RECLAMATION DISTRICT NO. 773 SPECIAL MEETING AGENDA FOR BOARD OF TRUSTEES 1:00 P.M. AUGUST 7, 2025

NEUMILLER & BEARDSLEE 3121 WEST MARCH LANE, SUITE 100 STOCKTON, CALIFORNIA

AGENDA

- 1. Call to Order/Roll Call.
- 2. <u>Public comment</u>: Under Government Code section 54954.3, members of the public may address the Board on any issue in the District's jurisdiction. The public may address any item on the agenda at the time it is taken up.
- 3. <u>Minutes</u>. Consider for approval minutes of the June 3, 2025, Board meeting.
- 4. <u>District Financial Report</u>. Discussion and possible action to accept District Financial Report.
- 5. <u>Cal-Mutuals</u>. Discussion and Possible Action to Authorize District Secretary to submit ballot for the 2025 Annual Meeting of the California Association of Mutual Water Companies.
- 6. Resolution 2025-03. Adopt Resolution 2025-03 Certifying Assessments to be Collected and Establishing a Procedure for Collection.
- 7. **Engineers' Report**. Discussion and Possible Action on the following items:
 - I. DELTA LEVEE SUBVENTIONS PROGRAM
 - A. Review Levee Maintenance Project for Fiscal Year 24/25 awarded to Dino & Son Excavating. Project is completed and final payment will be authorized by the Board of Trustees at today's meeting.
 - B. Review Levee Maintenance Bid Project for Fiscal Year 25/26. Project is in development for target construction cost budgeted amount of \$125,000.
 - 1. Will include repairs to ramps between stations 337+00 and 343+50. Survey is scheduled for these ramps to occur August 19, 2025.
 - 2. Work will include large boulder placement to deter camping on the local unhoused occupants between stations 282+50 and 285+00.

This agenda shall be made available upon request in alternative formats to persons with a disability, as required by the Americans with Disabilities Act of 1990 (42 U.S.C. § 12132) and the Ralph M. Brown Act (California Government Code §54954.2). Persons requesting a disability related modification or accommodation in order to participate in the meeting should contact Andy Pinasco at 209/948-8200 during regular business hours, at least twenty-four hours prior to the time of the meeting.

Materials related to an item on this Agenda submitted to the Trustees after distribution of the agenda packet are available for public inspection in the office of the District Secretary at Neumiller & Beardslee, 3121 West March Lane, Suite 100, Stockton, California during normal business hours.

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- 3. Work will also include selective erosion repair along waterside slope (WSS) and vegetation management.
- C. Outside of Levee Maintenance Bid Project there will be:
 - 1. Standard vegetation control spraying by Custom Spray.
 - 2. KSN is setting up contracts with AG Wildlife Management for beaver depredation and control. Jack Wilbur of KSN is setting up a meeting with Chris Kane to review the site for damages, inspection/justification to CDFW for a take permit.
 - Station Paddle Marker Replacement. Missing markers have been inventoried, paddle markers and number ordered and in hand at KSN's office. Will have student interns make up markers and KSN's surveyors will install sometime after August 19th.

II. STATE OF CALIFORNIA DEPARTMENT OF WATER RESOURCES SOUTH DELTA BARRIERS PROJECT

A. Review entry permit for Geotechnical Explorations for proposes future Permanent Tidal Barriers on Grantline Canal and Old River. KSN transmitted permits with Andy Pinasco with comments to the State. The state has reviewed and provided a draft version of the permit with comments to KSN on July 28th. KSN along with Pinasco to review for changes before signature by RD 733 Board. Seeking the authorization of the Board of Trustees for approval to sign permit should state comments be acceptable to Pinasco/Board.

EXHIBIT A: Draft DWR Permit Agreement and Email Comments.

III. 2023 HIGH WATER EVENT FEMA REIMBURSEMENT UPDATE

A. \$205,998.41 – Went through Environmental Health and Protection (EHP) may be routed for final steps. Update 5/14 project is eligible. KSN Staff attended the Recovery Transition Meeting for the RD773 FEMA claim on 7/24/25. The meeting was for FEMA to handoff the claim to CalOES for further processing and payout. Below are the obligated projects and amounts for each project.

Category	Туре	Process Step	\$ Obligated	FEMA Cost Share	Date Obligated
B – Emergency Protective Measures	Actual Costs	Obligated	\$196,188.96	100.00%	5/15/2025
Z – Management Costs	Management Costs	Obligated	\$9,809.45	100.00%	7/15/2025

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B. The next step for the RD773 FEMA claim is to work with CalOES to get the required forms submitted. KSN will work on preparing these forms for the board meeting on August 5, 2025. We will also complete the SAM.gov registration which is needed to receive federal funds. Once these steps are completed CalOES will send out checks for the amounts above. Based on what we are seeing with previous Districts, this process can take between 2-3 months depending on how fast we can get signatures, and the SAM registration completed.

EXHIBIT B: CAL OES – Designation of Applicant's Agent Resolution.

EXHIBIT C: CAL OES – List of Authorized Agents.

EXHIBIT D: CAL OES – Project Assurances for Federal Assistance.

EXHIBIT E: CAL OES - Financial Disclosures.

IV. PARADISE CUT UPDATE

A. Review summary of activities associated with the Paradise Cut Project.

V. PHASE 6 BACKSLOPE FLATTENING PROJECT

- A. KSN has completed 90% design plans for the project. Plan to bid and construct project late spring, 2026 once it has been determined there is no high-water event.
- B. Budget estimate target figure \$250,000 EXHIBIT F: Project Plan Set.

VI. 2025-2026 ASSESSMENT BY LANDOWENER SUMMARIES

A. Review the Districts Assessment summaries calculated for 100%, 90% and 80% the maximum of \$194,033.36 maximum assessment. The District has assessed at the 100% rate for at least the last 5 years, and this assessment is due to SJCo Auditor office no later than 8/10/25.

EXHIBIT G: Assessment summaries.

8. Correspondence and meeting attendance reports.

9. **District Calendar**.

- a. Next Meeting Tuesday, October 7, 2025
- 10. **Bills**. Approval of bills to be paid.
- 11. Adjournment.

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AGENDA PACKET RECLAMATION DISTRICT 773 AUGUST 7, 2025

<u>ITEM</u>	COMMENTARY
1.	Self-explanatory.
2.	Self-explanatory.
3.	Please see attached.
4.	Please see attached.
5.	Please see attached.
6.	Please see attached.
7.	Please see attached.
8.	Please see attached.
9.	Please see attached.
10.	Please see attached.
11.	Self-explanatory.

ITEM 3

Minutes of Meeting of Reclamation District 773 Held on June 3, 2025

The special meeting of the Board of Trustees of Reclamation District 773 was held at 9:00 a.m. on June 3, 2025, at the District's office located at 3121 West March Lane, Suite 100.

<u>Item No. 1</u>: The meeting was called to order at 9:09 a.m. Present were President Mark Bacchetti, and Trustee Ryan Bacchetti. Also present were Dave Carr, representing District Engineer, and Andy Pinasco, District Secretary. Trustee Joe Enos was absent.

Item No. 2: Public Comment. None.

<u>Item No. 3</u>: Minutes. The minutes of the April 1, 2025, meeting were approved unanimously by the Trustees present on a motion by Trustee Ryan Bacchetti, seconded by President Mark Bacchetti.

<u>Item No. 4:</u> Financial Report. Mr. Pinasco provided a written financial report and reviewed it with the Trustees. The financial report was accepted by unanimous vote of the Trustees present on a motion by President Mark Bacchetti, seconded by Trustee Ryan Bacchetti.

<u>Item No. 5</u>: Budget. Mr. Pinasco provided a written and oral report regarding the District's 2025-2026 Fiscal Year Budget. The 2025-2026 Fiscal Year Budget was approved by unanimous vote of the Trustees present on a motion by President Mark Bacchetti, seconded by Trustee Ryan Bacchetti.

<u>Item No. 6</u>: Mr. Pinasco provided a written and oral report regarding delegation of authority for approving the Draft Audit for Fiscal Year ending June 30, 2024. The Trustees delegated authority to the Trustee President to approve the Draft Audit for Fiscal Year ending June 30, 2024, by unanimous vote of the Trustees present on a motion by President Mark Bacchetti, seconded by Trustee Ryan Bacchetti.

<u>Item No. 7</u>: Resolution 2025-03. Mr. Pinasco provided a written and oral report regarding Resolution 2025-03 Certifying Assessments to be Collected and Establishing a Procedure for Fiscal Year 2025-2026. Resolution 2025-03 to Certify and Collect Assessments at the maximum rate was approved unanimously by Trustees present on a motion by President Mark Bacchetti, seconded by Trustee Ryan Bacchetti.

<u>Item No. 8</u>: Engineer's Report.

- 1. Discussion and Possible Action on the following items:
 - DELTA LEVEE SUBVENTIONS PROGRAM

- A. Review Levee Maintenance Project for Fiscal Year 2024/25 awarded to Dino & Son Excavating.
 - a. Original Contract Work and Change Order No. 1 has been completed.
 - b. Potential Change Order 2: Gates and Erosion Site
 - i. The Contractor will submit payment for (2) gate repairs and (1) replacement for review and approval as change order.
 - ii. The Contractor will submit payment for erosion repairs near where repairs were made to pipe crossing at pump, station 910+00.
 - iii. Contract work remains open until the above work is completed by June 15, 2025.
 - c. Contractor Progress Pay Estimates
 - i. Payment Recommendation No. 1 sent March 19, 2025.
 - ii. Payment Recommendation No. 2 slated for June 19, 2025.

II. STATE OF CALIFORNIA DEPARTMENT OF WATER RESOURCES SOUTH DELTA BARRIERS PROJECT

A. Review request for entry permit for Geotechnical Explorations for proposes future Permanent Tidal Barriers on Gantline and Old River. KSN recommends coordination with RD 2 in as much as terms and conditions for entry permit and reimbursement terms and technical terms on Drilling Plan. Review Gilbert Cosio with River Delta (formerly MBK) email correspondence and attachments.

Exhibit A: Draft DWR Permit Agreement

III. LEVEE STATION PADDLE MARKER REPLACEMENT

A. The inventory of missing station paddle markers was performed. Approximately 60 markers are needed for replacement. Review and authorize KSN Inc to replace missing levee station paddles at an estimated cost of \$7,500.

Exhibit B: Paddle Marker Inventory

IV. 2023 HIGH WATER EVENT FEMA REIMBURSEMENT UPDATE

A. \$196,188.96 – Went through Environmental Health and Protection (EHP) may be routed for final steps. Update 5/14 project is eligible. Stuck at EHP, only ones that have not signed off. Last FEMA login 2/19/25, Anita is the new PDMG. Anita is the 7th Project Delivery Manager since initiated in August 2023. March 20, pending EHP review. This project has been reviewed for levee erosion, top and crown damages. The Applicant has provided the supporting documentation to support costs. This project will be submitted for final review. Emergency Management Mission Integrated Environment (EMMIE).

V. PARADISE CUT UPDATE

A. Review summary of activities associated with the Paradise Cut Project.

VI. PHASE 6 BACKSLOPE FLATTENING PROJECT

- A. KSN has completed a survey for the project and commenced with the design plans and specification for this Phase 6 Project.
- B. Budget estimate target figure \$250,000.

Exhibit C: Basemap of Planned Project Area

VII. FY 2025/2026 RECOMMENDED MAINTENANCE PROJECT PLAN

A. Review summary of activities associated with project development and priorities for proposed budget of \$150,000.

Exhibit D: Field Report of Project Items

<u>Item No. 9</u>: There was no report on the correspondence in the agenda packet.

<u>Item No. 10</u>: Mr. Pinasco reviewed the District calendar with the Trustees pointing out that the next meeting was on August 5, 2025.

<u>Item No. 11</u>: Mr. Pinasco reported on the outstanding bills that had been received and the status of the District's accounts. On a motion by President Mark Bacchetti, seconded by Trustee Ryan Bacchetti, the Trustees present unanimously approved payment of the attached bills identified on the attached bills paid report.

<u>Item No. 12</u>: The meeting was adjourned at 11:00 a.m. by unanimous vote of the Trustees present on a motion by Trustee Ryan Bacchetti, seconded by President Mark Bacchetti.

Respectfully submitted,	
Andy Pinasco, District Secretary	

ITEM 4

	~	nual Budget		Received		Received	
INCOME		Amount	I	Period TD		YTD	% YTD
INTEREST	\$	7,500.00		\$0.00	\$	18,410.00	245.47%
		235,793.00	\$	-	\$	189,583.06	80.40%
		-		·	\$	-	
SUBVENTION REIMBURSEMENT		425,000.00		\$0.00	\$	423,557.00	99.66%
FEMA Reimbursement	\$	200,000.00		\$0.00	\$	-	0.00%
Total Income	\$	868,293.00	\$	-	\$	631,550.06	72.73%
EXPENSES	An	inual Budget Amount				Expended YTD	% YTD
GENERAL							
County Assessment Administration	\$	2,500.00	\$	281.00	\$	584.75	23.39%
	\$	300.00		\$0.00	\$	-	0.00%
General Engineering	\$	35,000.00	\$	-	\$	42,229.87	120.66%
	\$	· · · · · · · · · · · · · · · · · · ·	\$	-	\$		115.51%
	\$		<u> </u>	\$0.00			60.06%
				·			76.08%
			\$		\$		95.82%
p		,			·	,	
LEVEE WORK							
Vegetation Control and Management	\$	30,000.00	\$	-	\$	32,538.99	108.46%
			T .	\$0.00		· -	0.00%
				·		-	0.00%
· ·						_	0.00%
·			\$	-		168 443 26	67.38%
							65.47%
		-	Ψ_			-	0.00%
Total Levee Work	\$	400,000.00	\$	ψ0.00 -	\$	233,715.40	58.43%
Total Evnances	•	·		294.00	¢	·	65.71%
Total Expenses	Φ	496,600.00	ð	201.00	Þ	326,466.65	65.717
		ANNUAL					
		BUDGET		PTD		YTD	
		AMOUNT	IN	COME/LOSS	IN	COME/LOSS	
NET INCOME (LOSS)	\$	371,493.00		(\$281.00)	\$	305,083.41	
Fund Balance as of Beginning of Fiscal Yea	r 2024-	2025	\$	217,482.85			
Revenues (YTD)			\$	631,550.06			
Expenses (YTD)			\$	326,466.65			
Total Cash in General Fund			\$	522,566.26			
	ount		_				
Bank of Stockton	1		\$	1,238.30			
				-			
Total Available Cash			\$	525,136.70			
	ASSESSMENTS (MAX. ALLOWANCE) 5-Year Plan SUBVENTION REIMBURSEMENT FEMA Reimbursement Total Income EXPENSES GENERAL County Assessment Administration Miscellaneous Supplies General Engineering Legal and Accounting Insurance Contingency Total General Expenses LEVEE WORK Vegetation Control and Management Rodent Control Construct All-Weather Road Surfacing Waterside Erosion Repair Back Slope Fill Flattening General Levee Maintenance DWR 5 Year Plan Total Levee Work Total Expenses NET INCOME (LOSS) Fund Balance as of Beginning of Fiscal Year Revenues (YTD) Expenses (YTD) Total Cash in General Fund Total Restricted Cash in 5 Year Plan Accounts	ASSESSMENTS (MAX. ALLOWANCE) 5-Year Plan \$UBVENTION REIMBURSEMENT FEMA Reimbursement \$Intal Income SUBVENSES SEXPENSES GENERAL County Assessment Administration Miscellaneous Supplies General Engineering Legal and Accounting Insurance Contingency Subverse Subverses LEVEE WORK Vegetation Control and Management Rodent Control Construct All-Weather Road Surfacing Waterside Erosion Repair Back Slope Fill Flattening General Levee Maintenance DWR 5 Year Plan Subverse Su	ASSESSMENTS (MAX. ALLOWANCE) 5-Year Plan SUBVENTION REIMBURSEMENT \$ 425,000.00 FEMA Reimbursement \$ 200,000.00 Total Income \$ 868,293.00 Annual Budget Amount EXPENSES Amount GENERAL County Assessment Administration Miscellaneous Supplies \$ 300.00 General Engineering \$ 35,000.00 Legal and Accounting \$ 25,000.00 Insurance \$ 30,000.00 Contingency \$ 4,000.00 Total General Expenses \$ 96,800.00 LEVEE WORK Vegetation Control and Management Rodent Control Construct All-Weather Road Surfacing Waterside Erosion Repair Back Slope Fill Flattening General Levee Maintenance DWR 5 Year Plan Total Levee Work Total Expenses \$ 496,800.00 ANNUAL BUDGET AMOUNT NET INCOME (LOSS) \$ 371,493.00 Fund Balance as of Beginning of Fiscal Year 2024-2025 Revenues (YTD) Expenses (YTD) Total Cash in General Fund Total Restricted Cash in 5 Year Plan Account Bank of Stockton	ASSESSMENTS (MAX. ALLOWANCE) 5-Year Plan S-Year Plan SUBVENTION REIMBURSEMENT FEMA Reimbursement \$ 200,000.00 Total Income \$ 868,293.00 \$ Annual Budget Amount EXPENSES Annual Budget Amount GENERAL County Assessment Administration General Engineering \$ 35,000.00 General Engineering \$ 35,000.00 Legal and Accounting Insurance \$ 30,000.00 Contingency \$ 4,000.00 Total General Expenses \$ 96,800.00 \$ LEVEE WORK Vegetation Control and Management Sodent Control Construct All-Weather Road Surfacing Waterside Erosion Repair Back Slope Fill Flattening General Levee Maintenance DWR 5 Year Plan Total Levee Work Total Levee Work ANNUAL BUDGET AMOUNT IN NET INCOME (LOSS) \$ 371,493.00 Fund Balance as of Beginning of Fiscal Year 2024-2025 \$ Revenues (YTD) Expenses (YTD) Total Cash in General Fund Total Restricted Cash in 5 Year Plan Account Bank of Stockton \$ 30,000.00 \$ \$ 35,000.00 \$ \$ 371,493.00	ASSESSMENTS (MAX. ALLOWANCE) 5-Year Plan S-Year Plan Amount Expended Period TD Annual Budget Amount Expended Period TD EXPENSES Annual Budget Amount Expended Period TD EXPENSES Annual Budget Amount Expended Period TD S-Year Plan Total Expenses S-Year Plan S-Year Plan S-Year Plan S-Year Plan Fund Balance as of Beginning of Fiscal Year 2024-2025 S-Year Plan S-Year Pl	ASSESSMENTS (MAX. ALLOWANCE) \$ 235,793.00 \$ - \$ \$0.00 \$ \$ \$ \$0.00 \$ \$ \$ \$0.00 \$ \$ \$ \$0.00 \$ \$ \$ \$0.00 \$ \$ \$ \$ \$ \$0.00 \$	ASSESMENTS (MAX. ALLOWANCE) \$ 235,793.00 \$ - \$ 189,583.06 \$ - \$ \$ 0.00 \$ \$ 0.00 \$

	INCOME	An	nual Budget Amount	ı	Received Period TD		Received YTD	% YTD
	INTEREST	\$	15,000.00		\$0.00	\$	-	0.00%
	ASSESSMENTS (MAX. ALLOWANCE)	\$	195,300.00		\$0.00	\$	-	0.00%
	5-Year Plan	\$	15,000.00		\$0.00	\$	_	
	SUBVENTION REIMBURSEMENT	\$	120,000.00		\$0.00	\$	_	0.00%
	FEMA Reimbursement	\$	200,000.00		\$0.00	\$	_	0.00%
	Total Income	\$	545,300.00	\$	-	\$	-	0.00%
	EXPENSES	An	nual Budget Amount		Expended Period TD		Expended YTD	% YTD
	GENERAL							
71	County Assessment Administration	\$	1,000.00	\$	641.75	\$	641.75	64.189
	Miscellaneous Supplies	\$	300.00	\$	U T 1.73	\$	U T 1.7 U	0.00%
	General Engineering	\$	40,000.00	\$	4,090.50	\$	4,090.50	10.23%
	Legal and Accounting	\$	30,000.00	φ \$	6,004.05	\$	6,004.05	20.01%
				φ			,	
	Insurance	\$	20,000.00		\$0.00	\$	-	0.00%
	Contingency	\$	3,000.00		\$0.00	\$	-	0.00%
ار	Emgergency Equipment & Supplies		0.4.000.00		40 =00 00	_	40 700 00	44.000
	Total General Expenses	\$	94,300.00	\$	10,736.30	\$	10,736.30	11.39%
	LEVEE WORK							
1	Vegetation Control and Management	\$	8,000.00	\$	4,433.50	\$	4,433.50	55.42%
2		\$	25,000.00	Ψ_	\$0.00	\$	- 1,100.00	0.00%
	Construct All-Weather Road Surfacing	\$	23,000.00		\$0.00	\$		0.00%
L3 L4	-	\$			\$0.00	\$	-	#DIV/0
		\$	250 000 00	\$	· · · · · · · · · · · · · · · · · · ·	\$	16,670.00	6.67%
L5	General Levee Maintenance		250,000.00	- Φ - \$	16,670.00			
		\$	125,000.00	Ф	38,249.52	\$	38,249.52	30.60%
L/	DWR 5 Year Plan Total Levee Work	\$ \$	15,000.00 423,000.00	\$	\$0.00 59,353.02	\$ \$	59,353.02	0.00% 14.03 %
	Total Levee Work	Ψ	423,000.00	Ψ	39,333.02	Ψ	33,333.02	14.03 /
	Total Expenses	\$	517,300.00	\$	70,089.32	\$	70,089.32	13.55%
		1	ANNUAL BUDGET AMOUNT	IN	PTD COME/LOSS	IN	YTD COME/LOSS	
	NET INCOME (LOSS)	\$	28,000.00		(\$70,089.32)		(70,089.32)	
			,					
	Fund Balance as of Beginning of Fiscal Yea	ar 2025-	-2026	\$	522,566.26			
	Revenues (YTD)			\$	-			
	Expenses (YTD)			\$	70,089.32			
	Total Cash in General Fund			\$	452,476.94			
	Total Restricted Cash in 5 Year Plan Acc	ount		\$	1,332.14			
	Bank of Stockton	Juiit		\$ \$	1,332.14			
	Daily Of Otockton			Ψ	1,230.30			
	Total Available Cash			\$	453,715.24			

ITEM 5



Reclamation District #773 P.O. Box 20 Stockton, CA 95201

We cordially invite you to the 2025 California Association of Mutual Water Companies (CalMutuals) and CalMutuals' Joint Powers Risk and Insurance Management Authority (CalMutuals JPRIMA) Meeting and Workshop. It will be held **September 29-30**, at the **Hotel Maya in Long Beach, CA**.

Day one of this year's meeting will include annual reports on the "State of the Association" and the "State of the Authority," a review of current legislative and regulatory matters, and a discussion on wildfire response and resilience. It will also include a panel featuring representatives from various counties across the state to address the needs and challenges faced by small systems and explore how their respective counties are helping address these issues.

On the second day, there will be workshops designed specifically for small systems to develop their required Technical, Managerial, and Financial (TMF) Assessment and Cross-Connection Control Plan. There will also be opportunities for in-depth discussions with CalMutuals Board members on topics such as contaminants and treatment options, navigating grants, conducting rate studies, and more. Attendees can qualify for CEUs for each of the sessions.

How to Register:

Registration is **FREE** for members of CalMutuals, CalMutuals JPRIMA, and the Community Water Systems Alliance, as well as for our insurance broker partners. Please RSVP by visiting https://caomwc.wildapricot.org/event-5392243 or by email to ceili@calmutuals.org. Members are responsible for transportation and overnight accommodations.

How to Vote:

An important part of the annual meeting is the election of the Board of Directors. This year the Authority is also seeking approval for needed updates to its joint powers authority (JPA) agreement. Candidate biographies and highlights of proposed revisions to the JPA agreement included with this mailing and are also available online.

Securing a returned proxy form for the election is critical. The proxy form allows CalMutuals JPRIMA to vote as instructed on a member's behalf or for quorum purposes in advance of the Annual Meeting. A vote of 51% of members is needed to make needed updates to the Joint Powers Agreement. Election of Board of Directors has a lower threshold but is also important.

Please cast a proxy vote of "Yes" for the Updates to the Joint Powers Agreement and instruct us with your choice(s) for Board of Directors candidates. You may choose one or all of the candidates. You can also select the "Quorum Only" option to help ensure that we meet quorum.

We invite you to vote by mail by completing and returning the enclosed paper proxy form. You can also scan and send your paper proxy form to ceili@calmutuals.org. Additionally, we are offering the opportunity to vote online through Association Voting. To vote electronically, please visit: https://vote.associationvoting.com/jprima/.

You should have received an email from Association Voting with the instructions, link, and credentials to vote in the CalMutuals JPRIMA Board of Directors elections online. If you cannot locate the email, your online voting credentials are as follows:

(1) Member Number:

(2) Primary Email:

49309853

Thank you for your continued trust with CalMutuals JPRIMA for your insurance needs. We hope to see you in Long Beach in September! Please do not hesitate to call us with questions about the Annual Meeting or the voting process.

Sincerely,

Ceili Tuttle

Member Services Associate



NOTICE OF ANNUAL MEETING To be held Monday and Tuesday – September 29-30, 2025

To the Members of California Association of Mutual Water Companies Joint Powers Risk and Insurance Management Authority (CalMutuals JPRIMA):

NOTICE IS HEREBY GIVEN that the Annual Meeting of the California Association of Mutual Water Companies Joint Powers Risk and Insurance Management Authority will be held in person at the Hotel Maya, 700 Queensway Dr, Long Beach, CA 90802, on Tuesday, September 30, 2025 at 8:30 AM.

The purpose of the Annual Meeting is to consider and act upon the election of Directors and other items as may properly come before the Authority's membership. There will be nine (9) Director positions up for election as of the date of this Notice. The following nine incumbent Directors have been nominated:

David Armstrong, General Manager, South Mesa Water Company

Korey Bradbury, General Manager, Montebello Land & Water Company

Dave Michalko, General Manager, Valencia Heights Water Company

Lynda Noriega, President, California Domestic Water Company

Ryan Nunneley, General Manager, Oildale Mutual Water Company & Secretary/Treasurer for the Board of Directors of North of the River Municipal Water District

David Pedersen, General Manager, Las Virgenes Municipal Water District

Kennth Tcheng, General Manager, Sunny Slope Water Company

Marina West, General Manager, Bighorn-Desert View Water Agency

Lisa Yamashita-Lopez, General Manager, Rubio Cañon Land & Water Association

Such other items may properly come before the Authority's membership.

The Authority's ballot for the annual meeting is submitted herewith.

The meeting will be part of a larger two-day conference that will coincide with the California Association of Mutual Water Companies Annual meeting and presentations, panels, and workshops focused on the needs and concerns of small water systems. The conference is scheduled to begin on Monday, September 29, 2025 at 11:00 AM and to continue through Tuesday, September 30, 2025 at 2:00 PM.

By order of the Board of Directors

Susan E. Allen

Chief Executive Officer



BALLOT FOR THE 2025 ANNUAL MEETING OF THE CALIFORNIA ASSOCIATION OF MUTUAL WATER COMPANIES JOINT POWERS RISK AND INSURANCE MANAGEMENT AUTHORITY SEPTEMBER 29-30, 2025

Yes		No
irector, for a two year term: (Vote for up to 9) Quorum Only		
David Armstrong, South Mesa Water Company		David Pedersen, Las Virgenes Municipal Water District
Korey Bradbury, Montebello Land & Water Company		Kenneth Tcheng, Sunnyslope Water Company
David Michalko, Valencia Heights Water Company		Marina West, Bighorn-Desert View Water Agency
Lynda Noriega, California Domestic Water Company		Lisa Yamashita-Lopez, Rubio Cañon Land & Water Association
Ryan Nunneley, North of the River Municipal Water District & Oildale Mutual Water Company		
	200	
d:e of Member Company or District:	_, 202	.5

[Authorized Office - Position Title]

Proposed Amendments to the Joint Powers Agreement Creating the California Association of Mutual Water Companies Joint Powers Risk and Insurance Management Authority

At the July 17, 2025 meeting of the CalMutuals JPRIMA Board of Directors, the Board approved updates to the Joint Powers Agreement that governs the Authority to permit CalMutuals JPRIMA to operate beyond California and to reflect practices that have been refined as the Authority has matured. Highlights of the approved amendments are summarized below. The full redlined agreement is available on the CalMutuals JPRIMA website https://calmutualsiprima.org/ for review as well.

A vote of 51% of the Authority's members/insureds is required to adopt the amendments. Your help in returning the attached proxy form with a "Yes" vote would be greatly appreciated.

Article 1 - Definitions

Updates definitions of "Company," "Affiliate Member" and "District" to include similar entities under California law or similar entities under the laws of any other state [these changes address the potential for insurance to be provided to out-of-state entities].

Removes "Finance and Audit Committee" as the functions envisioned by this Committee are undertaken by the Board of Directors as a whole.

Article 2 — Purposes

Adds cybersecurity coverage and pollution liability coverage to list of insurance offerings; Expands eligibility to participate by Members organized and existing under the laws of the State of California or of any other state.

Article 4 — Term of Agreement

Clarifies that new Members are approved by the Authority's Insurance Administrator, subject to review by the Board of Directors.

Article 6 — Powers of Authority

Adds the power To provide grants or funding assistance as necessary to pay the costs of Services provided by any non-profit organization, including, but limited to, the California Association of Mutual Water Companies.

Article 13 — Accounts and Records

Clarifies that quarterly unaudited financial statements are available to Members on request. Clarifies that checks, warrants, or electronic payments shall be reviewed by the President of the Board and the Treasurer and approved or ratified by the Board of Directors.

Article 16 — Responsibilities of Members

Recognizes that some Members do not have a designated safety officer and adds "other designated personnel" to address the Authority's requirement that Members maintain an active safety program.

Article 18 - New Members

Updates process for approval of new Members to reflect that approval is provided by the Insurance Administrator, following guidance of the Board and possible review by the Board. The update further clarifies requirements for regular reporting and consultation with the Board by the Insurance Administrator and the Board's prerogative to raise objections and refuse membership.

Article 22 — Termination and Distribution

Clarifies that upon termination of this Agreement, all properties and cash of the Authority shall be distributed after payment of all liabilities among the current Members in proportion to their cash contributions (including payments and property contributions at market value when received) made during the term of this Agreement.



2025 CalMutuals JPRIMA Board Elections - Candidate Bios

David Armstrong



David Armstrong has over 25 years of experience in the water sector. He is the General Manager for South Mesa Water Company, a mutual water company supporting a severely disadvantaged community located within the Cities of Calimesa and Yucaipa.

David has served on the CalMutuals JPRIMA Board of Directors since the Authority's formation in 2015. He also has served on the CalMutuals Board of Directors since 2014, and was elected as the Association's Vice President in 2016.

David serves on the boards of the Beaumont Basin Watermaster, San Gorgonio Pass Regional Water Alliance, Yucaipa Sustainable Groundwater Management Agency and is a member of the Upper Santa Ana River Watershed Management Plan.

Korey Bradbury



Korey Bradbury is the General Manager of Montebello Land and Water Company, a position he has held since transitioning from his role as Assistant General Manager. He has extensive experience in the water sector, having worked in various capacities at California Water Service, including distribution and pump operator, superintendent, and operations manager.

Korey has been a member of the CalMutuals Board of Directors since 2019. He also serves on the Central Basin Water Association Board of Directors, the Technical Advisory Committee for the Water Replenishment District of Southern California, and the Distribution Committee for the San Gabriel Valley Protective Association.

Korey holds a Grade 5 water distribution operator certification and Grade 2 water treatment operator certification. He is a graduate of California State University, Long Beach where he studied civil engineering.

David Michalko



Dave Michalko has over 30 years of experience in the water industry. He is the General Manager for Covina Valley Water Company located in the City of West Covina.

Dave has served on the CalMutuals JPRIMA Board of Directors since the Authority's formation in 2015, and was elected President of the Authority in 2022. He has been an active member of the CalMutuals Board of Directors since its founding.

In addition, Dave serves on the San Gabriel Valley Water Association Board of Directors, and is the Vice Chair of the Main San Gabriel Basin Watermaster.

Lynda Noriega



Lynda Noriega serves as President of California Domestic Water Company, a mutual water company organized as a wholesale water supplier based in Whittier. She began her career in water in 2001 with Valley County Water District, where she held progressively responsible positions including Operations Assistant, Water Quality Specialist, Finance & Administration Manager, Interim General Manager, and General Manager.

Lynda has served on the CalMutuals JPRIMA Board of Directors since 2022. Lynda is Chair of the Board of Directors of the Main San Gabriel Basin Watermaster, a member of the Board of Directors of the San Gabriel Valley Water Association, Chair of the Board of Directors for the San Gabriel Basin Water Quality Authority, and Secretary of the Board of Directors of Covina Valley Water Company.

Ryan Nunneley



Ryan Nunneley is the General Manager of Oildale Mutual Water Company (OMWC) & Secretary/Treasurer of the Board for North of the River Municipal Water District, both JPRIMA founding members. He has held these positions since 2023. He has rich environmental and civil engineering consulting experience through his work with a Los Angeles firm and Dee Jaspar and Associates in Bakersfield.

He has served as a member of the CalMutuals JPRIMA Board of Directors since 2023. Ryan additionally is on the Board of the Water Association of Kern County (WAKC) and participates in the Urban Bakersfield Advisory Committee (UBAC) for the Kern County Water Agency. Ryan is a graduate of Azusa Pacific University with a degree in Biochemistry.

David Pedersen



David Pedersen is the General Manager of Las Virgenes Municipal Water District in the City of Calabasas. He brings more than three decades of public service experience focusing on water management, flood control and other public infrastructure.

He began his career with Los Angeles County Public Works, subsequently moving to the Irvine Ranch Water District where he was Director of Water Operations and later Executive Director of Operations. He stays active in the water community, serving as the Past President of WateReuse California, First Vice President of the Urban Water Institute and on the boards of the Association of California Water Agencies, Southern California Water Coalition and California Association of Sanitation Agencies.

Dave has represented special districts on the CalMutuals JPRIMA Board of Directors since 2019. He has served as the Authority's Board Vice President since 2024.

Kenneth Tcheng



Kenneth "Ken" Tcheng is the General Manager of Sunny Slope Water Company in the City of Pasadena, a mutual water company recognized for implementation of innovative, scaled, nitrate treatment technologies.

Ken has worked for Sunny Slope Water Company since 2008 and served as a member of the CalMutuals JPRIMA Board of Directors since its founding. Ken is also a founding member of CalMutuals and supports the Association as its Treasurer.

Prior to joining the company, Ken worked in the aerospace industry, managing Information Systems/Information Technology Infrastructure Services.

Marina West



Marina West is the General Manager of Bighorn-Desert View Water Agency. Marina's public sector career spans more than three decades, with many of those years spent working in water system operations and management. She is a professional geologist and holds a Grade 5 certification in water distribution and Grade 2 certification in water treatment.

Marina serves as the Vice President of the Mojave Water Agency Board of Directors representing Division 2. Marina's leadership in the greater Mojave region affirmed the value of expanding alliances with water systems serving disadvantaged communities around the state. Marina also serves as Policy Committee Chair for the California Water Systems Alliance (CWSA), an initiative to provide a voice in Sacramento for water systems serving disadvantaged communities that are reliably and affordably providing water to low-income and limited-income residents such as seniors.

Lisa Yamashita-Lopez



Lisa Yamashita-Lopez has served as General Manager of Rubio Cañon Land & Water Association located in the City of Altadena since 2008.

For over the past 30 years, Lisa has provided technical, financial and management consulting services to the municipal and water utility sector.

Lisa has served on the CalMutuals JPRIMA Board of Directors since its founding in 2015. She has also served on the CalMutuals Board of Directors since 2014, and was elected President of the Association in 2016.

In addition, Lisa serves as a board director of the Raymond Basin Watermaster, and is an active member of the Watermaster Executive Committee.

ITEM 6

RECLAMATION DISTRICT NO. 773

RESOLUTION 2025-03

RESOLUTION CERTIFYING ASSESSMENTS TO BE COLLECTED AND ESTABLISHING A PROCEDURE FOR COLLECTION

WHEREAS, Reclamation District No. 773 provides a benefit and service to the land located within the District by the repair, upgrading, maintenance and operation of the reclamation works of the District in that such works serve to prevent the flooding of the land within the District; and

WHEREAS, the revenues received by the District from the County of San Joaquin in accordance with the statutes enacted under Article XIII A of the California Constitution are insufficient to provide the benefits and services which the District is obligated by the California Water Code to provide, and specifically are insufficient to insure proper maintenance of the reclamation works and to provide for emergencies; and

WHEREAS, the District is empowered by sections 51200 et seq. and section 50904 of the California Water Code to fix and collect assessments for the provision of such benefits and services to supplement the revenues received from the County of San Joaquin, and to provide for the collection of such assessments by the San Joaquin County Auditor, and to provide for penalties and procedures in the event of delinquency of payment of such assessments; and

WHEREAS, this Resolution is in compliance with the California Water Code; and

WHEREAS, the District has complied with the procedures of California Constitution Articles XIIIC and XIIID, and has received a majority vote authorizing the collection of a maximum amount of assessments for each fiscal year commencing fiscal year 2008-2009; and

WHEREAS, the assessments imposed by this Resolution are levied without regard to property valuation;

NOW, THEREFORE, BE IT RESOLVED, AND IT IS HEREBY RESOLVED, by the Board of Trustees of Reclamation District 773 that:

- 1. The foregoing recitals are true and correct and this Board so finds and declares.
- 2. It is the determination of the Board that the benefits and services provided by the District apply to each lot within the District as set forth in the Engineer's Report, dated May 13, 2008, previously approved by this Board, except as specific adjustments have been approved by this Board after hearing.
- 3. The San Joaquin County Auditor is requested to collect such assessments, as set forth on Exhibit "A" attached hereto.
- 4. Such assessments shall appear as a separate item on the San Joaquin County Property Tax Bill for fiscal year 2025-2026 and shall be collected at the same time and in the

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same manner as the San Joaquin County Ad Valorem Property Taxes, and shall be subject to the same penalties and the same procedure and sale in case of delinquency as are provided by law for such County taxes.

- In the case of all parcels within the District which are owned in common by more 5. than one owner, and which do not have a separate legal entity holding the title thereto, the assessments otherwise applicable thereto shall be paid equally by the common owners.
- In the case of all Planned Unit Residential Development areas (exclusive of independent recreation facilities, independent common green parcels, and entrance features which shall be billed to the applicable owner's association), assessments established by this Resolution shall be apportioned equally to each residential unit in such areas.
- The revenue so collected which is necessary for the provisions of said benefits and services, is supplemental to the revenues received by the District from the County of San Joaquin in accordance with the statutes enacted under Article XIII A of the California Constitution and is not in lieu thereof.
- The President and Secretary of the District are hereby authorized and directed to execute such documents as are necessary to carry out this Resolution including, but not limited to, executing the San Joaquin County Special Assessment Charge Agreement.
- 9. The Engineer and Attorney for the District are hereby authorized and directed to assist the Auditor of San Joaquin County in preparing the rolls to comply with this Resolution, and to bill separately those parcels assessed which do not appear on the rolls.
- The Secretary of the District is hereby authorized and directed to certify a copy of this Resolution to the Auditor of San Joaquin County.

PASSED AND ADOPTED by the Board of Trustees of Reclamation District No. 773 at a meeting thereof held on this 3rd day of June 2025, by the following vote, TO WIT:

AYES:

Mark Bacchetti, Ryan Bacchetti

NOES:

None

ABSTENTION: None

ABSENT:

Joe Enos

RECLAMATION DISTRICT NO. 773 A Political Subdivision of the

State of California

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ANDY PWASCO SECRETARY

CERTIFICATION

I, ANDY PINASCO, Secretary of Reclamation District No. 773, do hereby certify that the foregoing is a full, true and correct copy of a resolution of Reclamation District No. 773 duly passed and adopted at a regular meeting of the Board of Trustees thereof held on the 3rd day of June 2025.

Dated: July 3 , 2025.

ANDY PINASCO, SECRETARY Reclamation District No. 773

SAN JOAQUIN COUNTY SPECIAL ASSESSMENT CHARGE AGREEMENT WITH (AGENCY/DISTRICT)

DATE:

DA Fee Agreement

PARTIES:	COUNTY:	COUNTY OF SAN JOAQUIN Auditor-Controller 44 North San Joaquin Street Suite 550 Stockton, CA 95202
	DISTRICT: Name: Address:	Reclamation District 773 c/o Andy Pinasco, Secretary P.O. Box 20 Stockton, CA 95201
AGREEMENT:		
The County and the above-n	nentioned Dist	trict agree as follows:
County one percent (1%) of	the assessmer parcel, whiche	29304, the District agrees to pay the nt amount levied or three dollars (\$3.00) ever is less, for the collection of special
IN WITNESS WHEREOF the date first written above.	e parties have	executed this agreement the year and
COUNTY OF SAN JOAQUIN		RECLAMATION DISTRICT 773
By Joynshire Beifers M. Woltkapri Auditor-Controller	, CPA	By District Secretary
"COUNTY"		"DISTRICT"
COUNTI		DISTRICT

CERTIFICATION OF ASSESSMENT

The RECLAMATION DISTRICT 773 hereby certifies that the special assessment(s), fee(s) or charge(s) listed below to be placed on the 2025-2026 Secured Property Tax bill by the RECLAMATION DISTRICT 773 meets the requirements of Proposition 218 that added Articles XIIIC and XIIID to the California State Constitution.

CITY COUNCIL/BOARD OF DIRECTORS/SCHOOL BOARD

2025-2026 Special Assessments and/or Fixed Charges

ITEM 7

Andrew J. Pinasco, Counsel Christopher H. Neudeck, Engineer

RECLAMATION DISTRICT NO. 773 FABIAN TRACT BOARD OF TRUSTEES MEETING TUESDAY, AUGUST 5, 2025 9:00 AM ENGINEER'S REPORT

I. DELTA LEVEE SUBVENTIONS PROGRAM

- A. Review Levee Maintenance Project for Fiscal Year 2024/25 awarded to Dino & Son Excavating. Project is completed and final payment will be authorized by the Board of Trustees at today's meeting.
- B. Review Levee Maintenance Bid Project for Fiscal Year 2025/2026. Project is in development for target construction cost budgeted amount of \$125,000.
 - 1. Will include repairs to ramps between stations 337+00 and 343+50. Survey is scheduled for these ramps to occur August 19, 2025.
 - 2. Work will include large boulder placement to deter camping on the local unhoused occupants between stations 282+50 and 285+00.
 - 3. Work will also include selective erosion repair along waterside slope (WSS) and vegetation management.
- C. Outside of Levee Maintenance Bid Project there will be:
 - 1. Standard vegetation control spraying by Custom Spray.
 - 2. KSN is setting up contracts with AG Wildlife Management for beaver depredation and control. Jack Wilbur of KSN is setting up a meeting with Chris Kane to review the site for damages, inspection / justification to CDFW for a take permit.
 - 3. Station Paddle Marker Replacement. Missing markers have been inventoried, paddle markers and number ordered and in hand at KSN's office. Will have student intern make up markers and KSN's surveyors will install, sometime after August 19th.

II. STATE OF CALIFORNIA DEPARTMENT OF WATER RESOURCES SOUTH DELTA BARRIERS PROJECT –

A. Review entry permit for Geotechnical Explorations for proposes future Permanent Tidal Barriers on Gantline Canal and Old River. KSN transmitted permits with Andy Pinasco with comments to the State. The state has reviewed and provided a draft version of the permit with comments to KSN on July 28th. KSN along with Pinasco to review for changes before signature by RD 773 Board. Seeking the authorization of the Board of Trustees for

approval to sign permit should state comments be acceptable to Pinasco / Board.

EXHIBIT A: Draft DWR Permit Agreement and Email Comments

III. 2023 HIGH WATER EVENT FEMA REIMBURSEMENT UPDATE

A. \$205,998.41 - Went through Environmental Health and Protection (EHP) may be routed for final steps. Update 5/14 project is eligible. KSN Staff attended the Recovery Transition Meeting for the RD773 FEMA claim on 7/24/2025. This meeting was for FEMA to handoff the claim to CalOES for further processing and payout. Below are the obligated projects and amounts for each project.

Category	Туре	Process Step	\$ Obligated	FEMA Cost Share	Date Obligated
B - Emergency Protective Measures	Actual Costs	Obligated	\$196,188.96	100.00%	5/15/2025
Z - Management Costs	Management Costs	Obligated	\$9,809.45	100.00%	7/15/2025

B. The next step for the RD773 FEMA claim is to work with CalOES to get the required forms submitted. KSN will work on preparing these forms for the board meeting on August 5, 2025. We will also complete the SAM.gov registration which is needed to receive federal funds. Once these steps are completed CalOES will send out checks for the amounts above. Based on what we are seeing with previous Districts, this process can take between 2-3 months depending on how fast we can get signatures, and the SAM registration completed.

EXHIBIT B: CAL OES - Designation of Applicant's Agent Resolution.

EXHIBIT C: CAL OES - List of Authorized Agents.

EXHIBIT D: CAL OES - Project Assurances for Federal Assistance.

EXHIBIT E: CAL OES - Financial Disclosures.

IV. PARADISE CUT UPDATE

A. Review summary of activities associated with the Paradise Cut Project.

V. PHASE 6 BACKSLOPE FLATTENING PROJECT

- A. KSN has completed 90% design plans for project the project. Plan to bid and construct project late spring, 2026 once it has been determined there is no highwater event.
- B. Budget estimate target figure \$250,000

EXHIBIT F: PROJECT PLAN SET

VI. 2025-2026 ASSESSMENT BY LANDOWNER SUMMARIES

A. Review the Districts Assessment summaries calculated for 100%, 90% AND 80% the maximum of \$194,033.36 maximum assessment. The District has assessed at eh 100% rate for at least the last 5 years and this assessment is due at SJCo Auditor office no later than 8/10/25

EXHIBIT G: Assessment summaries.

EXHIBIT A

Dave C. Carr

From:

Gilbert Cosio <qcosio@river-deltaconsulting.com>

Sent:

Monday, July 28, 2025 2:05 PM

To:

Dave C. Carr

Cc:

Christopher H. Neudeck

Subject:

FW: RD 773 DWR Perm Barriers Site Assessment Permit Review

Attachments:

7.15.2025 RD773 License SDG.docx

CAUTION: This email originated from outside the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Dave,

Take a look at the attached edits DWR has made on the RD 773 agreement. Let me know what you think.

Thanks, Gilbert

From: Wilson, Ashley@DWR < Ashley. Wilson@water.ca.gov>

Date: Tuesday, July 22, 2025 at 12:42 PM

To: Le, Kate@DWR <Kate.Le@water.ca.gov>, Gilbert Cosio <gcosio@river-deltaconsulting.com>,

McQuirk, Jacob@DWR < Jacob.McQuirk@water.ca.gov> **Cc:** Cedeno, Jesus@DWR < Jesus.Cedeno@water.ca.gov>

Subject: RE: RD 773 DWR Perm Barriers Site Assessment Permit Review

Hello Gilbert,

Please see the attached License Agreement for RD 773. Please note the following:

- Section 2, Scope of Work: Reworded. DWR acknowledges RD 773 does not own land in fee, but the intent here is not to exceed the scope of work, so language was adjusted accordingly.
- Section 3, Reimbursement: DWR has agreed to a reimbursement amount of \$140k. Additional language regarding permit fees has been removed.
- Section 4, Geotechnical Drilling Plan: language requiring DWR to include a detailed drilling plan approved by the RD with this License has been removed. The requirements of that proposed provision were already met when DWR previously provided the RD the drilling plan.
- Section 6, Access and Security: Removed. This provision is too vague, DWR cannot agree to security measures or protocol we do not know of. However, if the intent here was to ensure we are locking gates, utilizing safe entry/exit procedures, etc, DWR is willing to introduce language to that effect.
- Section 7, Reasonable Precautions: DWR has already agreed to most of the proposed language in this
 section via the Repair and Reimbursement section 10. The land will be restored to its prior condition, we
 cannot agree to be obligated to rebuild the levees per the District's instruction.
- Section 10, Repair and Reimbursement:

Language regarding property rights was removed as it does not apply between the RD and DWR. Mitigation and responsibility: DWR cannot assume responsibility for mitigation of any hazardous materials discovered on Grantor's property.

DWR would like to propose a working meeting with the RD to hash out any final changes, should they find that further revisions are necessary. Often an open discussion on these agreements can be easier and more effective at finding a resolution than email to email, where sometimes things can be lost in translation.

Please provide these to the RD, and let me know if I can arrange a meeting soon or before 7/30 with the goal of getting an agreed agreement for the RD 773 Board to review at their next scheduled meeting in early August.

Thank you,
Ashley Wilson
Associate Right of Way Agent | Acquisitions Unit
CA State Department of Water Resources
Division of Engineering | Real Estate Branch

Ph: 916.398.1571



From: Le, Kate@DWR <Kate.Le@water.ca.gov>

Sent: Friday, July 11, 2025 11:28 AM

To: Gilbert Cosio <gcosio@river-deltaconsulting.com>; McQuirk, Jacob@DWR <Jacob.McQuirk@water.ca.gov> Cc: Wilson, Ashley@DWR <Ashley.Wilson@water.ca.gov>; Cedeno, Jesus@DWR <Jesus.Cedeno@water.ca.gov>

Subject: RE: RD 773 DWR Perm Barriers Site Assessment Permit Review

Hi Gilbert,

Happy Friday!

Just a quick update for you that DWR Real Estate team will soon send back DWR responses to the latest draft RD773 version that you sent us to review on July 2, per the email below. This effort is time sensitive, so if we can get RD773 to complete their review within a week or less, we would like to setup a Teams working session to go over the agreement with you and RD773 to be efficient and try to come to consensus then. The goal is to get consensus before the next RD773 Board meeting (early August) so that we could present it to the Board and seek their approval.

If you can give RD 773 a heads up on this plan and seek their ok that would be appreciated.

Thanks, kate

From: Gilbert Cosio <gcosio@river-deltaconsulting.com>

Sent: Wednesday, July 2, 2025 2:10 PM

To: Le, Kate@DWR < Kate.Le@water.ca.gov >; McQuirk, Jacob@DWR < Jacob.McQuirk@water.ca.gov >

Subject: FW: RD 773 DWR Perm Barriers Site Assessment Permit Review

Kate & Jacob.

Here is the latest version of the access agreement with RD 773. I gave it a quick review but I didn't try to edit it myself. If there is wording that concerns you, we can discuss later. Note that RD 2 is currently reviewing its agreement and is supposed to have something this week, but I have not seen anything as yet.

Thanks, Gilbert Cosio

From: Dave C. Carr < dcarr@ksninc.com > Date: Wednesday, June 25, 2025 at 3:44 PM

To: Gilbert Cosio <gcosio@river-deltaconsulting.com>

Cc: Christopher H. Neudeck <<u>cneudeck@ksninc.com</u>>, Steve Sinnock <<u>ssinnock@ksninc.com</u>>, Jeff Mueller <<u>jmueller@ksninc.com</u>>, pamforbus@sbcglobal.net <<u>pamforbus@sbcglobal.net</u>>, Pinasco,

Andrew J. <apinasco@neumiller.com>

Subject: RD 773 DWR Perm Barriers Site Assessment Permit Review

Gilbert,

I reviewed the permit with Andy Pinasco, RD 773 legal today and the attached is what we came up with. I left the comments in place where they apply for ease of understanding where changes took place. Item 17 on previous documents regarding data use (tunnels) has been removed.

Pam Forbus, RD 2 legal will be reviewing and presenting to the RD 2 board and should have further information next week. She does not expect anything substantial to come from this review.

Thanks,

Dave Carr



The trusted firm for delivering the right solution for our clients' needs.

DSEN Dave C. Carr

Construction Manager

711 N. Pershing Avenue Stockton CA 95203 p: 209 946-0268 f: 209 946-0296 m: dcarr@ksninc.com

Department of Water Resources

California Natural Resources Agency

State of California

RD 773
Geology, utility site walk, cultural surveys, environmental surveys, Phase 1
Environmental Site Assessment

Project: South Delta Gates

PERMIT

This Site Assessment Permit ("Permit") for geology, utility site walk, cultural surveys, environmental surveys (botanical surveys, wetland delineation, wildlife surveys, avian surveys, mammal surveys, invertebrate/insect surveys, etc.), geodetic surveys, utility mapping, and Phase 1 Environmental Site Assessment is issued by Reclamation District _No. 773______ ("RD 773") to the California Department of Water Resources ("DWR"). RD 773 and DWR are hereinafter at times collectively referred to as the "Parties" and individually as a "Party."

Recitals

- A. RD 773was formed pursuant to Water Code section 50000 et seq.
 B. RD 773's purpose is to protect the lands comprising the reclamation district from
- B. RD 773's purpose is to protect the lands comprising the reclamation district from tidal water surface variations, riverine flows and related hydraulic issues in the waterways and channels adjacent to RD 773.
- C. To achieve RD 773's purpose, it developed _18.75__ miles of levees to control the storm water within San Joaquin_____ County, California, shown on Exhibit A
- D. DWR seeks to conduct work, as further described in Exhibit B, in preparation for the South Delta Gates Project ("Project").
- E. The Project seeks to install permanent water-level-protection barriers on Middle River. Old River and Grant Line Canal \in the South Delta.
- F. DWR needs to conduct various pre-design investigations and surveys to determine if the Project can proceed.

Now, therefore, in consideration of good and valuable consideration, the receipt and adequacy of which the Parties mutually acknowledge, the Parties agree as follows:

Agreement

- Grant of Permit. RD 773 hereby grants to DWR an irrevocable permit during the Term (described below) to conduct geotechnical explorations within RD 773's levees shown on Exhibit A.
- 2. Scope of Work. DWR is granted a permit for the purpose of geology, utility site walk, cultural surveys, environmental surveys (botanical surveys, wetland delineation, wildlife surveys, avian surveys, mammal surveys, invertebrate/insect surveys, etc.), geodetic surveys, utility mapping, and a Phase 1 Environmental Site Assessment. Further description of the permit work is included in Exhibit B. RD 773. DWR shall not exceed the scope of work of this Permit. RD 773 retains all of its rights to use its levees; however, RD 773 shall not unreasonably interfere with DWR's uses of the levees provided for within the scope of this Permit.
- 3. Reimbursement. DWR agrees to -reimburse RD 773 to- retain the services of an inspector with a minimum of ten years of experience as a drill inspector or a California Certified Engineering

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Geologist ("Inspector") to observe geotechnical exploration pursuant to this Permit subject to the limitations contained herein. DWR shall be solely responsible for compliance with all safety and regulatory standards applicable to work performed by DWR and its contractors. The Inspector must not interfere with any of the geotechnical exploration work. If the Inspector discovers noncompliance, the Inspector shall immediately report such noncompliance to the onsite DWR staff and District Engineer. RD 773 shall hire the Inspector and be responsible for payment of Inspector's services. DWR shall reimburse RD 773 for the Inspector's services observing geotechnical exploration pursuant to this Permit with a maximum reimbursement amount of \$140,000 regardless of the total amount of the cost of Inspector's services to RD 773. In order for RD 773 to obtain reimbursement from DWR, RD 773 must provide DWR copies of the Inspector's invoices. The invoices will be reviewed by DWR and all invoice amounts determined by DWR, in its reasonable judgment, to be reasonable and attributable to Inspector's services pursuant to this Permit shall be paid by DWR to RD 773 within forty-five (45) days of the submittal of the invoice.

- 4. Geotechnical Drilling Plan. Permittee shall submit a geotechnical drilling plan to the District for review and comment at least thirty (30) days prior to commencement of drilling activities. Permittee shall make reasonable efforts to address any comments or concerns raised by the District. Nothing in this Permit prevents, prohibits, or delays DWR from modifying its drilling plan at any time.
- 4. Dispute Resolution. In the event of any dispute regarding cost reimbursement or other matters arising under these provisions. Permittee DWR and RD 773District shall meet and confer in good faith to resolve the dispute. If the Parties are unable to resolve the dispute within thirty (30) calendar days, either party may seek resolution in accordance with applicable law.
- Private Property Permission. RD 773 does not own the underlying fee of the levees. DWR shall be solely responsible for obtaining permission from all the fee owners to access and conduct geotechnical exploration.
- 6. Notification and Coordination. Permittee will make reasonable efforts to shall-provide notice to the District Engineer at least forty-eight (48) hours in advance of initiating work on or around the District levee pursuant to this Permit. If such work stops for more than five (5) working days. Permittee will provide at least twenty-four (24) hours' notice to District Engineer before resuming.
- Reasonable precautions. DWR shall exercise reasonable precautions to avoid damage and protect persons or property.
- 6-8. Emergency Action and Removal. The District may take any action it deems necessary in an emergency to protect its levees-and lands, including removing Permittee's equipment or materials from the levee. If possible, the District will give Permittee 48 hours' advance notice to allow corrective action; if not, notice will be given as soon as reasonably possible. An emergency is a sudden or unexpected event posing clear and imminent danger that requires immediate action to prevent or reduce loss or damage to life, health, property, or essential public services.
- 7.9. Indemnification. DWR agrees to indemnify and hold RD 773 harmless from and

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against any and all liabilities, claims, actions, or demands, costs or expenses, including reasonable attorney's fees (collectively, a "Loss"), arising out of or in any way connected with the work covered by this Permit.

Repair or Reimbursement. DWR agrees to repair any damage it causes to RD 773's levee. Repairs required hereunder shall return the levee to the condition that such levee was in immediately preceding the occurrence of any such damage caused by DWR, normal wear and tear excepted.

8.10.

- 9-11. Term. This Agreement shall commence on the date it is fully executed by all Parties (the "Effective Date") and shall remain in effect until December 31, 2027, or as may be reasonably extended by written mutual agreement of the Parties.
- 40.12. Governing Law. This Agreement shall be governed by, interpreted under, construed, and enforced in accordance with, the laws of the State of California, without giving effect to its conflicts of laws principles.
- 11.13. Incorporation of Recitals and Exhibits. The recitals to this Agreement, and all exhibits referred to in this Agreement, are incorporated herein by such reference and made a part of this Agreement as though set forth in full herein.
- 42-14. Entire Agreement. This Agreement sets forth the entire understanding and agreement of the Parties and shall supersede any other agreements and understandings (written or oral) between the Parties on or prior to the date of this Agreement with respect to the subject matter of this Agreement.
- 43.15. Amendment, Modification, and Waiver. No amendment or modification to any term or provision of this Agreement or waiver of any covenant, obligation, breach or default under this Agreement shall be valid unless in writing and executed and delivered by each of the Parties. No waiver of any provision of this Agreement by a party shall be construed as a waiver of any subsequent breach or failure of the same term or condition, or as a waiver of any other provision of this Agreement.
- 14.16. Execution in Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which counterparts together shall constitute one agreement with the same effect as if the Parties had signed the same signature page. The Parties agree to the use of electronic signatures, such as digital signatures that meet the requirements of the California Uniform Electronic Transactions Act (CUETA) Cal. Civ. Code §§ 1633.1 to 1633.17), for executing this Agreement. The Parties further agree that the electronic signatures of the Parties included in this Agreement are intended to authenticate this writing and to have the same force and effect as manual signatures.
- 45.17. Authority to Sign. The Parties represent and warrant that the person executing this Agreement on behalf of each respective Party has full power and authority to enter into this Agreement.

IDI N		
RD 773, Address, and Phone No.:		
	_	
Phone No.	=	
Signature		
Date:		
DWR		
ACCEPTANCE RECOMMENDED:	ACCEPTED:	
Right of Way Agent Date	Right of Way Agent	-
	Date:	
1867044-5	4	

Exhibit A

Map of RD 773 Levees

Exhibit A to show specific locations of proposed barrier

Exhibit A to show approved access routes to proposed barrier sites

Exhibit A to show exact limits of the area to be studied under this Permit, with exact dimensions upstream/downstream of the proposed barrier centerline and exact dimensions landward of the levee centerline. The limits defined on Exhibit A shall be clearly staked and marked in the field prior to the commencement of any studies.

Exhibit A to show location of horizontal/vertical control panels.

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Exhibit B

TYPES OF STUDIES AND SCOPING ACTIVITIES

For purposes of the Permit, all permit activities will be led by qualified and trained DWR personnel and/or authorized representatives (contractors/consultants) under the direction of a DWR Project Manager and, when necessary, overseen or inspected by other governmental agencies and tribes. If requested by RD 773, DWR will-shall provide RD 773 a copy of any requested report provided to a regulatory agency during the term of this Permit that is a result of information gathered pursuant to this Permit unless such report or portions of a report are confidential. DWR may conduct the following checked activities:

☑I. GEODETIC MAPPING

Geodetic mapping involves measuring the shape and area of the levee by using the exact position of geographical points as a reference. The geodetic mapping activities will require the installation of targets on the levee and then using a small aircraft to take photographs while flying over the levee. DWR shall remove and dispose of all targets within 760 calendar days following the completion of the aerial flight.

In addition to the small aircraft, equipment used to complete the mapping activity will include standard survey trucks and, if the levee is muddy, levee access will be postponed until conditions are dry to avoid damage to the levee. A tripod, a handheld receiver, antenna and data collector unit will also be used. The targets will be set by using a sledgehammer to drive iron pipe flush with the ground surface. The iron pipes will be placed at the center of an aerial ground target. GPS surveying equipment will then be used to determine the exact location of the target. If livestock is present, chicken wire (or a similar type of fence fabric) will be installed around the target marker by using a hand-held staple gun and hammer. Staff will return with GPS equipment to resurvey, check, clean, and repair the target when necessary. After the second aerial flight has been completed, staff will return to remove target material from the ground surface. RD-2RD 773 may elect to retain the iron pipes installed on the levee for future use.

Field surveying will occur to study possible future project alignments. Surveying activities will require the use of two (2) by two (2) inch wood lath-stakes with flagging. Stakes will be placed in the ground following a linear progression that may traverse the levee.

MII. ENGINEERING GEOLOGY

Geologic activities will include field surveying, mapping and geotechnical exploration. The geotechnical exploration will include auger and/or mud rotary drilling, soils sampling using a Standard Penetometer Test (SPT) barrel, Modified California spoon, Hydro-punch, and Shelby tubes, Cone Penetometer Testing (CPT). Prior to exploration activities, several site inspections will- be needed to evaluate access, potential environmental restrictions, potential cultural and archaeological resources, the -locations of underground utilities, etc.

Activities are described as follows:

- **A. Underground Service Alert ("USA").** Prior to drilling, USA (Underground Service Alert) will be contacted to mark all known utility lines.
- **B. Drill Exploration.** Drill exploration will generally be performed using a six and a half to 8-inch diameter auger or 94mm (3.7 inch) to 134mm (5.3 inch) diameter mud rotary drill rig. The drill rig

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is usually truck-mounted and powered by an industrial engine with 200 to 300 cubic inches of displacement, equipped with a muffler and spark arrester. Soil samples will be obtained for testing. Upon completion of drilling, holes will be sealed using cement-bentonite grout. The depth of test holes will vary from about five (5) feet to two_-hundred (200) feet. An associated truck or small loader with a "Baker Tank" or drums may be on site to dispose of drilling mud and cuttings resulting from rotary drilling. Additional vehicles may be present at short time intervals to deliver supplies. The drilling time required for each drill hole is normally less than 2 (two) to five (5) workdays. Weather, site conditions and/or mechanical breakdown may lengthen the drilling time. Cone Penetrometer testing (CPT) will require a Rig (generally truck- mounted) to push a hole, a tender truck and/or a driller's pick-up truck and trailer with grouting equipment, a geologist's vehicle.

MIII. UTILITIES

Inventory of existing utilities will consist of a review of public records and a walking survey of the levee. Records review and walking surveys are completed in compliance with best practices as outlined by the California Public Utilities Commission. Site reconnaissance consists of ground surveys with minimal ground disturbance. Shallow scraping of surface soils, one (1) to three (3) inches deep, in small, localized areas may be required. Upon completion of site reconnaissance DWR will restore the levee, as near as possible, to its original condition.

Electrical items such as vaults, underground and exposed conduits, power generating equipment, pole mounted transformers and other equipment capable of generating, transmitting or consuming electrical power may be inspected or documented.

⊠IV. CULTURAL RESOURCES

Studies of cultural resources include both archaeological surveys and architectural and historic resource evaluations. A site visit will be conducted in order to perform a Cultural Resources Inventory in compliance with the California Environmental Quality Act and the National Historic Preservation Act implementing regulations. Representatives from one or more Native American tribes affiliated with the project area may accompany DWR personnel or consultants during site visits and surveys of the levee.

Archaeological surveys involve walking across the levee and recording any archaeological resources that are observed on the ground surface. Architectural and historic resource evaluations will follow the Secretary of the Interior's Standard's for the Identification of Historic Properties. If the ground surface is not visible due to vegetation, surveyors may use a hand trowel or a small shovel to perform minimally invasive clearance of vegetation, scraping soils to a depth of one (1) to three (3) inches, in small, localized areas. Upon completion of vegetation scraping, DWR will restore the levee, as near as possible, to its original condition.

Different types of strategies are employed when conducting cultural surveys. An intensive strategy uses 15-meter transects, depending on the likelihood of encountering significant cultural resources. This approach will be modified only when unsafe situations or impassable terrain are encountered. In such areas, a moderate to cursory strategy will be employed using meandering and 20-meter or greater transects.

Site visits will include condition assessments which will involve ground-truthing of previously recorded or known cultural resources. Using cursory surveys, an archaeologist will verify the accuracy of site records and site locations, as well as the presence or absence of artifacts and/or human remains. Known cultural resources may include prehistoric archaeological sites that can

include features such as burial mounds, habitation sites, lithic scatters, or baked clay deposits; or historic era resources such as architectural and engineering features.

A random sample survey will be conducted for these resources. These types of visits include, but are not limited to, single day field inspections.

Photographs and Global Positioning System (GPS) location readings will be taken for archaeological, architectural, and historic era resources. Architectural and historic era resource evaluations will involve noting the structures present on the levee (houses, barns, sheds, etc.) and historic era features within the study area.

Information concerning the nature and location of any archaeological resource or tribal cultural resource will be kept confidential in accordance with State and federal law.

N. ENVIRONMENTAL STUDIES

The environmental surveys involve a variety of specialties and primarily consist of observations made by environmental scientists. Minor ground disturbances with a shovel or hand trowel may be required. Any holes will be filled and compacted immediately. Regardless of the surveys to be conducted, DWR will restore the levees, as near as possible, to its original condition. Environmental survey data, including observations of special status plants and wildlife, results of wetland and aquatic resource delineations, and habitat evaluations, will be reported to state and federal agencies as required by regulatory permits or authorizations and may be used to support an analysis for a future proposed project under the California Environmental Quality Act (CEQA).

- A. Botanical Surveys: Surveys will include walking the levee, surveying by vehicle using existing roads on the levee, or surveying the levee banks by boat; recording plant species identified; collecting samples of unknown plant species; and photographing plants and habitats. The levee will be accessed by small vehicle and/or a small boat. Hand-held GPS receivers, cameras, and notebooks will be used to complete the surveys. Botanical surveys will be conducted during daylight hours during the months of February through October.
- **B. Wetland Delineation:** A wetland delineation may be conducted on portions of the levee to identify aquatic features that meet the federal or state definition of wetlands. The levee will be accessed by small vehicle and/or a small boat. Hand-held GPS receivers, cameras, and notebooks will be used to document the surveys. Hand-held shovels will be used to dig holes approximately two (2) feet wide by two (2) feet deep in order to study soils. Any disturbance of levee soils will be minor and will be returned to the original condition to the best extent possible. Wetland delineations will be conducted during daylight hours at any time of the year.
- C. Wildlife Surveys: In general, wildlife surveys will consist of visual surveys and habitat assessments which will include walking the levee, surveying by vehicle using existing roads on the levee, or surveying the levee banks by boat, recording observations of wildlife species, and photographing habitats. Hand-held GPS receivers, binoculars/spotting scopes, cameras, and notebooks will be used to conduct and document the surveys. All wildlife encountered will be documented. Surveys for wildlife fall into four generalized categories and are described as follows:

Reptile and Amphibian Surveys: Surveys will follow the general wildlife survey description above and may also include specialized surveys intended to detect presence of California red-legged frog (CRLF, Rana draytonii) in or near aquatic habitat such as seasonal or perennial ponds, or wet ditches. CRLF surveys may require nighttime visual surveys using flashlights and binoculars

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or larval surveys to detect CRLF tadpoles. Larval surveys would be conducted by using hand dipnets or seines from the margins of the water feature or by entering the feature on foot. Reptile and amphibian surveys may be conducted during daylight or nighttime hours at any time of year.

<u>Avian Surveys</u>: Surveys will follow the general wildlife survey description above and are generally focused on identifying avian species present as well as identifying active nest sites. Protocol-level surveys to assess potential for impacts to Swainson's Hawk (SWHA, *Buteo swainsonii*) and Burrowing Owl (BUOW, *Athene cunicularia*) may be required. Protocol surveys would be conducted following the general wildlife survey methods described above, but due to specific timing requirements will necessitate multiple visits. Avian surveys may be conducted between the hours of dawn and twilight at any time of year.

<u>Mammal Surveys</u>: Surveys will follow the general wildlife survey description above. Visual and passive auditory surveys for special-status bat species may be required where appropriate habitat (including riparian trees and shrubs as well as human-made structures such as outbuildings, bridges, and water control structures) is identified. Bat surveys would utilize equipment such as binoculars, hand-held audio recorders, or solar panel-powered bat auditory recording equipment left on site for a two-week period.

<u>Invertebrate/Insect Surveys</u>: Surveys will follow the general wildlife survey description above. Invertebrate surveys would primarily be focused on identifying suitable habitat but may also involve capture of individuals using a hand-held insect net for the purposes of identification.

D. <u>Pre-Activity Surveys</u> – prior to the start of Engineering Geology activities described in item II above, pre-activity surveys may be required to comply with any regulatory permits that are obtained. Pre-activity surveys are visual surveys that are intended to assess current conditions immediately before the start of a project activity and to identify biological resources such as plants and wildlife that may be impacted by the activity.

WVI. PHASE 1 ENVIRONMENTAL SITE ASSESSMENT

The purpose of the Phase 1 Environmental Site Assessment is to evaluate the study area for potential environmental hazards or degradation caused by the release of hazardous materials. This investigation will include the review of historic land use and land title records, federal and state regulatory agency environmental databases, consultation with local environmental health officials, and communication with the current landowners or operators.

The Phase 1 Environmental Site Assessment will include access to the levee to perform site reconnaissance in accordance with the American Society of Testing Materials (ASTM), Standard Practice for Environmental Site Assessment; Phase 1 Environmental Site Assessment Process Designation E1527-21 and newly adopted federal regulations pursuant to 40 Code of Federal Regulation, Part 312 – Standards and Practices for all Appropriate Inquires. Site assessment will include the use of a vehicle, and will include walking the levee, making visual observations, and documenting visual observations and recording locations of "recognized environmental conditions" using GPS, UAV, digital photography, and tape measures.

Any disturbance of levee soils will be minor and will be returned to pre-survey conditions to the best extent possible.

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EXHIBIT B

NON-STATE AGENCIES Cal OES ID No: _______

OES-FPD-130 (Rev. 10-2022)

DESIGNATION OF APPLICANT'S AGENT RESOLUTION FOR NON-STATE AGENCIES

BE IT RESOLVED BY 1	THE Board of Trustees	OF THE	Reclamation District No. 773
	(Governing Body)		(Name of Applicant)
THAT	District Engineer		, OR
	(Title of Authorized A	(gent	
			, OR
	(Title of Authorized A	(gent)	
	(Title of Authorized	Agent)	
is hereby authorize	d to execute for and on bel	nalf of th	e Reclamation District No. 773
			(Name of Applicant)
and to file it with th purpose of obtainir	ablished under the laws of the se California Governor's Offic ng federal financial assistanc s, but not limited to any of th	ce of Em ce for an	ny existing or future grant
	·		

- Federally declared Disaster (DR), Fire Mitigation Assistance Grant (FMAG), California State Only Disaster (CDAA), Immediate Services Program (ISP), Hazard Mitigation Grant Program (HMGP), Building Resilient Infrastructure and Communities (BRIC), Legislative Pre-Disaster Mitigation Program (LPDM), Under
- Public Law 93-288 as amended by the Robert T. Stafford Disaster Relief and Emergency Assistance Act of 1988, and/or state financial assistance under the California Disaster Assistance Act.
- Flood Mitigation Assistance Program (FMA), under Section 1366 of the National Flood Insurance Act of 1968.
- National Earthquake Hazards Reduction Program (NEHRP) 42 U.S. Code 7704 (b) ((2) (A) (ix) and 42 U.S. Code 7704 (b) (2) (B) National Earthquake Hazards Reduction Program, and also The Consolidated Appropriations Act, 2018, Div. F, Department of Homeland Security Appropriations Act, 2018, Pub. L. No. 115-141
- California Early Earthquake Warning (CEEW) under CA Gov Code Gov, Title 2, Div. 1, Chapter 7, Article 5, Sections 8587.8, 8587.11, 8587.12

That the	Reclamation District No. 773	_, a public entity established under the
	(Name of Applicant)	

laws of the State of California, hereby authorizes its agent(s) to provide to the Governor's Office of Emergency Services for all matters pertaining to such state disaster assistance the assurances and agreements required.

OES-FPD-130 (Rev. 10-2022)

Please check the appropriate box below	
This is a universal resolution and is effective	e for all open and future
disasters/grants declared up to three (3)	years following the date of approval.
This is a disaster/grant specific resolution disaster/grant number(s):	
Passed and approved this <u>05</u> day of <u>August</u>	, 20 <u>25</u>
Joe Enos, Trustee	
Ryan Bacchetti, T	rustee
(Name and Title of Governing) Mark Bacchetti, T (Name and Title of Governing)	rustee
CERTIFICA	ATION
(Name)	ointed and Secretary (Title) reby certify that the above is a true and loved by the Board of Trustees
of the Reclamation District No. 773 on the (Name of Applicant)	
	Secretary
(Signature)	(Title)

Cal OES Form 130 Instructions

A Designation of Applicant's Agent Resolution for Non-State Agencies is required of all Applicants to be eligible to receive funding. A new resolution must be submitted if a previously submitted resolution is older than three (3) years from the last date of approval, is invalid, or has not been submitted.

When completing the Cal OES Form 130, Applicants should fill in the blanks on pages 1 and 2. The blanks are to be filled in as follows:

Resolution Section:

OES-FPD-130 (Rev. 10-2022)

Governing Body: This is the group responsible for appointing and approving the Authorized Agents.

Examples include: Board of Directors, City Council, Board of Supervisors, Board of Education, etc.

Name of Applicant: The public entity established under the laws of the State of California.

Examples include: School District, Office of Education, City, County or Non-profit agency that has applied for the grant, such as: City of San Diego, Sacramento County, Burbank Unified School District, Napa County Office of Education, University Southern California.

Authorized Agent: These are the individuals that are authorized by the Governing Body to engage with the Federal Emergency Management Agency and the California Governor's Office of Emergency Services regarding grants for which they have applied. There are two ways of completing this section:

- 1. Titles Only: The titles of the Authorized Agents should be entered here, not their names. This allows the document to remain valid if an Authorized Agent leaves the position and is replaced by another individual. If "Titles Only" is the chosen method, this document must be accompanied by either a cover letter naming the Authorized Agents by name and title, or the Cal OES AA Names document. The supporting document can be completed by any authorized person within the Agency (e.g., administrative assistant, the Authorized Agent, secretary to the Director). It does not require the Governing Body's signature.
- 2. Names and Titles: If the Governing Body so chooses, the names **and** titles of the Authorized Agents would be listed. A new Cal OES Form 130 will be required if any of the Authorized Agents are replaced, leave the position listed on the document, or their title changes.

OES-FPD-130 (Rev. 10-2022)

Checking Universal or Disaster-Specific Box: A Universal resolution is effective for all past disasters and for those declared up to three (3) years following the date of approval. Upon expiration it is no longer effective for new disasters, but it remains in effect for disasters declared prior to expiration. It remains effective until the

Governing Body Representative: These are the names and titles of the approving Board Members.

disaster goes through closeout unless it is superseded by a newer resolution.

Examples include: Chairman of the Board, Director, Superintendent, etc. The names and titles **cannot** be one of the designated Authorized Agents. A minimum of three (3) approving board members must be listed. If less than three are present, meeting minutes must be attached in order to verify a quorum was met.

Certification Section:

Name and Title: This is the individual in attendance who recorded the creation and approval of this resolution.

Examples include: City Clerk, Secretary to the Board of Directors, County Clerk, etc. This person **cannot** be one of the designated Authorized Agents or Approving Board Member. If a person holds two positions (such as City Manager and Secretary to the Board) and the City Manager is to be listed as an Authorized Agent, then that person could sign the document as Secretary to the Board (not City Manager) to eliminate "Self-Certification."

EXHIBIT C



		List of Authorized A	aents	
Entity Name:	Reclamation	District No. 773	9	
Cal OES ID:				
Agencies or as it ap • Check box to rece	pears on the Sig vive electronic o	as listed on the Designation of Applicant gnature Authority (Cal OES 130SA) for Calit copies of Cal OES Notification of Obligatio If that shares the official entity URL.	fornia State Agencies.	
Authorized Ag		Authorized Agent Title	Email Address	Pkg?
Christopher H. Ne	udeck	District Engineer	cneudeck@ksninc.com	✓
	=	esignated by an AA to request or receive i below. (Ex. Accounting/Admin offices) Mu		Add Email
Approved Con	tact Name	Approved Contact Title	Email Address	Pkg?
Andy Pinasco		District Secretary/Attorney	apinasco@neumiller.com	
Elvia Truillo		District Secretary/Attorney	etruillo@neumiller.com	
Muhammad Khan		District Engineer	mkhan@ksninc.com	1

EXHIBIT D

RECOVERY DIRECTORATE FINANCIAL PROCESSING DIVISION

Disaster No: 4683DR-CA	
Cal OES ID No:	
UEI No: RD9VZFAYRV67	

PROJECT ASSURANCES FOR FEDERAL ASSISTANCE

SUBRECIPIENT'S NAME: Reclamation	n District No. 773	
		organization)
PRIMARY MAILING ADDRESS: 3121	W. March Lane, Suite	100
CITY: Stockton	STATE: California	ZIP CODE: 95219
TELEPHONE: (209) 948-8200	FAX NUMBER: <u>(20</u>	9) 948-4910
CA ASSEMBLY DIST: 13 CA SENA	ATE DIST: 5U.S. CO	ONGRESSIONAL DIST: 9
Visit sos.ca.gov/elections/who-are		to find your district number
AUTHORIZED AGENT: Christopher H. I	Neudeck ————————————————————————————————————	
TITLE: District Engineer		
EMAIL ADDRESS: cneudeck@ksninc.co	om	

ASSURANCES – CONSTRUCTION PROGRAMS

Note: Certain of these assurances may not be applicable to all your projects. If you have questions, please contact the California Governor's Office of Emergency Services. Further, certain federal assistance awarding agencies may require applicants to certify to additional assurances. If such is the case, you will be notified.

As the duly authorized representative of the applicant, I certify that the subrecipient named above:

- 1. Has the legal authority to apply for federal assistance, and the institutional, managerial and financial capability (including funds sufficient to pay the non-federal share of project costs) to ensure proper planning, management, and completion of the project described in this application.
- 2. Will give the awarding agency, the Comptroller General of the United States, Federal Office of Inspector General 2 CFR 200.336, and if appropriate, the state, through any authorized representative, access to and the right to examine all records, books, papers, or documents related to the assistance; and will establish a proper accounting system in accordance with generally accepted accounting standards or agency directives.

- 3. Will not dispose of, modify the use of, or change the terms of the real property title, or other interest in the site and facilities without permission and instructions from the awarding agency. Will record the federal interest in the title of real property in accordance with awarding agency directives and will include a covenant in the title of real property acquired in whole or in part with federal assistance funds to assure nondiscrimination during the useful life of the project.
- 4. Will comply with the requirements of the assistance-awarding agency with regard to the drafting, review and approval of construction plans and specifications.
- 5. Will provide and maintain competent and adequate engineering supervision at the construction site to ensure that the complete work conforms with the approved plans and specifications and will furnish progress reports and such other information as may be required by the assistance awarding agency or state.
- 6. Will initiate and complete the work within the applicable time frame after receipt of approval of the awarding agency.
- 7. Will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gains.
- 8. Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§ 4801 et seq.), which prohibits the use of lead-based paint in construction or rehabilitation of residential structures.
- Will comply with all federal statutes relating to nondiscrimination. These 9. include but are not limited to: (a) Title VI of the Civil Rights Act of 1964 (P.L 88-352) which prohibits discrimination on the basis of race, color, or national origin; (b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§ 1681-1683 and 1685-1686) which prohibits discrimination on the basis of sex; (c) Section 504 of the Rehabilitation Act of 1973, as amended (29 U.S.C. § 794) which prohibit discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§ 6101-6107) which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 93-255) as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616) as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§ 523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. 290 dd-3 and 290 ee-3) as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of

1968 (42 U.S.C. § 3601 et seq.), as amended, relating to nondiscrimination in the sale, rental, or financing of housing; (i) any other nondiscrimination provisions in the specific statute(s) under which application for federal assistance is being made, and (j) the requirements on any other non-discrimination statute(s) which may apply to the application.

- 10. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provides for fair and equitable treatment of persons displaced or whose property is acquired as a result of federal and federally assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of federal participation in purchases.
- 11. Will comply with the flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$5,000 or more.
- 12. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution of environmental quality control measures under the National Environmental Policy Act of 1969 (P.O. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved state management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§ 1451 et seq.); (f) conformity of federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. § 7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended, (P.L. 93-523); and (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.O. 93-205).
- 13. Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§ 1271 et seq.) related to protecting components or potential components of the national wild and scenic rivers system.
- 14. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation Act of 1966, as amended (16 U.S.C. 470), EO 11593 (identification and preservation of historic properties), and the Archeological and Historic Preservation Act of 1974 (16 U.S.C. 469a-1 et seq.).

- 15. Will comply with Standardized Emergency Management (SEMS) requirements as stated in the California Emergency Services Act, Government Code, Chapter 7 of Division 1 of Title 2, Section 8607.1(e) and CCR Title 19, Sections 2445, 2446, 2447, and 2448.
- 16. Subrecipients expending \$750,000 or more in federal grant funds annually are required to secure an audit pursuant to OMB Uniform Guidance 2 CFR Part 200, Subpart F. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act of 1984 and the Single Audit Act Amendments of 1996.
- 17. Will disclose in writing any potential conflict of interest to the Federal awarding agency or pass-through entity in accordance with §200.112.
- 18. Will comply with all applicable requirements of all other federal laws, Executive Orders, regulations and policies governing this program.
- 19. Has requested through the State of California, federal financial assistance to be used to perform eligible work approved in the subrecipient application for federal assistance. Will, after the receipt of federal financial assistance, through the State of California, agree to the following:
 - a. The state warrant covering federal financial assistance will be deposited in a special and separate account and will be used to pay only eligible costs for projects described above.
 - b. To return to the State of California such part of the funds so reimbursed pursuant to the above numbered application, which are excess to the approved actual expenditures as accepted by final audit of the federal or state government.
 - c. In the event the approved amount of the above numbered project application is reduced, the reimbursement applicable to the amount of the reduction will be promptly refunded to the State of California.
- 20. The non-Federal entity for a Federal award must disclose, in a timely manner, in writing to the Federal awarding agency or pass-through entity all violations of Federal criminal law involving fraud, bribery, or gratuity violations potentially affecting the Federal award §200.113. Failure to make required disclosures can result in any of the remedies described in §200.338 Remedies for noncompliance, including suspension or debarment.



21. Will not make any award or permit any award (subaward or contract) to any party which is debarred or suspended or is otherwise excluded from or ineligible for participation in Federal assistance programs under Executive Order 12549 and 12689, "Debarment and Suspension."

"I the official named be	elow, CERTIFY UNDER PENALTY OF PEI	R IURY that I am duly
		(JOKT INGIT GITT GOT)
authorized by Reclamati	on District No. 773	
	(Name of Organization)	
	nent for and on behalf of said subred ubrecipient to the terms thereof."	cipient, and by my
	Christopher H. Neudeck	
	PRINTED NAME	
	SIGNATURE OF AUTHORIZED AGENT	=======================================
	District Engineer	8/05/2025
	TITLE	DATE

EXHIBITE

OFS-FPD-011

Cal OES ID No.	<u></u>
UEI Number:	RD9VZFAYRV67
Previous Fiscal	Year End Date: 06/30/2025

FFATA Financial Disclosure

The Federal Funding Accountability and Transparency Act (FFATA) requires information on federal awards be made available to the public and is submitted by the California Governor's Office of Emergency Services (Cal OES) to www.fsrs.gov. This is done in order that the government be held accountable for each spending decision. As a subrecipient of federal funds, you will be unable to draw down funds until this signed form is returned to Cal OES.

The Total Compensation and Names of the top five executives must be reported in the table on this form if your business or organization meets both of the following criteria:

- 80% or more of annual gross revenues are from Federal awards (contracts, subcontracts, and Federal financial assistance), and \$25,000,000 or more in annual gross revenues from Federal awards; and,
- Compensation information is not already available through reporting to the Securities and Exchange Commission.

If your business or organization does NOT meet BOTH criteria, check the box below, sign, and return to Cal OES Financial Processing Unit.

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Rev 10-2022

Not subject to FFATA Financial Disclosure.

Executive Name	Title	Annual Salary	Annual Dollar Value of Benefits	Total Compensation
Christopher H. Neude		, do here	by certify, as the au	thorized agent of
Reclamation District No.	773	_, the inform	ation contained in t	his document is true
and correct.				
District Engineer				
Title of Authorized Age	ent			
			8/05/2025	
Signature of Authorize	d Agent		Date	58

EXHIBIT F

RECLAMATION DISTRICT NO. 773

FABIAN TRACT

SAN JOAQUIN COUNTY, CALIFORNIA

JULY 2025

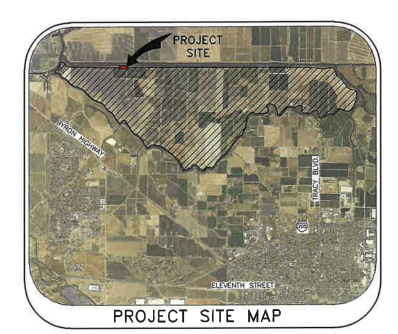
PHASE 6 - LEVEE TOE BERM PROJECT

BETWEEN

STATION 449+50 AND STATION 459+00



DWG NO.	SHEET NO.	DESCRIPTION	
G-001	01	TITLE SHEET	
G-002	02	NOTES	
CS101	03	BASE MAP	
C-101 - C-102	04-05	DETAILED PLAN VIEWS	
C-301 - C-302	06-07	LEVEE SECTIONS	
C-501	80	CROSS SECTION DETAIL	
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Nest Sacramento, CA 95691 916-403-5900

RECLAMATION DISTRICT NO. 773 FABIAN TRACT

PHASE 6 - LEVEE TOE BERM PROJECT TITLE SHEET

- THE CONTRACTOR SHALL NOTIFY THE ENGINEER AT (209) 946-0268, A MINIMUM OF 48 HOURS PRIOR TO THE COMMENCEMENT OF ANY WORK.
- THE DISTRICT RESERVES THE RIGHT TO SUSPEND CONSTRUCTION AT ANY TIME IN THE EVENT OF EXTREME HIGH OR LOW TIDES, FLOOD EVENTS, OTHER CONDITIONS OR EMERGENCIES THAT MAY JEOPARDIZE THE INTEGRITY OF THE DISTRICT'S LEVEE AND ROAD SYSTEM.
- THE CONTRACTOR SHALL COMPLY WITH ALL APPLICABLE FEDERAL, STATE, COUNTY AND LOCAL PERMITS AND OR REQUIREMENTS DURING THE PROJECT
- THE DISTRICT WILL FURNISH ALL RIGHT-OF-WAY FOR ALL LEVEE ROADS UNDER THE DISTRICT'S JURISDICTION. THE CONTRACTOR WILL SECURE RIGHT-OF-WAY FOR ALL OTHER AREAS NOT UNDER THE DISTRICT'S JURISDICTION.
- THE CONTRACTOR SHALL BE RESPONSIBLE FOR MAINTAINING ACCESS ALONG THE DISTRICT/COUNTY LEVEE ROADS AT ALL TIMES DURING CONSTRUCTION. ANY DAMAGE TO THE LEVEE ROADS AND ACCESS RAMPS SHALL BE IMMEDIATELY REPAIRED BY THE CONTRACTOR
- THE CONTRACTOR SHALL NOT CLOSE ANY ROAD, STREET, OR HIGHWAY TO THE PUBLIC EXCEPT WITH THE PERMISSION OF THE ENGINEER AND THE PROPER GOVERNMENTAL AUTHORITY. TEMPORARY PROVISIONS SHALL BE MADE BY THE CONTRACTOR TO ENSURE CONTINUOUS ACCESS TO PUBLIC AND PRIVATE DRIVEWAYS, AND PROPER FUNCTIONING OF CULVERTS, DRAINAGE AND IRRIGATION DITCHES, AND NATURAL WATER COURSES.
- NEITHER THE DISTRICT NOR THE ENGINEER MAKE ANY WARRANTY OR GUARANTEE AS TO THE ADEQUACY OF THE EXISTING NATIVE MATERIALS TO SUPPORT THE CONSTRUCTION TRAFFIC ON THE ACCESS ROADS. THE CONTRACTOR IS SOLELY RESPONSIBLE FOR MAKING THE NECESSARY IMPROVEMENTS AND PROVIDING THE NECESSARY MEASURES REQUIRED TO
- MAXIMUM SPEED LIMIT ON DISTRICT LEVEE ROADS IS 20 MPH, OR AS POSTED.
- 10. THE ENGINEER WILL PROVIDE LOCATIONS OF THE DESIGNATED PROJECT REPAIR SITES WITH START AND STOP POINTS, AND WILL PROVIDE 200' TEMPORARY BENCHMARKS AT EACH OF THE PROJECT SITES TO BE UTILIZED BY THE CONTRACTOR FOR SETTING ELEVATIONS.
- 11. THE CONTRACTOR IS RESPONSIBLE FOR SETTING ALL CONSTRUCTION STAKING AND
- 12. THE CONTRACTOR AGREES THAT IN ACCORDANCE WITH GENERALLY ACCEPTED CONSTRUCTION PRACTICES, THE CONTRACTOR WILL BE REQUIRED TO ASSUME SOLE AND COMPLETE RESPONSIBILITY FOR JOB SITE CONDITIONS DURING THE COURSE OF CONSTRUCTION OF THE PROJECT, INCLUDING SAFETY OF ALL PERSONS AND PROPERTY; THAT THIS REQUIREMENT SHALL BE MADE TO APPLY CONTINUOUSLY AND NOT BE LIMITED TO NORMAL WORKING HOURS, AND THE CONTRACTOR FURTHER AGREES TO BEFEND, INDEMNIFY AND HOLD THE DISTRICT AND THE DISTRICT'S ENGINEER HARMLESS FROM ANY AND ALL LIABILITY, REAL OR ALLECON, IN CONNECTION WITH THE PERFORMANCE OF WORK ON THIS PROJECT, EXCEPTING FOR LIABILITY ARISING FROM THE SOLE NEGLIGENCE OF THE PUSTRICT OR THE FUSINFER.
- 13. ANY DEFICIENCIES NOTED DURING INTERIM AND FINAL INSPECTIONS BY THE ENGINEER AND/OR DISTRICT, SHALL BE CORRECTED BY THE CONTRACTOR PRIOR TO FINAL ACCEPTANCE BY THE DISTRICT. ANY ADDITIONAL COSTS AND EXPENSES FOR MOBILIZATION AND/OR DEMOBILIZATION, LABOR, EQUIPMENT AND OTHER ASSOCIATED COSTS REQUIRED TO CORRECT THE DEFICIENCIES NOTED, EXCEPT SPECIFIED MATERIAL(S), SHALL BE BORNE BY THE
- 14. THE CONTRACTOR SHALL BE RESPONSIBLE FOR ANY FIELD CHANGES MADE WITHOUT WRITTEN AUTHORIZATION FROM THE ENGINEER.
- SHOULD IT APPEAR THAT THE WORK TO BE DONE, OR ANY MATTER RELATIVE THERETO, IS NOT SUFFICIENTLY DETAILED OR EXPLAINED ON THESE PLANS, THE CONTRACTOR SHALL CONTRACT THE ENGINEER AT (209) 946-0268 FOR SUCH FURTHER EXPLANATIONS AS MAY
- THE INTENT OF THESE PLANS ARE TO SERVE AS A GUIDE AND TO PROVIDE THE CONTRACTOR WITH INFORMATION AND DETAILS NECESSARY TO CONSTRUCT THE PROJECT. THE CONTRACTOR SHALL NOTIFY THE DISTRICT'S ENGINEER IMMEDIATELY REGARDING ANY DISCREPANCIES AND AMBIGUITIES WHICH MAY EXIST IN THE PLANS OR SPECIFICATIONS, IF THE PLANS DESCRIBE PORTION OF THE WORK IN GENERAL TERMS BUT NOT IN COMPLETE DETAIL, IT IS UNDESTOOD THAT ONLY THE BEST GENERAL PRACTICE IS TO PRAUL AND THAT ONLY MATERIALS AND WORKMANSHIP OF THE FIRST QUALITY ARE TO BE USED.
- 17. ALL WORK SHALL BE PERFORMED IN ACCORDANCE WITH APPLICABLE OSHA REGULATIONS.
- 18. ALL IMPROVEMENTS TO BE DONE SHALL BE IN ACCORDANCE WITH THE REQUIREMENTS OF
- 19. THE CONTRACTOR SHALL NOTIFY THE ENGINEER WHENEVER THERE IS A CHANGE IN SITE CONDITIONS OR AN ADJUSTMENT TO BE MADE IN WORK REQUIREMENTS
- 20. THE CONTRACTOR SHALL AT ALL TIMES BE RESPONSIBLE FOR THE SECURITY OF HIS PLANT AND EQUIPMENT. THE DISTRICT WILL NOT BE RESPONSIBLE FOR MISSING OR DAMAGED EQUIPMENT, TOOLS, OR PERSONAL BELONGINGS.

ENVIRONMENTAL NOTES:

THE CONTRACTOR SHALL NOT DISCHARGE SMOKE, DUST, OR ANY OTHER AIR CONTAMINANTS INTO THE ATMOSPHERE IN SUCH QUANTITY AS WILL VIOLATE THE REQULATIONS OF ANY LEGALLY CONSTITUTED AUTHORITY. HE SHALL ALSO ABATE DUST NUISANCE BY CLEANING, SWEEPING AND SPRINKLING WITH WATER, OR OTHER MEANS AS NECESSARY. THE USE OF WATER IN AN AMOUNT WHICH RESULTS IN MUD ON PUBLIC ROADS IS NOT ACCEPTABLE AS A NECESTARY. SUBSTITUTE FOR SWEEPING OR OTHER METHODS.

- 2. THE CONTRACTOR SHALL EXERCISE EVERY REASONABLE PRECAUTION TO PROTECT STREAMS, WATERWAYS AND OTHER BODIES OF WATER FROM POLLUTION WITH FUELS, OIL, BITUMEN'S, CALCIUM CHLORIDE, AND OTHER HARMFUL MATERIALS AND SHALL CONDUCT AND SCHEDULE HIS OPERATIONS SO AS TO AVOID OR MINIMIZE MUDDYING AND SILTING OF SAID WATERS. CARE SHALL BE EXERCISED TO PRESERVE ROADSIDE VEGETATION BEYOND THE LIMITS OF
- 3. THROUGHOUT ALL PHASES OF CONSTRUCTION, INCLUDING SUSPENSION OF WORK, AND UNTIL FINAL ACCEPTANCE OF THE PROJECT, THE CONTRACTOR SHALL KEEP THE WORK SITE CONDITIONS CLEAN AND FREE FROM RUBBISH AND DEBRIS.
- IN COMPLIANCE WITH CALIFORNIA CODE OF REGULATIONS, TITLE 13, SECTION 2449, WHICH OUTLINES THE GENERAL REQUIREMENTS FOR IN-USE OFF-ROAD DIESEL-FUELED FLEETS, ALL PRIME CONTRACTORS AND SUBCONTRACTORS INVOLVED IN BIDDING OR WORKING ON A PUBLIC WORKS PROJECT ARE REQUIRED TO FURNISH COPIES OF VALID CALIFORNIA AIR RESOURCES BOARD (CARB) CERTIFICATES OF COMPLIANCE WITH THE REGULATION FOR IN-USE OFF-ROAD DIESEL FUELED FLEETS PRIOR TO THE COMMENCEMENT OF ANY NEW CONTRACT WITH A PUBLIC WORKS AWARDING BODY. THIS REQUIREMENT IS AN INTEGRAL PART OF THE BID FORM, AND BY SIGNING THE BID FORM, THE BIDDER ACKNOWLEDGES THEIR UNDERSTANDING AND AGREEMENT TO COMPLY WITH THIS STIPULATION.

DUST AND MUD CONTROL:

- DURING THE COURSE OF CONSTRUCTION, THE CONTRACTOR SHALL KEEP ALL CONSTRUCTION AREAS, EMBANKMENT FILL AREAS, ACCESS ROADS, OTHER ROADWAYS, AND OTHER USE AREAS WHERE DUST IS GENERATED WELL WATERED: AND DURING WET CONDITIONS, AREAS USED BY LOCAL TRAFFIC, FREE AND CLEAR FROM MUD.
 - CROP DAMAGE: THE CONTRACTOR IS RESPONSIBLE FOR DUST CONTROL TO PREVENT CROP DAMAGE AND FOR ANY AREAS IN ADDITION TO THOSE MENTIONED THAT GENERATE DUST AND/OR OTHER CONDITIONS WHICH MIGHT DAMAGE CROPS.
- NON WORK DAYS: THE CONTRACTOR IS RESPONSIBLE FOR DUST CONTROL IN ANY PROJECT AREAS, CONSTRUCTION ROADS OR CROP AREAS WHICH ARE USED BY THE CONTRACTOR, UNLESS OTHERWISE APPROVED BY THE ENGINEER.
- THE CONTRACTOR SHALL DEDICATE AT LEAST ONE (1) WATER TRUCK FOR THE ALLEMATION OR PREVENTION OF DUST NUISANCE FOR, BUT NOT LIMITED TO THE FOLLOWING AREAS:

 - ACCESS AND HAUL ROADS
- FMRANKMENT FILL AREAS OTHER CONSTRUCTION USE AREAS

- 3. WATER WILL BE MADE AVAILABLE FOR THE CONSTRUCTION OPERATIONS FROM THE DISTRICT DANNAGE CANALS OR FROM THE SURROUNDING WATERWAY. THE PUMPING FACILITY SHALL BE LOCATED IN AN AREA THAT WILL NOT CREATE A TRAFFIC OR MUD HAZARD ON THE LEVEE ROADS USED BY THE DISTRICT.

UTILITY NOTES:

- IT IS THE RESPONSIBILITY OF THE CONTRACTOR TO DETERMINE THE ACTUAL LOCATION OF ALL UNDERGROUND, SURFACE, OVERHEAD, AND SUBMARINE IMPROVEMENTS, OR FACILITIES WHICH MAY BE SUBJECT TO DAMAGE BY REASON OF HIS OPERATIONS.
- 2. THE CONTRACTOR SHALL VERIFY THE LOCATION OF ALL EXISTING UNDERGROUND UTILITIES AND SHALL CONTACT THE RESPECTIVE UTILITY COMPANIES PRIOR TO COMMENCEMENT OF
- THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE LOCATION AND PRESERVATION OF ALL SUCH FACILITIES IN THE AREA OF CONSTRUCTION, AND SHALL NOTIFY UTILITIES
 TWENTY-FOUR (24) HOURS IN ADVANCE OF ANY CONSTRUCTION. (UNDERGROUND SERVICE
- 4. THE CONTRACTOR SHALL PRESERVE AND PROTECT ALL EXISTING IRRIGATION AND DRAINAGE FACILITIES INCLUDING, BUT NOT LIMITED TO, SIPHONS, DITCHES, CROSSINGS, DISTRIBUTION BOXES, SLIDE GATES, ETC., DURING THE TERM OF THE CONTRACT. THE EXISTING IRRIGATION AND DRAINAGE FACILITIES MUST REMAIN FULLY OPERATIONAL DURING THE PERIOD OF CONSTRUCTION.

TRAFFIC CONTROL

1. CONTRACTOR SHALL BE RESPONSIBLE FOR ALL TRAFFIC CONTROL AS DESCRIBED IN SPECIAL PROVISIONS, SECTION 1.12, "TRAFFIC CONTROL."

CLEANUP:

- THROUGHOUT ALL PHASES OF CONSTRUCTION, INCLUDING SUSPENSION OF WORK, AND UNTIL FINAL ACCEPTANCE OF THE PROJECT, THE CONTRACTOR SHALL KEEP THE PREMISES OCCUPIED BY HIM IN A CLEAN AND ORDERLY CONDITION, DISPOSING OF REFUSE IN A
- THE CONTRACTOR, UPON COMPLETION OF ALL WORK, SHALL RESTORE ALL LEVEE AND ACCESS ROADS, HALL ROADS, AND PROJECT SITES IN A MANNER SATISFACTORY TO THE ENGINEER AND LANDOWNER.

CONSTRUCTION NOTES:

ACCESS ROADS:

- THE CONTRACTOR SHALL IMPROVE, MAINTAIN, AND REPAIR/REPLACE UPON COMPLETION, ALL THE ACCESS ROADS AS MAY BE REQUIRED FOR TRANSPORTATION AND HAULING MATERIAL TO THE PROJECT AREAS.
- 2. THE CONTRACTOR SHALL REVIEW THE ACCESS ROAD ROUTES AND DETERMINE THE LOCATION FOR TURNOUTS, RAMPS, ROAD DRAINAGE, ALIGNMENT, ETC. UPON COMPLETION OF THE PROJECT, SOME PORTIONS OF THE ACCESS ROADS MAY REQUIRE MINOR MODIFICATIONS AND ERATIONS. THE ACCESS ROADS WHICH REMAIN SHALL BE LEFT IN GOOD CONDITION FOR DISTRICT, FARMERS, AND OTHER LOCAL TRAFFIC.

- THE ACCESS ROADS FOR THIS PROJECT MAY REQUIRE THE CONTRACTOR TO MODIFY AND REWORK THE GRADING OF THE EXISTING ROADS TO MEET THE CONTRACTOR'S HAULING AND ROAD DRAINAGE REQUIREMENTS.
- THE CONTRACTOR IS SOLELY RESPONSIBLE FOR MAKING ANY NECESSARY IMPROVEMENTS, MODIFICATIONS, AND ALTERATIONS TO MEET HIS REQUIREMENTS AND FOR THE MAINTENANC AND EXPENSE THEREOF.
- THE CONTRACTOR'S EQUIPMENT SHALL BE RESTRICTED TO OPERATE ONLY ON THOSE ROADS AND WITHIN THOSE SPECIFIED WORK AREAS INDICATED ON THE PLANS UNLESS OTHERWISE APPROVED BY THE ENGINEER, DISTRICT, AND LANDOWNERS.
- THE CONTRACTOR SHALL EXTEND, STRENGTHEN, REPLACE, OR OTHERWISE MODIFY THE EXISTING CROSSINGS (E.G. CULVERTS, SIPHONS, DRAIN PIPES, IRRIGATION PIPES, PUMP DISCHARGE PIPES, WET SPOTS, ETC.) AS NECESSARY TO ACCOMMODATE HIS EQUIPMENT, THE CONTRACTOR SHALL PROVIDE WHATEVER MEASURES ARE NECESSARY TO PRESERVE, PROTECT, AND MAINTAIN THE CROSSINGS SO AS TO ENSURE CONTINUOUS AND UNINTERRUPTED CONSTRUCTION OPERATIONS DURING THE ENTIRE TERM OF THIS CONTRACT
- THE ACCESS ROADS MAY REQUIRE TEMPORARY IRRIGATION OR DISCHARGE PIPE EXTENSIONS AND RAMPING DURING CONSTRUCTION OPERATIONS. TEMPORARY EXTENSIONS AND RAMPING WILL BE PROVIDED AND INSTALLED BY THE CONTRACTOR AT HIS EXPENSE, INCLUDING REMOVAL IF REQUIRED, IN A MANNER WHICH MEETS WITH THE APPROVAL OF THE ENGINEER AND THE LANDOWNERS.
- NEITHER THE DISTRICT NOR THE ENGINEER MAKE ANY WARRANTY OR GUARANTEE AS TO THE ADEQUACY OF THE EXISTING NATIVE MATERIALS TO SUPPORT THE CONSTRUCTION TRAFFIC ON THE ACCESS ROADS. THE CONTRACTOR IS SOLELY RESPONSIBLE FOR MAKING THE NECESSARY IMPROVEMENTS AND PROVIDING THE NECESSARY MEASURES REQUIRED TO ACCOMMODATE HIS ANTICIPATED NEEDS.
- 9. THE CONTRACTOR SHALL SECURE ALL OTHER ACCESS ROAD EASEMENTS AS MAY BE REQUIRED WITH THE INDIVIDUAL PROPERTY OWNERS FOR ALL NON-DISTRICT AND/OR PUBLIC ACCESS ROADS AND AS DESCRIBED IN SPECIAL PROVISIONS, SECTION 1,12, TRAFFIC CONTROL & RIGHT-OF-WAY."
- 10. THE CONTRACTOR SHALL BE RESTRICTED TO THE CAPACITY LIMITS OF HIGHWAY LEGAL SIZED TRUCKS AND TRAILERS AND OTHER EQUIPMENT OPERATIONS OVER THE ACCESS ROADS, UNLESS OTHERWISE APPROVED BY THE DISTRICT.

CLEARING & GRUBBING

- USE CAUTION WHILE CLEARING AND GRUBBING AROUND POWER POLES. POWER LINES. &
- ALL MATERIAL CLEARED AND GRUBBED SHALL BECOME THE PROPERTY AND RESPONSIBILITY OF THE CONTRACTOR FOR REMOVAL AND DISPOSAL OFFSITE,
- 3. ALL AREAS WITHIN THE PROJECT LIMITS SHALL BE CLEARED, GRUBBED, AND PREPARED RECEIVE THE IMPORT EMBANKMENT EARTH FILL.

IMPORT FILL:

- BERM FILL SHALL BE CONSTRUCTED WITH ACCEPTABLE MATERIALS SUFFICIENT TO MEET
- ALL SUBGRADE AREAS RECEIVING IMPORT EMBANKMENT FILL SHALL BE PREPARED AS SPECIFIED. THE CONTRACTOR MAY BE REQUIRED TO PERFORM ADDITIONAL SUBGRADE PREPARATION WORK WITHIN THE FILL AREAS PRIOR TO THE ACCEPTANCE OF THE
- 3. THE PREPARED PROJECT AREA SUBGRADE SHALL BE SCARIFIED TO A DEPTH OF 12 INCHES (12"), PLACE INTIAL 8 INCH (8") HORIZONTAL LAYER OF IMPOI EMBANKMENT EARTH FILL AND RECOMPACT TO 90% RELATIVE COMPACTION.
- THE CONTRACTOR SHALL DELIVER IMPORT EMBANKMENT FILL MATERIAL TO THE REQUIRED SECTIONS AS UNIFORM MIXTURES. THE MIXTURE SHALL BE DEPOSITED AND SPREAD TO THE REQUIRED COMPACTED THICKNESS. SEGRECATION OF MATERIAL SHALL BE AVOIDED AND EACH LAYER OF MATERIAL, AS SPREAD, SHALL BE FREE FROM POCKETS OF COARSE OR FINE MATERIAL, AS SPREAD, SHALL BE FREE FROM POCKETS OF COARSE OR FINE MATERIAL.
- A. THE EMPANKMENT FILL MATERIAL SHALL BE PLACED IN LOOSE THE EMBANAMENT FILL MATERIAL STALL BE FOOD IN COURSE.

 PRIOR TO COMPACTION. THE MATERIAL SHALL BE GENTLY SPREAD OUT.

 UNDER NO CIRCUMSTANCES SHALL ANY MATERIAL BE DROPPED FROM HEIGHT ONTO THE LEVEE FILL SECTION
- B. IN THE EVENT SEGREGATION OCCURS, THE MATERIAL SHALL BE WORKED UNTIL THE VARIOUS SIZES OF MATERIAL ARE UNIFORMLY AND SATISFACTORILY BLENDED. AFTER BEING SPREAD, THE MATERIAL SHALL BE WATERED AND SHAPED TO THE REQUIRED SECTION AND THEN
- C. AT THE TIME EMBANKMENT IMPORT FILL MATERIAL IS SPREAD, IT SHALL HAVE A MOISTURE CONTENT SUFFICIENT TO OBTAIN THE REQUIRED COMPACTION. SUCH MOISTURE SHALL BE UNIFORMLY DISTRIBUTED
- A. THE SURFACE OF THE TOP LAYER SHALL BE FINISHED TO THE DESIGNATED GRADE AND CROSS SECTION. THE FINISHED SURFACE SHALL BE OF UNIFORM TEXTURE, DRESSED AND GRADED TO DRAIN AND

COMPACTION EQUIPMENT:

COMPACTION SHALL BE PERFORMED WITH A NON-VIBRATORY TYPE ROLLER COMPACTOR. VIBRATORY EQUIPMENT WILL NOT BE PERMITTED ON DISTRICT LEVEES AND FILLS.

THE DISTRICT WILL RETAIN THE SERVICES OF AN INDEPENDENT SOILS CONSULTANT AND TESTING LABORATORY TO PERFORM SOIL ANALYSIS, FIELD COMPACTION, AND DENSITY TESTS AND CHECK COMPLIANCE WITH THESE SPECIFICATIONS. THE CONTRACTOR SHALL BE REQUIRED TO REMOVE SURFACE MATERIALS AT LOCATIONS DESIGNATED BY THE TESTING ENGINEER AND TO PROVIDE ASSISTANCE AS NECESSARY FOR TESTING. THE INDEPENDENT TESTING LABORATORY WILL SAMPLE AND PERFORM ALL REQUIRED TESTS SUCH MOISTURE CONTENT, GRADATION AND MOISTURE DENSITY RELATIONSHIPS

POWER LINES:

- 1. THE CONTRACTOR SHALL TAKE NOTE OF THE POWER LINES WITHIN THE CONSTRUCTION ZONE. EXTREME CAUTION SHALL BE EXERCISED.
- IF POWER POLES, LINES AND GUY WIRES ARE WITHIN THE IMMEDIATE WORK AREA, CONTRACTOR SHALL WORK AROUND THEM AT A SAFE DISTANCE.

SPECIAL NOTE: THE NOTES PLACED ON THIS PLAN SHEET ARE TO BE USED AS A GUIDE FOR VARIOUS TOPICS DESCRIBED. SPECIFIC DETAILS AND FURTHER EXPLANATIONS OF THE VARIOUS NOTES ARE DESCRIBED IN THE

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Slockton, CA 95203 209-946-0268

West Sacramento, CA 95691 916-403-5900

FARIAN TRACT SAN JOAQUIN COUNTY PHASE 6 - LEVEE TOE BERM PROJECT

RECLAMATION DISTRICT NO. 773

NOTES

JULY 2025 SHEET IDENTIFICATION G-002 SHEET 02 OF 08 KSN PROJECT FILE NO









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RECLAMATION DISTRICT NO. 773 FABIAN TRACT SAN JOAQUIN COUNTY

PHASE 6 - LEVEE TOE BERM PROJECT BASE MAP

DATE JULY 2025 SHEET IDENTIFICATION C-101
SHEET 03 OF 08
KSN PROJECT FILE NO. 2089-0430



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WWW.ksninc.com
1550 Harbor Blvd., Suite 212
West Sacramento, CA 95691
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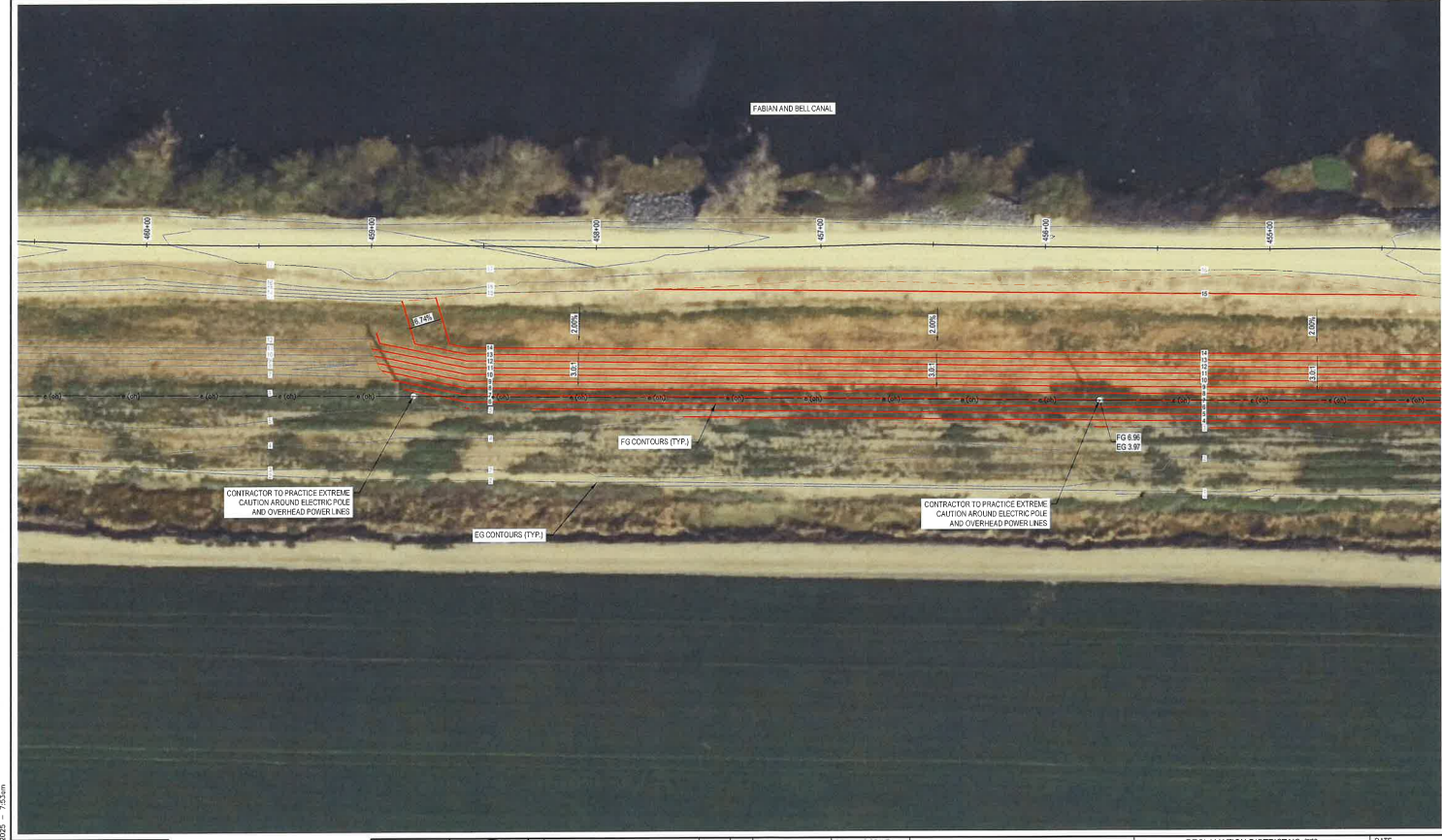
RECLAMATION DISTRICT NO. 773 FABIAN TRACT SAN JOAQUIN COUNTY

PHASE 6 - LEVEE TOE BERM PROJECT FOCUSED PLAN VIEW STA 448+00 TO STA 454+00

JULY 2025 SHEET IDENTIFICATION

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SHEET 04 OF 08 KSN PROJECT FILE NO 2089-0430







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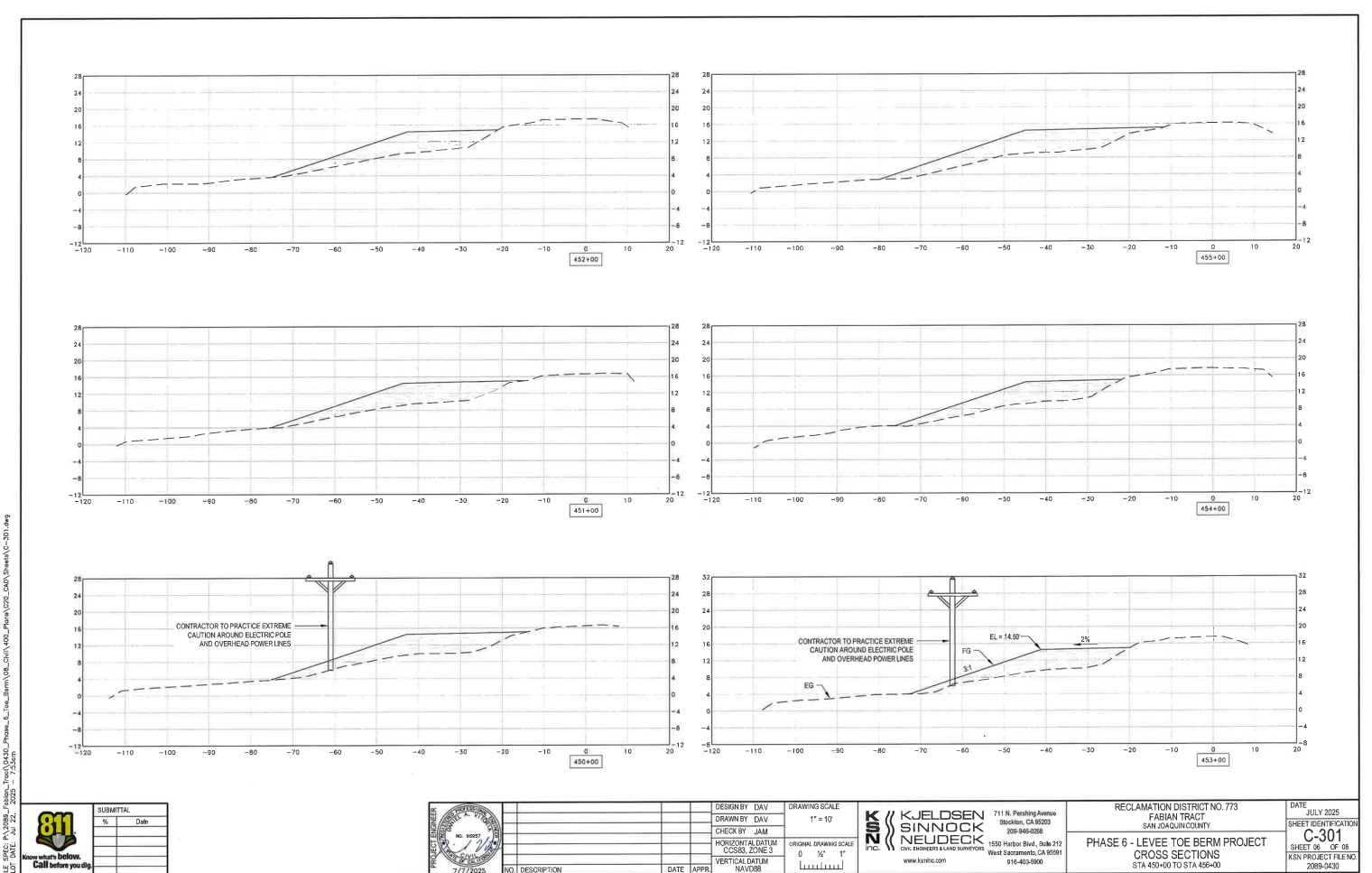
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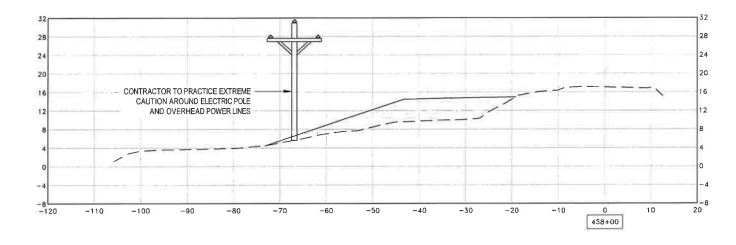
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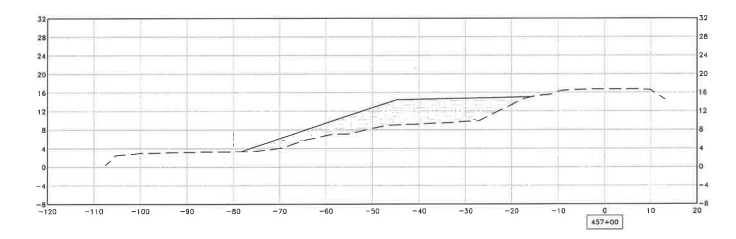
PHASE 6 - LEVEE TOE BERM PROJECT FOCUSED PLAN VIEW STA 454+00 TO STA 460+00

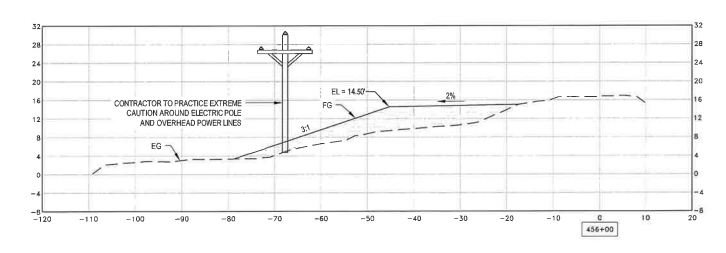
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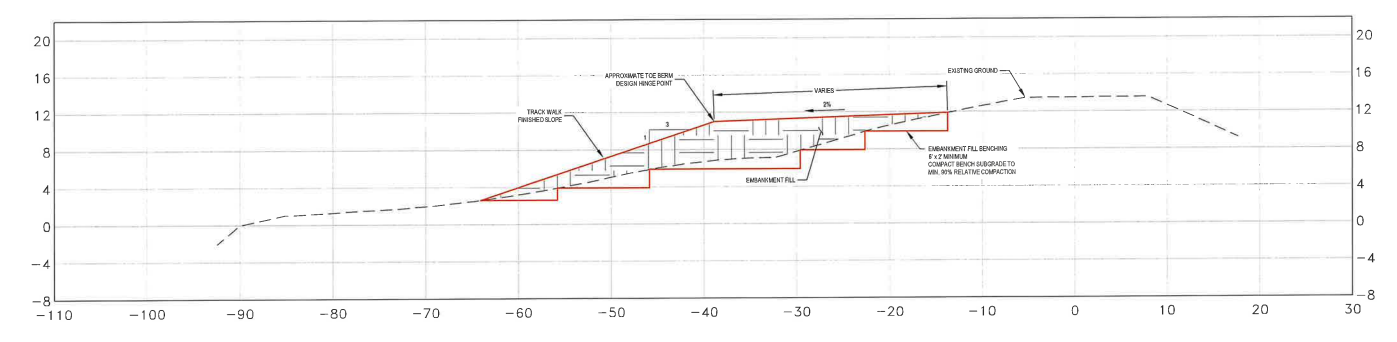
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NEUDECK 1550 Harbor Blvd., Suite 212 West Sacramento. CA 95691 ORIGINAL DRAWING SCALE www.ksninc.com

West Sacramento, CA 95691 916-403-5900

RECLAMATION DISTRICT NO. 773 FABIAN TRACT SAN JOAQUIN COUNTY

PHASE 6 - LEVEE TOE BERM PROJECT CROSS SECTIONS STA 456+00 TO STA 458+00



TYPICAL TOE BERM DETAIL 1) SCALE: N.T.S.

SUBMITTAL LEGEND PRE-CONSTRUCTION (2025 KSN SURVEY) DESIGN TEMPLATE DESIGN FILL

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209-946-0288
NEUDECK
CVM. ENGINEERS & LAND SURVEYORS
West Sacramento. CA 95691 www.ksninc.com

West Sacramento, CA 95691 916-403-5900

RECLAMATION DISTRICT NO. 773 FABIAN TRACT SAN JOAQUIN COUNTY PHASE 6 - LEVEE TOE BERM PROJECT

CROSS SECTION DETAIL

DATE JULY 2025 SHEET IDENTIFICATION

C-501

SHEET 08 OF 08 KSN PROJECT FILE NO. 2089-0430

EXHIBIT G

RD 773 - Fabian Tract

	2025-26 Assessments										
TOTAL 194,033.30 174,629.97 155,226.64											
APN	Tax	UseCode	Classification	Assessable Area	Rate	100% Assessment	90% Assessment	80% Assessment	ASSESSEE		
189050020000	1	810	COMMERCIAL	0.250	\$250.00	62.50	56.25	50.00	PACIFIC, T & T CO		
189050340000	1	450	AGRICULTURAL	28.045	\$25.00	701.12	631.01	560.90	BRASIL, ANTONIO O & MARIA D TR ETAL		
189260030000	1	450	AGRICULTURAL	168.230	\$25.00	4205.74	3785.17	3364.59	ANDRESEN FRED H & CAROL S TR ETAL		
189050330000	1	450	AGRICULTURAL	239.495	\$25.00	5987.36	5388.62	4789.89	BRASIL, ANTONIO O & MARIA D TR ETAL		
189050420000	1	451	AGRICULTURAL	12.000	\$25.00	300.00	270.00	240.00	BRASIL, ANTONIO O & MARIA D TR ETAL		
212100050000	1	611	COMMERCIAL	2.250	\$250.00	562.50	506.25	450.00	TRACY, WILD LIFE ASSOC		
189260090000	1	451	AGRICULTURAL	10.570	\$25.00	264.24	237.82	211.39	BACCHETTI JOSEPH & KRISTIN		
189260060000	1	51	RESIDENTIAL	1.000	\$125.00	125.00	112.50	100.00	LOPEZ-ORTEGA ROBERTO & MAYRA		
189260100000	1	451	AGRICULTURAL	11.890	\$25.00	297.24	267.52	237.79	BACCHETTI KRISTIN TR		
189060060000	1	450	AGRICULTURAL	1.000	\$25.00		22,50		FARMERS DAUGHTERS RANCH LP		
189060120000	1	51	RESIDENTIAL	0.470	\$125.00	58.74	52.87	46.99	BRINCA FUNDING GROUP INC		
189060130000	1	201	COMMERCIAL	0.990	\$250.00		222.75		CORTI GIANFRANCO TR ETAL		
212100060000	1	611	COMMERCIAL	14.250	\$250.00		3206.25		TRACY WILD LIFE ASSOC		
189060150000	1	450	AGRICULTURAL	34.550	\$25.00		777.37		ARNAUDO BROTHERS INC		
189240050000	1	50	RESIDENTIAL	1.250	\$125.00		140.62		ARNAUDO, BROTHERS INC		
189060070000	1	450	AGRICULTURAL	56.850	\$25.00				BACCHETTI MARK R TR & MARY TR ETAL		
189120230000	1	51	RESIDENTIAL	2,360	\$125.00		265.50		ARNAUDO BROS INC		
189240220000	1	450	AGRICULTURAL	10.000	\$25.00				BIANCHI, DONALD L TR ETAL		
189050250000	1	451	AGRICULTURAL	238.300	\$25.00				MAIN STONE CORP INC		
189240180000	1	451	AGRICULTURAL	558,550	\$25.00		12567.37		ARNAUDO, BROTHERS INC		
189120220000	1	451	AGRICULTURAL	134.310	\$25.00				ARNAUDO BROTHERS INC		
189120220000	1	202	COMMERCIAL	9.240	\$250.00		2079.00		RIVERA, ANTHONY R		
189240040000	1	52	RESIDENTIAL	1.420	\$125.00				NOLEN-COSTA KEVIN & MARK		
189120110000	1	56	RESIDENTIAL	1.000	\$125.00		112.50		VAHLENSIECK ADELINE TR		
189120110000	1	450	AGRICULTURAL	255.270	\$125.00		5743.57		BACCHETTI MARK R TR & MARY TR ETAL		
189120100000	1	612	COMMERCIAL	6.900	\$250.00				FLOWERS, KORINNE		
189120080000	1	101	VACANT	0.900	\$25.00				HINGLEY, RICHARD A TR		
189050260000	1	451	AGRICULTURAL	730.780	\$25.00		16442.55		FARMERS DAUGHTERS RANCH LP		
189240030000	1	51	RESIDENTIAL	0.740	\$125.00				NOLEN, JOEL L & S M		
189050410000	1	401	AGRICULTURAL	149.430	\$125.00		3362.17		BERT, BACCHETTI FARMS		
	1	52	l		\$125.00						
189050390000	_		RESIDENTIAL	5.160					MACHI GERALD J & MACHI KATHY T		
189050230000	1	451	AGRICULTURAL	254.415	\$25.00				BRASI, ANTONIO O & MARIA D TR ETAL		
189240020000	1	590	AGRICULTURAL	0.800	\$25.00				GRUNAUER, ABE		
189120190000	1	690	COMMERCIAL	0.400	\$250.00				HINGLEY, RICHARD A TR		
189120180000	1	590	AGRICULTURAL	1.300	\$25.00				BACCHETTI MARY TR & MARK R TR ETAL		
189050220000	1	450	AGRICULTURAL	298.425	\$25.00		6714.56		SUN VALLEY RANCHES INVESTMENT GROUP LLC		
189120200000	1	612	COMMERCIAL	0.900	\$250.00				KOLTHOFF, KORINNE		
189050210000	1	450	AGRICULTURAL	617.590	\$25.00		13895.77	1	MAIN STONE, CORPORATION		
189050200000	1	450	AGRICULTURAL	157.800	\$25.00				MAIN STONE, CORPORATION		
189050430000	1	451	AGRICULTURAL	1,171.280	\$25.00				MAIN STONE, CORPORATION		
189240200000	1	451	AGRICULTURAL	150.600	\$25.00				BIANCHI, DONALD L TR		
189050180000	2	903	COMMERCIAL	34.480	\$250.00	8620.00	7758.00	6896.00	UNITED STATES OF AMERICA		

RD 773 - Fabian Tract

APN	Tax	UseCode	Classification	Assessable Area	Rate	100% Assessment	90% Assessment	80% Assessment	ASSESSEE
189120210000	1	450	AGRICULTURAL	101.950	\$25.00	2548.74	2293.87	2038.99	ARNAUDO BROTHERS INC
189240210000	1	450	AGRICULTURAL	411.300	\$25.00	10282.50	9254.25	8226.00	BIANCHI, DONALD L TR
189260010000	1	450	AGRICULTURAL	180.620	\$25.00	4515.50	4063.95	3612.40	BETTENCOURT FINCK ROAD RANCH LP
189260020000	1	451	AGRICULTURAL	10.520	\$25.00	263.00	236.70	210.40	KROHN, EDWARD LESTER
189260040000	1	450	AGRICULTURAL	167.440	\$25.00	4186.00	3767.40	3348.80	MAYFIELD SCOTT LEROY
189260050000	1	451	AGRICULTURAL	252.970	\$25.00	6324.24	5691.82	5059.39	SOARES RANCH LLC
189260150000	1	450	AGRICULTURAL	77.630	\$25.00	1940.74	1746.67	1552.59	BACCHETTI JOSEPH & KRISTIN
189260160000	1	450	AGRICULTURAL	10.000	\$25.00	250.00	225.00	200.00	BACCHETTI JOSEPH & KRISTIN
189260170000	1	451	AGRICULTURAL	10.000	\$25.00	250.00	225.00	200.00	BACCHETTI JOSEPH & KRISTIN
189260180000	1	450	AGRICULTURAL	136.380	\$25.00	3409.50	3068.55	2727.60	BACCHETTI JOSEPH & KRISTIN
189060070000	1	450	AGRICULTURAL	56.850	\$25.00	1421.24	1279.12	1136.99	BACCHETTI MARK R TR & MARY TR ETAL
189120230000	1	51	RESIDENTIAL	2.360	\$125.00	295.00	265.50	236.00	ARNAUDO BROS INC
E18905021	2	850	EASEMENT	6.700	\$250.00	1675.00	1507.50	1340.00	Pacific Gas & Electric
E18905022	2	850	EASEMENT	6.150	\$250.00	1537.50	1383.75	1230.00	Pacific Gas & Electric
E18905023	2	850	EASEMENT	4.270	\$250.00	1067.50	960.75	854.00	Pacific Gas & Electric
E18905033	2	850	EASEMENT	3.290	\$250.00	822.50	740.25	658.00	Pacific Gas & Electric
E18905034	2	850	EASEMENT	1.390	\$250.00	347.50	312.75	278.00	Pacific Gas & Electric
R00000000	2	850	EASEMENT	5.960	\$250.00	1490.00	1341.00	1192.00	SAN JOAQUIN, COUNTY OF

ITEM 8

From: Hawkins. Matthew < Hawkins M@saccounty.gov >

Sent: Wednesday, June 11, 2025 9:55 AM

To: Hawkins. Matthew < Hawkins M@saccounty.gov>

Cc: Mirmazaheri, Mike < mmirmazaheri@geiconsultants.com >; Ferrari, Chris

<<u>cferrari@geiconsultants.com</u>>

Subject: Save the Date - Delta Region Exercise

Save the Date - Delta Region Flood Incident Functional Exercise

Please hold Wednesday, September 17th from 9:00 AM to 3:00 for the inperson Functional Exercise to be held at the Sacramento County EOC.

In partnership, the Delta counties, local districts and LMAs, has developed 3 draft Delta region Flood Incident plans (aka frameworks):

Volume 1 - Incident Preparedness

Volume 2 - Incident Response

Volume 3 - Incident Recovery

** We continue to seek all partners' input on the Draft Frameworks

Please reach out to me, or Mike Mirmazaheri at mmirmazaheri@geiconsultants.com, if we can provide additional information or assistance.

To access the Delta Region Project plans and other information, please join the following Teams: **Delta Region Planning Project**

The Flood Operation Decision Support System (FODSS) – Link Below – is available for your use. We continue to work toward incorporating all Delta-counties' data into the system. https://webdev02.geiconsultants.com/saccounty/

Matthew Hawkins

Sacramento County OES Mobile: 916-293-2769 Office: 916-874-4670 Duty Officer: 916-204-0194

sacramentoready

SacALERT

ITEM 9

RD 773: MASTER CALENDAR

JANUARY

FEBRUARY

- Send out Form 700s, remind Trustees of April 1 filing date
- Board Meeting
- Insurance renewal. Policy renews April.

MARCH

• Hire Employees for Seasonal Levee Work.

APRIL

- April 1: Form 700s due
- Board Meeting
- Draft Budget
- Adopt Annual CEQA Exemption for levee maintenance.
- Subventions Resolution

MAY

JUNE

- Approve Audit Contract for expiring fiscal year
- Adopted Annual Budget
- Board Meeting
- Adopt Resolution for setting Assessments and submit to County Assessor's Office

JULY

AUGUST

- August 1: Deadline to certify assessments for tax-roll and deliver to County (duration of current assessment: Indefinite).
- Send handbills for collection of assessments for public entity-owned properties
- In election years, opening of period for secretary to receive petitions for nomination of Trustees (75 days from date of election.) (*Cal. Wat. Code* §50731.5)
- Board Meeting

SEPTEMBER

- In election years, last legal deadline to post notice that petitions for nomination of Trustees may be received (7 days prior to close of closure.) (*Cal. Wat. Code* §50731.5).
- In election years, closing of acceptance of petitions for nomination of Trustees (54 days from date of election.) (*Cal. Wat. Code* §50731.5).

OCTOBER

- Publish Notice of Election, odd numbered years (once per week, 4 times, commencing at least 1 month prior to election).
- Board Meeting

NOVEMBER

• Election: to be held first Tuesday after first Monday of each odd-numbered year.

DECEMBER

- New Trustee(s) take office, outgoing Trustee(s) term(s) end on first Friday of each odd-numbered year.
- Board Meeting

Term of Current Board Members:

Name	Term Commenced	Term Ends
Ryan Bacchetti	First Friday 12/2021	First Friday of 12/2025
Joe Enos	First Friday 12/2019	First Friday of 12/2027
Mark R. Bacchetti	First Friday 12/2019	First Friday of 12/2027

No Expiration on Assessment

Trustee Ryan Bacchetti appointed to fill vacancy within first half of term. Second half of term expiring in 2025 will be filled at District's 2023 General Election.

ITEM 10

RECLAMATION DISTRICT 773 Bills for Approval of Payment May/June/July 2025 NAME **INVOICE DATE INVOICE** # **AMOUNT** TOTAL \$ WARRANT # CHECK # RATIFICATION Kjeldsen, Sinnock & Neudeck 5/30/2025 40576 \$71.25 40577 5/30/2025 \$202.50 5/30/2025 \$757.00 40578 5/30/2025 40579 \$58.25 5/30/2025 \$224.00 40580 5/30/2025 \$1,051.00 40581 5/30/2025 40582 \$2,079.00 5/30/2025 40583 \$1,057.50 5/30/2025 40584 \$891.00 6/30/2025 \$570.50 40832 6/30/2025 40833 \$1,590.75 6/30/2025 40834 \$1,141.50 6/30/2025 40835 \$116.50 6/30/2025 40836 \$15,619.00 6/30/2025 40837 \$1,377.00 6/30/2025 40838 \$1,687.50 6/30/2025 \$1,688.50 40839 6/30/2025 \$4,992.60 40840 \$35,175.35 2134 6/17/2025 Neumiller & Beardslee \$2,408.26 354160 7/7/2025 \$3,595.79 354497 \$6,004.05 2135 Dino & Son Ditching Service Inc. 6/24/2025 \$28,909.92 2089-0400 2136 \$28,909.92

WARRANT TOTAL

\$70,089.32

Fund Balance as of 7/8/2025	\$	522,566.26			
Less Submitted Warrants for Payment	\$	70,089.32			
Total:	\$	452,476.94			
Bank of Stockton Balance as of 5/31/2025	\$	15,684.21			