence of trash and human disturbance, will be assessed and described.

*Photo-documentation*: Photo-documentation of each planting area will be conducted from the fixed locations selected during installation. Photographs will also be taken to record any events that may have a significant effect on the success of the mitigation site such as flood, erosion, fire, or vandalism.

### **Monitoring Schedule**

Monitoring will be conducted between July and October of each monitoring year.

### **Completion of Mitigation**

Monitoring of the planting sites will be conducted for a minimum of 5 years. At the end of the monitoring period, a final report will be prepared to describe whether the sites have met the success criteria. If the criteria have been met, a letter will be submitted to all appropriate regulatory permitting agencies requesting final "sign-off" of the project. The project will be considered a success and "signed-off" when an acceptance letter is received from each agency.

### **Contingencies and Remedial Actions**

If final success criteria are not met, an analysis of the cause(s) of failure and proposed remedial actions will be prepared and submitted to the appropriate regulatory permitting agencies. The project proponent shall provide funding for the planning, implementation, and monitoring of any remedial actions that may be required by the permitting agencies to meet the goals of the mitigation.

# 11.3 Tree and Shrub Plantings

### 11.3.1 Monitoring

Tree and shrub planting sites will be monitored by a qualified biologist or a qualified vegetation program specialist to evaluate the survival and successful establishment of the plantings. Monitoring will be conducted over a 5-year period with assessments performed in Years 1, 3, and 5 following planting. The data collected during monitoring visits will be used to determine if success criteria are met and to recommend management modifications or the implementation of contingency measures, as necessary, to help meet the final success criteria. Site performance and final success will be evaluated through both quantitative and qualitative monitoring. If the final success criteria are not met by Year 5, remedial measures will be implemented and monitoring will continue annually or as otherwise stipulated in writing by the interagency work group until the success criteria are achieved.

The baseline site conditions at the time of plant installation will be documented in the field. Planting sites will be mapped with GPS devices at the time of planting; GIS layers will be developed from the GPS data for long-term tracking of planting areas. At the time of planting the number, location, and species of trees and shrubs planted and the square footage of the area planted will be recorded. Baseline photographs will be taken at fixed, pre-designated photo points immediately following initial plant installation.

Planting areas will not be impacted for a minimum of 10 years after planting. If there are impacts to a tree and shrub planting mitigation area, the impacted mitigation area will be replaced in-kind and the monitoring clock will be reset for those areas for another 5 years. (See section 10.5.3 for more details.)

### 11.3.2 Success Criteria and Remedial Actions

<u>Plant Survival</u>: Plant survival will be monitored in Years 1, 3 and 5. Plant survival will be assessed in upland areas, which are defined by the Stream Maintenance Program as the areas above the normal reach of streams or rivers and characterized by non-wetland vegetation. Percent survival is appropriate in drier upland areas where the associated vegetation is slower growing. The plant survival success criterion will be 80% in Years 1 and 3 and 75% in Year 5. Replanting will occur if these criteria are not met at any point during the monitoring period. If the final success criterion is not met at Year 5, remedial measures will be discussed with the permitting agencies.

Percent plant survival will be assessed only in year 5 in riparian areas. The success criteria will be 75% of planted plants in year 5. This criteria only applies to woody species and excludes all cuttings installed.

<u>Percent cover:</u> Percent cover of all native woody vegetation will be assessed in Years 3 and 5 in riparian areas, which are located along the water's edge. As defined in the Stream Maintenance Program, "riparian" is the area located along the edge of a channel, generally on the floodplain, characterized by access to and influence of the channel, but not in it. A riparian zone or riparian area is the interface between land and a river or stream. The success criterion for percent cover in riparian areas is 30% in Year 3 and 75% in Year 5. There are no percent cover related success criteria in riparian areas for Year 1 as it is assumed the mitigation plantings will be in the early stages of development. Percent cover of all native woody vegetation will be assessed in Year 5. There are no percent cover related success criteria for upland areas is 30% in Year 5, remedial measures will be discussed with the permitting agencies.

<u>Health and vigor.</u> Health and vigor will be assessed in Years 1, 3 and 5 at all planting locations. There will be no success criteria for this parameter but it will be used to help evaluate plant establishment and guide future maintenance activities.

Criteria	Year 1 Success Criteria	Year 3 Success Criteria	Year 5 Success Criteria	
Percent survival of individual plants (%)	80%	80%	75%	
Health and vigor (number) <sup>1</sup>	Rating greater than or equal to 2	Rating greater than or equal to 2	Rating greater than or equal to 2	
Percentage of maximum non-native cover (%)	<10%	<10%	<10%	
Natural recruitment of native vegetation (yes/no)	N/A (planting is new)	Yes	Yes	
Supplemental irrigation	Yes	Yes	None within last 2 years (normally years 4 and 5)	
Percent cover by natives (%)	N/A	N/A	50%	
1. Potential health and vigor ratings are listed in Table 11-6.				

**Table 11-4.** Performance and Success Criteria for Upland Areas

 Table 11-5.
 Performance and Success Criteria for Riparian Areas

Criteria	Year 1 Success Criteria	Year 3 Success Criteria	Year 5 Success Criteria
Percent cover by natives (%)	N/A	50%	75%
Percentage of maximum non- native cover (%)	<10%	<10%	<10%
Natural recruitment of planted vegetation (yes/no)	N/A (planting is new)	Yes	Yes
Supplemental irrigation	Yes	Yes	None within last 2 years (normally years 4 and 5)
Percent survival of individual plants planted (%)	N/A	N/A	75%

### Monitoring Methodology

Both quantitative and qualitative monitoring will be conducted. The methodologies used during quantitative and qualitative monitoring are described as follows.

<u>Quantitative Monitoring</u>. Quantitative monitoring will be conducted to assess the establishment and survival of the plantings, as determined by percent survival, percent cover, and health and vigor.

*Plant Survival*: The total number of planted trees, shrubs, and herbaceous plants that are living at the time of monitoring will be counted in the field. Plant survival will only be assessed in upland areas. Plant survival will be tallied by species; the survival of each species will be calculated using the following equation:

Percent Survival of Species A = (Number of Individuals of Species A Alive During Monitoring Period / Total Number of Species A Installed) \* 100 The overall percent survival will be calculated using the following equation:

Overall survival = (Total Number of all Species Alive at Time of Monitoring/Total Number of Plantings Installed) \* 100

*Percent Cover*: Percent cover of native woody species will be determined using the line intercept method (Bonham 1989) along permanently established fixed length transects. A sufficient number of transects will be used to adequately assess the performance of vegetation, with a minimum of one transect per 2,500 square feet of area. The end points of the transects will be marked with a T-post and mapped in Year-1 so that the same transects can be used throughout the monitoring period. Transects will be oriented parallel or perpendicular to the creek channel. The length of the transects will be determined in the field. The length of cover for each native woody species will be recorded to the nearest 0.5 feet along each transect. The data will be used to calculate the total percent cover of all species, the average percent cover of each individual species, and the total percent cover of trees versus shrubs.

*Health and Vigor:* A qualitative assessment of the overall plant health and vigor will be made for all mitigation plantings by considering such factors as: plant leaf color, bud development, new growth, herbivory, drought stress, fungal/insect infestation, and physical damage. The table below describes the rating system. Health and vigor will be assessed using the scale shown in the table below. The average health and vigor for each tree and shrub species will be calculated by averaging the individual numerical values for each species using the numerical and qualitative scale. If there are too many plantings for the health and vigor of each one to be assessed, assessments may be limited to a representative selection of the plantings, which includes individuals of all planted species.

Health and Vigor Rating	Numerical Value	% Healthy Foliage
High	3	67-100%
Medium	2	34-66%
Low	1	1-33%
Dead	0	dead

 Table 11-6.
 Health and Vigor Ratings for Mitigation Plantings

<u>Qualitative monitoring.</u> Qualitative monitoring will be conducted in years 1 -5 to assess the broader context of the site and its overall ecological condition, and to identify problems that may affect the ability of the planting sites to effectively meet the success criteria, including weed invasion and erosion. During qualitative monitoring assessments, a qualified biologist or a qualified vegetation program specialist will walk the planting site to assess overall plant health and vigor, describe the presence of naturally recruited native plants, and identify the occurrence of invasive species, signs of erosion, evidence of drought stress and supplemental irrigation effectiveness, signs of deer browse or disease, the presence of trash/refuse, or signs of vandalism. Photo-documentation will be conducted so that changes in site conditions can be evaluated over time. Results of qualitative monitoring that is conducted in years 2 and 4 will be included in monitoring reports prepared for years 3 and 5.

*Natural Recruitment*: Trends in natural recruitment will be assessed by estimating, by species, the number of naturally recruited native species in each planting area and the qualitative abundance of seedlings and saplings of these species.

*Invasive Species*: Trends in invasive species will be assessed by documenting species presence and estimating the number of plants and/or the approximate percent cover of invasive species in each planting area. The extent to which any invasive species are out-competing or otherwise harming the plantings will also be noted.

*Erosion*: Evidence of erosion including bare soil, bank slumps, and the formation of rills, etc. will be noted. The extent to which erosion may compromise plant survival will also be evaluated.

*Drought stress*: Signs of drought stress include wilted vegetation, chlorotic (yellow) leaves, cracks in the bark, and stem and twig die-back particularly on the outermost branches. Indications of drought stress will be assessed in the late spring and summer, depending on precipitation amounts and frequency, so that supplemental irrigation can be scheduled as needed.

*Effectiveness of Irrigation*: If supplemental irrigation is performed, plants that had previously shown indications of drought stress will be re-visited to assess if their health and vigor have improved.

*Deer Browse*: Deer browse can be detected by looking for broken twigs on outer branches and damaged bark caused by antler-rubbing. The impact to plant health caused by deer browse will be evaluated so that remedial measures (e.g., installation or repair of foliage protection cages, etc.) can be implemented if needed.

*Trash/Refuse and Vandalism*: The extent of anthropogenic impacts to each planting site, including the presence of trash and human disturbance, will be assessed and described.

*Photo-documentation*: Photo-documentation of each planting area will be conducted from the fixed locations selected during installation. Photographs will also be taken to record any events that may have a significant effect on the success of the mitigation site such as flood, erosion, fire, or vandalism.

#### **Monitoring Schedule**

Monitoring will be conducted between July and October of each monitoring year.

#### **Completion of Mitigation**

Monitoring of the planting sites will be conducted for a minimum of 5 years. At the end of the monitoring period, a final report will be prepared to describe whether the sites have met the success criteria. If the criteria have been met, a letter will be submitted to all appropriate regulatory permitting agencies requesting final "sign-off" of the project. The project will be considered a success and "signed-off" when an acceptance letter is received from each agency.

#### **Contingencies and Remedial Actions**

If final success criteria are not met, an analysis of the cause(s) of failure and proposed remedial actions will be prepared and submitted to the appropriate regulatory permitting agencies. The project proponent shall provide funding for the planning, implementation, and monitoring of any remedial actions that may be required by the permitting agencies to meet the goals of the mitigation.

# 11.4 Land Management for Conservation

# 11.4.1 Monitoring

Monitoring requirements for lands set aside to mitigate for maintenance activities will be described in the Long Term Management Plans developed for each site.

## 11.4.2 Success Criteria and Remedial Actions

Success criteria and any necessary remedial actions will be included within the Long Term Management Plans developed for each site.

# 11.5 Instream Complexity in Anadromous Salmonid Channels

# 11.5.1 Monitoring

The monitoring plan will establish the type of monitoring to be conducted, the timing of the monitoring to be conducted, and adaptive management alternatives if the final success criteria are not met. Monitoring will occur, at a minimum, in years 1, 3, and 5 post construction and will be performed by a qualified biologist to evaluate the condition of the project, utilization by target species, and achievement of the project-specific success criteria. Monitoring and evaluation parameters will be drawn from the principals and procedures for project evaluation and monitoring contained in the California Salmonid Stream Habitat Restoration Manual (Part VIII Project Evaluation and Monitoring). Methods will include "as-built" design drawings, photographs, and narrative descriptions. Post-construction assessments may include a variety of methods to determine if project-specific objectives have been achieved (such as fish observations, water depths and velocities, habitat features). The SCVWD will include instream habitat complexity sites in the NPW prior to implementation. These may be combined with gravel augmentation projects and objectives.

# 11.5.2 Success Criteria and Remedial Actions

The SCVWD in collaboration with the resource agencies will develop mitigation designs for instream habitat complexity projects. The mitigation designs will include the objectives for each project and success criteria. The SCVWD will include instream habitat complexity sites in the NPW prior to implementation.

# **11.6 Gravel Augmentation in Anadromous Salmonid Channels**

# 11.6.1 Monitoring

The monitoring plan will establish the type of monitoring to be conducted, the timing of the monitoring to be conducted, and adaptive management alternatives if the final success criteria are not met. Monitoring will occur, at a minimum, in years 1, 3, and 5 post construction and will be performed by a qualified biologist to evaluate the condition of the project, utilization by target species, and achievement of the project-specific success criteria. Monitoring and evaluation parameters will be drawn from the principals and procedures for project evaluation and monitoring contained in the California Salmonid Stream Habitat Restoration Manual (Part VIII Project Evaluation and Monitoring). Methods will include "as-built" design drawings,

photographs, and narrative descriptions. Post-construction assessments may include a variety of methods to determine if project-specific objectives have been achieved (such as fish observations, water depths and velocities, habitat features). The SCVWD will include coarse sediment augmentation sites in the NPW prior to implementation. These may be combined with instream habitat complexity projects and objectives.

### 11.6.2 Success Criteria and Remedial Actions

The SCVWD in collaboration with the resource agencies will develop mitigation designs for coarse sediment augmentation projects. The mitigation designs will include the objectives for each project and success criteria. The SCVWD will include coarse sediment augmentation sites in the NPW prior to implementation.

### 11.7 Bank Stabilization

### 11.7.1 Monitoring

District facilities and banks are assessed annually. All bank stabilization projects will be reported in years 1, 3, and 5 following construction. This includes previous bank repair sites. Monitoring will include a visual observation of erosion conditions 200 feet upstream and downstream of the site, conditions of the bank stabilization repair, and conditions of any vegetation planting that was performed. Annual reports will include at least 10 project sites per Basin, plus any sites which have had chronic failures. Chronic is defined as 3 or more times within 10 years. S. County will report up to 10 sites per year.

#### 11.7.2 Success Criteria and Remedial Actions

The success criterion for a bank stabilization repair is the retention of the repair itself. For bank stabilization sites that have failed more than twice in a five year period, the District shall monitor creek flows (cfs) and water levels (stage) during two storm events per rainy season. These will be "high flow" events, typically a 1.5 to 5 year recurrence interval storm. Monitoring shall include photo documentation and explanation of visual inspections of: (1) conditions upstream and downstream of the site and (2) conditions of the bank stabilization repair. Revegetation plantings on-site will be monitored per section 11.2. Information gathered during storm events may aid in determining the cause of the bank failure site.

The purpose of the investigations is to identify potential causes of bank failures. Many factors affect bank repair success. Assessing sites within or shortly after "high flow" events will provide value in assessing bank repair methods under different flow conditions.

If a bank stabilization repair has failed or partially failed, it will be assessed and prioritized for remediation along with other eroded sites. Remedial actions may include repair or modification of the site. Failure of vegetative or other mitigation will be remediated as described above for the particular type of ecological service mitigation chosen.

# 11.8 Species Targeted Monitoring

Table 10-10 indicates the special-status species and sensitive habitats for which mitigation will be required, per work activity type. The monitoring requirements per species are listed below.

Anadromous Salmonids (Steelhead and Chinook Salmon), Green Sturgeon in SF Bay Monitoring, success criteria and remedial actions for instream complexity and gravel augmentation in anadromous salmonid channels is provided in Sections 11.5 and 11.6 above.

Fish ladders in anadromous salmonid channels will be monitored between March 1 and April 30 to determine the condition and required maintenance of the facilities. Sediment deposition within the footprint (i.e. below/above/within) fish ladders will be assessed in order to maintain access during migration seasons for anadromous fish. Sediment impediments vary depending upon the size of the ladder, flow regimes during migration seasons, and depth of sediment. Each ladder/fish screen will be assessed based on its functionality.

The following components, where applicable, of each facility will be inspected: (1) upstream access and channels; (2) downstream access and channels; (3) culverts; (4) baffles/pools; (5) pool/chute structures; (6) entry and terminal pools; (7) weirs; (8) bypass channels; (9) gates; (10) debris racks; (11) control systems; (12) screen faces; and (13) screen cleaning systems.

The inspections will determine if sediment, debris, or algal growth are impairing the functionality of the facility. Inspections will also determine if any components of the facility are loose, broken, missing, or present sharp edges. For fish screens, inspections must determine if screens are firmly attached and no gaps, tears, rips, or holes are present. Work activities will be performed consistent with the Program Manual during the in-channel work season, June 15 – October 31. A follow-up inspection of each of the facilities will be performed between September 1 and October 31 to confirm the completion of maintenance and repairs, if any were performed. If no repairs or maintenance were performed, the follow-up inspection will confirm whether or not the condition of the facility remains as reported in the previous NPW. The follow-up inspection will identify any condition that is or could be in the future compromising the functionality of the fish ladder or screen.

Facility Name	Monitoring Item
Coyote Creek	Coyote Canal Diversion - fish screen, Coyote Percolation Ponds/Steel
	Dam - fish ladder
Upper Penitencia Creek	Mabury Diversion - fish screen and fish ladder, Noble Avenue Diversion
	- fish screen and fish ladder
Guadalupe Creek	Masson Diversion - fish screen and fish ladder
Guadalupe River	Alamitos Diversion - fish screen and fish ladder
Stevens Creek	Evelyn Avenue fish ladder, Central Avenue fish ladder, Fremont Avenue
	fish ladder, Moffett Boulevard fish ladder
Llagas Creek	14 fish ladders

 Table 11-7.
 Annual Fish Ladder/Screen Monitoring Areas

### California Tiger Salamander and California Red-legged Frog

Mitigation will be provided via the protection, enhancement, and management of habitat that currently supports or could support these species, monitoring requirements, success criteria and any remedial actions will depend on the specific characteristics of the mitigation site and the enhancements implemented. As a result, such information would be described in a site-specific Long-Term Management Plan, approved in writing by the Service and CDFW.

#### Least Bell's Vireo

It is expected that mitigation will be provided via payment of fees to the SCV Habitat Agency, in which case no monitoring is required.

However, if mitigation is provided via the protection, enhancement, and management of habitat that currently supports or could support this species, monitoring requirements, success criteria and any remedial actions will depend on the specific characteristics of the mitigation site and the enhancements implemented. As a result, such information would be described in a site-specific HMMP, approved in writing by the Service and CDFW.

#### Yellow Warbler

For impacts in areas supporting yellow warblers and mapped as LBV habitat under the SCV HCP, the District will mitigate as per the least Bell's vireo above, and no additional monitoring is required.

For areas that are not mapped as LBV habitat and that support yellow warbler nesting, the District will monitor replanting sites within areas that could support the yellow warbler (i.e., more rural/natural areas as opposed to urban areas) according to section 11.2 to ensure that the mitigation has been successful in establishing riparian habitat. Because of the patchy distribution of the yellow warbler, even in ostensibly suitable riparian habitat, no monitoring for presence of the species is proposed. Success criteria and remedial actions will therefore be as described in section 11.2.

#### Tidal Wetland/Aquatic Species

Mitigation for impacts to special-status species using tidal wetland/aquatic habitats (as well as non-tidal salt marsh), including the California clapper rail, salt marsh harvest mouse, salt marsh wandering shrew, Alameda song sparrow, longfin smelt, and green sturgeon, consists of the restoration of tidal wetland/aquatic habitats suitable for use by these species.

The SCVWD has pre-mitigated for 9 acres of tidal wetlands and aquatic habitats. The mitigation obligation was met by restoring 30 acres of tidal habitat with the "Island Ponds" (Ponds A19, A20, and A21), located between Coyote Slough and Mud Slough near Alviso. Since the mitigation obligation has successfully been completed, no further monitoring is necessary.

#### **Burrowing Owl**

If occupied owl burrows cannot be avoided, the SCVWD will meet with the Santa Clara Valley Habitat Agency, the US Fish and Wildlife Service and the California Department of Fish and Wildlife to develop a management strategy for dealing with the occupied burrow.

Where burrows are located in proximity of SCVWD projects but more than 250 feet from any work activities, no monitoring is required. Where burrows are located within 250 feet of any work activities, the SCVWD will apply BMP GEN-7.

#### Pallid Bat

The SCVWD will conduct site specific monitoring activities described in a plan approved by the CDFW. Success criteria and remedial actions will be described in the plan.

#### **Special-Status Plant Species**

Compensation for unavoidable impacts to populations of non-serpentine-associated specialstatus plants will be provided by a combination of preservation and enhancement of those species' populations outside SMP work sites. Monitoring requirements, success criteria and any required remedial actions will be described in the Habitat Management Plan for the area.

If mitigation occurs via the payment of mitigation fees to the SCV Habitat Agency, no further actions are required.

# 11.9 Large Woody Debris (LWD)

The removal of LWD (Tier 4) from anadromous salmonid channels will be mitigated by installing LWD instream complexity features at a ratio of 1:1 (mitigation to impact) for the habitat function. Monitoring of LWD will occur for one year post construction when wood is replaced within a channel that supports anadromous salmonids. Monitoring will occur after relatively high flow events (as possible) to determine if the objective of the wood installation is met or if it is creating any adverse effects in the channel. Other treatments can be considered if additional erosion protection is required. Lateral scour bars may be installed if bank erosion is an issue. Stream channels are dynamic and natural recruitment of wood and movement is a natural process, therefore if the wood placement is stable for one year post construction it will be deemed to have met the mitigation obligation for removal of wood elsewhere in the watershed. Mitigation may be provided on-site or be "pooled" into the single user mitigation bank.

## 11.9.1 Monitoring

Large woody debris (LWD) placement (Tiers 3 and 4) will be monitored post construction in years 1, 3, and 5. The purpose of monitoring is to better understand the response of the channel to LWD placement under a range of flow conditions and identify if improvements in LWD placement can be achieved. This information will assist in guiding the type of placement of future LWD. Monitoring will be performed by a qualified biologist to evaluate the condition of the project, utilization by target species, and achievement of the project-specific success criteria. Monitoring and evaluation parameters will be drawn from the principals and procedures for project evaluation and monitoring contained in the California Salmonid Stream Habitat Restoration Manual (Part VIII Project Evaluation and Monitoring). Methods will include "as-built" design drawings, photographs, and narrative descriptions. Post-construction assessments may include a variety of methods to determine if project-specific objectives have been achieved (such as fish observations, water depths and velocities, habitat features).

### 11.9.2 Success Criteria and Remedial Actions

LWD is a naturally active resource within streams and channels. Movement of LWD is anticipated and often desired. The success criteria for placement of the LWD will largely depend on the objective of the installation. The objective and measurable criteria will be included in the NPW. Additionally, successful placement of wood should not induce any adverse effects to the stream channel including accelerated erosion or deposition, physical structure failure or displacement of other ecologically beneficial features (i.e. lateral scour pool, loss of riffle habitat etc.). If the wood has achieved the desired objective for installation as stated in the NPW (i.e. provide cover, provide velocity refuge, induce lateral scour, encourage deposition of spawning gravels) and has not created any unintended adverse effects to the stream course, it will be deemed successful and no further actions are required beyond the 5 year monitoring requirement.

# CHAPTER 12: PROGRAM MANAGEMENT AND REPORTING

This chapter describes the management and reporting process for the SMP. Section 12.1 describes the annual planning process and work cycle. Sections 12.2 and 12.3 describe the prework season Notice of Proposed Work (NPW) and post-work season Annual Summary Report (ASR) respectively. Section 12.4 provides a brief overview of the data management system the SCVWD uses to manage and report SMP projects. Section 12.5 describes additional planning to be conducted during the SMP-2 program period, and the next permit renewal process.

# 12.1 Annual Planning and Work Cycle

The SCVWD's annual stream maintenance planning, implementation, and reporting process occurs in three phases: 1) annual workplan development and notification; 2) implementation of annual routine stream maintenance work; and 3) annual summary reporting. Maintenance work is proposed either as part of the Annual Work Plan through the NPW or as other identified work throughout the year via individual work orders. New projects may be submitted to the agencies for approval throughout the in-channel work season. Winter rains and high flows regularly occur after the creation of the NPW. This can cause trees to fall and cause blockages, and banks to fail that were not a condition of concern during the initial field inspections used to prepare NPW work proposals. These projects will be consolidated and submitted to the agencies per the 12.2 below.

Internally, work orders are used to describe, request, and implement stream maintenance projects. Work orders describe the project, implementation schedule, project cost, permit requirements and other special conditions. Work orders will continue to be the primary vehicle for the implementation of maintenance projects.

# 12.2 Annual Work Notification

This section describes the contents of the annual NPW and identifies which projects require notification, which agencies will be notified, the protocol for how the NPW will be reviewed by agencies, how project changes will be handled, and which types of projects will be exempt from the NPW. Projects are not defined by simply performing a work activity. Projects may extend along a reach of creek and include several different types of work activities. For example, one project may include: minor maintenance sediment removal, bank repair, and mitigation planting. These are managed as distinct activities, and the Project identification number would be the same for all of them.

Work projected and performed under SMP-1 (2002-2012) has already been mitigated and is defined as the Previously Mitigated Areas (PMAs). The NPW will identify those projects that are included in the PMA for sediment removal, in-channel vegetation hand removal, in-channel vegetation herbicide, and pruning – Overhanging Growth.

# 12.2.1 Projects Requiring Notification

The following table shows the notification requirements per work activity and identifies the jurisdiction of each regulatory agency. Agencies will need to respond to the NPW for the projects under their jurisdiction.

Table 12-1. Projects Requiring N							
Maintenance Activity	USACE	CDFW-	RWQCBS	NMF5	U2FW5°	BCDC	
Bank Stabilization	Х	Х	Х	X	Х	Х	
Sediment Removal	Х	Х	Х	X	X	Х	
Dewatering and Temporary	Х	Х	Х	Х	Х	Х	
access road construction							
In-Channel Vegetation Manag	gement						
Large Woody Debris	Х	Х	Х	Х	Х		
Hand Removal		Х	Х	Х	Х		
Pruning		Х	Х	Х	Х		
Mowing		Х	Х	Х	Х		
Herbicide		Х	Х	Х			
Non-In-Channel and Below T	op of Ban	k Vegetati	ion Managem	ent			
Hand Removal		X	X	X	X		
Routine Pruning		X	X	X	X		
Corrective Pruning		X	X	X	X		
Connicing		× ×			X		
Harbieide					^		
			<u>^</u>	<u>^</u>	V		
Grazing		X	X	X	X		
Mowing		X			X		
Management of Animal Conf	licts			1			
Physical Alteration of the	Х	Х	Х		Х	Х	
Facility							
Habitat Modification		Х	X		X	Х	
Non-lethal Trapping and		Х					
Relocation							
Lethal Control			•				
Fumigants		Х	Х				
Chemical Baits		Х	Х				
Trapping		Х			Х		
Minor Maintenance – Only if	there may	be greate	er than 0.01 a	c of wetla	nd/riparian		
vegetation impacts.	-	-			-		
Vegetation Removal		Х	Х	Х	Х		
Sediment Removal	Х	Х	Х	Х	Х	Х	
Road Maintenance – below		Х	Х		Х	Х	
top of bank only							
Grading for Improved		Х	Х		Х	Х	
Drainage and Reduced							
Erosion							
Stream Gauge Maintenance	Х	Х	Х	Х	Х		
Repair of Existing Structures <sup>6</sup>	X	X	X	X	X	Х	
Mitigation Sites/Landscape		X	X			~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
Maintenance		~					
Minor Frosion Repair Abovo		Y		X	Y	X	
				~	~		
Eish Laddor/Eish Soroon	Y	v	v	v	v		
Asintonanco	~	^	^	^	^		
Notes: "X" denotes the regulatory	authorizatio	n needed f	or the work act	l			
1 Generally applies to work w	ithin Waters	of the U	S (including tic	al areas) -	- generally h	elow the	

Table 12-1. Projects Requiring Notification and Agency Jurisdiction

Ordinary High Water Mark. NOTE: All SMP activities below the Mean High Water Line in tidal areasSanta Clara Valley Water District12-2Stream Maintenance Program

Maintenance Activity	USACE <sup>1</sup>	CDFW <sup>2</sup>	RWQCBs <sup>3</sup>	NMFS <sup>4</sup>	USFWS⁵	BCDC
may require Corps authorizati	on.					

- Includes all areas and species within CDFW jurisdiction (F&G Code Section 1600 et seq.). Notification will be made to CDFW for any work that could potentially affect a state listed species, even if it is outside of CDFW jurisdictional area.
- 3. Only applies to work within Waters of the State, which includes the area below top-of-bank of the outermost bank or levee, and the riparian corridor to the upland dripline of riparian vegetation.
- 4. Only applies to anadromous/sturgeon streams.
- 5. Only applies in federal species-specific areas.
- 6. Minor Maintenance in-kind bank repairs that are replacing rock in anadromous salmonid channels will be notified even if there are not riparian/wetland vegetation impacts.

### 12.2.2 Contents of Project Notification

The following section describes what will be included in the Notice of Proposed Work (NPW) by work activity.

- 1. Vegetation Management Below Top of Bank. Hand Removal, Pruning, Herbicide. In-channel mowing includes all of the following and for non-in-channel mowing, see section 2 below. Where Maintenance Guidelines exist, the following line items may reference the Maintenance Guidelines.
  - a. Project identification number;
  - b. Creek name, location of impact (including channel stations and observable landmarks, such as street crossings),
  - c. Classification of the channel reach as modified, modified with ecological value, or unmodified;
  - d. Statement as to whether the channel reach and proposed maintenance activity is covered in the Previously Mitigated Area (PMA) for the proposed activity (yes/no);
  - e. For modified and modified with ecological value channel reaches, the design flood return period for each reach (e.g., the one-hundred-year flood) and the design flow rate (or most recent data);
  - f. For unmodified channel reaches, a description of the SCVWD's best estimate of the natural condition of the reach, and the assumptions used to develop it.
  - g. Roughness and sediment objectives for the proposed maintenance, including the assumptions and rationale used to develop the objectives (waterways or latest values if a Capital project has recently been completed or an updated hydraulic model is available);
  - h. Determination of any increase in water surface elevation compared to the as-built condition and whether the work site is a hydraulic constriction, or is subject to backwater effects caused by a downstream constriction, using available field data and/or a hydraulic model, if available (Include visual observations from inspections. Note any hydraulic constrictions or features that would result in an increase in water surface elevation or would require a future project to correct the problem. If there is a problem, attempt to identify the reason. For example, sediment deposition allowing for vegetation to establish due to the culvert not conveying channel flow, etc. May not be able to determine this in field. Response in this column is not likely to change from year to year.);
  - i. General channel reach dimensions;
  - j. Anticipated work site conditions (including a description of vegetation and approximate density of plants) [Percentage of all vegetation on-site in "existing"

conditions, where "existing" means what the site will probably look like just before maintenance occurs, rather than what it looks like during the site visit.];

- k. Detailed description of the type, size, and amount of vegetation proposed for removal (Relate to percentage above.);
- I. Detailed description of the proposed vegetation removal compared to the roughness and vegetation objectives; (Include general description of vegetation, vegetation objectives from preventative maintenance documents. Describe the difference between "n" and what that means in terms of what work is being proposed. Provide a best educated estimate for the current (existing) "n" value based on field observations and compare it to the historical/design "n" value. Describe why the proposed action (vegetation or sediment work) will help achieve the desired condition. Use updated MG's where available.);
- m. Detailed description of the desired vegetation condition, and how the vegetation will be removed [Reference historical practices and provide a statement for what work is thought to be needed. State the source of information used to propose the work. Use internal vegetation work instructions to describe. State how impacts will be minimized (ex. by retaining certain vegetation). Recognize the percentages will represent an estimated range.];
- n. Reason for removing vegetation (Based on visual observation. Updated MG's will provide more technical ability to justify whether or not work is needed.);
- o. Evaluation of alternative approaches that could achieve the same result (e.g., removing a hydraulic constriction, removing sediment instead of in-channel vegetation, etc.) [Field observations will be noted during inspections to indicate where there may be a constriction or other unique situation that appears to be impacting sediment deposition or vegetation development, and then identify that location as a potential opportunity for additional study, possibly a Capital project. Assess if there are maintenance alternatives (i.e., alternatives that don't require Capital projects and can be handled in the field) that could achieve the maintenance goals. Evaluate alternatives and choose a course of action that achieves greatest avoidance and minimization of impacts.];
- p. Anticipated frequency of maintenance (x/10 years);

q. Has the site been subject to similar maintenance in the past, and how often; Biological Section

- r. Will there be removal of trees less than 6" dbh and within the PMA? No further quantification, mitigation, nor notification is required (yes/no);
- s. Estimated area of impact (for work in non-PMA areas);
- t. Proposed Mitigation approach (for work in non-PMA areas);
- u. Creek name and location of proposed mitigation (including channel stations and observable landmarks, such as street crossings);
- v. Anticipated mitigation site conditions (including a description of vegetation and approximate density of plants and special-status species potentially occurring on the site), only if different than the work site;
- w. Listed species habitat areas as mapped under the SMP, federal and state listed species occurrences and/or designated critical habitat;
- x. Identification if the channel has been identified as an "anadromous salmonid channel" and whether the proposed project would impact any channel providing habitat for different life cycles for anadromous salmonids (i.e., migration, spawning, rearing, or refugia).
- y. Vegetation Impacts (coppicing and herbicide): Temporary OR Permanent OR No Impact. If invasive vegetation is being impacted and calculated under the IPMP for

mitigation credit, it will be included under that section. For temporary and/or permanent impacts;

- i. Temporary OR Permanent OR No Impact
- ii. Linear Feet (temporary and permanent)
- iii. Total Area (acres) (temporary and permanent)
- z. Tree impacts (Removal of trees less than 6" dbh and not within the PMA, and trees 6-12" dbh): Yes OR No. If yes:
  - i. Tree Species (list names)
    - 1. Number of trees to be removed
    - 2. Range of trunk diameters (DBH) in inches
  - ii. How the trees will be removed;
  - iii. Hand removals 6-12" may include results of the tree appraisal and evaluation protocol, Attachment C.
- aa. Is there the potential to impact wetlands below the OHWM of waters of the United States and the State? (yes/no) Biologist will determine extent of impact and application of minimization actions during pre-construction survey.):
  - i. Estimated Temporary OR Permanent OR No Impact
  - ii. Estimated Temporary Impact area (type and dimension):
  - iii. Estimated Permanent Impacts (type and dimension):
- ab. Pruning that is estimated to result in the removal of more than 0.01 acres (436 sq ft) of wetland or riparian vegetation per project.
  - i. Estimated area of impact by the square footage (area) of vegetation removed multiplied by the vertical proportion/percentage of the tree or stand that is pruned.
- ac. Vegetation Mitigation Coverage. Identification if the specific work area has been worked and mitigated in the past five (5) years.
- ad. Compensatory Mitigation: Describe means by which compensatory mitigation will be achieved for any permanent impacts. Attach compensatory mitigation plan as appropriate.

# 2. Mowing

Notification is required for mowing only those areas in sensitive habitats such as wetlands or woody riparian vegetation, mowing of special-status plants, or mowing of habitat for the least Bell's vireo, California tiger salamander, California red-legged frog, California clapper rail, and salt marsh harvest mouse (see Table 10-9). Notification information shall include:

- a. Project identification number;
- b. Creek name and location of impact;
- c. Channel type of impact site (modified, modified with ecological value, or unmodified);
- d. Anticipated site conditions, including a description of vegetation and approximate density of plants and special-status species potentially occurring on the site, and whether standing or flowing water is present;
- e. Detailed description of the type and amount of vegetation proposed for mowing;
- f. Reason for removing the vegetation;
- g. Creek name and location of mitigation, only if different; and
- h. Proposed Mitigation approach, if applicable.

# 3. Invasive Plant Management Plan

A proposal for IPMP mitigation credit will be submitted annually for each project, as applicable. This proposal will discuss the mitigation details of both the systematic and

opportunistic components of the IPMP. Acreage of target species to be controlled as well as general locations of control activities will be discussed. Many interconnected factors go into determining the level of success that can be expected. Each proposal for invasive management will be reviewed by permitting agencies and will include the following elements:

- a. Mitigation project identification number;
- b. Project (impact) identification number for which mitigation is being provided;
- c. Creek name and location of mitigation, including channel stations and observable landmarks, such as street crossings;
- d. Channel type (modified, modified with ecological value, or unmodified);
- e. Cross-section location;
- f. Area of project (square feet or acres);
- g. Description of the target species including the proposed mitigation credit/ratio as described in Table 1 of Attachment D;
- h. Description of how the targeted plants will be removed;
- i. Description of site constraints or limitations in the techniques that can be used due to regulatory and/or ESA concerns;
- j. Description of control timeframes and strategies. Different species require different repeat treatments to be effective. Therefore, the success strategy might be laid out over a period of time for difficult to control species (Tier 2 species in Table 1 of Attachment D); and
- k. Description of site specific success strategies. Adjacent invasive plant populations will have a significant effect on individual site success.

### 4. Riparian Planting and Revegetation / Tree and Shrub Replacement

A proposal for mitigation credit will be submitted annually per work activity project, as applicable. Each proposal for revegetation plantings will be reviewed by permitting agencies and will include the following elements:

- a. Mitigation project identification number
- b. Project (impact) identification number for which mitigation is being provided;
- c. Creek name and location of impact, including channel stations and observable landmarks, such as street crossings;
- d. Creek name and location of mitigation, including channel stations and observable landmarks, such as street crossings, only if different;
- e. Channel type (modified, modified with ecological value, or unmodified);
- f. Cross-section location;
- g. Area of project (square feet or acres); and
- h. Photos of site.

### 5. Gravel Augmentation/Instream Complexity

A proposal for mitigation will be submitted annually per work activity project. Each proposal for gravel augmentation/instream habitat complexity will be developed and reviewed by permitting agencies and will include the following elements:

- a. Mitigation project identification number
- b. Mitigation type (instream complexity, gravel augmentation);
- c. Project (impact) identification number for which mitigation is being provided;
- d. Creek name and location of impact, including channel stations and observable landmarks, such as street crossings, only if different;

- e. Creek name and location of mitigation, including channel stations and observable landmarks, such as street crossings;
- f. Channel type of mitigation site (modified, modified with ecological value, or unmodified);
- g. Pre-project site assessment per Attachment I;
- h. Habitat function to be replaced;
- i. Amount of mitigation owed, measured in area (sf); and
- j. Amount of mitigation estimated to be placed, measured in area (sf).

## 6. Large Woody Debris

A proposal for mitigation will be submitted annually per work activity project. Each proposal for Tier 4 LWD will be developed and reviewed by permitting agencies and will include the following elements:

- a. Mitigation project identification number;
- b. Creek name and location of mitigation, including channel stations and observable landmarks, such as street crossings;
- c. Project (impact) identification number for which mitigation is being provided;
- d. Creek name and location of impact, including channel stations and observable landmarks, such as street crossings, only if different;
- e. Channel type of mitigation site (modified, modified with ecological value, or unmodified);
- f. Objectives and measurable criteria to determine sites' success;
- g. Amount of mitigation owed, cubic yards (cy); and
- h. Amount of mitigation estimated to be placed, cubic yards (cy).

# 7. Sediment Removal

# 7.1 Agencies requiring notification

All agencies. Sediment removal projects that use direct excavation and result in sediment discharge not regulated by the USACE, will not require USACE authorization. See Chapter 2 for more information. Instream habitat complexity and coarse substrate impacts will still need project assessments in anadromous salmonid channels, and any vegetation impacts in non-PMA or removal of trees/shrubs > 6" dbh will still need to be mitigated.

# 7.2 Notification Items

Where sediment removal is necessary for non-Minor Maintenance activities, Maintenance Guidelines will provide the rationale for the location and depth/extent of sediment removal. If maintenance guidelines do exist, the rationale will make reference to those documents.

See the Project Notification Form at the end of this chapter.

# 8. Bank Stabilization

a. Agencies requiring notification

All agencies will be notified.

b. Notification Items

See the Project Notification Form at the end of this chapter.

## 9. Management of Animal Conflicts

Management of Animal Conflict activities are being reporting in order to identify what activities are being performed, what the results are, whether the activity is effective in achieving the desired result, and if there are any secondary impacts.

- a. Project identification number;
- b. Creek name and location of impact (including GIS stationing, channel stations and observable landmarks);
- c. Nearest cross street;
- d. Anticipated site conditions;
- e. Type of animal conflict management activity (surface compaction, placement of physical barriers [describe what type], burrow filling, burrow collapsing, rodenticide, live traps, kill traps, etc.)
  - i. Burrow destruction or exclusion materials within special status species habitat areas (describe activity).
  - ii. Rodenticide type (strychnine, zinc phosphide, anticoagulant).
- f. Listed species habitat areas as mapped under the SMP, federal and state listed species occurrences and/or designated critical habitat;

## 10. Minor Maintenance

- a. Project identification number;
- b. Any activity that results in the removal of more than 0.01 acres (436 sq ft) of wetland or riparian vegetation per project.
  - i. Creek name and location of impact (including GIS stationing, channel stations and observable landmarks, such as street crossings);
  - ii. Anticipated work site conditions;
  - iii. Channel type (modified, modified with ecological value, or unmodified);
  - iv. Detailed description of the proposed maintenance activity;
  - v. Reason for the activity;
  - vi. Estimated amount of vegetation to be impacted; and
  - vii. Proposed mitigation activities.
- c. In-kind bank stabilization repairs that are replacing rock in anadromous salmonid channels.

### 11. Inventory of Fish Ladders/Screens

- a. Project identification number;
- b. Creek Name;
- c. GIS ID;
- d. GIS stationing;
- e. Facility status/condition;
- f. Proposed work, if any;
- g. Estimated volume (cy) material to be removed within the ladder;
- h. Estimated volume (cy) material to be removed upstream/downstream of the ladder;
- i. description of the condition of the facility;
- j. photographs;
- k. water depth and velocity measurements (where applicable);
- I. maintenance needs (where applicable);
- m. upstream access and channels (where applicable);
- n. downstream access and channels (where applicable);

- o. culverts (where applicable);
- p. baffles/pools (where applicable);
- q. pool/chute structures (where applicable);
- r. entry and terminal pools (where applicable);
- s. weirs (where applicable);
- t. bypass channels (where applicable);

For fish screens only:

- u. gates;
- v. debris racks;
- w. control systems;
- x. screen faces; and
- y. screen cleaning systems.

Inspections will determine if sediment, debris, or algal growth are impairing the functionality of the facility. Inspections will also determine if any components of the facility are loose, broken, missing, or present sharp edges. For fish screens, inspections will determine if screens are firmly attached and no gaps, tears, rips, or holes are present. The inspection reports will also present any other condition that is or could be in the future compromising the functionality of the fish ladder or screen.

### 12.2.3 Review Process for Agencies

The NPW will be submitted to the agencies by April 15 of each year for their review and comment. Agencies will have 45 days to respond to the NPW and issue a notice to proceed. Agency staff are committed to providing a response for projects under their jurisdiction within the allotted time period. Agency staff will ensure that a staff member from their agency will respond within the allocated review period. If responses are not provided within 45 days, the SCVWD is advised to contact the agency staff supervisor for confirmation to proceed. (See Table 12 -1) If the ACOE needs additional review time for projects requiring compensatory mitigation for permanent impacts, it may provide an initial response on all projects not requiring compensatory mitigation for permanent impacts. If the ACOE does not provide a response on the NPW, only those projects not requiring compensatory mitigation for permanent impacts are provided as a not provide a response on the NPW, only those projects not requiring compensatory mitigation for permanent impacts. If the ACOE does not provide a response on the NPW, only those projects not requiring compensatory mitigation for permanent impacts. Agencies will provide a response within 45 days.

A "Second Submittal" NPW may be submitted, at the discretion of the SCVWD, for additional project authorization. Late season high flow events are a frequent cause for work to be identified later than is feasible to incorporate into the primary NPW. This "second submittal" enables the SCVWD to identify high priority projects that need to be addressed. The "second submittal" will be submitted by August 1<sup>st</sup> and will include the same information as the NPW, with the same agency review period and process. While this provides some flexibility to manage the annual work cycle, it will be a smaller, focused list of projects intended to address and appropriately prioritize needed maintenance projects.

The SCVWD will submit proposed mitigation as part of the NPWs for agency approval. In the event that a proposed mitigation activity is denied by the Regional Boards' Executive Officer(s), an alternative mitigation proposal shall be submitted to the Regional Boards' Executive Officer(s) for written approval within 30 days. The Executive Officer(s) will approve the alternative mitigation proposal and provide a notice to proceed, or indicate needed modifications to the NPW, within 30 days of receipt.

## 12.2.4 Notification of Project Changes

Project changes typically include length (linear distance) and duration of dewatering activities. When changes are requested the following information will be provided as appropriate, such as:

- 1. Project length Waivers for extending the length of a project may be granted via a waiver request in the NPW, as described in Chapters 5 and 6.
- 2. The dewatering BMP will allow project dewatering to extend an additional 30 days beyond completion of the project, though project work windows still apply.

For any other project changes that may be requested, the SMP Project Manager will send an email to all agencies, but state in the body of the email which agencies have authority over the project. The SCVWD will request written responses from agencies with jurisdiction for the project within three (3) business days.

### 12.2.5 Projects Not Requiring Notification

The following activities will not be subject to any notification requirements:

- 1. Beyond Top of Bank Vegetation
  - a. Routine Pruning Overhanging Growth (of roadways and fence lines)
    - i. OHG in the PMAs
    - ii. Pruning of vegetation that is expected to result in the removal of less than 0.01 acres (436 sq ft) of riparian vegetation per project.
  - b. Corrective Pruning
  - c. Coppicing
  - d. Flaming
  - e. Grazing
  - f. Herbicide spraying on maintenance roads and revegetation sites.
- 2. Mowing, unless it is in sensitive habitats such as wetlands or woody riparian vegetation or there are potential impacts to special-status species (see Table 10-10).
- 3. Minor Maintenance sediment removal on non-anadromous salmonid channels.
- 4. All other Minor Maintenance activities that will impact less than 0.01 acres of wetland or riparian vegetation per work site.

# 12.3 Annual Summary Report

The Annual Summary Report (ASR) will report on bank stabilization monitoring sites, sediment characterization results (per Attachment G - Sediment Characterization Plan), and Water Quality Monitoring reports (per Attachment H - Water Quality Monitoring Plan). Annual mitigation monitoring report(s) may be submitted separately or as an attachment to the ASR. The SCVWD shall submit the annual summary report by January 31. The ASR will include:

- actual impact numbers (e.g., linear footage/acreage) for activities where such numbers were only estimated in the NPW,
- description of maintenance activities completed the previous year,
- will list what projects were proposed in the NPW but not performed,
- cumulative summary of SMP impacts to date,

- cumulative summary of compensatory activities to date, and will include, by work activity:
- 1. Vegetation Management Below Top of Bank. Hand Removal, Pruning, Herbicide, Inchannel mowing.
  - a. Project identification number;
  - b. Creek name, location of impact (including channel stations and observable landmarks, such as street crossings),
  - c. Statement as to whether the channel reach and proposed maintenance activity is covered in the Previously Mitigated Area (PMA) for the proposed activity (yes/no);
  - d. A description of site conditions encountered, vegetation types and approximate density (percentage on-site);
  - e. A detailed description of the type, size, and amount of vegetation removed and how the vegetation was removed, highlighting any changes from what was proposed in the NPW;
  - f. Vegetation Impacts (coppicing and herbicide);
    - i. Temporary OR Permanent OR No Impact
    - ii. Linear Feet (temporary and permanent)
    - iii. Total Area (acres) (temporary and permanent)
  - g. Tree impacts (Removal of trees less than 6" dbh and not within the PMA, and trees 6-12" dbh): Yes OR No. If yes:
    - i. Tree Species (list names)
      - 1. Number of trees removed
      - 2. Range of trunk diameters (DBH) in inches
  - h. Impact to wetlands below the OHWM of waters of the United States and the State: (yes/no);
    - i. Temporary OR Permanent OR No Impact:Temporary Impact area (type and dimension):
    - ii. Permanent Impacts (type and dimension):
  - i. Pruning that resulted in the removal of more than 0.01 acres (436 sq ft) of wetland or riparian vegetation per project. Area of impact is the square footage (area) of vegetation removed multiplied by the vertical proportion/percentage of the tree or stand that is pruned (sf or ac).
  - j. Vegetation Mitigation Coverage. Identification if the specific work area has been worked and mitigated in the past five (5) years.
- 2. Sediment removal conducted during the preceding maintenance season:
  - a. Project identification number;
  - b. Creek name and location of impact (including channel stationing and observable landmarks, such as street crossings);
  - c. Channel type;
  - d. A description of site conditions encountered, vegetation types and approximate density;
  - e. A detailed description of the type, size, and amount of vegetation removed and how the vegetation was removed, highlighting any changes from what was proposed in the NPW;
  - f. A brief description of any water quality problems or impacts encountered during maintenance activities;
  - g. A description of special-status species impacts;

- h. A detailed description of sediment removed: including the length, width, and depth of sediment removed, and how the sediment was removed, highlighting any changes from what was proposed in the NPW;
- i. Photographs: The ASR shall include pre-project and post-project photographs for each maintenance site;
- j. Results of sediment characterization;
- k. Anadromous salmonid channels will include the post-project assessment as described in Attachment I;
- I. Mitigation:
  - i. Creek name and location of mitigation (including channel stationing and observable landmarks, such as street crossings);
  - ii. Anticipated mitigation site conditions (including a description of vegetation and approximate density of plants and special-status species potentially occurring on the site immediately prior to mitigation);
  - iii. A description of the amount and type of mitigation implemented, or which will be implemented, including on-site mitigation;
  - iv. Identification of activities that are proposed for mitigation credits; and
  - v. Identification of maintenance sites and activities proposed for inclusion into the PMA pool of work areas.
  - vi. Monitoring of mitigation features in anadromous salmonid channels will be consistent with Attachment I.
- 3. Bank Stabilization conducted during the preceding maintenance season:
  - a. Project identification number;
  - b. Creek name and location of impact (including channel stationing and observable landmarks, such as street crossings;
  - c. Channel type;
  - d. A detailed description of the bank stabilization work performed, highlighting any changes from what was proposed in the NPW;
  - e. A detailed description of the type, size, and amount of any vegetation removed and how the vegetation was removed, highlighting any changes from what was proposed in the NPW;
  - f. A description of special-status species impacts;
  - g. A brief description of any water quality problems or impacts encountered during maintenance activities;
  - h. Photographs: The ASR shall include pre-project and post-project photographs for each maintenance site.
  - i. Anadromous salmonid channels will include the post-project assessment as described in Attachment I.
  - i. Mitigation:
    - i. Creek name and location of mitigation (including channel stationing and observable landmarks, such as street crossings);
    - ii. Anticipated site conditions (including a description of vegetation and approximate density of plants and special-status species potentially occurring on the site immediately prior to mitigation);
    - iii. A description of the amount and type of mitigation implemented, or which will be implemented, including on-site mitigation;
    - iv. Identification of activities that are proposed for mitigation credits; and
    - v. Identification of maintenance sites and activities proposed for inclusion into the PMA pool of work areas.

- vi. Monitoring in mitigation features in anadromous salmonid channels will be consistent with Attachment I.
- 4. Monitoring of Bank Stabilization Sites: Sites identified per the requirements in Chapter 11, shall be monitored and reported in years 3 and 5 after construction.
- 5. Large Woody Debris (LWD)
  - a. Cumulative mitigation payment/credit status.
  - b. Mitigation debt as determined by Attachment E for Tier 4.
    - i. Project identification number;
    - ii. Creek name and location LWD impact
    - iii. Creek name and location LWD mitigation, only if different.
    - iv. Channel type of LWD mitigation site (modified, modified with ecological value, or unmodified).
    - v. Amount of mitigation owed, cubic yards (cy).
    - vi. Amount of mitigation estimated to be placed, cubic yards (cy).
  - c. Monitoring results for Tier 3.
  - d. Monitoring results for Tier 4. (Has the LWD achieved the desired objective for installation as stated in the NPW (i.e. provide cover, provide velocity refuge, induce lateral scour, encourage deposition of spawning gravels) and has not created any unintended adverse effects to the stream course?)
- 6. Vegetation Removal for Ecological Health/Stewardship
  - a. Project identification number:
  - b. Creek name and location of work site (including channel stationing and observable landmarks, such as street crossings);
  - c. A description of site conditions encountered, vegetation types and approximate density;
  - d. Channel type;
  - e. Purpose for vegetation removal;
  - f. Detailed description of the type, size, and amount of vegetation removed;
  - g. Creek name and location of mitigation site (including channel stationing and observable landmarks, such as street crossings); and
  - h. Listed species habitat areas as mapped under the SMP, federal and state listed species occurrences and/or designated critical habitat and/or essential fish habitat.
- Sediment Characterization Plan: This report shall summarize sediment characterization results for which the SCVWD submitted a proposal for re-use of sediments that exceeded the Beneficial Re-use Guidelines as specified in the Sediment Characterization Plan.
- 8. Water Quality Monitoring Plan: This report shall describe monitoring results in accordance with the Water Quality Plan.
- 9. Minor Maintenance: This report shall describe minor maintenance activities that resulted in impacts greater than 0.01 acre of wetlands or riparian habitat. Minor maintenance vegetation projects that are less than 0.01 acre per work site are exempt from annual notification requirements and may occur any time consistent with the SMP Manual.
- 10. California EcoAtlas: It has been determined through regional, state, and national studies that tracking of mitigation/restoration projects must be improved to better assess the

performance of these projects, following monitoring periods that last several years. Therefore, the SCVWD shall provide Regional Water Board staff with the information necessary to use the California Wetlands Form to provide an annual summary of SMP projects reported in the ASRs. San Francisco Bay Regional Water Board staff will complete the standard California Wetlands form using the information provided in the ASRs. The SCVWD shall electronically submit the completed standard form and map(s) showing the locations and boundaries of all SMP projects to <u>habitatdata@waterboards.ca.gov</u>.

- 11. Mitigation and Monitoring Report: This report shall describe monitoring results of mitigation sites identified in the NPWs as specified in the Mitigation Approach, as described in Chapter 11. The SCVWD shall provide reports until mitigation success criteria have been achieved; construction at the mitigation site(s) is complete; and a notice of mitigation completion has been submitted to the Regional Water Boards' Executive Officer. After submittal of the acceptable notice of mitigation completion, submittal of annual mitigation monitoring reports is no longer required.
  - a. Depending on the size, functions, and values of the natural resources enhanced and restored on-site as mitigation activities, if the area restored exceeds the required mitigation ratio, then the excess mitigation can be applied (as appropriate) to another specifically identified mitigation need associated with another bank stabilization project.
  - b. For land acquisition provided as mitigation in perpetuity for all sediment removal and vegetation maintenance activities conducted under the SMP, a long term management plan and easement will be developed, acceptable to the Regional Water Board's Executive Officer.
- 12. A list of project names and Project identification numbers that were included in the NPW but were not performed.
- 13. IPMP reporting will provide details regarding the species treated, control methods used, and locations of treatment work. Recommendations will be provided, including future management needs and the feasibility of active revegetation, if necessary. Tier 1 (from Table 1 of Attachment D) will be reported in years 1 and 3. Tier 2 will be reported in years 1, 3, and 5.
- 14. Riparian Planting and Revegetation / Tree and Shrub Replacement Annual monitoring reports will be submitted to each appropriate regulatory permitting agency by December 31<sup>st</sup> for years 1, 3, and 5. Results of qualitative monitoring that is conducted in years 2 and 4 will be included in monitoring reports prepared for years 3 and 5. Maps showing monitoring locations and representative photographs will be included with each report.

Reports will be prepared in the following format:

- Introduction
- Methods
- Results
- Summary table showing annual monitoring results of current and all previous years in comparison to success criteria for current and all previous years
- Discussion (including performance in relation to success criteria)
- Management Recommendations

- Literature Cited
- Appendices
- Map of mitigation site location

And include the following items:

- a. Plant species;
- b. Percent survival for the entire site;
- c. Discussion (habitat development and comparisons to success and performance criteria for each site)
- d. Remedial actions taken;
- e. Future management recommendations;
- f. Natural recruitment notes; and
- g. Status of irrigation (increased/decreased/removed).
- 15. Animal Conflict Management
  - a. Rodenticide
    - i. Project identification number;
    - ii. Creek name and location of mitigation (including channel stationing and observable landmarks, such as street crossings);
    - iii. Anticipated site conditions (including a description of vegetation and approximate density of plants and special-status species potentially occurring on the site immediately prior to work);
    - iv. Describe what type was used (strychnine, zinc phosphide, anticoagulant);
    - v. Effectiveness of carcass surveys (summarize the results of the carcass surveys, including number and type of species);
    - vi. If any problems arose, and effects to any special status and common species that were observed.
  - b. Trapping
    - i. Project identification number;
    - ii. Creek name and location of mitigation (including channel stationing and observable landmarks, such as street crossings);
    - iii. Anticipated work site conditions (including a description of vegetation and approximate density of plants and special-status species potentially occurring on the site immediately prior to work);
    - iv. Effectiveness (summarize the results, including number and type of species);
    - v. If any problems arose, and effects to any special status and common species that were observed.
  - c. Burrow destruction
    - i. Project identification number;
    - ii. Creek name and location of mitigation (including channel stationing and observable landmarks, such as street crossings);
    - iii. Anticipated work site conditions (including a description of vegetation and approximate density of plants and special-status species potentially occurring on the site immediately prior to work);
    - iv. Type of destruction performed: slurry filling, covering of burrows;
    - v. If any problems arose, and effects to any special status and common species that were observed.
    - vi. Is there a net increase/decrease in rodent burrows being observed as a result of burrow filling or collapsing?

16. Fish Ladders/Fish Screens

A follow-up inspection of each of the facilities will be performed between September 1 and October 31 to confirm the completion of maintenance and repairs, if any were performed. If no repairs or maintenance were performed, the follow-up inspection will confirm whether or not the condition of the facility remains as reported in the previous NPW.

- a. The follow-up inspection will identify any condition that is or could be in the future compromising the functionality of the fish ladder or screen.
- b. Results of inspection.

### 12.4 Data Management

The SCVWD will electronically store SMP project information, including project notification packages, annual monitoring reports, and agency correspondence, over the entire period of the program (i.e., at least the 10-year period of 2014-20123. This information can be used in GIS to track SMP projects and mitigation. This information will identify SMP project locations and dimensions and provide historical information that will facilitate cumulative impact analyses throughout the life of the program.

This information will help ensure that both project impacts and enhancement of habitat and other aquatic resource functions in the SMP-2 coverage area are well documented and adequately monitored to achieve the program goal of no net loss of aquatic and other ecological resource functions.

Information will be provided in a software format accessible to all agency staff. In its current format, Microsoft Excel would be the most compatible format at this time. The SCVWD will, at a minimum, providing the following data to the regulatory agencies to facilitate its use in GIS.

The NPW and ASR submittal processes will be evaluated after the first two years of SMP-2. If it is determined that regulatory agency staff is not reviewing, using, or applying the submitted information, the information to be included in these reports will be discussed and renegotiated. Verification of receipt of reports submitted to the agencies will be provided via electronic signature of the file opening.

#### Data parameters

- Latitude
- Longitude
- Project identification number
- Year
- Creek name
- Station from
- Station to
- Size of project area
- Type of mitigation paid, if any
- Related mitigation project identification number
  - o Year installed
  - o Creek name
  - o Station from
  - Station to
  - Size of project area

- Anadromous
- Other listed species habitat

### Invasive Plant Management Program (IPMP)

The county-wide vegetation mapping conducted in 2010 by Aerial Information Systems, Inc. (AIS) for the SMP will be used to develop a baseline inventory of invasive species in the SMP footprint. This data layer will be supplemented with pertinent information collected by SCVWD staff and regional databases (e.g., CAL-IPC, Cal Flora, etc.) to establish the Year 1 baseline inventory.

The inventory will be updated annually based on field inspection data collected by Vegetation Management staff, biologists, and Field Operations Administrators. Over the life of the program, important information will be collected regarding the distribution of invasive species in Santa Clara County watersheds, their overall ecological impact, the efficacy of management efforts, and the best direction for future management to reduce the negative ecological impacts of invasive plants.

#### Anadromous Salmonid Compensatory Mitigation Sites

A list of potential gravel augmentation projects in designated watersheds will be developed in collaboration with the resource agencies during the initial two (2) years of SMP-2. Assessments will continue to be conducted for work that is performed for gravel extraction during this period; with assessment results being reported and gravel volumes tallied. With concurrence from the resource agencies, the SCVWD may combine the mitigation requirements within a watershed and mitigate at a single mitigation site for both gravel and instream habitat complexity. Conversely the District may need to use several separate mitigation sites within a watershed to fulfill all mitigation obligations. When the annual NPW identifies the need for mitigation of impacts to gravel, the resource agencies will approve the SCVWD's selection of gravel augmentation projects from this list. As new mitigation site opportunities are identified over the permit period, these sites will be submitted to the agencies for addition to the gravel augmentation projects' list.

#### 12.4.1 Tracking

- 1. Federal Species Take Limits
  - a. Per the requirements of the USFWS Biological Opinion, the Maximum Potential Impact (acres) are identified for the following species and locations.
    - i. CRLF 5 ac in STC-1, 5 ac in STC-2
    - ii. CTS 9 ac total in all critical habitat areas combined.

Critical Habitat Unit	Max. Potential CTS Impacts (acres)
San Felipe Creek (Unit 7)	1.0
Laurel Hill (Unit 8)	2.0
Cebata Flat (Unit 9)	2.0
Lions Peak (Units 10a and	1.0
10b)	
Braen Canyon (Unit 11)	1.0
San Felipe (Unit 12)	2.0
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b. Per the requirements of the NMFS Biological Opinion: Incidental take will have been exceeded if more than 810 juvenile CCC steelhead or more than 180 S-CCC steelhead are collected, or if more than 25 individual CCC steelhead or more than 6 individual S-CCC steelhead are harmed or killed annually by SMP activities.

If any steelhead are found dead or injured, the biologist must contact NMFS by phone immediately at the NMFS North Central Coast Office at (707) 575-6050.

 Maintenance Guideline Areas Each successive NPW during SMP-2 shall contain a higher percentage of proposed maintenance work (e.g., proposed sediment removal and vegetation management) that is located within reaches where new or updated MGs have been developed.

# 12.5 Future Planning and Permit Reauthorization

### Lessons Learned

After each maintenance season, the SCVWD and agency staff may meet in February or March to discuss the performance of the SMP and review lessons learned from the completed construction season. Since project specific problems will already be included in the ASR, Lessons Learned meetings will only occur if large scale problems arose that should be discussed and all agency representatives can participate in the meeting. The Lessons Learned meetings may also be used to revise BMPs.

After four years of SMP implementation, the SCVWD, ACOE, CDFW, and Water Board(s) will review the SMP to evaluate its overall effectiveness. The review will include an assessment of maintenance activities conducted, BMPs, adequacy of the SMP mitigation program, data management, adaptive updates and SMP Manual revisions, and overall program coordination and communication. The SMP Manual and permit authorizations may be revised or updated based on this review. It is understood by all parties that while an automatic renewal of permit authorizations is not presumed, it is also understood that without any critical issues being raised or detrimental environmental effects caused by SMP actions, the issuance of permit authorizations for an additional five years would be granted.

The USFWS and NMFS are expected to issue 10-year Biological Opinions that will not require a 5-year update process.

## **Reporting Requirements**

The NPW and ASR submittal processes will be evaluated after the first two years of SMP-2 and again at year 5. Based on this information, the information to be included in these reports may be revised and simplified upon agreement by the SCVWD and regulatory agency staff.

### **Guidelines for Future Permit Renewals**

The SMP-2 update process brought the regulatory agencies together over a 3 year period to comment and assist in the development of the SMP-2 program. While a collaborative approach is often desirable, individual agency regulatory changes, timing to acquire permits while maintaining a continuous implementation of the SMP, are key challenges. Decisions made by agencies and the SCVWD early into the process may need to be changed due to timing constraints and priorities later in the process.

It is recommended SMP-3 development process consider these factors. Questions such as: "what program changes may be needed by SCVWD", "what elements of the program weren't ideally suited to meet SCVWDobjectives", "did the mitigation structure work", "are there elements of the program that could be combined or simplified", "are there regulatory changes that would necessitate large program changes", "is the SMP an effective tool compared to other regulatory venues", "is there a critical time limitation"? Answers to these questions and discussions with regulatory agency staff will assist in creating a more efficient and effective SMP.

Last	First	Agency	Title	Phone	E-mail
Blinn	Brenda	California Department of Fish & Wildlife	Senior Environmental Scientist (Supervisor)	(707) 944-5541	Brenda.Blinn@wildlife.ca.gov
Schane	Tami	California Department of Fish & Wildlife	Environmental Scientist	(415) 831-4640	tami.schane@wildlife.ca.gov
Weightman	Craig	California Department of Fish & Wildlife	Environmental Program Manager	(707) 944-5577	Craig.Weightman@wildlife.ca.gov
Wilson	Scott	California Department of Fish & Wildlife, Bay Delta Region 3	Acting Regional Manager	(707) 944-5584	Scott.Wilson@wildlife.ca.gov
Valiela	Luisa	EPA		415-972-3400	valiela.Luisa@epamail.epa.gov
Ambrose	John	NMFS		707-575-6091	Jonathan.Ambrose@NOAA.gov
Stern	Gary	NMFS		(707) 575-6096	Gary.stern@noaa.gov
Beth	Margarete (Maggie)	RWQCB, SF	Environmental Specialist	(510) 622-2338	mabeth@waterboards.ca.gov
Hurley	Bill	RWQCB, SF	Section Lead (Supervisor to M. Beth)	(510) 622-2364	WHurley@ waterboards.ca.gov
Lee	Shin-Roei	RWQCB, SF	Watershed Division Chief	(510) 622-2376	SRLee@waterboards.ca.gov
White	Dyan	RWQCB, SF	Assistant Executive Officer	(510) 622-2441	DWhyte@waterboards.ca.gov
Rohrbough	Jon	RWQCB-Central Coast	Water Resource Control Engineer	(805) 549-3458	Jon.Rohrbough@waterboards.ca.gov
Hammer	Phil	RWQCB-Central Coast	401 Section Lead (Supervisor to J. Rohrbough)	(805) 549-3882	Phil.Hammer@waterboards.ca.gov
McCann	Lisa	RWQCB-Central Coast	Watershed Planning and Protection Manager	(805) 549-3132	Lisa.McCann@waterboards.ca.gov
Batha	Bob	SF Bay Conservation and Development Commission (BCDC)		415-352-3612	bobb@bcdc.ca.gov
Hicks	Jane	USACE	Division Manager Regulatory, South Branch	(415) 503-6769	jane.hicks@usace.army.mil
Mangione	Lisa	USACE	Regulatory Project Manager Regulatory Division, South Branch	(415) 503-6763	Lisa.Mangione@usace.army.mil
Griego	Vincent	USFWS		(916) 414-6493	Vincent.Griego@fws.gov
Olah	Ryan	USFWS		(916) 414-6600	ryan.olah@fws.gov

 Table 12-2.
 List of Agency Representatives

#### PROJECT NOTIFICATION FORM

As required by the agency authorizations issued for the Stream Maintenance Program (SMP), the Santa Clara Valley Water District is providing this project notification to conduct bank stabilization and non-minor maintenance sediment removal under the SMP. The project specifics are as follows:

Notification Attachment Checklist

	Checklist of agencies with jurisdiction over project				
	CD/DVD of NPW. Additional data may be submitted in a program suitable to be converted to mapping purposes. (Example, Microsoft Excel, shapefiles or xml)				
	USGS 7.5-minute quadrangle project vicinity map				
	Project location included in cover map of all projects in this SMP NPW (at sufficient scale to identify waterway)				
	All projects included in NPW shown and referenced by SMP Project number listed in block 1. of the notification form				
	Projects color coded by activity type: e.g. non-minor maintenance sediment removal, bank stabilization				
	Cross-section of repair (delineate ordinary high-water mark [OHWM], mean high- water mark, and/or high tide line)				
	Site plan diagram				
	Showing project footprint including access roads, staging areas, and dewatering activities				
	Showing delineation of special aquatic sites and other waters of the United States and/or the				
	state				
Photogra	state aphs of Project Site (label photographs accordingly):				
Photogra	state aphs of Project Site (label photographs accordingly): Upstream Photograph				
Photogra	state aphs of Project Site (label photographs accordingly): Upstream Photograph Downstream Photograph				
Photogra	state aphs of Project Site (label photographs accordingly):  Upstream Photograph Downstream Photograph Perpendicular Photograph				
Photogra	state aphs of Project Site (label photographs accordingly): Upstream Photograph Downstream Photograph Perpendicular Photograph Photograph of the immediately adjacent land use				
Photogra	state aphs of Project Site (label photographs accordingly):  Upstream Photograph Downstream Photograph Perpendicular Photograph Photograph of the immediately adjacent land use Map showing federal and state listed species occurrences and/or designated critical habitat and/or essential fish habitat				
Photogra	state aphs of Project Site (label photographs accordingly):  Upstream Photograph Downstream Photograph Perpendicular Photograph Photograph of the immediately adjacent land use Map showing federal and state listed species occurrences and/or designated critical habitat Map showing adjacent SMP repairs (within 500 radial feet), if any.				
Photogra	state         aphs of Project Site (label photographs accordingly):         Upstream Photograph         Downstream Photograph         Perpendicular Photograph         Photograph of the immediately adjacent land use         Map showing federal and state listed species occurrences and/or designated critical habitat         Map showing adjacent SMP repairs (within 500 radial feet), if any.         Compensatory Mitigation Plan prepared in accordance with USACE Guidelines, or as otherwise stipulated in the SMP-2 permits.				
Photogra	state         aphs of Project Site (label photographs accordingly):         Upstream Photograph         Downstream Photograph         Perpendicular Photograph         Photograph of the immediately adjacent land use         Map showing federal and state listed species occurrences and/or designated critical habitat and/or essential fish habitat         Map showing adjacent SMP repairs (within 500 radial feet), if any.         Compensatory Mitigation Plan prepared in accordance with USACE Guidelines, or as otherwise stipulated in the SMP-2 permits.         USFWS Review Criteria for Section 7 Off-Site Compensation				

#### SMP PROJECT NOTIFICATION FORM Site Assessment Information

1.	SMP Project Number:				
2.	SMP Project Name:				
3.	Water Body Name:		4. Location (channel station):		
5.	Date assessment was condu	icted:			
6.	Maintenance staff that condu	ucted a	assessment:		
7.	Engineering staff that conduc	cted a	ssessment:		
8.	Environmental staff that cond	ducted	assessmen	ıt:	
9.	Directions to Project, includir	ng obs	ervable land	lmarks, such as st	reet crossings):
10.	Center Point of Project (Lat/L	_ong ii	n decimal de	egrees):	
11.	UTM northing:	UTM	l easting:		Zone:
12.	Left Bank OR Right Ba (Looking downstream)	ank	13. 🗌 Ou	iter bend, 🗌 Inner	bend, OR 🗌 Straight section
14. (	General channel reach condition	ons;	na maintana	2001	
15. 16.	Has the site been subject to si Yes I No	imilar	SMP maintena	nance in the past?	?
lf so,	how often?				
17. Will native soil be disturbed? □ Yes □ No					
18. For bank stabilization projects: Description of pre-erosion condition of levee: Describe, for example, whether rock or other structures or facilities were present.					
19. Description of vegetation at work site: Provide general overview, for example, "the majority of the upper third of the slope is covered by non-native grasses; extending down the slope to the toe of the levee, perennial pepperweed is the dominant vegetation type; and at the toe, where the slope has sloughed off and the soil has pushed into the low-flow channel, some patchy areas of emergent vegetation, including common tules and cattails, are growing."					
20. Description of vegetation at project staging area and access routes:					
21. Description of instream woody material and instream structural elements at bank stabilization site: Describe fallen trees and other instream woody material at the project site. Also describe instream structural elements, such as pump intakes, docks, and other submerged structures that provide flow deflection and hiding cover for fish species. Instream material is considered material that is either crossing the bank or lying adjacent to the bank out to the channel centerline. Describe instream structure as a					

percentage of the project bank-line length, and provide trunk/stem diameter ranges for woody vegetation.
22 Description of vegetation up- and downstream of project site:
23. Sensitive Biological Resources present:
Yes OR IN No If yes, describe known resource issues, such as proximity to known habitat or sightings of Chinook salmon, Central Coast steelhead DPS, North American green sturgeon southern DPS, burrowing owl, nesting birds/migratory birds, raptors, SF dusky footed woodrat, western pond turtle, California tiger salamander, California red-legged frog, longfin smelt, least Bell's vireo. and any other state- or federally-listed endangered or threatened species.
24. Cultural Resources present:
Yes OR No If yes, please summarize below and attach report:
25. Adjacent SMP Repairs within 500 radial feet
Yes OR No If yes, fill out boxes below and include on map:
Distance from this site (feet):
Date repair completed:
Description of adjacent repair:
Project Description
26. Project Description (including length):

27. Estimated Start Date:

28. Estimated End Date: (be clear about when construction activities and restoration activities end):						
29.	Project width (feet):	Project depth/ vertical (feet):	Project Area (square feet and acres):		Approximate levee slope at erosion site:	Approximate scour velocity at erosion site:
30. Volume/material excavated (CY): 31. Volume/material fill (CY):						
32. Water will OR will not be present in work area:						
33. Project equipment to be used (including dewatering and construction of temporary access roads):						
34. Dewatering activities: Describe dewatering methodology, including length, and the method for disposing of dewater effluent (for groundwater pumping):						

For bank stabilization projects:			
35. Recommended SMP design ter	mplate: (Select from Attachment A o	f SMP Manual):	
For bank stabilization projects 36. Rationale for design template selection (identifying the least invasive bank stabilization treatment that can withstand the shear stress) and the analysis supporting the selection: Additionally provide rationale for any deviations from selected templates, i.e., only rock not soil filled rock will be used for slope of the bank, or if vegetation plantings will not be placed used as described in the selected template.			
37. Project requires temporary access/staging: ☐ Yes ☐ No			
38. If temporary access/staging area:			
Landside OR Waterside location			
39. Access route: Existing roads will be used (dirt or paved) ☐ Yes OR ☐ No If no, then fill out boxes below:			
40. Access Length (feet):     Access Width (feet):     Acres:			
41. Staging Length (feet): Acres:			
42. Will the Access Route and/or Staging Area require grading activities or vegetation disturbance: ☐ Yes OR ☐ No : If Yes, describe activities and amount of vegetation disturbance below:			

#### 43. Instream woody material removal required:

☐ Yes OR ☐ No If yes describe fallen trees and other instream woody material to be removed, and attach photograph(s). Also describe instream structural elements that require removal, such as pump intakes, docks, and other submerged structures that provide flow deflection and hiding cover for fish and other federal and state-listed species. Instream material is considered material that is either crossing the bank or lying adjacent to the bank out to the channel centerline. Describe instream structure to be removed as a percentage of the total instream structure along the project bank line length, and provide trunk/stem diameter ranges for woody vegetation.

44. Riparian Habitat Impacts:

Temporary AND/OR Permanent OR No Impact: For temporary and/or permanent impacts fill out the boxes below:

Temporary Impacts	Permanent impacts
Linear Feet:	Linear Feet:
Total Area (acres):	Total Area (acres):

45. Vegetation Communities Impacted:

Temporary AND/OR Permanent OR No Impact: For temporary and/or permanent impacts fill out the boxes below:

Temporary Impacts	Permanent Impacts
Linear Feet:	Linear Feet:
Total Area (acres):	Total Area (acres):

46. Are trees to be removed due to project activities? ☐ Yes OR ☐ No If yes fill out the boxes below:		
Tree Species Number of trees to be remove	Range of Trunk Diameters (DBH) in inches	
47. Impacts below the OHWM of waters of the United States and/or the state:		
Temporary Impact area (type and dimensions	Permanent Impact area (type and dimensions):	
Volume/material excavated (CY)	Volume/material excavated (CY)	
48. Impacts within wetland boundaries:	o Impact:	
Temporary Impact area (type and dimension):	Permanent Impacts (type and dimension):	
Volume/material excavated (CY):	Volume/material excavated (CY) :	
<ul> <li>49. U.S. Army Corps of Engineers Regulatory Jurisdiction</li> <li>Tidal Waters: <ul> <li>Rivers and Harbors Act Section 10 (Mean High Water) AND/OR</li> <li>CWA Section 404 (High Tide Line)</li> </ul> </li> <li>Non-Tidal Waters: <ul> <li>Rivers and Harbor Section 10 (OHWM); AND/OR</li> <li>CWA Section 404 (OHWM and/or wetlands)</li> </ul> </li> </ul>		
50. Potential Federally and State-Listed Species Impacts in the Project Area:		
<ul> <li>51. Is the Project Area within a designated Essential Fish Habitat and/or Critical Habitat area, and if so, for what species?</li> <li>Yes OR No Please describe below, and indicate on attached map:</li> <li>52. Has the waterway been identified as an "anadromous salmonid channel" and whether the proposed project would impact any channel providing habitat for different life cycles for anadromous salmonids (i.e., migration, spawning, rearing, or refugia);</li> <li>Yes OR No</li> </ul>		
53. Would the proposed project impact any channel providing habitat for any life cycle of anadromous salmonids (i.e., migration, spawning, rearing, or refugia)?		
Yes OR No If yes, please describe below:		
54. Do the project site and proposed maintenance activity qualify as a Previously Mitigated Area (PMA)?		
Yes OR  No		
55. Channel type.		
Modified Modified with eco	ogical value 🔲 Unmodified	
56. For modified and modified with ecological value channel reaches, provide the design flood return period and design flow rate for each reach:		

57. Pre-project assessment of coarse substrate and instream complexity to be removed within anadromous salmonid channels (required even if within PMA):

### Additional Sediment Removal Notification Requirements:

- 58. Anticipated mitigation site conditions (including a description of vegetation and approximate density of plants and special-status species potentially occurring on the site), only if not on-site.
- 59. For unmodified channel reaches, a description of the District's best estimate of the natural condition of the reach, and the assumptions used to develop it.
- 60. Roughness and sediment objectives for the proposed maintenance, including the assumptions and rationale used to develop the objectives.
- 61. Vegetation objectives for the proposed maintenance describing the desired vegetation condition (e.g., vegetation type, density, etc.) that optimizes environmental values while still providing the design flood flow conveyance.
- 62. Determination of any increase in water surface elevation compared to the as-built condition and whether the work site is a hydraulic constriction, or is subject to backwater effects caused by a downstream constriction, using available field data and/or a hydraulic model, if available.
- 63. Evaluation of alternative approaches that could achieve the same result (e.g., removing a hydraulic constriction, removing sediment instead of instream vegetation, etc.).
- 64. Anticipated frequency of maintenance.
- 65. For unmodified reaches, the design flow used for hydraulic analysis, the return period of the selected design flow, and the rationale for selecting the design flow.

#### Additional Bank Stabilization Notification Requirements:

- 66. Plan view of the eroded site.
- 67. Cross-section of the eroded site.
- 68. Reason for the bank failure.
- 69. Delineate ordinary high-water mark [OHWM], mean high- water mark, and/or high tide line in repair cross-section.
- 70. Where hardscape methods are proposed, a discussion of alternatives and a quantitative demonstration of why non-hardscape means of stabilization are infeasible.
- 71. For any <u>new proposed hardscape</u>, an assessment of the potential fluvial geomorphologic impacts of the activity and/or impact associated with alteration of the channel configuration, including:
  - a. The response of flow to stabilization structures or channel shaping, including potential resultant undercutting or erosion to upstream, opposite, and/or downstream bed and banks;
  - b. Impacts on vegetation and aquatic habitat resulting from changes in waterbody flow and morphology; and
  - c. Impacts to sediment transport within the waterbody.
- 72. Repair method(s) selected (identifying the least invasive bank stabilization treatment that can withstand the shear stress) and the analysis supporting the selection;

73. CHECKBOX FOR CDFW LISTED SPECIES: Check the appropriate box below: Note: Final determination regarding potential for take of state-listed species to be made by CDFW.

It has been determined that with implementation of the proposed conservation measures the project will not result in take of state-listed species as defined in California Fish and Game Code Section 86.

Take of state-listed species may result

Reason for decision:

74. CHECKBOX FOR NMFS LISTED SPECIES: Check the appropriate box below: Note: Final determination regarding potential for take of federally listed species to be made by USACE

□ No effect. NMFS will NOT be consulted [sensitive species/habitat administered by NMFS are not present in the project area and indirect effects will not occur.]

Project may affect the following federally listed species and qualifies for application of the NMFS Biological Opinion for the SMP

Reason for decision: Provide a rationale for the effects determination for each NMFS-protected species listed in the 'Potential Species Impacts in the Project Area' box, incorporating information from the 'Sensitive Biological Resources Present' box.

75. CHECKBOX FOR USFWS LISTED SPECIES: Check the appropriate box below: Note: Final determination regarding potential for take of federally-listed species to be made by USACE

No effect. USFWS will NOT be consulted [sensitive species/habitat administered by the USFWS are not present in the project area and indirect effects will not occur.]

Project may affect the following federally listed species and qualifies for application of the USFWS Programmatic Biological Opinion for the SMP.

Reason for decision: Provide a rationale for the effects determination for each USFWS-protected species listed in the Potential Species Impacts in the Project Area box, incorporating information from the Sensitive Biological Resources Present box.

76. Compensatory Mitigation (both on-site and off-site): Describe means by which compensatory mitigation will be achieved for impacts in USACE, USFWS, NMFS, RWQCB, and CDFW jurisdiction. Attach compensatory mitigation plan and/or USFWS Review Criteria for Section 7 Off-Site Compensation as appropriate.

- 77. Proposed mitigation ratio and calculations used to determine proposed ratio.
- 78. Identification of activities that are proposed for mitigation.
- 79. Mitigation proposal (*instream complexity, gravel augmentation*) for anadromous salmonid channels only:
- 80. Non-land-based mitigation for one-time impacts :
  - a) Description of mitigation activities that are proposed; and

- b) Identification (including map) of any areas that are proposed for inclusion into the PMA pool of work areas.
- c) Map of location of mitigation activities associated with this project.
- 81. Creek name and location of mitigation (including channel stations and observable landmarks, such as street crossings).
- 82. Anticipated mitigation site conditions (including a description of vegetation and approximate density of plants and special-status species potentially occurring on the site), only if different.
- 83. Proposed planting plan for temporarily disturbed areas.
- 84. Proposed success criteria if proposing IPMP.