



Permit No.  
WL 001 - 2015

CITY OF RIO VISTA  
APPLICATION FOR ENCROACHMENT ON CITY STREETS

To: City Inspector, City Hall, Rio Vista, California  
From: California Department of Water Resources, Division of Engineering, Real Estate Branch,  
(Name, Firm or Agency) (Address & City) (Phone number)  
1416 9th Street, Rm 425, Sacramento 95814 (916) 653-9283

I (or We) hereby apply for an encroachment permit to carry out the following work:

1. Construct a ramp to tie in to Airport Rd off of the state's property identified as Solano County APN 0177-110-060 ; 1032 Airport Road, Rio Vista, CA 94571.
2. Hot tap to City's waterline off of Airport Rd. on the same property.

Estimated date of encroachment: July 1, 2015  
Estimated date of completion: July 31, 2016

DIAGRAM OF LOCATION OF PROPOSED WORK

Note: Show dimension referenced from curb to curb returns or from permanent object in vicinity of encroachment. Indicate geographical direction. (Diagram may be attached.)

Please see attached design drawings.



I (or We) have read the Rio Vista Street Encroachment Ordinance Number 195 and agree to comply with the provisions of these and all other City Ordinances and Standard Specifications.

*Linus Paulus* 2/20/15

By: Linus Paulus, Chief Acquisition and Appraisal Section (Signature)

**ENCROACHMENT PERMIT GRANTED**

\_\_\_\_\_ (Date) \_\_\_\_\_ (City Inspector)

**Pavement Replacement Charge:**

Sq. Ft. of Pavement: \_\_\_\_\_ Cost per Sq. Ft. \_\_\_\_\_ Pavement Cost \_\_\_\_\_ \$ \_\_\_\_\_  
Permit Fee ..... \$ \_\_\_\_\_  
Inspection Fee..... \$ \_\_\_\_\_  
Other Charges..... \$ \_\_\_\_\_  
TOTAL CHARGES..... \$ \_\_\_\_\_

Payment/deposit - Receipt No. \_\_\_\_\_ ) Less Amount Paid \$ \_\_\_\_\_  
Balance Due ..... \$ \_\_\_\_\_



ORDINANCE NUMBER 195

AN ORDINANCE REGULATING CONNECTIONS WITH  
THE UTILITIES SERVICE OF THE CITY OF  
RIO VISTA AND THE OPENING, CLOSING AND  
ALTERATION OF PUBLIC STREETS, PAVEMENTS,  
SURFACES AND CURBS

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THE CITY COUNCIL OF THE CITY OF RIO VISTA DOES ORDAIN  
AS FOLLOWS:

Section 1. It shall be unlawful for any person, firm  
or corporation, either public or private,

a. To break into, dig, open, or cause to be dug,  
opened, any hole, ditch or trench in any public street, alley,  
or right of way within the City of Rio Vista, for the purpose  
of connecting, and to connect, with the sewer system, storm  
drain system or water system of the City of Rio Vista, or for  
any other purpose, or

b. To break into street pavement, or remove or break  
curb in any street or alley, within the said City for the purpose  
of constructing and paving an exit from private property onto a  
street or alley of the City, or for any other purpose; except as  
authorized and provided for by this Ordinance and without first  
having procured a permit so to do, and first having furnished a  
bond or cash deposit, as hereinafter provided.

Section 2. It shall be the duty of the Director of  
Public Works and ex-officio Street Superintendent of the City to  
enforce the provisions of this Ordinance, to issue all permits  
required thereby and inspect and approve or disapprove all work  
performed pursuant to such permits and regulated by the pro-  
visions hereof.

Section 3. Before any permit is issued by the Street  
Superintendent pursuant hereto, any person, firm or corporation  
desiring such permit or to do any work requiring the same under  
the provisions hereof, shall file with the Superintendent an

application for such permit in writing, on a form by him provided, and setting forth the following:

- a. The type of the proposed work.
- b. The location of such work.
- c. The dimensions of the proposed opening or excavation.
- d. The name and address of applicant and of the owner of the private property served by the proposed work.
- e. An agreement that applicant will at all times maintain barricades and warning signs and lights for the protection of the public around all excavations and obstructions incidental to such work, all in accordance with law and subject to the approval of the Superintendent of Streets, and the applicant will be responsible for all damage to persons and/or property suffered by reason of said proposed work.
- f. An agreement that applicant will perform the work of refilling, resurfacing any excavation and/or pavement opened under the permit within such time as the Superintendent of Streets shall specify, from and after the date of the permit, which period shall be a reasonable one, under all the conditions, for doing the proposed work, and for restoring conditions of pavement or surface to those existing at the time of the issuance of such permit and guaranty that the same shall conform to grade and not subside, for one year after acceptance.

Section 4. Cash Deposits and Bonds. The Street Superintendent upon receiving such application in proper form, shall prescribe and fix the amount of the cash deposit or bond to be furnished by applicant, in the amount and manner hereinafter provided for, and when such cash or bond shall have been received and approved by him, if it be a bond, he shall thereupon issue a Permit for such work, which Permit shall contain the data hereinabove prescribed for applications, with the time limit within which the street surface or curb removed shall be replaced. The amount of such bond or cash deposit shall be fixed in the following manner:

The principal shall be in an amount equal to the cost of the refilling and packing of the excavation and subgrade and

the replacement of the pavement and wearing surface in accordance with specifications for such work approved and adopted by the City Council from time to time, but in no event less than Ten Dollars (\$10.00) cash, which is hereby prescribed as the minimum for such deposit.

Should the estimated cost of such work exceed \$50.00 the applicant may at his option furnish a bond with two good and sufficient personal sureties, or with corporate surety, approved by the Street Superintendent, conditioned that the applicant will faithfully do and perform all such filling, paving and surfacing and pay the Permit Fee required in accordance with the provisions of this Ordinance and the specifications prescribed by the City, for the same. If such estimate is \$50.00 or less, cash must be deposited, and no bond shall be accepted. Upon the expiration of one year after, the completion of the work to the satisfaction of the Street Superintendent any cash deposit shall be returned excepting the inspection fee, hereinafter provided, in the sum of \$3.00 should the same not have been paid, and any bond furnished shall be exonerated.

In the event applicant shall have failed, refused or neglected to complete such work of filling and repaving and re-surfacing within the time specified by Permit or by which such time may have been extended, the City may do the same and apply all cash deposited to pay the cost thereof, or recover such cost from the sureties on applicant's bond.

In lieu of the bond or cash deposit hereby required for each Permit issued hereunder, any public utility corporation with facilities in the streets and public places of the City, operating under the jurisdiction of the Public Utilities Commission of the State of California, may, at its option, furnish a bond in a sum to be fixed by the City Council, to cover all excavations made in the City streets and public places in any year by it, conditioned that the applicant will faithfully do and per-

form all filling, surfacing, paving and other things required hereby, and the specifications of the City for such work, and guaranty the same for one year thereafter, against depressions or defects under any and all permits issued to it upon its application, in any fiscal year of the City. Such bond shall be renewed annually for each such fiscal year. If such bond be given the Street Superintendent shall issue each permit applied for hereunder by such utility, on the security thereof, and the giving of such bond shall not relieve the applicant from compliance with any other provision of this Ordinance.

Section 5. Inspection Fee. In all cases there shall be paid to the Street Superintendent with the application hereinabove provided for, an inspection fee of \$3.00 which shall be deposited in the City Treasury, to cover the cost of inspecting such work.

Section 6. It shall be a misdemeanor to violate any of the provisions of this Ordinance and any person, firm or corporation convicted thereof shall be punished by a fine not to exceed \$250.00 or by imprisonment in the County Jail of Solano County for a period not to exceed one hundred twenty-five days or by both such fine and imprisonment, and each successive day that such violation continues it shall be deemed to constitute a separate offense.

Any person, firm or corporation who shall fail, or refuse to place barricades and warning signs and lights around excavations as required and described by the provisions of this Ordinance shall be guilty of a misdemeanor and upon conviction shall be punished as herein provided.

Section 7. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 8. This ordinance shall be in full force and effect thirty days after its passage, and shall be published once within fifteen days after its passage in the River News, a

newspaper of general circulation printed, published and circulated in the City of Rio Vista.

[Signature]  
Mayor

Attest: [Signature]  
City Clerk

(SEAL)

I, H. VALENTE, City Clerk of the City of Rio Vista, and ex-officio Clerk of the City Council of said City, do hereby certify that the above and foregoing Ordinance was regularly introduced at a regular meeting of said City Council held on Thursday, September 1, 1955, and regularly passed and adopted by the said City Council at a regular meeting thereof held on Thursday, the 22nd day of September, 1955, by the following vote:

AYES: Councilmen ATKINSON - BLACKWELDER - VIEIRA  
HAMILTON JR - SIMMER  
NAYS: Councilmen NONE  
ABSENT: Councilmen NONE

WITNESS my hand and the Seal of said City this 22ND day of September, 1955.  
[Signature]  
Clerk

(SEAL)

State of California  
California Natural Resources Agency  
DEPARTMENT OF WATER RESOURCES  
Division of Engineering

MEMORANDUM OF SETTLEMENT – ENCROACHMENT PERMIT APPLICATION

TO: Linus A. Paulus, Chief  
Acquisition and Appraisal Section  
Real Estate Branch

FROM: Alejandra Lopez  
Associate Right of Way Agent

SUBJECT: Encroachment Permit Application

Grantor: City of Rio Vista

Mailing Address: Department of Public Works  
One Main Street  
Rio Vista, California 94571

Telephone: (707) 374-6451

SWP       Central Valley Flood Protection Board

Parcel No.: RIOV173  
APN: 0177-110-060

Project: Delta Flood Emergency Preparedness  
Response and Recovery Program – Rio  
Vista Facility

County: Solano

Cost Object: FBM13SXCP400

Fund Name: Prop 1E CO Delta Fld

ATTACHMENTS:

- Application for Encroachment Permit
- Letter of transmittal to Grantor (with bcc to requestor)
- Warrant Request

SETTLEMENT EXPLANATION:

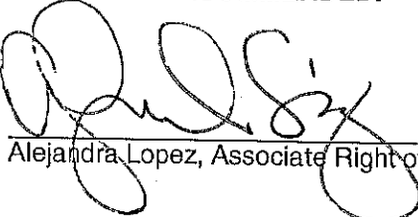
Term: July 1, 2015 thru July 31, 2016 Expires: July 31, 2016 Monetary Consideration: \$100.00

This transaction is to execute an Application for an Encroachment Permit and process the associated application fee. The Department of Water Resources (DWR) is applying for an Encroachment Permit with the City of Rio Vista, to access, construct, and maintain: 1.) a ramp that would tie into city of Rio Vista's right of way off of Airport Road; and 2.) hot-tap to City's waterline off of Airport Road, and for other incidental purposes as may be required for the Delta Flood Emergency Preparedness Response and Recovery Program – Rio Vista Facility. The property is leased to DWR by the Central Valley Flood Control Board pursuant to Lease No. RIOV173, and is located at 1032 Airport Road, Rio Vista, California, Assessor's Parcel Number 0177-110-060 in Solano County.

These improvements are necessary for the support of operations and maintenance of the site improvements including stockpiled rock, flood-fight materials, storage of flood-fight supplies, and use of the site as an emergency response facility.

This transaction is recommended for approval.

APPROVAL RECOMMENDED:

  
Alejandra Lopez, Associate Right of Way Agent      Date 2/18/2015

APPROVED:

  
Linus A. Paulus, Chief  
Acquisition and Appraisal Section

Date: 2/18/15

FEB 19 2015

Mr. David Melilli, Director  
Public Works  
City of Rio Vista  
One Main Street  
Rio Vista, California 94571

Dear Mr. Melilli:

Enclosed is an executed Application for Encroachment Permit (Permit) and associated application fee. The Department of Water Resources (DWR) is requesting to access, construct and maintain a ramp that would tie into the City of Rio Vista's right of way off of Airport Road and to hot-tap to the City's waterline off of Airport Road, and for such other incidental purposes as may be required for the Delta Flood Emergency Preparedness Response and Recovery Program – Rio Vista Facility.

DWR has control of the property pursuant to Central Valley Flood Protection Board Lease No. RIOV173, portions of Assessor's Parcel No. 0177-110-060, in Solano County.

Thank you for your cooperation. If you have any questions regarding this matter, you may contact me directly by telephone (916) 653-9283, toll free at (800) 600-4397, or via e-mail at [Alejandra.Lopez@water.ca.gov](mailto:Alejandra.Lopez@water.ca.gov).

Sincerely,

*ORIGINAL SIGNED BY*

Alejandra Lopez  
Associate Right of Way Agent

Enclosures

bcc: Jim M. Lopes, P.E., Room 538

ALopez:acobb  
264AL021115AC  
FBM13SXCP400

# MEMORANDUM

TO: DWR ACCOUNTING OFFICER  
FROM: DIVISION OF ENGINEERING  
GRANTOR: City of Rio Vista  
C.O.: FBM13SXCP400  
UNIT NO.: 5004-2633 EXPENDITURE CODE: 9032641804

DATE: FEB 19 2015  
SUBJECT: WARRANT REQUEST  
PROJECT: Delta Flood Emergency  
Preparedness Response and  
Recovery Program – Rio Vista  
Facility

LEASE NO.: RIOV173 Solano County  
APN: 0177-110-060

1 The following documents are attached for your use in preparing a claim to the State Controller for issuance of a warrant in payment for real property acquired for this facility.

- Easement Deed to the State of California
- Lease to the State of California
- Right-of-Way Contract for Temporary Construction Area
- State's Escrow Instructions
- Memorandum on which Department of General Services has indicated its approval of this transaction
- Application for Encroachment Permit

2  This transaction is exempt from Department of General Services' approval pursuant to:  
 Express General Services' exemption as summarized on DWR Delegation Order 92.  
 Other:

Condemnation action \_\_\_\_\_ Security deposit \$ \_\_\_\_\_  
People vs. \_\_\_\_\_ Parcel #: \_\_\_\_\_ SCC #: \_\_\_\_\_ County: \_\_\_\_\_

3 The warrant, payable as follows, will be hand-delivered to the addressee below.

Amount: \$100.00  
Payable to: City of Rio Vista  
Address: One Main Street, Rio Vista, California 94570  
Attention: Public Works

Escrow No.: —  
—For the Account of:

4 Additional Instructions:

Vendor ID: 202132

Please notify Real Estate Branch staff, Alejandra Lopez (916) 956-9283, when the check is ready for pickup. Do not mail directly to the Payee. Agent will hand-deliver check.

Long text: Encroachment Permit Application Fee

Attachments

*[Handwritten Signature]*  
2/18/2015

THE BACK OF THIS DOCUMENT CONTAINS AN ARTIFICIAL WATERMARK - VIEW AT AN ANGLE



# STATE OF CALIFORNIA

WARRANT NUMBER

05-683019

H THE TREASURER OF THE STATE WILL PAY OUT OF THE  
IDENTIFICATION NO.

FUND NO. FUND NAME  
6052 DISASTR & FLOOD BND FD

MO. | DAY | YR.

3860 03 | 17 | 2015

90-1342/1211

05683019

TO:

683019  
CITY OF RIO VISTA

DOLLARS	CENTS
\$*****100	.00

*Betty T. Yee*

BETTY T. YEE



CALIFORNIA STATE CONTROLLER

⑆121113423⑆ 05683019⑈

FORM 04-08 (2-97) CONTROLLERS WARRANT

Field Division:  
Project: Delta Flood Emergency Facilities  
Improvement Project – Rio Vista  
Facility  
Maint. Yard:  
Lease No: RIOV173  
Cost Object: FBM13SXCP401

State of California  
California Natural Resources Agency  
CENTRAL VALLEY FLOOD PROTECTION BOARD

**LEASE**

This Lease consists of this summary and the following attached and incorporated parts:

- Section 1: Basic Provisions
- Section 2: Standard Provisions
- Section 3: Special Provisions Amending or Supplementing Section 1 or 2
- Section 4: Legal Description and/or map(s) of Lease Premises

**SECTION 1**

**BASIC PROVISIONS**

THE SACRAMENTO AND SAN JOAQUIN DRAINAGE DISTRICT, acting by and through the Central Valley Flood Protection Board of the State of California (P.O. Box 942836, Sacramento, California 94236-0001), hereinafter called STATE, for consideration specified in this Lease, does hereby lease, demise and let to: the State of California, Department of Water Resources, Division of Flood Management (DFM), hereinafter referred to as LESSEE, those certain lands included in Section 4, hereinafter referred to as Premises, subject to the provisions, reservations, terms, covenants and conditions of this Lease.

Pursuant to Sections 8550, 8590 and 8598 of the California Water Code, STATE has certain powers of acquisition, management, and disposal of real property for flood control purposes.

**SIZE AND LOCATION:** Approximately 67.89 acres of the Premises owned by the Central Valley Flood Protection Board in Solano County, City of Rio Vista on the north side of Airport Road between St Francis and Church streets. The Premises includes portions of the following parcels: 0177-110-060, 0117-110-070, 0117-140-010, 0177-140-020, and 0177-140-050. A general location map of the Premises, including parcel boundaries, is included as Exhibit A of Section 4, *Rio Vista Site Regional Location* map.

**LAND USE OR PURPOSE:** The LESSEE will utilize the Premises to support LESSEE's responsibility to prepare for and respond to flood emergencies. The Premises will be used as an emergency transfer facility where quarry rock, sand, soil and other flood fight materials and supplies can be stockpiled and efficiently transferred via land, water or air to expedite levee repairs and/or channel closures in the Delta.

During emergency operations the Premises will be used 24-hours per day to stockpile and transfer flood fight materials using heavy equipment and helicopters, as necessary. During emergency operations, portable trailers, portable restrooms, power generators will be positioned on the Premises, within areas that have been improve, to manage emergency operations. Trailers will be removed after the termination of emergency operation at the site.

During non-emergency periods, the site maybe in use for periodic stockpiling and material restocking; inspection and maintenance activities; and training exercises and drills.

**IMPROVEMENTS:**

LESSEE will make the following improvements to the Premises to support the stockpiling and transfer of flood fight materials. Figure 3-10 of Section 3, *Delta Flood Emergency Preparedness, Response and Recovery Facilities Improvement Project – Rio Vista Facility*, reflects the preliminary location of proposed improvements to the site.

- Clear and grub approximately 35-acres to support stockpiling rock, sand, or soil.
- Improve 0.7-acres to all-weather surfaces for temporary placement of steel storage containers and construction offices.
- Establish a 100x100-foot paved helicopter pad.
- Improve 3.5-acres of existing haul roads to all-weather surfaces for materials transportation within the site and at entry and exit points.
- Install utility access terminals in the vicinity where temporary construction offices will be placed. Utility tie-ins to be brought to site: Electricity, potable water, telecommunications.
- Improve site security with gates at entry and exit points, improved fencing, and remote monitoring.
- Improvements to the existing site's aggregate base (AB) roads (minor grading and new AB)
- Base for stockpiled materials (localized grading, compacted subgrade and an underlayment of geotextile fabric and AB)
- Foundations for storage containers (DFM to determine if foundations are concrete pads, or asphalt pads or AB pads) AB pads for temporary construction trailers for use during flood emergencies
- Tie-in from site road to Airport Road (county road)
- Site security fencing and entrance road gates
- Contractor to bring in flood-fight materials (DFM to determine this under the scope of work in contract)

**TERM:**

Lease term will be for 30-years.

**CONSIDERATION:**

LESSEE has completed the California Environmental Quality Act (CEQA) requirements for the use of and improvements to the Premises as described in this Lease. Additionally, LESSEE shall improve the land and be responsible for all normal maintenance of the Premises during the term of the Lease.

**LIABILITY INSURANCE:**

Self Insured. (See Standard Provisions)

**SECTION 2 - STANDARD PROVISIONS**

1. **ACREAGE APPROXIMATE.** LESSEE has visited and inspected the Premises and it is agreed that the acreage stated or shown in exhibits is only approximate and the STATE does not hereby warrant or guarantee the actual acreage included hereunder.
2. **USE OF PREMISES.** The use of Premises is to be strictly construed and therefore excludes the existence of any structures, mobile homes or trailers, incidental to the use of the Premises stated in Section 1 which are used for business, residential, or other incidental purposes, unless authorized in Section 1 Basic Provisions. No hunting or discharge of firearms is permitted on the Premises, unless authorized in Section 3, Special Provisions.
3. **PAYMENT OF RENT.** Rental payment shall be submitted to STATE addressed as follows:  
California Department of Water Resources  
ATTENTION: Cashier, Room 841  
Post Office Box 942836  
Sacramento, California 94236-0001  
  
Such payments must be identified with Lease Number. If rent is not paid when due, STATE may take action including terminating the Lease.
4. **UTILITIES.** LESSEE agrees to pay said rent as herein provided and to pay all water, electric, gas and other utility charges or any other charges payable in connection with LESSEE'S use of Premises during the term of this Lease. No utilities including electricity or gas will be provided by STATE and STATE assumes no liability for the existence or nonexistence of utilities.
5. **WATER AVAILABILITY.** It is understood and agreed between the parties hereto STATE does not guarantee the availability, quality or quantity of water on the Premises.
6. **TAXES.** LESSEE agrees to pay all lawful taxes, assessments, or charges which at any time may be levied upon interest in this Lease. It is understood that this Lease may create a possessory interest subject to property taxation and assessment, LESSEE may be subject to the payment of all applicable property taxes and assessments levied on such interest.
7. **COMPLIANCE WITH LAW.** LESSEE shall, at his sole cost and expense, comply with all of the statutes, laws, ordinances, regulations, and requirements of all municipal, county, state, and federal authorities now in force, or which may hereafter be in force, pertaining to the Premises and the use of the Premises as provided in this Lease.
8. **CONDITION OF PREMISES.** By entry hereunder, LESSEE accepts the Premises as being in good order, condition and repair, and agrees that on the last day of the term, or upon sooner termination of this Lease, to surrender to STATE the Premises with any appurtenances or improvements in the same condition as when received, reasonable use and wear thereof and damage by act of nature, excepted.
9. **MAINTENANCE.** LESSEE shall maintain the Premises, and any improvements existing on the Premises in a weed free condition and in good repair, and otherwise operate the premises during the term hereof in a businesslike manner.  
  
LESSEE agrees that in no event shall STATE be required to perform any maintenance on or make repairs or alterations to the Premises of any nature whatsoever. LESSEE agrees to keep the Premises in good order and condition at his sole cost and expense. LESSEE does hereby waive all rights to make repairs at the expense of STATE as provided in Sections 1941 and 1942 of the Civil Code.
10. **ALTERATION OF PREMISES.** No alteration to the Premises, including surface topography or construction of facilities or improvements thereon shall be allowed without prior written approval by the STATE.
11. **PROTECTION AGAINST NUISANCE AND DAMAGE.** No removal of soil or dumping of refuse by LESSEE is permitted in any area of the Premises, and LESSEE shall not commit or suffer to be committed any waste or nuisance upon the Premises including storage of abandoned and inoperable motorized equipment or vehicles; and Lessee agrees not to cut or remove any trees or brush thereon except as approved in writing by STATE; and LESSEE further agrees that he shall at all times exercise due diligence in the protection of the Premises against damage or destruction by fire or other causes.
12. **PERFORMANCE.** In the event of the failure, neglect, or refusal of LESSEE to do or perform work, or any part thereof, or any act or thing in this Lease provided for by law to be done and performed by LESSEE, STATE shall, at its option, have the right to do and perform the same, and LESSEE hereby covenants and agrees to pay STATE the cost thereof on demand.
13. **RIGHT TO ENTER, STATE.** During continuance in force of this Lease, there shall be and is hereby expressly reserved to STATE and to any of its agencies, contractors, agents, employees, representatives or licensees, the right at any and all times, and any and all places, to temporarily enter upon said Premises to inspect the Premises and the operations of LESSEE or for survey or other lawful STATE purposes.
14. **RIGHTS OF OTHERS.** This Lease is subject to all existing easements, servitudes, licenses and rights of way for canals, ditches, levees, roads, highways, telegraph, telephone and electric power lines, railroads, pipelines and other purposes, whether recorded or not and rights of others under any existing oil, gas and mineral lease or leases affecting the Premises or any portion thereof, whether recorded or not. STATE further reserves the right to grant additional public utility easements as may be necessary and LESSEE hereby consents to the granting of any such easement. The public utility will be required to reimburse LESSEE for any damages caused to the LESSEE's operations by the construction work on the easement area.
15. **RIGHT TO ENTER UNDER MINERAL RIGHTS.** LESSEE agrees not to interfere, in any way, with the interests of any person or persons that may presently, or in the future, hold oil, gas, or other mineral interests upon or under said leased Premises; nor shall LESSEE, in any way, interfere with the rights of ingress and egress of said interest holders.
16. **INDEMNIFICATION.** This Lease is made upon the express condition that the STATE is to be free from all liability and claims for damages by reason of any injury to any person or persons, including LESSEE, or property of any kind whatsoever and to whomsoever belonging, including LESSEE, from any cause or causes whatsoever while in, upon, or in any way connected with the Premises during the term of this Lease or any occupancy hereunder, except those arising out of the sole negligence of the STATE. LESSEE agrees to defend, indemnify and save harmless the STATE from all liability, loss, cost or obligation on account of or arising out of any such injury or loss, however occurring. Provided, however, when claims by third parties are made which assert the STATE and LESSEE are each negligent, the STATE shall be held harmless and have no obligation for any loss or cost until the limits of the LESSEE's insurance provided for below are exhausted in payment or settlement of a claim. But the STATE's obligation shall be limited to its share of any negligence claim based on its share of the claimed negligence. LESSEE further agrees to provide necessary workers compensation insurance for all employees of LESSEE upon Premises at LESSEE's own cost and expense.

17. **INSURANCE.** LESSEE shall furnish to the STATE a Certificate of Insurance, at the time the Lease is signed, stating that there is liability insurance presently in effect for LESSEE with bodily injury and property damage limits of not less than \$1,000,000 per occurrence. The Certificate of Insurance will provide:
- That the insurer will not cancel the insured's coverage without 30 days' prior written notice to the STATE.
  - That the STATE, its officers, agents, employees and servants are included as additional insureds, but only insofar as the operations under this Lease are concerned.
  - That the STATE will not be responsible for any premiums or assessments on the policy.
  - That Premises included in this Lease (referenced by Lease number) is covered by the policy.

LESSEE agrees that the bodily injury liability insurance herein provided for shall be in effect at all times during the term of this Lease. In the event said insurance coverage expires at any time or times during the term of this Lease, LESSEE agrees to provide at least thirty (30) days prior to said expiration date, a new Certificate of Insurance evidencing insurance coverage as provided for herein for not less than the remainder of the term of the Lease, or for a period of not less than one (1) year. New Certificates of insurance are subject to the approval of the State Department of General Services. In the event LESSEE fails to keep in effect at all times insurance coverage as herein provided, STATE may, in addition to any other remedies it may have, terminate this Lease upon the occurrence of such event.

If LESSEE is self-insured in whole or in part for any of the above-described types and levels of coverage, LESSEE shall provide STATE with written acknowledgment of this fact at the time of the execution of this Lease. The STATE may require financial information to justify LESSEE's self-insured status. If, at any time after the execution of the Lease, LESSEE abandons its self-insured status, LESSEE shall immediately notify STATE of this fact and shall comply with all of the terms and conditions of this Insurance clause pertaining to policies of insurance in regard to those types and levels of insurance.

18. **DEBTS AND CLAIMS - STATE NOT LIABLE.** The STATE shall not be liable for any debts or claims that arise from the operation of this Lease.
19. **TITLE KEPT FREE OF ENCUMBRANCES.** During the term provided for in the Lease, LESSEE will not in any way encumber or cloud title to the Premises, or any part thereof, nor shall the interest or estate of STATE in the Premises be in any way subject to any claim by way of lien or encumbrance, whether by operation of law or by virtue of any express or implied contract by LESSEE. LESSEE will promptly pay all utility charges, assessments, and all debts contracted by it in reference to the Premises to the end that no liens shall attach hereto. Any claim to, or lien upon, the Leased Premises arising from any act or omission of LESSEE shall accrue only against the leasehold estate of LESSEE and shall be subject and subordinate to the paramount title and rights of STATE in and to the Leased Premises.
20. **NOTICES.** All notices herein provided to be given or which may be given by either party to the other shall be deemed to have been fully given when made in writing and deposited in the United States mail, certified, postage prepaid and addressed to such party at its address set forth in Section 1 of this Lease. The address to which notices may be mailed, as aforesaid to either party, may be changed by written notice given by subject party to the other, as hereinbefore provided; but nothing contained shall preclude the giving of any such notice by personal service.

21. **NO SUBLETTING.** LESSEE shall not, without previous consent in writing of STATE, sublet the Premises in whole or in part, nor assign this Lease or any interest herein.
22. **TERMINATION.** STATE may terminate this Lease in whole or in part at any time during the term hereof by giving LESSEE notice in writing at least 30 days prior to the date when any such termination shall become effective. In the event of any such termination, in whole or in part, STATE shall reimburse LESSEE for the unearned portion of any prepaid rent. Any such refund shall be based on the premise that the rent payable under the Lease is identical as to all portions of the land. In the event of a partial termination, all rentals payable thereafter shall be reduced in accordance with the proportionate amounts of land remaining under the Lease.
23. **HOLDOVER.** Any holding over after expiration of the term of this Lease with the consent of STATE, expressed or implied, shall be deemed to be a tenancy only from month to month. Rental to be paid monthly pro rata to the rate set forth herein. Said month-to-month tenancy shall be subject otherwise to all the terms and conditions of this Lease so far as applicable.
24. **NO RIGHT TO RENEWAL.**  
 (a) STATE offers and LESSEE accepts no assurances that the Premises or any other comparable acreage at the site described herein will be made available to LESSEE beyond the term stated in Section 1 or as said term is reduced as provided herein.  
 (b) STATE will not be responsible in any way for reimbursement claims by LESSEE for any costs incurred for future materials or obligations necessary for the operation of this site which LESSEE has paid in anticipation of renewal, extension or grant of occupancy beyond lease term.
25. **ACTION FOR BREACH - ATTORNEYS' FEES.** If action be brought by the STATE for recovery of any rent due under the provisions hereof or for any breach hereof, or for the recovery of possession of Premises, or to protect any rights given to the STATE against LESSEE, prevailing party shall be entitled to attorney's fees in said action as the court shall determine to be reasonable, which shall be fixed by the court as part of payment or the costs of said action.
26. **INDEPENDENT CAPACITY.** LESSEE and any and all agents and employees of LESSEE shall act in an independent capacity and not as officers or employees of STATE. Nothing herein contained shall be construed as constituting the parties herein as partners.
27. **NONDISCRIMINATION.**  
 (a) In the performance of this Lease, the LESSEE will not discriminate, harass, or allow harassment against any employee or applicant for employment because of race, religious creed, color, national origin, ancestry, age, handicap, religion, physical disability (including HIV and AIDS), mental disability, medical condition, marital status, sex, sexual orientation, or use of family care leave. LESSEE will take action to ensure that the employees and applicants for employment are treated during employment without regard to their race, color, creed, sex, national origin, ancestry, age, handicap, or religion.  
 (b) Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship.  
 (c) LESSEE shall comply with all provisions of the Fair Employment and Housing Act (Government Code (GC) Section 12990 (a-f) et seq.) The applicable regulations of the Fair Employment and Housing Commission implementing GC Section 12990 (a-f), set forth in Chapter

5 of Division 4 of Title 2 of the California Code of Regulations, are incorporated into the Lease by reference and made a part thereof as if set forth in full. LESSEE shall not post in conspicuous places available to employees and applicants for employment, notices to be provided by the STATE setting forth the provisions of this Fair Employment Practices Section. (GC, Section 12920-12976).

(d) Remedies for willful violations:

1. The STATE may determine a willful violation of the Fair Employment Practices provision to have occurred upon the receipt of final judgment having that effect from a court action to which LESSEE was a party, or upon receipt of a written notice from the Fair Employment Practices Commission that it has investigated and determined that the LESSEE has violated the Fair Employment Practices Act and has issued an order pursuant to the appropriate provisions of the Government Code.
  2. The STATE shall have the right to terminate this Lease and any loss of revenue sustained by the STATE by reason thereof will be borne and paid for by LESSEE.
28. **AMERICANS WITH DISABILITIES ACT.** Where applicable, LESSEE shall comply with all Federal requirements established under the following: 28 Code of Regulations, Part 36, Americans with Disabilities Act, in order to make programs accessible to all participants and to provide equally effective communications.
29. **PERSONAL PROPERTY.** All personal property, tools, or equipment taken onto, stored or placed on the Premises by LESSEE shall remain the property of LESSEE. Such personal property shall be removed by LESSEE, at his sole risk and expense, upon the expiration or sooner termination of this Lease. STATE does not accept any responsibility for any damage, including, but not limited to damages caused by fire, flooding and theft, to any personal property, including any equipment, tools or machinery stored on the lease Premises.
30. **HAZARDOUS SUBSTANCES.** LESSEE agrees that it will comply with all laws, either Federal, State, or local, existing during the term of this Lease pertaining to the use, storage, transportation and disposal of any hazardous substance as that term is defined in such applicable law. LESSEE shall obtain any and all local, State and Federal permits required including: restricted pesticide use permit and burning permits, and comply with all of the conditions noted herein.

Dumping of hazardous material or waste is strictly prohibited. No use or storage of any hazardous substance or chemical, as those terms are used in CERCLA (42 USC 9601.14) or SARA (42 USC 11021.e) or any similar State law, or use of any pesticide, oil, petroleum product or fuel; except only materials packaged and purchased for consumer use in containers not to exceed one (1) gallon, or fuel in a vehicle fuel tank.

No accumulation, storage treatment or disposal of any waste material, excepting only temporary storage not to exceed 14 days, or nonhazardous solid refuse produced from activities on the property for pick up by a municipal or licensed commercial refuse service and lawful use of sanitary sewers (if any) for domestic sewage

No manufacturing or maintenance of equipment or vehicles, or use, installation or construction vessels, tanks dikes, sumps or ponds or any activity for which a license or permit is required from any government agency for (1) transportation, storage, treatment or disposal of any wastes (2) discharge of any pollutant including but not limited to discharge to air, water, or a sewer system.

Any spill or release of a hazardous material to the air, soil, surface water or ground water will be immediately reported to the State as well as to the appropriate governmental agencies and shall be promptly and fully cleaned up and the property (including soils and surface water and ground water) restored to its original condition.

In the event the STATE or any of its affiliates, successors, principals, employees or agents should incur any liability, cost or expense, including attorneys' fees and costs, as a result of LESSEE's illegal or alleged illegal use, storage, transportation or disposal of any hazardous substance, including any petroleum derivative, LESSEE shall indemnify, defend and hold harmless any of these individuals against such liability.

Where LESSEE is found to be in breach of this provision due to the issuance of a government order directing LESSEE to cease and desist any illegal action in connection with a hazardous substance, or to remediate a contaminated condition caused by LESSEE or any person acting under LESSEE's direction, control and authority, LESSEE shall be responsible for all costs and expenses of complying with such order including any and all expenses imposed on or incurred by STATE in connection with or response to such government order.

In the event a government order is issued naming LESSEE or LESSEE incurs any liability, during or after the term of the Lease, in connection with contamination which preexisted LESSEE's obligations and occupancy under this Lease or which were not caused by LESSEE, STATE shall hold harmless, indemnify, and defend LESSEE in connection therewith and shall be solely responsible as between LESSEE and STATE for all efforts and expenses thereof.

31. **SUCCESSORS TO LEASE.** The terms of this Lease and covenants and agreements herein contained shall apply to and shall bind and inure to the benefit of the heirs, representatives, assigns and successors in interest of the parties hereto.
32. **REDUCTION IN AREA.** STATE, at its sole discretion may reduce the leased acreage during the term of this lease by giving LESSEE notice in writing at least thirty (30) days prior to the date any such reduction shall become effective. In the event of a reduction in leased acreage, all rents will be recalculated thereafter and shall reflect the change in acreage remaining under the lease.
33. **RELOCATION.** In the event the STATE terminates this Lease pursuant to Paragraph 22, LESSEE acknowledges and agrees that it has no claim against the STATE for Relocation Payments, Relocation Advisory Assistance, or costs pursuant to the Government Code Sections 7260 et. seq. or any regulations implementing or interpreting such sections. LESSEE further agrees that, other than the reimbursement described in Paragraph 25, it has no claim in either law or equity against the STATE for damages or other relief should the Lease be terminated and waives such claims it may have.
34. **DISPOSITION OF IMPROVEMENTS.** During the term of this Lease, all improvements and personal property placed in, upon, or under the leased Premises by LESSEE shall remain the property of the LESSEE. Upon lease termination or termination of tenancy, at LESSEE's sole expense, LESSEE shall remove all person property, and shall remove/demolish all items (if any) STATE identifies for removal/demolition on said Premises within thirty (30) days of written notice and shall restore the ground as needed. Should LESSEE fail to remove said property within thirty (30) days after expiration or termination of the Lease, STATE may do so at the risk of the LESSEE. Upon written demand by STATE, the LESSEE shall pay all cost and

expense of the removal of LESSEE's property.

LESSEE may, however, with written consent of the STATE, abandon in place any and all of LESSEE's property, real or personal, to include all furnishings and fixtures, above or below ground, whereupon, as abandoned, title to said improvements shall vest in STATE.

35. **BINDING.** The terms of this Lease and covenants and agreements herein contained shall apply to and shall bind and inure to the benefit of the heirs, representatives, assigns and successors in interest of the parties hereto.
36. **PARAGRAPH HEADINGS.** All section headings contained herein are for convenience of reference only and are not intended to define or limit the scope of any provision of this Lease.
37. **ESSENCE OF TIME.** Time is of the essence for each and all of the provisions, covenant and conditions of the agreement.
38. **SEPARATE COUNTERPARTS.** This Lease may be executed in separate counterparts, each of which when so executed, shall be deemed to be an original. Such counterparts shall, together, constitute and be one and the same instrument.
39. **SUPERCEDURE.** This Lease supersedes and voids any prior license, lease, or agreement between STATE and the LESSEE identified in this Lease with regards to the Premises.
40. **SEVERABILITY.** If any term, covenant, or provision of this Lease or any application thereof, to any extent, is found invalid, void, or unenforceable by a court of competent jurisdiction, the remainder of this Lease will not be affected thereby, and will be valid and enforceable to the fullest extent permitted by law.
41. **ENTIRE AGREEMENT.** This Lease and its exhibits constitute the entire agreement between STATE and LESSEE. No prior written or prior, contemporaneous or subsequent oral promises or representations shall be binding.

## SECTION 3

### SPECIAL PROVISIONS

This Lease may include Special Provisions. In the event that any terms of the Standard Provisions and the Special Provisions are inconsistent, the Special Provisions shall prevail.

**PAYMENT OF RENT.** The improvements made to the Premise to support LESSEE's emergency response objectives and the maintenance of both the improvements and the premises generally shall serve as the consideration for this lease.

**TAXES:** The LESSEE is a department of the State of California, with a mission consistent with that of the Central Valley Flood Protection Board of the STATE. Therefore, the STATE will continue to maintain the responsibility for paying all lawful; taxes, assessment, charges which at any time may be levied upon this property.

**ACCESS IN EMERGENCY:** STATE and LESSEE share the goal of preventing and remediating damage to persons or property resultant from high water or other emergency condition. LESSEE and STATE mutually agree to cooperate and coordinate during times of high water or other emergency. LESSEE shall allow STATE or STATE's federal or local flood control partners on the premises for flood fighting or other related and reasonably necessary activities. STATE shall take reasonable measures to ensure non interference with LESSEE's use of the premises during said time of high water or other emergency. Upon the cessation of the high water or other emergency, STATE shall repair or restore any damage to the premises, inclusive of LESSEE's improvements, resultant from STATE's use of the land during the high water or other emergency and LESSEE shall resume full possession of the premises pursuant to the terms of this Lease.

## SECTION 4

### Location of Premises

This Lease refers to the property owned by the Sacramento and San Joaquin Drainage Districts, through the Central Valley Flood Protection Board, in Solano County, in the city of Rio Vista. Exhibit A to this Section provides the general location of the property. The portion of the property considered under this Lease, referred to as the Premises, is shown in detail in Exhibit B of this Section.

State of California  
California Natural Resources Agency  
DEPARTMENT OF WATER RESOURCES

LEASE NO. RIOV173

This Lease shall become effective only when fully approved and executed on behalf of the State of California and a duly executed copy has been delivered to LESSEE. The submission of this Lease by STATE, its agent or representative for examination by LESSEE does not constitute an option or offer to lease the Premises upon the terms and conditions contained herein, or a reservation of the Premises in favor of LESSEE. LESSEE'S submission of an executed copy of this Lease to STATE shall constitute an offer to STATE to lease the Premises on the terms and conditions set forth herein.

IN WITNESS WHEREOF, the parties hereto have executed this Lease as of the date hereafter affixed.

LESSOR:

LESSEE:

STATE OF CALIFORNIA  
CENTRAL VALLEY FLOOD PROTECTION  
BOARD

STATE OF CALIFORNIA  
DEPARTMENT OF WATER RESOURCES

Jay S. Punis

[Signature]

Title: Executive Officer

Title: Chief, Real Estate Branch

Date: 5/28/2014

Date: 7/11/14

EXHIBIT "A"

EDF-43

That portion of Lots 33, 34, 35, 36 & 37 of Rancho de los Ulpinos, lying within projected Sections 19 and 20, Township 4 North, Range 3 East, M.D.M., City of Rio Vista, County of Solano, State of California, described as follows:

BEGINNING at a found  $\frac{3}{4}$ -inch iron pipe with no tag, accepted in lieu of the 1-inch iron pipe marking the most Northerly corner of PARCEL NO. 2, as shown on PARCEL MAP No. 83-1, filed for record on December 28, 1983 in Book 25 of Parcel Maps, Page 66, in the Office of the Solano County Recorder, which bears North  $36^{\circ} 05' 28''$  East 1154.63 feet from a found  $\frac{3}{4}$ -inch iron pipe with no tag, accepted in lieu of the 1-inch iron pipe, marking the Southwest corner of PARCEL NO. 1, as shown on said PARCEL MAP;

THENCE FROM SAID POINT OF BEGINNING, along the Northeasterly, Southeasterly and Southwesterly boundary of said PARCEL NO. 2 the following 9 courses:

- (1) South  $46^{\circ} 36' 02''$  East 1026.84 feet to a found  $\frac{3}{4}$ -inch iron pipe, as shown on said PARCEL MAP;
- (2) South  $43^{\circ} 56' 21''$  East 430.10 feet to the Southeast corner of said PARCEL NO. 2;
- (3) South  $41^{\circ} 37' 53''$  West 75.00 feet;
- (4) North  $42^{\circ} 27' 09''$  West 216.02 feet;
- (5) North  $24^{\circ} 40' 28''$  West 9.86 feet;
- (6) North  $46^{\circ} 37' 27''$  West 150.67 feet;
- (7) North  $72^{\circ} 10' 54''$  West 27.75 feet;
- (8) North  $77^{\circ} 06' 35''$  West 26.03 feet; and
- (9) South  $44^{\circ} 00' 38''$  West 30.65 feet to a point on the Northeasterly boundary of PARCEL NO. 1, as shown on said PARCEL MAP;

thence South  $46^{\circ} 33' 35''$  East 10.00 feet to the Southeast corner of said PARCEL NO. 1;

thence along the Southeasterly boundary of said PARCEL NO. 1 the following 2 courses:

- (1) North  $64^{\circ} 46' 34''$  West 668.53 feet; and
- (2) South  $64^{\circ} 40' 39''$  West 344.74 feet to the Southwest corner of said PARCEL NO. 1;

thence along the Southwesterly boundary of said PARCEL NO. 1

North  $54^{\circ} 06' 57''$  West 22.46 feet to a  $\frac{5}{8}$ -inch iron pipe, as shown on said PARCEL MAP;

thence continuing along said Southwesterly boundary North  $54^{\circ} 06' 58''$  West 40.09 feet;

thence leaving said Southwesterly boundary the following 3 courses:

- (1) South 54° 03' 53" East 109.32 feet;
- (2) South 50° 34' 06" East 17.95 feet; and
- (3) South 60° 45' 41" East 22.43 feet to the most Northwesterly corner of the land described as Parcel No. 71-656B in QUITCLAIM DEED, recorded August 31, 1972 in Book 1773, Page 220, Official Records of said County;

thence along the Northwesterly boundary of said Parcel No. 71-656B the following 2 courses:

- (1) South 64° 46' 10" West 23.13 feet; and
- (2) South 52° 36' 09" West 790.08 feet to a found ¾-inch iron pipe accepted as marking the most Northerly corner of the land described as Parcel No. 71-656A in QUITCLAIM DEED, recorded August 31, 1972 in Book 1773, Page 210, Official Records of said County;

thence along the Northwesterly boundary of said PARCEL 71-656A the following 2 courses:

- (1) South 52° 36' 09" West 397.65 feet; and
- (2) South 55° 05' 36" West 380.08 feet to the Northwest corner of said Parcel No. 71-656A, being also a point on the Northeasterly line of Airport Way (formerly Suisun Avenue), as shown on Tracing 2-68, sheet 21 of 32, on file at the California State Department of Water Resources in Sacramento, California;

thence leaving said Northwesterly boundary, along said Northeasterly line the following 2 courses:

- (1) North 54° 12' 08" West 244.86 feet; and
- (2) North 44° 54' 42" West 602.05 feet;

thence leaving said Northeasterly line the following 3 courses:

- (1) North 45° 05' 18" East 400.20 feet;
- (2) North 44° 54' 43" West 300.00 feet; and
- (3) South 45° 05' 18" West 400.20 feet to said Northeasterly line;

thence along said Northeasterly line North 44° 54' 42" West 1449.94 feet;

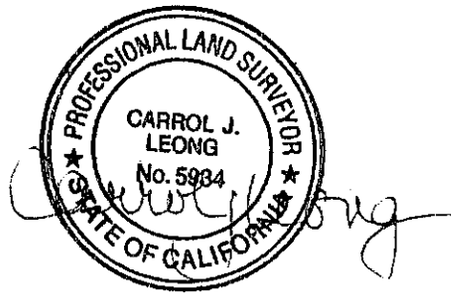
thence leaving said Northeasterly line the following 15 courses:

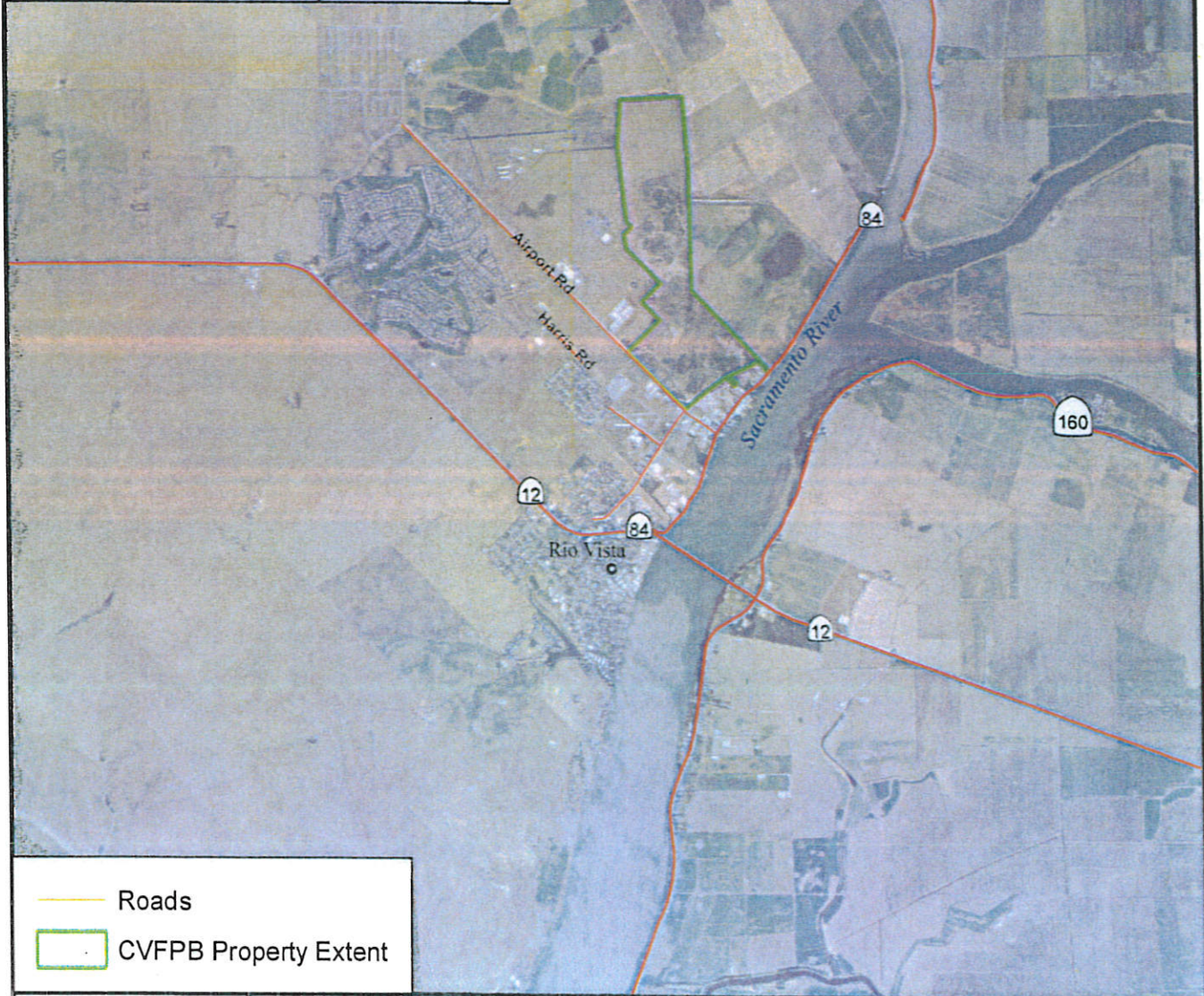
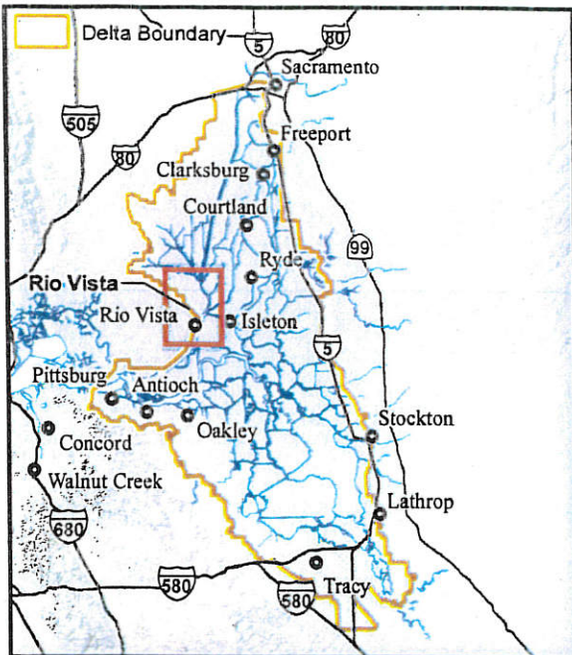
- (1) North 45° 05' 18" East 586.95 feet;
- (2) South 40° 49' 21" East 493.58 feet;
- (3) South 50° 24' 27" East 269.42 feet;
- (4) South 41° 32' 35" East 631.17 feet;
- (5) South 36° 04' 02" East 856.38 feet;
- (6) North 89° 31' 41" East 231.72 feet;
- (7) North 62° 07' 53" East 165.15 feet;
- (8) North 45° 50' 26" East 86.45 feet;
- (9) North 32° 08' 05" East 679.22 feet;
- (10) North 42° 19' 46" East 617.59 feet;

- (11) North 09° 49' 21" East 150.43 feet;
- (12) North 49° 05' 55" West 112.06 feet;
- (13) North 42° 26' 53" West 501.95 feet;
- (14) North 55° 34' 07" East 563.66 feet to the Northeasterly line of Lot 36 of the Los Ulpinos Rancho; and
- (15) along said Northeasterly line South 43° 44' 05" East 484.92 feet to the Point of Beginning.

Containing 67.89 acres, more or less.

Bearings and distances used in the above description are based on the California Coordinate System, CCS83 (2011).





— Roads  
 CVFPB Property Extent

1" = 5,280'  
 0 0.25 0.5 1 Miles  
 Datum: Projection:  
 Zone: Units:  
 Sources:



Delta Flood Emergency Facilities Improvement Project  
  
**Rio Vista Site Vicinity Map**

**FloodSAFE**  
**CALIFORNIA** DEPARTMENT OF WATER RESOURCES

Prepared By: M. Conant      Figure:  
 Job No.: 087756/100725      Date: Jan 9, 2014

Z:\Projects\139860\_DWR\_FloodER2\1317\Rio Vista\Rio vicinity map.mxd





July 1, 2014

**STATE OF CALIFORNIA  
PUBLIC LIABILITY AND WORKERS' COMPENSATION INSURANCE  
FISCAL YEAR JULY 1, 2014 / JUNE 30, 2015**

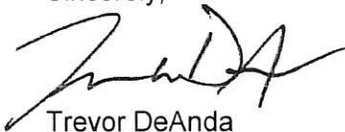
To Whom It May Concern:

The State of California has elected to be self-insured for general liability exposures. (Gov. Code section 990, et. seq.) Under this form of insurance, the State and its employees (as defined in Section 810.2 of the Government Code) are insured for any tort liability that may develop through the carrying out of official State activities and operations. All general liability tort claims against the State of California should be presented to the Victim Compensation and Government Claims Board, P.O. Box 3035, Sacramento, CA 95812-3035. (Gov. Code section 900, et. seq.) Internet link: [www.vcgcb.ca.gov](http://www.vcgcb.ca.gov).

In addition, the State of California has elected to be insured for its motor vehicle liability exposures through a self-insurance program, administered by the Office of Risk and Insurance Management. Under this program, the Office of Risk and Insurance Management administers liability claims arising out of the operation of motor vehicles. This self-insurance program and the protection it affords applies to vehicles owned and leased by the State of California. All motor vehicle liability tort claims against the State of California should be presented to the Office of Risk and Insurance Management, P.O. Box 989052 MS-403, West Sacramento, CA 95798-9052, (800) 900-3634.

The State of California has a Master Agreement with the State Compensation Insurance Fund regarding workers' compensation benefits for all state employees, as required by the Labor Code.

Sincerely,



Trevor DeAnda  
Assistant Risk Analyst  
(916) 376-5305  
[trevor.deanda@dgs.ca.gov](mailto:trevor.deanda@dgs.ca.gov)