ORDINANCE NO. 94-1

ORDINANCE OF SAN DIEGO COUNTY WATER AUTHORITY
FIXING CAPACITY CHARGES ON ULTIMATE USERS OF
WATER FROM THE SAN DIEGO COUNTY WATER
AUTHORITY

WHEREAS, Section 45-5.9 of the County Water Authority Act
permits the San Diego County Water Authority (the "Authority") to
fix and impose capacity charges upon the ultimate users of water
delivered by the Authority to its member agencies and to require
its member agencies to collect the charges on behalf of the
Authority; and

WHEREAS, the Authority has prepared, approved and considered
an analysis and study regarding proposed capacity charges, entitled
"San Diego County Water Authority Annual Evaluation of Capacity
Charges," dated April, 1994; and

WHEREAS, the Authority has prepared, approved, and considered
the environmental effects of proposed capacity charges as set forth
in the negative declaration, which was adopted pursuant to
Resolution No. 94-13 of the Board of Directors following notice and
a public hearing as required by law; and

WHEREAS, the Board has heard all persons desiring to be heard
and has considered all objections and protests to the proposed
capacity charges; and

WHEREAS, it is in the interests of the Authority, its member
agencies, its water users and taxpayers, that the Authority take
final action to adopt capacity charges on new water users in order
to provide funds to pay a portion of the costs of new capital
facilities needed to serve such users; and
WHEREAS, the proposed capacity charges are nondiscriminatory and will not exceed the estimated reasonable amount required to provide the services for which the charges are to be levied; and

WHEREAS, at least ten days prior to the meeting at which the capacity charges were levied, the Authority made available to the public data indicating the amount of cost, or estimated cost, required to provide the services for which the charges are to be levied and the revenue sources anticipated to provide such services, including general fund revenues;

NOW, THEREFORE, BE IT ORDAINED by the Board of Directors of the San Diego County Water Authority as follows:

Section 1. Findings. The foregoing recitals are true and correct and constitute legislative findings of this Board.

Section 2. Imposition of Capacity Charges.

2.1 Schedule of Charges. Except as hereinafter provided, there is hereby fixed and imposed a capacity charge on each person, corporation, partnership, public agency, or other entity (hereinafter referred to as "a water user") obtaining a water meter from a member agency for the use of water received by the member agency from the Authority. The capacity charge for a meter size of one (1) inch, or greater than one (1) inch, shall be the basic charge of $1,413 multiplied by one of the following factors:
## Meter Size (Inches) | Factor | Capacity Charge
--- | --- | ---
Under 1" | 1.0 | $1,413
1" | 1.6 | $2,261
1.5" | 3.0 | $4,239
2" | 5.2 | $7,348
3" | 9.6 | $13,565
4" | 16.4 | $23,173
6" | 30.0 | $42,390
8" | 52.0 | $73,476
10" | 78.0 | $110,214
12" | 132.0 | $186,516

The member agency shall determine the size of the water meter to serve any property.

### 2.2 Capacity Charge for Increasing Meter Size
If a water user desires to increase the size of a water meter serving his or her property, and if the member agency determines such larger size meter is appropriate, the capacity charge shall be the difference between the capacity charge determined pursuant to Section 2.1 hereof for the new meter and the capacity charge determined pursuant to Section 2.1 for the existing meter, whether or not any charge was in effect for the existing meter when it was obtained.

### 2.3 No Capacity Charge for Reducing Meter Size
No capacity charge shall be imposed upon and no credit or refund shall be made to a water user replacing an existing water meter for a
water meter of smaller size, whether or not any capacity charge was in effect for the larger meter when it was obtained.

2.4 Capacity Charges for Exchange for Multiple Meters. If a single meter is exchanged for more than one smaller meter to serve property that has been subdivided or otherwise developed, the capacity charge shall be the difference between the capacity charges determined pursuant to Section 2.1 hereof for the new meters and the capacity charge determined pursuant to Section 2.1 for the existing meter, whether or not any capacity charge was in effect for the existing meter when it was obtained; provided, however, that no credit or refund shall be made to the water user if the capacity charge determined for the single existing meter exceeds the total capacity charges for the smaller meters.

2.4.1 No capacity charge shall be made when a water meter(s) is obtained from a member agency for the use of water received from the Authority if each of the following circumstances is found to exist:

i) The parcel to be served by the new meter(s) had previously been served water by the agency and no material change in land use will occur by reason of issuance of the new meter(s); and

ii) The agency determines that no increase in water use is to be reasonably expected by issuance of the new meter(s); and

iii) The agency, for its own account, makes no charge for the new water meter(s) in the nature of a capacity or connection charge.
2.5 No Capacity Charge for Fire Service Meter. No capacity charge shall be imposed upon a water user for a water meter obtained and used solely for fire protection purposes.

2.6 No Capacity Charge for Unlocking of Meter. No capacity charge shall be imposed upon a water user upon the unlocking of any water meter obtained prior to the effective date of the capacity charges fixed and imposed by this ordinance. No additional capacity charge shall be imposed upon any water user upon the unlocking of any water meter obtained after the effective date of the capacity charges fixed and imposed by this ordinance if the capacity charge was paid at the time the water meter was obtained.

2.7 No Capacity Charge for Resetting Meter. No capacity charge shall be imposed upon a water user upon the reinstallation of the capacity charges fixed and imposed by this ordinance, but was disconnected and stored because of rotation of crops, the temporary suspension of irrigation or for other reasons.

2.8 No Capacity Charge for Temporary Meter. No capacity charge shall be imposed upon a water user for a water meter obtained for temporary purposes, such as construction, interim landscape maintenance, preliminary development or similar uses. The member agency shall determine, in accordance with its standard practices and procedures, whether a water meter is to be used for temporary purposes.

2.9 Capacity Charges for School and State Agencies. The imposition of the Authority’s capacity charges on any school district, county office of education, community college district,
the California State University, the University of California or any state agency (as defined in Government Code Section 54999.1(g)) shall be subject to the provisions of Section 54999.3(b) of the Government Code. Payment by any such agency of the Authority's applicable capacity charge shall be deemed agreement with the Authority regarding the charge. If any such agency refuses to pay the applicable capacity charge of the Authority, the agency and the Authority shall enter into negotiations regarding the charge. No water meter shall be supplied to such agency by the member agency until notified by the Authority that agreement has been reached with the Authority regarding the capacity charge and the agreed-upon capacity charge has been paid.

Section 3. Collection and Remittal by Member Agencies. Each member agency of the authority is hereby required to collect the capacity charges on behalf of the Authority and to pay to the Authority, at least quarterly on or before the tenth (10th) day of the months of January, April, July and October of each year, the total amount of the Authority's capacity charges collected during the prior three calendar months. At the time of such payment each member agency shall report to the Authority the number and size of all meters supplied to water users. Any interest earned on such funds collected and held by the member agency prior to payment to the Authority may be retained by the member agency to reimburse it for any costs incurred in collecting the Authority's capacity charges, unless the member agency applies for reimbursement pursuant to Section 4 of this ordinance; if the member agency intends to apply for reimbursement, it shall remit to the
Authority, with its quarterly payments, any interest earned on such funds.

Section 4. Reimbursement of Costs. Upon application by a member agency, the Authority shall reimburse the member agency for all reasonable costs incurred by it in collecting the Authority's capacity charges. The application shall be filed annually on or before September 1 of each year, shall be in such form as may be established by the Authority, shall itemize the costs incurred and shall be supported by such documentation and explanation as may be reasonably necessary to verify the amount of such costs. Upon verification of the amount of such reasonable costs, the Authority shall reimburse the member agency for such costs.

Section 5. Refusal of Water Service. No member agency of the Authority shall provide a water meter to a water user for the use of water received by the member agency from the Authority until the water user has paid to the member agency the applicable capacity charge of the Authority. The member agency shall be liable to the Authority for an amount equivalent to the capacity charge if it does not collect the charge before providing a meter for such water service.

Section 6. Collection by Subagencies. Each member agency that wholesales or otherwise supplies water obtained from the Authority to another public agency, private water company or mutual water company (each being hereinafter referred to as "subagency," which, in turn, supplies meters and such water to water users, shall require each subagency to collect from each new water user an amount equivalent to the Authority's capacity charge. The
subagency may, at its option, remit the amount directly to the Authority at least quarterly on or before the tenth (10th) day of the months of January, April, July and October of each year, or it may remit such funds to the supplying member agency, which shall thereupon pay such funds to the Authority. Any interest earned by the funds collected and held by the subagency prior to payment to the member agency or the Authority may be retained by the subagency to reimburse it for any costs incurred in collecting the capacity charges, unless the subagency applies for reimbursement for reasonable costs incurred in collecting those charges, in which case it shall remit with its quarterly payments any interest incurred. If it applies for reimbursement, it shall follow the procedures set forth in Section 4 of this ordinance. The member agency shall be liable to the Authority for an amount equal to the capacity charges not collected by a subagency or not paid to the Authority.

Section 7. Collection by the Authority. Notwithstanding Section 3 and Section 6 hereof, the Authority may, pursuant to a written agreement with a member agency or a subagency, collect capacity charges directly from each person, corporation, partnership, public agency or other entity obtaining a water meter from the member agency or subagency, which agreement shall provide that the member agency or subagency shall not provide a water meter to such water user for use of water received by the member agency from the Authority until such water user has paid to the Authority the applicable capacity charge of the Authority.
Section 8. **Protests.** Any person, corporation, partnership, public agency or other entity objecting to any capacity charge of the Authority shall have the right to file a complaint with the Authority, provided the complaint is filed, in writing, at the offices of the Authority, 3211 Fifth Avenue, San Diego, California 92103-5718, before payment of the charge of within ten (10) days after payment of the charge. Any such complaint shall be reviewed by the General Manager and a written response shall be mailed or personally delivered within fifteen (15) days of receipt of the complaint. If the person, corporation, partnership, public agency or other entity is dissatisfied with the decision of the General Manager, it shall have the right to appeal the decision to the Authority’s Board of Directors by filing an appeal, in writing, with the Executive Secretary of the Board within ten (10) days after the written response of the General Manager is mailed or personally delivered. If such an appeal is filed, the appellant shall be notified of the time and place of the meeting of the Authority’s Fiscal Policy Committee at which time the matter shall be considered. At the committee meeting, the appellant shall be given an opportunity to be heard and to present evidence. Thereafter, the Fiscal Policy Committee shall make a recommendation to the Board regarding the appeal. The Board may make such modifications or adjustments to the capacity charges as it deems just and equitable. The decision of the Board of Directors shall be final.

Section 9. **Indemnification.** The Authority shall indemnify and hold harmless each member agency, its officers, employees and agents, from and against all claims, expenses and costs, including
costs of defense and reasonable attorneys' fees, arising out of or in connection with any claim or challenge relating to the Authority's capacity charges, except any claim or challenge arising out of the failure of the member agency to comply with the requirements of this ordinance.

Section 10. Deposit and Use of Funds. All funds received by the Authority from capacity charges shall be deposited in a capital facilities account or fund and shall be expended solely for the purposes described in the analysis and study entitled, "San Diego County Water Authority Annual Evaluation of Capacity Charges," dated April 1994. All interest income earned by monies in the capital facilities account or fund shall also be deposited in that account or fund and shall be expended only for the same purposes.

Section 11. Effective Date. The capacity charges fixed and imposed by this ordinance shall take effect July 11, 1994.

PASSED, APPROVED AND ADOPTED, this 12th day of May, 1994.

AYES: Unless noted below all Directors voted aye.

NOES:

ABSTAIN: Bregante

ABSENT: Brannon, Carlson, Hughes, Velasquez

John M. Leach, Chair
Board of Directors
ATTEST:

Joseph Parker, Secretary
Board of Directors

I, Janet R. Maltman, Executive Secretary of the Board of Directors of the San Diego County Water Authority, do hereby certify that the above and foregoing is a full, true and correct copy of Ordinance 94-1 of said Board and that the same has not been amended or repealed.

Janet R. Maltman
Executive Secretary

ORIGINAL ORDINANCE RECEIVED BY:

County Auditor of San Diego County
NEGATIVE DECLARATION

Name of Project: CAPACITY CHARGE

Location:

COUNTY OF SAN DIEGO AREA

Project Description:

TO IMPLEMENT A DEFINED CAPACITY CHARGE ON METERS BEING INSTALLED FOR NEW WATER SERVICE WITHIN THE BOUNDARIES OF THE SAN DIEGO COUNTY WATER AUTHORITY.

Entity or Person Undertaking Project:

SAN DIEGO-COUNTY WATER AUTHORITY

Board Determination:

The Board of Directors of the San Diego County Water Authority, having reviewed the foregoing project in accordance with the Authority’s Procedures Implementing the California Environmental Quality Act, has found that the project will not have a significant effect on the environment, that it cannot be fairly argued on the basis of substantial evidence that the project may have a significant effect, and that there is no serious public controversy concerning the environmental effects of the project.

A copy of the Initial Study for the project is attached. This document has been circulated for public review and becomes effective upon adoption by the San Diego County Water Authority Board of Directors.

Issued for Public Review:

April 06, 1994

Lester A. Snow,
General Manager

Negative Declaration Adopted on:

MEMBER AGENCIES

CITIES
Del Mar • Encinitas • National City
Chula Vista • Poway • San Diego
COUNTY
San Diego
PUBLIC UTILITY DISTRICT
Potrero
IRRGATION DISTRICTS
Santee Pk • South Bay
• Yolo
WATER DISTRICTS
• Valley
• San Diego
MUNICIPAL WATER DISTRICTS
Carlsbad
Chula Vista
Micro-Dam
Rainbow
FEDERAL AGENCY
National Wildlife Refuge
PRINTED ON RECYCLED PAPER
I. PROJECT DESCRIPTION

The San Diego County Water Authority (Authority) proposes to adopt a defined capacity charge on meters being installed for new water service within the Authority’s service area. The purpose of this charge is to pay for the cost of capital improvements due to increases in demand that new development will place on the Authority’s distribution system. All revenue from this charge is restricted to the Authority’s Capital Improvement Program (CIP). The CIP includes the construction of additional water distribution pipelines and appurtenant facilities to meet the future demand for water and to increase system reliability.

The maximum charge which can be assessed is calculated based upon a determination of the proportion of system improvements and capacity increases that are attributable to increased water demands created by regional population growth.

II. BACKGROUND

The Authority was formed on June 9, 1944 under the County Water Authority Act to provide public water agencies in San Diego County with a supplemental water supply for domestic, municipal, and agricultural uses. In 1946, the Authority joined the Metropolitan Water District of Southern California (MWD) which supplies water from the Colorado River and the State Water Project. The Authority presently provides water to about 2.5 million people throughout the western one-third of San Diego County. On average, the Authority provides about 90% of the total water used annually in the service area.

The imposition of Authority Capacity Charges began in Fiscal year 1990-91 and is based on the report entitled "Development of Capacity Charges, San Diego County Water Authority, May 1990". Capacity charges are evaluated and approved annually by the Authority’s Board of Directors.

III. PROJECT LOCATION

The proposed capacity charge would encompass all properties within the approximately 909,000 acre Authority’s service area in San Diego County (Figure 1).

IV. ENVIRONMENTAL ANALYSIS

The proposed action is the adoption of a capacity charge for new water meter installations. Funds received from the charge will be used to finance the Authority's Capital Improvement Program.
A Final Program Environmental Impact Report (FPEIR) for the Authority's Water Distribution Plan was certified by the Authority's Board of Directors by Resolution No. 89-42 on August 10, 1989 (SCH#87112505). The FPEIR identified future capital improvements projects and potentially significant impacts that may result from the implementation of the Capital Improvement Program.

The adoption of a capacity charge in itself will not have a significant impact of the environment. Specific projects identified in the Capital Improvement Program would require additional discretionary actions by the Authority's Board of Directors and would be subject to further CEQA analysis and review.

The attached Initial Study Checklist has been prepared pursuant to Sections 15070(a) and 15160(d) of the CEQA Guidelines. It has been determined that there is no substantial evidence that the action proposed may have a significant effect on the environment and that the previously prepared FPEIR provides a basis in an Initial Study for determining whether later activities may have any significant effects.

V. DISCUSSION OF ALL "NO" RESPONSES ON THE INITIAL STUDY CHECKLIST

All responses to the Environmental Assessment Checklist are "NO". This determination is based on the above information which supports the determination that the approval of a capacity charge will not have a significant impact on the environment. Subsequent actions or projects funded by the capacity charges are subject to further CEQA environmental review based on a previously certified Final Program Environmental Impact Report.
SAN DIEGO COUNTY WATER AUTHORITY
INITIAL STUDY CHECKLIST
ESTABLISHMENT OF CAPACITY CHARGES

I. Background

1. Applicant: San Diego County Water Authority (Authority)

2. Project Name: Adoption of Capacity Charges for FY 1994-95

3. Date Checklist Prepared: February 7, 1994

4. Project Description: The Capacity Charge is a revenue source collected to assist in the construction of major capital facilities to provide a safe and reliable water supply to the residents of San Diego County, now and projected through the year 2010.

II. Environmental Setting

1. Existing Use and Condition of Site:
   a. Number, location, and use of structures: N/A

   b. Site/Structure Condition and Age: N/A

   c. Site Dimensions: N/A

   d. Vegetation and landform: N/A

   e. Ambient Noise and Sources of Noise: N/A

   f. Existing Use and Compatibility with Surrounding Land Uses: N/A
2. Uses of Surrounding Properties: N/A

<table>
<thead>
<tr>
<th>Adjacent Land Use</th>
<th>Structure Height</th>
<th>Structure Condition</th>
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<tbody>
<tr>
<td>North:</td>
<td></td>
<td></td>
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<tr>
<td>South:</td>
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<td>East:</td>
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<td>West:</td>
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III. Environmental Assessment Checklist

1. Earth

Will the proposal result in:

   a. Unstable earth conditions or in changes in geologic sub-structures?
      ____  ____  X

   b. Disruptions, displacements, compaction or overcovering of the soil?
      ____  ____  X

   c. Change in topography?
      ____  ____  X

   d. Modification of any unique geologic features?
      ____  ____  X

   e. Any increase in wind or water erosion of soils?
      ____  ____  X

   f. Changes in deposition or erosion of beach sands, or changes in siltation, deposition or erosion which may modify the channel of a river or stream or the bed of an ocean bay, inlet or lake?
      ____  ____  X

   g. Exposure of people or property to geologic hazards such as earthquake, ground failure, etc.
      ____  ____  X
2. Air
Will the proposal result in:

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<thead>
<tr>
<th></th>
<th>Yes</th>
<th>Maybe</th>
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<tbody>
<tr>
<td>a. Substantial pollutant emissions or deterioration of ambient air quality?</td>
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<td>b. Generation of construction emissions?</td>
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<td>c. Creation of objectionable odors?</td>
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<td>d. Alteration of air movement, moisture, temperature, or change in climate?</td>
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3. Water
Will the proposal result in:

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<th>Yes</th>
<th>Maybe</th>
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<tbody>
<tr>
<td>a. Changes in currents, or in the course of water movement in fresh or marine waters?</td>
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<td>X</td>
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<td>b. Changes in absorption rate, drainage patterns, or the rate and amount of surface run-off?</td>
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<td>c. Alteration to the course or flow of flood waters?</td>
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<td>d. Change in the amount of surface water in a water body?</td>
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<tr>
<td>e. Surface water discharge or alteration of water quality, including but not limited to temperature, dissolved oxygen or turbidity?</td>
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<td>X</td>
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<td>f. Alteration of the direction or flow rate of groundwater?</td>
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<td>g. Change in ground water quantity either through direct additions or withdrawals or through interception of an aquifer by cuts or excavations?</td>
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<td>X</td>
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<td>h. Substantial reduction in the amount of water otherwise available for public supply?</td>
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</table>
i. Exposure of people or property to water related hazards, such as flooding?  
   Yes | Maybe | No  
   --- | --- | X  

j. Significant changes in the temperature, flow, or chemical content of surface thermal springs?  
   Yes | Maybe | No  
   X  

4. Plant Life  
   Will the proposal result in:  
   a. Change in species diversity, or number of species?  
      Yes | Maybe | No  
      X  
   b. Reduction of any unique, rare or endangered/threatened species?  
      Yes | Maybe | No  
      X  
   c. Introduction of new species into an area, or creation of a barrier to normal replenishment of existing species?  
      Yes | Maybe | No  
      X  
   d. Reduction in acreage of any agricultural crop?  
      Yes | Maybe | No  
      X  

5. Animal Life  
   Will the proposal result in:  
   a. Change in species diversity, or number of species?  
      Yes | Maybe | No  
      X  
   b. Reduction on any unique, rare or endangered/threatened species?  
      Yes | Maybe | No  
      X  
   c. Introduction of new species into an area, or creation of a barrier to normal replenishment of existing species?  
      Yes | Maybe | No  
      X  
   d. Deterioration of existing fish or wildlife habitat?  
      Yes | Maybe | No  
      X  

6. Noise  
   Will the proposal result in:  
   a. Increases in existing noise levels?  
      Yes | Maybe | No  
      X
b. Exposure of people to severe noise levels?  

7. Visual Quality 
Will the proposal result in:

a. Increase in light or glare?  

b. Alterations of existing views?  
c. Changes in structures visible to public view?  

8. Land Use 
Will the proposal result in:

a. Substantial alteration of the present or planned land use in an area?  

b. Change in harmony and compatibility with adjacent uses?  
c. Change in open space?  
d. Change in intensity of development?  

9. Natural Resources 
Will the proposal result in:

a. Increase in the rate of use of any natural resource?  

b. Substantial depletion of any non-renewable natural resource?  

10. Social Considerations 
Will the proposal result in:

a. Change in human population distribution, concentration, growth rate or composition?  

b. Alter existing housing or demand for new housing?  
c. Creation of a health hazard?  
d. Exposure of people to a health hazard?
e. Change in the quantity or quality of existing recreational or educational opportunities?

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<th>Yes</th>
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11. **Cultural Resources**

Will the proposal result in:

a. Alteration or destruction of a prehistoric or historic archaeological site?

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<th>Yes</th>
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b. Adverse physical effects to a prehistoric or historic structure or object?

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<th>Yes</th>
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c. A physical change which would affect unique cultural values?

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d. Restrict existing religious or sacred uses within the area?

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12. **Risk Management**

Will the proposal result in:

a. The risk of an explosion or the release of hazardous substances (including pesticides, chemicals, oil or radiation)?

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<th>Yes</th>
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b. Interference with emergency services response or evacuation plans?

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13. **Transportation**

Will the proposal result in:

a. Generation of substantial additional vehicular movement?

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<th>Yes</th>
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b. Change in demand for new parking or effect existing parking facilities?

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<th>Yes</th>
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c. Substantial impact upon existing transportation systems?

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<th>Yes</th>
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d. Change in traffic hazards to motor vehicles, bicycles, or pedestrians?

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14. Utility Systems
Will the proposal result in a need for new systems, or substantial alterations to:

a. Electricity or natural gas?  
   Yes  |  Maybe  |  No  
   |  |  X  

b. Communication systems?  
   Yes  |  Maybe  |  No  
   |  |  X  

c. Water?  
   Yes  |  Maybe  |  No  
   |  |  X  

d. Solid waste or sewer systems, including septic systems?  
   Yes  |  Maybe  |  No  
   |  |  X  

e. Storm water systems?  
   Yes  |  Maybe  |  No  
   |  |  X  

15. Public Services
Will the proposal result in a need for new services or alterations to:

a. Police protection?  
   Yes  |  Maybe  |  No  
   |  |  X  

b. Fire protection?  
   Yes  |  Maybe  |  No  
   |  |  X  

c. Schools?  
   Yes  |  Maybe  |  No  
   |  |  X  

d. Public parks or other recreational facilities?  
   Yes  |  Maybe  |  No  
   |  |  X  

e. Public health services?  
   Yes  |  Maybe  |  No  
   |  |  X  

f. Street maintenance, including trash collection?  
   Yes  |  Maybe  |  No  
   |  |  X  

g. Other public facilities or services?  
   Yes  |  Maybe  |  No  
   |  |  X  

16. Energy
Will the proposal result in:

a. Use of substantial amounts of fuel or energy?  
   Yes  |  Maybe  |  No  
   |  |  X  

b. Substantial increase in demand upon existing sources of energy or require development of new sources of energy?

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c. Change in local/regional energy supplies?

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17. Mandatory Findings of Significance

a. Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife species population to drop below self sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?

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b. Does the project have the potential to achieve short-term, to the disadvantage of long term, environmental goals? (A short term impact is one which occurs in a relatively brief period of time while long-term impacts will endure well into the future).

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c. Does the project have impacts which are individually limited but cumulatively considerable? (A project may impact two or more separate resources where the impact on each resource is relatively small, but the effect of the total of those impacts on the environment is significant).

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d. Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?

Yes          Maybe          No

X

NOTE: All items checked yes or maybe are discussed in further detail in the attachments.

IV. Determination

On the basis of this initial evaluation:

I find that the proposed project—COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.

X

I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because the mitigation measures described on an attached sheet have been added to the project. A NEGATIVE DECLARATION will be prepared.

I find that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.

Signature

MARK V. TEGIO, SR.
Printed Name

WATER RESOURCES ASSOCIATE
Title

2/7/99
Date