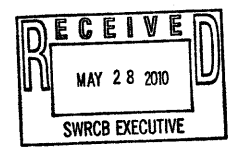
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STATE OF CALIFORNIA STATE WATER RESOURCES CONTROL BOARD

IN RE PERIODIC REVIEW OF THE)
WATER QUALITY CONTROL PLAN FOR)
THE SAN FRANCISCO)
BAY/SACRAMENTO-SAN JOAQUIN)
DELTA ESTUARY)

COMMENTS REGARDING PROPOSED
 2010 INTEGRATED REPORT: CLEAN
 WATER ACT SECTION 303(d) LIST OF
 WATER QUALITY LIMITED
 SEGMENTS AND CLEAN WATER ACT
 SECTION 305(b) ASSESSMENT OF
 SURFACE WATER QUALITY

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I. Introduction

The San Joaquin River Group Authority ("SJRGA") has significant concern with several of the listings proposed by the CVRWQCB for the 2010 §303(d) List. Compiling the list is a tremendous task and CVRWQCB Staff have, at times, downplayed the significance of a listing's impact absent a TMDL. To the contrary, listings have tremendous impacts on water bodies, because they inform other administrative processes, such those occurring under the Federal Energy Regulatory Commission, Water Rights, and the California Environmental Quality Act, that occur until a TMDL is adopted. Furthermore, since the fact sheets generating a listing can operate as the basis for the eventual TMDL, how a listing occurs is as important as whether a listing occurs. The SWRCB therefore must ensure that compliance with correctly applicable objectives has been assessed and that the information used to assess such listings is accurate and reliable. In the recent motion for summary judgment in San Luis & Delta Mendota Water Authority v. Salazar (F. Eastern Dist. Case No. 1:09-CV-00407-OWW-DLB), flow and export restrictions required by the reasonable and prudent alternative caused tremendous hardship for millions of people in California, but upon further inquiry, many of the flow requirements were nothing by "guestimates." The SWRCB should take care not to cause such hardship on what may be a guestimate.

II. Lower San Joaquin River Electrical Conductivity, Mendota Pool to Stanislaus River Confluence (CAR5357000019990126152905, CAR5357000020021002093226, CAR5357000019990126152905, CAR5357000020021002094621, CAR5353000020041020143854, CAR5440000020041020140348)

A. Listing Background

The Lower San Joaquin River ("LSJR"), from Mendota Pool to the Stanislaus River confluence was been listed from at least 1998 until 2009, when the segment from the Stanislaus River confluence to the Delta Boundary was delisted as a result of compliance with the salinity objective at Vernalis. The rest of the LSJR remained listed. For the segment from Mendota Pool to the Merced River confluence, no new data was assessed and the segment remained listed. (Decision IDs 7566, 6960.) The segment from the Merced River confluence to the Stanislaus River confluence remained listed based on

non-compliance with the Chemical Constituent narrative objective, which prohibits water from containing chemical constituents in concentrations adversely affecting beneficial uses. (Decision IDs 7018, 6243, 6359.)

B. Beneficial Uses

1. Agriculture

The Technical Committee Report for SWRCB Water Quality Order 85-1, which was charged with developing water quality objectives for the LSJR. The committee reviewed beneficial uses, and determined that agriculture was the most sensitive to salts. It reviewed the soils, crops, and other factors. For the segment between Mendota and the Merced River (Hills Ferry), the WQO-85-1 Technical Report noted that there were few agricultural diversions and all of them irrigated pasture, which was very salt-tolerant. (SWRCB WQO 85-1 Technical Report, p. VIII-16.) For this segment, the WQO-85-1 Technical Report concluded that an EC of 3.0 dS/m would be sufficient to protect AGR. (Id.) For the segment from Hill Ferry to the Delta boundary, the WQO-85-1 Technical Report concluded that 1.0 dS/m would reasonably protect crops irrigated with water diverted from that reach. (SWRCB WQO 85-1 Technical Report, p. VIII-15.)

More recently, the CVRWQCB Staff released a technical report reviewing the salt tolerance of agricultural beneficial uses between the LSJR/Merced River confluence and the Stanislaus River. (CVRWQCB, Salt Tolerance of Crops in the Lower San Joaquin River (Stanislaus to Merced River Reaches DRAFT REPORT ("Salt Tolerance of Crops in the LSJR") (March 2010).) The most sensitive crops in the LSJR Irrigation Use Area, and therefore the key crops for assessing the salt tolerance of AGR beneficial uses, are beans, almonds, and alfalfa. (Salt Tolerance of Crops in the LSJR, p. 24-25.) Based on the report's review of various factors determining salt tolerance, the two most significant

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¹ The LSJR Irrigation Use Area contains approximately 50,643 irrigated acres, but the actual acreage may be smaller. ¹ (*Salt Tolerance of Crops in the LSJR*, p.20.) The report indicates that agencies including the Turlock ID and Modesto ID are part of the LSJR Irrigation Use Area, but neither district diverts water from the LSJR. (*Salt Tolerance of Crops in the LSJR*, App. A p. 1.) Turlock ID diverts and uses water from the Tuolumne River and the Stanislaus River. The Modesto Irrigation District also diverts water from the Tuolumne River. West Stanislaus Irrigation District and Patterson Irrigation District also use DMC water supplied by the CVP to supplement their LSJR diversions. Consequently, not all land in the LSJR Irrigation Use Area is irrigated from the LSJR and, of those that are, not all are irrigated entirely from the LSJR. The southern Delta, by comparison, has 110,494 irrigated acres. (*Salt Tolerance of Crops in the LSJR*, App. App. 12.)

factors are leaching and the amount of precipitation. Other factors were deemed insignificant. Leaching fractions ranged from 0.13 to 0.84 and average 0.32. (*Salt Tolerance of Crops in the LSJR*, p. 66.) These are very high leaching fractions and indicative of surface irrigation systems managed to prevent salt stress. (<u>Id.</u> at 64.) The leaching fractions are universally high, with only one drain exhibiting a leaching fraction less than 0.15 and only three drains exhibiting leaching fractions less than 0.20. (<u>Id.</u> at 66 Table 3.10.) AGR beneficial uses should therefore be assessed based on a leaching fraction of 0.25, especially if the average EV for the LSJR, 0.59 dS/m EC, is used as a premise.

The report by Dr. Glenn Hoffman, *Salt Tolerance of Crops in the Southern Sacramento-San Joaquin Delta* (Hoffman, Glenn J., *Salt Tolerance of Crops in the Southern Sacramento-San Joaquin Delta* ("Hoffman Report") (Jan. 5, 2010), shows that soil salinity generally increases as precipitation decreases. (*Salt Tolerance of Crops in the LSJR*, App. A p. 81-82, 85, 91.) Even at the 5th percentile of precipitation², however, modeling with the exponential soil water distribution shows that common crops grown with generally observed leaching fractions in the LSJR Irrigation Use Area could tolerate irrigation water salinity ranging from 1.2 dS/m to 2.0 dS/m or more, depending on precipitation for the year. ³ (Id. at 104, 122 Table 6.1.)

Consistent with the Hoffman Report, use of the exponential model is recommended. (*Salt Tolerance of Crops in the LSJR*, p. 119-120.) Although transient models offer an advantage over steady-state models in that they account for time dependent variables. However, they remain under development and few checks of their validity have occurred. (*Salt Tolerance of Crops in the LSJR*, App. Ap. 102.) In addition, the exponential water uptake distribution pattern is now well established and, compared to a 40-30-20-10 water uptake distribution pattern, better agrees with experimentally measured leaching fractions. (*Salt Tolerance of Crops in the LSJR*, App. Ap. 99.)

Based on the exponential model, with a 0.20 leaching fraction and even minimum precipitation, beans can tolerate an irrigation water EC of 1.2 dS/m. (<u>Id.</u> at 122 Table

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² The Hoffman Report classifies "minimum precipitation" as the 5th percentile annual precipitation observed at the Tracy-Carbona Station from 1952 through 2008. (*Salt Tolerance of Crops in the LSJR*, App. Ap. 79.)

³ Salt tolerance modeled was identical at Crows Landing, Patterson, and Maze. (*Salt Tolerance of Crops in the LSJR*, p. 66 Table 3.10.)

6.1.) At a leaching fraction of 0.15 and minimum precipitation, alfalfa can tolerate an irrigation water EC of 1.6 dS/m and almonds 1.2 dS/m. (<u>Id.</u>) However, a 0.15 leaching fraction is among the poorest in the LSJR Irrigation Use Area and is not indicative of prevailing conditions. (<u>Id.</u> at 66 Table 3.10.) Furthermore, since *Salt Tolerance of Crops in the LSJR* does not model relative crop yield versus irrigation water EC to determine salt tolerance with a 0.25 model leaching fraction, a more exact irrigation water salinity cannot be determined. However, since the modeling only simulated a 0.20 leaching fraction and a 0.25 is more prevalent, the actual salt tolerance would be higher. The lower assumed leaching fraction adds one layer of conservatism. Since crop salt tolerance data has generally been developed in the Riverside area, where evapotranspiration requirements are higher, the model is conservative to start with. (*Salt Tolerance of Crops in the LSJR*, App. A p. 54.)

Agricultural beneficial uses are not the same year-round, because irrigation only occurs at specific times of the year. Alfalfa, although grown year-round, is not irrigated year-round. Although the first irrigation for alfalfa depends on spring rains, it may occur as early as March 15. (Electronic Mail from John Herrick to Marc Gowdy, re: Follow-up on SDWA Comments on Hoffman Report (Oct. 21, 2009).) (Id.) The last irrigation usually occurs 15 days after the last cutting, which usually occurs in the first week of October. (Id.) Beans are planted as early as April 1 and as late as mid-June. (Salt Tolerance of Crops in the LSJR, App. A p. 68.) Beans planted April 1 are harvested by the end of July and beans planted in mid-June are harvested by the end of September. (Id. at 80.) Although the irrigation season objective currently runs until only August 31, beans, in addition to other summer crops, are less salt-sensitive in September and October than they are earlier in the summer. (SWRCB Water Right Order No. 95-06, p. 29.) Finally, tree and vine crops such as almonds are not irrigated in the winter. (Salt Tolerance of Crops in the LSJR, p. 52.)

Based on available information, irrigated agriculture is a beneficial use senstivie to saline irrigation water from April through October. From April through August the most sensitive crop commonly grown is beans. In September and October the most sensitive crop commonly grown is alfalfa. 1.2 dS/m would adequately protect AGR from April through August and 1.6 dS/m would adequately protect AGR in September and

October. However, *Salt Tolerance of Crops in the LSJR* depicts the EC of irrigation water compared to relative yield for leaching fractions lower than those prevalent in the LSJR Irrigation Use Area. Leaching fractions are very high, higher than the 0.20 simulated for beans and the 0.25 simulated for alfalfa. Consequently, AGR beneficial uses in the LSJR Irrigation Use Area can likely tolerate higher EC irrigation water. Using poorer than prevalent leaching fractions adds and additional layer of conservatism.

2. Municipal

a. Secondary MCL

Under the Chemical Constituent Objective in the Water Quality Control Plan for the Sacramento River and San Joaquin River Basin, water designated for use as domestic or municipal supply (MUN) shall not contain, at a minimum, concentrations of chemical constituents in excess of the maximum contaminant levels ("MCLs") specified in certain provisions of the California Code of Regulations, among them Title 22, §64449 Table 64449-B, which establishes "secondary MCLs" for several constituents, among them total dissolved solids. (CVRQCB, Water Quality Control Plan for the Sacramento River and San Joaquin River Basin, 4th ed. (1998), p. III-3.00.) MCLs are established by the Department of Public Health ("DPH") and apply to drinking water provided to the public by community water systems. ⁵ (Cal. Code Regs., tit. 22, §64449(a).) Secondary MCLs apply to water "supplied to the public" that comes out of a tap. (Cal. Code Regs., tit. 22, §§64402.10, 64449(a).) It does not apply to water sources such as individual surface water intakes or to surface water generally. (Id.) This is consistent with the federal definition, pursuant to which an MCL is the maximum permissible level of a contaminant in water which is delivered to the free flowing *outlet* of the ultimate user of public water system. (22 C.F.R. §143.2(f); see also 44 Fed. Reg. 42197 (Jul. 19, 1979).) This is also consistent with the SWRCB's statement in the 1991 Salinity Plan that MCLs, in particular the Primary MCL for trihalomethanes, applied to treated drinking water, rather

⁴ Salt Tolerance of Crops in the LSJR does not indicate whether other crops are irrigated year-round. However, water rights for irrigation typically allow diversion and use from April through September. Diversion and use at other times of the year would be illegal. An illegal use is neither a beneficial use nor a reasonable use and should not be protected.

⁵ A "community water system" is defined as a public water system serving at least 15 service connections or regularly serving an average of at least 25 individuals daily at least 60 days out of the year. (Cal. Code Regs., tit. 22, §64410.10.)

than sources of water such as the Delta. (SWRCB, *Water Quality Control Plan for Salinity San Francisco Bay/Sacramento San Joaquin Delta Estuary* (adopted pursuant to SWRCB Resolution No. 91-34, May 1, 1991) ("1991 Salinity Plan"), p. 5-5.) If the SWRCB concluded that a primary MCL did not apply to a water source it would hardly be reasonable to apply a secondary MCL to a water source. The current DPH regulations respecting secondary MCLs were revised in 2006. Before the revision, no secondary MCL could be exceeded in water supplied to the public. The 2006 revision limits this prohibition only to water supplied by community water systems. Since the Basin Plan's incorporation by reference of Title 22, §64449 is prospective it automatically incorporated the limitation.

The Department of Public Health ("DPH") establishes MCLs based on consumer acceptance levels of aesthetic qualities such as taste and smell, but without fixed consumer acceptance contaminant levels for specific conductivity. (Cal. Code Regs., tit. 22, §64449(d).) The regulations recommend a concentration equivalent to an EC of 0.9 dS/m, an upper level of 1.6 dS/m, and a short-term level of 2.2 dS/m. (Cal. Code Regs., tit. 22, §64449(a) Table 64449-B.) Constituent concentrations ranging to the upper contaminant level are acceptable if it is neither reasonable nor feasible for community water systems to provide more suitable waters. Constituent concentrations ranging to the short-term contaminant level are acceptable for existing community water systems on a temporary basis pending construction of treatment facilities or development of acceptable new water sources. (Cal. Code Regs., tit. 22, §64449(d)(3).) Since all MCLs are incorporated by reference into the Basin Plan, which must be compatible with the Sources of Drinking Water Policy, all three levels are considered acceptable for "potential" municipal or domestic use, even though the definition of MCL excludes it from surface water application.

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⁶ Secondary MCLs were initially adopted by the USEPA as guidelines to provide states a realistic frame of reference for the aesthetic water quality goal they should be trying to achieve for consumer acceptance and confidence in public water systems. (40 C.F.R. §143.1; *see also* 44 Fed. Reg. 42195 (Jul. 19, 1979).

⁷ A "water source" is an individual water source or individual surface water intake. (Cal. Code Regs., tit. 22, §64402.10.)

⁸ In adopting the Southern Delta Water Quality Objective for Agricultural Beneficial Uses for the Southern Delta, the SWRCB adopted an objective of 1.0 dS/m for the non-irrigation season, disregarding the "recommended" 0.9 dS/m secondary MCL. (SWRCB, *Water Quality Control Plan for the San Francisco Bay/Sacramento-San Joaquin Delta Estuary* (2006), p. 13.) Other areas in the Delta also have salinity objectives greater than 0.9 dS/m. The Export Area, which exports water that does see MUN use, only has

The only indication of whether surface water is suitable, not just whether it tastes good, is contained in the Sources of Drinking Water Policy, which provides that surface and ground water are unsuitable for municipal or domestic supply if, among other exceptions, EC exceeds 5.0 dS/m, (SWRCB Resolution 88-63, *Sources of Drinking Water* (rev. by Res. No. 2006-0008) (Feb. 1, 2006).) 5.0 dS/m is therefore the closest indication of an acceptable EC for surface water for MUN beneficial uses.

Muncipal and Domestic Beneficial Uses on the Lower San Joaquin River

The Basin Plan includes MUN as a Potential use, but not as an Existing Use. ⁹ The Technical Report for Water Quality Order 85-1 noted "There is no direct diversion of river water for municipal or domestic use in the three downstream reaches, from Mendota Dam to Vernalis" and did not recommend a salinity objective based on protecting such uses. (SWRCB WQO 85-1 Technical Report, p. III-3.) From 1985 through 1986 the CVRWQCB surveyed points of water diversion and discharge along the LSJR between Mendota and Mossdale. (CVRWQCB, *Water Diversion and Discharge Points Along the San Joaquin River: Mendota Pool to Mossdale Bridge* (April 1989).) The survey included aerial surveillance, in-person inspections, boat surveys, and telephone interviews. (Id.) Not a single municipal or domestic use was found. (Id.)

Since then, nothing has changed. There are no water rights listed for municipal or domestic uses and no registered small domestic uses for the LSJR. ¹⁰ Neither is there any evidence that any municipality plans to or aspires to divert and use surface water from the San Joaquin River between Mendota and the Delta boundary to supply a community water system. ¹¹

an objective of 1.0 dS/m. The 0.9 dS/m "recommended" level is therefore not considered necessary for reasonable protection of MUN uses in the Delta. It should similarly not be considered necessary for the LSJR either.

⁹ "Potential" use is not defined in the Basin Plan or in the Clean Water Act. The term arises from the Sources of Drinking Water Policy, which provides that, absent certain exceptions, all waters are considered suitable or potentially suitable for municipal or domestic supply. (SWRCB Resolution 88-63, *Sources of Drinking Water* (rev. by Res. No. 2006-0008) (Feb. 1, 2006).)

¹⁰ Based on an EWRIMS search conducted on April 15, 2010.

¹¹ General plans reviewed for the San Joaquin River between Mendota and the Delta boundary included Merced, Lathrop, Turlock, Gustine, Modesto, Tracy, Manteca, Ripon, Escalon, Patterson, Oakdale, and Newman. Municipalities were selected based on a review of topographic maps for municipalities that may divert and use surface water from the San Joaquin River between Mendota and the Delta boundary.

Even if a municipality wanted to appropriate water from the LSJR to supply a public water system, such appropriation is unlikely. The Sacramento-San Joaquin Delta is fully appropriated "from the Delta upstream" from June 15 through August 31. (SWRCB Water Right Order No. 98-08, In re Matter of the Declaration of Fully Appropriated Stream Systems in California (Nov. 19, 1998), App. App. 61.) Since a fully appropriated stream system encompasses all upstream sources contributing thereto, the LSJR is also fully appropriated from June 15 through August 31. (Id. at 21.) There is, however, no presumption that water is available at other times. (Id. at 22.) Considering present competing demands on the San Joaquin River and the tributaries thereto, it is highly unlikely that an application to appropriate water from the LSJR for a consumptive use would ever be granted, especially in light of assessments by the CVRQCB that too much consumptive use already occurs. (CVRQCB, Amendments to the Water Quality Control Plan for the Sacramento River and San Joaquin River Basins for the Control Program for Factors Contributing to the Dissolved Oxygen Impairment in the Stockton Deep Water Ship Channel, Final Staff Report (Feb. 28, 2005) ("DO TMDL Staff Report"), p. 32.) As a fully appropriated stream, the SWRCB must refuse all applications for any further appropriations from the stream for consumptive use, including small use domestic appropriations. (Id. at 2-3.) Consequently, even if a municipality wanted to appropriate water from the LSJR for a community water system, it could not obtain the water right to do so legally.

Based on the MUN beneficial uses of the LSJR, the secondary MCL is irrelevant and inappropriate. MUN is not an existing use and is unlikely to ever be an existing use. The most relevant criteria for determining whether a water body is suitable as a potential drinking water supply is the 5.0 dS/m criteria contained in the *Sources of Drinking Water*. Therefore, 5.0 dS/m should constitute the criteria for determining whether the LSJR is a suitable potential MUN beneficial use.

3. Fish and Wildlife

In the 1991 Water Quality Control Plan for Salinity in the San Francisco Bay/Sacramento-San Joaquin Delta Estuary, the SWRCB explained that no salinity objectives existed for salmon in the Sacramento and San Joaquin basins and Delta, and no salinity objectives have been proposed, because Chinook salmon tolerated and even

benefited from a gradual salinity gradient from the upstream headwaters to the ocean. (1991 Water Quality Control Plan for Salinity in the San Francisco Bay/Sacramento-San Joaquin Delta Estuary, p. 5-16.) The Chinook salmon as they migrate through the Delta are genetically adapted to migrate well beyond the fresh and salt water boundary. (<u>Id.</u>) Since then, no salinity objectives for salmon have been proposed and none have been adopted. Fish & Wildlife beneficial uses are much more salt-tolerant than Agricultural beneficial and consequently do not necessitate more stringent protection.

4. Industrial Beneficial Uses

Industrial beneficial uses include Industrial Service Supply and Industrial Process Supply. (Basin Plan, p. II-1.00) Industrial Service Supply activities do not depend primarily on water quality, such as mining, cooling water supply, hydraulic conveyance, gravel washing, fire protection, or oil well repressurization, but Industrial Process Supply does depend on water quality. (Id.) Dissolved solids in industrial water supplies can result in foaming inside boilers and interfere with clearness, color, or taste of many finished products. (Id.) Elevated concentrations of salts also can accelerate corrosion. Concentrations from 50 to 3,000 mg/L dissolved solids (approximately 0.08 dS/m to 4.7 dS/m) have been recommended for waters used in specific industrial processes. (CVRWQCB, Salt & Boron TMDL Appendix 1: Technical TMDL Report for Salt and Boron in the Lower San Joaquin River September 2003 Peer Review Draft, p. 1-22 (July 2004).) However, such high concentrations are only necessary for nuclear reactors. (McKee, J. E., and H. W. Wolf. 1963. Water Quality Criteria. Resource Agency of California, 2nd ed. State Water Quality Control Board, Publication No. 3A, p. 182.) In the San Joaquin Valley, the most probable industrial uses would of water, food processing, food equipment, and dairy wash waters, can tolerate ECs up to 1.3 dS/m. (Harley Davis, Salinity: A Literature Summary for Developing Water Quality Objectives, Central Valley Regional Water Quality Control Board (2000), p. 8.) Food processing and dairy washing are existing uses of water in the San Joaquin Valley. (Id.) However, there are no water rights for these or any other industrial uses for the San Joaquin River. 11 (Id.)

B. Application of Chemical Constituent Objective

Under the *Policy for Application of Water Quality Objectives*, when evaluating compliance with narrative water quality objectives, the CVRWQCB considers, on a case-by-case basis, direct evidence of beneficial use impacts, all material and relevant information submitted by the discharger and other interested parties, and relevant numerical criteria and guidelines developed and/or published by other agencies and organizations. (Basin Plan, p. IV-17.00.) In considering such criteria, the CVRWQCB evaluates whether such material and relevant information is relevant and appropriate to the situation at hand and, therefore, should be used in determining compliance with the narrative objective.

In the LSJR, salt-sensitive beneficial uses vary by reach and by month. In the reach between the Merced River confluence and Maze, AGR can tolerate ECs higher than 1.2 dS/m from April through August and 1.6 in September and November. The rest of the year the 5.0 dS/m EC that the *Sources of Drinking Water* Policy that would make surface water unsuitable for drinking is the minimum EC. There is no irrigation the rest of the year. AGR between Mendota Pool and the Merced River confluence (Hills Ferry) is highly salt tolerant, able to tolerate ECs of 3.0 dS/m. The beneficial uses for the Chemical Constituents Objective that should have been used are summarized in Table 1.

Table 1. Recommended salt tolerance of LSJR reaches for §303(d) analysis.

Segment	April-August	September- October	November-March
Mendota Pool - Merced River	3.0 dS/m (pasture)	3.0 dS/m (pasture)	3.0 dS/m (pasture)
Merced River - Maze	1.2 (beans)	1.6 (alfalfa)	5.0 (Sources of Drinking Water)

II. Lower Stanislaus River (CAR5353000019980817151834), Lower Tuolumne River (CAR5355000019980817143435), Lower Merced River (CAR5357000019980817154245), Lower San Joaquin River from Merced River confluence to Delta Boundary (CAR5357000019990126152905, CAR5353000020041020143854, CAR5440000020041020140348) - Temperature

A. Listing Background

In 2009, the CVRWQCB listed the Stanislaus River, Tuolumne River, Merced River, and San Joaquin River as water quality limited segments for temperature based on non-compliance with the narrative objective prohibiting alterations from natural receiving water temperature absent demonstration to the satisfaction of the CVRWQCB that such alterations do not adversely affect beneficial uses. (Basin Plan, p. III-8.00.) Staff applied sections 3.2 and 6.1.5.9 of the *Policy for Developing California's Clean Water Act §303(d) List of Water Quality Limited Segments* ("Listing Policy"), using temperature criteria developed by USEPA Region10 as evaluation guidelines. (CVRWQCB 2008 §303(d) List Staff Report, p. 8.) Staff also used information on current water temperature conditions and information provided by the DFG on historic use of the waters by salmon and steelhead were used to develop proposed 303(d) list changes. (Id.)

Table 2. DFG recommended temperatures in letter to CVRWCB, February 28, 2007.

River	Location	River Mile	Season	Life Phase	Threshold (°F)	Affected River Miles
San Joaquin	Vernalis	72	9/1 - 10/31	Adult/Egg	64.4	118
	Vernalis	72	3/15 - 6/15	Smolt	59.0	118
Stanislaus	Mouth	0	9/1 - 10/31	Adult/Egg	64.4	58
	Riverbank	33	10/1 - 12/15	Egg	55.4	33
	Mouth	0	3/15 - 6/15	Smolt	59.0	58
Tuolumne	Mouth	0	9/1 - 10/31	Adult/Egg	64.4	52
	Waterford	28	10/1 - 12/15	Egg	55.4	24
	Mouth	0	3/15 - 6/15	Smolt	59.0	52
Merced	Mouth	0	9/1 - 10/31	Adult/Egg	64.4	52
	River Mile 28	28	10/1 - 12/15	Egg	55.4	24
	Mouth	0	3/15 - 6/15	Smolt	59.0	52

Threshold (°C)
18
15
18
13
15
18
13
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13
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B. Applicable Objectives

The Basin Plan does not provide water body-specific numeric temperature objectives for the LSJR or its east side tributaries. (Basin Plan, p. III-8.00.) Instead, it has a narrative objective for intrastate waters requiring that "[t]he natural receiving water temperature of intrastate waters shall not be altered unless it can be demonstrated to the satisfaction of the Regional Water Board that such alteration in temperature does not

adversely affect beneficial uses." (<u>Id.</u>) In addition, "At no time or place shall the temperature of COLD or WARM intrastate waters be increased more than 5°F above natural receiving water temperature." (<u>Id.</u>) Since the Basin Plan allows for mixing zones, the 5°F limitation is not an absolute differential between natural receiving water temperature and effluent temperature. ¹² (Basin Plan, p. II-2.00.)

"Natural receiving water temperature" is defined only in the Water Quality Control Plan for Control of Temperature in the Coastal and Interstate Waters and Enclosed Bays and Estuaries of California ("Thermal Plan"), where it is defined as "natural receiving water temperature," which is "[t]he temperature of the receiving water at locations, depths, and times which represent conditions unaffected by any elevated temperature waste discharge or irrigation return waters." ¹³ (Thermal Plan, p1.) "Elevated temperature waste" is "[1]iquid, solid, or gaseous material including thermal waste discharged at a temperature higher than the natural temperature of receiving water." (Id.) "Thermal waste" is "cooling water and industrial process water used for the purpose of transporting waste heat." (Id.) Natural receiving water temperature is the key component in establishing the naturally occurring background temperature, because it defines the natural background concentration serving as the floor for narrative and numeric objectives. "Without natural receiving water temperatures it is impossible to interpret the Basin Plan and Thermal Plan water quality objectives." (SWRCB, Water Quality Control Policy for Developing California's Clean Water Act Section 303(d) List Functional Equivalent Document ("Listing Policy FED"), p. 133 (September 2004).)

Under the Basin Plan, water quality objectives do not require improvement over naturally occurring background concentrations. (Basin Plan, p. IV-17.00.) If the natural background concentration of a particular constituent exceeds a threshold developed from an applicable water quality objective, the natural background concentration will be considered to comply with the objective. (Id.) By setting natural background conditions as the floor for water quality objectives, and especially narrative objectives such as the Temperature Objectives, the Basin Plan prevents such objectives from requiring

¹² "The objectives are intended to govern the levels of constituents and characteristics in the main water mass unless otherwise designated, and therefore do not apply at or in the immediate vicinity of effluent discharges. Where appropriate, zones of dilution or criteria for diffusion or dispersion will be defined in waste discharge requirements." (Basin Plan, Ch. II p. 2.00.)

¹³ The Thermal Plan is included as Item 11 in the Basin Plan Appendix.

conditions incompatible with the natural character of a water body. For temperature, the "natural background" concentration for heat is "natural receiving water temperature." Consequently, if a beneficial use has a threshold water quality requirement higher than natural receiving water temperature, compliance with the Temperature Objective would still occur.

The Thermal Plan applies to interstate and coastal waters, enclosed bays, and estuaries, rather than intrastate waters generally, and the CVRWQCB counsel characterized its using the definition as borrowing from an inapplicable policy. However, the CVRWQCB counsel did not have the *Listing Policy FED* available at the meeting to consider the full purpose and meaning of the Temperature Objective, because in developing the Alternative Approach the SWRCB used the Thermal Plan definition. (Listing Policy FED, p. 132.) Furthermore, despite her characterization of the Thermal Plan's definition of natural receiving water temperature, the SWRCB and the CVRWQCB has determined otherwise and routinely used the Thermal Plan's definition for intrastate waters. (Thermal Plan, p. 1; SWRCB Water Quality Order No. 2002-0015, In the Matter of Review on Own Motion of Waste Discharge Requirements Order No. 5-01-044 for Vacaville's Easterly Wastewater Treatment Plant Issued by the California Regional Water Quality Control Board, Central Valley Region, p. 49 (Oct. 3, 2002); SWRCB Water Quality Order No. 2002-0015, In the Matter of Review on Own Motion of Waste Discharge Requirements Order No. 5-01-044 for Vacaville's Easterly Wastewater Treatment Plant Issued by the California Regional Water Quality Control Board, Central Valley Region, p. 49 (Oct. 3, 2002); CVRWQCB, Amendments To The Water Quality Control Plan For The Sacramento River And San Joaquin River Basins For Temperature At Deer Creek El Dorado & Sacramento Counties Staff Report Functional Equivalent Document - Final Staff Report, p. 4-1 (January 2003).) Since the use of the same term in similar regulations is presumed to have the same meaning, especially when, as here, the agency has given a specific definition for a term, it is presumed to have the same meaning. (Boise Cascade Corp. v. USEPA, 942 F.2d 1427, 1432 (9th Cir. 1991); Urban Renewal Agency v. Calif. Coastal Zone Conservation Co. (1975) 15 Cal.3d 577, 584-585). Since the SWRCB used the term "natural receiving water temperature" in regards to the interstate waters, coastal waters and enclosed bays covered expressly by the

Thermal Plan, and in regards to the intrastate waters which are not discussed in the Thermal Plan, in the absence of some other manifestation of a differing intent, the two terms are to be treated as if they have the same meaning.

C. The Regional Board Did Not Fully Consider Basin Plan Temperature Objectives

In its proposed temperature listings for the San Joaquin River, Stanislaus River, Tuolumne River, and Merced River, the CVRQCB would not consider the entire Basin Plan Temperature Objective. It only considered the first part, which prohibits changes in natural receiving water temperature unless demonstrated to the satisfaction of the Regional Water Board that such alteration in temperature does not adversely affect beneficial uses." (CVRWQCB, Clean Water Act Sections 305(b) and 303(d) Integrated Report for the Central Valley Region Public Review Draft ("2008 §305(b)/303(d) Staff Report"), p. 8 (January 2009); 2008 §305(b)/303(d) Staff Report, App. E, Decision IDs 15202, 15203, 15204, 15206, 15207, 15209.)

In prior interpretations, the CVRWCB treated the language prohibiting changes in natural receiving water temperature as an exception to the latter part of the objective limiting changes in natural receiving water temperature to 5°F. In 2003, the CVRWQCB granted an "exception" to the Thermal Plan for the Antioch Paper and Pulp Mill using similar language to that contained in the Basin Plan. (CVWRQCB, *Granting an Exception to the Water Quality Control Plan for the Control of Temperature in the Coastal and Interstate Waters and Enclosed Bays and Estuaries of California for the Gaylord Container Corporation Antioch Paper And Pulp Mill (Discharger) Wastewater Discharge into the San Joaquin River*, p. 1 (Resolution R5-2003-0069, April 25, 2003).) If the language did not operate as an exception, then the CVRWQCB would not have granted an "exception."

Similarly, in amending the Basin Plan to adopt temperature objectives for Deer Creek, the CVRWQCB stated the temperature objective as much more than just the first sentence:

"The natural receiving water temperature of intrastate waters shall not be altered unless it can be demonstrated to the satisfaction of the Regional Water Board that such alternation in temperature does not adversely affect beneficial uses. ...At no time or place shall the temperature of COLD or WARM intrastate waters be increased more than 5°F above natural receiving water temperature. Temperature changes due to controllable factors shall be limited for the water bodies specified as described in Table III-4. To the extent of any conflict with the above, the more stringent objective applies.

In determining compliance with the water quality objectives for temperature, appropriate averaging periods may be applied provided that beneficial uses will be fully protected."

(CVRWQCB, Amendments To The Water Quality Control Plan For The Sacramento River And San Joaquin River Basins For Temperature At Deer Creek El Dorado & Sacramento Counties Staff Report Functional Equivalent Document - Final Staff Report, p. 4-1 (January 2003).)

The CVRWQCB interpretation of the Basin Plan temperature objective is also inconsistent with its previous listing determinations. In responding to recommendations to list certain water bodies for temperature in 2002, the CVRWQCB Staff acknowledged the need to determine "natural receiving water temperature" before determining whether temperatures had increased more than 5°F above natural receiving water temperature. (CVRWQCB, Final Staff Report on Recommended Changes to California's Clean Water Act section 303(d) List, p. 28 (December 14, 2001).) In responding to requests to list various streams for temperature on the 2002 §303(d) List, the CVRWQCB Staff summarized the objective as:

"The natural receiving water temperature of intrastate waters shall not be altered unless it can be demonstrated to the satisfaction of the Regional Water Board that such alteration in temperature does not adversely affect beneficial uses.At no time or place shall the temperature of COLD or WARM intrastate waters be increased more than 5°F above natural receiving water temperature. Temperature changes due to controllable factors shall be limited for the water bodies specified as described in Table III-4. To the extent of any conflict with the above, the more stringent objective applies. In determining compliance with the water quality objectives for temperature, appropriate averaging periods may be applied provided that beneficial uses will be fully protected."

(CVRWQCB, Final Staff Report on Recommended Changes to California's Clean Water Act section 303(d) List, p. 28 (December 14, 2001).)

Then again, in 2006, the CVRQWCB used the "entire" Temperature Objective. In Butte Valley Reservoir (Decision ID 4498), all three temperature samples exceeded the 21°C recommended criteria for Steelhead, but the CVRWQCB chose not to recommend listing, because the activities of man were not modifying the temperature regime so as to adversely impact cold water species. In Butte Creek (Decision ID 4497) and the Middle Fork of the Feather River (Decision ID 5237) the CVRWQCB applied the latter part of the Temperature Objective prohibiting increases of more than 5 °F above natural receiving water temperature.

The CVRQCB interpretation was also inconsistent with that of the SWRCB, which, in reviewing the waste discharge permit for the City of Vacaville's Easterly Wastewater Treatment Plant issued by the CVRWQCB for waste discharges into Old Alamo Creek, considered the both parts of the Temperature Objective together:

The Vacaville permit... implements a Current Basin Plan objective that states that "[a]t no time shall the temperature of COLD or WARM interstate waters be increased more than 5° F above natural receiving water temperature." "Natural receiving water temperature" is defined in the [Thermal Plan]. It means "[t]he temperature of the receiving water at locations, depths, and times which represent conditions unaffected by any elevated temperature waste discharge or irrigation return waters."

(SWRCB Water Quality Order No. 2002-0015, In the Matter of Review on Own Motion of Waste Discharge Requirements Order No. 5-01-044 for Vacaville's Easterly Wastewater Treatment Plant Issued by the California Regional Water Quality Control Board, Central Valley Region, p. 49 (Oct. 3, 2002).)

CVRQCB Staff, at a March 10, 2009 public meeting, admitted they did not consult the Thermal Plan for the definition of "natural receiving water temperature," did not know what "natural receiving water temperature" was, did not try to determine what "natural receiving water temperature" was, and did not even know that "natural receiving water temperature" has a specific definition. As a result, even if the CVRQCB Staff "objective" were correct, which it is not, Staff cannot determine whether compliance has occurred, because if it does not know what "natural receiving water temperature" is, if

cannot determine whether natural receiving water temperature changes have adversely affected beneficial uses.

Nonetheless, the objective used for temperature listing determinations for the San Joaquin River, Stanislaus River, Tuolumne River, and Merced River is facially inconsistent with a plain, full reading of the Basin Plan's section regarding surface water temperature. It is also inconsistent with previous interpretations and applications of the objective by the SWRCB and the CVRWQCB. The applicable objective for surface water temperature is more than just the first sentence in the surface water section of the Basin Plan and should have been considered. It was not.

- D. The Regional Board Decision Listing the Lower San Joaquin River, Stanislaus River, Tuolumne River, and Merced River for Temperature was Unsupported
 - 1. The Regional Board's Listing Recommendation Does Not Establish That Information Regarding Natural Water Temperature at a Time When Beneficial Uses were Fully Supported was Unavailable

Under the Listing Policy, "alternative approaches" may be used to assess temperature impacts if "historic" or "natural" temperature data from periods when beneficial uses were fully supported is unavailable, then information about the presence, absence, or abundance of sensitive aquatic life species shall be used to infer past (historic) temperature conditions. (Listing Policy, p. 25.) Loss of habitat, diversions, toxic spills, and other factors are also considered. (Id.)

The fact sheets documenting the Regional Board's listing of the LSJR, Lower Stanislaus, Lower Tuolumne, and Lower Merced River for temperature do not establish that such information was unavailable. (Decision IDs 15202, 15203, 15204, 15206, 15207, 15209.) Neither do they establish that the Regional Board even tried to determine whether such information was available. Regional Board Staff even admitted at a March 10, 2009 public meeting for the §303(d) that they did not know what the term "natural receiving water temperature" meant. If they did not know what the term meant, they could not have determined whether natural receiving water temperature has been changed to the detriment of beneficial uses.

Furthermore, there is no determination as to when beneficial uses were fully supported. It cannot be determined that information regarding natural or historic conditions at times when beneficial uses were fully supported if it is not first determined when beneficial uses were fully supported. No determination was made. The DFG claims, based on hearsay and anecdotal evidence, that "Chinook salmon and steelhead have continued to decline since European settlers entered California." (Bill Loudermilk, Response to Comments San Joaquin River Group Authority's Written Comments to Proposal by Central Valley Regional Water Quality Control Board to List the San Joaquin, Tuolumne, Merced and Stanislaus Rivers as Impaired Bodies of Water for Temperature Pursuant to Section 303(d), Attachment: Department Of Fish and Game Response to Comments San Joaquin River Group Authority's Written Comments to Proposal by Central Valley Regional Water Quality Control Board to List the San Joaquin, Tuolumne, Merced and Stanislaus Rivers as Impaired Bodies of Water for Temperature Pursuant to Section 303(d) ("DFG 6/16/2009 Response to SJRGA Comments re Temperature") (June 16, 2009), p. 14.) However, this is not the same as a less than supported beneficial use. Chinook salmon and steelhead populations could have been declining even before European settlers entered California, before there were reliable records.

Finally, and contrary to the Listing Policy, the CVRWQCB ignored the possibility of habitat loss. According to DFG, on-stream dams block migration to higher elevations and cooler waters, where Chinook salmon and steelhead historically spawned and reared. (DFG 6/16/2009 Response to SJRGA Comments re Temperature'') (June 16, 2009), p. 2, 4, 5, 14, 15.) DFG adds that, as a result, salmon today must live in the lower remaining one-third of their original range, under artificial conditions (below dams), because they are blocked by dams and are forced to survive higher temperature habitats. (<u>Id.</u> at 4.) Consequently, if salmon today are living in water that is too warm, it is not necessarily because natural receiving water temperatures have changed, but because beneficial uses that required lower temperatures have changed. Although the Basin Plan lists the beneficial use as an Existing Use, it exists in a water body with incompatible natural conditions. This is not an issue non-compliance with the narrative temperature objective

and not a reason for temperature impairment and one that is better addressed in other forums.

2. Modeling Could Have Simulated Natural Receiving Water Temperature.

"Historic" or "natural" temperature data need not be generated solely from actual measurements taken. Since actual measurements of "historic" or "natural" temperatures are rarely available, computer modeling is generally required to determine what such temperatures were. (CVRWQCB, Final Staff Report on Recommended Changes to California's Clean Water Act section 303(d) List, p. 28 (December 14, 2001).) For example, in the Eel River TMDL, the United States Environmental Protection Agency ("USEPA") used a computer model to calculate "natural stream temperatures" and also to evaluate the temperature affects of four additional riparian management scenarios. (USEPA Region 9, 2004 Final Upper Main Eel River and Tributaries Total Maximum Daily Loads for Temperature and Sediment, p. 20-24, 28-32 (Dec. 29, 2004).). In so doing, USEPA noted that "Modeling of stream temperature is a well developed area of inquiry and many models are available to assist policymakers in understanding the factors controlling stream temperatures." (Id., p. 20.)

A San Joaquin River Basin-Wide Water Temperature Modeling Project ("SJR Basin Temperature Model") began in 2005 as an extension of the HEC-5Q Stanislaus—Lower San Joaquin River Water Temperature Modeling and Analysis Project ("Stanislaus Temperature Model"). The geographic boundaries of the model are the San Joaquin River from the Stevinson Bridge downstream to the Mossdale Bridge, the Merced River from New Exchequer Reservoir downstream to the San Joaquin River confluence, the Tuolumne River from New Don Pedro downstream to the San Joaquin River confluence, and the Stanislaus River from New Melones Reservoir downstream to the San Joaquin River confluence. (Loudermilk, W.E., *Public Solicitation of Water Quality Data and Information for 2008 Integrated Report — List of Impaired Waters and Surface Water*

Quality Assessment [303(d)/305(b)] (Feb. 28, 2007), App E p. 4 (Mar. 22, 2006)¹⁴.) The primary purpose of the SJR Temperature Model is to identify a suite of restoration actions that would, if implemented, assist in developing management strategies for maintaining suitable water temperatures for fall-run Chinook salmon (salmon) and Steelhead rainbow trout (steelhead) in the lower San Joaquin River Basin. (Id.)

Just as the SJR Basin Temperature Model is capable of predicting future water temperatures given a range of operation scenarios, it is likewise capable of accurately identifying "natural" or "historic" temperatures using the same principles. (AD Consultants, Temperature Modeling for the San Joaquin River, p. 3-4 (Nov. 19, 2007).) As an example, in the Case 1 run done for the SJRGA by AD Consultants, the SJR Basin Temperature Model identified and compared "actual" temperatures with "historic" temperatures at varying locations in the Stanislaus River for the period 1967-1982. (Id. at 6-7.) The "historic" temperatures were derived from the model by removing New Melones Dam and reservoir, installing the original Melones Dam and reservoir, and using historical flow and operation criteria for Melones Dam and reservoir. (Id.) Similarly, the "actual" temperatures, which assumed the existence of New Melones Dam and reservoir and the Interim Plan of Operation as the operating criteria for the period 1967-1982, were also derived from the model. (<u>Id.</u>) Once the simulation was completed, the results were compared with temperature data collected at Vernalis and downstream of Goodwin Dam. (<u>Id.</u>) The comparison indicated that the model under-predicted the observed temperatures slightly, indicating that the model results are conservative from a temperature increment standpoint. (Id. at 6, 10 [Figure 7].)

The SJR Basin Temperature Model is capable of accurately depicting actual historic temperatures for the San Joaquin, Tuolumne, Merced and Stanislaus Rivers, as well as simulated a multitude of other conditions. Information regarding natural/historic conditions is and was available. The DFG characterized this effort as "re-writing history." (DFG 6/16/2009 Response to SJRGA Comments re Temperature, p. 16.) However, DFG was fully aware of the SJR Basin Temperature Model, having participated in its

¹⁴ The CDFG's *Lower San Joaquin River Basin-Wide Temperature Modeling Project Data Collection Protocol* ("San Joaquin River Basin Temperature Modeling Project") was attached to its February 28, 2007 submittal as Exhibit E, but not included in the data, references, and other materials for Decision IDs 15202, 15203, 15204, 15206, 15207, and 15209. The San Joaquin River Basin Temperature Modeling Project is attached herein as Exhibit B.

development. DFG even recommend to the National Marine Fisheries Service ("NMFS") that, in drafting the Biological Opinion for the Central Valley Project ("CVP")/State Water Project ("SWP") Operations Criteria and Plan ("OCAP-BO"), NMFS use the SJR Basin Temperature Model. Dean Marston to J. Stuart@NMFS, electronic mail re Another Tool for OCAP Terms & Evaluation (Jan. 17, 2009).) Temperature modeling has been a common practice in developing temperature management strategies. Furthermore, if the DFG hopes to eventually have numeric temperature objective established, quantitative data regarding historic temperature conditions will need to be developed in order to assess compliance with anti-degradation requirements. Such efforts will most likely require a model such as the SJR Basin Temperature Model. Nonetheless, DFG could have run its own simulations with its own assumptions about historic conditions to simulate natural receiving water temperatures, but it did not. The CVRWQCB should not have relied on the "alternative approach," set forth in §6.1.5.9 of the Listing Policy, focusing on beneficial use impacts and likely effects of elevated temperature on sensitive species.

3. Modeling Showed That Natural Receiving Water Temperature Today is Lower Than it Was Historically.

In another simulation, the SJR Basin Temperature Model compared historic conditions on the Stanislaus River with and without New Melones, replacing New Melones Reservoir with Old Melones Reservoir. (*see* Appendix C: AD Consultants, *Temperature Modeling for the San Joaquin River*, p. 3 (Nov. 19, 2007).) Simulated historic temperatures were higher than actual historic temperatures and failed to meet

¹⁵ "There is another tool that should be used when considering OCAP terms and conditions, that is the SJR Water Temperature Model. This tool has been fully developed and peer reviewed and is already in management action use in the SJR basin. The individual to contact regarding its use is Mr. Avry Dotan (AD Consultants). The CDFG (via Cal-Fed ERP) funded Avry (and his modeling group) to develop the ACOE's HEC-5Q model to the SJR basin and, we collected the majority of the air and water temperature data utilized in the model. As part of the model development process, the collective "we" (stakeholders) developed a peer reviewed set of water temperature criteria to protect SJR chinook and steelhead. These criteria are essentially EPA's Region 10 criteria. If interested CDFG can i) provide you with various model documents and data, ii) and help you identify OCAP scenarios/RPA's that are protective for salmon/steelhead."

numeric temperature criteria recommended by the DFG in the Stanislaus River and the San Joaquin River. 16 (Id. at 6; see Table 3, below.)

Table 3. Number and percent of days historic simulated temperatures were higher than actual historic temperatures. 17

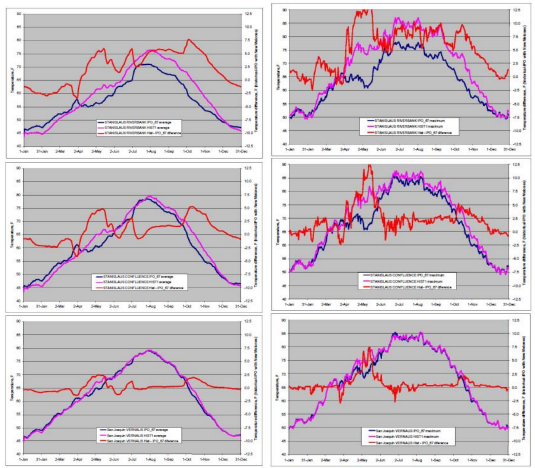
Location	Average		Maximum	
	Tempo	Temperatures		eratures
	# of Days	% of Time	# of Days	% of Time
Goodwin	248	68	340	93
Knights Ferry	241	66	287	79
Orange	243	67	278	76
Blossom				
Riverbank	247	68	318	87
Ripon	251	69	328	90
Confluence	221	61	303	83
Vernalis	205	56	279	76

The simulation shows, first, that natural receiving water temperature today is lower than it was historically and has therefore not changed to the detriment of Fish & Wildlife beneficial uses. The primary reason for the cooling effect under actual historic conditions is the increased storage in New Melones. (Id. at 7.) Whereas the Old Melones Reservoir storage capacity was approximately 110 thousand acre-feet, New Melones Reservoir storage capacity is approximately 2.4 million acre-ft. (Id.) Additionally, Old Melones Reservoir cycled from full to empty on a yearly basis, either spilling large quantities of water during the flood control season or passing through low flows when the reservoir was empty. (Id.) By comparison, New Melones Reservoir has significantly greater carry-over storage capacity, allowing it to release water for flood control while maintaining cold water storage. (Id.) The difference diminishes by the time the Stanislaus River reaches Vernalis, however, because water in the main stem San Joaquin River is already at ambient air temperature. (<u>Id.</u>)

¹⁶ The SJR Basin Temperature Model simulations assessed temperature compliance for the San Joaquin River at Vernalis.

¹⁷ See App. C, Item 5, p. 7 [Table 1].)

Figure 1. Average (left) and maximum (right) daily temperatures for the Stansilaus River at Riverbank, the confluence, and Vernalis, 1967-1982.

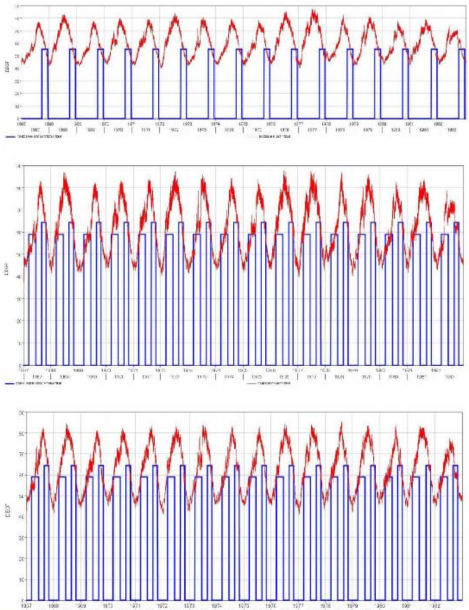


The simulation also shows that historic natural temperatures were warmer than the temperature criteria recommended by DFG. (Id. at 6-7, 12; see Figure 2, below.) Even when simulated "natural" historic maximum temperatures were warmer than actual historic maximum temperatures, they were cooler than the DFG recommended temperature criteria. (see Figure 1, above.) Consequently, natural receiving water temperatures in the segments of the San Joaquin River, Stanislaus River, Tuolumne River, and Merced River proposed for listing were warmer than the DFG recommended

¹⁸ The line labeled "IPO_67" represents "Actual" and the line labeled "Hist1" represents "Historic". The Y-axis on the left shows the absolute values of these lines. The line labeled "Hist-IPO_67 difference" represents the difference between "Actual" and "Historic" (i.e., "Historic" minus "Actual"). The Y-axis on the right shows the values for this line. Whenever this line is above zero, it means that "Historic" temperatures are higher than "Actual". Since CDFG proposed to use the average of 7-days maximum temperatures for defining temperature criteria at their proposed reference points, this graph might be more relevant than average temperatures, as far as the §303(d) List is concerned. (Appendix C: AD Consultants, *Temperature Modeling for the San Joaquin River*, p. 6, 8-9 (Nov. 19, 2007).)

criteria. If the DFG recommended temperature criteria truly represent the temperatures required for COLD beneficial uses, then COLD beneficial uses require temperatures lower than natural receiving water temperatures. Since the Basin Plan does not require improvement over natural receiving water temperature, failure to meet the DFG recommended temperature criteria would constitute an exceedance of the Basin Plan Temperature Objective. If current fishery returns are less than they once were, it is not due water temperature changes caused by human activities.

Figure 2. San Joaquin River Temperature Model Comparing DFG recommended temperature criteria (blue) to simulated natural temperatures (red). 19



4. Controllable Factors Cannot Achieve the Recommended Temperatures.

When evaluating compliance with narrative water quality objectives such as the Basin Plan Temperature Objective, the CVRWQCB must adopt, in each circumstance, numeric limitations. (Basin Plan, p. IV-17.00.) When adopting numeric limitations, the

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¹⁹ Appendix C: AD Consultants, *Temperature Modeling for the San Joaquin River*, p. 12-13 (Nov. 19, 2007).

CVRWQCB considers direct evidence of beneficial use impacts, all material and relevant information submitted by the discharger and other interested parties, and relevant numerical criteria and guidelines developed and/or published by other agencies and organizations. (Id.) In considering such criteria, the CVRWQCB evaluates whether the specific numeric criteria are relevant and appropriate to the situation at hand and, therefore, should be used in determining compliance with the narrative objective. (Id.) The Basin Plan Temperature Objective is no different.

The requirement to achieve water quality objective compliance through controllable factors was a significant consideration when the SWRCB, in adopting the 1991 Salinity Plan, decided that temperature no greater than 68°F should be achieved though waste discharge controls, increasing riparian canopy, and bypassing warming areas. (1991 Salinity Plan, p. 1-13, Table 1-1 fn 4.) Reservoir releases were ruled out as an unreasonable use of water under Article X, §2 of the Constitution, because travel time from reservoirs and ambient air temperatures eliminated any significant benefits in the Delta. (Id.)

The need to achieve water quality objective compliance through controllable factors was also the basis for Decision ID 4323, which recommended against listing Lake Almanor for temperature. (Decision ID 4323, Water Body ID CAL5184100020020418094956.) Of five temperature samples, three exceeded the temperature criteria for steelhead. (Water Body ID CAL5184100020020418094956, LOE 724.) However, Staff decided not to list Lake Almanor for temperature, because there was no evidence that human activities (i.e. controllable factors) were responsible for modifying the temperature regime and adversely impacting cold water species. (Water Body ID CAL5184100020020418094956, LOE 723.) Rather, Lake Almanor, being a reservoir, took on its own temperature regime, which included seasonal development of warm and cold water layers, something unrelated to human induced impacts. (Id.)

²⁰ Staff also used a different methodology than it did for the San Joaquin River, Stanislaus River, Tuolumne River, and Merced River. It used maximum annual temperature instead of seven day average daily maximum temperature and it used Sullivan et al. (2000) Published Temperature Thresholds-Peer Reviewed Literature instead of USEPA Region 10 criteria. Sullivan et al. calculated the Annual Maximum (instantaneous maximum observed during the summer) upper threshold criterion for steelhead trout as 21.0°C and not the <18 °C 7DADM.

The listing determinations for the San Joaquin River, Stanislaus River Tuolumne River, and Merced River do not consider controllable factors. (Decision IDs 15202, 15203, 15204, 15206, 15207, 15209.) However, in responding to the SJRGA's comments at the September 25 2006 staff workshop, the DFG clearly stated their belief that flow was the key factor affecting temperature:

While the critically dry conditions have not been assessed for the east-side tributaries it is anticipated that water temperatures would exceed those values observed during Dry year type conditions by virtue of 1) lower instream flow levels and 2) the strong relationship between instream flow levels and water temperature.

(Loudermilk, Bill, Response to Comments San Joaquin River Group Authority's Written Comments to Proposal by Central Valley Regional Water Quality Control Board to List the San Joaquin, Tuolumne, Merced and Stanislaus Rivers as Impaired Bodies of Water for Temperature Pursuant to Section 303(d), p. 10 (Jun. 6, 2008).)

To the contrary, the water quality limited segment identification has not occurred as a result of flow alterations. In the final simulation, Case 5, the SJR Basin Temperature Model simulated temperature conditions if all of the water in the basin were used for fishery flows. (Appendix C: AD Consultants, *Temperature Modeling for the San Joaquin River*, p. 5 (Nov. 19, 2007).) The simulation used the 1995 through 2005 hydrology, but maintained historical storage and eliminated diversions by rerouting them back to the reservoirs. (Id.) Even if New Melones, Don Pedro, McClure Reservoir, and Millerton Lake were full and emptied all of their storage immediately, the enhanced flow would still fail to achieve the DFG's recommended temperature criteria sufficiently often to avoid water quality limited segment identification. (Id. at 21-22.) If committing every ounce of water in the basin to fishery flows fails to achieve the DFG's recommended temperature criteria sufficiently often to avoid water quality limited segment identification, then flow alterations are not a controllable factor capable of achieving water quality objectives. ²¹ Since the DFG recommended temperature criteria cannot be achieved through controllable factors, they cannot operate as criteria for the Temperature

²¹ Releasing stored water to regulate temperatures in the San Joaquin River, Stanislaus River, Tuolumne River, and Merced River would still fail to achieve objectives, provide no discernible temperature benefit, and, like the use using stored water for temperature control in the Delta, constitute an illegal waste and unreasonable use of water under Article X, §2 of the Constitution.

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Objective for the Lower San Joaquin River, Stanislaus River, Tuolumne River, and Merced River.

Furthermore, even if flow were a controllable factor, the primary, and potentially only point-source "discharges" on the Stanislaus, Tuolumne, and Merced River are dam spillways. All of these rivers have flow regimes dictated by the Federal Energy Regulatory Commission ("FERC"). Congress, through the Federal Power Act, has fully occupied the field with respect to rivers and flow regimes operating under FERC licenses. (Karuk Tribe of N. Cal. Et al. v. Cal. Regl. Water Quality Control Bd, N. Coast Rgn. (2010) 108 Cal.Rptr.3d 40, 61-62.) As a result, federal law preempted application of California law, specifically the Porter-Cologne Water Quality Control Act (Water Code, § 13000 et seq.), which requires reports of waste discharge and waste discharge requirements. (Id. at 45.) Although CVRWQCB/SWRCB opportunity remains substantial, it is limited to the context of FERC licensing procedures. (Id. at 48.) It does not include TMDLs.

III. San Joaquin River (Delta Waterways, Stockton Ship Channel, CAE5440000020021115141407) - Dissolved Oxygen

Currently, the Stockton Deep Water Ship Channel ("DWSC"), located in the Delta Waterways (Water Body ID CAE5440000020021115141407), is listed as a water quality limited segment for organic enrichment/low dissolved oxygen. (Decision ID 7203.) The administrative records for the §303(d) Lists from 1996, 1998, 2002, and 2006 do not explain the rationale for listing the Stockton Ship Channel for low dissolved oxygen, but according to the D-1641 EIR:

The fall-run chinook salmon pass through the Delta on their way to spawning areas in upstream tributaries. In order to migrate successfully to their natal streams, San Joaquin salmon must encounter favorable conditions in the Delta and the lower San Joaquin River. Water quality conditions in the reach of the San Joaquin River near the City of Stockton (Stockton), however, are often unfavorable, particularly in regard to temperature and DO levels. The reach of river (see Figure X-1) from Turner Cut to the head of Old River, which includes the Stockton ship channel, the Port of Stockton's turning basin, and the Stockton Wastewater Treatment Plant (Stockton WWTP) outfall has been identified as an area of concern because of low DO levels. DO levels below 5.0 mg/l create an "oxygen block" which impedes salmon migration

upstream (Hallock 1970). DO levels as low as 1.5 mg/l have been recorded in the reach of the San Joaquin River from the turning basin to Turner Cut, and levels as low as 0 mg/l have been recorded in the turning basin.

(D-1641 EIR, p. X-1.)

The DO Objective for the Ship Channel is 5.0 mg/l throughout the year, except for September through November, when the objective is 6.0 mg/l. (2006 Bay-Delta Plan, p. 14 Table 3.) The DO Objective has no averaging period.²²

Currently, the Rough & Ready Island monitoring station monitors dissolved oxygen in the Ship Channel at 15-minute intervals. (*see* Table 4 and Figure 3, below) It began gathering data in 2001. (*see* Table 5, below.) Monitoring data is readily available from the California Data Information Exchange Center ("CDEC"). A recent report from DWR analyzing the performance of the demonstration aerator facility concluded that DO data collected at the Rough & Ready Island monitoring station was representative of DO conditions in the Ship Channel. (California Department of Water Resources, *Demonstration Dissolved Oxygen Aeration Facility 2008 Operations Performance Report*, p. ii (April 2010) (http://www.sjrdotmdl.org/library_folder/op-report-041910.pdf).)

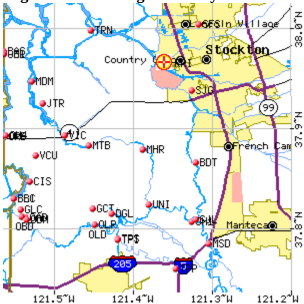
Table 4. California Data Exchange Center Data for the Rough & Ready Island Monitoring Station

Station ID	RRI	Elevation	15' ft
River Basin	SAN JOAQUIN R	County	SAN JOAQUIN
Hydrologic Area	SAN JOAQUIN RIVER	Nearby City	STOCKTON
Latitude	37.9630°N	Longitude	121.3650°W
Operator	CA Dept of Water Resources	Data Collection	SATELLITE

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 $^{^{22}}$ Compliance assessment is still difficult. With a sample every 15 minutes there are over 35,000 samples a year.

Figure 3. Map depicting location of Rough & Ready Island monitoring station



Since 2005, the frequency with which minimum daily DO has met the DO objective has improved substantially. (*see* Table 5, below.) In 2006 compliance occurred on 86 percent of days and in 2008 and 2009, both Critical years, compliance occurred on 91 percent of days. The compliance rate in 2009 is especially striking. Although a demonstration aerator started initial testing in March 2008, it did not operate in 2009. (Jones & Stokes, *Initial Testing of Aeration Facility Capacity and Efficiency*, p. 1 (Aug. 2008).) Furthermore, in July and August, two months when exceedance might be expected, flows at Vernalis were only 500 to 600 cfs. Finally, there was no barrier at the Head of Old River in either spring or fall.

Table 5. Occurrences and frequencies of compliance for Rough & Ready Island, from 2001 through 2010, for Minimum Daily DO. 23

			Days	P	ercent
Year	Samples	Compliance	Non-Compliance	Compliance	Non-Compliance
2001	330	166	164	50	50
2002	365	156	209	43	57
2003	365	170	195	47	53
2004	364	149	215	41	59
2005	365	290	75	79	21
2006	365	313	52	86	14
2007	365	251	114	69	31
2008	366	334	32	91	9
2009	365	333	32	91	9
2010	103	103	0	100	0

 $^{^{\}rm 23}$ See Appendix for Daily Minimum DO Data.

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Much of the DO data was suspect, especially in 2001 and 2002. The Ship Channel would maintain high DO concentrations, suddenly drop to 0, and then return to the previously high DO concentrations. Since DWR does not correct Rough & Ready Island CDEC data unless an inquiry about the accuracy of such data is made, it is unknown whether the data is correct. Sometimes DO would drop to 0 for weeks. Sometimes it would only drop to 0 for a single 15-minute interval. Since the latter occurrence is more suspect and may distort the picture of DO conditions, DO for each day was averaged. (see Table 6, below.) Average daily DO again similarly shows significantly improved conditions since 2005.

Table 6. Occurrences and frequencies of compliance for Rough & Ready Island,

from 2001 through 2010, for Average Daily DO.

			Days	P	ercent
Year	Samples	Compliance	Non-Compliance	Compliance	Non-Compliance
2001	330	217	113	66	34
2002	365	190	175	52	48
2003	365	204	161	56	44
2004	364	172	192	47	53
2005	365	323	42	88	12
2006	365	357	8	98	2
2007	365	281	84	77	23
2008	366	350	16	96	4
2009	365	352	13	96	4
2010	103	103	0	100	0

DO improvements may be attributable to two factors. First, the Stockton Regional Wastewater Control Facility ("RWCF") significantly reduced is ammonia discharges by installing nitrifying biotowers and wetlands to meet newly effective effluent limitations in its NPDES permit. (CVWQCB Order No. R5-2008-0154, Waste Discharge Requirements for the City of Stockton Regional Wastewater Control Facility, San Joaquin County, App. F p. 25; City of Stockton's Written Summary in Response to the Key Issue and Associated Questions for the Delta Flow Criteria Informational *Proceeding*, p. 1) Since the new treatment facilities became fully operational in 2007, the Stockton RWCF has reduced its ammonia discharge by 90 percent. (City of Stockton's Written Summary in Response to the Key Issue and Associated Questions for the Delta Flow Criteria Informational Proceeding, p. 2.) West side CVP and SWP contractors also had supply allocations cut back significantly. By 2009, some irrigators were cut off completely. Less irrigation meant less discharge back to the LSJR. The Stockton RWCF

will continue operating with reduced ammonia discharges and, in future Dry and Critical years, west side contractors can again expect significant cutbacks. It is therefore likely that the recent improvements in DO will continue in the future. 91 percent compliance may not be 100 percent, but it is nonetheless sufficient to require de-listing under Section 4.2 of the Listing Policy.

IV. Old River Salinity (Delta Water Channel, Water Body ID CAR5440000020021001091129, Decision ID 10236)

The CVRWQCB used the Secondary MCL at the "recommended" 500 mg/L TDS (about 0.9 dS/m) for tap water to assess the salinity listing for Old River. Although the Basin Plan designates MUN and AGR as existing uses, it notes that "beneficial uses vary and will be evaluated on a case by case basis." (Basin Plan, p. II-8.00.)

Currently, the City of Stockton, supplied by the Stockton East Water District ("SEWD"), has the only municipal water supply intake in the South Delta, but it does not divert water from Old River. Other communities in the Delta use groundwater. The Export Area, where the intakes for the CVP and SWP are located, supply irrigation, municipal, wetland and aquatic habitat water for extensive areas south of the Delta and portions of the LSJR basin. (2006 Bay-Delta Plan, p. 13.)

As discussed above, secondary MCLs do not apply to water supplies such as the Delta. (*see* Section I.2.a. Secondary MCL, above.) Currently, MUN beneficial uses are specifically protected by chloride objectives. ²⁴ (2006 Bay-Delta Plan, p. 12; *see also* 1991 Salinity Plan, p. 1-1.) When the Bay-Delta Plan was most recently reviewed, the secondary MCL for salinity was not even raised as a possible consideration. (2006 Bay-Delta Plan Appendix I, p. 43.) The Export Area is protected by its own water quality objective, which required 1.0 dS/m year-round. (2006 Bay-Delta Plan, p. 13.) Beneficial Uses for Old River are AGR and consequently protected by the Water Quality Objectives for Agricultural Beneficial Uses, with specific objectives for the Southern Delta and two compliance locations on Old River. ²⁵ (2006 Bay-Delta Plan, p. 12.)

²⁴ In the 1991 Salinity Plan, the SWRCB specifically adopted the secondary MCL for chloride as a chloride objective to protect municipal water supply where intakes for community water systems were located. ²⁵ In addition, MUN beneficial uses are specifically protected by Chloride objectives. (2006 Bay-Delta Plan, p. 12.)

In considering the listing, the CVRWQCB did not specifically evaluate beneficial uses for Old River, as the Basin Plan requires. A water quality objective includes numeric or narrative criteria, a beneficial use, and specific area where the objective applies. The CVRWQCB could not determine what criteria should apply if it did not first evaluate the beneficial uses. Rather, it mechanically applied the recommended secondary MCL criteria for all waters. There are no communities in the area and, consequently, no community water systems that would be protected by MUN beneficial uses. The USGS quad maps for Lathrop and Union Island do not indicate any municipal areas or communities. (see Figure 4 and Figure 5.) Although Old River continues west, it continues into Clifton Court Forebay and the Export Area. There are no registered small domestic uses. ²⁶ Even if MUN beneficial uses actually existed along Old River, the SWRCB presumably considered such beneficial uses when it adopted the objectives, because, under Water Code §13241, it was required to consider all beneficial uses. (2006 Bay-Delta Plan, p. 12.) Nether do the fact sheets reflect any consideration as to the natural background concentrations Old River. The Delta is a marsh, subject to tidal action, and at times salt water can intrude far upstream. This is not considered in the fact sheets.

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²⁶ Based on an EWRIMS search conducted on May 25, 2010.

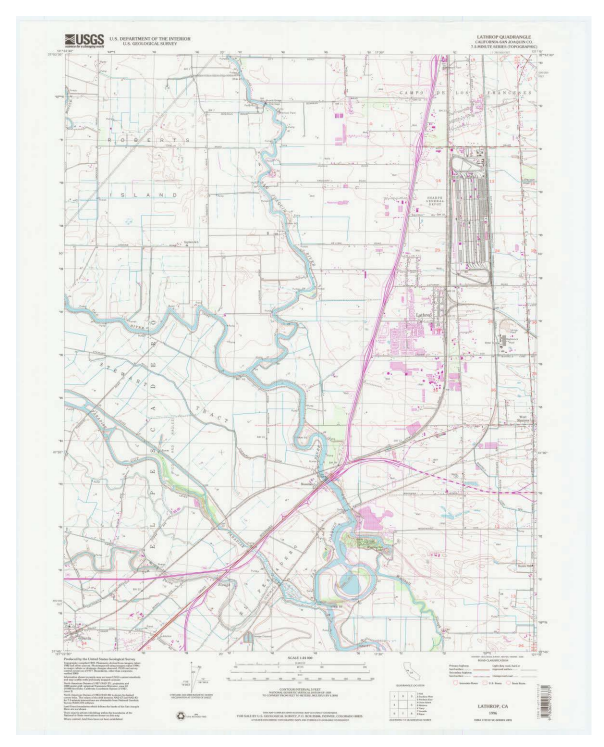


Figure 4. USGS Lathrop quad.

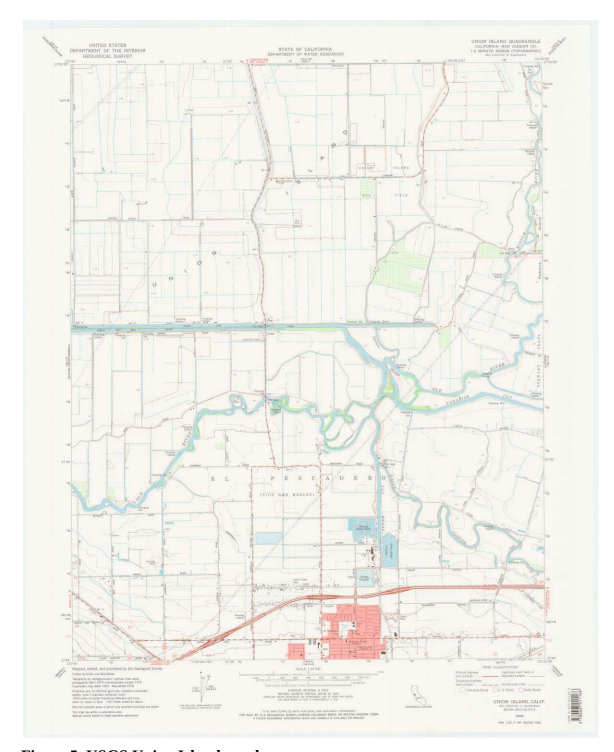


Figure 5. USGS Union Island quad

The Southern Delta salinity objectives are and always have been the applicable salinity objectives for Old River. No other regulatory standard has ever been asserted. Applying the secondary MCL has never been suggested and is inconsistent with the

regulatory history for the interior South Delta, which has always been focused on implementing the salinity objectives for the Southern Delta contained in the Bay-Delta Plan. This is not to say that a TMDL and accompanying discharge restrictions should ruled out in implementing the current Interior South Delta Salinity Objectives. Among the implementation actions in the 2006 Bay-Delta Plan, the SWRCB ordered the CVRWQCB to "impose discharge controls on in-Delta discharges of salts by agricultural, domestic, and municipal dischargers." (2006 Bay-Delta Plan, p. 28.) The SWRCB is currently reviewing the Southern Delta salinity objectives, but unless and until those objectives are revised, they must be implemented. Since Old River falls under the Bay-Delta Plan, however, the SWRCB needs to clarify whether the salinity objectives for the Southern Delta, contained on page 13 of the 2006 Bay-Delta Plan, are the applicable salinity objectives for Old River, or if a new, more stringent, de facto regulatory standard is now being adopted. The current objectives are generally acknowledged as infeasible, impossible to implement, and, based on the Hoffman Report, more stringent that necessary for AGR. If the secondary MCL becomes the de facto salinity objective for Old River and remains such, even if the Southern Delta salinity objectives are revised, the SWRCB will still have an unnecessarily restrictive objective that is impossible to implement.

V. Conclusion

The impacts of a §303(d) listing are immediate, even if a TMDL is not planned for some time. The San Joaquin River, Tuolumne River, Stanislaus River, and Merced River are not scheduled for temperature TMDLs until 2021 and the SWRCB has yet to even approve their final listing, but impacts have already occurred. For instance, the SWRCB has used the proposed listing for temperature for the Lower Merced River to dispute the Final Study Plan Determination for the Merced River Hydroelectric Project, FERC No. P-2179 (Project), owned by Merced Irrigation District (Merced ID). The SWRCB cited the preliminary §303(d) temperature listing as "evidence of the significant adverse impacts temperature is having on water quality in the lower Merced River" to support the need for more extensive temperature modeling. (see Appendix D: Les Grober, Notice of Dispute Resolution Panel Meeting and Technical Conference California State Water Resources Control Board Merced River Hydroelectric Project (FERC No. 2179),

p. 4 (SWRCB, Nov. 17, 2009.) Whereas the current temperature modeling extended downstream only to Crocker-Huffman diversion dam, the SWRCB wanted temperature modeling all the way to the Delta. (Id.) As a result, FERC required the Merced ID to conduct more extensive temperature modeling, making the relicensing process longer, more expensive, and more burdensome for the Merced ID. (See Appendix E: Geoff Rabone, Director's formal study dispute resolution determination (FERC, Dec. 22, 2009), App. B p. 2.) Citing the CVRQWCB approval, while omitting the facts that the proposed listing was preliminary until approval, that prior proposed listings, even those approved by regional water quality control boards, have been denied by the SWRCB, and that, even upon adoption by the SWRCB the §303(d) List remains only a "recommendation" until adopted by the USEPA, made the proposed temperature listing sound official, even though it was only a proposal. Merced ID's FERC relicensing illustrates the tremendous impact §303(d) listings can have, even when they are only proposals and even when a TMDL remains far off, and why the SWRCB should carefully consider each proposed listing.

VI. **Water Quality Data**

Table 7. Lowest daily dissolved oxygen measured in the Stockton Deep Water Ship Channel (mg/L)²⁷

					ed in the					
Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
1-Jan	4.8	6.2	6.3	7.5	4.4	9.3	10	8.9	9.5	9.2
2-Jan	4.6	6	6.2	7.5	4.7	9.2	9.9	9	9.5	9.1
3-Jan	4.8	5.9	5.9	7.6	5.2	9	10.1	9.3	9.5	9.1
4-Jan	4.9	5.7	5.7	7.4	6.5	8.9	10.2	9.9	9.5	9
5-Jan	4.8	6.1	5.4	0.3	6.2	8.6	10.3	9.7	9.6	8.9
6-Jan	4.9	6.2	5.3	7.1	7	8.4	10.5	9.5	9.5	8.9
7-Jan	4.9	6.2	5.2	7.1	7.6	8.4	10.6	9.2	9.6	8.9
8-Jan	5.1	6.2	5.1	7.1	7.9	8.4	10.5	9.2	10	8.9
9-Jan	5.2	6.8	5	7.1	7.8	8.4	8.6	8.6	10	8.8
10-Jan	5.5	6.5	5.1	6.8	7.6	8.6	10.7	8.3	9.9	8.8
11-Jan	6.3	5.9	5.1	6.7	9.1	8	10.8	7.5	10	8.8
12-Jan	6.8	5.4	4.8	6.7	7.5	7.7	10.9	7.6	10	8.8
13-Jan	6.8	5.3	4.5	6.1	7.2	7.4	11	7.4	10.1	8.9
14-Jan	6.9	5.1	4.4	6.3	7.1	7.1	11	7.1	10.1	8.9
15-Jan	6.6	4.9	4.2	6.1	7.3	7.2	10.9	7	10.2	8.9
16-Jan	6.7	4.8	4	6	7.3	7.1	10.9	7.3	10.2	8.9
17-Jan	6.5	4.7	3.9	5.8	7.4	7.2	11	7	10.3	8.8
18-Jan	5.1	4.8	3.7	5.6	7.3	9.7	11.6	6.9	10.4	9.1
19-Jan	6.2	4.8	3.5	5.4	7.4	9.7	12	6.6	10.5	9.3
20-Jan	6.4	4.9	3.4	5	8.3	9.5	12.2	6.9	10.5	9.6
21-Jan	6.4	5	3.3	4.9	8.1	9.4	12.3	6.9	10.4	9.3
22-Jan	6.4	5.2	3.2	4.8	7.9	9.4	12.3	6.9	10.6	8.4
23-Jan	6.4	5.5	3.1	4.7	7.8	9.4	12	7.3	10.6	8.5
24-Jan	6.2	5.5	3.3	4.7	7.8	9.2	12	7.7	10.7	8.6
25-Jan	6.5	3.1	3.1	4.6	7.4	9.4	11.9	8.5	10.7	8.5
26-Jan	6.8	5	3	3.9	7.4	9.3	11.8	8	11	8.4
27-Jan	6.7	5	2.7	4.8	7	9.2	11.7	8.8	11.1	8.4
28-Jan	6.7	5.1	2.6	5.2	7.4	9.2	11.8	8.3	11.1	8.3
29-Jan	6.6	5.1	2.3	5	7.4	9.2	11.9	7.7	10.4	8.2
30-Jan	6.8	5.3	2.3	3	7.3	9.2	12	8	11	8
	6.6	5.4	1.8	5	7.3	9.1	11.9	8.2	10.7	7.9
31-Jan										
1-Feb	6.4	5.4	1.7	5.1	7.4	8.9	16	8	10.6	7.8
2-Feb	6.3	5.4	2.1	5.1	7.2	9.3	11.3	7.7	10.1	7.5
3-Feb	6	5.5	2.1	5.5	7.7	9.1	11.3	8.5	9.9	7.4
4-Feb	5.7	0	1.8	5.4	7.8	8.9	11.1	8.4	9.9	7.3
5-Feb	5.4	0	1.6	5.3	7.3	9	11.1	8.4	9.9	7.7
6-Feb	5.4	4.2	1.3	5.3	7.2	8.9	11.3	8.1	9.9	7.7
7-Feb	5.7	4	1.1	5.2	7.2	9.2	11.1	8.2	9.8	7.6
8-Feb	6	4.1	0	5.3	7.3	9.4	10.9	8	9.6	7.6
9-Feb	5.9	4.3	0.4	5.1	7.2	9.5	10.5	7.7	9.5	7.7
10-Feb	6.1	4.1	0.2	4.9	7	9.4	9.7	7.7	9.3	7.7
11-Feb	6.2	4	0.1	4.7	6.8	9.2	9.7	7.4	9.2	8
12-Feb	6.4	3.8	0	4.5	6.6	9.1	8.3	6.6	9.2	8
13-Feb	6.4	3.9	0	4.3	6.5	8.9	8.2	6.9	9.2	8
14-Feb	7	3.9	0	4.2	0	8.8	7.9	7.9	9.3	7.9
15-Feb	7.1	4.7	0	4.1	6.5	9.3	7.5	6.9	9.6	7.8
16-Feb	7.2	4.5	0.1	4.6	6.6	9.4	7.3	7	9.6	7.7
17-Feb	7.3	4.4	0.1	5.1	7.1	7.5	7.2	6.7	9.4	7.7
18-Feb	7.2	4.3	0	5.3	6.8	9.5	7.4	6.6	9.2	7.5
19-Feb	7.2	4.3	0.1	5.3	6.9	9.7	7.5	6.6	9.3	7.5
20-Feb	2	4.8	0.3	4.8	7	9.8	7.7	6.7	9.2	7.4
21-Feb	6.9	4.7	0.3	4.5	7.1	9.8 9.9	7.7	6.6	9.1	7.4
21-Feb	7	4.7	0.4	4.2	6.7	9.9	7.7	0.6	9.1	7.5
22-Feb 23-Feb		4.3	0.5		7				9.1	
	6.7			3.8		10.1	7.9	7.5		7.8
24-Feb	2	4.4	0	3.7	6.9	10.1	7.9	7.9	8.8	8.7
25-Feb	7.5	4.3	0	0	7.2	9.8	8	7.3	8.2	7.5
26-Feb	0	4.2	1.2	5	7.4	9.4	8	7.3	8.2	9
27-Feb	7.7	4	1.4	5.1	7.4	0	7.8	7.5	8.2	8.7

²⁷ Data obtained from CDEC.

Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
28-Feb	2	3.9	1.6	5.8	7.5	3.5	8.1	7.5	8.3	8.6
29-Feb	No Data	No Data	No Data	6.4	No Data	No Data	No Data	6.5	No Data	No Data
1-Mar	7.5	4.2	0	0	7.5	9.1	8.3	6.6	8.1	8.6
2-Mar	7.7	4.3	2.3	6.7	7.6	9.2	8.3	7.6	8.1	8.2
3-Mar	6	4.2	2.7	6.5	7.5	9.3	8.5	7	7.9	8.2
4-Mar 5-Mar	7.5 4	4.3 4.2	2.8 3.1	6.4 6.1	7.6 7.4	9.3 9.7	8.5 8.5	6.9 6.8	7.8 7.8	8.1 8
6-Mar	7.1	4.2	3.3	6	7.5	9.7	8.8	6.4	7.8	7.9
7-Mar	7.1	4.3	3.5	5.9	7.5	9.8	8.7	6.6	7.8	7.9
8-Mar	6.4	4.8	0	5.6	8.1	9.7	8.7	6.6	7.8	8
9-Mar	2	5.3	0	5.6	8.2	9.9	8.6	6.6	7.9	7.8
10-Mar	2	5.5	4.6	5.5	8	10.1	8.7	6.2	8.1	7.8
11-Mar	No Data	5.6	5	4	7.8	10	8.6	6.6	8.2	7.6
12-Mar	4	5.6	5.1	5.4	7.9	10	8.7	6	8.2	7.7
13-Mar	4	5.7	5.7	5.2	7.9	9.7	8.8	4.2	8.1	7.7
14-Mar	4	6	5.8	5.3	8.3	0	9.1	6.7	8.2	7.9
15-Mar	7.2	6.1	6.1	5.4	8.8	9.5	9.1	6.4	8.1	7.9
16-Mar	No Data	6.1	5.7	5.6	9.2	10.2	8.9	8	8.1	8.2
17-Mar	No Data	6.2	5.6	5.7	9.3	10.2	8.6	7.5	8.1	8.1
18-Mar	No Data	6.3	5.9	5.6	9.3	10.2	8.4	7.4	8	8.2
19-Mar 20-Mar	No Data No Data	6.2 6.1	6 4.6	5.4 5.2	9.3 9.1	10.3 9.9	0 8.5	7.2 7	8 7.9	8.3 8.4
20-Mar	No Data	6.2	5.1	5.5	9.1	9.9 9.9	8.4	6.8	7.9 7.9	8.5
21-Mar	No Data	6.2	6.2	6.9	9.2	10	6	7	8	8.3
23-Mar	No Data	6.1	6.2	7.8	8.8	10.3	8.3	6.4	8.4	8.5
24-Mar	No Data	6.4	6.1	7.6	8.6	10.5	8	6.6	8.6	8.6
25-Mar	No Data	6.4	6	7.4	8.1	9.8	7.7	6.4	8.6	8.7
26-Mar	No Data	6.6	6.3	7.1	8	9.6	7.4	8.5	8.6	8.6
27-Mar	No Data	6.3	6.3	6.8	8.2	9.5	7.4	8.7	8.8	8.6
28-Mar	No Data	6.3	6.6	6.6	8.1	9.4	8.4	8.6	8.9	8.3
29-Mar	No Data	6.1	6.4	6.4	8.2	9.5	8.2	8.9	8.8	8
30-Mar	No Data	6	6.5	6.3	8.3	9.6	7.8	9.3	9	7.9
31-Mar	No Data	5.8	5.8	6.4	8.5	9.5	7.7	9.7	9.2	7.7
1-Apr	No Data	5.7	5.4	6.4	8.5	9.5	7.6	10	9.1	7.5
2-Apr	No Data	5.6	4.9	7.4	8.5	9.3	7.5	9.9	9.1	7.3
3-Apr	No Data	6	4.4	7.2	8.5	9.1	7.6	9.8	9.1	7.1
4-Apr 5-Apr	No Data No Data	5.8 5.5	4.1 3.8	7.1 6.7	8.5 8.6	9 8.6	7.4 7.2	9.5 9.3	9.2 9.1	6.9 7.3
6-Apr	No Data	5.4	3.8 4	6.9	8.8	7.9	7.2	9.3 8.9	9.1	7.8
7-Apr	No Data	5.2	4.2	7	8.9	7.4	7	8.7	9.1	8.1
8-Apr	No Data	5.1	5.2	7.2	8.9	0	6.9	8.6	8.8	8.2
9-Apr	No Data	4.9	6.3	7.1	8.8	6.9	6.9	8.6	8.4	8.2
10-Apr	No Data	4.8	6.1	7	8.9	6.5	6.9	8.8	8	7.9
11-Apr	No Data	4.7	5.9	6.9	9.1	6.6	6.6	9.2	7.8	7.7
12-Apr	No Data	4.9	5.5	6.8	8.9	6	6.8	9.6	7.6	7.9
13-Apr	No Data	4.9	5.2	6.7	9	6.3	6.7	10	7.5	7.8
14-Apr	No Data	5	5.2	6.6	9.2	6.3	6.2	9.9	7.4	No Data
15-Apr	No Data	5.1	6.1	6.5	9.4	6.3	6.2	9.5	7.8	No Data
16-Apr	No Data	5.8	8.2	7	9.2	6.3	5.8	9.5	8	No Data
17-Apr	No Data	7.4	9.5	7.9	9.2	6.4	5.6	9.2	8	No Data
18-Apr	No Data	8.1	0	7.7	9.1	7	5.7	8.7	8	No Data
19-Apr 20-Apr	8.2 8	8.6 9	0 9.1	7.7 7.8	9.2 9.4	7.3 7.4	5.6 5.4	8 7.7	8 8.2	No Data No Data
20-Apr 21-Apr	7.9	9	0	7.8 7.9	9.4 9.5	7.4 3.2	5.4 5.4	7.7	8.3	No Data No Data
21-Apr 22-Apr	8.5	9.3	9.4	8	9.3 9.4	3.1	6.5	7.3 7	7.8	No Data
22-Apr 23-Apr	8.7	6.8	9. 4 9.6	0	9.4	7.2	8.7	7.2	7.8	No Data
24-Apr	9	1.5	9.3	No Data	9	7.2	9.4	7.7	6.7	No Data
25-Apr	8.8	8.8	9	No Data	9	7.4	10.4	8	6.6	No Data
26-Apr	8.9	8.7	9.1	8.9	9.1	3.2	10.6	8.2	6.3	No Data
27-Apr	8.6	8.7	9.3	9.3	9	3.1	10	8.6	6.2	No Data
28-Apr	8.8	8.8	9.1	0	8.7	3.6	9.4	9.4	6.3	No Data
29-Apr	8.8	8.6	9.3	9	8.5	3.5	9.4	9.3	6.3	No Data
30-Apr	8.8	8.3	9.7	8.7	8.8	5.4	4.7	9.2	6.4	No Data
1-May	8.7	8.5	9.8	0	8.7	7	10.8	9.3	6.3	No Data
2-May	8.6	8.8	9.7	8.5	8.9	7.2	10.2	9.3	6.5	No Data

Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
3-May	8.6	9	9.2	8.4	9.1	7.1	9.8	9.5	6.4	No Data
4-May	0	8.9	4.8	7.7	9.1	7	9.5	8.5	6	No Data
5-May	8.9	8.8	4.5	7.4	8.8	6.9	9.4	8.3	5.9	No Data
6-May 7-May	8.9 8.6	8.5 8.6	9.5 9.3	7.4 7.7	8.7 8.7	6.9 3.3	10 9.2	7.9 7.5	5.8 5.9	No Data No Data
8-May	9.1	8.8	9.3 5	7.7	8. <i>7</i> 8.9	5.5 6.9	10.8	7.3	5.9 6	No Data
9-May	0	8.5	4.7	7.6	8.9	3.9	10.5	7.2	6.2	No Data
10-May	9.2	8.4	0	7.9	9.3	6.7	10	7.4	6.2	No Data
11-May	9.2	8.8	9.3	8	9	6.6	10.3	7.3	6.2	No Data
12-May	8.8	8.5	9.2	8.2	8.7	6.6	10.3	7.5	6.2	No Data
13-May	8.3	8.4	9.3	8.2	8.5	6.5	10.8	7.6	6.1	No Data
14-May	8.1	8.2	8.7	8.1	8.2	6.5	11	7.5	6.2	No Data
15-May	7.6	8.2	8.6	8.3	7.9	6.6	8.3	7.2	6.3	No Data
16-May	7.6	8.2	8.5	8.3	7.4	7.1	9.4	6.8	6.3	No Data
17-May 18-May	7.4 7.5	7.9 7.6	0 8.5	8.4 8.8	8.4 8.3	7.1 7.1	9.3 9	6.8 6.5	6.2 6	No Data No Data
19-May	7.5 7.6	0	8.4	9.3	8.4	7.1	9	6.1	5.7	No Data
20-May	7.6	7.1	8.3	9.6	8.3	7	8.9	5.5	5.6	No Data
21-May	7.5	4.8	7.8	9.7	8.4	7.2	8.5	5.5	5.4	No Data
22-May	3.9	7.7	7.5	9.7	8.1	7.2	8.5	6.1	5.2	No Data
23-May	3.8	8.3	6.9	9.2	8.2	7	8.3	6	4.9	No Data
24-May	7.4	8.5	6.4	8.4	8.6	7.4	8	5.7	4.8	No Data
25-May	7.1	8.5	5.9	7.5	8.6	7.7	7.4	5.5	4.8	No Data
26-May	6.9	8	5.7	5.7	8.2	8	6.7	5.3	4.8	No Data
27-May	6.3	7.7	5.6	5	8.2	8.1	6.3	5.4	4.9	No Data
28-May	6	7	5.2	4.6	8	8.1	6.3	5.3	4.8	No Data
29-May 30-May	6 5.7	7 6.9	4.9 4.5	4.6 4.4	8.1 7.9	8.2 8.2	6.3 6	5.2 5.2	4.7 5	No Data No Data
31-May	5.2	6.5	4.3	4.4	7.8	7.8	5.7	5.2	5	No Data
1-Jun	4.8	6.2	4.2	4.1	7.7	7.6	5.4	5.1	5	No Data
2-Jun	4.4	6	4.4	4	7.6	7.2	5.3	5.2	5	No Data
3-Jun	3.9	5.9	4.5	3.8	7.4	7	5.1	5.2	5	No Data
4-Jun	3.5	5.6	4.5	3.9	7.4	0	4.9	5.3	5	No Data
5-Jun	4.3	5.4	4.4	3.9	7.4	6.6	5.2	5.4	4.9	No Data
6-Jun	4	5.5	4.6	3.9	7.4	0	5.1	5.2	5	No Data
7-Jun	3.9	5.2	4.5	3.9	7.4	7.2	5	5 5.2	5	No Data
8-Jun 9-Jun	4.1 3.9	5.4 6.3	4.2 4.1	3.9 3.6	0 7.4	7.3 7.1	4.9 4.8	5.2 4.9	5 5	No Data No Data
10-Jun	3.8	6.1	3.9	3.0 4	7.4	7.1	4.7	5	5	No Data
11-Jun	3.7	5.7	3.5	3.9	7.2	7.2	4.4	5.1	4.9	No Data
12-Jun	4.2	5.5	3.1	3.8	7.3	7.4	3.9	5.2	4.8	No Data
13-Jun	3.9	5.2	2.9	3.8	7.4	7.2	3.7	5.1	5	No Data
14-Jun	3.9	5.2	3.2	3.6	7.2	7.4	3.2	4.9	5.3	No Data
15-Jun	3.7	4.9	3.4	3.5	7.4	7.5	3	4.7	5.3	No Data
16-Jun	3.8	5.3	3.8	3.2	7.7	7.5	2.8	4.5	5.4	No Data
17-Jun 18-Jun	3.8 3.5	6.3 4.8	4.2 4.7	3.5 4.5	7.5 7.8	7.3 7.1	2.6 2.7	4.8 5.2	5.5 5.6	No Data No Data
18-Jun 19-Jun	3.3 3.7	4.8 7	4.7	4.3	7.8 7.9	6.9	2.7	5.3	5.8	No Data No Data
20-Jun	3.4	1.5	5.1	4.1	8.3	6.6	2.6	5.5	5.7	No Data
21-Jun	3.3	4.7	0	3.9	8.2	6.6	2.7	5	5.7	No Data
22-Jun	3.1	4.5	5.5	3.3	8.2	6.6	2.6	4.9	5.6	No Data
23-Jun	2.5	4.2	5.4	3.3	8.3	7	2.2	4.8	5.4	No Data
24-Jun	2.5	4	5.4	3.5	8.4	7.2	1.9	5	5.2	No Data
25-Jun	2.6	3.9	5.2	3.8	8.5	7	1.8	5.5	5.2	No Data
26-Jun	2.4	3.7	5.1	4	8	6.9	2.9	5.4	5.2	No Data
27-Jun 28-Jun	2.6	3.5 3.4	4.9 4.5	4 4	8	7.6	2.7	5.5 5.4	5.1	No Data
28-Jun 29-Jun	2.9 3.4	0	4.5 4.1	4.3	7.8 7.6	7.7 7.8	2.8 3.2	5.4 5	5.2 5.3	No Data No Data
30-Jun	3.4	0	1.5	4.3	7.6 7.4	0	3.3	4.9	5.8	No Data
1-Jul	3.5	4.4	1.4	3.7	7.7	7.5	3.3	5	5.5	No Data
2-Jul	3.3	4.4	4.1	3.4	6.7	7.1	3.4	5.2	5.2	No Data
3-Jul	3	3.6	3.7	3.3	6.7	6.7	3.6	5.4	5.2	No Data
4-Jul	3.7	3.5	3.6	3.3	7	6.4	3.8	5.7	5.2	No Data
5-Jul	2.6	3.5	3.6	3.3	6.8	6.3	4	5.6	5.2	No Data
6-Jul	2.2	3	3.3	3	6.8	6.5	3.1	5.4	5.2	No Data

7-Jul 2.2 2.8 3.3 2.8 6.5 6.4 2.9 5.3 5.2 8-Jul 2.2 3 3.6 2.9 6.8 6 2.3 5.9 5.2 9-Jul 2.7 2.8 3.9 2.9 6.7 5.7 2 5.9 5.2 10-Jul 3 2.7 3.9 2.8 7.2 5.2 3.9 5.8 5.2 11-Jul 3.4 2.9 4 2.5 6.1 6 2.2 5.8 5.3 12-Jul 3.6 2.8 3.9 2.5 5.5 5.9 4 5.6 5.3 13-Jul 3.8 2.6 3.9 2.4 7.1 6 3.8 5.4 5.3 14-Jul 3.8 2.5 3.9 2.3 7.2 6 3.9 5.3 5.3 15-Jul 3.6 2.2 3.6 1.5 7.5 6.1 3.9 5.3	No Data
9-Jul 2.7 2.8 3.9 2.9 6.7 5.7 2 5.9 5.2 10-Jul 3 2.7 3.9 2.8 7.2 5.2 3.9 5.8 5.2 11-Jul 3.4 2.9 4 2.5 6.1 6 2.2 5.8 5.3 12-Jul 3.6 2.8 3.9 2.5 5.5 5.9 4 5.6 5.3 13-Jul 3.8 2.6 3.9 2.4 7.1 6 3.8 5.4 5.3 14-Jul 3.8 2.5 3.9 2.3 7.2 6 3.9 5.3 5.3 15-Jul 3.6 2.2 3.6 1.5 7.5 6.1 3.9 5.3 5.4 16-Jul 3.6 2.9 3.9 2.1 7.5 5.9 3.9 5.4 5.5 17-Jul 3.1 2.9 3.8 2.3 7.3 5.6 3.9 5.6	No Data
10-Jul 3	No Data
11-Jul 3.4 2.9 4 2.5 6.1 6 2.2 5.8 5.3 12-Jul 3.6 2.8 3.9 2.5 5.5 5.9 4 5.6 5.3 13-Jul 3.8 2.6 3.9 2.4 7.1 6 3.8 5.4 5.3 14-Jul 3.8 2.5 3.9 2.3 7.2 6 3.9 5.3 5.3 15-Jul 3.6 2.2 3.6 1.5 7.5 6.1 3.9 5.3 5.4 16-Jul 3.6 2.9 3.9 2.1 7.5 5.9 3.9 5.4 5.5 17-Jul 3.1 2.9 3.8 2.3 7.3 5.6 3.9 5.6 5.5 18-Jul 3 2.6 3.5 2.3 6.2 5.4 4 5.7 5.3 19-Jul 2.7 2.5 3 1.3 5.5 5.2 4.3 5.7	No Data
12-Jul 3.6 2.8 3.9 2.5 5.5 5.9 4 5.6 5.3 13-Jul 3.8 2.6 3.9 2.4 7.1 6 3.8 5.4 5.3 14-Jul 3.8 2.5 3.9 2.3 7.2 6 3.9 5.3 5.3 15-Jul 3.6 2.2 3.6 1.5 7.5 6.1 3.9 5.3 5.4 16-Jul 3.6 2.9 3.9 2.1 7.5 5.9 3.9 5.4 5.5 17-Jul 3.1 2.9 3.8 2.3 7.3 5.6 3.9 5.6 5.5 18-Jul 3 2.6 3.5 2.3 6.2 5.4 4 5.7 5.3 19-Jul 2.7 2.5 3 1.3 5.5 5.2 4.3 5.7 5.3 20-Jul 2.8 2.6 3.2 1.3 5.6 5.1 4.2 5.3	No Data
13-Jul 3.8 2.6 3.9 2.4 7.1 6 3.8 5.4 5.3 14-Jul 3.8 2.5 3.9 2.3 7.2 6 3.9 5.3 5.3 15-Jul 3.6 2.2 3.6 1.5 7.5 6.1 3.9 5.3 5.4 16-Jul 3.6 2.9 3.9 2.1 7.5 5.9 3.9 5.4 5.5 17-Jul 3.1 2.9 3.8 2.3 7.3 5.6 3.9 5.6 5.5 18-Jul 3 2.6 3.5 2.3 6.2 5.4 4 5.7 5.3 19-Jul 2.7 2.5 3 1.3 5.5 5.2 4.3 5.7 5.3 20-Jul 2.8 2.6 3.2 1.3 5.6 5.1 4.2 5.3 5.1 21-Jul 2.9 3 2.9 2.3 5.1 5 4.2 5.4	No Data
14-Jul 3.8 2.5 3.9 2.3 7.2 6 3.9 5.3 5.3 15-Jul 3.6 2.2 3.6 1.5 7.5 6.1 3.9 5.3 5.4 16-Jul 3.6 2.9 3.9 2.1 7.5 5.9 3.9 5.4 5.5 17-Jul 3.1 2.9 3.8 2.3 7.3 5.6 3.9 5.6 5.5 18-Jul 3 2.6 3.5 2.3 6.2 5.4 4 5.7 5.3 19-Jul 2.7 2.5 3 1.3 5.5 5.2 4.3 5.7 5.3 20-Jul 2.8 2.6 3.2 1.3 5.6 5.1 4.2 5.3 5.1 21-Jul 2.9 3 2.9 2.3 5.1 5 4.2 5.4 5 22-Jul 2.9 1.6 2.6 2.5 4.6 0 4 5.5 5.1 23-Jul 3.2 1.7 2.5 2.4 4.4 4.7 3.7 6.3 5.2 24-Jul 3.1 2.9 2.3 1.9 4.3 4.9 4.1 6.3 5.2	No Data
15-Jul 3.6 2.2 3.6 1.5 7.5 6.1 3.9 5.3 5.4 16-Jul 3.6 2.9 3.9 2.1 7.5 5.9 3.9 5.4 5.5 17-Jul 3.1 2.9 3.8 2.3 7.3 5.6 3.9 5.6 5.5 18-Jul 3 2.6 3.5 2.3 6.2 5.4 4 5.7 5.3 19-Jul 2.7 2.5 3 1.3 5.5 5.2 4.3 5.7 5.3 20-Jul 2.8 2.6 3.2 1.3 5.6 5.1 4.2 5.3 5.1 21-Jul 2.9 3 2.9 2.3 5.1 5 4.2 5.4 5 22-Jul 2.9 1.6 2.6 2.5 4.6 0 4 5.5 5.1 23-Jul 3.2 1.7 2.5 2.4 4.4 4.7 3.7 6.3	No Data
16-Jul 3.6 2.9 3.9 2.1 7.5 5.9 3.9 5.4 5.5 17-Jul 3.1 2.9 3.8 2.3 7.3 5.6 3.9 5.6 5.5 18-Jul 3 2.6 3.5 2.3 6.2 5.4 4 5.7 5.3 19-Jul 2.7 2.5 3 1.3 5.5 5.2 4.3 5.7 5.3 20-Jul 2.8 2.6 3.2 1.3 5.6 5.1 4.2 5.3 5.1 21-Jul 2.9 3 2.9 2.3 5.1 5 4.2 5.4 5 22-Jul 2.9 1.6 2.6 2.5 4.6 0 4 5.5 5.1 23-Jul 3.2 1.7 2.5 2.4 4.4 4.7 3.7 6.3 5.2 24-Jul 3.1 2.9 2.3 1.9 4.3 4.9 4.1 6.3	No Data
17-Jul 3.1 2.9 3.8 2.3 7.3 5.6 3.9 5.6 5.5 18-Jul 3 2.6 3.5 2.3 6.2 5.4 4 5.7 5.3 19-Jul 2.7 2.5 3 1.3 5.5 5.2 4.3 5.7 5.3 20-Jul 2.8 2.6 3.2 1.3 5.6 5.1 4.2 5.3 5.1 21-Jul 2.9 3 2.9 2.3 5.1 5 4.2 5.4 5 22-Jul 2.9 1.6 2.6 2.5 4.6 0 4 5.5 5.1 23-Jul 3.2 1.7 2.5 2.4 4.4 4.7 3.7 6.3 5.2 24-Jul 3.1 2.9 2.3 1.9 4.3 4.9 4.1 6.3 5.2	No Data No Data No Data No Data No Data No Data
19-Jul 2.7 2.5 3 1.3 5.5 5.2 4.3 5.7 5.3 20-Jul 2.8 2.6 3.2 1.3 5.6 5.1 4.2 5.3 5.1 21-Jul 2.9 3 2.9 2.3 5.1 5 4.2 5.4 5 22-Jul 2.9 1.6 2.6 2.5 4.6 0 4 5.5 5.1 23-Jul 3.2 1.7 2.5 2.4 4.4 4.7 3.7 6.3 5.2 24-Jul 3.1 2.9 2.3 1.9 4.3 4.9 4.1 6.3 5.2	No Data No Data No Data No Data No Data
20-Jul 2.8 2.6 3.2 1.3 5.6 5.1 4.2 5.3 5.1 21-Jul 2.9 3 2.9 2.3 5.1 5 4.2 5.4 5 22-Jul 2.9 1.6 2.6 2.5 4.6 0 4 5.5 5.1 23-Jul 3.2 1.7 2.5 2.4 4.4 4.7 3.7 6.3 5.2 24-Jul 3.1 2.9 2.3 1.9 4.3 4.9 4.1 6.3 5.2	No Data No Data No Data No Data
21-Jul 2.9 3 2.9 2.3 5.1 5 4.2 5.4 5 22-Jul 2.9 1.6 2.6 2.5 4.6 0 4 5.5 5.1 23-Jul 3.2 1.7 2.5 2.4 4.4 4.7 3.7 6.3 5.2 24-Jul 3.1 2.9 2.3 1.9 4.3 4.9 4.1 6.3 5.2	No Data No Data No Data
22-Jul 2.9 1.6 2.6 2.5 4.6 0 4 5.5 5.1 23-Jul 3.2 1.7 2.5 2.4 4.4 4.7 3.7 6.3 5.2 24-Jul 3.1 2.9 2.3 1.9 4.3 4.9 4.1 6.3 5.2	No Data No Data
23-Jul 3.2 1.7 2.5 2.4 4.4 4.7 3.7 6.3 5.2 24-Jul 3.1 2.9 2.3 1.9 4.3 4.9 4.1 6.3 5.2	No Data
24-Jul 3.1 2.9 2.3 1.9 4.3 4.9 4.1 6.3 5.2	
25-Jul 3.1 3.3 2.4 2.1 4.4 4.3 3.9 6.4 5.1	No Data
26-Jul 3.1 3.3 2.6 2.3 5.3 3.7 4 6 5.1	No Data
27-Jul 3.4 0 2.7 2.5 5.5 3.8 4 5.6 5.2	No Data
28-Jul 3 0 2.8 2.7 5.7 4.1 4 5.3 4.9	No Data
29-Jul 2.7 3.2 2.9 2.9 5.8 3.9 4.1 5.4 5	No Data
30-Jul 2.7 2.8 2.8 3 5.9 4 4.2 5.5 5.1	No Data
31-Jul 3.8 1.8 2.3 2.7 6 4.2 4.2 5.6 5	No Data
1-Aug 3.1 1.1 2.1 2.7 5.4 4.5 4.3 4.7 5.1	No Data
2-Aug 3.2 2.9 2.4 2.6 5.1 5.2 4.2 5.6 5.1	No Data
3-Aug 3.4 2.8 2.7 2.6 0.4 0 4.2 5.5 5.1 4-Aug 3.4 2.9 2.7 2.6 4.6 5.3 4.2 5.5 5.2	No Data No Data
5-Aug 3.6 2.8 3 2.6 4.2 0 4.1 5.8 5.1	No Data
6-Aug 3.6 2.9 3 2.7 4.1 4.9 4.1 6.3 5.3	No Data
7-Aug 3.6 2.9 3.2 2.7 4 4.6 4.6 6.3 5.4	No Data
8-Aug 3.5 2.6 3.3 2.4 4.3 4.8 4.4 6.4 5.4	No Data
9-Aug 3.8 2.5 3.3 2.3 4.7 4.9 4.4 6.3 5.3	No Data
10-Aug 3.8 2.7 3.4 2.4 4.7 4.9 4.3 5.8 5.4	No Data
11-Aug 3.5 2.7 3.4 2.4 4.6 4.9 4.3 5.5 5.3	No Data
12-Aug 3.4 2.8 3.5 2.1 4.3 4.8 4.4 5 5.2	No Data
13-Aug 3.5 2.6 3.5 2.5 4.1 4.6 4.4 5.4 5.2 14-Aug 3.6 2.4 3.7 2.5 4 4.6 4.4 5.6 5.3	No Data
14-Aug 3.6 2.4 3.7 2.5 4 4.6 4.4 5.6 5.3 15-Aug 3.4 2.3 3.8 2.6 4 5.2 4.7 5.7 5.4	No Data No Data
16-Aug 3.3 2.1 4.1 2.5 4.5 5.5 4.7 5.8 5.4	No Data
17-Aug 3.4 2.1 4.2 2.4 4.4 5.6 4.9 6 5.1	No Data
18-Aug 3.3 1.9 4.2 2.7 4.5 5.6 4.8 6.4 5.3	No Data
19-Aug 3.5 1.6 0 2.6 4.6 5.9 4.4 6.7 5.4	No Data
20-Aug 3.3 2 0 2.6 4.7 5.6 4.9 5.9 5.4	No Data
21-Aug 3.4 1.8 0 2.7 4.9 5.6 5.1 5.8 5.6	No Data
22-Aug 3.3 1.9 0 3.1 5.4 5.9 4.9 5.5 5.5	No Data
23-Aug 3.7 1.9 0 2.6 5.5 5.9 4.9 5.6 5.7	No Data
24-Aug 3.7 1.8 0 2.4 5.5 5.6 4.6 5.2 5.5 25-Aug 3.7 1.7 0 2.9 5.3 5.3 4.7 5.2 5.6	No Data No Data
25-Aug	No Data No Data
27-Aug 3.6 1.8 0 3.1 5 5 5.3 5.2 5.5	No Data
28-Aug 3.8 1.4 0 0 4.7 4.9 5.4 5.3 5.4	No Data
29-Aug 3.5 1.4 3.2 2.7 4.7 6 1.7 5.4 5.3	No Data
30-Aug 3.3 1.4 1.3 0 5.2 5.7 1.7 5.7 5.1	No Data
31-Aug 3 2.1 1.2 3 5.2 5.8 4.6 6 5.1	No Data
1-Sep 2.8 1.6 1.2 2.9 4.7 5.7 4.2 6.8 5.1	No Data
2-Sep 3.1 1.3 1.1 2.9 4.8 0 5.3 7 5	No Data
3-Sep 3.4 0.9 0 3 4.6 5.7 5.3 6.9 5	No Data
4-Sep 3.7 2.5 0 2.9 5 6.2 4.6 7.1 5.1 5 Sep 4.1 2.5 2.7 2.4 5.4 2.2 4.7 7 5.2	No Data
5-Sep 4.1 2.5 2.7 2.4 5.4 2.2 4.7 7 5.2 6-Sep 4.3 2.5 2.4 2.4 5.8 6.5 4.6 6.7 5.4	No Data No Data
7-Sep 4.6 2.7 2.4 2.3 5.7 0 0 6.4 5.6	No Data
8-Sep 4.6 2.6 2.4 2.3 5.4 0 4.7 5.9 5.6	1 to Data
9-Sep 4.7 2.8 2.8 1.9 5.2 5.9 4.7 5.8 5.9	No Data

Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
10-Sep	4.7	3.1	2.9	1.3	5.3	5.7	4.8	5.7	5.9	No Data
11-Sep	4.4	3.6	3	1.3	5.2	5.7	4.9	5.4	6.1	No Data
12-Sep	4.3	3.8	3	1.3	4.7	7.2	4.9	5.3	5.9	No Data
13-Sep	4.1	3.9	3.4	1.5	4.3	7	4.8	5.3	5.9	No Data
14-Sep	4	3.9	3.8	2.4	4.8	6.1	4.8	5.3	5.5	No Data
15-Sep	3.9	3.8	4 4.1	2.4	4.9 5.1	6.2	4.8 5.1	5.3	5.3 5.3	No Data
16-Sep 17-Sep	3.9 4.1	1.7 4	4.1	2.2 2.1	5.2	6.2 6.2	0	5.3 5.7	5.3 5.4	No Data No Data
17-Sep 18-Sep	4.1	3.6	4.9	2.4	5.2	6.1	5.7	6.2	5.4	No Data
19-Sep	4	3.5	4.8	2.4	5	6.1	5.8	6.5	5.5	No Data
20-Sep	3.9	2.9	4.9	2	5.2	6.4	6	6.6	5.8	No Data
21-Sep	3.9	2.5	5	2.1	5.2	6.4	5.9	6.7	6	No Data
22-Sep	3.8	2.3	5.3	2	4.9	6.5	5.8	6.8	6.3	No Data
23-Sep	3.7	2.3	5.5	2.7	4.6	6.8	5.7	6.8	6.6	No Data
24-Sep	3.8	2.5	5.3	2.3	4.6	6.8	5.7	7.1	6.7	No Data
25-Sep	4.2	2.5	5.3	2.4	4.5	7	6.1	7	6.7	No Data
26-Sep	4.5	2	5.1	2.7	4.6	7.1	6.2	2.7	6.6	No Data
27-Sep 28-Sep	4.7 4.8	1.5 1.4	5 5.8	2.9 3.1	5 5.4	0 6.9	6.1 5.9	7 6.6	6.3 6.2	No Data No Data
28-Sep 29-Sep	4.8 4.9	1.4	5.8 6.2	3.4	5.4 5.6	6.8	6.2	6.2	6.2	No Data No Data
30-Sep	4.7	1.1	6.4	3.4	5.7	6.7	6.5	5.9	6.3	No Data
1-Oct	4.9	1.8	6.1	3.6	5.1	6.6	6.4	5.6	6.9	No Data
2-Oct	5	2.9	6.1	3.7	5	6.5	6.2	5.5	6.9	No Data
3-Oct	4.9	2.8	6.2	3.9	5.2	7.1	6.3	5.3	6.8	No Data
4-Oct	4.9	2.7	6.1	4.4	5.5	7.2	6.3	5.1	7	No Data
5-Oct	4.6	2.5	6.5	4.7	5.9	7.6	6.3	5	7.3	No Data
6-Oct	4.6	2.5	6.8	4.8	6.2	7.1	6.9	5	7.4	No Data
7-Oct	4.8	0	6.9	4.9	6.6	7.2	7.2	5	7.5	No Data
8-Oct	5.1	5.5	6.9	4.7	6.7	7.2	7.1	5.1	7.7	No Data
9-Oct	5.6	6.2	6.9	4.7	7.2	7.2	7	5.4	7.7	No Data
10-Oct 11-Oct	6.4 6.8	5.5 5.2	6.8 6.8	4.8 4.3	7.2 7.2	7.2 7.3	7 7.1	6.2 6.8	7.8 7.9	No Data No Data
12-Oct	6.8	5.1	7	4.4	6.2	7.3	0	7	8.1	No Data
13-Oct	6.5	5	7.3	4.6	6.1	7.7	7.2	7.2	8.3	No Data
14-Oct	6.1	5.6	7.6	4.8	6.9	7.6	7.4	7.6	8.9	No Data
15-Oct	6.1	6.5	6.5	4.9	6.8	7.6	7.1	7.8	8.5	No Data
16-Oct	6.4	6.8	8.2	4.7	7	7.6	6.6	8.2	7.7	No Data
17-Oct	5.9	7.3	8.4	4.1	6.9	7.8	6.5	8.3	7.4	No Data
18-Oct	5.8	7.4	8.4	3.9	6.9	8	6.3	8.2	6.9	No Data
19-Oct	5.3	7.7	8.3	3.9	6.9	7.9	4.9	8.2	6.6	No Data
20-Oct	6.1	8.1	8.1	4.1	6.4	7.9	7.6	8.1	6.7	No Data
21-Oct	6.9	8.6	7.5	5.5	6.8	7.8	8.9	8	7 7.5	No Data
22-Oct 23-Oct	7.1 7.4	8.3 7.3	7.1 7.1	5.6 6	0 6.8	7.8 7.7	9.3 8.8	8.1 8.2	7.5 7.9	No Data No Data
23-Oct 24-Oct	7.4	7.3 7	7.1	0	6.8	7.7	8.3	8.6	8.5	No Data
25-Oct	7.2	7.2	7.3	6	6.8	8	8.4	9	8.7	No Data
26-Oct	6.7	7.2	7.5	6.5	7.1	8.2	4.6	8.1	8.8	No Data
27-Oct	7.8	7	7.7	6.8	7	8.3	10	9.5	9	No Data
28-Oct	7.9	7.3	7.8	6.8	7.2	8.3	9.9	9.1	9.2	No Data
29-Oct	4.1	7.3	7.9	6.6	7.1	8.4	9.7	8.7	9.2	No Data
30-Oct	7.7	7.3	8.1	6.5	7.3	8.5	9.3	8.3	9.4	No Data
31-Oct	7.7	7.4	0	6.8	7.3	8.8	9.1	7.9	9.4	No Data
1-Nov	7.8	7.4	7.9	7.2	7.3	9	9.1	7.4	9.3	No Data
2-Nov 3-Nov	7.7 7.3	7.3 7.1	8 8.2	7.2 7.4	7.3 7.3	9 8.7	9.1 9.2	7 6.8	8.8 8.6	No Data No Data
4-Nov	7.5 7.5	7.1	8.4	7.4	7.3	8.6	9.2	6.8	8.4	No Data
5-Nov	7.6	7.7	8.4	7.4	7.3	8.1	8.9	6.8	8.4	No Data
6-Nov	7.6	7.9	8.5	7.2	7.3	7.7	8.9	6.8	8.2	No Data
7-Nov	7.7	8.2	8.5	7	7.2	7.7	9	6.9	8.1	No Data
8-Nov	7.6	8	8.6	7	7.6	7.6	9.1	6.9	8.1	No Data
9-Nov	7.6	6.4	8.3	6.3	7.5	7.9	9	6.9	8	No Data
10-Nov	7.7	5.8	7.8	5.9	7.3	8.3	8.8	7.2	7.9	No Data
11-Nov	7.6	5.4	8.2	5.6	7.1	8.3	8.5	7.1	7.8	No Data
12-Nov	7.1	4.6	8	5.4	6.9	8.4	8.2	7.2	7.8	No Data
13-Nov	6.5	5.3	7.4	6	6.9	8.2	7	7.2	7.7	No Data

Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
14-Nov	5.6	5.3	6.9	6	6.7	8.2	6	7.2	7.8	No Data
15-Nov	5.5	5.4	6.8	5.7	6.4	8.3	6.3	7.1	7.9	No Data
16-Nov	7.1	5.4	6.5	5.5	7.2	8.3	6.2	7	7.9	No Data
17-Nov	7.1	5.2	6.2	5.3	7	8	9.6	6.9	7.9	No Data
18-Nov	7.2	5	6.9	5	6.9	7.5	7.8	6.8	7.9	No Data
19-Nov	7	4.8	6.7	4.8	6.5	7.2	0	6.7	8.1	No Data
20-Nov	7.2	4.6	6.5	4.6	6.4	7.2	7	6.8	8	No Data
21-Nov	7	4.5	6.5	4.7	6.2	8	7	7	8.1	No Data
22-Nov	7.1	4.4	6.6	4.7	6.1	7.9	7.1	7	8.2	No Data
23-Nov	7.1	4.1	6.7	4.7	5.7	7.8	7.3	7.1	8.2	No Data
24-Nov	7.3	4.1	6.7	4.5	5.4	7.8	7.3	7.1	8.3	No Data
25-Nov	7.8	4	6.6	4.5	5.3	7.8	7	7.1	8.5	No Data
26-Nov	1.6	3.8	6.6	4.5	5.3	7.9	7.1	7.1	8.6	No Data
27-Nov	7.1	3.7	6.6	4.5	5.3	7.8	7.2	7	8.6	No Data
28-Nov	3.4	3.6	6.6	5.3	5.2	7.7	6.9	7.1	8.7	No Data
29-Nov	7.6	3.4	6.6	5.5	5.3	7.9	7.3	7.1	9.1	No Data
30-Nov	7.3	3.3	6.5	5.4	5.6	8.2	7.5	7.1	9.1	No Data
1-Dec	7.2	3.1	6.4	5.3	5.5	8.4	7.6	7	9.1	No Data
2-Dec	7.5	3.1	6.5	5.1	6	8.5	7.9	7.1	9.1	No Data
3-Dec	7.5	3.1	6.6	5.2	5.9	8.6	8.1	6.5	9.1	No Data
4-Dec	6.4	2.9	5.5	5.1	5.8	0	8.3	6.5	9.1	No Data
5-Dec	7.2	3	6.6	5	5.6	8.6	8.1	6.6	9	No Data
6-Dec	7	2.8	6.6	4.7	5.4	7.7	0	6.7	9.1	No Data
7-Dec	6.8	2.8	6.8	5.6	5.2	8.5	8	6.7	9.2	No Data
8-Dec	6.3	2.8	6.7	6	5.1	8.6	8.2	6.8	9.2	No Data
9-Dec	6.5	2.7	6.8	5.8	5	8.6	8.2	7.4	9.2	No Data
10-Dec	6.5	2.5	6.9	5.6	5	8.5	8.1	7.5	9.3	No Data
11-Dec	6.6	2.5	6.7	5.3	5	8.5	8.4	7.5	9.3	No Data
12-Dec	6.6	2.4	6.9	5.1	4.9	0	8	7.6	9.3	No Data
13-Dec	6.5	3	0.9	4.8	5	0	0	7.7	9.4	No Data
14-Dec	4.9	4.4	0.8	4.3	5	8.1	8	8	9.3	No Data
15-Dec	4.7	5	0.5	3.8	5.1	7.9	8	8.4	9.3	No Data
16-Dec	4.8	1.9	0	3.5	5.1	7.9	7.8	8.5	9.4	No Data
17-Dec	4.9	0	6.8	3.1	5	7.6	7.7	8.6	9.3	No Data
18-Dec	7.3	3.5	6.6	2.9	5.2	7.6	8.2	8.8	9.2	No Data
19-Dec	7	4.2	6.5	2.6	6.6	7.6	7.9	9.1	9	No Data
20-Dec	7.2	4.5	6.4	2.5	6.4	7.6	8.2	9.2	9	No Data
21-Dec	6.9	4.7	6.4	2.9	6.2	7.7	8.6	9.2	8.9	No Data
22-Dec	7.2	4.7	6.4	2.9	6	7.9	8.3	9.4	9.1	No Data
23-Dec	5.4	4.8	6.3	2.9	6	8.3	8.3	9.4	9.2	No Data
24-Dec	6.7	5	6.5	2.9	6.6	8.3	8.3	9.5	9.1	No Data
25-Dec	6.6	5	6.7	3	6.7	8.6	8.6	9.7	9.1	No Data
26-Dec	6.4	5	6.6	3	6.9	8.8	8.7	9.8	9.2	No Data
27-Dec	6.3	5.4	6.1	3.6	7.2	8.9	8.8	9.7	9.2	No Data
28-Dec	6.4	5.4	5.8	4.7	7.5	9.9	8.9	9.9	0	No Data
29-Dec	6.7	5.6	6.3	4.1	8	10.1	8.9	9.9	9.2	No Data
30-Dec	6.8	5.4	7.4	4.9	8.6	10.1	8.8	9.9	9.1	No Data
31-Dec	6.3	6	7.4	4.7	9.2	10	9.2	9.7	9.2	No Data

Table 8. Daily average dissolved oxygen measured in the Stockton Deep Water Ship Channel (mg/L)

			ved oxyge							
Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
1-Jan	4.9	6.7	6.6	8.1	5.7	9.5	10.2	9.5	9.7	9.4
2-Jan	4.9	6.6	6.5	8.0	5.7	9.4	10.3	9.7	9.7	9.3
3-Jan	5.0	7.0	6.2	8.1	7.2	9.1	10.3	9.8	9.8	9.2
4-Jan	5.1	6.1	5.9	7.8	7.2	9.1	10.3	10.2	9.8	9.2
5-Jan	5.1	6.4	5.6	7.2	6.8	8.7	10.6	10.1	9.7	9.1
6-Jan	5.2	6.3	5.5	7.3	7.4	8.6	10.7	9.9	9.7	9.1
7-Jan	5.3	6.4	5.4	7.3	8.0	8.5	10.8	9.7	10.0	9.1
8-Jan	5.6	6.6	5.3	7.4	8.1	8.5	10.7	9.4	10.2	9.0
9-Jan	5.7	6.9	5.4	7.2	8.4	12.1	10.7	9.1	10.2	9.0
10-Jan	6.3	6.8	5.3	7.1	12.5	10.6	10.9	8.7	10.2	8.9
11-Jan	6.9	6.4	5.3	6.9	10.9	8.3	10.9	8.4	10.2	8.9
12-Jan	7.2	5.9	5.1	6.8	8.6	7.8	11.0	8.1	10.3	9.0
13-Jan	7.1	5.5	4.8	6.8	7.4	7.5	11.1	7.9	10.3	9.1
14-Jan	7.0	5.4	4.6	6.5	7.3	7.3	11.2	7.6	10.3	9.1
15-Jan	6.9	5.1	4.3	6.3	7.5	7.2	11.2	7.5	10.3	9.1
16-Jan	6.9	5.0	4.4	6.2	7.5	7.2	11.2	7.7	10.3	9.0
17-Jan	6.7	5.0	4.1	6.0	7.6	8.5	11.5	7.4	10.4	9.0
18-Jan	6.6	5.0	4.0	5.9	7.5	9.8	11.9	7.4	10.5	9.3
19-Jan	6.6	5.0	3.7	5.7	8.1	9.8 9.8	12.2	7.4	10.5	9.5 9.6
20-Jan	6.8	5.1	3.5	5.4 5.2	8.6	9.6	12.5 12.6	7.3	10.8	9.8
21-Jan	6.8	5.1	3.5		8.3	9.5		7.4	10.8	9.6
22-Jan	6.8	5.4	3.4	5.1	8.1	9.4	12.6	7.6	10.8	8.8
23-Jan	6.7	5.7	3.5	5.0	8.0	9.5	12.5	7.7	10.8	8.8
24-Jan	6.6	5.8	3.5	5.0	8.0	9.5	12.3	8.2	10.8	8.9
25-Jan	6.9	5.4	3.2	5.1	7.7	9.5	12.2	9.0	10.9	8.6
26-Jan	7.0	5.1	3.1	4.8	7.5	9.4	12.1	9.1	11.2	8.6
27-Jan	7.0	5.2	2.9	5.3	7.5	9.3	12.1	9.4	11.5	8.5
28-Jan	7.0	5.2	2.8	5.6	7.8	9.3	12.1	9.0	11.6	8.4
29-Jan	6.8	5.4	2.7	5.3	7.9	9.4	12.2	8.6	11.5	8.3
30-Jan	7.0	5.6	2.3	4.9	7.7	9.3	12.2	8.6	11.5	8.2
31-Jan	6.9	5.6	2.2	5.5	8.2	9.2	15.8	8.8	11.3	8.0
1-Feb	6.8	5.6	2.0	5.6	7.8	9.3	18.1	8.5	11.1	7.8
2-Feb	6.6	5.6	2.6	6.0	7.7	9.5	13.7	8.7	10.7	7.7
3-Feb	6.4	5.6	2.5	6.1	7.9	9.4	11.6	9.0	10.4	7.5
4-Feb	6.1	2.7	2.2	6.0	8.0	9.2	11.4	9.2	10.5	7.5
5-Feb	6.8	2.6	2.3	5.8	7.6	9.1	11.6	8.8	10.3	7.8
6-Feb	5.8	4.4	1.7	5.6	7.4	9.1	11.7	8.6	10.1	8.0
7-Feb	6.4	4.2	1.6	5.6	7.5	9.3	11.4	8.5	10.0	7.8
8-Feb	6.4	4.4	1.5	5.5	7.5	9.5	11.2	8.5	9.9	7.6
9-Feb	6.4	4.5	0.7	9.6	7.5	9.6	10.8	8.3	9.8	7.8
10-Feb	6.6	4.4	0.5	6.0	7.2	9.6	10.4	8.2	9.6	7.9
11-Feb	6.8	4.3	0.3	4.9	7.0	9.4	10.1	8.0	9.5	8.1
12-Feb	6.8	4.2	0.3	4.8	6.8	9.2	9.5	7.5	9.5	8.1
13-Feb	7.1	4.2	0.7	4.5	6.8	9.1	8.9	7.7	9.5	8.1
14-Feb	7.7	4.5	0.5	4.5	6.6	9.3	8.4	8.1	9.5	8.0
15-Feb	7.6	5.0	0.4	4.6	6.8	9.4	7.8	7.6	9.7	7.9
16-Feb	7.6	4.7	0.6	5.0	6.9	9.5	7.5	7.5	9.7	7.9
17-Feb	7.6	4.7	0.6	5.6	7.3	9.5	7.4	7.4	9.7	7.8
18-Feb	7.4	4.6	0.5	5.7	7.1	9.7	7.5	7.4	9.5	7.7
19-Feb	7.7	4.7	0.3	5.9	7.1	9.9	7.8	7.4	9.5	7.6
20-Feb	10.9	5.2	1.2	5.5	7.3	10.0	7.8 7.9	7.2	9.3	7.5
20-Feb	7.2	5.1	1.1	4.8	7.4	10.0	7.9	7.5	9.3	7.5
		J.1	1.1		7.4 7.4	10.0	7.9 7.9	7.3 8.7	9.2	7.5 7.6
22 Eak			1.2			10.0	1.7	0.7	7.4	7.0
22-Feb	7.3	4.9	1.2	4.5					0.1	ο Λ
23-Feb	7.3 7.0	4.9 4.8	1.0	4.1	7.1	10.3	8.1	8.0	9.1	8.0
23-Feb 24-Feb	7.3 7.0 9.5	4.9 4.8 4.9	1.0 0.9	4.1 4.0	7.1 7.2	10.3 10.6	8.1 8.1	8.0 8.3	9.1	8.8
23-Feb 24-Feb 25-Feb	7.3 7.0 9.5 7.9	4.9 4.8 4.9 4.7	1.0 0.9 1.0	4.1 4.0 4.8	7.1 7.2 7.4	10.3 10.6 10.2	8.1 8.1 8.2	8.0 8.3 8.1	9.1 8.8	8.8 8.6
23-Feb 24-Feb 25-Feb 26-Feb	7.3 7.0 9.5 7.9 10.4	4.9 4.8 4.9 4.7 4.6	1.0 0.9 1.0 1.8	4.1 4.0 4.8 5.2	7.1 7.2 7.4 7.5	10.3 10.6 10.2 9.8	8.1 8.1 8.2 8.2	8.0 8.3 8.1 7.9	9.1 8.8 8.6	8.8 8.6 9.2
23-Feb 24-Feb 25-Feb 26-Feb 27-Feb	7.3 7.0 9.5 7.9 10.4 8.0	4.9 4.8 4.9 4.7 4.6 4.4	1.0 0.9 1.0 1.8 1.9	4.1 4.0 4.8 5.2 6.1	7.1 7.2 7.4 7.5 7.6	10.3 10.6 10.2 9.8 8.4	8.1 8.1 8.2 8.2 8.1	8.0 8.3 8.1 7.9 8.1	9.1 8.8 8.6 8.5	8.8 8.6 9.2 8.9
23-Feb 24-Feb 25-Feb 26-Feb 27-Feb 28-Feb	7.3 7.0 9.5 7.9 10.4 8.0 13.5	4.9 4.8 4.9 4.7 4.6 4.4 4.3	1.0 0.9 1.0 1.8 1.9 2.1	4.1 4.0 4.8 5.2 6.1 6.4	7.1 7.2 7.4 7.5 7.6 7.7	10.3 10.6 10.2 9.8 8.4 8.0	8.1 8.1 8.2 8.2 8.1 8.4	8.0 8.3 8.1 7.9 8.1 8.2	9.1 8.8 8.6 8.5 8.4	8.8 8.6 9.2 8.9
23-Feb 24-Feb 25-Feb 26-Feb 27-Feb 28-Feb 29-Feb	7.3 7.0 9.5 7.9 10.4 8.0 13.5 No Data	4.9 4.8 4.9 4.7 4.6 4.4 4.3 No Data	1.0 0.9 1.0 1.8 1.9 2.1 No Data	4.1 4.0 4.8 5.2 6.1 6.4 6.6	7.1 7.2 7.4 7.5 7.6 7.7 No Data	10.3 10.6 10.2 9.8 8.4 8.0 No Data	8.1 8.2 8.2 8.1 8.4 No Data	8.0 8.3 8.1 7.9 8.1 8.2 7.9	9.1 8.8 8.6 8.5 8.4 No Data	8.8 8.6 9.2 8.9 8.9 No Data
23-Feb 24-Feb 25-Feb 26-Feb 27-Feb 28-Feb 1-Mar	7.3 7.0 9.5 7.9 10.4 8.0 13.5 No Data 7.7	4.9 4.8 4.9 4.7 4.6 4.4 4.3 No Data 4.9	1.0 0.9 1.0 1.8 1.9 2.1 No Data 1.9	4.1 4.0 4.8 5.2 6.1 6.4 6.6 6.9	7.1 7.2 7.4 7.5 7.6 7.7 No Data 7.6	10.3 10.6 10.2 9.8 8.4 8.0 No Data 9.3	8.1 8.2 8.2 8.1 8.4 No Data 8.6	8.0 8.3 8.1 7.9 8.1 8.2 7.9 7.8	9.1 8.8 8.6 8.5 8.4 No Data 8.2	8.8 8.6 9.2 8.9 8.9 No Data 8.8
23-Feb 24-Feb 25-Feb 26-Feb 27-Feb 28-Feb 29-Feb 1-Mar 2-Mar	7.3 7.0 9.5 7.9 10.4 8.0 13.5 No Data 7.7 7.8	4.9 4.8 4.9 4.7 4.6 4.4 4.3 No Data 4.9 4.7	1.0 0.9 1.0 1.8 1.9 2.1 No Data 1.9 2.8	4.1 4.0 4.8 5.2 6.1 6.4 6.6 6.9 7.0	7.1 7.2 7.4 7.5 7.6 7.7 No Data 7.6 7.8	10.3 10.6 10.2 9.8 8.4 8.0 No Data 9.3 9.4	8.1 8.2 8.2 8.1 8.4 No Data 8.6 8.5	8.0 8.3 8.1 7.9 8.1 8.2 7.9 7.8 8.2	9.1 8.8 8.6 8.5 8.4 No Data 8.2 8.2	8.8 8.6 9.2 8.9 8.9 No Data 8.8 8.4
23-Feb 24-Feb 25-Feb 26-Feb 27-Feb 28-Feb 1-Mar	7.3 7.0 9.5 7.9 10.4 8.0 13.5 No Data 7.7	4.9 4.8 4.9 4.7 4.6 4.4 4.3 No Data 4.9	1.0 0.9 1.0 1.8 1.9 2.1 No Data 1.9	4.1 4.0 4.8 5.2 6.1 6.4 6.6 6.9	7.1 7.2 7.4 7.5 7.6 7.7 No Data 7.6	10.3 10.6 10.2 9.8 8.4 8.0 No Data 9.3	8.1 8.2 8.2 8.1 8.4 No Data 8.6	8.0 8.3 8.1 7.9 8.1 8.2 7.9 7.8	9.1 8.8 8.6 8.5 8.4 No Data 8.2	8.8 8.6 9.2 8.9 8.9 No Data 8.8

Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
5-Mar	12.6	4.6	3.6	6.5	7.6	9.9	10.8	7.6	8.0	8.2
6-Mar	13.3	4.6	4.0	6.3	7.7	10.1	10.1	7.4	8.0	8.1
7-Mar	7.1	4.9	4.2	6.1	8.9	10.1	8.9	7.3	8.0	8.0
8-Mar	6.6	5.6	3.3	5.9	8.6	9.8	8.9	7.5	8.0	8.1
9-Mar	12.8	5.7	3.1	5.8	8.4	10.1	8.9	7.3	8.2	8.0
10-Mar 11-Mar	19.1 No Data	5.8 6.0	5.4 5.8	5.8 5.8	8.3 8.2	10.2 10.1	8.9 9.0	7.3 7.5	8.4 8.5	8.0 7.8
12-Mar	18.9	5.9	5.8	5.9	8.3	10.1	9.0	7.5	8.5	7.8
13-Mar	13.3	6.0	6.2	5.7	8.3	10.1	9.4	7.6	8.4	7.8
14-Mar	23.1	6.4	6.1	5.9	8.8	11.3	9.4	7.8	8.3	8.1
15-Mar	7.2	6.5	6.6	5.9	9.3	10.9	9.4	7.9	8.3	8.2
16-Mar	No Data	6.4	6.2	6.3	9.6	10.2	9.4	8.4	8.3	8.3
17-Mar	No Data	6.3	6.0	6.5	9.6	10.3	9.1	8.3	8.3	8.5
18-Mar	No Data	6.6	6.4	6.5	9.6	10.3	8.8	8.6	8.3	8.5
19-Mar	No Data	6.6	6.5	6.1	9.5	10.4	8.9	8.1	8.4	8.6
20-Mar	No Data	6.7	6.1	6.0	9.4	10.2	8.9	8.0	8.4	8.8
21-Mar	No Data	6.8	6.5	6.7	9.4	10.1	8.8	8.0	8.2	8.8
22-Mar	No Data	6.8	6.7	8.1	9.3	10.2	8.5	8.0	8.2	8.8
23-Mar 24-Mar	No Data No Data	6.6 6.9	6.7 6.6	8.3 8.1	9.0 8.9	10.4 10.1	8.7 8.4	8.0 8.0	8.6 8.9	8.9 9.0
24-Mar 25-Mar	No Data	6.9	6.7	7.7	8.4	9.9	8.0	9.4	9.0	9.0 8.9
26-Mar	No Data	7.0	6.7	7.7	8.2	9.9 9.7	7.7	10.0	9.0	8.9
27-Mar	No Data	6.7	6.8	7.1	8.3	9.6	8.1	9.4	9.5	8.9
28-Mar	No Data	6.6	7.2	6.9	8.3	9.6	8.6	9.4	9.9	8.8
29-Mar	No Data	6.6	7.4	7.0	8.4	9.7	8.5	9.7	9.6	8.5
30-Mar	No Data	6.5	7.7	6.6	8.5	9.7	8.2	9.9	9.9	8.2
31-Mar	No Data	6.4	7.1	6.6	8.6	9.6	7.9	10.2	10.0	8.0
1-Apr	No Data	6.5	5.9	7.2	8.7	9.7	7.9	10.5	9.7	7.9
2-Apr	No Data	6.3	5.3	7.7	8.6	9.4	8.0	10.3	9.5	7.5
3-Apr	No Data	6.5	5.0	7.5	8.7	9.3	7.9	10.3	9.4	7.4
4-Apr 5-Apr	No Data	6.1 5.8	4.6 5.0	7.4 7.3	8.8 8.8	9.2 8.8	7.9 7.8	10.0 9.6	9.4 9.6	7.2 7.6
6-Apr	No Data No Data	5.8	5.2	7.5 7.5	9.0	8.3	7.5	9.0	9.0 9.7	8.1
7-Apr	No Data	5.7	6.2	7.7	9.1	7.7	7.3	9.2	9.5	8.3
8-Apr	No Data	5.6	7.4	7.5	9.0	7.4	7.2	9.2	9.2	8.5
9-Apr	No Data	5.3	8.0	7.4	9.0	7.2	7.2	9.4	8.7	8.5
10-Apr	No Data	5.1	7.7	7.5	9.2	6.8	7.1	9.7	8.5	8.1
11-Apr	No Data	5.0	7.7	7.4	9.3	6.8	6.9	10.1	8.2	7.9
12-Apr	No Data	5.3	6.3	7.2	9.2	6.7	7.0	11.1	7.9	8.1
13-Apr	No Data	5.5	5.7	6.9	9.2	6.5	6.9	11.2	7.9	7.9
14-Apr	No Data	5.5	6.4	7.0	9.5	6.4	6.5	10.4	7.7	No Data
15-Apr	No Data	5.9	7.8	7.0	9.7	6.4	6.5	10.1	8.1	No Data
16-Apr	No Data No Data	6.7	10.4	7.8	9.5	6.4 6.7	6.2	10.0	8.4	No Data
17-Apr 18-Apr	No Data No Data	8.0 8.7	10.4 9.6	8.6 8.2	9.5 9.4	6.7 7.2	5.8 5.9	9.8 9.5	8.5 8.7	No Data No Data
19-Apr	8.4	9.1	8.5	8.2 7.9	9.4	7.5	5.8	9.3 8.4	9.1	No Data
20-Apr	8.1	9.4	9.9	8.2	9.8	7.6	5.7	8.0	9.0	No Data
21-Apr	8.5	9.6	10.8	8.1	9.9	7.1	6.0	7.8	9.0	No Data
22-Apr	9.3	9.7	10.6	8.3	9.7	7.0	8.0	7.8	8.5	No Data
23-Apr	9.6	9.6	10.0	7.2	9.4	7.4	9.6	7.9	7.5	No Data
24-Apr	10.0	9.5	9.7	No Data	9.2	7.4	11.0	8.3	6.9	No Data
25-Apr	9.9	9.2	9.4	No Data	9.3	7.6	11.2	8.7	6.8	No Data
26-Apr	9.6	8.9	9.8	10.3	9.5	6.1	11.2	9.1	6.7	No Data
27-Apr	9.1	9.1	10.1	10.1	9.3	6.6	10.6	9.9	6.4	No Data
28-Apr	9.1	9.1	9.7	9.7	9.0	6.8	10.2	10.5	6.5	No Data
29-Apr 30-Apr	9.3 9.4	9.0 8.6	9.8 10.7	9.6 9.9	8.8 9.0	7.1 7.2	9.9 10.2	9.9 10.4	6.6 6.8	No Data No Data
1-May	9.4	8.8	10.7	9.9 8.0	9.0 9.1	7.2 7.4	11.3	10.4	6.8	No Data
2-May	10.0	9.1	10.4	9.3	9.4	7. 4 7.4	10.8	11.2	6.7	No Data
3-May	9.2	9.3	9.5	9.2	9.7	7.3	10.3	10.9	6.6	No Data
4-May	9.4	9.3	9.0	8.6	9.5	7.2	10.1	9.7	6.3	No Data
5-May	9.5	9.4	7.8	7.9	9.1	7.0	10.0	9.4	6.2	No Data
6-May	9.4	9.0	10.1	8.0	8.9	7.0	10.5	8.3	6.2	No Data
7-May	9.7	9.2	9.9	8.2	9.1	7.0	10.8	7.8	6.3	No Data
8-May	10.1	9.5	7.6	8.0	9.1	10.9	11.3	7.8	6.4	No Data

Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
9-May	9.9	8.9	8.1	8.1	10.6	10.1	11.4	7.9	6.5	No Data
10-May	10.3	8.9	5.5	8.4	10.3	7.0	10.6	7.8	6.5	No Data
11-May	10.1	9.3	10.3	8.6	9.2	6.8	10.9	7.8	6.5	No Data
12-May	9.4 9.0	9.1 8.8	10.3	8.6	9.0	6.7	11.2	7.9	6.5	No Data
13-May 14-May	9.0 8.7	8.5	10.3 9.5	8.9 8.9	8.8 8.4	6.7 6.7	11.5 11.2	8.0 8.0	6.5 6.5	No Data No Data
15-May	8.3	8.6	9.1	8.9	8.1	7.1	10.1	7.9	6.7	No Data
16-May	8.2	8.5	9.3	8.6	8.2	7.3	10.2	7.6	6.7	No Data
17-May	8.3	8.3	4.9	8.8	8.7	7.3	10.0	7.4	6.9	No Data
18-May	8.1	8.1	9.2	9.5	8.5	7.3	9.5	7.0	6.6	No Data
19-May	8.2	3.3	9.2	10.2	8.5	7.3	9.5	6.5	6.3	No Data
20-May	8.2	8.0	9.0	10.4	8.5	7.3	9.3	5.9	5.9	No Data
21-May	8.8	7.8	8.7	10.6	8.5	7.4	9.3	6.0	5.7	No Data
22-May 23-May	7.0 6.1	8.6 9.2	8.2 7.8	10.3 9.7	8.4 8.8	7.4 7.4	9.2 9.0	6.5 6.3	5.5 5.3	No Data No Data
24-May	8.3	9.2 9.7	6.8	8.9	9.0	7.7	8.6	5.9	5.2	No Data
25-May	7.9	9.5	6.4	8.5	9.0	8.0	8.0	5.7	5.2	No Data
26-May	7.6	8.7	6.2	6.5	8.6	8.2	7.6	5.6	5.2	No Data
27-May	7.0	8.2	6.1	5.4	8.4	8.3	6.9	5.6	5.2	No Data
28-May	6.4	7.6	6.3	4.8	8.2	8.4	6.8	5.6	5.3	No Data
29-May	6.5	7.5	5.7	4.8	8.3	8.4	8.1	5.5	5.3	No Data
30-May	6.7	7.9	5.1	4.6	8.1	8.4	6.8	5.5	5.4	No Data
31-May	6.4	7.3	4.9	4.5	8.1	8.2	6.1	5.4	5.4	No Data
1-Jun 2-Jun	5.9 5.0	6.5 6.5	4.9 5.1	4.4 4.4	7.9 7.9	7.9 7.6	5.9 5.7	5.4 5.4	5.3 5.2	No Data No Data
3-Jun	4.4	6.4	5.2	4.2	7.8	7.4	5.5	5.3	5.2	No Data
4-Jun	4.8	6.3	5.2	4.4	7.8	6.7	5.5	5.6	5.2	No Data
5-Jun	4.7	6.4	5.4	4.4	7.8	7.3	5.6	5.7	5.2	No Data
6-Jun	4.5	6.4	5.1	4.4	7.6	5.5	5.5	5.5	5.3	No Data
7-Jun	4.6	5.9	5.1	4.3	7.6	7.9	5.4	5.7	5.3	No Data
8-Jun	4.6	6.0	5.3	4.3	7.2	8.2	5.3	5.7	5.3	No Data
9-Jun	4.4	6.8	4.7	4.1	7.6	7.7	5.1	5.5	5.3	No Data
10-Jun 11-Jun	4.2 3.8	6.8 6.3	4.6 4.2	4.6 4.4	7.6 7.6	7.6 7.8	5.0 4.7	5.3 5.6	5.2 5.3	No Data No Data
11-Jun 12-Jun	3.8 4.6	6.1	3.7	4.4	7.0	7.8 7.7	4.7	5.5	5.3	No Data
13-Jun	4.7	6.0	3.5	4.2	8.0	7.5	4.1	5.4	5.4	No Data
14-Jun	4.5	5.6	3.9	4.2	8.0	7.6	3.8	5.2	5.7	No Data
15-Jun	4.8	5.5	4.3	4.0	8.0	7.8	3.3	5.1	5.8	No Data
16-Jun	5.3	6.4	4.9	3.9	8.0	7.8	3.1	5.1	6.0	No Data
17-Jun	5.5	7.3	5.4	4.6	8.0	7.7	3.0	6.2	6.2	No Data
18-Jun	6.0	7.6	5.4	4.9	8.2	7.4	3.0	6.4	6.5	No Data
19-Jun	6.3	7.5	5.4	4.7	8.5	7.4	3.0	6.7	6.3	No Data
20-Jun 21-Jun	5.7 4.8	6.3 5.2	5.8 4.2	4.5 4.2	8.8 8.7	7.2 7.0	3.0 3.2	6.7 5.9	5.9 5.9	No Data No Data
21-Jun 22-Jun	4.8	5.1	6.0	3.9	8.7 8.9	7.0	3.1	5.6	5.9	No Data
23-Jun	3.2	4.7	5.9	3.8	9.1	7.7	2.9	5.5	5.7	No Data
24-Jun	3.0	4.7	6.0	4.0	9.2	7.7	2.4	6.3	5.7	No Data
25-Jun	3.0	4.8	5.8	4.3	9.1	7.4	3.0	6.7	5.6	No Data
26-Jun	3.1	4.5	5.7	4.4	8.8	7.7	3.6	6.6	5.6	No Data
27-Jun	3.5	4.1	5.6	4.5	8.4	8.0	3.4	6.5	5.6	No Data
28-Jun	4.1	4.0	5.1	4.8	8.3	8.2	3.4	5.8	6.0	No Data
29-Jun	5.0	3.9	4.9	4.7	8.1	8.1	3.7	5.4 5.6	6.4	No Data
30-Jun 1-Jul	5.4 5.4	5.3 6.3	3.1 5.1	4.5 4.2	7.7 7.3	7.3 7.9	3.9 3.9	5.6 6.4	6.7 6.1	No Data No Data
2-Jul	5.3	5.4	4.9	3.9	7.3	7.9 7.6	4.1	6.6	5.8	No Data
3-Jul	5.7	5.1	4.6	3.7	7.4	7.5	4.3	6.9	5.5	No Data
4-Jul	5.4	4.7	4.4	3.8	7.6	7.2	4.8	6.1	5.5	No Data
5-Jul	4.1	4.3	4.1	3.9	7.3	7.1	5.1	6.0	5.6	No Data
6-Jul	3.4	3.7	3.9	3.5	7.1	7.2	4.4	5.9	5.6	No Data
7-Jul	3.5	3.3	3.9	3.3	7.0	7.3	3.8	6.4	5.6	No Data
8-Jul	3.4	3.6	4.2	3.3	7.2	6.7	3.3	7.4	5.5	No Data
9-Jul	3.7	3.8	4.7	3.3	7.1	6.2	3.7	7.4	5.6	No Data
10-Jul	4.1	3.9	4.6	3.3	7.6	6.4	4.2	7.2	5.7 5.7	No Data
11-Jul 12-Jul	4.1 4.9	4.2	4.7 4.7	3.3	7.3 7.3	6.6 6.4	4.3	7.0 6.1	5.7 5.7	No Data
12-Jul	4.9	3.9	4.7	3.1	7.3	6.4	4.4	6.1	5.7	No Data

Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
13-Jul	4.9	3.6	4.7	3.0	7.4	6.6	4.4	5.7	5.8	No Data
14-Jul	4.8	3.5	4.8	2.9	8.0	6.6	4.2	5.8	5.9	No Data
15-Jul	4.5	3.6	4.5	2.8	8.3	6.7	4.2	6.5	6.0	No Data
16-Jul	4.0	3.8	4.6	2.7	8.4	6.6	4.2	6.9	6.1	No Data
17-Jul	4.3	3.8	4.8	2.7	8.0	6.4	4.4	7.1	6.1	No Data
18-Jul	3.9	4.0	4.7	2.8	7.1	6.1	4.5	6.8	5.9	No Data
19-Jul 20-Jul	3.5 3.5	3.9 3.6	4.0 4.0	2.6 2.8	6.3 6.0	5.7 5.5	4.7 4.6	6.1 5.8	5.8 5.6	No Data No Data
20-Jul 21-Jul	3.6	3.6	3.5	3.5	5.5	5.3 5.4	4.5	5.8 6.1	5.6	No Data
22-Jul	3.8	3.3	3.2	3.7	5.0	5.4	4.5	7.1	5.5	No Data
23-Jul	4.1	4.4	2.9	3.4	5.0	5.6	4.6	8.0	5.5	No Data
24-Jul	4.2	4.1	2.7	3.2	4.8	5.6	4.5	7.6	5.5	No Data
25-Jul	4.3	4.3	2.8	3.4	5.4	5.2	4.5	7.5	5.6	No Data
26-Jul	4.5	4.0	3.0	3.4	6.1	4.5	4.4	6.3	5.6	No Data
27-Jul	4.4	0.8	3.1	3.4	6.4	4.5	4.5	5.9	5.6	No Data
28-Jul	4.3	2.3	3.6	3.7	6.5	4.7	4.5	5.7	5.5	No Data
29-Jul	3.7	4.0	3.6	3.8	6.8	4.6	4.5	6.8	5.6	No Data
30-Jul	3.0	3.6	3.3	3.9	6.8	4.5	4.8	7.0	5.6	No Data
31-Jul 1-Aug	5.1	2.6	3.2	3.7	6.8	5.0	4.8	6.9	5.5	No Data
2-Aug	4.4 4.5	3.2 3.9	2.9 3.0	3.6 3.5	6.0 5.8	5.9 6.0	4.8 4.7	6.9 6.2	5.5 5.5	No Data No Data
3-Aug	4.3 4.4	3.5	3.3	3.5	5.6 5.4	5.9	4.7	5.9	5.5 5.6	No Data
4-Aug	4.5	3.7	3.4	3.2	5.1	5.9	4.7	6.2	5.6	No Data
5-Aug	4.4	3.7	3.7	3.2	4.7	5.5	4.3	6.9	5.5	No Data
6-Aug	4.7	3.8	3.9	3.4	4.7	5.4	4.8	7.2	5.5	No Data
7-Aug	4.9	3.4	3.9	3.6	4.7	5.3	4.9	7.6	5.7	No Data
8-Aug	5.1	3.3	4.1	3.3	5.3	5.8	4.8	7.4	5.8	No Data
9-Aug	4.7	3.4	4.1	3.1	5.3	5.8	4.8	6.7	5.7	No Data
10-Aug	4.5	3.6	4.1	3.4	5.3	5.7	4.7	6.4	5.9	No Data
11-Aug	4.3	3.5	4.1	3.4	5.4	5.8	4.6	6.1	5.7	No Data
12-Aug	4.3	3.6	4.2	3.2	5.1	5.6	4.8	6.0	5.7	No Data
13-Aug	4.5	3.7	4.3	3.2	4.8	5.5	4.8	6.9	5.6	No Data
14-Aug	4.8	3.3	4.3	3.3	4.7	5.6	5.0	7.3	5.7	No Data No Data
15-Aug 16-Aug	4.7 4.8	3.4 2.9	4.5 4.8	3.4 3.6	4.8 5.2	5.9 5.9	5.1 5.2	7.2 7.2	5.8 5.8	No Data No Data
17-Aug	4.8	2.9	4.9	3.5	4.9	6.3	5.4	7.6	5.7	No Data
18-Aug	4.6	2.7	4.9	3.5	5.0	6.2	5.3	7.8	5.7	No Data
19-Aug	4.5	3.0	1.0	3.4	5.0	6.2	5.3	7.8	5.6	No Data
20-Aug	4.0	2.7	0.0	3.6	5.1	6.1	12.4	6.6	5.8	No Data
21-Aug	3.9	2.7	0.0	3.7	5.4	6.1	8.7	6.1	6.0	No Data
22-Aug	4.0	2.7	0.0	3.7	6.0	6.6	5.9	6.1	6.1	No Data
23-Aug	4.3	2.6	0.0	3.6	6.1	6.7	5.6	6.1	6.2	No Data
24-Aug	4.5	2.6	0.0	3.2	6.2	6.3	5.2	5.8	6.1	No Data
25-Aug	4.7	2.4	0.0	3.5	6.0	6.0	5.2	5.6	6.1	No Data
26-Aug	5.0	2.3	0.0	3.7	5.8	5.8	5.6	5.8	6.0	No Data
27-Aug 28-Aug	5.3	2.4	0.0	3.8	5.6	5.9	5.8	6.6	6.0	No Data
28-Aug 29-Aug	5.1 4.7	2.2 1.8	2.4 3.8	2.4 3.6	5.3 5.5	6.3 6.5	6.0 4.0	6.9 7.3	5.8 5.8	No Data No Data
30-Aug	4.7	2.6	1.7	3.6	5.7	6.6	4.2	7.3	5.6	No Data
31-Aug	4.1	2.6	1.6	3.6	5.8	6.5	5.4	7.6	5.5	No Data
1-Sep	4.2	2.2	1.6	3.6	5.5	6.6	5.3	7.6	5.5	No Data
2-Sep	4.4	2.0	1.6	3.6	5.4	6.3	5.7	8.0	5.5	No Data
3-Sep	4.5	3.2	0.3	3.7	5.4	6.7	5.6	8.0	5.4	No Data
4-Sep	4.8	3.1	2.3	3.7	5.9	7.0	5.3	8.0	5.4	No Data
5-Sep	4.9	3.0	3.4	3.2	6.4	7.1	5.0	7.9	5.5	No Data
6-Sep	5.0	3.1	3.0	3.6	6.5	7.4	4.9	7.3	5.8	No Data
7-Sep	5.2	3.2	3.2	3.9	6.2	5.4	4.8	6.9	6.0	No Data
8-Sep	5.2	3.2	3.2	3.5	6.0	5.7	4.9	6.4	6.2	No Data
9-Sep	5.1	3.5	3.3	3.0	5.7 5.7	6.8	4.9 5.2	6.1	6.5	No Data
10-Sep 11-Sep	5.2 4.9	4.1 4.5	3.6 3.9	2.2 2.1	5.7 5.6	6.3 8.3	5.2 5.3	6.0 5.8	6.5 6.8	No Data No Data
11-Sep 12-Sep	4.9 4.9	4.8	4.3	1.7	5.5	8.5	5.1	5.7	6.5	No Data
12-Sep	4.9	4.7	4.5	2.4	5.2	8.3	5.1	5.6	6.1	No Data
14-Sep	5.0	4.8	4.6	3.0	5.6	6.8	5.1	5.6	5.8	No Data
15-Sep	5.0	4.4	4.6	3.0	5.6	6.5	5.2	5.6	5.9	No Data
1 ·- · · · · · · · · · · · · · · · · · ·							•			

Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
16-Sep	4.8	4.5	4.9	3.0	5.7	6.5	5.4	5.9	5.7	No Data
17-Sep	4.9	4.6	5.4	2.6	5.7	6.5	5.4	6.7	5.8	No Data
18-Sep	4.8	4.6	5.7	2.7	5.6	6.5	6.0	7.2	6.0	No Data
19-Sep	4.8	4.2	5.5	2.6	5.6	6.6	6.1	7.3	6.2	No Data
20-Sep 21-Sep	4.5 4.5	4.0 3.4	5.9 6.0	2.6 2.8	5.6 5.7	6.8 6.8	6.3 6.2	7.4 7.7	6.3 6.4	No Data No Data
21-Sep 22-Sep	4.3	3.4	6.2	2.8	5.5	7.0	6.1	7.7	7.2	No Data
23-Sep	4.3	3.4	6.3	3.4	4.9	7.1	5.9	8.1	7.4	No Data
24-Sep	4.5	3.6	5.8	3.6	5.0	7.2	6.2	8.5	7.6	No Data
25-Sep	5.1	3.4	5.7	3.5	4.9	7.5	6.3	8.5	7.6	No Data
26-Sep	5.4	2.8	5.7	3.6	5.0	7.6	6.3	8.3	6.9	No Data
27-Sep	5.1	2.4	5.9	3.6	5.5	7.2	6.3	7.4	6.7	No Data
28-Sep	5.4	2.2	6.4	3.9	5.8	7.5	6.3	6.9	6.5	No Data
29-Sep	5.6 5.9	2.3 2.4	6.8 7.0	3.8 3.8	6.2 6.2	7.3 7.0	6.6	6.5 6.3	6.4 6.9	No Data No Data
30-Sep 1-Oct	6.0	3.5	6.7	4.0	5.5	6.8	6.6 6.6	5.9	7.2	No Data
2-Oct	5.7	4.6	6.7	4.1	5.2	7.1	6.5	5.8	7.2	No Data
3-Oct	6.1	4.0	6.7	4.4	5.4	7.4	6.6	5.5	7.1	No Data
4-Oct	5.9	3.8	6.8	4.9	5.9	7.6	6.7	5.3	7.3	No Data
5-Oct	5.2	4.1	7.1	5.3	6.4	7.8	7.0	5.4	7.6	No Data
6-Oct	5.1	2.7	7.3	5.7	6.7	7.5	7.3	5.5	7.7	No Data
7-Oct	5.4	5.3	7.4	5.6	7.0	7.4	7.4	5.6	7.8	No Data
8-Oct	6.1	7.3	7.5	5.3	7.4	7.4	7.3	5.8	7.9	No Data
9-Oct 10-Oct	6.6 7.5	7.4 6.5	7.3 7.1	5.2 5.0	7.7 7.6	7.4 7.5	7.3 7.2	6.0	8.1	No Data
10-Oct 11-Oct	7.5 7.8	6.0	7.1	3.0 4.9	7.6 7.4	7.5 7.6	7.4	6.7 7.1	8.4 8.2	No Data No Data
12-Oct	7.5	5.7	7.4	5.1	7. 4 7.6	7.8	7.4	7.1	8.7	No Data
13-Oct	7.6	6.2	7.8	5.3	7.4	8.1	7.5	7.7	9.6	No Data
14-Oct	7.3	7.0	8.3	5.5	7.1	7.9	7.6	8.3	9.4	No Data
15-Oct	7.5	7.4	8.7	5.4	7.0	7.8	7.4	8.4	9.1	No Data
16-Oct	7.4	7.8	8.9	5.3	7.2	7.8	7.0	8.5	8.1	No Data
17-Oct	6.8	8.1	9.0	4.9	7.2	8.2	6.8	8.8	7.7	No Data
18-Oct	6.7	8.4	9.2	4.5	7.1	8.3	6.9	8.7	7.3	No Data
19-Oct 20-Oct	6.6 7.1	8.5 9.0	9.0 9.1	4.5 5.3	7.1 7.1	8.2 8.2	7.1 8.3	8.5 8.4	7.1 7.6	No Data No Data
20-Oct 21-Oct	7.1	9.0	8.2	5.8	7.1	8.1	9.4	8.4 8.4	7.0 7.9	No Data
22-Oct	8.0	9.1	7.6	5.9	6.6	8.0	9.7	8.4	8.2	No Data
23-Oct	7.9	7.9	7.4	6.2	7.1	8.1	9.2	8.8	8.8	No Data
24-Oct	7.8	7.4	7.5	5.9	7.1	8.2	8.9	9.2	9.3	No Data
25-Oct	7.5	7.7	7.7	6.4	7.0	8.4	8.7	9.6	9.9	No Data
26-Oct	8.0	7.5	7.9	6.9	7.2	8.4	8.8	9.9	10.0	No Data
27-Oct	8.4	7.5	8.2	7.1	7.2	8.4	10.4	9.9	9.2	No Data
28-Oct	8.3	7.7	8.4	7.1	7.3	8.6	10.2	9.4	9.4	No Data
29-Oct 30-Oct	8.2 8.1	7.9 7.7	8.2 8.3	6.9 6.9	7.4 7.6	8.6 8.9	10.0 9.6	8.9 8.6	9.5 9.7	No Data No Data
31-Oct	8.1	7.7	8.1	7.1	7.6	9.1	9.0	8.2	9.7 9.7	No Data
1-Nov	8.2	7.7	8.2	7.7	7.5	9.2	9.3	7.7	9.6	No Data
2-Nov	8.1	7.7	8.3	7.7	7.5	9.1	9.3	7.3	9.2	No Data
3-Nov	7.9	7.6	8.6	7.7	7.5	9.0	9.4	7.0	8.9	No Data
4-Nov	8.0	7.8	8.7	7.6	7.4	9.0	9.4	6.8	8.7	No Data
5-Nov	8.2	8.1	8.8	7.6	7.4	8.7	9.2	6.9	8.6	No Data
6-Nov	8.2	8.4	8.8	7.4	7.5	8.3	9.1	7.1	8.4	No Data
7-Nov	8.2	8.6	8.9	7.5	7.7	8.0	9.3	7.1	8.4	No Data
8-Nov 9-Nov	8.2 8.2	8.2 7.4	8.7 8.6	7.6 7.0	7.9 7.8	8.0 8.3	9.3 9.2	7.1 7.2	8.3 8.2	No Data No Data
9-Nov 10-Nov	8.2	6.4	8.6	6.2	7.8 7.7	8.4	9.2	7.4	8.1	No Data
10-Nov	7.8	6.4	8.5	5.8	7.6	8.5	8.8	7.5	8.0	No Data
12-Nov	7.4	5.5	8.2	6.3	7.5	8.5	8.5	7.4	7.9	No Data
13-Nov	6.9	5.5	7.9	6.3	7.5	8.4	7.9	7.4	7.9	No Data
14-Nov	6.2	5.6	7.3	6.2	7.8	8.4	6.8	7.3	7.9	No Data
15-Nov	6.9	5.7	7.1	6.0	7.4	8.5	6.5	7.3	8.0	No Data
16-Nov	7.5	5.6	6.9	5.7	7.8	8.5	11.5	7.2	8.0	No Data
17-Nov	7.4	5.4	7.1	5.4	7.7	8.4	11.0	7.1	8.0	No Data
18-Nov	7.4	5.3	7.2	5.2	7.8	8.1	8.5	7.0	8.1	No Data
19-Nov	7.4	5.0	7.0	5.0	7.8	7.7	7.3	7.0	8.2	No Data

Day	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010
20-Nov	7.5	5.0	6.9	4.9	7.7	9.0	7.6	7.0	8.2	No Data
21-Nov	7.4	4.8	6.9	5.2	7.5	8.7	7.5	7.1	8.3	No Data
22-Nov	7.4	4.7	7.2	5.1	7.4	8.5	7.6	7.1	8.3	No Data
23-Nov	7.4	4.5	7.2	5.2	7.3	8.6	7.8	7.3	8.4	No Data
24-Nov	7.9	4.3	7.2	5.0	6.6	8.4	7.8	7.2	8.5	No Data
25-Nov	8.0	4.2	7.3	4.8	6.1	8.3	7.8	7.2	8.6	No Data
26-Nov	7.6	4.0	7.2	4.8	5.9	8.2	7.7	7.2	8.7	No Data
27-Nov	7.4	3.9	7.0	5.4	5.8	8.2	7.8	7.2	8.7	No Data
28-Nov	7.3	3.7	6.9	6.0	5.7	8.0	7.8	7.2	9.0	No Data
29-Nov	8.0	3.6	6.9	5.9	6.2	8.3	7.9	7.2	9.2	No Data
30-Nov	7.8	3.5	6.9	5.8	6.1	8.4	8.0	7.2	9.3	No Data
1-Dec	7.8	3.4	6.8	5.7	6.5	8.5	8.1	7.2	9.3	No Data
2-Dec	8.2	3.3	6.7	5.6	6.5	8.6	8.6	7.3	9.3	No Data
3-Dec	7.8	3.2	6.7	5.5	6.4	8.8	8.7	7.0	9.3	No Data
4-Dec	7.5	3.2	23.1	5.4	6.3	8.7	8.8	6.7	9.3	No Data
5-Dec	7.5	3.2	6.8	5.3	5.9	8.9	8.7	6.7	9.3	No Data
6-Dec	7.4	3.1	6.9	5.2	5.7	8.8	7.4	6.8	9.4	No Data
7-Dec	7.1	3.1	7.0	6.0	5.4	8.8	8.5	6.8	9.4	No Data
8-Dec	6.8	3.0	7.0	6.7	5.3	8.8	8.7	7.2	9.4	No Data
9-Dec	6.7	2.8	7.0	6.5	5.2	8.8	8.7	7.5	9.5	No Data
10-Dec	6.8	2.8	7.3	6.2	5.2	8.8	8.6	7.5	9.5	No Data
11-Dec	6.9	2.7	7.2	5.8	5.1	8.7	8.7	7.6	9.5	No Data
12-Dec	6.9	2.8	7.2	5.6	5.1	8.4	8.6	7.7	9.5	No Data
13-Dec	6.8	3.6	6.9	5.3	5.2	8.5	8.3	7.9	9.5	No Data
14-Dec	6.3	4.9	0.9	4.7	5.2	8.5	8.4	8.2	9.5	No Data
15-Dec	5.1	5.3	2.9	4.2	5.3	8.2	8.4	8.6	9.5	No Data
16-Dec	5.1	3.8	6.7	3.8	5.3	8.2	8.4	8.7	9.5	No Data
17-Dec	6.4	4.0	7.0	3.4	5.4	8.2	8.4	8.7	9.5	No Data
18-Dec	7.7	4.5	6.8	3.1	6.4	8.2	8.7	8.9	9.4	No Data
19-Dec	7.6	4.8	6.7	2.9	7.1	8.2	8.6	9.3	9.3	No Data
20-Dec	7.8	4.9	6.7	3.1	6.8	8.2	8.8	9.3	9.2	No Data
21-Dec	7.8	5.1	6.7	3.3	6.4	8.3	9.0	9.4	9.2	No Data
22-Dec	7.5	5.2	6.6	3.4	6.2	8.5	8.9	9.5	9.3	No Data
23-Dec	7.1	5.3	6.7	3.5	6.5	8.6	8.9	9.6	9.5	No Data
24-Dec	7.0	5.4	7.2	3.6	6.8	8.7	9.0	9.7	9.4	No Data
25-Dec	6.8	5.2	7.1	3.7	7.0	8.9	9.1	9.8	9.4	No Data
26-Dec	6.6	5.3	7.0	4.0	7.2	9.1	9.3	9.9	9.4	No Data
27-Dec	6.5	5.6	6.8	5.2	7.5	9.5	9.4	9.9	9.4	No Data
28-Dec	6.6	5.7	6.5	5.5	7.9	10.3	9.5	10.0	9.3	No Data
29-Dec	7.1	5.9	7.5	5.2	8.3	10.3	9.4	10.0	9.3	No Data
30-Dec	7.4	5.8	8.3	5.7	9.0	10.2	9.4	10.0	9.4	No Data
31-Dec	6.9	6.2	7.9	5.7	9.4	10.2	9.5	9.9	9.4	No Data

Table 9. Spring Head of Old River Barrier Operations.

	Installation				Removal		
Year	Started	Closed	Completed	Started	Breached	Completed	
1992	15-April boat port on		23-April @ 4 ft 26-April @ 6 ft 01-May	02-Jun		08-Jun	
1993			•				
1994	21-April boat port on		23-April @ 10 ft 01-May	18-May		20-May	
1995^{28}						20	
1996	6-May		11-May	16-May		03-Sep ²⁹	
1997	9-Apr		16-Apr	15-May		19-May	
1998^{28}							
1999^{28}							
2000	5-Apr		16-Apr	19-May		2-Jun	
2001	17-Apr		6-Apr	23-May		30-May	
2002	2-Apr		18-Apr	22-May	24-May	7-Jun	
2003	1-Apr	15-Apr	21-Apr	16-May	18-May	3-Jun	
2004	1-Apr	15-Apr	21-Apr	19-May	24-May	10-Jun	
2005^{30}	•	•	•	•	· ·		
2006^{30}							
2007	11- Apr	20- Apr	26- Apr	19- May	22- May	6- Jun	
2008 ³¹	1	1	1	• •	J		
2009^{32}							

²⁸ Not intalled due to high San Joaquin River flows.
29 Barrier was breached on 5/16 on an emergency basis, but complete removal wasn't done until 9/3, after Corps demanded permit compliance of complete removal.
30 Spring Head of Old River not installed due to high flows in the San Joaquin River.
31 Not installed in accordance with Wanger decision to protect Delta Smelt.
32 Non Physical "Bubble Barrier" installed as a pilot test to prevent salmon from entering Old River.

Table 10. Fall Head of Old River Barrier Operations. 33

10	J. Fai	i iicau o	i Ola River	Dairiei C	_	15.		
	_		Installation		Notched		Removal	
	Year	Started	Closed	Completed		Started	Breached	Completed
19	968 ³⁴	30-Sep		3-Oct		15-Nov		21-Nov
	1969							
	1970	1-Oct		6-Oct		13-Nov		14-Nov
	1971	24-Sep		1-Oct		8-Nov		12-Nov
	1972	25-Sep		29-Sep		7-Nov		10-Nov
	1973	1-Oct		5-Oct		14-Nov		15-Nov
	1974	12-Sep		18-Sep		1-Nov		9-Nov
	1975	17-Sep		26-Sep		1-Nov		4-Nov
	1976	28-Oct		1-Nov		22-Nov		23-Nov
	1977			27-Oct				5-Dec
	1978							
	1979			1-Oct				29-Nov
	1980							
	1981			15-Oct				25-Nov
	1982							
	1983							
	1984	5-Sep		8-Sep				19-Oct
	1985							
	1986	0.0		11.0				20.37
	1987	9-Sep		11-Sep				28-Nov
	1988	22-Sep		28-Sep		27.11		2-Dec
	1989	27-Sep		28-Sep		27-Nov		30-Nov
	1990 1991	10-Sep		11-Sep		22 N		27-Nov
	1991	9-Sep		13-Sep		22-Nov 30-Nov		27-Nov
	1992	8-Sep 08-Nov ³⁵		11-Sep 11-Nov		30-Nov 3-Dec		4-Dec 7-Dec
	1993	6-Sep		8-Sep		28-Nov		30-Nov
19	995 ³⁶	_		•		20-NUV		30-1NOV
	1996	30-Sep		3-Oct		18-Nov		22-Nov
	1997							
	998 ³⁶							
	999 ³⁷							
	2000	27-Sep		7-Oct		27-Nov		8-Dec
	2001	24-Sep		6-Oct		22-Nov	22-Nov	2-Dec
	2002	24-Sep		4-Oct		11-Nov	12-Nov	21-Nov
	2003	2-Sep	15-Sep	18-Sep	16-Sep	3-Nov	4-Nov	13-Nov
	2004	7-Sep	27-Sep	29-Sep	28-Sep	1-Nov	2-Nov	12-Nov
	2005	19-Sep	28-Sep	30-Sep	29-Sep	7-Nov	8-Nov	15-Nov
	006^{38}	5.0.4	17.0	10.0.4	10.0	0.11	10 N	20 N
	2007	5-Oct	17-Oct	18-Oct	18-Oct	9-Nov	10-Nov	29-Nov
	2008	1-Oct	16-Oct	16-Oct	16-Oct	3-Nov	3-Nov	9-Nov
20	009^{38}							

³³ Barrier was installed in previous years. *See* DWR Temporary Barriers Operating Schedule (http://baydeltaoffice.water.ca.gov/sdb/tbp/web_pg/tempbsch.cfm#(vii))

³⁴ In 1963 and 1964 an old rock barge was intentionally flooded and sunk at the head of Old River in an experiment to see if it could serve as a temporary barrier. Results were not promising and rock was placed directly for the 1968 barrier. No barriers were in place in 1965, 1966 or 1967.

³⁵ Installation delayed due to high flows.
36 Not installed due to high San Joaquin River flows.

³⁷ Not installed upon DFG's request.

³⁸ Fall Head of Old River not installed because existing flows and dissolved oxygen levels in the San Joaquin River were sufficient for Chinook Salmon.

APPENDIX A

Central Valley Regional Water Quality Control Board
Salt Tolerance of Crops in the Lower San Joaquin River (Stanislaus to Merced River
Reaches)
DRAFT REPORT
March 2010



CENTRAL VALLEY REGIONAL WATER QUALITY CONTROL BOARD

Salt Tolerance of Crops in the Lower San Joaquin River (Stanislaus to Merced River Reaches)

DRAFT REPORT

March 2010



CALIFORNIA ENVIRONMENTAL PROTECTION AGENCY





State of California Arnold Schwarzenegger, Governor

California Environmental Protection Agency
Linda S. Adams, Secretary for Environmental Protection

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This document was prepared for discussion purposes by staff of the California Regional Water Quality Control Board,

Central Valley Region.

No policy or regulation is either expressed or intended.

Salt Tolerance of Crops in the Lower San Joaquin River (Stanislaus to Merced River reaches)

Draft Report

March 2010

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Salt Tolerance of Crops in the Lower San Joaquin River (Stanislaus to Merced River Reaches)

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Acknowledgements

Staff would like to acknowledge Dr. Glenn J. Hoffman, as this Report is built upon the technical foundation of his 2010 Report entitled "Salt Tolerance of Crops in the Southern Sacramento-San Joaquin Delta". Mark Gowdy of the State Water Resources Control Board Bay Delta Unit is thanked for his assistance with staff's implementation of Dr. Hoffman's approach. Staff also acknowledges information received from Jean Woods of the California Department of Water Resources that aided in crop and acreage analysis of the study area.

1. Introduction

1.1. Location

This Report focuses on lands that are likely to use portions of the lower San Joaquin River (LSJR) between the Stanislaus River and the Merced River for irrigation of crops. For purposes of this Report, Staff made a coarse level assessment of the area likely to use irrigation water, which hereafter is called the "LSJR Irrigation Use Area". This area, shown in Figure 1.1, consists of lands likely receiving or having the potential to receive all or part of their irrigation water from the LSJR between the Stanislaus River and the Merced River. Those likely to use water for irrigation include individual water right holders and water agencies such as West Stanislaus Irrigation District (ID), Turlock ID, Modesto ID, Patterson ID and El Solyo Water District (WD).

Staff's purpose in developing the LSJR Irrigation Use Area was to provide a general sense of the areas that may use irrigation water rather than an exact determination of use. Staff feels that this coarse level of assessment is acceptable for the purposes of this Report, and caveats that it is not intended to confirm any party's existing or potential water rights.

The entire LSJR Irrigation Use Area consists of 68,458 acres. Of this, there are currently 52,541 acres used for irrigated agriculture according to Department of Water Resources (DWR) (DWR, 2009a). The non-irrigated lands in the LSJR Irrigation Use Area include urban areas, water courses, residential properties, open land, dairies and feedlots and farm homesteads. The LSJR Irrigated Use Area includes portions of San Joaquin, Stanislaus, and Merced counties. The reach of the LSJR from the Tuolumne River to Merced River is 29 miles in length. It includes two commonly used monitoring sites; Crows Landing and Patterson. The major tributaries in this reach are the Merced River and the Tuolumne River on the east side while Del Puerto Creek and Orestimba Creek drain the west side. The LSJR from the Tuolumne River to the Stanislaus River is 8.4 miles in length and includes the Maze monitoring site.

1.2. Regulations

Water quality degradation of the San Joaquin River by salinity was recognized in the Central Valley Regional Water Quality Board's (Central Valley Water Board) 1975 Water Quality Control Plan for the Sacramento River Basin, Sacramento San Joaquin Delta Basin and the San Joaquin Basin (Central Valley Water Board, 1975). The LSJR was listed on the 1998 Clean Water Act (CWA) 303(d) list as impaired for both salt and boron (Central Valley Water Board, 1998). In 1999, the State Water Resources Control Board (State Water Board) adopted Water Rights Decision 1641. Among the directives of this decision was for the Central Valley Water Board to develop and adopt salinity objectives along with a program of implementation for the main stem of the LSJR upstream of Vernalis, CA.

In 2004, the Central Valley Water Board adopted a Control Program for salt and boron dischargers into the LSJR which also called for setting of upstream salinity objectives. Phase I of the Control Program established an implementation program and a compliance schedule for salinity and boron objectives at Vernalis. Phase II entails a proposed Basin Plan Amendment (Amendment) containing site specific salinity and boron objectives and a program of implementation for the LSJR (Stanislaus River to Merced River).

In regards to boron, the Central Valley Water Board adopted boron objectives that were approved by State Water Board in 1989, and are currently in effect based on state law. These objectives did not receive approval from US EPA, due to inconsistencies with the Clean Water Act Section 303. Thus the proposed Amendment will include an analysis of the latest technical information available for boron. This analysis will be conducted in a separate (future) draft Report.

Water quality objectives are required by law to provide reasonable protection for all designated beneficial uses of a water body. The LSJR has designated beneficial uses of municipal and domestic supply, agriculture (irrigation and stock watering), industry (process), recreation (contact, canoeing and rafting, other noncontact), freshwater habitat (warm), migration (warm, cold), spawning (warm) and wildlife habitat (Central Valley Water Board, 2007a). Of the listed beneficial uses, Staff's initial review indicates that agriculture and municipal uses are likely to be the most sensitive to salinity and boron.

Central Valley Water Board staff is closely coordinating efforts to develop objectives for the LSJR with similar effort regarding the South Delta by State Water Board Division of Water Rights. This Report is built off of the technical approach completed by Dr. Glenn J. Hoffman under contract to State Water Board. In preparing this Report, Staff attempted to follow as closely as possible the technical and formatting approach used by Dr. Hoffman.

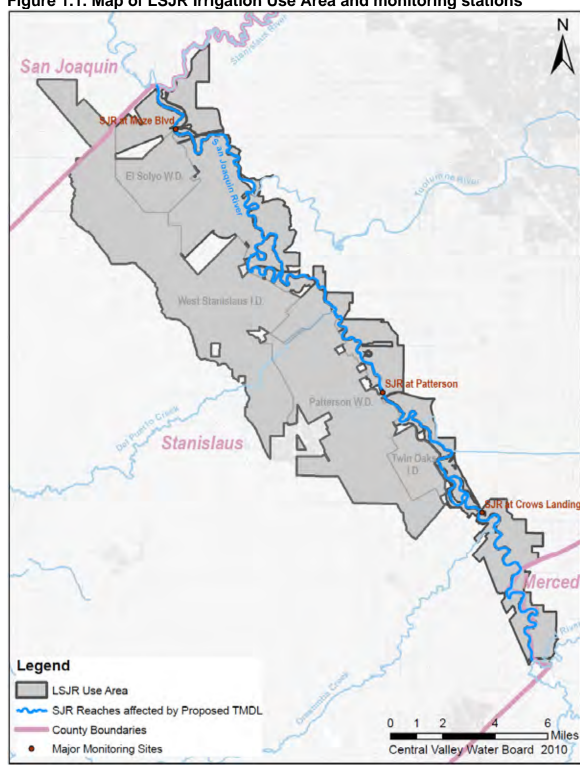


Figure 1.1. Map of LSJR Irrigation Use Area and monitoring stations

1.3. Purpose and Objectives

This Report is a first step in the process of developing the draft Amendment and is focused on salinity impacts to one specific beneficial use: agriculture (irrigation). Tailored to information available for the LSJR Irrigation Use Area, this Report uses the approach of Dr. Glenn J Hoffman (2010) in his Report *Salt Tolerance of Crops in the Southern Sacramento-San Joaquin Delta*, which forms Appendix A of this Report. A detailed explanation of the purposes of Dr. Hoffman's work can be found in Appendix A Section 1.3.

This Report proposes protective salinity thresholds which were developed through a series of crop tolerance modeling studies on three crops grown in the LSJR: beans, which are the most salt sensitive, as well as alfalfa and almonds.

This Report evaluates and quantifies how the various factors influencing the use of saline water for irrigation apply to conditions in the LSJR Irrigation Use Area. The underlying objectives of this study are:

- Compile existing data/information to determine salinity status of LSJR Irrigation Use Area. This information includes soil data with estimates of acreage; nature of salinity and drainage impairment; crop types and acreages including evapotranspiration data and estimate effectiveness of local rainfall in reducing the irrigation requirement.
- 2) Use a steady state soil salinity model to identify threshold salinity values in irrigation water that provide protection for the most salt sensitive crops grown in the LSJR Irrigation Use Area.
- 3) Present draft study findings under a range of conditions to Central Valley Salinity Alternatives for Long-Term Sustainability (CV- SALTS) stakeholders as part of the basin plan development process.

2. Background information

2.1. General Salinity Information

A detailed review on general salinity is presented by Hoffman (2010) (Appendix A, Section 2.1). To provide a brief introduction, all natural waters contain soluble salts. Consequently, these salts may accumulate in soils through application of irrigation water for crop production. Soils also contain salts that vary in quantity and composition, depending on parent material, rainfall and other factors. The composition and concentration of salts determine the suitability of soils and waters for crop production. Water quality for crop production is normally judged based on three criteria: salinity, sodicity, and toxicity.

2.2. Sources and Quality of Irrigation Water in the LSJR Irrigation Use Area

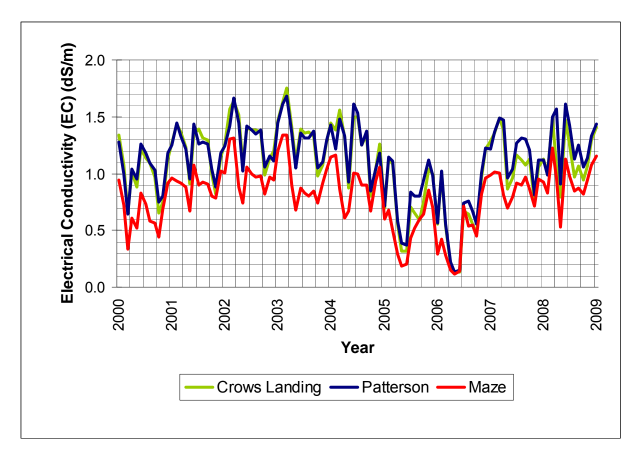
Water conditions in the LSJR, between the Stanislaus and Merced River confluences, are influenced by the inflow of the LSJR at its confluence with the Merced. Staff recognizes that there are other water sources used for irrigation in the LSJR Irrigation Use Area, but these sources were not considered in the analysis of results. Thus, for purposes of this Report, Staff assumed that the SJR was the sole source of water for field irrigation.

2.2.1. Salinity

The salinity of irrigation water, reported as electrical conductivity (EC) in units of μ S/cm, is monitored at several locations in the LSJR Irrigation Use Area. The numerical values in units of microSiemens per centimeter (μ S/cm) are 1000 times larger than the numerical values in units of units of deciSiemens per meter (dS/m). This Report will use dS/m as the salinity unit which is also consistent with literature on crop response to salinity. Using dS/m is also beneficial since it is numerically equal to millimho per centimeter (mmho/cm), an outdated unit of measure for electrical conductivity.

For information only, Figure 2.1 shows EC from 2000 to 2009 at the three stations monitored by the Central Valley Water Board's Surface Water Ambient Monitoring Program (SWAMP) along the San Joaquin River (SJR) (Central Valley Water Board, 2009). Specifically, the three stations are SJR at Crows Landing (station code: STC504), SJR at Patterson (station code: STC507) and SJR at Maze Blvd. (Highway 132) (station code: STC510). From Figure 2.1, Crows Landing and Patterson respectively have 28% and 26% higher EC than Maze. With reference to one of the sites, Figure 2.2 shows results for the middle site of the three monitoring stations, Patterson. The EC varied between 0.6 – 1.6 dS/m with a mean value of about 1.2 dS/m.

Figure 2.1. Monthly average of electrical conductivity (dS/m) for the three major monitoring stations in LSJR Irrigation Use Area from Jan. 2000 through Jan. 2009 (Central Valley Water Board, 2009).



2.2.2. Sodicity

Sodium, calcium, and magnesium most commonly form salts with chloride, sulfate, and bicarbonates in soils. Soil sodicity constitutes an excess of sodium ions, usually more than 10% over the other cations such as calcium and magnesium. High sodicity results in surface crusting, impermeability, sodium toxicity and micronutrient deficiencies. Further details on sodicity are reported by Hoffman (2010) (Appendix A, Section 2.2.2).

Table 2.0 shows water quality data on soil sodicity and the corresponding sodium adsorption ratio (SAR) for the SJR at three monitoring stations between 1985 and 2003 based on SWAMP monitoring (SWAMP, 2009). The disparity in time period shown, in comparison with Figure 2.1, is due to data availability.

As provided by Hoffman (2010), the SAR is defined as:

SAR =
$$C_{Na} / (C_{Ca} + C_{Mg})^{1/2}$$
 (Eqn. 2.1)

Where C_{Na} , C_{Ca} , and C_{Mg} are the respective concentrations in mol/m³ of sodium, calcium, and magnesium ions in the soil solution. This equation is used to assess the sodium hazard of irrigation water. Both the salinity and the SAR of the applied water must be considered simultaneously when assessing the potential effects of water quality on soil water penetration. Sodic soils have an EC of less than 4 dS/m and a SAR greater than 13 in their saturation extract (USDA Handbook 60, 1954).

For example, from the water quality data for the SJR at Maze from 1985 to 2003 (62 samples) (Table 2), average ion concentrations were: Na = 3.6 mol/m³; Ca = 1.5 mol/m³; and Mg = 1.4 mol/m³ (Central Valley Water Board, 2009). Inserting these values into Equation 2.1 gives a SAR of 2.11. This SAR is well below a value that would cause a sodicity problem (Maas and Grattan, 1999).

Figure 2.2 Median, high, and low electrical conductivity averaged by month as measured at LSJR at Patterson from Jan. 2000 through Jan. 2009 (Central Valley Water Board, 2009).

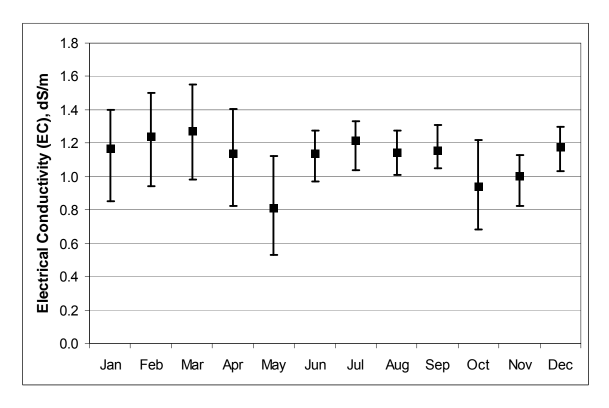


Table 2.0. Water Quality Data for three sites between 1985 and 2003 (Central Valley Water Board, 2009).

Site	No. of Samples	EC (dS m ⁻¹)	Sodium (mol m ⁻³)	Calcium (mol m ⁻³)	Magnesium (mol m ⁻³)	SAR
Maze	62	0.78	3.6	1.5	1.4	2.11
Patterson	66	1.08	5.4	2.3	1.8	2.67
Crows Landing	80	1.02	5.4	2.3	1.9	2.63

2.2.3. Toxicity

Hoffman (2010) discusses the potential toxic effects of certain specific solutes, such as sodium, chloride and boron. Hoffman used the suggested maximum concentrations provided by Pratt and Suarez (1990) to determine if significant concentrations of these trace elements were detected in the South Delta. Following the approach of Hoffman (2010), for information only, staff compared available data for the LSJR Irrigation Use Area to values given by Pratt and Suarez (1990). Staff reviewed SWAMP data, from 2001 to 2003, for a variety of trace elements including arsenic, cadmium, chromium, copper, lead, nickel, selenium, and zinc, none of which were detected at levels of concern. The maximum concentration of molybdenum detected was at the same level as the maximum threshold, however the average value was about half of the threshold value. Data for chloride and sodium was also evaluated, and is discussed in Section 3.7.2. Thus, staff concludes that generally these concentrations would not be expected to be a problem in the LSJR Irrigation Use Area.

In regards to boron, the LSJR is already recognized as impaired by boron on the current 2006 CWA 303(d) List (Central Valley Water Board, 2007b), thus an analysis of current boron levels is not conducted here. Due to lack of approval of existing boron objectives by US EPA, reconsideration of current boron technical information for protection of all beneficial uses will be completed. This will be done in a separate (future) draft Report which will become, along with this Report and others, part of the draft amendment.

2.3. LSJR Irrigation Use Area Soils and Crops

2.3.1. Soils

The soils in the LSJR Irrigation Use Area were identified using information from surveys by the Natural Resource Conservation Service (NRCS) for Merced County, Stanislaus County and San Joaquin County, in 1992 (NRCS, 1992). Figure 2.4 was developed using the geographic information system (GIS) information from the NRCS Soil Survey Geographic (SSURGO) Database (NRCS, 2007a). The soils are grouped by different colors based on their surface soil texture. The associated NRCS soil units and some key soil properties are listed in Table 2.1 and grouped by the same general soil texture types.

The following two paragraphs present an overview of the geomorphic history and mineral description of the Central Valley soils presented in Table 2.1 for the LSJR Irrigation Use Area. Specific conditions at any point within the study area are a combination of the conditions described below. There could be wide variability from site to site.

According to NRCS (2007b), some soils in the LSJR Irrigation Use Area are formed predominantly from material weathered from sandstone, shale and other sedimentary rock much of which is calcareous. The sedimentary materials were deposited over millions of years from the erosion of surrounding mountains. Other soils are formed from alluvium with alluvial fan deposits that came from Coast Range materials while valley trough deposits came from a mixture of Sierra Nevada and Coast Range materials. The soils in the valley basin are formed in mixed alluvium that is dominantly granitic and was transported from the Sierra Nevada Mountains by the SJR. Streams flowing into the valley carried soil particles that settled out in order of their size. The largest particles settled out first, leaving the relatively light and permeable soils along the perimeter of the valley floor. The smallest particles were carried farther by the stream flows into the valley trough, where they formed tighter, less permeable soils. Over time, the valley trough was covered by large bodies of water (San Joaquin Valley Drainage Program, 1987).

Very fine soil particles in these water bodies settled to the bottom, forming less permeable clay layers. Such layers typically underlie areas with poor drainage at depths ranging from near land surface to about 40 feet or deeper if Corcoran clay is present. In such areas, ground water is typically present within 20 feet of land surface. Soils derived from the marine sedimentary rocks of the Coast Range predominate in the west side of the LSJR in the Central valley. These typically contain relatively large amounts of water-soluble mineral salts which originated from their parent materials. The groundwater is highly mineralized and could extend down to a depth of about 300 feet to the groundwater reservoir (San Joaquin Valley Drainage Program, 1987). Figure 2.4 shows the location of various soil texture categories within the LSJR Irrigation Use Area. Figure 2.4

was created using ESRI ArcInfo 9.2 software in a California Teale Albers NAD 83 Projection using data from the NRCS-SSURGO Database (NRCS, 2007a).

Table 2.1 shows the textural categories and some physical properties of soils in the LSJR Irrigation Use Area. One of the properties shown is the soil hydrologic group which describes soil characteristics when soils are fully saturated. The soil hydrologic group is in turn dependent on soil type, infiltration rate, hydraulic conductivity, and water table depth. Group A is usually composed of sand or gravel and has very high infiltration rate, a very high hydraulic conductivity, and a very deep water table. On the other end, Group D is usually composed of clay and has a very low infiltration rate, a very low hydraulic conductivity, and a very shallow water table (NRCS, 2007b).

Figure 2.4 and Table 2.1 indicate that the soils in the LSJR Irrigation Use Area are predominantly clay loams, clays and silty clay loams with a few areas having patches of loams and silty loams. The analysis of groundwater depth was hampered by incomplete data since some LSJR Irrigation Use Area soil series do not have groundwater depth data in the NRCS-SSURGO database. From Table 2.1, both clays and clay loams constitute about 57% of the overall acreage of the LSJR Irrigation Use Area, most of which are distributed on the western side of the SJR (Figure 2.4). Among the clays, the most dominant soils are Capay, while for clay loams, Vernalis are the most dominant soils. The silty clay loam texture is dominated by El Solyo soils which are more prevalent downstream of the SJR at Patterson and have numerous patches distributed up to the Stanislaus and San Joaquin county boundary (Figure 2.4).

San Joaquin SJR at Maze Blvd Stanislaus JR at Patterson Legend SJR Reaches affected by Proposed TMDL SJR at Crows Landing County Boundaries Major Monitoring Sites Soil Type Clay /lerced Clay Loam Silty Clay Loam Fine Sandy Loam Sand or Sandy Loam or Silt Loam Loamy Sands Muck or Mucky Other Miles Water Central Valley Water Board 2010

Figure 2.4. Map of soil textures in the LSJR Irrigation Use Area using GIS data from the NRCS-SSURGO database.

Note that this Report did not assess boron levels (See Section 6.1), which would have been presented as Figure 2.3. As a result, the above Figure was labeled 2.4 to allow for consistency with Hoffman (2010).

Table 2.1. Surface layer properties for soil units within the LSJR Irrigation Use Area from the NRCS-SSURGO database, including key soil properties and sorted by soil texture (with corresponding colors in Figure 2.4).

Correspond	ing color	s in Figure 2.4	·)·						
Texture Category	Soil Unit Number	Soil Unit Name	Ksat (in/hr)	Water Holding Capacity (in/in)	Depth to Ground Water (feet)	Hydrologic Group	Total Area (Acres)	Percentage of Total Area	Corresponding Color in Figure 2.3
	100	Capay	0.92	0.15		D	6836	9.96	
	101	Capay	0.92	0.15	7.6	D	7552	11.00	
	102	Capay	0.92	0.15		D	811	1.18	
	106	Capay	0.92	0.15		D	567	0.83	
	118	Capay	0.91	0.15		D	259	0.38	
Clay	121	Capay	0.91	0.15	12.8	D	1367	1.99	
Clay	190	Clear Lake	0.92	0.14	11.4	D	357	0.52	
	195	Clear Lake	0.92	0.14	11.4	D	673	0.98	
	170	Dospalos	2.82	0.13	10.2	D	706	1.03	
	RfA	Rossi	0.91	0.12		D	7	0.01	
	RmA	Rossi	0.91	0.12		D	0	0.00	
							19136	27.87	
	175	Dospalos	2.82	0.13	10.2	D	1262	1.84	
	111	El Solyo	2.82	0.19	7.6	С	1066	1.55	
	330	Pedcat	2.82	0.13	10.8	D	313	0.46	
	RkA	Rossi	2.7	0.15		D	111	0.16	
	130	Stomar	2.82	0.17		С	2663	3.88	
	131	Stomar	2.82	0.18	7.6	С	980	1.43	
	TdA	Temple	2.7	0.18		С	41	0.06	
	120	Vernalis	2.82	0.18		В	6498	9.47	
Clay Loam	123	Vernalis	2.82	0.18	7.6	В	732	1.07	
Clay Loain	125	Vernalis	2.82	0.18		В	629	0.92	
	126	Vernalis	2.82	0.18		В	711	1.04	
	268	Vernalis	2.7	0.18		В	358	0.52	
	140	Zacharias	2.82	0.17		В	645	0.94	
	141	Zacharias	2.82	0.17	7.6	В	1292	1.88	
	142	Zacharias	2.82	0.13		В	1402	2.04	
	146	Zacharias	2.82	0.17		В	574	0.84	
	147	Zacharias	2.82	0.13		В	650	0.95	
				Ī	Ī		19928	29.03	
Silty Clay	CoA	Columbia	2.7	0.18		С	357	0.52	
Loam	110	El Solyo	2.82	0.19		С	3268	4.76	
	116	El Solyo	2.82	0.19		С	398	0.58	
	160	Merritt	2.82	0.18	12.7	В	635	0.92	
	165	Merritt	2.82	0.18	12.7	В	735	1.07	
	197	Merritt			12.8		0	0.00	

Table 2.1. Surface layer properties for soil units within the LSJR Irrigation Use Area from the NRCS-SSURGO database, including key soil properties and sorted by soil texture (with

corresponding colors in Figure 2.4).

Correspond	ing coloi	S in Figure 2.4	· /-						
Texture Category	Soil Unit Number	Soil Unit Name	Ksat (in/hr)	Water Holding Capacity (in/in)	Depth to Ground Water (feet)	Hydrologic Group	Total Area (Acres)	Percentage of Total Area	Corresponding Color in Figure 2.3
	TeA	Temple	0.91	0.13		С	230	0.33	
	TfA	Temple					166	0.24	
	TgA	Temple					91	0.13	
	ThA	Temple					435	0.63	
	TkA	Temple					617	0.90	
							6931	10.10	
Fine Sandy	130	Columbia					0	0.00	
Loam	132	Columbia	28	0.11	10.2	С	3	0.00	
	150	Columbia	28.23	0.13	10.2	С	158	0.23	
	151	Columbia	28.23	0.13	10.2	С	388	0.57	
	153	Columbia	28.23	0.11	10.2	С	1778	2.59	
	155	Columbia	28.23	0.11	10.2	С	217	0.32	
	157	Columbia	28.23	0.11	10.2	С	519	0.76	
	159	Columbia	28.23	0.11	10.2	С	576	0.84	
	CcA	Columbia	28	0.13		С	827	1.20	
	CdA	Columbia					42	0.06	
	CeA	Columbia	28	0.15		С	386	0.56	
	180	Dello	28.23	0.13	8.9	С	269	0.39	
	DmA	Dinuba	28	0.12		С	42	0.06	
	DpA	Dinuba	9	0.09		С	112	0.16	
	270	Elsalado	28.23	0.14		В	965	1.41	
	FrA	Fresno	9	0.09		D	4	0.01	
	FsA	Fresno	9	0.09		D	92	0.13	
	GgA	Grangeville	28	0.11		С	1	0.00	
	GmA	Grangeville	28	0.16		С	2	0.00	
	HaA	Hanford					97	0.14	
	PcA	Pachappa	9	0.13		D	4	0.01	
	PpA	Piper	9	0.12		С	7	0.01	
	PuA	Piper	9	0.08		С	27	0.04	
	TnA	Traver	9	0.1		В	24	0.04	
	ToA	Traver					6	0.01	
	WaA	Waukena	2.7	0.11		С	28	0.04	
	WaA	Waukena	9	0.09		D	0	0.00	
	WbA	Waukena	2.7	0.09		С	328	0.48	
	WbA	Waukena	9	0.09		D	197	0.29	
	WcA	Waukena	2.7	0.09		С	116	0.17	

Table 2.1. Surface layer properties for soil units within the LSJR Irrigation Use Area from the NRCS-SSURGO database, including key soil properties and sorted by soil texture (with corresponding colors in Figure 2.4).

corresponding colors in Figure 2.4).									
Texture Category	Soil Unit Number	Soil Unit Name	Ksat (in/hr)	Water Holding Capacity (in/in)	Depth to Ground Water (feet)	Hydrologic Group	Total Area (Acres)	Percentage of Total Area	Corresponding Color in Figure 2.3
				1	1		7215	10.51	
	CbA	Chualar	28	0.12		В	6	0.01	
	210	Cortina	28.23	0.11		В	252	0.37	
	DhB	Delhi	92	0.07		Α	5	0.01	
	DpA	Dinuba	28	0.12		С	1	0.00	
	DrA	Dinuba	28	0.12		С	56	0.08	
	DwA	Dinuba	9	0.09		С	26	0.04	
	FtA	Fresno	9	0.09		D	62	0.09	
	FuA	Fresno	9	0.09		D	14	0.02	
	FvA	Fresno	9	0.09		D	2	0.00	
Sand or	FxA	Fresno					34	0.05	
Sandy	GhA	Grangeville	28	0.13		С	30	0.04	
Canay	GkA	Grangeville	28	0.11		С	0	0.00	
	HdA	Hanford	28	0.12		В	14	0.02	
	HeA	Hanford	28	0.13		В	0	0.00	
	ТрА	Traver	9	0.1		В	34	0.05	
	TsA	Traver	9	0.1		В	4	0.01	
	200	Veritas	28.23	0.14		В	525	0.77	
	WdA	Waukena	2.7	0.11		С	47	0.07	
	WeA	Waukena	2.7	0.09		С	0	0.00	
	WrA	Whitney	28	0.12		С	4	0.01	
			_				1118	1.63	
Loam or Silt	245	Bolfar	9.17	0.14	10.2	D	380	0.55	
Loam	246	Bolfar	9.17	0.14	10.2	D	247	0.36	
	CbA	Columbia	9	0.15		С	635	0.92	
	CeA	Columbia	9	0.15		С	868	1.26	
	CfA	Columbia	9	0.15		С	761	1.11	
	CgA	Columbia	9	0.13		С	122	0.18	
	ChA	Columbia	9	0.11		С	262	0.38	
	CkA	Columbia	9	0.15		С	311	0.45	
	CmA	Columbia	9	0.15		С	581	0.85	
	СрА	Columbia	9	0.15		С	282	0.41	
	CsB	Columbia	9	0.15		С	2123	3.09	
	271	Elsalado	9.17	0.15		В	181	0.26	
	272	Elsalado	9.17	0.15	12.7	В	5	0.01	
	274	Elsalado	9.17	0.15		В	158	0.23	

Table 2.1. Surface layer properties for soil units within the LSJR Irrigation Use Area from the NRCS-SSURGO database, including key soil properties and sorted by soil texture (with corresponding colors in Figure 2.4).

corresponding colors in Figure 2.4).									
Texture Category	Soil Unit Number	Soil Unit Name	Ksat (in/hr)	Water Holding Capacity (in/in)	Depth to Ground Water (feet)	Hydrologic Group	Total Area (Acres)	Percentage of Total Area	Corresponding Color in Figure 2.3
	FrA	Fresno					3	0.00	
	GbA	Grangeville	9	0.16		В	89	0.13	
	GcA	Grangeville					42	0.06	
	TbA	Temple	9	0.15		С	222	0.32	
	TcA	Temple	9	0.15		С	1077	1.57	
	TdA	Temple	9	0.15		С	149	0.22	
	121	Vernalis	9.17	0.16	7.6	В	169	0.25	
	122	Vernalis	9.17	0.16		В	1678	2.44	
	127	Vernalis	9.17	0.16		В	1469	2.14	
							11812	17.21	
	DgA	Delhi	92	0.08		Α	223	0.33	
Loamy	HfA	Hilmar	92	0.08		В	36	0.05	
Sands	HkbA	Hilmar	92	0.08		В	21	0.03	
Carido	TuA	Tujunga	92	0.08		Α	1	0.00	
							282	0.41	
Mucky	n/a	n/a	n/a	n/a	n/a	n/a	0	0.00	
	M-W	Miscellaneous water	n/a	n/a	n/a	n/a	898	1.31	
Other	Rf	Riverwash	92	0.04	n/a	D	48	0.07	
	Rr	Riverwash	92	0.04	n/a	D	121	0.18	
							1067	1.55	
	128	Water	n/a	n/a	n/a	n/a	447	0.65	
Water	284	Water	n/a	n/a	n/a	n/a	3	0.00	
vvalei	W	Water	n/a	n/a	n/a	n/a	540	0.79	
							990	1.44	
Unidentified	n/a	n/a	n/a	n/a	n/a	n/a	174	0.25	
Grand Total							68654	100%	

2.3.2. Crops

Following the approach of Hoffman (2010), staff compiled available information regarding crops grown in the LSJR Irrigation Use Area. The purpose of this information is to review past and current crops specifically in relation to their salt sensitivity, and subsequently use this information in deciding which crops to model as surrogates for other crops. A noticeable difference here from Hoffman (2010) is that much less cropping data is available for the LSJR Irrigation Use Area. Whereas the South Delta has four DWR surveys spanning 1976 to 2007, much less data is available for the counties here, as discussed below.

Land use survey GIS layers of the Merced, Stanislaus and San Joaquin counties, data from the DWR website (DWR, 2009a), were imported into ESRI ArcInfo 9.2 software and were in a California Teale Albers NAD 83 Projection. DWR takes turns in surveying land use and cover crop for each county once per decade; hence surveying periods vary among the GIS layers of the three counties. To resolve this difference, GIS layers were grouped and merged by their corresponding decade, one set of maps for the 1990s and another for the 2000s. The terms "1990s" and "2000s" are used in subsequent figures and tables when they were derived based on this grouping.

The 1990s layer includes the San Joaquin and Stanislaus layers from 1996 and the Merced layer from 1995. The 2000s layer includes the Stanislaus layer from 2004 and the Merced layer from 2002. There is currently no available GIS layer for the San Joaquin County in the 2000s.

Some crops in the DWR survey are double cropped and are assigned 100% for each crop that is planted in sequence (Table 2.3) (Woods, DWR, 2009; Personal Communication). For purposes of this Report, to achieve agreement and consistency with overall total acreage, crops that were cropped in sequence in the same field were both assigned 50% of the field acreage.

For intercropped fields, such as a young orchard intercropped with beans, DWR assigns 100% of the field acreage for the trees and 50% for the beans which is a 2:1 proportion. For this Report, the 2:1 proportion was split against 100% of the field acreage, yielding 66.67% for trees and 33.33% for beans. For mixed field and truck crops, DWR assigned a percentage to each planted crop in each field. The assigned percentage adds up to 100%; thus, no adjustment was necessary.

Tables 2.2 and 2.3 show irrigated crop acreage in the LSJR Irrigation Use Area. Following the same approach as Hoffman (2010), the crops are categorized by their tolerance to salinity based on findings of Maas and Hoffman (1977); Maas and Grattan (1999). The authors of these findings noted that the data should serve as a guide to relative tolerances among crops because absolute tolerances vary depending on climate, soil conditions and cultural practices.

For crops where no salt tolerance was given such as unspecified pastures or miscellaneous grasses, generalized salt tolerance levels were assigned based on the most common salt tolerance level of crops in a given group. These crops are shown in *italics* in Table 2.2. All the unspecified crop categories except rice and grapes represent fallow fields with identifiable residue of certain crop types at the time of survey. The acreage for corn is for both human and animal (fodder) consumption while that for dry beans includes lima beans. Some of the mixed and native pastures are partially or not irrigated. The mixed truck crops represent fields planted with four or more types of truck crops while cells with a dash indicate an area that was not surveyed.

Data presented in Table 2.2 also indicates the relative importance of crops based on irrigated acreage. For example, almonds, dry beans and alfalfa, the crops modeled in this Report, occupy significant acreage in the LSJR Irrigation Use Area. Dry beans are the most salt sensitive crops grown on significant acreage.

Results from Table 2.2 show a general decline in irrigated acreage from the 1990s to the 2000s of about 7,000 acres. Despite this decline, the percentage of salt sensitive crops remained fairly stable between the 1990s and 2000s yet moderately sensitive crops declined by about 8%. There was an 8% increase in moderately tolerant crops in the 2000s (Table 2.3).

Table 2.2. Summary of irrigated crop acreage in LSJR Irrigation Use Area for the 1990s and 2000s from DWR land use surveys

for the 1990s and 2000s from			
Crops	Salt Tolerance ¹	1990s	2000s
Fruits and Nuts			
Almonds	S	2091	4343
Apples	S	92	53
Apricots	S	4779	2776
Cherries	S	372	207
Eucalyptus	MT	6	-
Figs	MT	-	-
Grapefruit	S	-	-
Kiwis	S	-	-
Lemons	S	-	-
Olives	Т	-	-
Oranges	S	-	-
Peaches/Nectarines	S	21	345
Pears	S	-	-
Pistachios	MS	16	31
Plums	MS	150	34
Prunes	MS	-	33
Walnuts	S	1902	2338
Misc. Deciduous Fruits & Nuts	S	-	44
Misc. Subtropical Fruits	S	_	-
Unspecified Deciduous Fruits & Nuts	S	_	_
Subtotal:		9430	10204
Field Crops		3430	10204
Castor Beans	S		3019
Corn	MS	5592	318
Cotton	T	3332	16
Dry Beans	S	12623	5893
Flax	MS	12023	3093
Safflower	MT	65	_
Sorghum	MT	03	_
Sudan	MT	69	613
Sugar Beets	T	09	013
Sunflowers	MT	-	_
Unspecified Field Crops	MT	1305	486
Subtotal:	IVII		
Grain and Hay Crops		19653	10345
Barley	Т		
	 	-	<u>-</u>
Oats Wheat	MT	-	33
	MT	-	110
Misc. & Mixed Grain/Hay	MT	1923	
Unspecified Grain/Hay Crops	IVII		5609
Subtotal:		1923	5753
Pasture	MC	0000	0200
Alfalfa	MS	8839	9398
Clover	MS	-	-
Induced High Water Table Native	MC		
Pasture	MS	-	-
Mixed Pasture	MS	3444	3190
Native Pasture	MS	-	-
Turf Farms	MT	426	379
Misc. Grasses	MS	-	-
Unspecified Pasture	MS	-	_

Table 2.2. Summary of irrigated crop acreage in LSJR Irrigation Use Area for the 1990s and 2000s from DWR land use surveys

for the 1990s and 2000s from Crops	Salt Tolerance ¹	1990s	2000s
Subtotal:		12708	12967
Truck, Nursery and Berry Crops			
Artichokes	MT	-	183
Asparagus	T	-	17
Broccoli	MS	-	122
Bush Berries	S	12	422
Cabbage	MS	_	606
Carrots	S	27	124
Cauliflower	MS	282	6
Celery	MS	-	7455
Cherries	S	-	277
Cole Crops	MS	51	-
Flowers/Nursery/Christmas Tree			
Farms	S	13	-
Green Beans	S	126	_
Lettuce	MS	29	_
Melons/Squash/Cucumbers	MS	2426	_
Mixed Truck Crops (four or more)	MS	95	_
Onions/Garlic	S	151	_
Pea	MS	-	_
Peppers	MS	452	_
Potatoes	MS	-	_
Spinach	MS	_	_
Strawberries	S	_	_
Sweet Potatoes	MS	_	_
Tomatoes	MS	9391	481
Misc. Truck Crops	MS	-	-
Unspecified Truck Crops	MS	_	604
Subtotal:	IVIO	13053	10297
Rice		13033	10297
Unspecified Rice	S		
Vineyards	3	_	-
Raisin Grapes	MS		
Unspecified Grapes	MS	59	512
	IVIS		
Subtotal:		59	512
Other District	Otto	450	504
Idle Field	Other	459	564
Subtotal Irrigated Crops:		57287	50643
Breakdown by Salt Tolerance:	s	22209	19841
Dicardown by Call Tolerance.	MS	30825	22790
	MT	3794	7414
	T	0	33
	Other	459	564
	Guiei	408	304
Other Land Head/Carrara		11171	15010
Other Land Uses/Covers:		11171	15818
			_
Area without Data: Total Area:		<i>0</i> 68458	<i>0</i> 66460

Table 2.3. Percentage of total irrigated land in the LSJR Irrigation Use Area for each crop grown in the 1990s and 2000s from DWR land use surveys

Sait Tolerance	19908 (%)	2000s (%)
0	2.05	0.50
		8.58
		0.11
		5.48
		0.41
	0.01	-
	-	-
	-	-
	-	-
	-	-
	-	-
	-	-
	0.04	0.68
	-	-
		0.06
	0.26	0.07
	-	0.07
	3.32	4.62
	-	0.09
S	-	-
S	-	-
	16.46	20.15
S	-	5.96
MS	9.76	0.63
T	-	0.03
S	22.03	11.64
MS	-	-
MT	0.11	-
MT	-	-
MT	0.12	1.21
T	-	-
MT	-	-
MT	2.28	0.96
	34.31	20.43
T	-	-
T	-	-
MT	-	0.07
MT	-	0.22
MT	3.36	11.08
		11.36
MS	15.43	18.56
MS	-	-
MS	-	-
	6.01	6.30
	-	-
	0.74	0.75
		-
	Salt Tolerance S S S S S MT MT MT S S S S S S S S S S	S 3.65 S 0.16 S 8.34 S 0.65 MT 0.01 MT

Table 2.3. Percentage of total irrigated land in the LSJR Irrigation Use Area

for each crop grown in the 1990s and 2000s from DWR land use surveys

Crops	Salt Tolerance ¹	1990s (%)	-
Crops		19908 (%)	2000s (%)
Unspecified Pasture	MS	-	-
Subtotal:		22.18	25.61
Truck, Nursery and Berry Crops	NAT		0.00
Artichokes	MT	-	0.36
Asparagus	Т	-	0.03
Broccoli	MS	-	0.24
Bush Berries	S	0.02	0.83
Cabbage	MS	-	1.20
Carrots	S	0.05	0.25
Cauliflower	MS	0.49	0.01
Celery	MS	-	14.72
Cherries	S	-	0.55
Cole Crops	MS	0.09	-
Flowers/Nursery/Christmas Tree			
Farms	S	0.02	_
Green Beans	S	0.22	-
Lettuce	MS	0.05	_
Melons/Squash/Cucumbers	MS	4.23	_
Mixed Truck Crops (four or more)	MS	0.17	_
Onions/Garlic	S	0.26	_
Pea	MS	0.20	_
Peppers	MS	0.79	_
Potatoes	MS	0.73	_
Spinach	MS	_	_
Strawberries	S	_	-
Sweet Potatoes	MS	_	-
		16.20	- 0.05
Tomatoes	MS	16.39	0.95
Misc. Truck Crops	MS	-	-
Unspecified Truck Crops	MS	-	1.19
Subtotal:		22.79	20.33
Rice			
Unspecified Rice	S	-	-
<u>Vineyards</u>			
Raisin Grapes	MS	-	
Unspecified Grapes	MS	0.10	1.01
Subtotal:		0.10	1.01
<u>Other</u>			
Idle Field	Other	0.80	1.11
Subtotal Irrigated Crops:		100.00	100.00
Dunal-dayun her Oak Talan		20.77	20.40
Breakdown by Salt Tolerance:	S	38.77	39.18
	MS	53.81	45.00
	MT	6.62	14.64
	T	0.00	0.07
	Other	0.80	1.11

Notes for Tables 2.2 and 2.3

^{1:} Salt tolerance categories as follows:

S = Sensitive; MS = Moderately Sensitive; MT = Moderately Tolerant; T = Tolerant

3. Factors Affecting Crop Response to Salinity

3.1. Season-Long Crop Salt Tolerance

3.1.1. State of Knowledge

A review on the current knowledge of season-long crop salt tolerance is presented by Hoffman (2010) (Appendix A, Section 3.1.1). Only excerpts of this Section from Appendix A are presented here.

As discussed in Hoffman (2010):

For soil salinities exceeding the threshold of any given crop, relative yield (Y_r) can be estimated by:

 $Y_r = 100 - b(EC_e - a)$ (Eqn. 3.1)

Where:

a = the salinity threshold expressed in deciSiemens per meter;

b = the slope expressed in percentage per deciSiemens per meter;

EC_e = the mean electrical conductivity of a saturated-soil extract taken from the root zone.

An example of how this piecewise linear response function fits data can be seen in Figure 3.1 for data taken from a field experiment on corn in the Sacramento-San Joaquin Delta near Terminus, CA (Hoffman et al., 1983).

Crop salt tolerance has been established for a large number of crops in experimental plots, greenhouse studies, and field trials (Maas and Hoffman, 1977; and Maas and Grattan, 1999). Hoffman (2010) reported that salt tolerance coefficients, threshold (a) and slope (b) as presented in Equation 3.1 are widely used in steady state and transient models dealing with salinity control.

As discussed in Hoffman (2010):

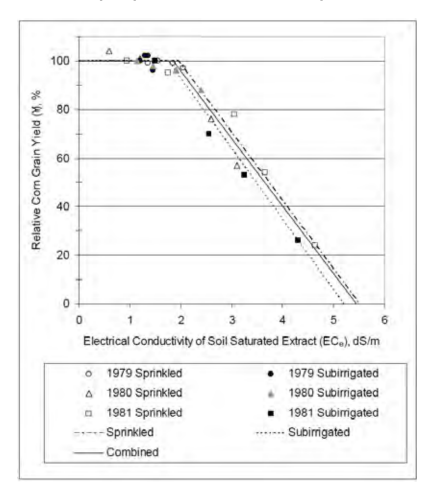
Most of the data used to determine these two coefficients were obtained where crops were grown under conditions simulating recommended cultural and management practices for commercial production. Consequently, the coefficients indicate the relative tolerances of different crops grown under different conditions and not under some standardized set of conditions. Furthermore, the coefficients apply only where crops are exposed to fairly uniform salinities from the late seedling stage to maturity.

3.1.2 LSJR Irrigation Use Area Situation

The crop salt tolerance threshold and slope values of 10 most important crops grown in the LSJR Irrigation Use Area are shown in Table 3.1. These values are adapted from previous studies conducted by Maas and Hoffman (1977) and Maas and Grattan (1999). The methodology for crop selection of these 10 crops was based on an approach used by Hoffman (2010). This screening approach

considered acreage for those crops that exceeded 1% of the irrigated area in the LSJR Irrigation Use Area as shown in Table 2.1 and 2.2.

Figure 3.1. Relative grain yield of corn grown in the Sacramento - San Joaquin River Delta as a function of soil salinity by sprinkled and subirrigated methods (Adapted from Hoffman, 2010).



As stated previously, one of the purposes of this study is to use the Hoffman (2010) steady state soil salinity model to identify threshold salinity values in irrigation water that provide protection for the most salt sensitive crops grown in the LSJR Irrigation Use Area. The first step in running this model is to determine which crop(s) should be modeled. As shown in Table 3.1, dry beans are the most salt sensitive crop grown in the LSJR Irrigation Use Area on significant acreage, and thus were selected as the primary crop to be modeled.

Staff review of the crops with 1% or more acreage in the LSJR Irrigation Use Area found that two other crops, almond and alfalfa, could be easily modeled since existing modules for these crops had been produced by Hoffman (2010). Furthermore, though these crops are not as sensitive to salinity as beans, they have different irrigation and/or growth patterns than dried beans. Thus, there is a

possibility that modeling these crops may result in a lower threshold value than for the salt sensitive beans.

Almond is a perennial tree crop, that is managed as an orchard and could have cover crops grown on the orchard floor. For purposes of this Report, similar to Hoffman (2010), it was assumed that there was no cover crop. If a cover crop was grown in the almond orchard, the evapotranspiration for the cover crop would have to be added to that for almond to determine the irrigation requirements in the models. Almond has a relative salt tolerance of sensitive, tied in second place with grapes as the most sensitive of the crops listed following dry beans. Alfalfa is a perennial crop that goes through about six to seven cutting cycles, with each cycle lasting about 28-30 days (Hoffman, 2010). As a result, with all growth cycles considered, alfalfa has a longer growing season than beans. Further details on modeling assumptions of these three crops are provided in Chapter 5 of this Report.

Table 3.1. Crop salt tolerance coefficients for important crops in the LSJR Irrigation Use Area based on Maas and Hoffman (1977); Maas and Grattan, 1999.

Common Name	Botanical Name	Tolerance based on	Threshold* ECe, dS/m	Slope* % per dS/m	Relative Tolerance**
Alfalfa	Medicago sativa	Shoot (dry weight)	2.0	7.3	MS
Almond	Prunus duclis	Shoot growth	1.5	19	S
Apricot	Prunus armeniaca	Shoot growth	1.6	24	S
Bean (Dry)	Phaseolus vulgaris	Seed yield	1.0	19	S
Cabbage	Brassica oleracea	Head (fresh weight)	1.8	9.7	MS
Castor Bean	Ricinus communis				MS
Celery	Apium graveolens	Petiole (fresh weight)	1.8	6.2	MS
Grape	Vitus vinifera	Shoot growth	1.5	9.6	MS
Sudan Grass	Sorghum sudanense	Shoot (dry weight)	2.8	4.3	MT
Walnut	Juglans	Foliar injury			S

^{*} Values of threshold = (a) and slope = (b) for Equation 3.1

The definition of relative crop tolerance ratings are given in Figure 3.2. Crop salt tolerance ranges for a sufficient number of crops in the LSJR Irrigation Use Area is known (Tables 2.2 and 2.3). As indicated previously, assigning of crop salt tolerances to various crops was based on Maas and Grattan (1999). Following the approach of Hoffman (2010), crops that have general categories in DWR crop surveys such as "Unspecified Field Crops", "Miscellaneous Deciduous Fruits

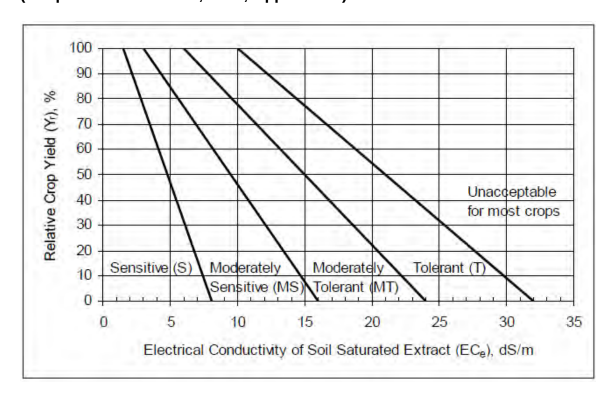
^{**} Relative salt tolerance ratings noted as (S) sensitive, (MS) moderately sensitive, (MT) moderately tolerant, and (T) tolerant, see Fig. 3.2.

and Nuts", and "Mixed Pastures", crop salt tolerances were assigned with the most common salt tolerance among crops in the same category.

Figure 3.3 shows the percentage of crops grown in the LSJR based upon relative crop salt tolerance from DWR crop surveys conducted every 10 years. Of note are the decrease over time in the percentage of moderately salt sensitive crops and an increase in the percentage of moderately salt tolerant crops.

Crop tolerance maps and planted dry bean maps (Figures 3.4 and 3.5a) were developed ESRI ArcInfo 9.2 software and were in a California Teale Albers NAD 83 Projection. The goal of these figures was to identify crop salt tolerance and planted dry beans distribution across the LSJR Irrigation Use Area. Figure 3.4 illustrates the locations where crops are grown based upon salt tolerance from DWR crop surveys conducted in the 1990s and 2000s. Categories of increasing salt sensitivity were assigned varying colors as shown on the color ramp. Uncultivated areas are grey and areas without data in 2000s are black.

Figure 3.2. Classification of crop tolerance to salinity based on relative crop yield against electrical conductivity of saturated soil extract (EC_e) dS/m. (Adapted from Hoffman, 2010; Appendix A).

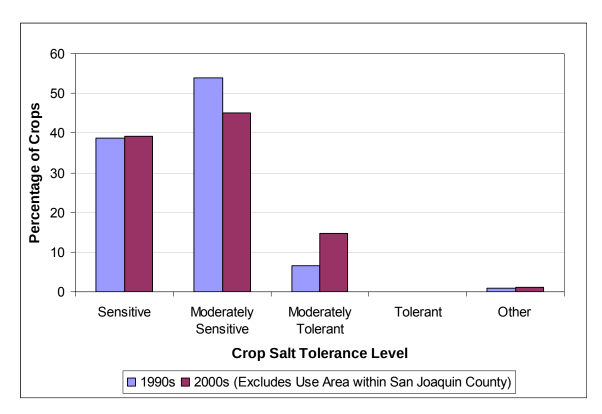


For the 1990s layer (Figure 3.4), the west side of the LSJR Irrigation Use Area displays a mosaic of predominantly sensitive to moderately sensitive crops. The periphery on each side of the San Joaquin River is characterized by native vegetation while the eastern side of the LSJR Irrigation Use Area is predominantly moderately sensitive crops. For the 2000s layer (Figure 3.4), the

major differences from the 1990s layer is the increase in the "other" category which includes mixed crops or idle fields and the fact that there were no "mixed non agricultural land uses". The area based on total acreage where moderately salt sensitive crops are grown has decreased with time from the 1990s to the 2000s by about 20% (Table 2.3).

Since the protective salinity threshold will be based on the most salt sensitive crop grown on significant acreage in the LSJR Irrigation Use Area, which is dry bean, it is instructive to evaluate how the acreage and location of dry bean has changed over the past decade. Figure 3.5a shows that although bean acreage appears to have decreased over time in the LSJR Irrigation Use Area, the location of bean fields remains widely spread out on the western side of the use area in recent years. Hoffman (2010) reported that the salt tolerance of bean is only based on five published reports of laboratory studies with only one experiment being conducted in soil in the South Delta area. In addition, these experiments were conducted more than 30 years ago and there are probably new and improved varieties now being grown that are representative of the area. These insights provide a relevant perspective for interpreting some of the results for the LSJR Irrigation Use Area.

Figure 3.3. Distribution of crops based on salt tolerance relative (as a percent) to total irrigated acres in the LSJR Irrigation Use Area in the 1990s and the 2000s (based on DWR land use surveys).

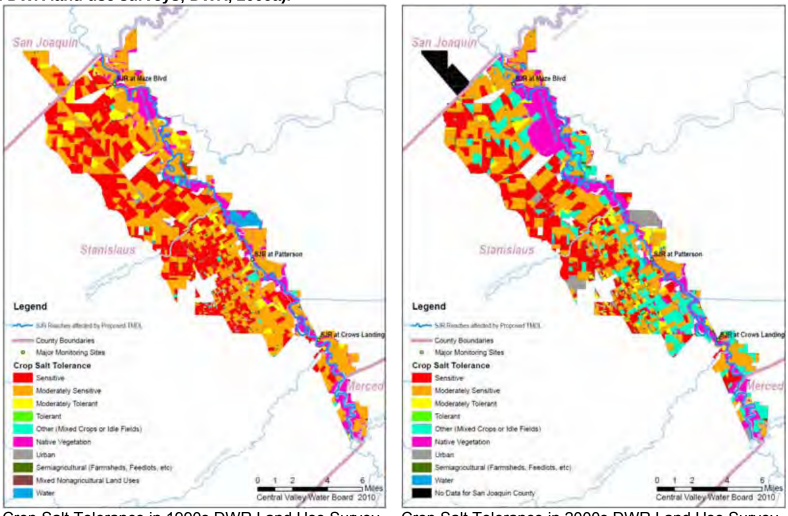


Based on Figs. 3.5a and 3.5b, during the 1990s, the distribution of dry beans was widely scattered throughout the LSJR Irrigation Use Area and had a higher percentage (22%) compared to the 2000s (9%). In the 2000s, there seemed to be a greater preference for planting dry beans in mixed crops which accounts for an approximate difference of 4% above that in the 1990s. There is no indication that dry beans were planted on the east side of the LSJR Irrigation Use Area.

Hoffman (2010) assessed the original analysis performed by Maas and Hoffman (1977) and reviewed the experimental results used to establish the salt tolerance of bean (bean varieties were red kidney or wax). A total of nine experiments were analyzed. Of these nine, Maas and Hoffman (1977) used five. Results from the remaining four were not considered because the control (non-saline) treatment exceeded the salt tolerance threshold determined from the other five experiments or only pod weights were measured.

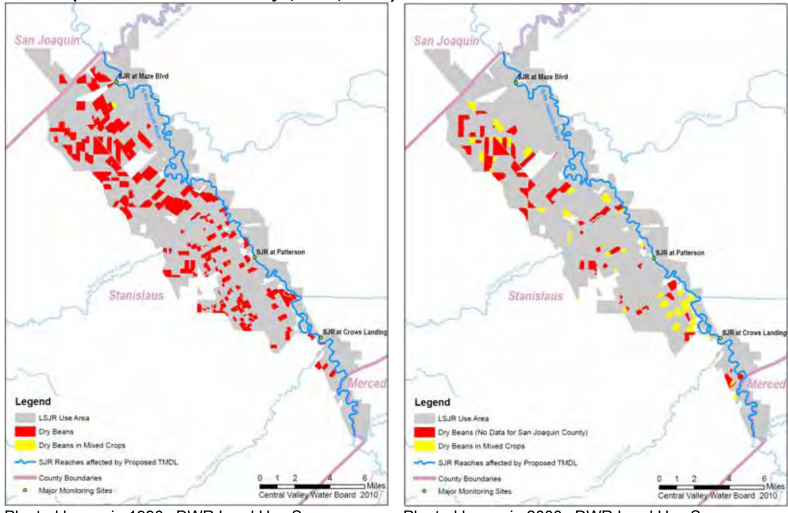
All the experimental data used to establish the salt tolerance of bean are shown in Figure 3.6. The relationship for bean salt tolerance published by Maas and Hoffman (1977) is also shown in Figure 3.6 for comparison with the experimental results. Hoffman (2010) recommended that a field experiment be conducted in the South Delta similar to the corn experiment near Terminus, CA (Hoffman et al., 1983).

Figure 3.4. Distribution of crops in the LSJR Irrigation Use Area for the 1990s and 2000s based on salt tolerance (from DWR land use surveys; DWR, 2009a).



Crop Salt Tolerance in 2000s DWR Land Use Survey

Figure 3.5a. Distribution of dry beans grown in the LSJR Irrigation Use Area for the 1990s and 2000s based on salt tolerance (from DWR land use surveys; DWR, 2009a)



Planted beans in 1990s DWR Land Use Survey

Planted beans in 2000s DWR Land Use Survey

Figure 3.5b. Proportions of dry beans grown in the LSJR Irrigation Use Area for the 1990s and 2000s based on salt tolerance (from DWR land use surveys)

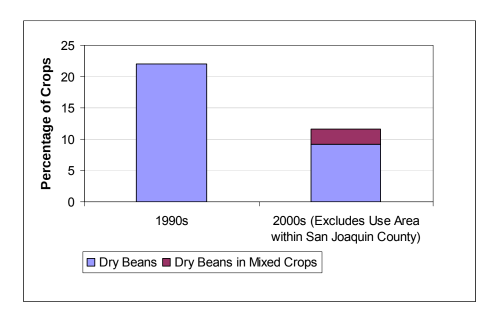
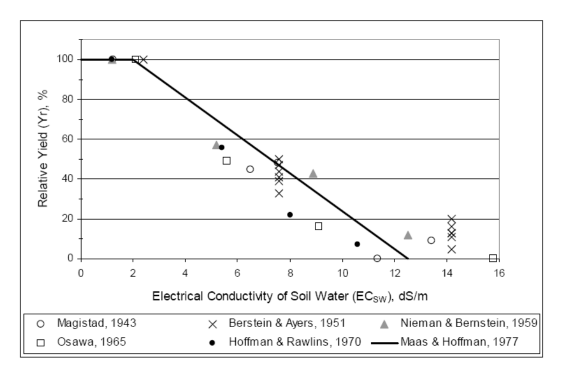


Figure 3.6. Original data from five experiments used to establish the salt tolerance of bean. (Adapted from Hoffman, 2010)



3.2. Crop Salt Tolerance at Various Growth Stages

3.2.1 State of Knowledge

A review on the state of knowledge for crop salt tolerance at various growth stages is given by Hoffman (2010) (Appendix A; Section 3.2.1).

3.2.2 LSJR Irrigation Use Area Situation

Staff is currently unaware of published experimental data related to crop salt tolerance at various growth stages collected in the LSJR Irrigation Use Area. Thus, staff relied on the existing information compiled by Hoffman (2010). Hoffman's review discussed experimental data published by Maas and Grieve (1994) related to crop salt tolerance.

Of the 10 crops important in the LSJR Irrigation Use Area, seedling emergence data from Mass and Grieve (1994) is available for two crops. The soil salinity level that reduced emergence by 10% is reported in Table 3.2. There was more than one reference reported for alfalfa; hence, the range of soil salinity that reduced emergence by 10% is given. In comparison to the tolerance values given in Table 3.1, Table 3.2 indicates that both alfalfa and bean have higher salt tolerance at emergence than for yield. As a result, since bean is a salt sensitive crop but had higher tolerance, salt tolerance at emergence may not be a concern especially if more tolerant cultivars are chosen.

Table 3.2. Level of soil salinity required to reduce emergence by 10% for crops important in the LSJR Irrigation Use Area (Maas and Grieve, 1994).

Common Name	Botanical Name	Electrical Conductivity of Soil Salinity (EC _e) that Reduced Emergence by 10%.
Alfalfa	Medicago sativa	2.5 to 9.5
Bean	Phaseolus vulgaris	5.5

Table 3.3 summarizes the effects of salinity at various stages of growth for several crops. This table shows the information currently available from various authors as indicated in the reference column and is included in Hoffman (2010). Hoffman's review of the published literature found an absence of information for crops important to the South Delta. Staff review of the crops important to LSJR Irrigation Use Area also found an absence of information for LSJR. Important crops with no information include beans and alfalfa. Although asparagus is grown on only a small number of acres in the LSJR Irrigation Use Area, Staff notes Hoffman's (2010) concerns regarding its apparent sensitivity in the first year of growth in an otherwise salt tolerant crop. Hoffman (2010) recommended that laboratory and/or field trials be conducted to establish the change in sensitivity to salt with growth stage on crops like bean and asparagus.

Table 3.3. Salinity effects on crops at various stages of plant growth.

Crop	Salt To	lerance Thre	shold, EC _e ((dS/m)	Reference
Asparagus	Germination	1st Growth	<u>Fern</u>	Spears	Francois, 1987
	4.7	0.8	1.6	4.1	
Corn, sweet	Germination	<u>Emergence</u>	<u>Seedling</u>	<u>Yield</u>	Maas et al., 1983
	5.0	4.6	0.5	2.9	
Corn, field		ect on seedling d	lensity up to EC	C _e =8 dS/m	Hoffman et al., 1983
Com	Germination	Seedling			Maas et al., 1983
(16 cultivars)	3.1 to 10	0.2 to 1.2			
Cowpea	Vegetation	Flowering	Pod-Filling		Maas & Poss, 1989b
	8.0	0.8	3.3		
Sorghum	<u>Vegetation</u>	Reproduction	<u>Maturity</u>		Maas et al., 1986
NK 265	3.3	10	10		
DTX	3.3	7.8	10		
Wheat	Vegetation	Reproduction	<u>Maturity</u>		Maas & Poss, 1989a
	6.7	12	12		
Wheat, Durum	Vegetation	Reproduction	<u>Maturity</u>		Maas & Poss, 1989a
	3.6	5.0	22		

Adapted from Hoffman (2010) (See Appendix A; Section 3.2.2) All references cited in Table 3.3 can be found in the References section of Appendix A, Section 8.

3.3. Saline/Sodic Soils

3.3.1. State of Knowledge

Saline Soils

As noted by Hoffman (2010):

A soil is classified as saline when salts have accumulated in the crop root zone to a concentration that causes a loss in crop yield. Yield reductions occur when salts accumulate in the root zone to an extent that the crop is unable to extract sufficient water from the salty soil solution, resulting in an osmotic (salt) stress. If water uptake is appreciably reduced, the plant slows its rate of growth and yield loss occurs. Salts that contribute to a salinity problem are water soluble and readily transported by water. A portion of the salts that accumulate from prior irrigations can be drained (leached) below the rooting depth if more irrigation or precipitation infiltrates the soil than is used by the crop or evaporates from the soil surface and barriers to drainage do not occur in the soil profile.

Sodic Soils

Physicochemical reactions in sodic soils cause slaking in soil aggregates and swelling and dispersion in clay minerals, leading to reduced permeability and poor tilth. Further details on saline and sodic soils are presented by Hoffman (2010) (Appendix A; Section 3.3.1).

3.3.2. LSJR Irrigation Use Area Situation

The soil survey published by the NRCS in 1992 (NRCS, 1992) indicates that saline soils are predominantly located on the eastern side of the SJR. These traverse from parcels in close proximity to the Stanislaus River to the confluence of the Merced River with the SJR (Fig. 3.7a) in the LSJR Irrigation Use Area. Soil salinity in most areas classified as saline ranges from slightly saline to moderately saline. Soils in the LSJR Irrigation Use Area are most likely saline and/or sodic as a result of inherent parent material, poor drainage and other factors not necessarily related to quality of San Joaquin River water supply as indicated by small pockets of problem areas.

Table 3.4a lists each soil that was mapped as saline in 1992 in the LSJR Irrigation Use Area. The total area mapped as saline by the NRCS was about 8.84% of the total irrigated area in the 1990s. In the LSJR Irrigation Use Area, four isolated small areas classified as strongly saline. They are located around SJR at Maze, above and below the SJR at Patterson, close to the SJR at Crows Landing and close to the confluence of the Merced River with the SJR (Fig. 3.7a). The specific soils classified as strongly saline in this area are Fresno, Piper, Traver and Waukena. Their locations relative to the descriptions given above are presented in Figure 3.7b.

There are some sodic soils identified in the 1992 Soil Survey. Figure 3.7c shows the location of sodic soils in the LSJR Irrigation Use Area. Sodic soils are located on the eastern side of the SJR, close to the edges of the LSJR Irrigation Use Area. Some pockets of sodic soils are located near the confluence of the San Joaquin River with the Stanislaus River, north of the Maze Blvd Bridge; between Maze Blvd Bridge and Patterson; and in a stretch from Turlock Irrigation District Lateral #5 to the confluence of the SJR with the Merced River. Like the saline soils, the majority of sodic soils are located to the east of the SJR.

However, the calculation of the SAR for waters from the LSJR Irrigation Use Area given in Table 2.0 indicates that SAR values are well below the threshold value to cause a soil sodicity problem. The sodic soils in the LSJR Irrigation Use Area make up about 2% of the total area and salt loads from these areas are not likely to cause significant changes to the overall watershed sodium concentration at the monitoring locations.

Based on the DWR crop surveys (DWR, 2009a) and the saline soils identified by the NRCS (1992), Figure 3.8 presents the distribution of crops in the LSJR Irrigation Use Area that are planted on saline soils. Very few (0.09%) salt sensitive crops were grown on the saline soils in the 1990s. In the 2000s, the percentage increased to about 3%. Conversely, salt sensitive crops grown in the entire LSJR Irrigation Use Area decreased from 39% in the 1990s to about 30% in the 2000s. There is an evident decline in the moderately sensitive crops from the 1990s to the 2000s both for the whole LSJR Irrigation Use Area as well as on the saline soils area.

San Joaquin SJR at Maze Blvd Stanislaus JR at Patterson at Crows Landing Legend Major Monitoring Sites Mercea SJR Reaches affected by Proposed TMDL County Boundaries Soil Salinity Saline N/A Not Saline Slightly Saline Moderately Saline Strongly Saline Central Valley Water Board 2010

Figure 3.7a. Location of saline soils in the LSJR using GIS data from the NRCS-SSURGO (legend shows soil map units from Table 3.4).

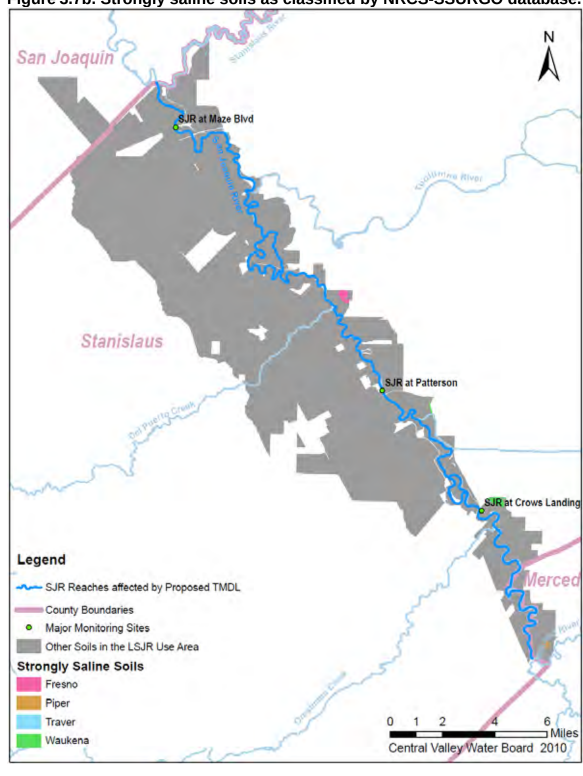


Figure 3.7b. Strongly saline soils as classified by NRCS-SSURGO database.

Table 3.4a. Saline soils according to the Soil Survey of Merced, Stanislaus and San Joaquin Counties in the LSJR Irrigation Use Area, California (NRCS, 1992).

Texture Category	Soil Unit Number	Soil Unit Name	Hydrologic Group	Salinity	Percentage
Clav Loam	TdA	Temple	С	Slightly Saline	0.06
Silty Clay Loam	CoA	Columbia	С	Slightly Saline	0.52
Silty Clay Loam	TeA	Temple	С	Slightly Saline	0.33
Silty Clay Loam	ThA	Temple	-	Slightly Saline	0.63
ine Sandy Loam	DpA	Dinuba	С	Slightly Saline	0.16
Fine Sandy Loam	GgA	Grangeville	С	Slightly Saline	0.00
Fine Sandy Loam	PpA	Piper	C	Slightly Saline	0.01
Fine Sandy Loam	TnA	Traver	В	Slightly Saline	0.04
Fine Sandy Loam	WaA	Waukena	C	Slightly Saline	0.04
Fine Sandy Loam	WaA	Waukena	D	Slightly Saline	0.00
Sand or Sandy	CbA	Chualar	В	Slightly Saline	0.01
Sand or Sandy	DwA	Dinuba	C	Slightly Saline	0.04
Sand or Sandy	FtA	Fresno	D	Slightly Saline	0.09
Sand or Sandy	GkA	Grangeville	C	Slightly Saline	0.00
Sand or Sandy	TpA	Traver	В	Slightly Saline	0.05
Sand or Sandy	WdA	Waukena	C	Slightly Saline	0.07
Loam or Silt Loam	CbA	Columbia	C	Slightly Saline	0.92
Loam or Silt Loam	CgA	Columbia	C	Slightly Saline	0.18
Loam or Silt Loam	ChA	Columbia	C	Slightly Saline	0.38
Loam or Silt Loam	CmA	Columbia	C	Slightly Saline	0.85
Loam or Silt Loam	GcA	Grangeville		Slightly Saline	0.06
Loam or Silt Loam	TcA	Temple	С	Slightly Saline	1.57
Loamy Sands	HkbA	Hilmar	В	Slightly Saline	0.03
Lowing Canad	TINOT	Timilai		Subtotal:	6.05%
Clay	RfA	Rossi	D	Moderately Saline	0.01
Clay	RmA	Rossi	D	Moderately Saline	0.00
Clay Loam	RkA	Rossi	D	Moderately Saline	0.16
Silty Clay Loam	TfA	Temple		Moderately Saline	0.24
Silty Clay Loam	TkA	Temple		Moderately Saline	0.90
Fine Sandy Loam	CdA	Columbia		Moderately Saline	0.06
Fine Sandy Loam	FrA	Fresno	D	Moderately Saline	0.01
Fine Sandy Loam	WbA	Waukena	С	Moderately Saline	0.48
Fine Sandy Loam	WbA	Waukena	D	Moderately Saline	0.29
Sand or Sandy	FuA	Fresno	D	Moderately Saline	0.02
Sand or Sandy	FxA	Fresno	5	Moderately Saline	0.05
Sand or Sandy	WeA	Waukena	С	Moderately Saline	0.00
Loam or Silt Loam	FrA	Fresno	Ĭ	Moderately Saline	0.00
Loam or Silt Loam	TdA	Temple	С	Moderately Saline	0.00
Loan of our Loan	Turt	Temple		Subtotal:	2.43%
Fine Sandy Loam	FsA	Fresno	D	Strongly Saline	0.13
Fine Sandy Loam	PuA	Piper	С	Strongly Saline Strongly Saline	0.13
Fine Sandy Loam	ToA	Traver		Strongly Saline Strongly Saline	0.04
Fine Sandy Loam	WcA	Waukena	С	Strongly Saline Strongly Saline	0.01
Sand or Sandy	FvA	Fresno	D	Strongly Saline Strongly Saline	0.17
*			В		
Sand or Sandy	TsA	Traver	В	Strongly Saline Subtotal:	0.01 0.36%

Table 3.4b. Sodic soils as classified by the NRCS-SSURGO database in the LSJR Irrigation Use Area (NRCS, 2007a).

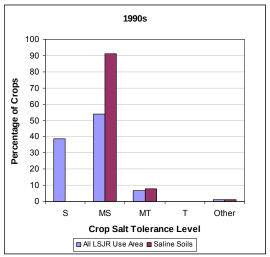
Texture Category	Soil Unit Number	Soil Unit Name	Hydrologic Group	Sodicity	Percentage
Clay	RfA	Rossi	D	Sodic	0.01
Clay	RmA	Rossi	D	Sodic	0.00
Clay Loam	RkA	Rossi	D	Sodic	0.16
Fine Sandy Loam	DpA	Dinuba	С	Sodic	0.16
Fine Sandy Loam	FrA	Fresno	D	Sodic	0.01
Fine Sandy Loam	FsA	Fresno	D	Sodic	0.13
Fine Sandy Loam	GgA	Grangeville	С	Sodic	0.00
Fine Sandy Loam	PpA	Piper	С	Sodic	0.01
Fine Sandy Loam	PuA	Piper	С	Sodic	0.04
Fine Sandy Loam	TnA	Traver	В	Sodic	0.04
Fine Sandy Loam	ToA	Traver		Sodic	0.01
Fine Sandy Loam	WaA	Waukena	С	Sodic	0.04
Fine Sandy Loam	WaA	Waukena	D	Sodic	0.00
Fine Sandy Loam	WbA	Waukena	С	Sodic	0.48
Fine Sandy Loam	WbA	Waukena	D	Sodic	0.29
Fine Sandy Loam	WcA	Waukena	С	Sodic	0.17
Sand or Sandy	CbA	Chualar	В	Sodic	0.01
Sand or Sandy	DwA	Dinuba	С	Sodic	0.04
Sand or Sandy	FtA	Fresno	D	Sodic	0.09
Sand or Sandy	FuA	Fresno	D	Sodic	0.02
Sand or Sandy	FvA	Fresno	D	Sodic	0.00
Sand or Sandy	FxA	Fresno		Sodic	0.05
Sand or Sandy	GkA	Grangeville	С	Sodic	0.00
Sand or Sandy	ТрА	Traver	В	Sodic	0.05
Sand or Sandy	TsA	Traver	В	Sodic	0.01
Sand or Sandy	WdA	Waukena	С	Sodic	0.07
Sand or Sandy	WeA	Waukena	С	Sodic	0.00
Loam or Silt Loam	ChA	Columbia	С	Sodic	0.38
Loam or Silt Loam	FrA	Fresno		Sodic	0.00
Loam or Silt Loam	GcA	Grangeville		Sodic	0.06
Loamy Sands	HkbA	Hilmar	В	Sodic	0.03
Total Sodic Soil					2.36%

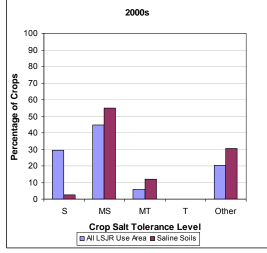
San Joaquin SJR at Maze Blvd Stanislaus SJR at Patterson Legend SJR Reaches affected by Proposed TMDL County Boundaries SJR at Crows Landing Major Monitoring Sites Other Soils in the LSJR Use Area Sodic Soils Chualar Verced Columbia Dinuba Fresno Grangeville Hilmar Piper Rossi Traver Miles Waukena Central Valley Water Board 2010

Figure 3.7c. Sodic soils as classified by the NRCS-SSURGO database in the LSJR Irrigation Use Area (NRCS, 2007a).

As shown in Figure 3.8, moderately salt sensitive and more tolerant crops are more abundantly grown in the saline areas than elsewhere within the LSJR Irrigation Use Area. In general, salt tolerant crops are absent or not grown in the use area.

Figure 3.8. Distribution of crops based on salt tolerance relative (as a percent) to: a) total irrigated crops grown on saline soils and b) total irrigated crops grown in the LSJR Irrigation Use Area for 1990s and 2000s (based on DWR land use surveys).





^{* 0.3%} crops without soil data not represented here.

* 3.1% crops without soil data not represented here.

3.4. Bypass Flow in Shrink-Swell Soils

3.4.1 State of Knowledge

A review on the state of knowledge of bypass flow in shrink-swell soils is presented by Hoffman (2010) (Appendix A; Section 3.4.1).

3.4.2 LSJR Irrigation Use Area Situation

According to the NRCS Soil Survey (1992), there are 33 soil series in the LSJR Irrigation Use Area that have the potential to shrink and swell as the soil dries and subsequently rewets. These soil series are listed in Table 3.5 along with the percentage of the LSJR Irrigation Use Area they represent. Figure 3.9a shows the location of these soils within the LSJR. The color reference to identify each soil series is given in Table 3.5.

Staff is currently unaware of published studies done on shrink-swell soils in the LSJR Irrigation Use Area. Thus, previous work conducted by Corwin et al. (2007) on Imperial Valley shrink-swell soils will be used as a representation for the LSJR Irrigation Use Area and is quoted from Hoffman (2010):

In their lysimeter study, bypass flow occurred through surface cracks during irrigations until the cracks were swollen then closed. After crack closure, preferential flow was substantially reduced and subsequently dominated by the flow through pores that were scattered throughout the profile. The simulations from this study revealed that when less than 40% of the applied water bypassed the surface soils, salinity was less than the crop salt tolerance threshold for each crop in the rotation, even though the simulations were conducted with irrigation water from the Colorado River (EC_i=1.23 dS/m). The yield of alfalfa was only reduced by 1.5% during the first season. Corwin and colleagues concluded that the levels and distribution of soil salinity would not be significantly affected by bypass flow up to 40%. Although the extent of bypass flow in the Imperial Valley has not been established, Corwin et al., (in press) concluded that crop yields would not be reduced by bypass flow.

About 70% of the LSJR Irrigation Use Area contains soils with a shrink-swell potential. This compares to 47% of the South Delta (Hoffman, 2010) and 60% of the Imperial Valley soils (Corwin, 2007). The slightly higher amount of shrink-swell potential soils in the LSJR Irrigation Use Area may be of concern, though it is possible that there was overestimation of the potential to shrink-swell based on classification of soils by the NRCS (1992). For example, if a Capay soil (series) was classified as having a high potential to shrink-swell by NRCS (1992) soil survey, all areas in the LSJR Irrigation Use Area with Capay soil were categorized as having a high shrink-swell potential. Staff therefore assumes that the level of severity of the shrink-swell potential is probably similar to that of Imperial Valley soils. As stated previously, Corwin and colleagues concluded that shrink-swell soils should not pose a yield problem in the Imperial Valley. Without any evidence to the contrary for the LSJR Irrigation Use Area, it is probably safe to assume that shrink-swell soils should not cause bypass flow in the LSJR to the extent that they would cause salt management problems.

Figure 3.9a shows the classification for various levels of shrink-swell potential of soils within the LSJR Irrigation Use Area while Figure 3.9b further shows those locations with soils that have high shrink-swell potential in the LSJR Irrigation Use Area. Soils with high shrink-swell potential are mainly located on the western side of the SJR in the LSJR Irrigation Use Area. Most of these soils are clays which comprise the bulk of irrigated croplands in the LSJR Irrigation Use Area. Soils on the eastern side of the SJR generally showed a low shrink-swell potential. Some areas, including a significant portion of soils in the eastern side of the SJR did not have their shrink-swell potential identified due to the lack of corresponding soil information.

Table 3.5. Soil series in the LSJR Irrigation Use Area that have the potential to shrink and swell (NRCS Soil Survey, 1992), with color identification used in Figure 3.9a.

Texture Category	Soil Unit	Soil Unit	Ksat	Water Holding Capacity	Depth to Ground Water	Hydrologic	Shink- Swell	% of the
Clavel agen	Number	Name	(in/hr)	(in/in) 0.13	(feet) 10.8	Group	Potential	LSJR
Clay Loam	330 120	Pedcat	2.82		10.8	D B	Moderate	0.46
Clay Loam		Vernalis	2.82	0.18	7.0		Moderate	9.47
Clay Loam	123	Vernalis	2.82	0.18	7.6	В	Moderate	1.07
Clay Loam	125	Vernalis	2.82	0.18		В	Moderate	0.92
Clay Loam	126	Vernalis	2.82	0.18		В	Moderate	1.04
Clay Loam	268	Vernalis	2.7	0.18		В	Moderate	0.52
Clay Loam	140	Zacharias	2.82	0.17		В	Moderate	0.94
Clay Loam	141	Zacharias	2.82	0.17	7.6	В	Moderate	1.88
Clay Loam	142	Zacharias	2.82	0.13		В	Moderate	2.04
Clay Loam	146	Zacharias	2.82	0.17		В	Moderate	0.84
Clay Loam	147	Zacharias	2.82	0.13		В	Moderate	0.95
Silty Clay Loam	160	Merritt	2.82	0.18	12.7	В	Moderate	0.92
Silty Clay Loam	165	Merritt	2.82	0.18	12.7	В	Moderate	1.07
Loam or Silt Loam	245	Bolfar	9.17	0.14	10.2	D	Moderate	0.55
Loam or Silt Loam	246	Bolfar	9.17	0.14	10.2	D	Moderate	0.36
Loam or Silt Loam	121	Vernalis	9.17	0.16	7.6	В	Moderate	0.25
Loam or Silt Loam	122	Vernalis	9.17	0.16		В	Moderate	2.44
Loam or Silt Loam	127	Vernalis	9.17	0.16		В	Moderate	2.14
		-					Subtotal:	27.84
Clay	100	Capay	0.92	0.15		D	High	9.96
Clay	101	Capay	0.92	0.15	7.6	D	High	11.00
Clay	102	Capay	0.92	0.15		D	High	1.18
Clay	106	Capay	0.92	0.15		D	High	0.83
Clay	118	Capay	0.91	0.15		D	High	0.38
Clay	121	Capay	0.91	0.15	12.8	D	High	1.99
Clay	190	Clear Lake	0.92	0.14	11.4	D	High	0.52
Clay	195	Clear Lake	0.92	0.14	11.4	D	High	0.98
Clay	170	Dospalos	2.82	0.13	10.2	D	High	1.03
Clay Loam	175	Dospalos	2.82	0.13	10.2	D	High	1.84
Clay Loam	111	El Solyo	2.82	0.19	7.6	С	High	1.55
Clay Loam	130	Stomar	2.82	0.17		С	High	3.88
Clay Loam	131	Stomar	2.82	0.18	7.6	С	High	1.43
Silty Clay Loam	110	El Solyo	2.82	0.19		С	High	4.76
Silty Clay Loam	116	El Solyo	2.82	0.19		С	High	0.58
							Subtotal:	41.90
Total Soil with Mod	lerate or Hig	h Shrink-Swel	I Potential					69.75
Soil with no Shrink				lack of info	rmation (not	listed here)		8.42

San Joaquin SJR at Maze Blvd Stanislaus SJR at Patterson at Crows Landing Legend - SJR Reaches affected by Proposed TMDL County Boundaries Major Monitoring Sites Shrink-Swell Potential N/A Lack of Information Low Moderate High Central Valley Water Board 2010

Figure 3.9a. Location of NRCS-SURRGO soil map units with shrink-swell potential in the LSJR Irrigation Use Area (as listed in Table 3.5).

San Joaquin SJR at Maze Blvd moe River Stanislaus SJR at Patterson SJR at Crows Landing Legend SJR Reaches affected by Proposed TMDL /lerceo County Boundaries Major Monitoring Sites Other Soils in the LSJR Use Area Soils Series with High Shrink-Swell Potential Capay Clear Lake Dospalos El Solyo Stomar Central Valley Water Board 2010

Figure 3.9b. Location of NRCS-SURRGO soil map units with high shrink-swell potential in the LSJR Irrigation Use Area (as listed in Table 3.5).

3.5. Effective Rainfall

3.5.1 State of Knowledge

for October is:

Rainfall can be an important source of irrigation water in California. The amount of rain actually used by crops, known as effective rainfall or effective precipitation, is largely influenced by the climate, plant and soil characteristics. A detailed review on the state of knowledge of Effective Rainfall is given by Hoffman (2010) (Appendix A; Section 3.5.1).

Excerpts of Hoffman (2010) are presented below:

A field measurement program was conducted by DWR (MacGillivray and Jones, 1989) to validate the techniques used in estimating the effectiveness of winter rains. The study was designed to determine the broad relationships between monthly rainfall in the winter and the portion stored in the soil and available for crop use during the following growing season. Total monthly rainfall and the corresponding change in soil water content were measured during the winter at about 10 sites in the Central Valley of California. The 4-year study, started in 1983, drew several important conclusions. First, the relationship between total rainfall and change in soil water content is remarkably similar for November, December, January, and February. The relationship is:

Second, soil water content increases linearly with increased monthly rainfall for each of the four months. Third, soil surface evaporation is relatively constant, at 0.6 to 0.8 inches per month. The DWR Report also concluded that in October, when the soil is initially dry, both the amount of stored soil water and the amount of evaporation from the soil surface increases with increasing amounts of total monthly rain. The relationship

Change in stored soil water = $-0.54 + 0.94 \times (rainfall amount) (Eqn. 3.2)$

Change in stored soil water = $-0.06 + 0.64 \times (rainfall amount)$ (Eqn. 3.3)

In contrast, for March, when initial soil water content is generally high and evaporative demand is also high, surface evaporation rates are twice those for the four winter months and the amount of rain going to stored soil water is correspondingly low. The relationship for March is:

Change in stored soil water = $-1.07 + 0.84 \times (rainfall amount) (Eqn. 3.4)$

3.5.2 LSJR Irrigation Use Area Situation

As provided in Hoffman (2010), the average annual rainfall for locations along the 400-mile axis of the Central Valley of California is shown in Figure 3.10 (MacGillivray and Jones, 1989). The rainfall gradient along the axis of the Valley is remarkably uniform. During any given year, however, rainfall can vary significantly from these long-term averages.

Table 3.6 from MacGillivray and Jones (1989) summarizes the disposition of average annual rainfall for several zones in the Central Valley of California. The eight zones depicted in their table cover the distance from Red Bluff to Bakersfield. As was done by Hoffman (2010) for the South Delta, Staff prepared Table 3.6 showing the three zones near the LSJR Irrigation Use Area. Zone 4 is north of Stockton. Stockton is located about 20 miles north of the northern boundary of the LSJR Irrigation Use Area. Zone 5 is south of Modesto. Modesto is located about 9.5 miles east of the LSJR Irrigation Use Area eastern boundary. Zone 6 is north of Bakersfield. Bakersfield is about 175 miles south of the LSJR Irrigation Use Area southern boundary. The LSJR Irrigation Use Area values in Table 3.6 are the best estimate of the effective rainfall that was found in the literature based on field measurements.

Figure 3.10. Annual precipitation totals along a longitudinal transect of the Central Valley of California (MacGillivray and Jones, 1989).

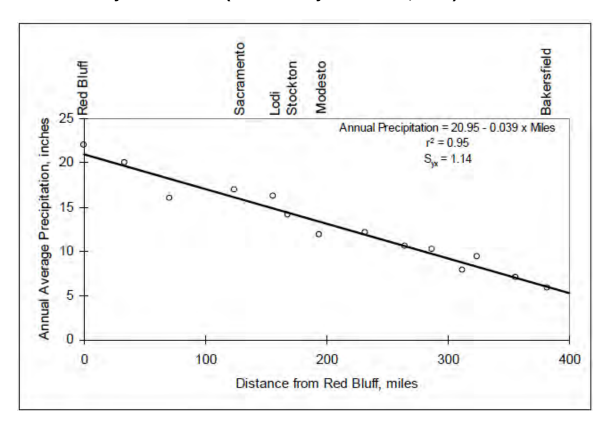


Table 3.6. Disposition of average rainfall for various zones including the

LSJR Irrigation Use Area (MacGillivray and Jones, 1989).

	Average	Eff	Surface	Deep			
Zone	Annual Rainfall (in.)	Growing Season (in.)	Non- Growing Tot Season (in.)		Evaporation (in.)	Percolation (in.)	
LSJR Irrigation Use Area	17.4	1.4	10.4	11.8	5.6	0.0	
4 (North of Stockton)	15.0	1.3	7.5	8.8	5.5	0.7	
5 (South of Modesto)	12.5	1.1	6.3	7.4	5.1	0.0	
6 (North of Bakersfield)	10.0	0.9	4.4	5.3	4.7	0.0	

Table 3.6 assumed average rainfall amounts, frequency, intensity; no surface runoff; deep, medium-textured soil with water storage capacity of 1.5 inches/foot; bare soil surface during winter; crop planted in early April and harvested in late September; and 5-foot rooting depth. The average annual rainfall for the LSJR Irrigation Use Area was calculated by averaging precipitation records reported over a 57-year period for the three monitoring stations (Crows Landing, Patterson and Maze) and the partitioned values of rainfall were calculated from the steady state model.

As noted in Section 3.5.1, an average evaporation rate from the soil surface has a range of 0.6-0.8 and can be assumed to be 0.7 inches per month. This value is used in the steady state models reported in Section 5 for the LSJR Irrigation Use Area.

Hoffman (2010) noted that:

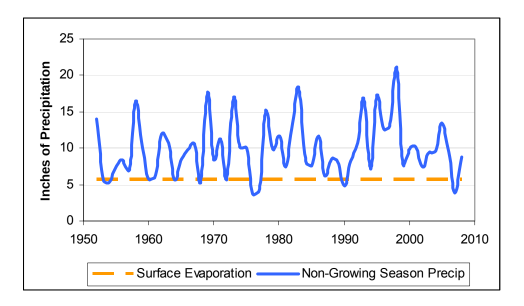
Precipitation during the non-growing season (P_{NG}) can be beneficial to the overall soil water balance by contributing water for soil surface evaporation (E_S) during the non-growing season which also contributes an additional amount of water stored in the crop root zone. However, if P_{NG} is excessive it could cause surface runoff and if P_{NG} is minimal a depletion of stored soil water may occur.

As an example, for bean with the May 1st planting date, assuming that surface evaporation is 5.6 in. (0.7 in./month during 8 month non-growing season) then P_{NG} of at least 5.6 in. would be consumed by surface evaporation (E_S). If P_{NG} were below 5.6 in. then water would be taken from stored water or surface evaporation would be reduced.

Figure 3.11 shows the 57-year record of P_{NG} and E_{S} . In only 3 years is P_{NG} not large enough to satisfy the E_{S} of 5.6 in. For the other 54 years, there is enough P_{NG} to reduce the irrigation requirement by more than 4 inches each year.

As Hoffman (2010) found was the case for the South Delta, though surface runoff in the LSJR Irrigation Use Area is a potential factor in reducing effective rainfall, there is probably low surface runoff from rain due to a number of reasons. First, rainfall in the LSJR Irrigation Use Area is normally of low to moderate intensity yet rainfall records only consist of daily amounts and do not report intensity as a means of verification. Second, irrigated fields in the LSJR Irrigation Use Area are leveled with a slope typically of about 0.2% (San Joaquin Valley Drainage Program, 1987) to enhance irrigation management. This low slope is not conducive to runoff. The third factor is crop residue after harvest, cultivations throughout the year, and harvesting equipment traffic are all deterrents to surface runoff. Thus, without definitive measurements to the contrary, surface runoff is assumed not to significantly reduce effective rainfall in the LSJR Irrigation Use Area.

Figure 3.11. Comparison of bean non-growing season precipitation (P_{NG}) with estimate of surface evaporation (E_s); for the May 1st planting date and using precipitation data from NCDC station no. 6168, Newman C (near Crows Landing and Patterson) for water years 1952 through 2008.



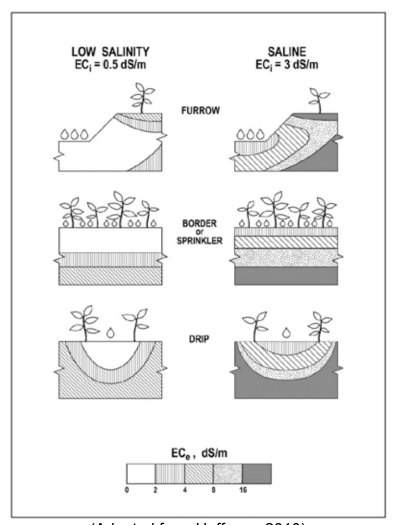
3.6. Irrigation Methods

3.6.1 State of Knowledge

A review on the state of knowledge on irrigation methods is presented by Hoffman (2010) (Appendix A, Section 3.6.1).

Figure 3.12 illustrates the salt distribution under different irrigation methods with non-saline and saline irrigation water as presented by Hoffman (2010). Note that the salt concentration near the top of the seedbed for furrow irrigation is higher than that in the seedbed wall and that in the furrow trough. The sketches in this figure assumed an idealized condition. Soil salinity patterns may diverge from what is depicted under actual soil, plant, and management conditions.

Figure 3.12. Influence of irrigation water quality and the irrigation method on the pattern of soil salinity.



(Adapted from Hoffman, 2010)

3.6.2 LSJR Irrigation Use Area Situation

Based on information provided by DWR land use surveys (DWR, 2009a), Table 3.7 presents the breakdown or distribution of the various irrigation methods used in the LSJR Irrigation Use Area. Irrigation by gravity is the dominant irrigation method which includes basin, border strip and furrow irrigation. Micro-irrigation is the second most used method which includes high precision and drip irrigation systems. Sprinklers are the least used method.

The proportion of these irrigation systems are known to change as the growers change from one crop to another responding to changing economic demands. Most of the hay and pasture crops are irrigated by borders while wheat and barley are irrigated mainly by furrow. Most of the vegetables including tomatoes are irrigated mainly by furrow and a smaller percentage by both sprinkler and micro-irrigation. Tree crops are mainly irrigated by gravity through surface flooding while grape vines are mainly irrigated by micro-irrigation with smaller percentages by gravity and sprinkler systems.

Crops grown with furrow irrigation are likely more susceptible to salt damage due to build up at the top of the bed (Figure 3.12). Much of the LSJR Irrigation Use Area is irrigated with furrow as shown in Table 3.7.

Table 3.7. Irrigation methods in the LSJR Irrigation Use Area based upon crop surveys and estimates by DWR¹ (as percent of total irrigated crop area).

ai caj.									
	Crop	Crop	Irrigation Method ²						
Crop Type	Area (Acres)	Area (%)	Gravity (%)	Drip/Micro (%)	Sprinkler (%)	Unknown (%)	Unirrigated (%)		
Fruit and Nuts & Vineyards	10879	20.7	4.6	11.4	4.4	0.3	0.1		
Field Crops & Truck Crops (except crops included in the categories below)	13778	26.2	19.3	0.0	0.8	6.1	0.0		
Tomatoes & Asparagus	8518	16.2	14.4	0.1	0.2	1.6	0.0		
Alfalfa & Pasture	12968	24.7	23.0	0.0	1.5	0.0	0.2		
Grain & Hay	5833	11.1	6.0	0.0	0.0	4.3	0.8		
Idle	564	1.1	0.0	0.0	0.1	1.0	0.0		
Totals:	52541	100.0	67.3	11.5	7.0	13.2	1.0		

^{1.} DWR county land use surveys for: 1996 (San Joaquin), 2002 (Merced) and 2004 (Stanislaus).

^{2.} Gravity (irrigation) includes basin, border strip, and furrow irrigation; drip/micro (irrigation) includes buried drip, surface drip, and other types of micro-irrigation; sprinkler includes all types of sprinklers except micro-sprinklers;

Table 3.7 also provides the total percentage of irrigated area by each irrigation method. About 67% of the LSJR Irrigation Use Area is irrigated by gravity, 12% by drip/micro-irrigation, 7% by sprinkler, and about 1% of the crops not irrigated. About 13% of the acreage has unknown irrigation methods. As previously discussed in Section 3.1.2 regarding the three crops selected for this study, in the LSJR Irrigation Use Area about 98% of dry beans are furrow irrigated. Almonds are predominantly irrigated by micro sprinkler, which accounts for about 54% and another 35% of almonds are irrigated by surface drip and permanent sprinkler. About 96% of alfalfa is irrigated by border strip irrigation (DWR, 2009a).

Personal communication with Jean Woods of DWR (2009) helped clarify that the irrigation method is recorded based upon readily available information in the field during the surveys. Thus, for cases with unknown irrigation methods, fields may not have revealed sufficient evidence for surveyors to identify the irrigation system especially if the surveys are conducted after the harvest period. Jean Woods further noted that sometimes farmers only record the dominant irrigation method used in a mixed cropping system. For purposes of this Report, in order to avoid double counting the irrigated acreage, cases where mixed irrigation methods were used such as in a mixed cropping system, e.g. if sprinkler irrigation used to grow beans and then drip irrigation to grow tomatoes on the same piece of land in succession, the irrigation system was given a corresponding weight that add up to 100%.

3.7. Sprinkling with Saline Water

3.7.1 State of Knowledge

A review on the state of knowledge of sprinkling with saline water is presented by Hoffman (2010) (Appendix A; Section 3.7.1).

3.7.2 LSJR Irrigation Use Area Situation

Crops that are sprinkler irrigated may be damaged if levels of sodium and or chlorine in the irrigation water are too high. With reference to Table 3.7, the crops that are predominantly irrigated by sprinklers are fruit tree crops, nut tree crops and vines. From January 2001 until June 2003, the concentration of chloride in the SJR at Crows Landing, Patterson, and Maze never exceeded 5 mol/m³ and averaged about 1.3 mol/m³ (SWAMP, 2009). Over the same time period, the average concentration of sodium was about 3.3 mol/m³. During the winter months of January to April from 2001 to 2003, the average concentration of sodium was about 3.6 mol/m³. Table 3.8 shows the relative susceptibility of crops to foliar injury from saline sprinkling waters (Maas and Grattan, 1999). From table 3.8, fruit tree crops such as almond are susceptible to foliar injury while crops such as cotton and sugar beet are more tolerant. With reference to sodium and chlorine results for the LSJR Irrigation Use Area discussed above, if these values are compared to the relative susceptibility thresholds shown in

Table 3.8, staff concludes that generally these concentrations would not be expected to be a problem in the LSJR Irrigation Use Area.

Since trees and vines are not irrigated during the winter, it is not likely that sprinkling will result in yield loss based on the types of irrigation methods (Table 3.7) and the chloride and sodium concentrations reported above in the SJR.

Table 3.8. Relative susceptibility of crops to foliar injury from saline sprinkling waters (Maas and Grattan, 1999). (Adapted from Hoffman, 2010)

Na or CI concentration causing foliar injury, mol/m ³ *						
<5	5-10	10-20	>20			
Almond	Grape	Alfalfa	Cauliflower			
Apricot	Pepper	Barley	Cotton			
Citrus	Potato	Corn	Sugar beet			
Plum	Tomato	Cucumber	Sunflower			
		Safflower				
		Sesame				
		Sorghum				

^{*}To convert mol/m₃ to mg/L or ppm divide CI concentration by 0.02821 and Na concentration by 0.04350. The conversion from mg/L to EC is EC = mg/L / 640.

As noted by Hoffman (2010), data presented in Table 3.8 are to be used as general guidelines for daytime sprinkling. Foliar injury is also influenced by cultural and environmental conditions.

3.8. Irrigation Efficiency and Uniformity

3.8.1 State of Knowledge

A review on the state of knowledge of irrigation efficiency and uniformity is presented by Hoffman (2010) (Appendix A; Section 3.8.1).

3.8.2 LSJR Irrigation Use Area Situation

From the estimates reported in Table 3.7 and average values for irrigation efficiency (Hoffman, 2010; Heermann and Solomon, 2007) (78% for border, 70% for furrow, 75% for sprinkler, and 87% for micro-irrigation), it is reasonable to assume that the average irrigation efficiency for the LSJR Irrigation Use Area may be about 75%. As mentioned previously, because bean is the most salt sensitive crop and is furrow irrigated, an irrigation efficiency of 70% may be a reasonable estimate. As stated by Hoffman (2010), if desired, a range or irrigation efficiencies could be assumed to determine the impact on the water quality standard.

The uniformity of irrigation applications is probably relatively low because of the variability of soil types within a given field and the inherent problems of applying water uniformly with surface irrigation systems. Staff reiterates the approach of Hoffman (2010) in that no attempt is made here to quantify non-uniformity in the LSJR Irrigation use Area.

3.9. Crop Water Uptake Distribution

3.9.1 State of Knowledge

A review on the state of knowledge of crop water uptake distribution is presented by Hoffman (2010) (Appendix A; Section 3.8.1).

3.9.2 LSJR Irrigation Use Area Situation

Staff is unaware of studies conducted in the LSJR Irrigation Use Area to estimate crop water uptake patterns. Thus, both the exponential and the 40-30-20-10 distribution patterns are used in the steady state model developed for the LSJR Irrigation Use Area in Sections 4 and 5 of this Report. This follows the approach of Hoffman (2010).

3.10. Climate

3.10.1 State of Knowledge

A review on the state of knowledge of climatic impacts on plant response to salinity are presented by Hoffman (2010) (Appendix A; Section 3.10).

3.10.2 LSJR Irrigation Use Area Situation

The vast majority of experiments that were used to establish crop salt tolerance have been conducted at the United States (U.S) Salinity Laboratory in Riverside, California. Following the approach of Hoffman (2010), the average monthly temperature and relative humidity (RH) in Riverside, California are compared with average monthly values at Patterson and Modesto, California, which are located in or near the LSJR Irrigation Use Area as shown in Figure 3.14c. Data for these comparisons were obtained from the California Irrigation Management Information System (CIMIS). The Modesto A station is in close proximity (2½ miles) with Maze monitoring site (which represents the LSJR Stanislaus to Tuolumne River). Maximum and minimum daily temperatures and RH reported in Figures 3.13 (a and b) and 3.14 (a and b) are from November 1987 through November 2009 which is the record of available data.

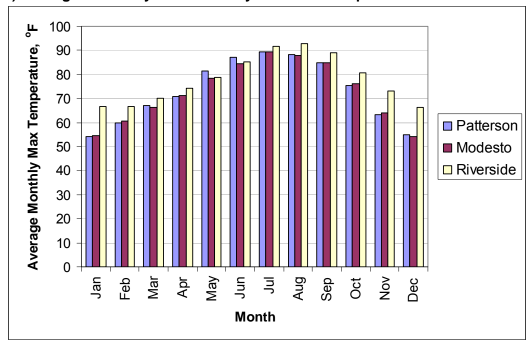
Figure 3.13a shows that the average maximum temperature by month is slightly higher in Riverside (by 4 °F) for all months than the stations in the LSJR Irrigation Use Area except for May and June when it is higher by about 2 °F at Patterson than Riverside. Similarly, the average minimum temperature is higher in Riverside than Patterson (by 4 °F) and higher in Riverside than Modesto (by 8 °F) than the LSJR for every month (Figure 3.13b). Figure 3.14 (a and b) shows the comparison between average daily minimum and maximum RH for Patterson

and Modesto compared to Riverside. The RH is always lower in Riverside than in Modesto but was higher in Riverside for May, June and July (Figure 3.14 a and b). The maximum RH was lower in Riverside by 8% than Patterson and lower by 22% in Riverside than in Modesto. The minimum RH was lower in Riverside by 8% than Patterson, and lower by 15% in Riverside than in Modesto with the exception of May, June and July.

Thus, on average, plants likely experience higher evaporative demands in Riverside than in the LSJR Irrigation Use Area. Under otherwise identical conditions, plants in Riverside experience slightly higher salt stress than plants in the LSJR Irrigation Use Area. These slight climatic differences would result in a slightly smaller reduction in crop yields than the published salt tolerance responses in the LSJR Irrigation Use Area. Thus, using the crop salt tolerance values modeled in this study should be slightly more conservative with respect to climatic conditions since crop tolerance to salinity may be slightly higher in the LSJR Irrigation Use Area than the published results from experiments conducted in Riverside.

Figure 3.13. Average over the year of a) monthly maximum temperature and b) monthly minimum temperature as measured at Patterson (CIMIS #161), Modesto (CIMIS #71) and Riverside (CIMIS #44) between November 1987 and November 2009.

a) Average over the year of monthly maximum temperature.



b) Average over the year of monthly minimum temperature.

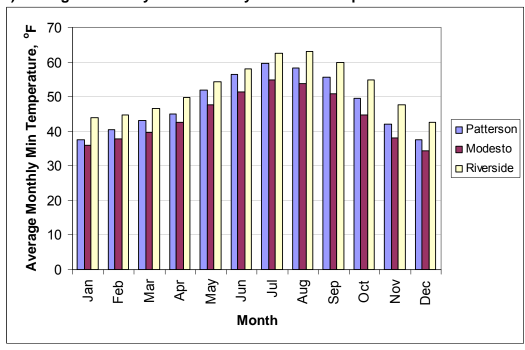
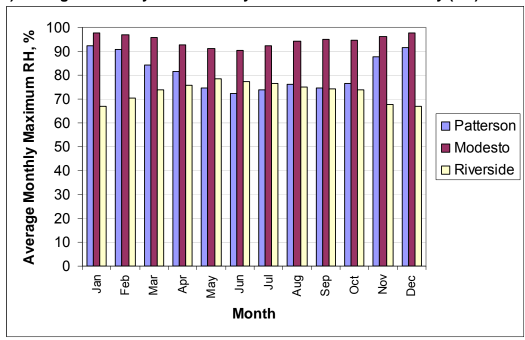
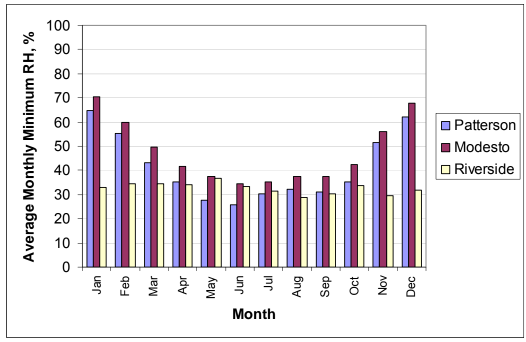


Figure 3.14. Average over the year of a) monthly maximum relative humidity and b) monthly minimum relative humidity as measured at Patterson (CIMIS #161), Modesto (CIMIS #71) and Riverside (CIMIS #44) between November 1987 and November 2009.

a) Average over the year of monthly maximum relative humidity (RH).



b) Average over the year of monthly minimum relative humidity (RH).



San Joaquin Modesto C SJR at Maze Blvd Modesto A Stanislaus SJR at Patterson Patterson Patterson North Patterson A SJR at Crows Landing Merced Legend LSJR Use Area Newman C SJR Reaches affected by Proposed TMDL County Boundaries Climatic Data Monitoring Stations Major Monitoring Sites Central Valley Water Board 2010

Figure 3.14c. Location map for climatic stations near the three monitoring stations in the LSJR.

3.11. Salt Precipitation or Dissolution

3.11.1 State of Knowledge

A review on the state of knowledge of salt precipitation or dissolution by irrigation water is presented by Hoffman (2010) (Appendix A; Section 3.11.1).

3.11.2 LSJR Irrigation Use Area Situation

Hoffman (2010) reviewed salt precipitation and dissolution based on consultation with two independent sources by personal communication (Suarez in 2008 and Oster in 2009) (Figure 3.15). These sources assessed precipitation and dissolution based on the the WATSUIT model which is unavailable to Staff and neither is Staff aware of a similar analysis previously conducted in the LSJR Irrigation Use Area. As a result, for the LSJR Irrigation Use Area, Staff relied upon the analysis of Hoffman (2010) for the SJR at Mossdale (approximately 8 miles downstream of the northern boundary of the LSJR Irrigation Use Area), because of its relative proximity and the lack of known previous data for this use area.

Excerpts of Hoffman (2010) are presented below:

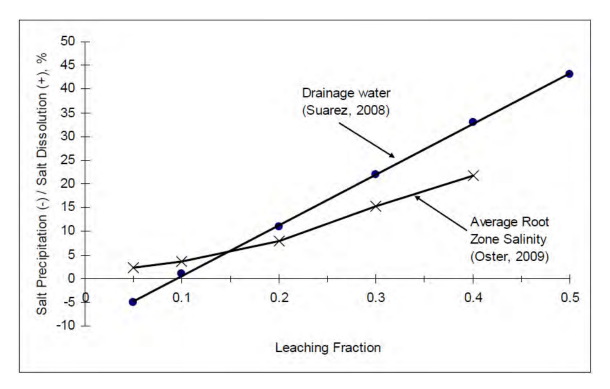
Based upon the salt constituents of the water from the San Joaquin River at Mossdale, CA from 2000 to 2003 and from 2005 to 2007 (Dahlgren, 2008), the relationship between the leaching fraction and whether salt would precipitate or be dissolved was calculated (Figure 3.15). The salt constituent data were analyzed by Dr. Don Suarez, Director of the U. S. Salinity Laboratory in Riverside, CA, and he determined the relationship shown in Figure 3.15 using the WATSUIT model for drainage water salinity.

The results show that because the water is low in gypsum, carbonates, and silicate minerals at leaching fractions higher than 0.10 the water draining from the root zone would contain salt dissolved from the soil profile and at leaching fractions lower than 0.10 salt would precipitate in the soil. This means that if the leaching fraction for the South Delta is based upon the ratio EC_i/EC_d the leaching fraction would be slightly lower than it really is because some of the salts in the drainage water would be from dissolution of salts in the soil.

I also asked Dr. Jim Oster, emeritus professor from the University of California, Riverside, to analyze the same data set. He also used the WATSUIT model but based his analysis on the average root zone salinity rather than drainage water salinity. The results are also shown in Figure 3.15. The results by Oster predict that salts would tend to dissolve from the soil profile at all leaching fractions.

Both analyses indicate that at a leaching fraction of 0.15, salinity would be increased about 5%. Considering all of the other factors that influence crop response to salinity, the effect of salt precipitation/dissolution would be minimal at leaching fractions near 0.15.

Figure 3.15. The relationship between leaching fraction and salt precipitation or dissolution in the soil when using water from the San Joaquin River (Adapted from Hoffman, 2010).



3.12. Shallow Groundwater

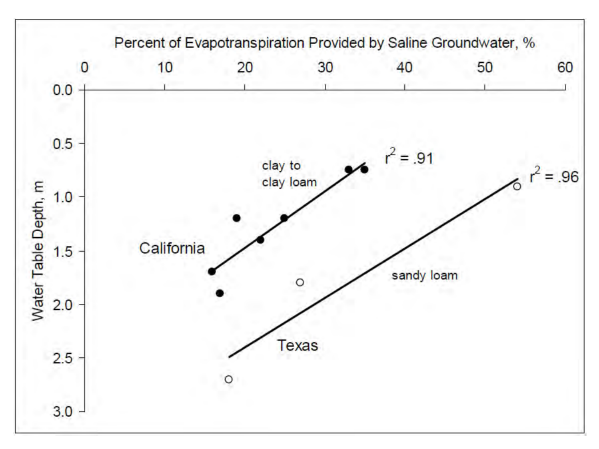
3.12.1 State of Knowledge

Hoffman (2010) reviewed some relationships between crop water use with the depth and salt content of groundwater. Figure 3.16 shows the relationship between groundwater usage for cotton and water table depth in clay and clay loam soils from field experiments on the west side of the San Joaquin Valley, CA. A review on the state of knowledge of use of shallow groundwater is presented by Hoffman (2010) (Appendix A; Section 3.12).

3.12.2 LSJR Irrigation Use Area Situation

Well level data from DWR was used to find water table depth in the LSJR Irrigation Use Area (DWR, 2009b). These results are shown in Table 3.9 and represented by the varying colors and circle sizes in Figure 3.17 categorized according to the water table depth.

Figure 3.16. Contribution of shallow, saline groundwater to the evapotranspiration of cotton as a function of depth to the water table and soil type (Adapted from Hoffman, 2010).



The depth to the water table ranges from about 7 feet – 111 feet with an average of 40 feet for the LSJR Irrigation Use Area over the past 20 years as shown in Table 3.9. Hoffman (2010) noted that a depth of 5 feet will minimize upward flow of water from the water table. About 85% of the wells in the LSJR Irrigation Use Area (Figure 3.17) have a water table depth greater than 10 feet. Considering that a significant portion of the use area has an average depth of about 40 feet, there are limited chances that crops would extract groundwater in these settings. A possible exception to this would be deeper rooted crops such as alfalfa and cotton. More salt sensitive crops in the LSJR Irrigation Use Area such as beans are shallow rooters. The shallowest well depths (ranging from 7 to 10 ft) are concentrated in the lower western side of the LSJR Irrigation Use Area. As noted in Figure 3.18, subsurface tile drains have been installed in the LSJR Irrigation Use Area, the presence of these tile drains may indicate that any problems with shallow groundwater have already been rectified (Hoffman, 2010).

Table 3.9. Groundwater well level data for post-1990 data (DWR, 2009b).

Table 5.9. Groundwater well level data for post-1990 data (DWK, 2009b).								
State Well No.	Identifier on Fig. 3.17	Years of Data	Average Depth (ft.) per DWR Well Level Data					
03S06E36N001M	36-36N	1990 to 1998	12.5					
04S06E02Q001M	46-02Q	1990 to 1998	36.3					
04S06E12N001M	46-12M	1990 to 1998	27.1					
04S06E24L001M	46-24L	1990 to 1998	82.8					
04S07E06M002M	47-06M-2	1990 to 1998	20.0					
04S07E19J002M	47-19J-2	1990 to 1998	52.5					
04S07E27M001M	47-27M	1990 to 1998	31.0					
04S07E35D001M	47-35D	1990 to 1998	29.4					
05S07E09J001M	57-09J	1990 to 2009	111.2					
05S07E13K002M	57-13K-2	1990 to 1995	71.1					
05S07E14D001M	57-14D	1990 to 2009	85.9					
05S07E23B001M	57-23B	1990 to 1998	85.5					
05S07E23F001M	57-23F	1990 to 1992	103.3					
05S07E24H001M	57-24H	1990 to 2009	54.7					
05S08E06E001M	58-06E	1990 to 2009	34.4					
05S08E17J001M	58-17J	1990 to 1991	11.4					
05S08E17N001M	58-17N	1990 o 1993	24.6					
05S08E31E001M	58-31E	1990 to 1995	36.7					
05S08E32K001M	58-32K	1990 to 2004	9.1					
06S08E01J001M	68-01J	1990 to 2009	12.7					
06S08E03R001M	68-03R	1990 to 2008	6.9					
06S08E11G001M	68-11G	2004 to 2008	9.6					
06S09E20F001M	69-20F	2004 to 2008	13.5					
06S09E29B001M	69-29B	2004 to 2008	14.1					
07S09E04H001M	79-04H	2004 to 2007	12.2					

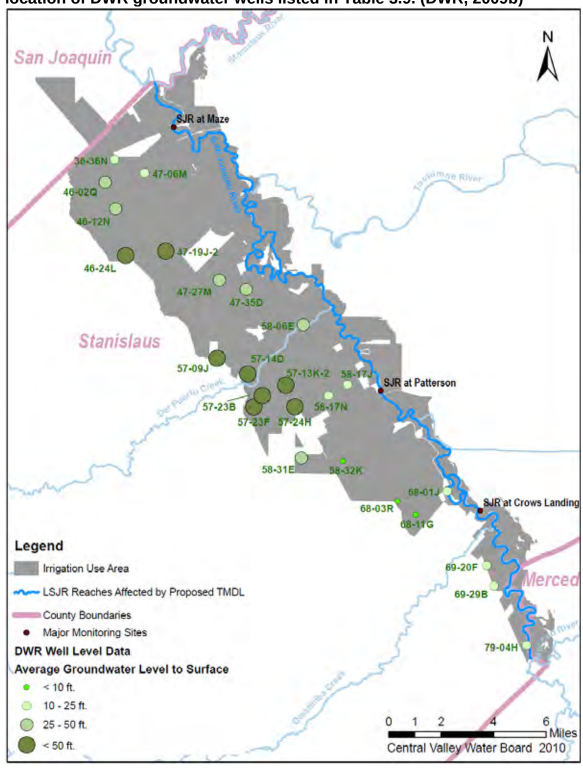


Figure 3.17. Depth to the water table in the LSJR Irrigation Use Area from location of DWR groundwater wells listed in Table 3.9. (DWR, 2009b)

3.13. Leaching Fraction

3.13.1 State of Knowledge

The information provides some underlying concepts used in the steady state models reported in Section 4 and further provides literature that supports model assumptions listed in Section 5 of this Report. This section directly reports information as presented in Appendix A; Section 3.13.1 by Hoffman (2010):

The amount of applied water needed to satisfy the water requirement of crops can be estimated from the water and salt balances in the crop root zone. The major inputs of water into the root zone are irrigation, rainfall, and upward flow from the groundwater. The major outputs of water from the root zone are evaporation, transpiration, and drainage. Under steady state conditions, the change in the amount of water and salt stored in the root zone is essentially zero. If the total water inflow is less than losses from evaporation plus transpiration, water is extracted from soil storage and drainage is reduced, with time, the difference between inflows and outflows becomes zero. In the absence of net downward flow beyond the root zone, salt accumulates, crop growth is suppressed, and transpiration is reduced.

In the presence of a shallow water table, deficiencies in the irrigation and rainfall amounts may be offset by the upward flow from the groundwater. Upward flow will carry salts into the root zone. If upward flow continues and sufficient leaching does not occur, soil salinity ultimately reduces crop growth and water consumption. Over the long term, a net downward flow of water is required to control salination and sustain crop productivity.

Conditions controlling the water inflow and outflow into and out of the root zone rarely prevail long enough for a true steady state to exist. However, it is instructive to consider a simple form of the steady state equation to understand the relationship between drainage and salinity. Assuming that the upward movement of salt is negligible, the quantities of dissolved salts from soil minerals plus salt added as fertilizer or amendments is essentially equal to the sum of precipitated salts plus salt removed in the harvested crop. When the change in salt storage is zero under steady state conditions, the leaching fraction (L) can be written as:

$$L = D_d / D_a = C_a / C_d = EC_a / EC_d$$
 (Eqn. 3.5)

Where D refers to depth of water, C is salt concentration, and EC is the electrical conductivity and the subscripts d and a designate drainage and applied water (irrigation plus rainfall). This equation applies only to salt constituents that remained dissolved.

The minimum leaching fraction that a crop can endure without yield reduction is termed the leaching requirement, L_r, which can be expressed as follows:

$$L_r = D_d^* / D_a = C_a / C_d^* = EC_a / EC_d^*$$
 (Eqn. 3.6)

The notation in Equation 3.6 is the same as in Equation 3.5 except the superscript (*) distinguishes "required" from "actual" values.

3.13.2 LSJR Irrigation Use Area Situation

The leaching fraction in the LSJR Irrigation Use Area is difficult to estimate because measurements of soil salinity or drainage water salinity are not measured routinely. However, consistent EC measurements for multiple subsurface drains installed in the LSJR Irrigation Use Area were made over a brief period of time.

Chilcott et al., (1988) sampled tile drain discharge in the LSJR basin which includes the LSJR Irrigation Use Area. Only drains located within the LSJR Irrigation Use Area (Zone D from their Report) are discussed here (Figure 3.18). The majority of the drains are approximately 4 miles upslope of the SJR. Twenty discharge sites within this zone were sampled in April and June, 1986 and July, 1987. Though samples were analyzed for various properties including minerals and trace elements; only EC measurements are reported in Table 3.10. These data are relatively consistent during the two years sampled with EC values from different drains ranging from 0.7 to 4.5 dS/m with an overall average of 2.2 dS/m. The drains are located in clay to clay loam soils and are in or near the soils mapped as saline (compare with Figures 3.7a and 3.17).

The data presented in Table 3.10 allow for an estimate of the leaching fraction to be computed using Equation 3.5. However, there will be inherent uncertainty in these estimates due to lack of more detailed data for the irrigation source water. For the purposes of this analysis, estimated leaching fractions were computed using three different EC values of the applied irrigation water; 0.50, 0.59, and 0.70 dS/m. 0.59 dS/m represents the average electrical conductivity in the LSJR, measured at Crows Landing, Patterson, and Maze monitoring station, during the 1986 and 1987 sampling period. As an example, from Table 3.10, the average estimated leaching fraction, with measured EC_i = 0.59 dS/m, for the fields drained by the systems reported would be 0.32. The minimum and maximum estimated leaching fractions in the LSJR Irrigation Use Area for measured EC_i = 0.59 dS/m was 0.13 and 0.84 respectively. Estimated leaching fractions were also computed assuming EC_i of 0.50 dS/m and 0.70 dS/m to represent upper and lower brackets with measured EC_i averages. Hoffman (2010) noted that regardless of the applied water quality, the leaching fractions are relatively high and indicative of surface irrigation systems managed to prevent crop water stress.

Figure 3.18. Location of subsurface tile drains sampled in the LSJR Irrigation Use Area (Chilcott et al., 1988).

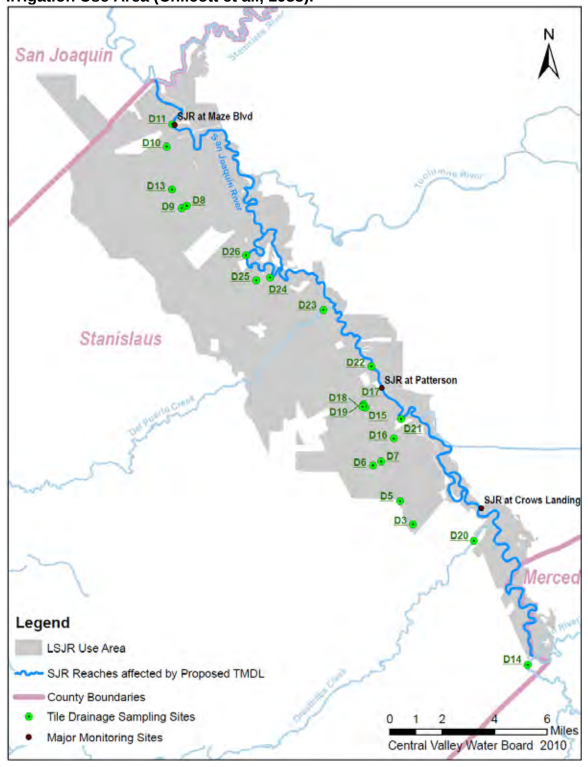


Table 3.10. Average electrical conductivity (EC) and calculated leaching fraction (L) from 20 sites in the LSJR Irrigation Use Area, with measured EC of applied water as 0.59 dS/m for subsurface tile drains during 1986 and

1987 (Chilcott et al., 1988).

1987 (Chilcott et al., 19	,	50	L assuming	L measured	L assuming
Drain Location	Number of	EC	EC _i =0.50	EC _i =0.59	EC _i =0.70
Description/Coordinates	Samples	(dS/m)	dS/m	dS/m	dS/m
D3. Perry and Fialho Tile				0.01111	
Drain Sump	3	3.2	0.16	0.18	0.22
D5. George Silva Tile Drain					
Sump	2	2.4	0.21	0.25	0.30
D6. Apricot Avenue Drain	2	2.6	0.19	0.23	0.27
D7. (37.457009,-					
121.081266)	2	2.3	0.22	0.26	0.30
D8. Tosta Tile Drain	2	2.3	0.22	0.26	0.30
D9. Chunn Tile Drain	2	2.0	0.25	0.29	0.34
D10. Thoming Tile Drain	3	2.4	0.21	0.25	0.29
D11. Blewett Drain or El					
Solyo Water District Main					
Drain	1	2.5	0.20	0.24	0.28
D13. Hospital Creek					
Collector Tile Drain	2	1.4	0.35	0.41	0.49
D15. <i>(37.484436,-</i>					
121.093293)	2 2	1.5	0.34	0.40	0.48
D16. Pomelo Avenue Drain	2	1.6	0.31	0.37	0.44
D17. <i>(37.489238,-</i>					
121.09052)	2	2.3	0.22	0.26	0.31
D18. South Tile Drain at					
Patterson Water District Lift					
Canal	1	2.7	0.19	0.22	0.26
D19. North Tile Drain at					
Patterson Water District Lift					
Canal	2	1.4	0.36	0.43	0.51
D21. Ramona Lake Main					
Drain Outfall (RD 1602			0.07	0.44	0.50
Main Drain)	2	1.4	0.37	0.44	0.52
D22. Olive Avenue Drain	2	3.9	0.13	0.15	0.18
D23. Del Puerto Creek	2	1.9	0.26	0.31	0.37
D24. Del Mar Drain	2	0.7	0.69	0.82	0.97
D25. Westley Wasteway at		4.5	0.44	0.40	0.40
Cox Road	2	4.5	0.11	0.13	0.16
D26. Minnie Road Drain	2	1.3	0.39	0.46	0.55
Number of Drains					
Sampled in Use area: 20	A	0.00	0.07	0.00	0.00
	Average:	2.22	0.27	0.32	0.38
	Median:	2.30	0.22	0.26	0.30
	Minimum:	0.70	0.11	0.13	0.16
	Maximum:	4.50	0.71	0.84	1.00

4. Steady State vs. Transient Models for Soil Salinity

4.1. Steady State Models

This Section introduces some scientific background information related to the use of the steady state model used for the LSJR Irrigation Use Area. In order to maintain consistency with nomenclature of the model variables used by Hoffman (2010), the indented text in this section represents direct quotations from Hoffman (2010) (See Appendix A; Section 4.1), as follows:

Steady state analyses are less complex than transient-state analyses. The common assumption is that with time, a transient system will converge into a steady state case and provide justification for steady state analyses if crop, weather, and irrigation management remain constant over long periods of time.

These models are typically applied over a period of a year or a number of years, assuming the storage of soil water and salt does not change over the period of time in question; thus, steady state is assumed. All of the steady state models considered here have been directed at solving for the leaching requirement. The leaching requirement (Lr) is the smallest fraction of applied water (irrigation plus rainfall) that must drain below the crop root zone to prevent any loss in crop productivity from an excess of soluble salts. The amount of leaching necessary to satisfy the Lr depends primarily upon the salinity of the applied water and the salt tolerance of the crop. As the leaching fraction decreases, the salt concentration of the soil solution increases as crop roots extract nearly pure soil water leaving most of the salts behind. If the salt concentration in the soil exceeds the crop's salt tolerance threshold level (Table 3.1), leaching is required to restore full crop productivity.

If the salt concentration in the soil exceeds the crop's salt tolerance threshold level (Table 3.1), leaching is required to restore full crop productivity. Depending on the degree of salinity control required, leaching may occur continuously or intermittently at intervals of a few months to a few years. If leaching is insufficient, losses will become severe and reclamation will be required before crops can be grown economically.

All steady state and transient models are based upon mass balance of water and salt. Thus for a unit surface area of a soil profile over a given time interval, inflow depths of irrigation (D_i) and effective precipitation (P_e) minus outflows of crop evapotranspiration (ET_c) and drainage (D_d) must equal changes in soil water storage (ΔD_s). For steady state conditions: $\Delta D_s = D_i + P_e - ET_c - D_d = 0$. (Eqn. 4.1)

The amount of salt leaving the soil by evapotranspiration and that applied in precipitation are negligible. Thus, the change in mass of salt stored per unit area within the root zone (ΔM_s) is given by:

$$\Delta M_s = (C_i \times D_i) - (C_d \times D_d) = 0.$$
 (Eqn. 4.2)

The salt concentration in the irrigation water is noted as C_i and the salt concentration in the drain water is represented by C_d . Under steady state conditions ΔD_s and ΔM_s are zero. Therefore, the leaching fraction (L) at steady state, defined as the ratio of water leaving the root zone as drainage to that applied, $D_a = D_i + P_e$, or the ratio of salt applied to salt drained, can be expressed as was given in Equation 3.5. The leaching requirement (L_r) can be expressed as presented in Equation 3.6.

Steady state models have been proposed to relate EC_{d*} to some readily available value of soil salinity that is indicative of the crop's leaching requirement. Bernstein (1964) assumed EC_{d*} to be the electrical conductivity of the soil saturation extract (EC_e) at which yield in salt tolerance experiments was reduced by 50% (EC_{e50} in Figure 4.1). Bernstein and Francois (1973b) and van Schilfgaarde et al. (1974) contended that the value of EC_{d*} could be increased to the EC of soil water at which roots can no longer extract water. Assuming the soil water content in the field to be half of the water content of a saturated soil sample, the value of EC_{d*} was proposed to be twice EC_e extrapolated to zero yield from salt tolerance data (2EC_{e0} in Figure 4.1). Concurrently, Rhoades (1974) proposed that EC_{d^*} could be estimated from $ECd^* =$ 5ECet – EC_i in which EC_{et} is the salt tolerance threshold (5EC_{et} – EC_i in Table 4.1). A fourth model, proposed by Rhoades and Merrill (1976) and Rhoades (1982), differentiates between infrequent and high-frequency irrigations. The model calculates soil salinity based upon a 40-30-20-10 soil water extraction pattern by successively deeper quarter-fractions of the root zone. The average soil salinity for conventional (infrequent) irrigations is taken as the linear average of the guarter-fraction values. This is the model utilized by Ayers and Westcot (1976 and 1985). For high frequency irrigation, Rhoades assumed soil salinity is weighted by crop water-uptake.

Hoffman and van Genuchten (1983) determined the crop water-uptake weighted salinity by solving the continuity equation for one dimensional vertical flow of water through the soil assuming an exponential soil water uptake function (Exponential in Table 4.1). Their equation given as the crop water-uptake weighted salt concentration of the saturated extract (C) is given by:

$$C/C_a = 1/L + [\delta/(Z \times L)] \times In [L + (1 - L) \times exp^{(-z/\delta)}]$$
 (Eqn. 4.3)

Where C_a is the salt concentration of the applied water, L is the leaching fraction, Z is the depth of the crop root zone, and δ is an empirical constant set to 0.2*Z.

The resultant mean root zone salinity (C) for any given L was reduced by the mean root zone salinity at an L of 0.5 because salt tolerance experiments were conducted at leaching fractions near to 0.5. The amount of soil salinity at a crop's salt tolerance threshold does not have to be leached. This correction results in a reasonable relationship between any given crop's salt tolerance threshold, determined at an L of about 0.5, and the salinity of the applied water as a function of L_r. The L_r based on the Hoffman and van Genuchten model can be determined from Figure 4.2 for any given EC of the applied water and the crop's salt tolerance threshold.

Figure 4.1. Three of the salt tolerance variables used in various steady state models illustrated for tomatoes. (Adapted from Hoffman, 2010).

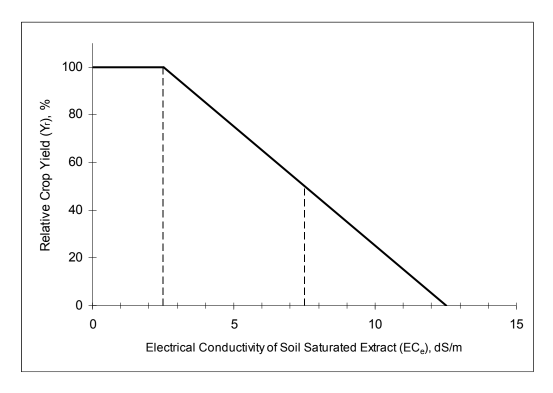
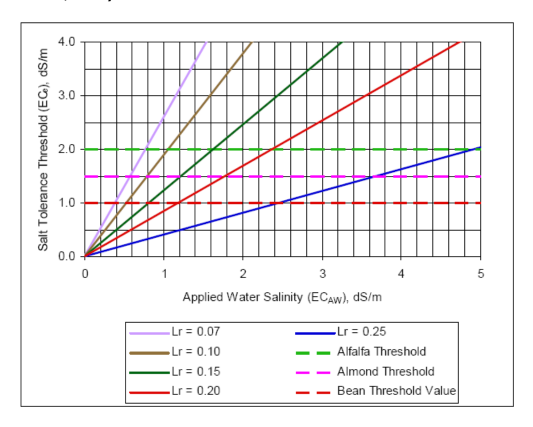


Figure 4.2. Graphical solution (using exponential plant water uptake model) for crop salt tolerance threshold (EC_e) as a function of applied water salinity (EC_{AW}) for different leaching requirements (Hoffman and Van Genuchten, 1983).



4.2. Transient Models

In regards to transient models, Hoffman (2010) noted that:

Transient models on the other hand are designed to account for the time dependent variables encountered in the field. Some of these variables include switching crops with different salt tolerances, variable irrigation water salinity, rainfall, multiple years of drought, timing and amount of irrigation, multiple soil layers, crop ET and initial soil salinity conditions.

Hoffman (2010) presents further theory on various transient models that have been developed to manage the complexity associated with irrigation water where salinity is a hazard (Appendix A; Section 4.2).

4.3. Comparison of Leaching Requirement Models

Hoffman (2010) provided a review on leaching requirement models, as follows:

Hoffman (1985) compared four steady state models namely the Grattan model, Corwin model, Simunek model and Letey model with results from seven independent experiments conducted to measure the leaching requirement of 14 crops with irrigation waters to different salt concentrations. The seven experiments included Bower, Ogata, and Tucker (1969 and 1970) who studied alfalfa, tall fescue, and sudan grass. Hoffman and colleagues experimented on barley, cowpea, and celery (Hoffman and Jobes, 1983); oat, tomato, and cauliflower (Jobes, Hoffman, and Wood, 1981); and wheat, sorghum, and lettuce (Hoffman, et al., 1979). Bernstein and Francois (1973b) studied alfalfa and Lonkerd, Donovan, and Williams (1976, unpublished report) experimented on wheat and lettuce. Comparisons between measured and predicted leaching requirements by these five steady state models are presented in Table 4.1.

The EC_{e50} model consistently over estimated the L_r while the $2EC_{e0}$ model consistently under estimated. The $5EC_{et}$ - EC_i model gave reasonable estimates at low leaching requirements, but over estimated severely at high leaching requirements. The exponential model correlated best with measured values of L_r but under estimated high measured values of the L_r .

One of the main conclusions of Letey and Feng (2007) was that steady state analyses generally over predict the negative consequences of irrigating with saline waters. In other words, the L_r is lower than that predicted by steady state models. Letey (2007) made a comparison among steady state models and concluded that the highest L_r was calculated with linear averaged soil salt concentrations, intermediate L_r values occurred with the $5EC_{et}$ - EC_i model, and the lowest L_r was found with the water-uptake weighted soil salt concentrations, the exponential model. This is confirmation that if a steady model is to be used to evaluate a water quality standard, the exponential model is the closest to the results from a transient model like the ENVIRO-GRO transient model proposed by Letey (2007).

Further details on this comparison are presented by Hoffman (2010) (Appendix A; Section 4.3).

Table 4.1. Comparisons of leaching requirement (L_r) predicted by five steady state models with experimentally measured leaching requirements for 14 crops with various saline irrigation waters (Hoffman, 1985).

	D	ata	L _r Prediction Using				
					40-30-		
Crop	Lr	EC _i	EC _{e50}	2EC _{e0}	5EC _{et} -EC _i	20-10	Exp.
CEREALS							
Barley	0.10	2.2	0.12	0.04	0.06	0.01	0.05
Oat	0.10	2.2	0.18	0.06	0.11	0.04	0.09
Sorghum	0.08	2.2	0.22	0.08	0.07	0.01	0.06
Wheat	0.07	1.4	0.11	0.03	0.05	0.03	0.04
Wheat	0.08	2.2	0.17	0.05	0.08	0.01	0.07
VEGETABLES							
Cauliflower	0.17	2.2	0.31	0.09	0.25	0.22	0.18
Celery	0.14	2.2	0.22	0.06	0.32	0.34	0.20
Cowpea	0.16	2.2	0.24	0.08	0.10	0.03	0.09
Lettuce	0.26	2.2	0.43	0.12	0.51	0.72	0.24
Lettuce	0.22	1.4	0.27	0.08	0.27	0.36	0.18
Tomato	0.21	2.2	0.29	0.09	0.21	0.16	0.16
FORAGES							
Alfalfa	0.20	2.0	0.18	0.05	0.15	0.16	0.13
Alfalfa	0.32	4.0	0.36	0.11	0.36	0.52	0.22
Alfalfa	0.06	1.0	0.11	0.03	0.11	0.09	0.09
Alfalfa	0.15	2.0	0.23	0.06	0.25	0.31	0.17
Barley	0.13	2.2	0.17	0.05	0.08	0.02	0.07
Cowpea	0.17	2.2	0.31	0.09	0.38	0.45	0.22
Fescue	0.10	2.0	0.17	0.05	0.17	0.17	0.13
Fescue	0.25	4.0	0.25	0.07	0.40	0.58	0.23
Oat	0.17	2.2	0.31	0.0	0.25	0.22	0.18
Sudan Grass	0.16	2.0	0.14	0.04	0.19	0.17	0.13
Sudan Grass	0.31	4.0	0.28	0.08	0.49	0.58	0.23

5. Steady State Modeling for LSJR Irrigation Use Area

5.1. Model Description

5.1.1 Steady State Assumptions

As previously discussed, this Report follows the approach of Hoffman (2010). Staff utilized the model provided by Hoffman (2010) and input specific climatic data for the LSJR Irrigation Use Area. The model begins with the steady state equations presented in Section 4.1. At steady state, the inputs of irrigation (I) and precipitation (P) must equal crop evapotranspiration (ET_c) plus drainage (D) (see Equation 4.1 presented as depths of water). Furthermore, the amount of salt entering the crop root zone must equal the amount leaving (refer to Equation 4.2). The time frame chosen for the model is a yearly time frame and the inputs and outputs are annual amounts (water year, October 1st through September 30th). Being a steady state model, variation in soil water storage and salt mass are assumed not to change from one year to the next.

As discussed by Hoffman (2010), the steady state models are one-dimensional, vertical direction only, and do not account for soil permeability. The steady state models assume no crop water stress and that fertility is adequate and insects and diseases are avoided. The dissolution of salts from the root zone (5% of the salts leaving the bottom of the root zone from Section 3.11) is not considered in the steady state model. Also the model is not capable of determining intraseasonal salinity or double or inter-row cropping.

5.1.2 Cropping Assumptions

As discussed in detail in Section 3.1.2, three crops were modeled based on screening approach that considered salt sensitivity, crop acreage that exceeded 1% of the irrigated acreage in the LSJR Irrigation Use Area, and model availability based on work done by Hoffman (2010). The crops modeled were dry bean, which is the most salt sensitive, as well as almond and alfalfa.

As noted by Hoffman (2010):

The salt tolerance threshold for bean is an EC_e of 1.0 dS/m (refer to Table 3.1). In the model, the salinity of the soil water (EC_{sw}) is used. Thus, for ease in comparison, the threshold value for bean is an EC_{sw} of 2.0 dS/m. This assumes the relationship EC_{sw} = 2 x EC_e. The salt tolerance threshold for alfalfa is an EC_e of 2.0 dS/m or an EC_{sw} of 4.0 dS/m. For almond the threshold is an EC_e of 1.5 dS/m or an EC_{sw} of 3.0 dS/m.

Based upon the publication of Goldhamer and Snyder (1989), dry beans in the San Joaquin Valley are planted from April 1 until as late as mid-June and harvested as early as the end of July (as shown in Figure 5.3) until the end of September. Bean was modeled for three planting dates shown in the Goldhamer and Snyder report: April 1, May 1, and June 16. For ease in model calculations, it is assumed that there is no double cropping and that the soil surface is bare from harvest until planting. As noted by Hoffman (2010), the model could be used to evaluate bean followed by a second crop or a multi-year crop rotation, if desired.

The model was also run for a mature crop of alfalfa assuming seven cuttings per year. Seven is probably the most harvests possible, depending upon weather and possible management decisions only six cuttings may be made. Assuming seven harvests, produces a conservative estimate of EC_{sw} due to the additional irrigation water required to satisfy one more harvest during the growing season.

Based upon the publication of Goldhamer and Snyder (1989), assuming an already established stand, alfalfa in the San Joaquin Valley of California has a growth cycle from 12 February and likely harvested before the 13 March. Alfalfa goes through a cyclical pattern of (about 28-30 days) sprouting and cutting as shown in Figure 5.4. For modeling, it was assumed that alfalfa completely covers the ground (Hoffman, 2010).

A mature almond orchard was also modeled. Based upon the publication of Goldhamer and Snyder (1989), almonds in the Central Valley of California start leafing out likely about 15 February and are harvested around 10 November (Figure 5.5). Thus the non-growing season was considered as November 10 to February 15 with the assumption that there was no cover crop in the almond orchard.

5.1.3 Crop Evapotranspiration

Excerpts of this Section that were directly quoted from Hoffman (2010) are shown as indented, as follows:

Crop water requirements are normally expressed as the rate of evapotranspiration (ET $_{\rm c}$). The level of ET $_{\rm c}$ is related to the evaporative demand of the air above the crop canopy. The evaporative demand can be expressed as the reference evapotranspiration (ET $_{\rm o}$) which predicts the effect of climate on the level of crop evapotranspiration of an extended surface of a 4 to 6 inch-tall cool season grass, actively growing, completely shading the ground, and not short of water.

One of the more simple and accurate equations to estimate ET_o is the Hargreaves equation (Hargreaves and Allen, 2003). The equation can be written as:

$$ET_o = 0.0023 \times R_a \times (TC + 17.8) \times TR^{0.50}$$
 (Eqn. 5.1)

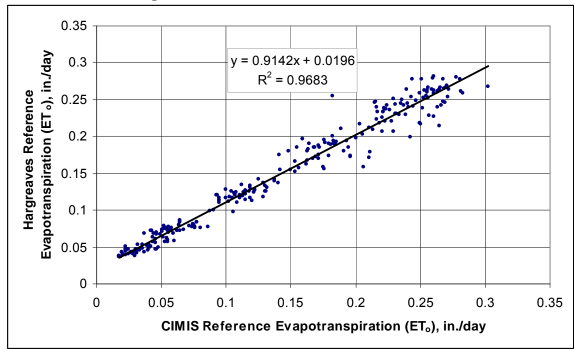
Where R_a is the extraterrestrial radiation, TR is the difference between the mean maximum and minimum daily temperatures in degrees Celsius, and

TC is the average of the maximum and minimum daily temperature in degrees Celsius.

The Penman-Montheith equation is generally considered the most comprehensive and accurate equation to estimate ET₀. However, the CIMIS station # 71 has shorter historical records compared to the 57 years of temperature and precipitation data at the NCDC Modesto C station. The longer historical record is used in our steady state analysis; thus, the Hargreaves equation was employed in the model for the years 1952 to 2008.

Values of ET_o are calculated with the Hargreaves equation using temperature data from Modesto A (CIMIS #71). Modesto A is backed up by Modesto C, NCDC #5738 which is in close proximity with the Maze monitoring station (Stanislaus River to Tuolumne River reach). This is then compared with ET_o calculated by the Penman-Montheith equation based upon data collected at the CIMIS station #71 near Maze. The data presented in Figure 5.1 show good agreement between the Hargreaves and the Penman-Montheith equations with an R² value of 0.97. This comparison validates the use of the Hargreaves equation. Data from Patterson A, Patterson, Patterson North and Newman serve as backups for each other in the NCDC database and data from these stations were used for SJR at Patterson and SJR at Crows Landing monitoring sites (Merced River to Tuolumne River reach) (Figure 5.2).

Figure 5.1. Monthly reference evapotranspiration (ET_0) calculated with the Hargreaves equation plotted against CIMIS ET_0 calculations with the Penman- Monteith equation; using Modesto A CIMIS #71 climate data from October 1988 through October 2009.



Further excerpts quoted from Hoffman (2010) are shown as indented, as follows:

The evapotranspiration of a crop (ET $_c$) can be estimated by multiplying the ET $_o$ value by a crop coefficient (K $_c$) that accounts for the difference between the crop and cool season grass. A crop coefficient actually varies from day to day depending on many factors, but it is mainly a function of crop growth and development. Thus, K $_c$ values change as foliage develops and as the crop ages. Crop growth and development rates change somewhat from year to year, but the crop coefficient corresponding to a particular growth stage is assumed to be constant from season to season. Daily variations in ET $_c$ reflect changes in ET $_o$ in response to evaporative demand. The equation to calculate crop evapotranspiration is:

 $\mathsf{ET}_{\mathsf{c}} = \mathsf{K}_{\mathsf{c}} \, \mathsf{x} \, \mathsf{ET}_{\mathsf{o}}. \tag{Eqn. 5.2}$

The crop coefficient is typically divided into four growth periods as shown in Figure 5.3 for bean (Goldhamer and Snyder, 1989). The four growth periods for annual crops are initial growth, rapid growth, midseason, and late season. Growth is reflected by the percentage of the ground surface shaded by the crop at midday. For annual crops, the K_c dates correspond to: A, planting; B, 10% ground shading; C, 75% or peak ground shading; D, leaf aging effects on transpiration; and E, end of season. Figure 5.3 shows the K_c values for bean with a planting date of April 1 and the dates when each growth stage changes.

The crop coefficients for alfalfa are presented in Figure 5.4 assuming seven harvests. Note in Figure 5.4 that on the day that alfalfa is cut K₀ drops from 1.2 to 0.4 and after a few days increases rapidly to 1.2 as the crop grows. Cuttings are typically made every 28 to 30 days after the first spring cutting.

The crop coefficients for almond are plotted in Figure 5.5. The non-growing season for almond was taken as November 10 until February 15 as reported by Goldhamer and Snyder (1989). It was assumed that there was no cover crop. If a cover crop was grown in the almond orchard, ET_c for the cover crop would have to be added to ET_c for almond to determine the irrigation requirements in the models.

San Joaquin Modesto C SJR at Maze Blvd Modesto A Stanislaus SJR at Patterson Patterson Patterson North Patterson A SJR at Crows Landing Merced Legend LSJR Use Area Newman C SJR Reaches affected by Proposed TMDL County Boundaries Climatic Data Monitoring Stations Major Monitoring Sites Central Valley Water Board 2010

Figure 5.2. Location map for climatic stations near the three monitoring stations in the LSJR.

Figure 5.3. Crop coefficients (Kc) for different growth and development periods of bean with April 1st planting date (Goldhamer and Snyder, 1989) used in steady state modeling. (Adapted from Hoffman, 2010).

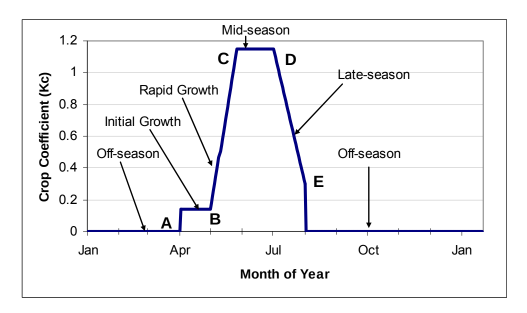


Figure 5.4. Crop coefficients (K_c) for different growth and development periods assuming 7 cuttings per year of alfalfa (adapted from Goldhamer and Snyder, 1989 and South Delta Water Agency input) used in steady state modeling. (Adapted from Hoffman, 2010).

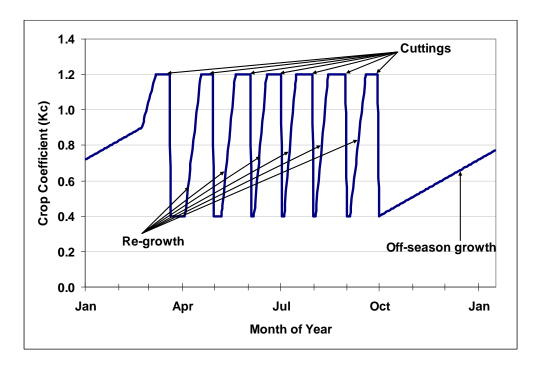
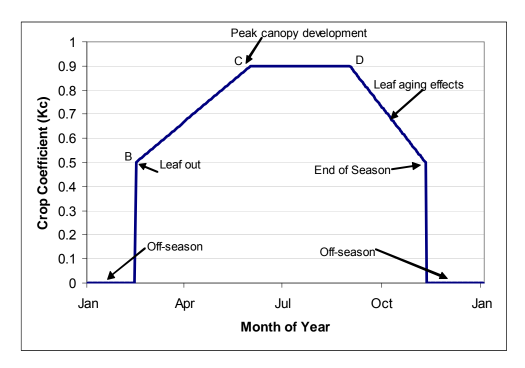


Figure 5.5. Crop coefficients (K_c) for the different growth periods of almond (Goldhamer and Snyder, 1989) used in steady state modeling. (Adapted from Hoffman, 2010).



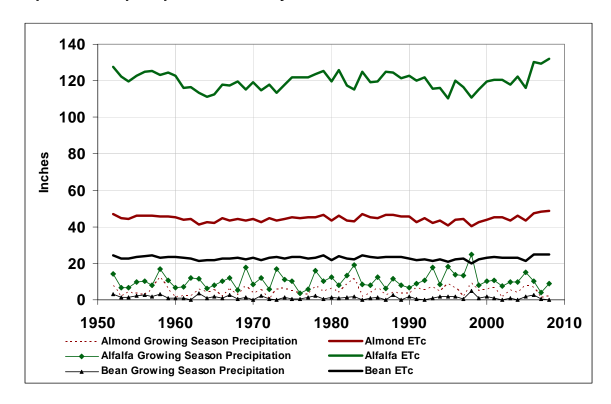
5.1.4 Precipitation

To maximize the time period for the model, precipitation records were taken from the NCDC stations shown in Figure 5.2. Precipitation records are presented by water years (October of previous year through September of the stated water year) from 1952 through 2008. Following the approach of Hoffman (2010), the precipitation amounts were divided between the amount during the growing season from April 1 to August 1 (PGS) and the remainder of the year as nongrowing (PNG) for bean. It was assumed that all precipitation occurring during the growing season was consumed by evapotranspiration. The reasons for this assumption are given in Section 3.5.2. For example, for Crows Landing and Patterson, the amount of precipitation during the growing season (PGS) never exceeded 4.0 inches and the median was only 0.2 inches over the 57 years of precipitation record. Thus, if some runoff occurred it would likely be insignificant.

During the non-growing season, the rate of surface evaporation (Es) was taken as 0.7 inches per month as previously discussed in Section 3.5.2. For bean with a 4-month growing season, surface evaporation (Es) would total 5.6 inches for the 8 months of the year without a crop. On a yearly basis, the evapotranspiration for bean was added to the 5.6 inches of Es to obtain one of the outputs from the root zone. The values for ETc, PGs, and PT are plotted in Figure 5.6 for water years 1952 to 2008. The effective precipitation (PEFF) is PGS + (PNG - Es). PGs is taken as contributing to ETc and PNG is reduced annually by Es or 5.6 inches per year.

As reported in Table 5.2, in only 3 years of the 57 years of record was PEFF negative (1976, 1977 and 2007) which means that stored water had to be used to satisfy Es. Surface runoff was assumed to be zero for the reasons stated in Section 3.5.2. Thus, all of the precipitation and irrigation is assumed to infiltrate the soil surface and be available for surface evaporation, crop evapotranspiration, or leaching.

Figure 5.6. Comparison of crop evapotranspiration (ET_C) estimate for bean, alfalfa, and almond against total precipitation during the corresponding growing season (P_{GS}) with precipitation data from NCDC station no. 5738, Modesto C for water years 1952 through 2008. Note that P_{GS} for alfalfa is equal to total precipitation for the year.



5.1.5. Steady State Models

Hoffman (2010) discussed two crop water uptake distributions that are used to calculate average soil salinity (Appendix A; Sections 3.9 and 4.1). One distribution assumes a 40-30-20-10 uptake distribution by quarter fractions of the root zone and the other assumes an exponential uptake distribution. These patterns are described in detail in Section 3.9 of Appendix A. Although the exponential pattern has better agreement with experimental results (Hoffman, 2010), both distributions are used in the steady state modeling in this Report because Staff opted to replicate the same distributions used in the analysis of Hoffman (2010). For the purpose of reporting results of the modeling, Staff followed Hoffman's recommendation and presents only the results of exponential modeling in Table 6.1.

The equations used in the model to calculate the average soil water salinity (EC_{sw}) for both water uptake distributions are given in Table 5.1. Both equations use irrigation water salinity (EC_i) when precipitation is ignored and salinity of applied water (EC_{AW}) when rainfall is considered.

Table 5.1. Definition of input variables and equations for the steady state model.

Input Variables

L= leaching fraction (input assumption)

EC_i= irrigation water salinity (input assumption)

P_T= total annual precipitation

P_{NG}= total precipitation during the non-growing season (Dates determined by Goldhamer & Snyder, 1989)

E_s= total off-season surface evaporation (0.7 in/mo. from end of previous to beginning of stated water year's growing season)

P_{GS}= total precipitation during the growing season (Dates determined by Goldhamer & Snyder, 1989)

 P_{EFF} = total effective precipitation where P_{EFF} = P_{GS} + (P_{NG} - E_{S})

ET_C= total crop evapotranspiration as calculated per Goldhamer & Snyder, 1989 (total of growing season stated water year)

Steady state Equations (without consideration of precipitation)

For a particular water year:

 I_1 = irrigation required to satisfy assumed leaching fraction given total ET_C (excluding precipitation): $I_1 = ET_c/(1-L)$

$$EC_{SWa-1} = \left[EC_{i} + \frac{EC_{i} * I_{1}}{I_{1} - (0.4 * ET_{c})} + \frac{EC_{i} * I_{1}}{I_{1} - (0.7 * ET_{c})} + \frac{EC_{i} * I_{1}}{I_{1} - (0.9 * ET_{c})} + \frac{EC_{i} * I_{1}}{I_{1} - (0.9 * ET_{c})} + \frac{EC_{i} * I_{1}}{I_{1} - ET_{c}}\right] \div 5$$

$$EC_{SWb-1} = \left[\left(\frac{1}{L}\right) + \left(\frac{0.2}{L}\right) * ln[L + (1-L) * exp(-5) - 1.7254]\right] * EC_{i}$$

Steady state Equations (including consideration of precipitation)

For a particular water year:

 I_2 = amount of irrigation required to maintain L (accounting for precipitation): $I_2 = [ET_c/(1-L)] - P_{EFF}$

 EC_{AW} = salinity of applied water (combined P_{EFF} + I_2): EC_{AW} = I_2 x EC_i /(P_{EFF} + I_2).

$$EC_{SWa-2} = \left[EC_{AW} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.4 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.7 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_c)} + \frac{EC_{AW} * (I_2 + P_{EFF})}{(I_2 + P_{EFF})} + \frac{EC_{AW} * (I_2$$

$$EC_{SWb-2} = \left[\left(\frac{1}{L} \right) + \left(\frac{0.2}{L} \right) * \ln[L + (1 - L) * \exp(-5) - 1.7254] \right] * EC_{AW}$$

5.2. Model Results

This section presents the results of running the Hoffman (2010) steady state model for the LSJR Irrigation Use Area. To duplicate the approach of Hoffman (2010), two uptake water distribution functions, 40-30-20-10 and exponential were used to determine protective salinity thresholds for beans, alfalfa and almond. Three sites were used within the LSJR Irrigation Use Area: Crows Landing and Patterson (which represent the Tuolumne River to Merced River reach) and Maze (which represents the Stanislaus River to Tuolumne River reach). The main climatic variables used for these three sites for the Hoffman (2010) steady state model were temperature and precipitation.

5.2.1. Bean

Table 5.2 presents an example of calculated irrigation amounts and soil water salinity values for 57 water years if bean is planted on May 1 in Crows Landing and Patterson. Values are presented for both water uptake distributions (the 40-30-20-10 uptake and exponential uptake) with and without precipitation. The example includes model input variables of $EC_i = 1.0 \text{ dS/m}$ and L = 0.15. The input values for precipitation including total, growing season and non-growing season precipitation, off season evaporation, and crop evapotranspiration for the 57 water years are also given in Table 5.2. The model was run over a range of EC_i values from 0.5 to 2.0 dS/m, with L = 0.15, 0.20, and 0.25.

Results from the exponential model for Crows Landing and Patterson are summarized in Table 5.3 for the three possible planting dates and corresponding crop coefficients for the San Joaquin Valley as given by Goldhamer and Snyder (1989). The median annual rainfall for both Crows Landing and Patterson is 10.6 inches while the median annual rainfall of Maze is 10.9 inches. The median values for soil salinity are presented as a comparison with the salt tolerance threshold for bean (2.0 dS/m).

Staff followed the methodology of Hoffman (2010) for choice of leaching fractions used in the steady state model. Hoffman (2010) used three leaching fractions (0.15, 0.20 and 0.25) for modeling beans. The use of the same leaching fractions is appropriate because of the many similarities between the South Delta and LSJR Irrigation Use Area. For example, furrow irrigation is the predominant irrigation method for beans in both areas (as presented in Section 5.2). There are also similar calculated leaching fractions based on subsurface tile drain data (Section 3.13). The rationale provided by Hoffman (2010) for not modeling below a leaching fraction of 0.15 for bean was based upon leaching fractions that were calculated from tile drainage discharges in the South Delta.

Results from Table 5.3 reveal that at an EC_i of 0.7 or 1.0 dS/m, the planting date has minimal impact on the median soil salinity values. As expected, higher leaching fractions resulted in lower soil salinity values. With the exception of an

EC_i of 1.0 and L of 0.15 for the May 1st planting date, no other median values exceeded the salt tolerance threshold for bean of 2.0 dS/m.

Figure 5.7 shows the impact of rainfall on the average soil salinity for an EC_i of 0.7 dS/m for both the 40-30-20-10 model and the exponential model for leaching fractions of 0.15, 0.20, and 0.25. All trends indicate that an increase in precipitation decreases soil salinity. For both Crows Landing and Patterson, considering the 40-30-20-10 model (Figure 5.7a1), at L=0.15, the soil salinity may exceed the salt tolerance threshold with potential yield losses of about 2% (Equation 3.1) if rainfall dropped to the 5th percentile. For Maze considering the 40-30-20-10 model (Figure 5.7a2), at L=0.15, potential yield losses would be about 1% if rainfall dropped to the 5th percentile. Conversely, at higher leaching fractions of 0.20 and 0.25 for the 40-30-20-10 model, no yield losses would occur even if annual rainfall was below the 5th percentile for all three sites (Figure 5.7a).

For the exponential model distribution in Figure 5.7b, regardless of the amount of annual rainfall, the bean threshold is not exceeded for all leaching fractions even if annual rainfall was below the 5th percentile for all three sites. Thus, it is unlikely to have a reduction in bean yield if EC_i is 0.7 dS/m.

Figure 5.8a shows the modeling results if the EC_i is increased to 1.0 dS/m. In this scenario, bean yield losses occur even when precipitation is higher than the median value for the 40-30-20-10 model except for the 0.25 leaching fraction. For Crows Landing and Patterson (Figure 5.8a1) and Maze (Figure 5.8a2), for the 40-30-20-10 model at the median precipitation, there is a potential for yield loss for leaching fractions 0.15 and 0.20 respectively. Higher yield losses would occur if the rain decreased to the 5^{th} percentile mark.

In contrast, the exponential model predicts no yield loss for leaching fractions above 0.20 (Figure 5.8b). At a leaching fraction of 0.15, yield losses would start to occur if rainfall decreases to below the median.

Table 5.2. Output from steady state models both 1) without precipitation and 2) including precipitation data from NCDC station no. 6168, Newman C (for Patterson and Crows Landing) and evapotranspiration coefficients

from Goldhamer and Synder (1989) for beans with May 1st planting date. EC_i = 1.0 L = 0.15 ET_C = crop evapotranspiration 1) Without precipitation 2) With precipitation E_S = off-season surface evaporation L= Leaching fraction I₂ = Irrigation required for L₂ P_{GS} = precipitation during growing season EC_i = Irrigation water salinity EC_{AW-2} = salinity of applied water P_T = total annual (infiltrating) precipitation EC_{SWa-2} = Soil water salinity (40-30-20-10) I₁ = Irrigation requirement EC_{SWa-1} = Average soil water EC EC_{SWb-2} = Soil water salinity (Exponential) Water EC_{SWa-2} Year (dS/m) (in.) (in.) (in.) (dS/m) (dS/m) (in.) (dS/m) (dS/m) (in.) (in.) (in.) 16.9 16.9 0.0 23. 16.67 1952 6.0 10.9 27.6 1.49 3.18 2.46 0.60 1.92 1953 6.8 6.8 0.0 0.8 22. 26.3 3.18 2.46 25.43 0.97 3.08 2.38 1954 0.6 3.18 2.46 3.11 1955 9.8 9.0 5.9 8.0 3.8 22. 26.9 3.18 2.46 23.14 0.86 2.73 2.1 1956 1957 10.9 8.7 10.1 7.8 1958 19.7 18.6 1.1 13.8 22.8 26.8 3.18 2.46 13.08 0.49 1.55 1.20 1959 10.8 10.8 5.9 0.0 23.2 27.3 3.18 2.46 22.43 0.82 2.61 2.02 1960 6.6 6.6 2.46 1961 7 1 66 5.9 0.6 1.2 23 27 2 3 18 2.46 26.03 0.96 3 04 2.36 1962 12 0 12 0 5.9 0.0 6 1 22 : 26.2 3 18 2 46 20.12 0.77 2 44 1 89 1963 5.9 21.2 25.0 3.18 2.46 0.68 2.15 1.67 14.0 13.8 0.2 8.1 16.89 1964 6.5 3.18 2.46 2.41 24.63 0.98 1965 10.3 99 5.9 0.4 43 21 24 9 3.18 2.46 20.60 0.83 2 63 2.03

Table 5.3. Comparison of growth stage coefficients and dates for the three plantings of dry beans presented in Goldhamer and Snyder (1989) and corresponding exponential model output (median EC_{SWb-2}) at L = 0.15, 0.20, and 0.25 with EC_i = 0.7 and 1.0 dS/m.

April 1st Planting Date

Growth Stage	Crop Coefficient (Kc)	<u>Dates</u>
Initial Growth	0.14	April 1 to 30
Rapid Growth	0.14 to 0.15	April 30 to May 25
Mid-Season	1.15	May 25 to June 29
Late-Season	1.15 to 0.30	June 29 to July 31
		121 Days Total

Median EC_{swb-2}

		0 =	
Crows Landing & Patterson	L=0.15	L=0.20	L=0.25
EC _i =0.7 dS/m	1.4	0.98	0.69
EC _i =1.0 dS/m	2	1.4	0.99
Maze	L=0.15	L=0.20	L=0.25
EC _i =0.7 dS/m	1.36	0.95	0.67
EC _i =1.0 dS/m	1.94	1.35	0.96

May 1st Planting Date

Growth Stage	Crop Coefficient (Kc)	<u>Dates</u>
Initial Growth	0.14	May 1 to 18
Rapid Growth	0.14 to 1.12	May 18 to June 8
Mid-Season	1.12	June 8 to July 12
Late-Season	1.12 to 0.35	July 12 to August 15
		106 Days Total

Median EC_{swb-2}

Crows Landing & Patterson		L=0.20	L=0.25
EC _i =0.7 dS/m	1.41	0.99	0.7
EC _i =1.0 dS/m	2.02	1.41	0.99
Maze	L=0.15	L=0.20	L=0.25
EC _i =0.7 dS/m	1.37	0.96	0.68
EC _i =1.0 dS/m	1.96	1.37	0.97

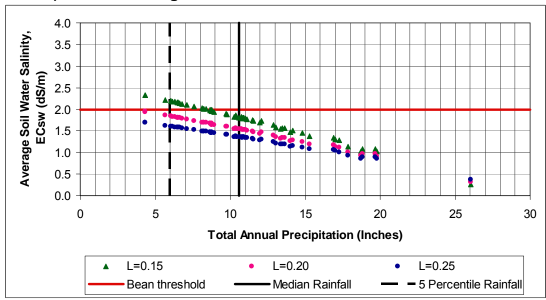
June 16th Planting Date

Growth Stage	Crop Coefficient (Kc)	<u>Dates</u>
Initial Growth	0.13	June 16 to July 1
Rapid Growth	0.13 to 1.07	July 1 to July 26
Mid-Season	1.07	July 26 to Sept. 2
Late-Season	1.07 to 0.20	Sept. 2 to Sept. 30
		106 Days Total

Median EC_{swb-2}

Crows Landing & Patterson		L=0.20	L=0.25
EC _i =0.7 dS/m	1.36	0.95	0.68
EC _i =1.0 dS/m	1.95	1.36	0.96
Maze	L=0.15	L=0.20	L=0.25
EC _i =0.7 dS/m	1.33	0.93	0.66
EC _i =1.0 dS/m	1.9	1.33	0.95

Figure 5.7a. Average soil water salinity (EC_{sw}) vs. total annual rainfall for bean with leaching fractions ranging from 0.15 to 0.25 and irrigation water (EC_i) = 0.7 dS/m using the 40-30-20-10 crop water uptake function with precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.



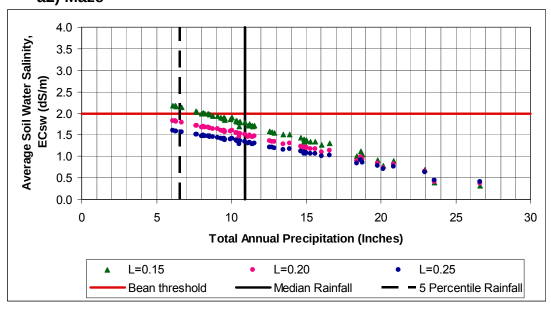
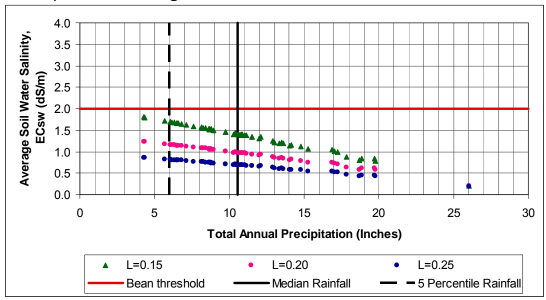
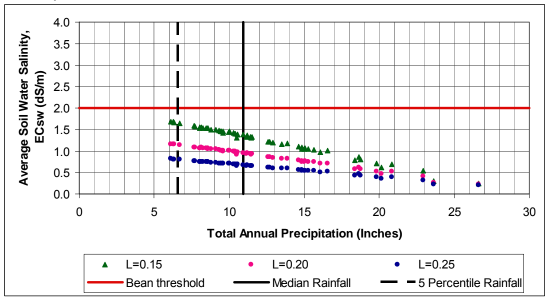


Figure 5.7b. Average soil water salinity (EC_{sw}) vs. total annual rainfall for bean with leaching fractions ranging from 0.15 to 0.25 and irrigation water (EC_i) = 0.7 dS/m using both the exponential crop water uptake function* with precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.





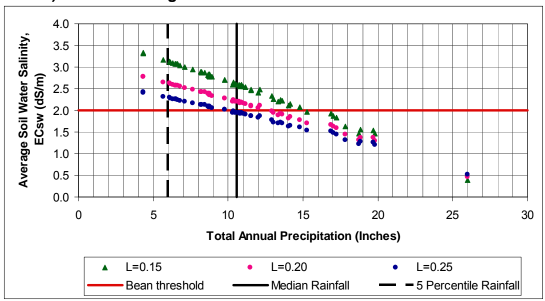
^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

The results for median and minimum precipitation values are shown in Figure 5.9 with relative bean yield as a function of irrigation water salinity. The dashed lines assume minimum precipitation and the solid lines are for median precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008. For all three sites, the average of the threshold point for L=0.15 (Figure 5.9a) and L=0.20 (Figure 5.9b) with the 40-30-20-10 model with minimum precipitation shows that an EC_i of about 0.65 dS/m could be used without bean yield loss. This result is in close agreement with the analysis of Ayers and Westcott (1976) which assumed no precipitation and found an EC_i of 0.70 dS/m. If median precipitation is considered with the 40-30-20-10 model, EC_i increases to 0.80 dS/m at L=0.15 (Figure 5.9a) and to 0.90 dS/m for an L=0.2 (Figure 5.9 b).

As shown in Figure 5.9a, if minimum precipitation is considered with the exponential model, a leaching fraction of 0.15 yields an EC_i of 0.85 dS/m without bean yield loss. If median precipitation is considered at a leaching fraction of 0.15, EC_i at the bean threshold is 1.0 dS/m. As portrayed in Figure 5.9b, if the exponential model is used, the EC_i could potentially be increased for leaching fractions above 0.15. This results in an EC_i at the bean threshold of 1.4 dS/m for Crows Landing and Patterson and 1.5 dS/m for Maze.

Figure 5.10a presents the relative crop yield for bean with L=0.15 at EC $_i$ = 0.7 and 1.0 dS/m against total annual rainfall using both the 40-30-20-10 and exponential crop water uptake models. This is useful for visualizing how the relative yield is distributed around the 5th percentile and median values of annual precipitation. As shown in Figure 5.10a, for the 40-30-20-10 model, at an EC $_i$ of 0.7 dS/m, yield losses would only occur if rainfall was below 8.5 inches. As salinity increases to an EC $_i$ of 1.0 dS/m, yield losses occur even if the rainfall was above the median value. For the exponential model, at an EC $_i$ of 0.7 dS/m, results indicate that no reduction in bean yield would occur regardless of precipitation (Figure 5.10b). A yield reduction of about 5% would occur if precipitation dropped below the median value for an EC $_i$ = 1.0 dS/m (Figure 5.10 b).

Figure 5.8a. Average soil water salinity (EC_{sw}) vs. total annual rainfall for bean with leaching fractions ranging from 0.15 to 0.25 and irrigation water (EC_i) = 1.0 dS/m using the 40-30-20-10 crop water uptake function with precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.



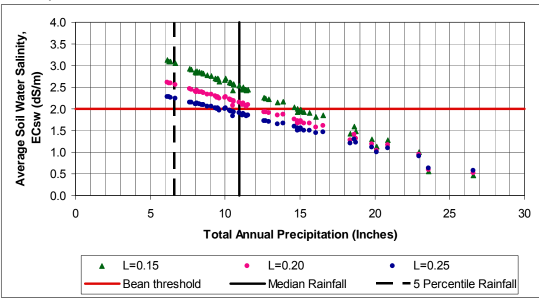
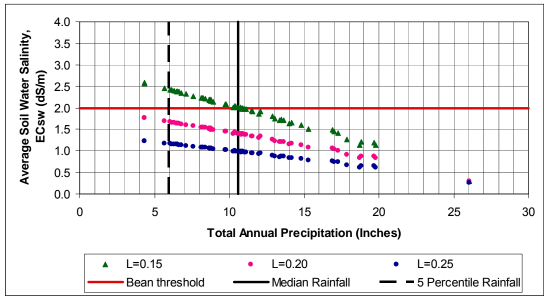
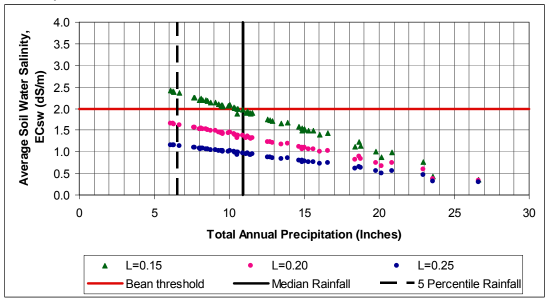


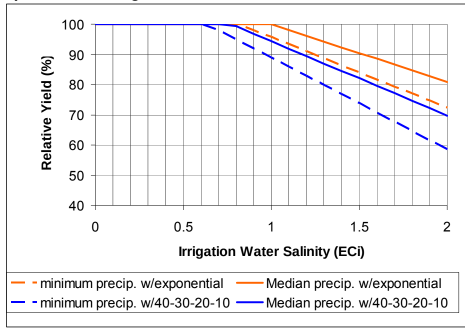
Figure 5.8b. Average soil water salinity (EC_{sw}) vs. total annual rainfall for bean with leaching fractions ranging from 0.15 to 0.25 and irrigation water (EC_i) = 1.0 dS/m using the exponential crop water uptake function* with precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.





^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

Figure 5.9a. Relative bean yield (percent) as a function of irrigation water salinity (EC_i) with L = 0.15 assuming median precipitation (solid lines) and minimum precipitation (dashed lines) from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.



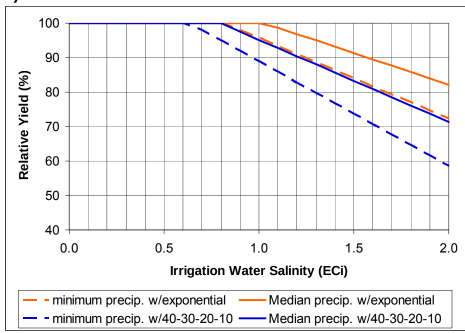
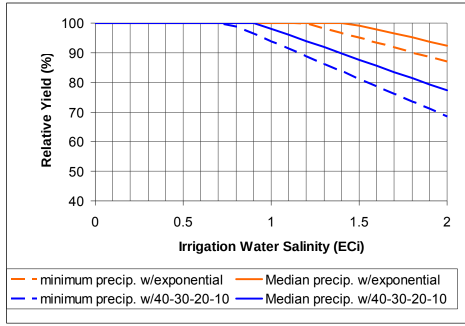


Figure 5.9b. Relative bean yield (percent) as a function of irrigation water salinity (EC_i) with L = 0.20 assuming median precipitation (solid lines) and minimum precipitation (dashed lines) from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.



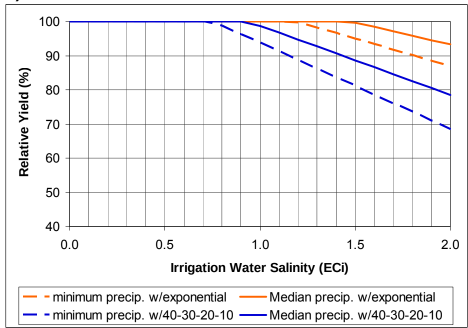
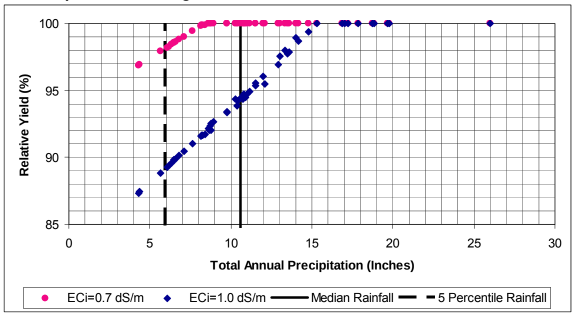


Figure 5.10a. Relative crop yield (%) for bean with L=0.15 at $EC_i=0.7$ and 1.0 dS/m vs. total annual rainfall using the 40-30-20-10 crop water uptake function (precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.



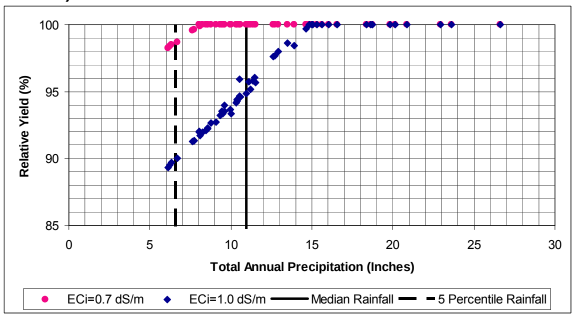
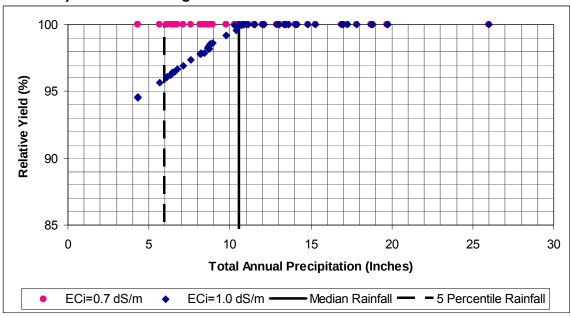
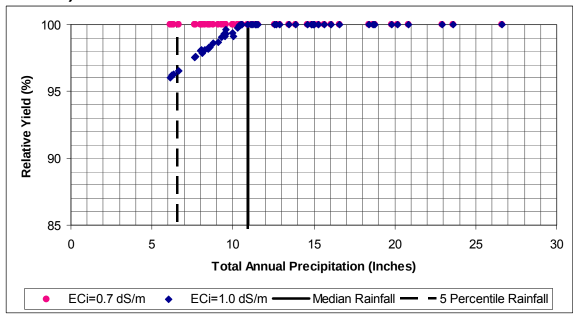


Figure 5.10. Relative crop yield (%) for bean with L=0.15 at $EC_i=0.7$ and 1.0 dS/m vs. total annual rainfall using the exponential crop water uptake function* (precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.





^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

5.2.2. Alfalfa

Alfalfa is a moderately salt sensitive perennial crop that was also modeled for the LSJR Irrigation Use Area as discussed in Section 3.1.2 of this Report. Table 5.4 presents an example of calculated irrigation amounts and soil water salinity values for 57 water years if alfalfa goes through seven cutting cycles at Crows Landing and Patterson. Values are presented for both water uptake distributions (the 40-30-20-10 uptake and exponential uptake) with and without precipitation. The example includes model input variables of $EC_i = 1.0 \text{ dS/m}$ and L=0.10. The input values for precipitation including total, growing season and non-growing season precipitation, off season evaporation, and crop evapotranspiration for the 57 water years are also given in Table 5.4. The model was run over a range of EC_i values from 0.5 to 2.0 dS/m, with leaching fractions of 0.07, 0.10, 0.15 and 0.20. In Table 5.4, the total precipitation is taken as effective rainfall and ET_c is calculated using the crop coefficients shown in Figure 5.4.

As previously shown in this Report (see Table 2.2), alfalfa is classified as a moderately sensitive crop to salinity. From Figure 3.4, moderately sensitive crops predominantly occupy areas with clays and clay loam soils. Therefore, it is reasonable to state that alfalfa is frequently grown on clay soils which have a low infiltration rates. In addition, alfalfa has a high water requirement with an annual evapotranspiration of about 53 inches (see Table 5.4). Thus, it can be difficult to meet the high demand for evapotranspiration plus some additional water for leaching. To investigate this scenario, leaching fractions of 0.07 and 0.10 were modeled in addition to leaching fractions of 0.15 and 0.20. Hoffman (2010) cited these same reasons for using these leaching fractions for the South Delta with alfalfa. Staff opted to duplicate Hoffman (2010) methodology for alfalfa (with leaching fractions 0.07, 0.1, 0.15 and 0.20) based on similar site specific soil and hydrological conditions as explained above.

Similar to Figures 5.7 and 5.8 for bean, Figures 5.11 and 5.12 show the impact of annual rainfall on soil salinity. Figures 5.11a and b show how the response of soil salinity to different leaching fractions (0.07 to 0.20) as a function of annual rainfall for both models assuming an EC_i of 1.0 dS/m. Soil salinity remains below the threshold for alfalfa for both models except at a leaching fraction of 0.07 when annual rainfall is below the median (Figures 5.11a and b).

Figures 5.12a and b are similar to Figures 5.11a and b except the EC_i is increased to 1.2 dS/m for Figure 5.12a and b. Both models predict alfalfa yield loss at the lowest leaching fraction (0.07) for several years except for years when precipitation was above the median value. Some yield loss is likely as predicted by the model at leaching fraction of 0.10 for the drier years.

Similar to Figures 5.9 and 5.10 for bean, Figures 5.13 and 5.14 show the relative yield of alfalfa as a function of irrigation water salinity (EC_i) and total annual precipitation (P_T), respectively. Note that the yield impact curve calculated using the 40-30-20-10 and exponential water uptake functions at all sites are nearly

identical at the 0.10 leaching fraction (Figure 5.13a). In general, the two water uptake functions generate similar results at lower leaching fractions, and gradually divergent results as the leaching fraction increases (Figure 5.13b). Model results shown in Figure 5.13 for median precipitation indicate that at a leaching fraction of 0.10, both models predict a loss in alfalfa yield beginning at an EC_i of 1.2 dS/m at all sites. However, if the leaching fraction is increased to 0.15 (Figure 5.13b), no yield loss occurs until EC_i exceeds 2 dS/m for the exponential model.

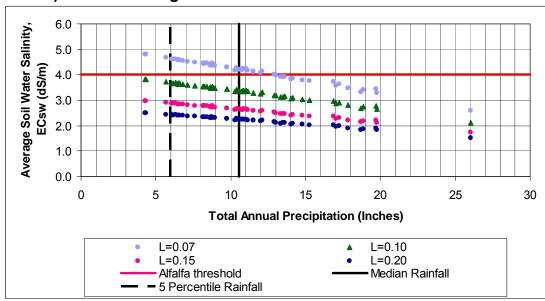
Based on these model predictions and results presented in Figure 5.14, no alfalfa yield loss would occur if the leaching fraction is 0.10 or higher regardless of annual rainfall amounts for an EC_i of 1.0 dS/m (Figure 5.14a). If an EC_i of 1.2 dS/m is assumed with a leaching fraction of 0.10 (Figures 5.14b), no yield loss would occur at all sites if rainfall was above the median value. Predicted yield for the driest year would be about 98% using the 40-30-20-10 model and about 99% using the exponential model at all sites (Figures 5.14b).

Table 5.4. Output from the steady state models both 1) without precipitation and 2) including precipitation (all equations defined in Table 5.2) with precipitation data from NCDC station no. 6168, Newman C and Alfalfa

evapotranspiration	coefficients from	Goldhamer	and Synder	(1989).
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0.0 0.0 11.5 11.5 52.5 58.3 4.11 3.79 46.82 0.8 0.0 0.0 10.7 10.7 53.0 58.9 4.11 3.79 55.33 0.9 0.0 0.0 4.3 4.3 53.7 59.6 4.11 3.79 55.33 0.9 0.0 0.0 10.7 17.3 53.5 59.4 4.11 3.79 54.20 0.9 0.0 0.0 10.4 10.4 54.7 60.8 4.11 3.79 50.38 0.8 0.0 0.0 10.4 54.7 60.8 4.11 3.79 52.61 0.8 0.0 0.0 13.0 13.0 51.8 57.5 4.11 3.79 44.48 0.7 0.0 0.0 8.2 8.2 54.8 60.8 4.11 3.79 42.50 0.7 0.0 0.0 19.8 19.8 50.3 55.9 4.11 3		0.89		3.79		58.5		6.2	6.2			6.2	1972
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Figure 5.11a. Average soil water salinity (EC_{sw}) vs. total annual rainfall for alfalfa with leaching fractions ranging from 0.07 to 0.20 and irrigation water (EC_i) = 1.0 dS/m using the 40-30-20-10 crop water uptake function from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.



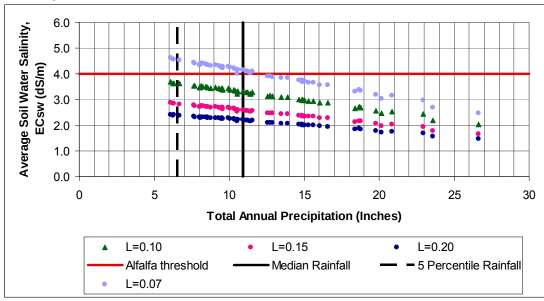
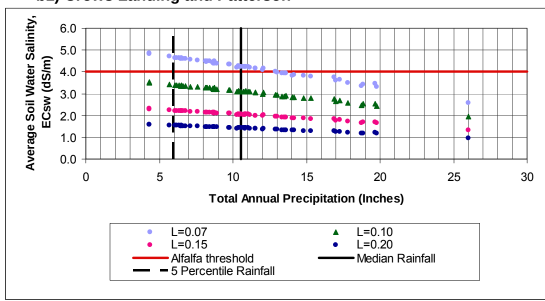
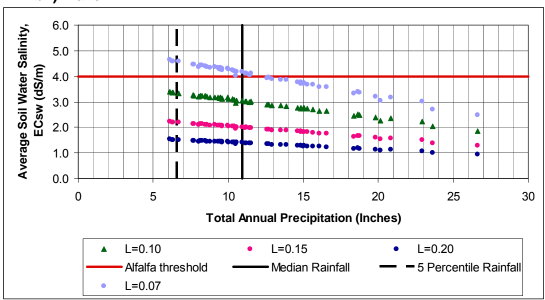


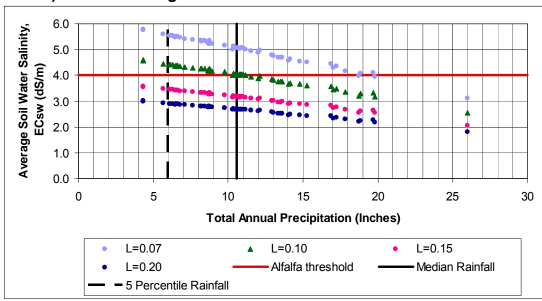
Figure 5.11b. Average soil water salinity (EC_{sw}) vs. total annual rainfall for alfalfa with leaching fractions ranging from 0.07 to 0.20 and irrigation water (EC_i) = 1.0 dS/m using the exponential crop water uptake function* from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.





^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

Figure 5.12a. Average soil water salinity (EC_{sw}) vs. total annual rainfall for alfalfa with leaching fractions ranging from 0.07 to 0.20 and irrigation water (EC_i) = 1.2 dS/m using the 40-30-20-10 crop water uptake function from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.



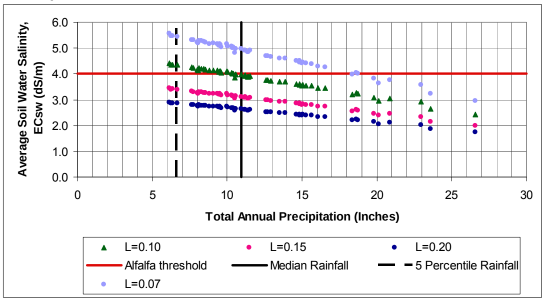
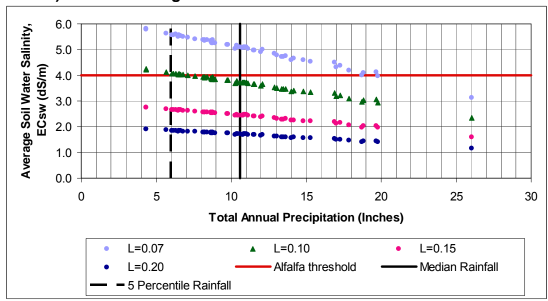
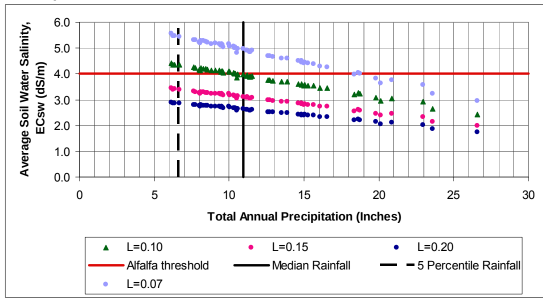


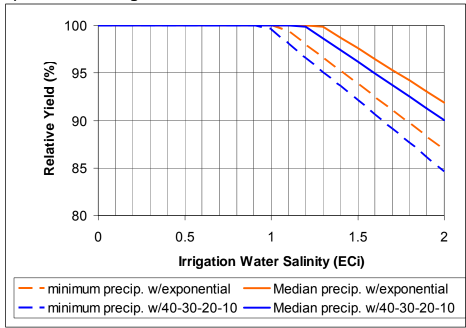
Figure 5.12b. Average soil water salinity (EC_{sw}) vs. total annual rainfall for alfalfa with leaching fractions ranging from 0.07 to 0.20 and irrigation water (EC_i) = 1.2 dS/m using the exponential crop water uptake function* from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.





^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

Figure 5.13a. Relative alfalfa yield (percent) as a function of irrigation water salinity (EC_i) with L=0.10 assuming median precipitation (solid lines) and minimum precipitation (dashed lines) from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.



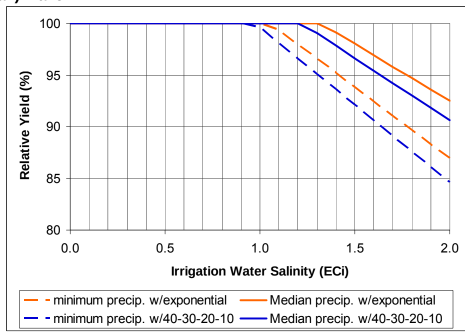
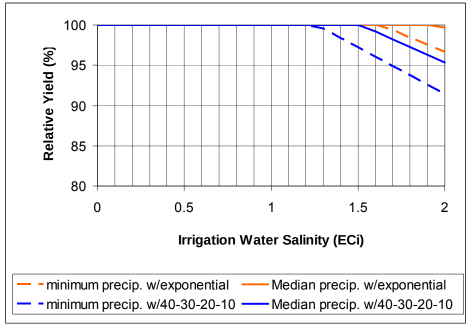


Figure 5.13b. Relative alfalfa yield (percent) as a function of irrigation water salinity (EC_i) with L=0.15 assuming median precipitation (solid lines) and minimum precipitation (dashed lines) from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.



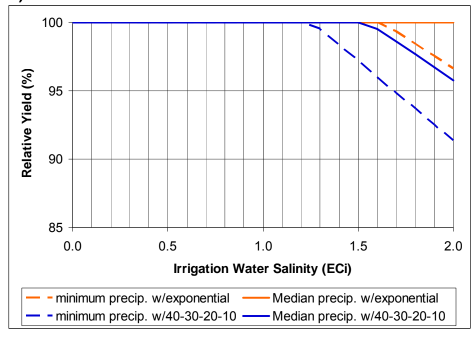
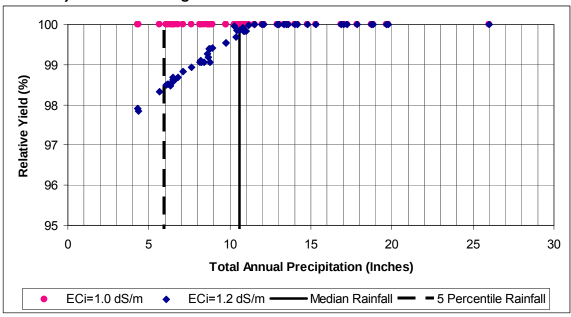


Figure 5.14a. Relative crop yield (%) for alfalfa with L=0.10 at $EC_i=1.0$ and 1.2 dS/m vs. total annual rainfall using the 40-30-20-10 crop water uptake function (precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.



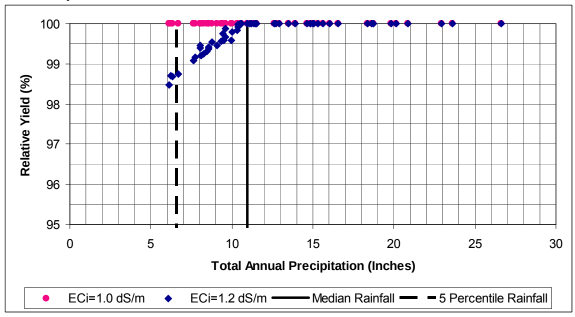
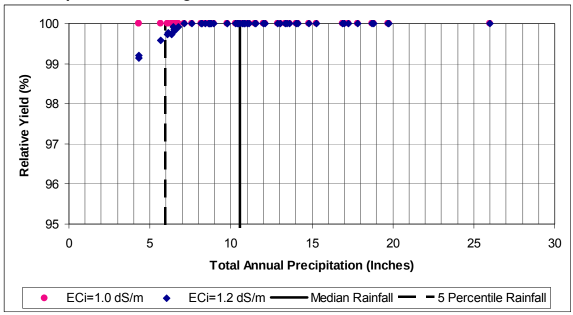
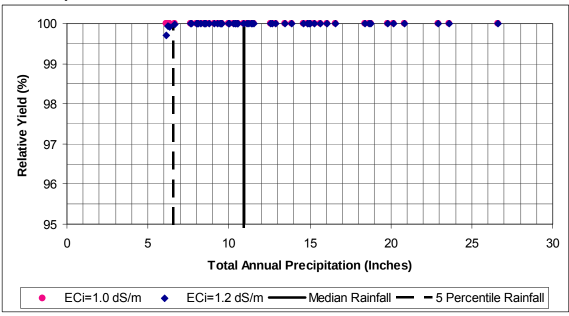


Figure 5.14b. Relative crop yield (%) for alfalfa with L=0.10 at $EC_i=1.0$ and 1.2 dS/m vs. total annual rainfall using the exponential crop water uptake function* (precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.





^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

5.2.3. Almond

Almond is a salt sensitive perennial crop that was also modeled for the LSJR Irrigation Use Area as discussed in Section 3.1.2 of this Report. Figure 5.5 shows the crop coefficients that were used to calculate ET_c as reported by Goldhamer and Snyder (1989). The non-growing season for almond was considered as November 10 to February 15 as reported by Goldhamer and Snyder (1989). Table 5.5 presents an example of calculated irrigation amounts and soil water salinity values for 57 water years at Maze for almond leaf out (See Figure 5.5) on 15 February as reported by Goldhamer and Snyder (1989). Values are presented for both water uptake distributions (the 40-30-20-10 uptake and exponential uptake) with and without precipitation. The example includes model input variables of $EC_i = 1.0$ dS/m and E = 0.15. The input values for precipitation including total, growing season and non-growing season precipitation, off season evaporation, and crop evapotranspiration for the 57 water years are also given in Table 5.5. The model was run over a range of EC_i values from 0.5 to 2.0 dS/m, with 0.10, 0.15 and 0.20.

In DWR crop surveys, almond are classified in the category of trees and vines. In the LSJR Irrigation Use Area, trees and vines are predominantly irrigated by drip/micro-sprinklers (11% of total of all irrigated crop area) as shown in Table 3.7. Similarly, in the South Delta, trees and vines are predominantly irrigated by drip/micro-sprinklers (48%). Thus, Staff followed the approach of Hoffman (2010) for choice of the three leaching fractions for almond (0.10, 0.15 and 0.20) with the assumption that similar almond irrigation methods exist between the South Delta and the LSJR Irrigation Use Area.

Figures 5.15a and b, show the variation of average soil salinity with total annual precipitation for an applied water salinity (EC_i) of 0.70 dS/m at all sites. Both models show that soil salinity remains below the almond threshold value with no predicted decline in yield for all the leaching fractions regardless of the precipitation, even at the lowest rainfall amount at the 5th percentile for all sites.

Figure 5.16 shows the variation of soil salinity with rainfall if the EC_i increases to 1.0 dS/m. For both Crows Landing and Patterson (Figure 5.16a1) at a leaching fraction of 0.10 dS/m with the 40-30-20-10 model, soil salinity remains below the almond threshold up to an annual rainfall about 13.5 inches, below which yield declines would occur. For Maze (Figure 5.16a), at a leaching fraction of 0.10 dS/m, soil salinity remains below the almond threshold up to an annual rainfall about 12 inches, below which yield declines would occur. The 40-30-20-10 model shows that all sites at leaching fractions of 0.15 and 0.20 have soil salinity values below the almond threshold with no yield loses predicted even below the 5^{th} percentile rainfall.

Figure 5.16b shows results for the exponential model for an EC_i of 1.0 dS/m. Almond yield losses at a leaching fraction of 0.10 only occur when total rainfall declines below the median value while no yield loses are predicted at leaching fractions of 0.15 and 0.20 regardless of the rainfall amount at all three sites.

Figure 5.17 shows the variation of almond yield as a function of irrigation water salinity for median and minimum amounts of annual rainfall. At a leaching fraction of 0.10, for Crows Landing and Patterson, both models predict a yield threshold at an EC_i of 0.9 dS/m (Figure 5.17a1) while for Maze, the exponential model predicted a yield threshold at an EC_i of 1.0 dS/m and the 40-30-20-10 model predicted a yield threshold at an EC_i of 0.9 dS/m (Figure 5.17a2).

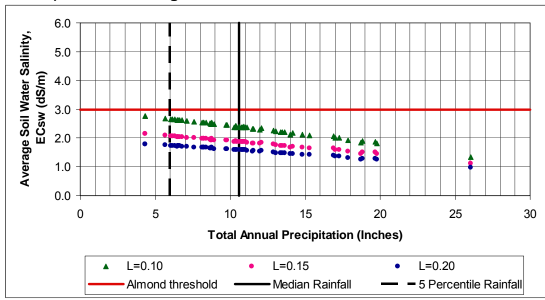
If the leaching fraction is increased to 0.15 as shown in Figure 5.17b, for Crows Landing and Patterson, the exponential model predicts a yield threshold at an EC_i of 1.4 dS/m while the 40-30-20-10 models predicts a yield threshold at 1.3 dS/m (Figure 5.17b1). For Maze, the exponential model predicted a yield threshold at an EC_i of 1.5 dS/m and 1.1 dS/m for the 40-30-20-10 model (Figure 5.17b2).

Yield losses for almond as a function of annual precipitation for both models are presented in Figure 5.18 with L = 0.10. For example, for both Crows Landing and Patterson, assuming an EC_i of 1.0 dS/m, a yield loss of about 9% is predicted for the driest year by the 40-30-20-10 model (Figure 5.18a1) while for the exponential model, a yield loss of 6% is predicted for the driest year (Figure 5.18b1). Thus, employing the exponential model, an EC_i of 1.0 dS/m would protect almond from yield loss with a leaching fraction of 0.10 provided annual rainfall remained above the median value and yield losses would be about 6% if rainfall dropped to the 5^{th} percentile. An EC_i of 0.7 dS/m would prevent yield loss for both the 40-30-20-10 and exponential models at all sites regardless of the rainfall amount (Figure 5.18a and b).

Table 5.5. Output from the steady state models both 1) without precipitation and 2) including precipitation (all equations defined in Table 5.2) with precipitation data from NCDC Modesto C Station #5738 and almond

		Inp	out Variable	es					N	lodel Outpu	t		
	EC _i = 1	.0] [L= ().15								
			ET _C = crop	evapotrans	piration		1) Without	precipitati	on	2) With pre	cipitation		
			E _S = off-sea	ason surfac	e evaporati	on	L= Leachin	g fraction		I ₂ = Irrigatio	n required	for L ₂	
			P _{GS} = preci	pitation dur	ing growing	season	EC _i = Irriga	tion water s	alinity	EC _{AW-2} = sa	alinity of ap	plied water	
				nnual (infiltı			-	n requirem	-	EC _{SWa-2} = S			0-20-10)
			. ,	(3 <i>)</i> p	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Average soil		EC _{SWb-2} = S			
Nater													
Year	P _T	P _{NG}	Es	P _{GS}	P _{EFF}	ET _C	l ₁	EC _{SWa-1}	EC _{SWb-1}	l ₂	EC _{AW-2}	EC _{SWa-2}	EC _{SWb-2}
1952	(in.) 16.1	(in.) 9.6	(in.) 2.2	(in.) 6.5	(in.) 13.9	(in.) 40.9	(in.) 48.1	(dS/m) 3.18	(dS/m) 2.46	(in.) 34.3	(dS/m) 0.71	(dS/m) 2.27	(dS/m) 1.7
1953	9.6	6.2	2.2	3.4	7.4	40.9	47.1	3.18	2.46		0.71	2.68	2.0
1954	7.7	3.3	2.2	4.5	5.5	41.2	48.4	3.18	2.46		0.89	2.82	2.1
1955	12.9	8.1	2.2	4.8	10.7	41.0	48.2	3.18	2.46		0.78	2.48	1.9
1956	15.6	11.8	2.2	3.9	13.4	41.8	49.2	3.18	2.46		0.73	2.31	1.7
1957	8.6	2.6	2.2	6.0	6.3	41.7	49.0	3.18	2.46	1	0.87	2.77	2.1
1958	22.9	8.4	2.2	14.6	20.7	42.3	49.7	3.18	2.46	1	0.58	1.86	1.4
1959	10.0	4.7	2.2	5.3	7.8	45.3	53.3	3.18	2.46	45.5	0.85	2.72	2.1
1960	6.1	4.6	2.2	1.5	3.9	45.1	53.1	3.18	2.46	1	0.93	2.95	2.2
1961	8.5	5.1	2.2	3.4	6.2	43.0	50.6	3.18	2.46		0.88	2.79	2.1
1962	11.5	8.6	2.2	2.9	9.3	43.5	51.2	3.18	2.46		0.82	2.60	2.0
1963	12.7	6.3	2.2	6.4	10.5	40.7	47.9	3.18	2.46		0.78	2.48	1.9
1964	7.6	3.6	2.2	4.1	5.4	41.8	49.2	3.18	2.46	1	0.89	2.83	2.1
1965	11.5 g 3	5.6 7.7	2.2 2.2	5.9 1.6	9.2 7.1	40.7 43.6	47.9 51.3	3.18	2.46		0.81 0.86	2.57 2.74	1.9
1966 1967	9.3 14.6	7.7 7.8	2.2	1.6 6.9	7.1 12.4	43.6 41.7	51.3 49.1	3.18 3.18	2.46 2.46		0.86 0.75	2.74	2. 1.
1968	8.6	3.9	2.2	4.6	6.4	42.4	49.1	3.18	2.46	1	0.75	2.78	2.
1969	18.8	10.5	2.2	8.2	16.5	41.9	49.3	3.18	2.46	1	0.66	2.11	1.
1970	10.4	6.0	2.2	4.4	8.2	42.6	50.1	3.18	2.46		0.84	2.66	2.
1971	12.6	6.8	2.2	5.8	10.4	40.7	47.9	3.18	2.46		0.78	2.49	1.9
1972	6.7	5.5	2.2	1.2	4.5	43.1	50.7	3.18	2.46	1	0.91	2.90	2.2
1973	16.6	9.6	2.2	6.9	14.3	42.0	49.5	3.18	2.46	35.1	0.71	2.26	1.3
1974	15.0	6.6	2.2	8.4	12.8	41.6	48.9	3.18	2.46		0.74	2.35	1.8
1975	11.4	5.5	2.2	5.9	9.2	40.7	47.9	3.18	2.46		0.81	2.57	1.9
1976	6.3	1.7	2.2	4.6	4.0	40.5	47.6	3.18	2.46		0.92	2.91	2.2
1977	6.3	2.8	2.2	3.5	4.1	41.6	48.9	3.18	2.46		0.92	2.91	2.:
1978	20.9	10.6	2.2	10.3	18.7	42.0	49.4	3.18	2.46	1	0.62	1.98	1.
1979 1980	10.9 14.9	6.2 7.6	2.2 2.2	4.7 7.3	8.7 12.6	43.3 40.3	51.0 47.4	3.18 3.18	2.46 2.46	1	0.83 0.73	2.64 2.33	2.0 1.8
1980	9.1	7.6 5.1	2.2	7.3 4.0	6.9	40.3	47.4 51.5	3.18	2.46		0.73	2.33	2.
1982	19.8	7.3	2.2	12.5	17.6	40.3	47.5	3.18	2.46		0.63	2.70	1.
1983	26.6	11.9	2.2	14.7	24.4	40.0	47.0	3.18	2.46	1	0.48	1.53	1.
1984	10.3	7.0	2.2	3.4	8.1	43.7	51.4	3.18	2.46	1	0.84	2.68	2.
1985	11.2	4.9	2.2	6.4	9.0	42.5	50.1	3.18	2.46	1	0.82	2.61	2.
1986	18.6	8.5	2.2	10.2	16.4	42.2	49.6	3.18	2.46		0.67	2.13	1.
1987	8.3	4.8	2.2	3.5	6.1	43.0	50.5	3.18	2.46	1	0.88	2.80	2.
1988	9.6	5.6	2.2	4.0	7.4	42.8	50.4	3.18	2.46		0.85	2.72	2.
1989	8.8	4.7	2.2	4.1	6.6	41.2	48.4	3.18	2.46		0.86	2.75	2.
1990	8.0	3.3	2.2	4.7	5.8	39.7	46.7	3.18	2.46	1	0.88	2.79	2.
1991	8.1	2.0	2.2	6.1	5.8	38.6	45.4	3.18	2.46		0.87	2.77	2.
1992	11.1 19.4	7.1 11 1	2.2	4.0	8.9 16.1	41.6	49.0 46.5	3.18 3.18	2.46		0.82	2.60	2. 1.
1993 1994	18.4 9.4	11.1 3.7	2.2 2.2	7.3 5.8	16.1 7.2	39.5 40.8	46.5 48.0	3.18	2.46 2.46		0.65 0.85	2.08 2.70	1. 2.
1994	20.2	9.5	2.2	10.6	7.2 17.9	38.4	46.0 45.1	3.18	2.46		0.60	1.92	1.
1996	15.3	8.4	2.2	6.9	13.1	41.6	48.9	3.18	2.46		0.73	2.33	1.
1997	13.5	11.8	2.2	1.7	11.3	41.1	48.3	3.18	2.46		0.77	2.44	1.
1998	23.6	14.8	2.2	8.8	21.4	38.5	45.3	3.18	2.46		0.53	1.68	1.
1999	10.5	5.7	2.2	4.8	8.3	36.2	42.6	3.18	2.46		0.80	2.56	1.
2000	14.9	6.0	2.2	8.8	12.7	41.6	48.9	3.18	2.46	36.3	0.74	2.36	1.
2001	10.4	4.0	2.2	6.4	8.1	42.3	49.7	3.18	2.46		0.84	2.66	2.
2002	10.6	8.1	2.2	2.4	8.4	42.0	49.5	3.18	2.46		0.83	2.64	2.
2003	10.6	4.8	2.2	5.8	8.4	41.3	48.6	3.18	2.46		0.83	2.63	2.
2004	10.0	5.1	2.2	4.9	7.8	44.4	52.2	3.18	2.46	1	0.85	2.71	2.
2005	15.0	6.9	2.2	8.1	12.8	40.5	47.6	3.18	2.46		0.73	2.33	1.
2006	13.9	6.0	2.2	7.9	11.7	41.9	49.2	3.18	2.46		0.76	2.43	1.
2007	8.1	4.3	2.2	3.9	5.9	42.7	50.3	3.18	2.46		0.88	2.81	2.
2008	9.5	7.5	2.2	2.0	7.3	43.6	51.3	3.18	2.46		0.86	2.73	2.
/ledian: Max:	10.9	6.2 22.1	2.2	5.3	8.7 20.1	41.7	49.0	3.18	2.46		0.82	2.61	2.
мах: Min:	26.0 4.3	4.3		4.0 0.0	20.1 -1.7	24.7 20.4		3.2 3.2	2.5 2.5		1.1 0.2	3.4 0.5	2

Figure 5.15a. Average soil water salinity (EC_{sw}) vs. total annual rainfall for Almond with leaching fractions ranging from 0.15 to 0.20 and irrigation water (EC_i) = 0.7 dS/m using the 40-30-20-10 crop water uptake function with precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.



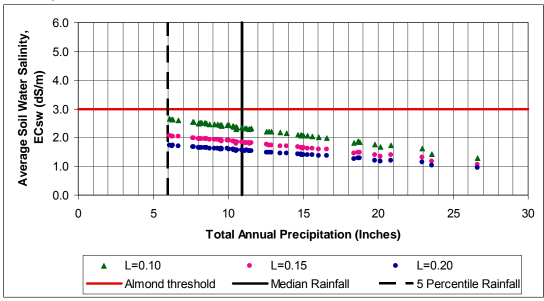
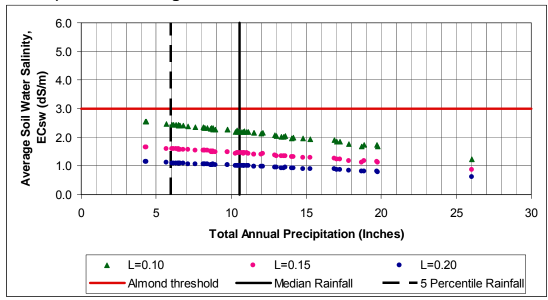
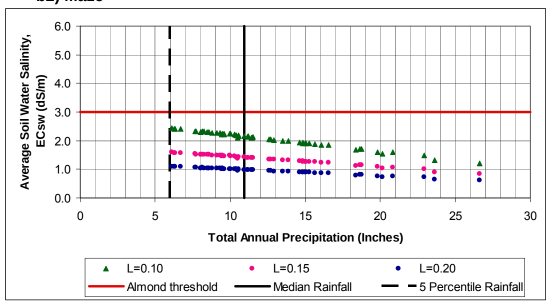


Figure 5.15b. Average soil water salinity (EC_{sw}) vs. total annual rainfall for Almond with leaching fractions ranging from 0.15 to 0.20 and irrigation water (EC_i) = 0.7 dS/m using the exponential crop water uptake function* with precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.

b1) Crows Landing and Patterson



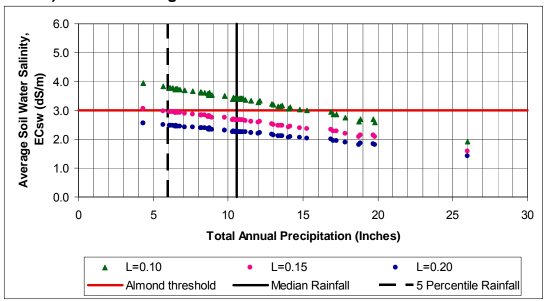
b2) Maze



^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

Figure 5.16a. Average soil water salinity (EC_{sw}) vs. total annual rainfall for almond with leaching fractions ranging from 0.10 to 0.20 and irrigation water (EC_i) = 1.0 dS/m using the 40-30-20-10 crop water uptake function with precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.

a1) Crows Landing and Patterson



a2) Maze

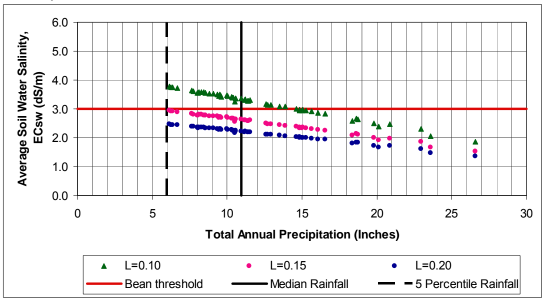
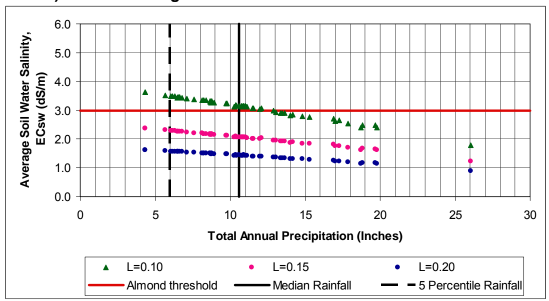
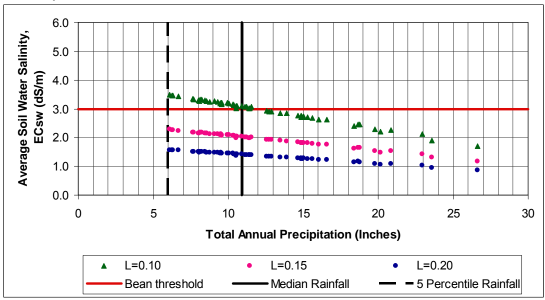


Figure 5.16b. Average soil water salinity (EC_{sw}) vs. total annual rainfall for almond with leaching fractions ranging from 0.10 to 0.20 and irrigation water (EC_i) = 1.0 dS/m using the exponential crop water uptake function* with precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for the water years 1952 through 2008.

b1) Crows Landing and Patterson



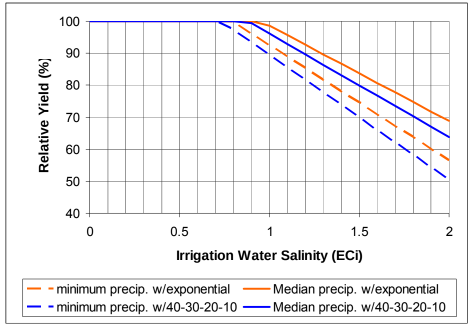
b2) Maze



^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

Figure 5.17a. Relative Almond yield (percent) as a function of irrigation water salinity (EC_i) with L=0.10 assuming median precipitation (solid lines) and minimum precipitation (dashed lines) from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.

a1) Crows Landing and Patterson



a2) Maze

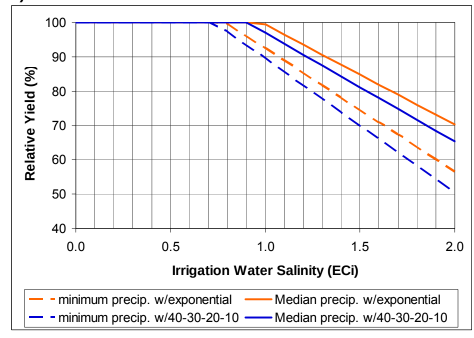
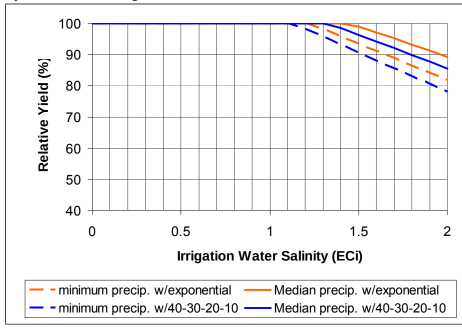


Figure 5.17b. Relative Almond yield (percent) as a function of irrigation water salinity (EC_i) with L=0.15 assuming median precipitation (solid lines) and minimum precipitation (dashed lines) from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.

b1) Crows Landing and Patterson



b2) Maze

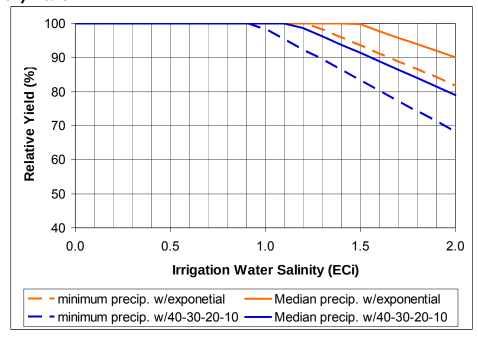
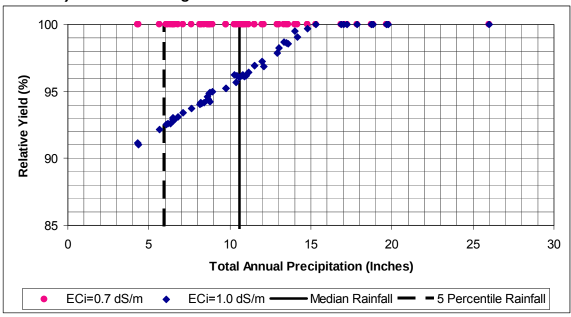


Figure 5.18a. Relative crop yield (%) for almond with L=0.10 at $EC_i=0.7$ and 1.0 dS/m vs. total annual rainfall using the 40-30-20-10 crop water uptake function (precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.

a1) Crows Landing and Patterson



a2) Maze

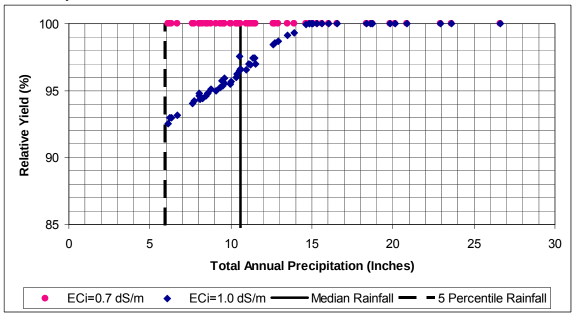
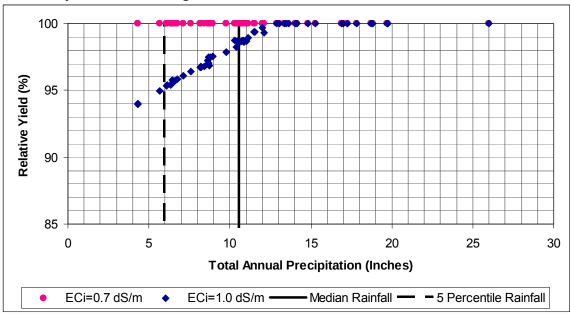
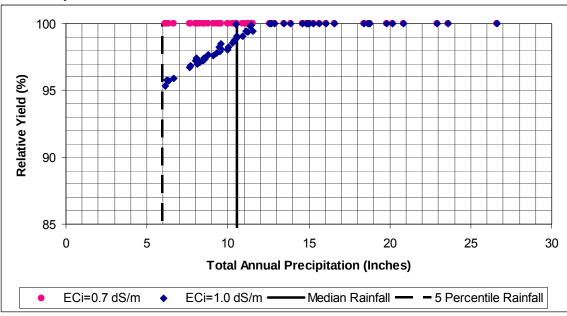


Figure 5.18b. Relative crop yield (%) for almond with L=0.10 at $EC_i=0.7$ and 1.0 dS/m vs. total annual rainfall using the exponential crop water uptake function* (precipitation from NCDC station no. 6168, Newman C (for Crows Landing and Patterson) and NCDC station no. 5738, Modesto C (for Maze) for water years 1952 through 2008.

b1) Crows Landing and Patterson



b2) Maze



^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

6. Summary and Conclusions

As indicated in various Sections of this study, the purpose of this Report is to apply the methodology of Hoffman (2010) using information specific to the LSJR Irrigation Use Area. This Report references Hoffman (2010) regarding the general state of knowledge on information related to crop salt tolerance. Following the Hoffman (2010) approach, Staff also compiled existing information on the LSJR Irrigation Use Area including irrigation water quality, soil types and location of saline and shrink/swell soils, crop surveys, salt tolerance of crops, effective rainfall, irrigation methods and their irrigation efficiency and uniformity, crop water uptake distribution, climate, salt precipitation/dissolution in soil, shallow groundwater, and leaching fraction.

The Report then discusses Hoffman's (2010) review of various published steady state and transient models. Staff ran the steady state soil salinity model developed by Hoffman (2010) with data specific to the LSJR Irrigation Use Area. The model was run with two water uptake distribution functions: the exponential uptake distribution and the 40-30-20-10 distribution. The Report draws site-specific conclusions from the steady state model results.

6.1. Factors Influencing Use of Protective Crop Salinity Thresholds

For information only, staff reviewed electrical conductivity data in the LSJR from 1985 to 2008 (measured at Crows Landing, Patterson and Maze) and found that it ranged from 0.3 to 1.6 dS/m and averaged about 0.96 dS/m. The salt constituent analyses of water samples from the LSJR revealed little concern for sodicity and toxicity in the irrigation water. Boron was not evaluated here as the review and update (as appropriate) of boron water quality objectives is already part of the Amendment scope and will be evaluated in a future report.

Review of the NRCS-SSURGO database (NRCS, 2007a) and Soil Survey (NRCS, 1992) indicates that clay and clay loam soils are the dominant textures and are scattered on the western side of the SJR in the LSJR Irrigation Use Area. Saline soils constitute about 9% of the LSJR Irrigation Use Area while sodic soils constitute about 2.4%. The NRCS soil survey also identified a number of soils with shrink-swell potential. These shrink-swell soils occupy nearly 70% of the LSJR Irrigation Use Area. A study conducted on soils in the Imperial Valley of similar texture showed that when water infiltrated the cracks, the soils swelled and prevented preferential flow. This suggests that bypass flow of applied water in these shrink-swell soils may not cause a salinity management problem.

Data taken from DWR Crop Surveys over the past two decades indicate that tree and vine crops have increased from 17% to 21% of the irrigated land in the LSJR Irrigation Use Area. Grain and hay crop also increased from 3% to 11%, and pasture from 22% to 26%. Conversely, field crops decreased from 34% to 20%

and truck crops from 23% to 20%. Of the ten crops being grown on more than 1% of the total acreage within the LSJR Irrigation Use Area, as identified in the crop surveys, the more salt sensitive crops are almond, apricot, bean, and walnut. Among them, bean is the most sensitive with a salt tolerance threshold of $EC_e = 1.0 \text{ dS/m}$.

The 2007 DWR crop survey shows that about 67% of the LSJR Irrigation Use Area is irrigated by border, basin, and furrow irrigation, which have an average irrigation efficiency ranging from 70% to 78% (Hoffman, 2010; Heermann and Solomon, 2007). About 7% is irrigated by sprinklers (75% efficiency) and/or micro-irrigation (87% efficiency). The irrigation method on about 13% of the irrigated land was not identified and 1% of the cropped area was not irrigated. Thus, the overall irrigation efficiency in the LSJR Irrigation Use Area likely averages about 75%. The minimal use of sprinkler irrigation in the LSJR Irrigation Use Area (7%; see Table 3.7) presents little concern for foliar damage.

Based on DWR data, water table depth in the LSJR Irrigation Use Area appears to average at about 40 feet with some areas having a groundwater depth of up to 111 feet. At these depths, any significant water uptake by crop roots may be restricted to deep-rooted and more salt tolerant crops such as cotton and alfalfa.

Estimates of leaching fractions ranging from 0.13 to 0.84 in the LSJR Irrigation Use Area were computed based upon salinity measurements of subsurface tile drainage and SJR water samples taken at various locations in the LSJR Irrigation Use Area during the 1986 and 1987 sampling period. These estimates are dependent upon the salinity of applied water and tile drainage discharge, thus carry a low degree of certainty due to the lack of information regarding source of water present in the subsurface drainage.

6.2. Using Models to Develop Protective Salinity Thresholds

Hoffman (2010) evaluated a number of steady state and transient models that have been developed to calculate the leaching requirement which can also be used to estimate protective salinity thresholds for crops. The distribution of crop water uptake through the root zone is one of the most important inputs to most steady state and transient models.

As this Report is based upon Hoffman (2010), Staff note Hoffman's justification in using steady state soil salinity models, based on the rationale that they are simpler and require less data than transient models. The assumption is that a transient system will converge into a steady state case and provide justification for steady state analyses if crop, weather, and irrigation management remain unchanged over long periods of time.

Following Hoffman (2010), two water uptake distribution functions were utilized in this study for steady state modeling; the 40-30-20-10 water uptake and the exponential water uptake. Hoffman (2010) recommended the exponential water

uptake distribution over the 40-30-20-10 water distribution in steady state modeling because the exponential distribution agrees more closely with transient model results than the 40-30-20-10 distribution. As a result, discussion of model results in the summary that follows was exclusively based on predictions using the exponential water uptake distribution.

6.2.1 Summary of Selected Steady State Model Results

Table 6.1 presents a selection of protective salinity thresholds specific to the use of the LSJR (between the Stanislaus and Merced Rivers) for irrigation supply. The thresholds were determined using LSJR Irrigation Use Area specific information and the technical approach of Hoffman (2010). These salinity thresholds were determined by ascertaining the point at which irrigation water salinity starts to cause a decrease in relative crop yield which would imply that the crop salinity threshold would be exceeded.

Section 5 of this Report discusses model results for a wider range of leaching fractions than shown in Table 6.1. The selection of results shown in Table 6.1 is not intended to restrict the use of any of the other results shown in Section 5. The results are also limited to those produced using the exponential water uptake distributions, as Hoffman (2010) expressed preference for in Section 6.1 of his Report (Appendix A). Beans were modeled as well as alfalfa and almond, as explained in Section 3.1.2. Beans were found to be the most salt sensitive crop of significant acreage in the LSJR Irrigation Use Area. As shown in Table 6.1, almond and alfalfa salinity thresholds were higher than bean, thus use of bean salinity threshold would implicitly be protective of other crops grown in the LSJR Irrigation Use Area.

Actual selection of a salinity threshold(s) protective of the agriculture (irrigation) beneficial use will involve a number of policy considerations including:

Selection of the most salt sensitive crop in the Use Area.

Selection of the most sensitive crop to salinity has an impact on the salinity threshold. Staff identified bean as the most salt sensitive crop in the LSJR Irrigation Use Area. Beans were selected based on the approach of Hoffman (2010). Staff identified the ten crops with acreage that exceed 1% of the irrigated area. Of theses ten crops, bean was the most salt sensitive. If another methodology is used to select the crops to be considered, it is possible that a different most sensitive crop could be identified.

Leaching fraction

The leaching fraction selected will have an impact on salinity threshold. In Table 6.1, staff displayed a selection of the leaching fractions considered in Section 5. The amount of leaching needed is dependant on the amount of excess salinity in the soil. In the absence of leaching, salts can accumulate and crop growth may be suppressed.

Precipitation

Consideration of precipitation has an impact on the salinity threshold. Table 6.1 shows results for both median and minimum effective precipitation. The results shown in Table 6.1 are for the 57 year record (1951 to 2008) available for the LSJR Irrigation Use Area. As noted by Hoffman (2010), rainfall can be an important source of irrigation water in California. The amount of rain actually used by crops, known as effective rainfall or effective precipitation, is largely influenced by the climate, plant and soil characteristics.

Water uptake distribution type

The type water uptake distribution used in the steady state model will affect the salinity threshold. The two water uptake distributions considered in this modeling include the 40-30-20-10 model and the exponential model. It should be noted that results in Table 6.1 are predictions from one distribution type: the exponential water uptake which was recommended by Hoffman (2010). Further details on protective salinity thresholds for the 40-30-20-10 distribution are shown in Section 5 for all three crops: bean, almond and alfalfa.

Yield

The salinity thresholds shown in Table 6.1 are protective of 100% yield, determined by the point at which irrigation water salinity starts to cause a decrease in relative crop yield. Alternatively, it is possible to consider options other than 100% yield protection. Results presented in Section 5 show crop yield reductions when the salinity threshold(s) are exceeded.

Table 6.1. Lower San Joaquin River site specific salinity thresholds protective of use of irrigation water (agriculture), modeled using approach of Hoffman (2010), with the exponential water uptake distribution function, when median and minimum precipitation are considered.

Monitoring Site/LSJR Reach	Effective Precipitation Considered	Leaching Fraction (L)	Salinity Thresholds (EC _i) dS/m		
BEAN (Most Salt Sensitive Crop in LSJR Irrigation Use Area)					
Crows Landing and	Median	0.15	1.0		
Patterson	Minimum	0.15	0.8		
(LSJR Tuolumne River to	Median	0.20	1.4		
Merced River)	Minimum	0.20	1.2		
Maze	Median	0.15	1.0		
(LSJR Stanislaus River to	Minimum	0.15	0.8		
Tuolumne River)	Median	0.20	1.5		
Tuolullille laively	Minimum	0.20	1.2		
ALMOND					
Crows Landing and Patterson (LSJR Tuolumne River to Merced River)	Median	0.15	1.4		
	Minimum	0.15	1.2		
Maze	Median	0.15	1.5		
(LSJR Stanislaus River to Tuolumne River)	Minimum	0.15	1.2		
	ALFAL	.FA			
Crown Landing and Datters	Median	0.10	1.3		
Crows Landing and Patterson	Minimum	0.10	1.0		
(LSJR Tuolumne River to Merced River)	Median	0.15	1.9		
	Minimum	0.15	1.6		
Maze (LSJR Stanislaus River to Tuolumne River)	Median	0.10	1.3		
	Minimum	0.10	1.0		
	Median	0.15	>2		
	Minimum	0.15	1.6		

7. Next Steps

Hoffman (2010) made a number of recommendations regarding the use and interpretation of his work as part of the development of water quality objectives for the Southern Delta. Hoffman (2010) identified three key subjects where further information would benefit the process of developing water quality objectives for salinity: 1) updated field studies of salt tolerance for relevant cultivars of dry beans that include changes in salinity tolerances over the entire lifecycle of the crop, 2) further investigation of existing transient soil salinity models to determine their applicability to the objective development process, and 3) more accurate determination of actual leaching fractions in irrigated agriculture in the study area. Staff concur these areas are worthy of future study, but also acknowledge the need to develop salinity water quality objectives in the LSJR in a timely manner, based on available science.

For the South Delta, Hoffman (2010) also recommended the analysis of existing boron concentrations in the project area and a determination of whether a boron water quality objective is warranted for the protection of the agricultural beneficial use. The scope of Amendment currently being prepared for the LSJR (Stanislaus to Merced Rivers) includes review and update (as necessary) of the existing objectives.

Application of the Hoffman (2010) steady state soil salinity model presented in this Report is only one component of an ongoing effort to develop and adopt site specific salinity water quality objectives in the LSJR between the Stanislaus and Merced Rivers. This Report addresses only the protection of one beneficial use agriculture (irrigation) of the many listed in the Basin Plan for the LSJR (Central Valley Water Board, 2007a). Protection of each of the beneficial uses must be evaluated as part of the development of site specific water quality objectives. Additional steps in developing a draft basin plan amendment include, but are not limited to, determination of an appropriate averaging period for the potential objectives, consideration of Porter-Cologne Section 13241 factors, economics and CEQA analysis and development of a program of implementation. After all these elements have been completed, a draft basin plan amendment and accompanying staff report can be released for public review and consideration for adoption by the Central Valley Water Board.

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Appendix A: Final Report by Dr. Glenn Hoffman: Salt Tolerance of Crops in the Southern Sacramento-San Joaquin Delta

The Final Report by Dr. Glenn Hoffman: Salt Tolerance of Crops in the Southern Sacramento-San Joaquin Delta is presented as Appendix A below.

Salt Tolerance of Crops in the Southern Sacramento-San Joaquin Delta

Final Report January 5, 2010

By Dr. Glenn J. Hoffman

For
California Environmental Protection Agency
State Water Resources Control Board
Division of Water Rights

Salt Tolerance of Crops in the Southern Sacramento-San Joaquin Delta

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2008)

1. Introduction

1.1. Location

The southern Delta, in general, encompasses lands and water channels of the Sacramento-San Joaquin Delta southwest of Stockton, California. The bulk of the lands in the southern Delta are included within the South Delta Water Agency (SDWA), and frequently referred to as the South Delta. Figure 1.1 shows the outline of the South Delta Water Agency relative to the San Joaquin County line and the legal boundary of the Delta. This report will focus on the area included within the SDWA as being representative of the southern Delta. Of the nearly 150,000 acres within the South Delta, the total irrigated area has declined from over 120,000 acres in the last three decades of the 20th century to about 100,000 acres in recent years. The non-irrigated area includes urban lands, water courses, levees, farm homesteads, islands within channels, and levees.

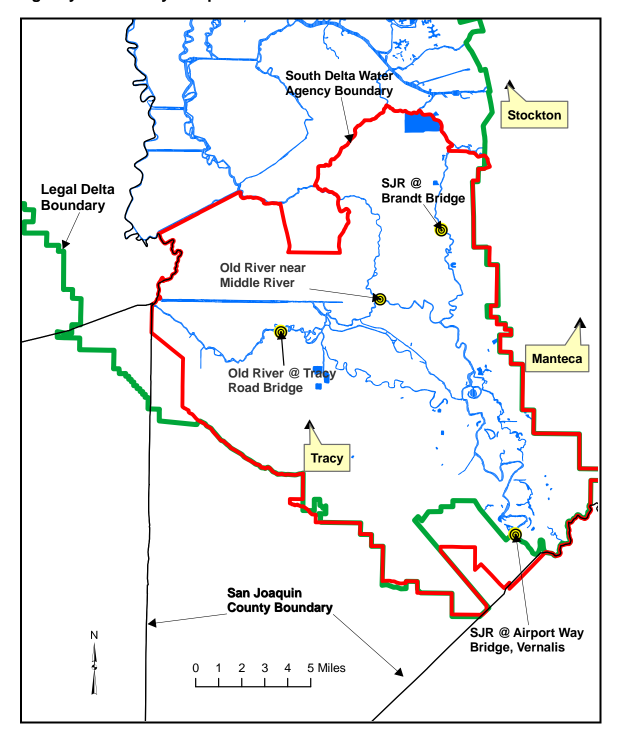
1.2. Regulations

The California State Water Resources Control Board (State Water Board) established the current southern Delta salinity objectives in the 1978 Sacramento-San Joaquin Delta and Suisun Marsh Water Quality Control Plan (1978 Delta Plan). The approach used in developing the objectives involved an initial determination of the water quality needs of significant crops grown in the area, the predominant soil type, and irrigation practices in the area. The State Water Board based the southern Delta electrical conductivity (EC) objectives on the calculated maximum salinity of applied water which sustains 100 percent yields of two important salt sensitive crops grown in the southern Delta (beans and alfalfa) in conditions typical of the southern Delta. These calculations were based on guidelines from the University of California's Cooperative Extension and Irrigation and Drainage Paper 29 of the Food and Agriculture Organization of the United Nations (Ayers and Westcot, 1976).

The State Water Board set an objective of 0.7 millimhos per centimeter (mmhos/cm) EC during the summer irrigation season (April through August) based on the salt sensitivity and growing season of beans and an objective of 1.0 mmhos/cm EC during the winter irrigation season (September through March) based on the growing season and salt sensitivity of alfalfa during the seedling stage. Salinity compliance stations within the south Delta are shown in Figure 1.1: San Joaquin River at Vernalis, CA; San Joaquin River at Brandt Bridge; Old River at Middle River; and Old River at Tracy Road Bridge.

In December of 2006, the State Water Board adopted the 2006 Bay-Delta Plan. The southern Delta salinity objectives originally adopted in 1978 were not substantively changed in the 2006 Bay-Delta Plan due to the fact that adequate scientific information was not available on which to base changes. However, the application of these objectives was modified to apply throughout the southern Delta and to additional discharge sources. The State Water Board, however, identified Delta and Central Valley salinity as an emerging issue and cited its pending effort to evaluate the southern Delta salinity objectives and their implementation as part of its larger salinity planning endeavor.

Figure 1.1. Map of southern Delta showing boundary of the South Delta Water Agency and salinity compliance stations.



1.3. Purpose and Objectives

The purpose of this report is to research the scientific literature and provide the state of knowledge on subjects that impact crop productivity with saline irrigation water and analyze the existing information from the South Delta and quantify how the various factors influencing the use of saline water applies to conditions in the South Delta. There are five objectives for this study. One of the objectives of this study is the review of existing literature relating to the effect of salinity on a variety of irrigated crops under South Delta conditions, preparation of a comprehensive list of references, and a synopsis of findings from key references. A second objective is the review of the relative strengths and limitations of steady-state and transient models that have been used to determine the suitability of saline water for crop production. As part of this second objective, the strengths, limitations, and assumptions of each model when applied to field conditions are to be presented. The third objective involves the use of soil information to determine and describe the approximate area and nature of saline and drainage-impaired soils; an estimate of the effectiveness of local rainfall in reducing the irrigation requirement; and compiling and evaluating historical crop types, acreages, and evapotranspiration information. The fourth objective is to provide conclusions and recommendations to the State Water Resources Control Board based upon the literature, modeling, and data evaluation. Among the conclusions and recommendations to be reported the following are considered paramount. (1) Identify significant gaps or uncertainties in the literature and recommend future studies to fill the gaps. (2) Using a steady-state model and appropriate data for the South Delta, estimate the leaching fraction required for salinity control for crops regularly grown on the drainage- and salinity-impaired soils of the South Delta. (3) Using the approach as in (2), recommend a salinity guideline that could provide full protection of the most salt sensitive crop currently grown or suitable to be grown on the drainage- and salinity- impaired soils. The final objective is to present the findings and recommendations in Sacramento to interested stakeholders and representatives of California state agencies.

2. Background Information

2.1. General Salinity Information

Soluble salts are present in all natural waters, and it is their concentration and composition that determine the suitability of soils and waters for crop production. Water quality for crop production is normally based on three criteria: (1) salinity, (2) sodicity, and (3) toxicity. Salinity is the osmotic stress caused by the concentration of dissolved salts in the root zone on crop growth. To overcome osmotic stress, plants must expend more energy to take up nearly pure water from the saline soil; thereby leaving less energy for plant growth. When the proportion of sodium compared to calcium and magnesium becomes excessive, soil structure deteriorates and the soil is said to be sodic. This deterioration of the soil structure, particularly near the soil surface, reduces infiltration and penetration of water into the soil; thereby, making it difficult for plants to take up sufficient water to satisfy evapotranspiration (ET) needs. Toxicity encompasses the effects of specific solutes that damage plant tissue or cause an imbalance in plant nutrition. The impact of salinity on plants is well summarized by Maas and Grattan (1999). Much of what follows in this section is taken from that reference.

The most common whole-plant response to salt stress is a reduction in the rate of plant growth. The hypothesis that seems to fit observations best asserts that excess salt reduces plant growth, primarily because it increases the energy that the plant must expend to acquire water from the soil and make the biochemical adjustments necessary to survive. Thus, energy is diverted from the processes that lead to growth and yield, including cell enlargement and the synthesis of metabolites and structural compounds (Rhoades, 1990). Although salinity affects plants in many ways physiologically, overt injury symptoms seldom appear except under extreme conditions of salt stress. Saltaffected plants usually appear normal, except they are stunted and may have darker green leaves which, on some plant species, are thicker and more succulent. Growth suppression seems to be a nonspecific salt effect that is directly related to the total salt concentration of soluble salts or the osmotic potential of the soil water. Within limits, the same osmotic concentration of different combinations of salts cause nearly equal reductions in growth. On the other hand, single salts or extreme ion ratios are likely to cause specific ion effects, such as ion toxicities or nutritional imbalances which cause even further yield reductions. For a discussion of the mechanisms of osmotic and specific ion effects, see Lauchli and Epstein (1990) and Bernstein (1975).

With most crops, including tree species, yield losses from osmotic stress can be significant before foliar injury is apparent. However, salts tend to accumulate in woody tissues, like trees, over time and toxic symptoms may not appear for several years; but, leaf injury can be dramatic when salts accumulate in the leaves (Hoffman, et al., 1989).

While crop salt tolerance values are based solely on desired yield, salinity adversely affects the quality of some crops while improving others. By decreasing the size and/or quality of fruits, tubers, or other edible organs, salinity reduces the market value of many vegetable crops, e.g., carrot, celery, cucumber, pepper, potato, cabbage, lettuce, and yam. Beneficial effects include increased sugar content of carrot and asparagus, increased soluble solids in tomato and cantaloupe, and improved grain quality of durum wheat. Generally, however, beneficial effects of salinity are offset by decreases in yield.

Soils and waters have no inherent quality independent of the site-specific conditions in question. Thus, soils and waters can only be evaluated fully in the context of a specified set of conditions. There are a number of factors that must be considered when evaluating a salinity standard for water quality in irrigated agriculture. These factors include: plant response to soil salinity, effective rainfall, irrigation management and method, uniformity of water applications, crop root water uptake distribution, climate, preferential (bypass) flow of applied water through the soil profile, leaching fraction, salt precipitation/dissolution in the crop root zone, and extraction of water by crops from shallow groundwater. The current state of knowledge for each of these factors, based upon published literature, is discussed in Section 3. Following the discussion of each factor, the importance of that factor is evaluated using data and information from the South Delta. Factors that appear to be insignificant will be identified and the reason the factor is insignificant will be noted. Factors that are important will be described in detail and their potential impact on a salinity water quality standard will be quantified. In Section 4 a number of steady-state and transient models are presented and discussed.

In Section 5 two steady-state models will be used to estimate the impact on South Delta agriculture over a range of possible salinity standards and leaching fractions.

2.2. Sources & Quality of Irrigation Water in the South Delta

Water conditions in the South Delta are influenced by San Joaquin River inflow; tidal action; water export facilities (primarily water levels and circulation); local pump diversions; agricultural and municipal return flows; channel capacity; and upstream development. The area is irrigated primarily with surface water through numerous local agricultural diversions. A small percentage of the land is irrigated with groundwater.

2.2.1. Salinity

The salinity of the water used for irrigation, reported as electrical conductivity in units of microSiemens per centimeter (μ S/cm), is monitored at several locations in the South Delta. The numerical values in units of μ S/cm are 1000 times larger than the numerical values in units of deciSiemens per meter (dS/m). In keeping with the literature on crop response to salinity the units of dS/m will be used in this report. Another important reason for using dS/m is that it is numerically equal to millimho per centimeter (mmho/cm), an outmoded unit of measure for electrical conductivity that was used for decades in agriculture to quantify salinity.

For information only, the monthly average electrical conductivity (EC) values from the California Data Exchange Center (CDEC) for the water in the San Joaquin River at Vernalis and for Old River at the Tracy Bridge from January, 2000 until January, 2009 are given in Figure 2.1 (DWR 2009a). Only data from these two southern Delta compliance stations are shown as they tend (but not always) to represent the lowest and highest EC concentrations respectively of the four compliance stations (locations as shown in Figure 1.1). As one would expect there are continuous variations in the measured values. With very few exceptions, the EC remains below 1.0 dS/m (1000 μ S/cm) at both sampling locations. Figure 2.2 shows the median and the high and low values of the electrical conductivity by month for Old River at Tracy Bridge from the data in Figure 2.1. Note that during the months of April through August, the growing season for bean, the median EC is below 0.7 dS/m.

2.2.2. Sodicity

An important consideration in evaluating irrigation water quality is the potential for an excess concentration of sodium to occur in the soil leading to a deterioration of soil structure and reduction of permeability. When calcium and magnesium are the predominant cations adsorbed on the soil exchange complex, the soil tends to have a granular structure that is easily tilled and readily permeable. High levels of salinity reduce swelling and aggregate breakdown (dispersion) and promote water penetration, whereas high proportions of sodium produce the opposite effect. Excess sodium becomes a concern when the rate of infiltration is reduced to the point that the crop cannot be adequately supplied with water or when the hydraulic conductivity of the soil profile is too low to provide adequate drainage. The sodium-adsorption-ratio (SAR), is defined as:

SAR =
$$C_{Na} / (C_{Ca} + C_{Mg})^{1/2}$$
 (Eqn. 2.1)

Figure 2.1. 30-day running average of electrical conductivity (dS/m) for Old River at Tracy (in red) and San Joaquin River at Vernalis (in blue) from Jan. 2000 through Jan. 2009 (CDEC Stations OLD and VER).

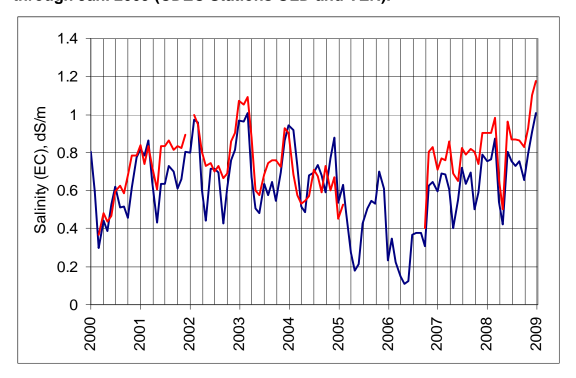
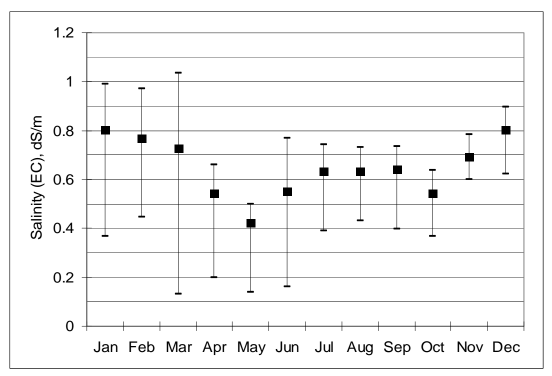


Figure 2.2. Median, high, and low electrical conductivity (dS/m) values averaged by month as measured for Old River at Tracy (CDEC Station OLD) from Jan. 2000 through Jan. 2009.



with all ion concentrations (C) being in units of mol/m³. This equation is used to assess the sodium hazard of irrigation water. Both the salinity and the SAR of the applied water must be considered simultaneously when assessing the potential effects of water quality on soil water penetration.

From the water quality data for the San Joaquin River at Mossdale from 2000 to 2007 (154 analyses), average ion concentrations were: Na = 3.2 mol/m³; Ca = 0.94 mol/m³; and Mg = 0.77 mol/m³ (Dahlgren, 2008). Inserting these values into Equation 2.1 gives an SAR of 2.4. This SAR is well below a value that would cause a sodicity problem (Maas and Grattan, 1999).

2.2.3. Toxicity

The potentially toxic effects of certain specific solutes, such as boron, sodium, and chloride, are normally associated with their uptake by crop roots and accumulation in the leaves. Some ions, like chloride, can also be absorbed directly into the leaves when moistened during sprinkler irrigation. Many trace elements are also toxic to plants at very low concentrations. Suggested maximum concentrations for these trace elements are given by Pratt and Suarez (1990). Fortunately, most irrigation waters contain insignificant concentrations of these potentially toxic trace elements and are generally not a problem. No information was found indicating that toxicity may occur from sodium, chloride, and most trace elements in the irrigation water used in the South Delta.

Boron, however, may be a concern. The boron tolerance of bean, for example, is a threshold value of 0.75 to 1.0 mg/l in the soil water within the crop root zone (Maas and Grattan, 1999). The data in Figure 2.3 from two surface water sources in the South Delta over the past two decades is quite variable with values ranging from 0.1 to over 1.0 mg/l (DWR 2009b). In addition, the boron concentration of effluent from subsurface drains in the New Jerusalem Drainage District over the past three decades averaged 2.6 mg/l with a range of 0.8 to 4.2 mg/l (Belden et al., 1989 and Westcot, unpublished report, 2009). Boron toxicity is outside the scope of this report but it warrants study.

2.3. South Delta Soils & Crops

2.3.1. Soils

The soils in the South Delta have been identified by a Soil Survey conducted by the Soil Conservation Service (SCS) for San Joaquin County in 1992 (SCS, 1992). Figure 2.4 was developed using the geographic information system (GIS) representation of this survey information from the Natural Resources Conservation Service (NRCS) Soil Survey Geographic (SSURGO) Database (NRCS, 2009). The soils are shown in Figure 2.4 by different colors based on surface soil texture. The associated SCS soil units and some key soil properties are listed in Table 2.1 and grouped by the same general soil texture types.

Based on Montoya (2007), much of the surface geology of the Diablo Range immediately west and up-gradient from the South Delta is generally classified as marine sedimentary rock. Soils in the South Delta originated, to varying degrees, from these

marine sedimentary rocks. Based on detailed logs of over 1,500 20-foot deep drill holes by DWR in the 1950's and 1960's, the San Joaquin Valley was partitioned into several general physiographic classifications. Three classifications overlapping the immediate South Delta included alluvial fan material from the Diablo Range, the basin trough, and the basin rim (Montoya, 2007). Land surrounding the City of Tracy (south, west, east, and just north) was characterized as water-laid sediment forming a slightly sloped alluvial fan. This alluvial fan was formed with eroded material from the Diablo Range. The boundary of the distal end of the alluvial fan (basin rim) generally extends in an east-to-west fashion just north of Tracy. The basin rim is a relatively slim band of sedimentary deposits from the Diablo Range with a flat or very slightly sloping topography. From the rim, the basin trough extends to Old River. Soils making up the basin trough are a mixture of sedimentary material from the Diablo Range and granitic material from the Sierra Nevada range carried into the floodplain during high flows. Therefore, land in the South Delta is bisected with soils of different types and origins. The alluvial fan material in the southernmost portion of the South Delta originated from the Diablo Range. Further north, the soils transition to a lesser-mineralized mixture of organic deposits, eroded Diablo Range material, and sediment from the Sierra Nevada carried down into the floodplain during periods of high runoff (Montoya, 2007).

Figure 2.3. Boron concentrations in two South Delta surface water bodies with the range of bean boron tolerance thresholds.

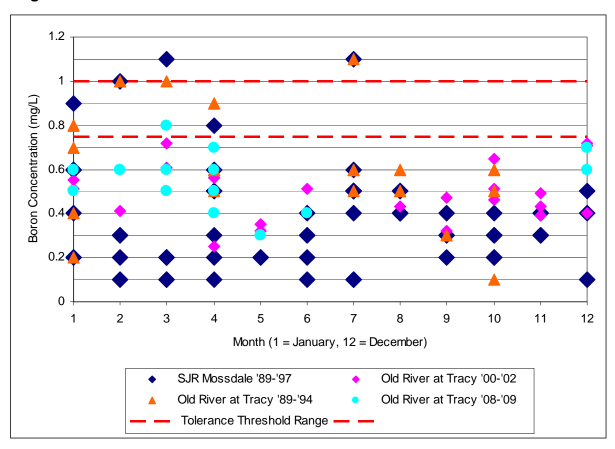


Figure 2.4. Map of soil textures in the southern Delta using GIS data from the NRCS-SSURGO Database.

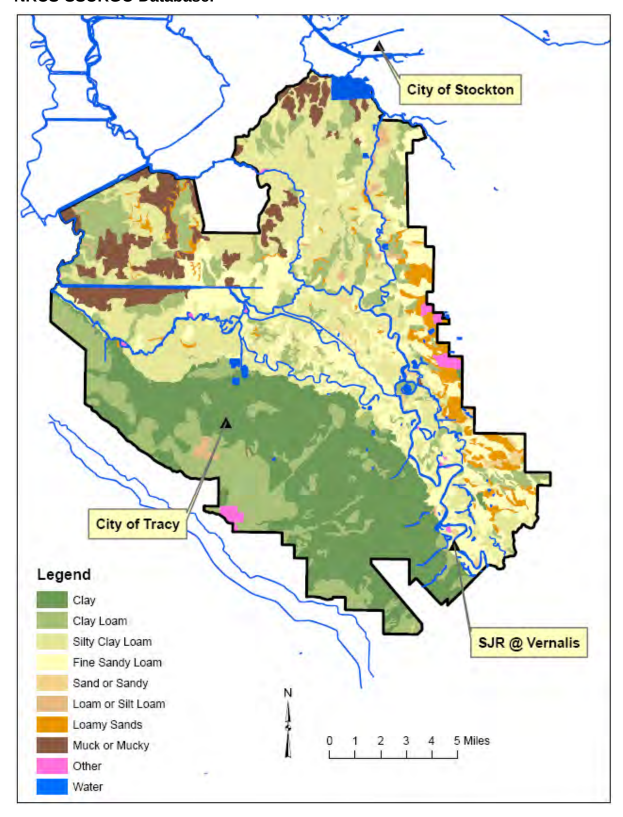


Table 2.1. Properties of the surface layer for soil units within the SDWA from the NRCS-SSURGO database, including key soil properties and sorted by soil texture (with corresponding colors in Figure 2.4).

Texture Category	Soil Unit No.	Soil Unit Name	Ksat (in/hr)	Water Holding Capacity (in./in.)	Depth to Groundwater (feet)	Hydrologic Group	Total Acres	Corresponding colo
Clay	118	Capay	0.13	0.14 to 0.16	6.6	D	14,910	III I Igure 2.5
Jilly	120	Сарау	0.13	0.10 to 0.15	5.0	D	943	
	121	Сарау	0.13	0.13 to 0.16	5.0	D	12,672	
	122	Capay	0.13	0.14 to 0.16	6.6	D	2,538	
	160	Galt	0.07	0.12 to 0.15	6.6 5.0	D D	41	
	180 274	Jacktone Willows	0.13	0.14 to 0.16 0.10 to 0.12	5.0	D	3,911	
	214	vviiiows	0.03	0.10 10 0.12	3.0	Subtotal:	35,117	
Clay Loam	110	Boggiano	0.68	0.17 to 0.20	6.6	В	5	
	148	Dello	10.54	0.17 to 0.18	5.0	Α	1,220	
	156	El Solyo Finrod	0.17	0.17 to 0.20	6.6	С	1,926	
	158 167	Grangeville	0.14 3.00	0.18 to 0.20 0.17 to 0.18	6.6 5.0	C B	2,861	
	169	Guard	0.18	0.17 to 0.19	5.0	C	1,541	
	211	Pescadero	0.12	0.14 to 0.16	4.5	D	1,082	
	230	Ryde	0.94	0.17 to 0.20	3.5	С	3,691	
	232	Ryde	5.15	0.18 to 0.20	3.5	С	1,754	
	233 243	Ryde-Peltier Scribner	0.94	0.17 to 0.20 0.19 to 0.21	3.5 4.0	C	491 1,287	
	244	Scribner	3.71	0.19 to 0.21	4.0	C	264	
	252	Stomar	0.26	0.16 to 0.18	6.6	C	7,521	
	253	Stomar	0.26	0.17 to 0.19	5.0	С	814	
	258	Trahern	0.16	0.16 to 0.18	5.0	D	798	
	268	Vernalis Vernalis	1.14	0.17 to 0.18	6.6	B B	1,254	
	269 281	Vernalis Zacharias	1.14 0.38	0.17 to 0.18 0.15 to 0.19	5.0 6.6	В	1,225 581	
	282	Zacharias	0.83	0.10 to 0.15	6.6	В	456	
	L.					Subtotal:	28,795	
Silty Clay Loam	139	Cosumnes	0.16	0.17 to 0.19	6.6	С	33	
	153	Egbert	0.16	0.17 to 0.19	5.0	С	8,574	
	154 197	Egbert Merritt	4.44	0.18 to 0.20 0.17 to 0.19	3.5	C B	5,849	
	197	Merritt	0.55 0.65	0.17 to 0.19	5.0 5.0	В	24,580 501	
	231	Ryde	5.15	0.18 to 0.20	3.5	C	52	
	267	Veritas	1.92	0.17 to 0.19	6.6	В	404	
						Subtotal:	39,994	
Fine Sandy Loam	130	Columbia	3.97	0.10 to 0.12	6.6	В	4,068	
	131 132	Columbia Columbia	3.97 3.97	0.10 to 0.12 0.10 to 0.12	4.0	C	1,081 1,270	
	133	Columbia	3.21	0.10 to 0.12	4.0	C	2,050	
	166	Grangeville	3.97	0.12 to 0.14	5.0	В	7,780	
	196	Manteca	1.84	0.13 to 0.15	6.6	С	3,263	
	266	Veritas	3.05	0.12 to 0.15	6.6	B	2,202	
Sand or Sandy	137	Cortina	3.97	0.07 to 0.14	6.6	Subtotal:	21,714 17	
Dania or Gariay	144	Dello	13.04	0.06 to 0.08	3.5	C	385	
	147	Dello	6.94	0.10 to 0.13	5.0	В	314	
	175	Honcut	3.97	0.10 to 0.12	6.6	В	207	
	265	Veritas	2.92	0.10 to 0.13	4.5	В	346	
oam or Silt Loam	140	Cavataanaali		0.40 += 0.20	0.0	Subtotal:	1,269	
oaiii oi oilt Loaifi	201	Coyotecreek Nord	1	0.18 to 0.20 0.13 to 0.15	6.6 6.6	 	28 32	
	223	Reiff	t e	0.13 to 0.16	6.6	1	355	
	261	Valdez		0.15 to 0.17	3.5		583	
						Subtotal:	998	
oamy Sands	109	Bisgani	13.04	0.06 to 0.08	4.3	В	715	
	142 145	Delhi Dello	13.04 13.04	0.06 to 0.10 0.07 to 0.10	6.6 6.6	A A	91 706	
	146	Dello	13.04	0.07 to 0.10	3.5	C	854	
	254	Timor	12.18	0.06 to 0.08	6.6	A	571	
	255	Tinnin	13.04	0.06 to 0.08	6.6	Α	2,224	
		.				Subtotal:	5,162	
luck or Mucky	152	Egbert Kingile	0.16	0.18 to 0.20	5.0	C	378	
	190 191	Kingile Kingile-Ryde	3.71	0.26 to 0.30 0.26 to 0.30	3.5 3.5	C	332 114	
	204	Peltier	0.95	0.18 to 0.20	3.5	C	7,777	
	224	Rindge	13.04	0.16 to 0.18	3.5	C	22	
	225	Rindge	13.04	0.26 to 0.30	3.5	С	50	
NIL	400	IA	0 17	I	- 1	Subtotal:	8,673	
Other	108 159	Arents, Saline/Sod	0.47 0.56	n/a n/a	n/a n/a	D D	307 312	
	214	Fluvaquents Pits, Gravel	0.56 n/a	n/a n/a	n/a n/a	A	312	
	260	Urban land	n/a	n/a	n/a	n/a	229	
						Subtotal:	1,204	
Vater	284	Water	n/a	n/a	n/a	n/a	4,402	
						Subtotal:	4,402	

2.3.2. Crops

Based upon crop surveys conducted by the California Department of Water Resources (DWR) about every decade during the past 30 years (DWR, 2008 and Woods, 2008), changes in the cropping pattern have been documented (data summarized in Table 2.2). When looking at the total irrigated area and the non-irrigated land for 1976, 1988, and 1996 the values are relatively constant. Due to economics and farmer preference, the types and amounts of the individual crops changed over time. A number of changes occurred between the 1996 and 2007 surveys. For example, the total irrigated area in the South Delta remained at about 120,000 acres from 1976 to 1996 but dropped to just over 100,000 acres in the 2007 survey and the non-irrigated area ranged from about 15,000 acres to 20,000 acres earlier but increased to almost 40,000 acres in 2007. For comparison, the 2007 crop survey conducted by the San Joaquin County Agricultural Commissioner (SJCAC) is also presented in Table 2.2 (SJCAC, 2008). The irrigated area reported by the SJCAC is about midway between the earlier surveys and the 2007 survey at about 110,000 acres.

Jean Woods of DWR provided the following explanations for the differences between the 2007 survey and the earlier surveys (Woods, 2008). Planned and partially constructed housing developments near Lathrop and Clifton Court Forebay and an expansion of urban land in the northeastern part of the South Delta have resulted in a loss of about 7,000 acres of irrigated land over the last decade. Another difference between surveys was the delineation of field borders. Before 2007, field borders were assumed to be the centers of farm roads and often included canals and ditches. The irrigated acreage was then corrected by multiplying by 0.95. For 2007, the field borders, in most cases, represent just the irrigated crop area. This change in the method of calculating irrigated acreage would result in an additional reduction of almost 6.000 acres. In addition, the values in Table 2.2 were adjusted to include double cropped acres for various crops. With all of these changes, the total irrigated area is closer to what would be expected. However, because of these differences it is probably more appropriate to compare percentages for each crop or group of crops of interest. Table 2.3 gives the percentage of the general crop types in the irrigated area of the South Delta. These tables are provided for general reference only and depending on the use, more detailed analysis might be appropriate. Such analysis may be useful for establishing changes in crop acreage based on economics, farmer preference, salt tolerance, crop water use, and the type of irrigation system.

Table 2.2. Summary of irrigated crop acreage in SDWA for 1976, 1988, 1996, & 2007 from DWR land use surveys (including input received from Jean Woods at DWR on October 6, 2009), and for 2007 from San Joaquin County Agricultural Commissioner survey.

	Salt	DW	R Land Use	Surveys (acı	es)	San Joaquin	County Ag Commisioner (acres)
Crop	Tolerance ¹	1976	1988	1996	2007	2007	Remarks
Fruits & Nuts							
Apples	s	30	5	119	18	15	
Apricots	S	0	1,246	980	204	128	
Olives	Т	0	0	0	77	132	
Peaches & Nectarines	S	0	0	94	0	0	
Pears	S	0	59	0	0	0	
Plums	MS	0	0	45	5	0	
Almonds	S	0	3,122	2,472	3,107	2,860	
Walnuts	S	76	3,973	3,693	2,051	1,699	
Pistachios	MS	0	40	30	18	18	
Fruit or Nut - Misc. or <10 acres	Other	7,207	231	95	56		Pecan, Cherry, Pomegranite
Subtotal:		7,313	8,676	7,528	5,536	4,886	
Field Crops	_		0	0	0.4	0	
Cotton	T	0	0	0	34	0	
Safflower	MT	588	4,738	9,183	2,684	2,768	
Sugar Beets	T	14,066	11,594	1,761	135	449	
Corn	MS	13,407	7,632	15,014	15,481		Corn, human & fodder
Grain Sorghum	MT	1,072	8	0	4 000	86	
Sudan	MT	3,727	581	626	1,286	302	
Castor Beans	S	51	0 7 471	0 673	0	2.000	
Dry Beans	S	6,016	7,471	8,673	4,417	2,998	
Sunflowers	MT	0	517	275	0	0	
Hybrid sorghum/sudan	MT	0	0	0	71	0	
Field Crops - Misc. or <10 acres	Other	0 007	8	0	0		Lima, Beans, Unspecified
Subtotal:		38,927	32,549	35,532	24,108	22,564	
Grain & Hay Crops Wheat	NAT	0	0	0	0	F 000	Miles of Bosses O for Han
	MT T	0	0	0	0		Wheat, human & fodder
Oats	· ·	~	-	-	7 207		Oats, human & fodder
Grain & Hay - Misc.	Other	24,128	9,776	16,109	7,297		Forage hay, barley, rye for fodder
Subtotal:		24,128	9,776	16,109	7,297	11,990	
Pasture	MC	20.044	26 504	20.044	24 242	22.024	
Alfalfa	MS	26,841	36,581	30,911	31,342	33,021	
Clover Turf Farm	MS	0	31	0	224	0	
	MT	2 020	232	347	324 3,148	956	
Pasture - Misc.	Other	3,938	2,630	2,476			
Subtotal:		30,779	39,474	33,734	34,814	33,977	
Truck & Berry Crops	_	F 000	7 000	0.704	0.054	4 407	
Asparagus	T	5,069	7,393	6,794	3,651	4,137	
Green Beans	S	58	164	39	24	458	o
Cole Crops	MS	385	557	19	257		Brocolli, Cabbage
Carrots	S	0	0	219	197	247	
Celery	S	0 750	2 210	0 4 974	105	436	Malan Dunalin Count County
Melons, Squash, Cucumbers	MS	750	2,210	4,874	2,628		Melon, Pumpkin, Squash, Cucumber
Onions (Garlic)	S	109	326	277	165		Dry & green onions
Tomatoes	MS	16,991	15,863	14,069	16,444	18,635	Tomatoes & processing tomatoes
Strawberries	S MS	0 166	0 77	41 46	4 253	531	
Peppers Truck Crops - Misc. or <10 acres	Other	117	89	100	253 555		Various (3)
Subtotal:		23.645	26 679			34,137	
Vineyards	i l	20,040	20,079	20,470	24,202	J 4 ,137	
Unspecified Varieties	MS	755	521	2,095	2,902	2,940	
Onspecified varieties	IVIS	133	521	2,090	2,502	2,340	
Other							
Idle Fields	Other	527	2,266	373	2,114	0	
Other	Other	021	2,200	0	Z,114 0	0	
Subtotal Irrigated Crops:	0.1101	126,074	119,942	121,849	101,053		
Cubiotai irrigatea Grops.		. 20,014	. 13,342	. 21,043	.51,000	. 10,434	
Breakdown by Salt Tolerance:	s	6,340	16,366	16,607	10,291	9,747	
	MS	59,295	63,512	67,103	69,330	73,241	
	MT	5,387	6,076	10,431	4,364	8,962	
	T	19,135	18,987	8,555	3,898		
	Other	35,917	15,000	19,153	13,170	9,334	
	Outer	50,511	10,000	10,100	10,170	5,210	
Non-Irrigated Land:		14,805	20,937	19,030	39,826	n/a	
Total for SDWA ² :		140,879			140,879		
Total for SDWA .		140,079	140,879	140,079	140,079	11/a	

¹ Salt tolerance categories as follows: S = Sensitive; MS = Moderately Sensitive; MT = Moderately Tolerant; T = Tolerant

² Actual area of SDWA within legal Delta (as used in this survey) is 140,879 acres. The total area of SDWA is 147,328 acres.

³ Includes blueberry, bok choy, celeriac, christmas tree, cilantro, collard, fruit berries, herbs, kale, leek, leaf lettuce, mustard, outdoor plants, spinach, swiss chard

Table 2.3. Percentage of total irrigated land in SDWA for each crop grown in 1976, 1988, 1996, & 2007 from DWR land use surveys (including input received from Jean Woods at DWR on October 6, 2009), and for 2007 from San Joaquin County Agricultural Commissioner survey.

	Salt	יח	WR Land He	e Surveys (%	(۵	San Joaquii	n County Ag Commisioner (%)
C	Tolerance 1	1976				2007	1
Crop	Tolerance	1976	1988	1996	2007	2007	Remarks
Fruits & Nuts		0.00	0.00	0.40	0.00	0.01	
Apples Apricots	S S	0.02 0.00	0.00 1.04	0.10 0.80	0.02 0.20		
Olives	T	0.00	0.00	0.00	0.20		
Peaches & Nectarines	S	0.00	0.00	0.00	0.00		
Pears	S	0.00	0.00	0.00	0.00		
Plums	MS	0.00	0.00	0.00	0.00		
Almonds	S	0.00	2.60	2.03	3.07		
Walnuts	S	0.06	3.31	3.03	2.03		
Pistachios	MS	0.00	0.03	0.02	0.02		
Fruit or Nut - Misc. or <10 acres	Other	5.72	0.03	0.02	0.02		Pecan, Cherry, Pomegranite
Subtotal:	Other	5.80	7.23	6.18	5.48		recan, cherry, Fornegranite
Field Crops		5.60	1.23	0.10	5.46	4.42	
Cotton	т	0.00	0.00	0.00	0.03	0.00	
Safflower	мт	0.00	3.95	7.54	2.66		
		-					
Sugar Beets	T MS	11.16	9.67	1.45 12.32	0.13		Corp. human & foddo-
Corn Grain Sorghum	MT	10.63 0.85	6.36 0.01	0.00	15.32 0.00		Corn, human & fodder
Grain Sorghum							
Sudan Castor Beans	MT S	2.96 0.04	0.48 0.00	0.51 0.00	1.27 0.00		
Dry Beans Sunflowers	S MT	4.77 0.00	6.23	7.12 0.23	4.37 0.00		
Sunflowers Hybrid sorghum/sudan	MT	0.00	0.43 0.00	0.23	0.00		
Field Crops - Misc. or <10 acres	Other	0.00	0.00	0.00	0.07		Lima, Beans, Unspecified
	Other						Lima, Beans, Onspecified
Subtotal:		30.88	27.14	29.16	23.86	20.42	
Grain & Hay Crops	NAT.	0.00	0.00	0.00	0.00	5.05	
Wheat	MT	0.00	0.00	0.00	0.00		Wheat, human & fodder
Oats	T Other	0.00	0.00	0.00	0.00		Oats, human & fodder
Grain & Hay - Misc.	Other	19.14	8.15	13.22	7.22		Forage hay, barley, rye for fodder
Subtotal:		19.14	8.15	13.22	7.22	10.85	
<u>Pasture</u>		04.00		05.05	04.00		
Alfalfa	MS	21.29	30.50	25.37	31.02		
Clover	MS	0.00	0.03	0.00	0.00		
Turf Farm	MT	0.00	0.19	0.28	0.32		
Pasture - Misc.	Other	3.12	2.19	2.03	3.12		
Subtotal:		24.41	32.91	27.69	34.45	30.75	
Truck & Berry Crops	_						
Asparagus	T .	4.02	6.16	5.58	3.61	3.74	
Green Beans	S	0.05	0.14	0.03	0.02		
Cole Crops	MS	0.31	0.46	0.02	0.25		Brocolli, Cabbage
Carrots	S	0.00	0.00	0.18	0.19		
Celery	S	0.00	0.00	0.00	0.10		
Melons, Squash, Cucumbers	MS	0.59	1.84	4.00	2.60		Melon, Pumpkin, Squash, Cucumber
Onions (Garlic)	S	0.09	0.27	0.23	0.16		Dry & green onions
Tomatoes	MS	13.48	13.23	11.55	16.27		Tomatoes & processing tomatoes
Strawberries	S	0.00	0.00	0.03	0.00		
Peppers	MS	0.13	0.06	0.04	0.25	0.48	Mariana (2)
Truck Crops - Misc. or <10 acres	Other	0.09	0.07	0.08	0.55		Various (2)
Subtotal:		18.75	22.24	21.73	24.03	30.89	
<u>Vineyards</u>							
Unspecified Varieties	MS	0.60	0.43	1.72	2.87	2.66	
						1	
Other						1	
Idle Fields	Other	0.42	1.89	0.31	2.09		
Other	Other	0.00	0.00	0.00	0.00		•
Subtotal Irrigated Crops:		100.00	100.00	100.00	100.00	100.00	
Breakdown by Salt Tolerance:	S	5.03	13.65	13.63	10.18		
	MS	47.03	52.95	55.07	68.61	66.29	
	MT	4.27	5.07	8.56	4.32	8.11	
		4.27 15.18 28.49	5.07 15.83	8.56 7.02 15.72	4.32 3.86 13.03	8.45	

Salt tolerance categories as follows

S = Sensitive; MS = Moderately Sensitive; MT = Moderately Tolerant; T = Tolerant

² Includes blueberry, bok choy, celeriac, christmas tree, cilantro, collard, fruit berries, herbs, kale, leek, leaf lettuce, mustard, outdoor plants, spinach, swiss chard

3. Factors Affecting Crop Response to Salinity

3.1. Season-Long Crop Salt Tolerance

3.1.1. State of Knowledge

Salinity, salt stress, can damage crops in three different ways. First, and of major concern in the South Delta, is season-long crop response to salinity. The most common whole-plant response to salt stress is a general stunting of growth. As soil salinity increases beyond a threshold level both the growth rate and ultimate size of crop plants progressively decreases. However, the threshold and the rate of growth reduction vary widely among different crop species. Second, crop sensitivity to soil salinity continually changes during the growing season. Many crops are most sensitive to soil salinity during emergence and early seedling development. Third, when crops are irrigated with sprinkler systems, foliar damage can occur when the leaves are wet with saline water. Sprinkler foliar damage is most likely to occur under hot, dry, and windy weather conditions. Crop salt tolerance at various growth stages is discussed in the following section. The impact of sprinkling crops with saline water is described within the section on irrigation methods. Here, the impact of soil salinity over the cropping season is presented.

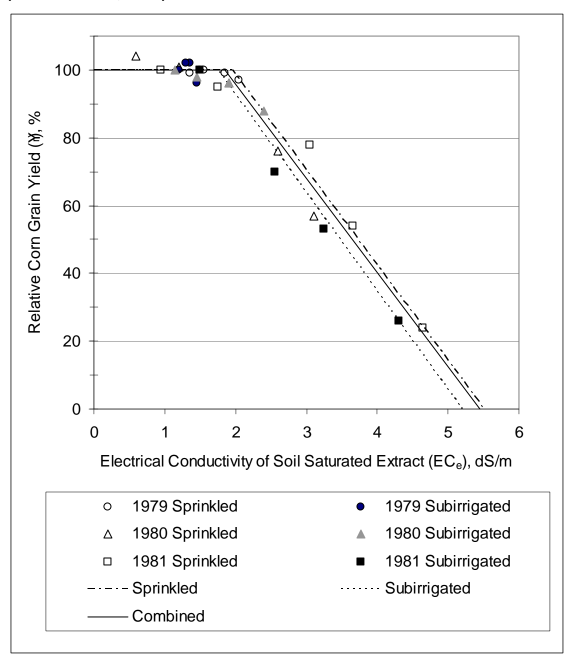
Maas and Hoffman (1977) proposed that the yield response of crops to soil salinity for the growing season could be represented by two line segments: one, a tolerance plateau with a zero slope; and the second, a salt concentration-dependent line whose slope indicates the yield reduction per unit increase in salinity. The point at which the two lines intersect designates the "threshold", i.e., the maximum soil salinity that does not reduce yield below that obtained under non-saline conditions. This two-piece linear response function provides a reasonably good fit for commercially acceptable yields plotted against the electrical conductivity of the saturated-soil extract (EC_e). Electrical conductivity of the saturated-soil extract is the traditional soil salinity measurement with units of deciSiemens (dS) per meter (1 dS/m = 1 mmho/cm, the traditional units for reporting electricity conductivity; or 1 dS/m = 1000 μ S/cm, units frequently used by DWR). One deciSiemen per meter is approximately equal to 640 mg/l or 640 parts per million total dissolved solids. For soil salinities exceeding the threshold of any given crop, relative yield (Y_f) can be estimated by:

$$Y_r = 100 - b (EC_e - a)$$
 (Eqn. 3.1)

with a = the salinity threshold expressed in deciSiemens per meter; b = the slope expressed in percentage per deciSiemens per meter; EC_e = the mean electrical conductivity of a saturated-soil extract taken from the root zone. An example of how this piecewise linear response function fits data can be seen in Figure 3.1 for data taken from a field experiment on corn in the Sacramento-San Joaquin River Delta near Terminus, CA (Hoffman et al., 1983).

Crop salt tolerance has been established for a large number of crops in experimental plots, greenhouse studies, and field trials (Maas and Hoffman, 1977 and Maas and

Figure 3.1. Relative grain yield of corn grown in the Sacramento - San Joaquin River Delta as a function of soil salinity by sprinkled and sub-irrigated methods (Hoffman et al., 1983).



Grattan, 1999). The salt tolerance coefficients, threshold (a) and slope (b), presented in these publications and applied to Equation 3.1 are used throughout the world and are used in steady-state and transient models dealing with salinity control. Most of the data used to determine these two coefficients were obtained where crops were grown under conditions simulating recommended cultural and management practices for commercial production. Consequently, the coefficients indicate the relative tolerances of different crops grown under different conditions and not under some standardized set of conditions. Furthermore, the coefficients apply only where crops are exposed to fairly uniform salinities from the late seedling stage to maturity.

3.1.2. South Delta Situation

The crop salt tolerance threshold and slope values for the 18 crops important in the South Delta are given in Table 3.1. The relative salt tolerance rating of a given crop compared to other agricultural crops is also given in Table 3.1 and the definition of these relative ratings is given Figure 3.2. Bean is the most salt sensitive crop grown on significant acreage in the South Delta. Tree crops are also salt sensitive but not to the same degree as bean.

Unfortunately, some of the crops in the DWR crop surveys (DWR, 2008 and Woods, 2008) are reported as pasture, grain and hay, fruit and nut, citrus, field crops, and truck crops. A salt tolerance can not be assigned to these general categories. However, there is a sufficient number of crops identified that the range of crop salt tolerance in the South Delta is known (see Tables 2.2 and 2.3).

Of particular interest is the amount and location of crops based upon their salt tolerance. Figure 3.3 shows the percentage of crops grown in the South Delta based upon relative crop salt tolerance. The data are from the crop surveys taken about every decade since 1976. Of note are the increase in the percentage of sensitive and moderately salt sensitive crops and a decrease in the salt tolerant percentage. This may indicate that the farmers have become more confident in the economics of growing more salt sensitive crops and the near elimination of sugar beet, a salt tolerant crop, in recent years. In Figure 3.4, the locations where crops are grown based upon salt tolerance are illustrated for the four DWR crop surveys. The area where salt sensitive and moderately salt sensitive crops are grown has increased with time. Although salt sensitive crops are grown throughout, the majority are grown in the southwest corner of the South Delta. It should be noted that Figure 3.4 maps crop acreage for the first crop only (Class1 and Subclass1 attributes from the DWR GIS databases), while Figure 3.3 (based on Table 2.2) also includes second crop acreages (i.e. Class2 and Subclass2 attributes from the DWR GIS databases).

Bean is the most salt sensitive crop with any significant acreage in the south Delta. If bean is to be the crop upon which the water quality standard is to be based then it is instructive to see how the acreage and location of bean has changed over the past three decades. Figure 3.5 presents the location of bean fields from the 1976, 1988, 1996 and 2007 DWR crop surveys, differentiating between those which had bean as a first crops versus those with bean as a second crop. Although beans are predominately

Table 3.1. Crop salt tolerance coefficients for important crops in the South Delta (Maas and Grattan, 1999).

Common Name	Botanical Name	Tolerance based on	Threshold* ECe, dS/m	Slope* % per dS/m	Relative Tolerance **
Alfalfa	Medicago sativa	Shoot DW	2.0	7.3	MS
Almond	Prunus duclis	Shoot growth	1.5	19	S
Apricot	Prunus armeniaca	Shoot growth	1.6	24	S
Asparagus	Asparagus officinalis	Spear yield	4.1	2.0	Т
Barley	Hordeum vulgare	Grain yield Shoot DW	8.0 6.0	5.5 7.1	T MT
Bean	Phaseolus vulgaris	Seed yield	1.0	19	S
Corn	Zea mays	Ear FW Shoot DW	1.7 1.8	12 7.4	MS MS
Cucumber	Cucumis sativus	Fruit yield	2.5	13	MS
Grape	Vitus vinifera	Shoot growth	1.5	9.6	MS
Muskmelon	Cucumis melo	Fruit yield	1.0	8.4	MS
Oat	Avena sativa	Grain yield Straw DW			⊢ ⊢
Safflower	Carthamus tinctorius	Seed yield			MT
Squash	Curcubita- pepo				
	Scallop Zucchini	Fruit yield Fruit yield	3.2 4.9	16 10.5	MS MT
Sugar beet	Beta vulgaris	Storage root	7.0	5.9	Т
Tomato	Lycopersicon lycopersicum	Fruit yield	2.5	9.9	MS
Walnut	Juglans	foliar injury			S
Watermelon	Citrullus lanatus	Fruit yield			MS
Wheat	Triticum aestivum	Grain yield	6.0	7.1	MT

^{*} Values of threshold = (a) and slope = (b) for Equation 3.1.

^{**} Relative salt tolerance ratings noted as (S) sensitive, (MS) moderately sensitive, (MT) moderately tolerant, and (T) tolerant, see Fig. 3.2.

Figure 3.2. Classification of crop tolerance to salinity based on relative crop yield against electrical conductivity of saturated soil extract (EC_e), dS/m.

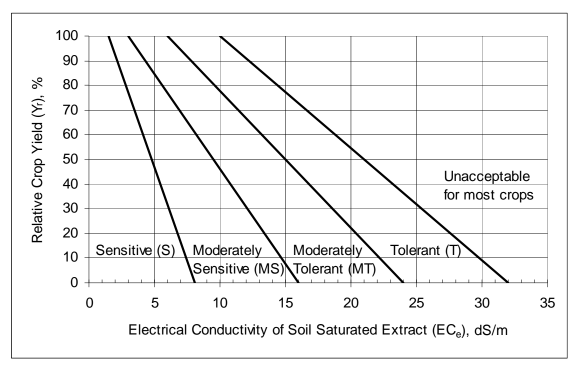
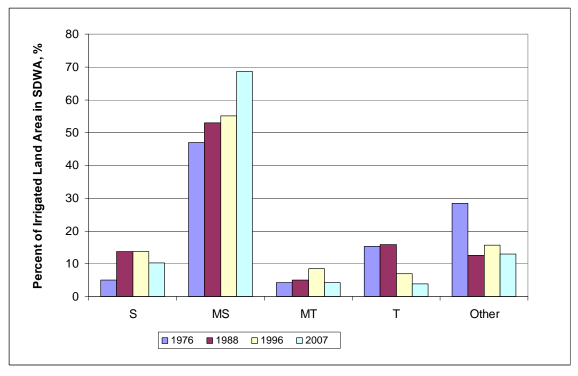


Figure 3.3. Distribution of crops based on salt tolerance relative (as a percent) to total irrigated acres in the SDWA in 1976, 1988, 1996 and 2007 (based on DWR land use surveys).



S = Sensitive; MS = Moderately Sensitive; MT = Moderately Tolerant; T = Tolerant

Figure 3.4. Distribution of crops in the southern Delta for 1976, 1988, 1996, and 2007 based on salt tolerance (from DWR land use surveys).

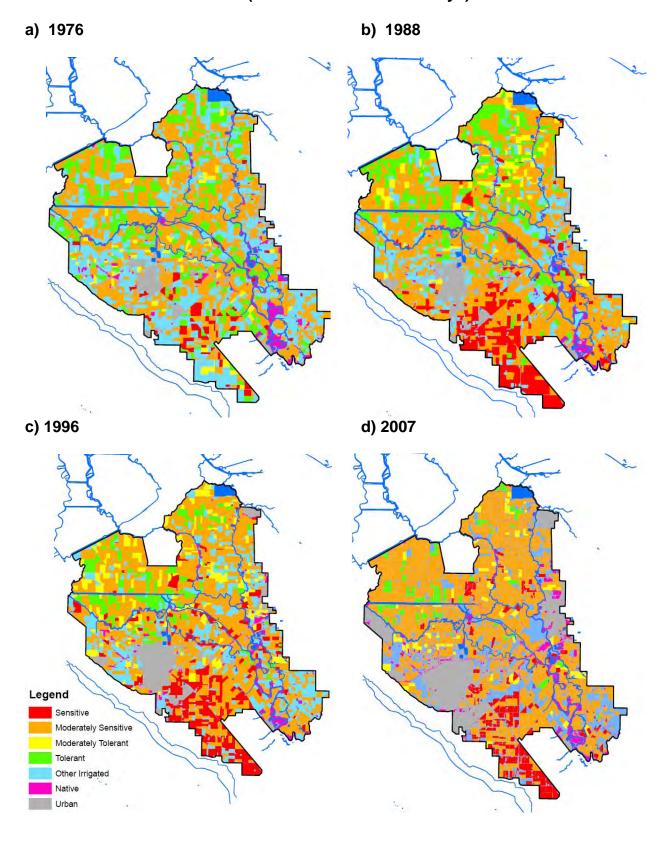
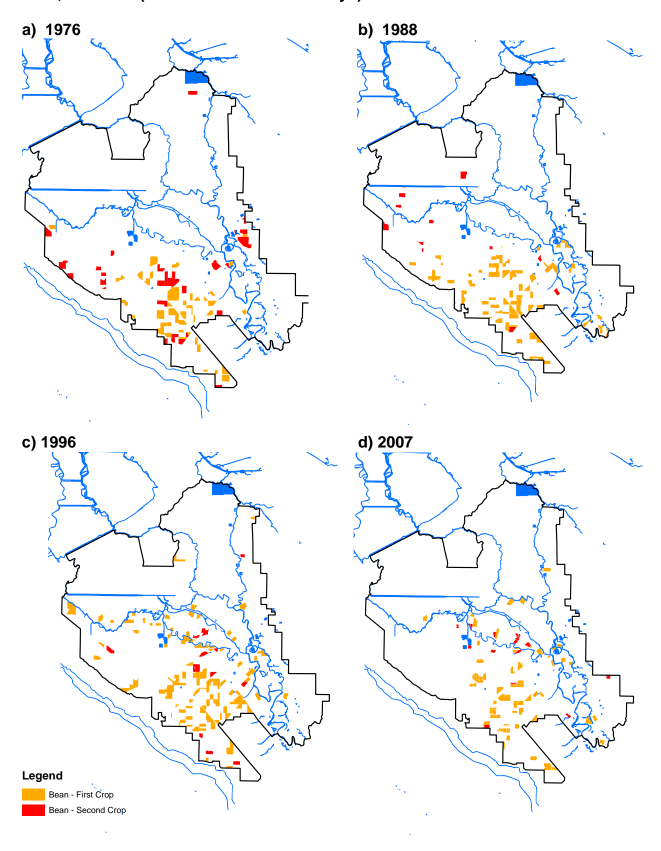


Figure 3.5. Distribution of dry beans grown in the southern Delta for 1976, 1988, 1996, and 2007 (from DWR land use surveys).

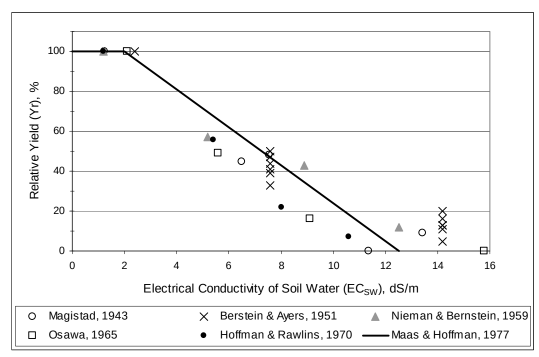


grown in the southern portion of the South Delta, the location of bean fields has spread into the central portion of the area in recent years. If the 2007 data for dry and green beans for the two surveys are combined the total acreage is not too different (4,447 acres from the DWR survey and 3,456 acres from the SJCAC report). The acreage for lima beans reported in the SJCAC survey is not added with the other bean acreages because lima bean is more salt tolerant than dry and green beans.

If bean is chosen as the crop to protect all irrigated crops in the South Delta from salinity, it is unfortunate that the salt tolerance of bean is only based on five published reports of laboratory studies with only one experiment being conducted in soil. Furthermore, these experiments were all conducted more than 30 years ago and there are probably new and improved varieties now being grown.

I reviewed the original analysis performed by Maas and Hoffman (1977) to establish the salt tolerance of bean. Everyone who has published the salt tolerance of bean based upon Equation 3.1 has used their results. A total of nine experiments were analyzed. Of these nine, Maas and Hoffman (1977) used five. Results from the remaining four were not considered because the control (non-saline) treatment exceeded the salt tolerance threshold determined from the other five experiments or only pod weights were measured. The bean varieties were red kidney or wax. All of the experimental data used to establish the salt tolerance of bean are shown in Figure 3.6. The relationship for the salt tolerance of bean published by Maas and Hoffman (1977) is also shown in Figure 3.6 for comparison with the experimental results. If such an important decision as the water quality standard is to be based on the salt tolerance of bean, it is recommended that a field experiment be conducted in the South Delta similar to the corn experiment near Terminus, CA (Hoffman et al., 1983).

Figure 3.6. Original data from five experiments establishing bean salt tolerance.



3.2. Crop Salt Tolerance at Various Growth Stages

3.2.1. State of Knowledge

Sensitivity of plants to soil salinity continually changes during the growing season. Most crops are tolerant during germination but the young developing seedlings are susceptible to salt injury during emergence from the soil and during early development. Once established, most crops generally become increasingly tolerant during later stages of growth. One of the effects of salt stress is that it delays germination and emergence. Furthermore, because of evaporation at the soil surface, the salt concentration in the seed bed is often greater than at deeper soil depths. Consequently, the juvenile roots of emerging seedlings are exposed to greater salt stress than indicated by salinity values averaged over deeper soil depths. The loss of plants during this critical growth phase may reduce the plant population density to suboptimal levels which would significantly reduce yields.

Salt tolerance during emergence does not correlate well with salt tolerance expressed in terms of yield and varies considerably among crops. Unfortunately, different criteria must be used to evaluate plant response to salinity during different stages of growth. Tolerance at emergence is based on survival, whereas tolerance after emergence is based on decreases in growth or yield. Maas and Grieve (1994) summarized the scientific literature on the relative salt tolerance for seedling emergence for 31 crops.

Most published data indicate that plants are more sensitive to salinity during the seedling stage than germination, e.g. barley, corn, cotton, peanut, rice, tomato, and wheat (Maas and Grattan, 1999). Seedlings are also more sensitive than older plants. Greenhouse experiments on corn and wheat indicated that dry matter yields of 3-week-old plants were reduced by salt concentrations that were lower than the salinity thresholds for grain production. In sand culture experiments designed to test the relative effects of salt stress at different stages of growth on grain production, sorghum (Maas et al., 1986), wheat (Maas and Poss, 1989a) and cowpea (Maas and Poss, 1989b) were most sensitive during the vegetative and early reproductive stages, less sensitive during flowering, and least sensitive during the grain-filling stage. Increased tolerance with age also has been observed in asparagus, a perennial that was more tolerant after the first year's growth (Francois, 1987).

There are several cultural/management practices that are beneficial to prevent or reduce the impact of soil salinity on crops during emergence and early growth stages. The most common is an irrigation before planting. Pre-plant irrigation is practiced in many irrigated areas where salinity is a hazard and winter rainfall has been insufficient to dilute and leach salts shallow in the soil profile. It is typical for the application of 6 to 12 inches as a pre-plant irrigation. Another practice is to plant more seeds than where salinity is not a concern with the expectation that some seeds will not germinate or survive the early growth stage. A less common practice is to plant the seeds on the sloping portion of the bed for furrow irrigation. This places the seeds in an area lower in salinity than if the seeds were planted on top of the bed. Refer to Figure 3.12 to note the distribution of soil salinity using furrow irrigation.

3.2.2. South Delta Situation

Of the 18 crops important in the South Delta, seedling emergence data have been reported for nine. The soil salinity level that reduced emergence by 10 % is reported in Table 3.2. Where more than one reference was reported for the same crop, the range of soil salinity that reduced emergence by 10 % is given.

Except for the relatively salt tolerant crops of barley, sugar beet, and wheat, all of the crops reported that are important in the South Delta have a higher salt tolerance at emergence than for yield. Only one reference for barley (Ayers and Hayward, 1948) had a low tolerance at emergence compared to four other references that reported a higher tolerance. There was only one published reference for sugar beet and it reported a low tolerance, also Ayers and Hayward (1948). Two of the four references for wheat (as report by Maas and Grieve, 1994) found a low tolerance for some cultivars while other cultivars had a very high salt tolerance at emergence. Thus, it appears that salt tolerance at emergence may not be a concern if more tolerant cultivars are chosen.

Table 3.2. The level of soil salinity required to reduce emergence by 10 % for crops important in the South Delta (Maas and Grieve, 1994).

Common Name	Botanical Name	Electrical Conductivity of Soil Salinity (EC _e) that Reduced Emergence by 10 %
Alfalfa	Medicago sativa	2.5 to 9.5
Barley	Hordeum vulgare	6 to 18
Bean	Phaseolus vulgaris	5.5
Corn	Zea mays	5 to 16
Oat	Avena sativa	16
Safflower	Carthamus tinctorius	8
Sugar beet	Beta vulgarus	4.5
Tomato	Lycopersicon Lycopersicum	3 to 7.5
Wheat	Triticum aestivum	1 to 11

Table 3.3 summarizes the salinity effects at various stages of growth for several crops. Unfortunately, only a few crops important in the South Delta have been studied. The data given in Table 3.3 are not very helpful for many of the crops in the South Delta. Of particular importance is the sensitivity of bean and other salt sensitive crops at various growth stages. Also the apparent sensitivity of asparagus in the first year of growth is another concern. Thus, it is recommended that laboratory and/or field trials be conducted to establish the change in sensitivity to salt with growth stage on crops like bean, asparagus, and perhaps other crops that are salt sensitive and important in the South Delta.

Table 3.3. Salinity effects on crops at various stages of plant growth.

Crop	Salt To	Reference			
Asparagus	Germination	1st Growth	<u>Fern</u>	Spears	Francois, 1987
	4.7	8.0	1.6	4.1	
Corn, sweet	Germination	<u>Emergence</u>	Seedling	<u>Yield</u>	Maas et al., 1983
	5.0	4.6	0.5	2.9	
Corn, field	No salt affe	ect on seedling d	lensity up to EC	C _e =8 dS/m	Hoffman et al., 1983
Corn	<u>Germination</u>	<u>Seedling</u>			Maas et al., 1983
(16 cultivars)	3.1 to 10	0.2 to 1.2			
Cowpea	<u>Vegetation</u>	<u>Flowering</u>	Pod-Filling		Maas & Poss, 1989b
	0.8	0.8	3.3		
Sorghum	<u>Vegetation</u>	Reproduction	<u>Maturity</u>		Maas et al., 1986
NK 265	3.3	10	10		
DTX	3.3	7.8	10		
Wheat	<u>Vegetation</u>	Reproduction	<u>Maturity</u>		Maas & Poss, 1989a
	6.7	12	12		
Wheat, Durum	<u>Vegetation</u>	Reproduction	<u>Maturity</u>		Maas & Poss, 1989a
	3.6	5.0	22		

3.3. Saline/Sodic Soils

3.3.1. State of Knowledge

Saline Soils

A soil is said to be saline if salts have accumulated in the crop root zone to a concentration that causes a loss in crop yield. In irrigated agriculture, saline soils often originate from salts in the irrigation water or from shallow, saline groundwater. Yield reductions occur when salts accumulate in the root zone to an extent that the crop is unable to extract sufficient water from the salty soil solution, resulting in an osmotic (salt) stress. If water uptake is appreciably reduced, the plant slows its rate of growth and yield loss occurs. Salts that contribute to a salinity problem are water soluble and readily transported by water. A portion of the salts that accumulate from prior irrigations can be drained (leached) below the rooting depth if more irrigation or precipitation infiltrates the soil than is used by the crop or evaporates from the soil surface and barriers to drainage do not occur in the soil profile.

Sodic Soils

An important property of a soil is its friability (tilth). In sodic soils, physicochemical reactions cause the slaking of soil aggregates and the swelling and dispersion of clay minerals, leading to reduced permeability and poor tilth. The loss of permeability causes a reduction in the infiltration of applied water and water remains on the soil surface too long or infiltrates too slowly to supply the crop with sufficient water to obtain acceptable yields. The two most common water quality factors influencing infiltration are the salinity of the applied water and its sodium content relative to the calcium and magnesium content. Water high in salinity will increase infiltration while a water low in salinity or with a high ratio of sodium to calcium plus magnesium will decrease infiltration.

3.3.2. South Delta Situation

The Soil Survey published by the Soil Conservation Service in 1992 (SCS, 1992) shows saline soils in the South Delta to be in two general areas. The largest area traverses the South Delta from the northwest to the southeast in what may be a previous water channel and generally follows the area described by Montoya (2007) as the basin rim. It begins just south of Clifton Court Forebay, follows along the south side of Old River passing just north of Tracy, then southwest of the junction of interstate highways 5 and 205, and continuing southeast passing beyond the Banta-Carbona Canal and ending just before meeting the San Joaquin River. The soils in this area are Capay clay, Pescadero clay loam and Willow clay. The other soils noted as saline are on the eastern boundary of the South Delta. These soils are designated as Arents sandy loam or loam and Trahern clay loam. Table 3.4 gives each soil that was mapped as saline in 1992 in the South Delta. Note in Table 3.4 that the total area mapped as saline by the SCS was 5 % of the total irrigated area. Figure 3.7 shows the location of these soils in the South Delta.

Based on the DWR crop surveys and the saline soils identified by the SCS (1992), the distribution of crops between the South Delta as a whole and just the saline soils is presented in Figure 3.8. As with Figure 3.3 above, Figure 3.8 also includes second crop acreages. Very few salt sensitive crops are on the saline soils. Moderately salt sensitive and more tolerant crops are grown on the saline areas with the same or higher percentage as elsewhere in the South Delta.

No sodic soils were identified in the 1992 Soil Survey. This is not unexpected based on the calculation of the SAR for waters from the San Joaquin River (see Section 2.2.2).

Table 3.4. Saline soils according to the Soil Survey of San Joaquin County, California (Soil Conservation Service, 1992).

Soil Map Unit	Soil Series	Range of Soil Salinity (dS/m)	Area (acres)	% of South Delta irrigated lands
108	Arents sandy loam or loam	not given	307	0.2
120	Capay clay	4-8	943	0.7
211	Pescadero clay loam	4-16	1082	0.8
258	Trahern clay loam	4-8	798	0.6
274	Willows clay	2-8	3911	2.7
		TOTAL:	7041	5.0

Figure 3.7. Location of saline soils in the SDWA using GIS data from the NRCS-SSURGO database (legend shows soil map units from Table 3.4).

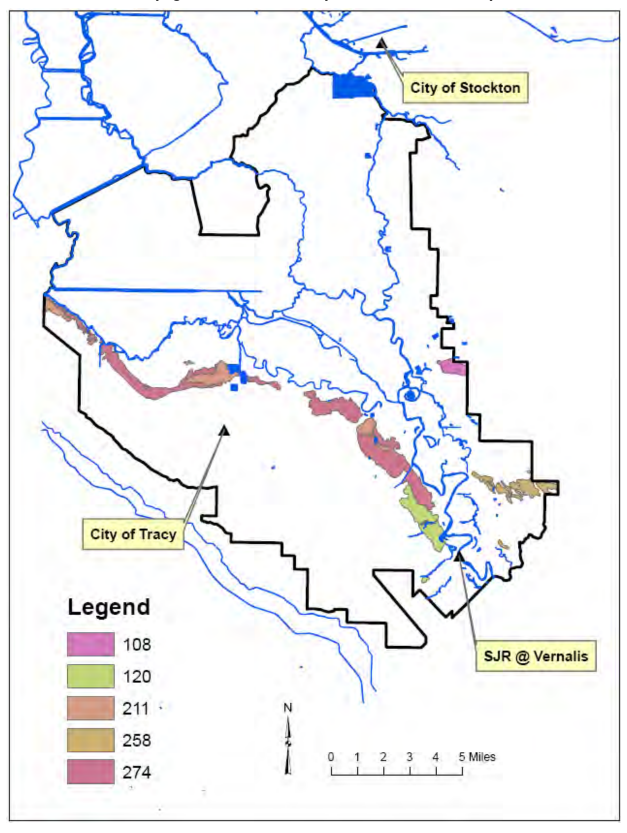
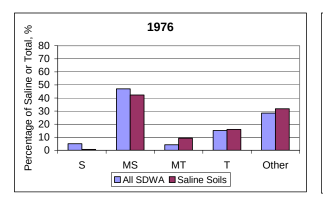
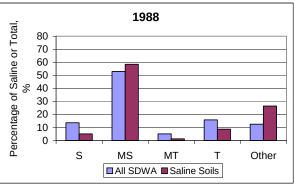
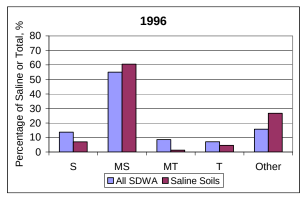
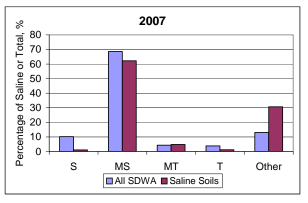


Figure 3.8. Distribution of crops based on salt tolerance relative (as a percent) to: a) total irrigated crops grown on saline/sodic soils and b) total irrigated crops grown in SDWA for 1976, 1988, 1996, 2007 (based on DWR land use surveys).









S = Sensitive

MS = Moderately Sensitive

MT = Moderately Tolerant

T = Tolerant

3.4. Bypass Flow in Shrink-Swell Soils

3.4.1. State of Knowledge

Over the past few decades the impact of applied water bypassing the upper reaches of the soil profile has been studied and modeled (i.e., Corwin et al., 1991). The phenomenon in which infiltrating water passes a portion or all of the upper soil profile via large pores or cracks without contacting or displacing water present within finer pores or soil aggregates is referred to as bypass (preferential) flow. It is most likely to occur in aggregated soils or soils high in clay content. These types of soils tend to form channels beginning at the soil surface as the soil starts to dry. This may be of particular importance in soils high in clay content when water is applied infrequently. Bypass flow is more prevalent during the summer when high temperatures and low humidity produce a noticeably drier soil surface which results in more cracks than are noticed in the winter.

An example of bypass flow is the Imperial Valley of California where many soils are high in clay and crops like alfalfa are irrigated about twice monthly in the summer and less frequently during the winter. In a recent publication, Corwin et al., 2007 evaluated the impact of bypass flow for California's Imperial Valley. The study assumed a rotation of 4 years of alfalfa and one crop of wheat followed by one crop of lettuce. They simulated soil properties of Imperial and Holtville silty-clay soils. These soils account for almost 60% of the irrigated portion of the Imperial Valley and are characterized by low infiltration rates. The shrink-swell properties of the Imperial soil are high while the Holtville varies from high to low. In their lysimeter study, bypass flow occurred through surface cracks during irrigations until the cracks were swollen closed, after which preferential flow was substantially reduced and subsequently dominated by flow through pores scattered throughout the profile. The simulations revealed that when less than 40% of the applied water bypassed the surface soils, salinity was less than the crop salt tolerance threshold for each crop in the rotation even though the irrigation water simulated was Colorado River water (EC_i =1.23 dS/m). At most, the yield of alfalfa was reduced by 1.5% only during the first season. They concluded that the levels and distribution of soil salinity would not be affected significantly by bypass flow up to at least 40%. Although the extent of bypass flow in the Imperial Valley has not been established, it has been concluded that it is doubtful that crop yields would be reduced by bypass flow (Corwin et al., in press).

3.4.2. South Delta Situation

According to the SCS Soil Survey (1992) there are 15 soil series that have the potential to shrink and swell as the soil dries and is then rewet. These soil series are listed in Table 3.5 along with the per cent of the South Delta area they represent. Figure 3.9 shows the location of these soils within the South Delta. The color reference to identify each soil series is given in Table 3.5.

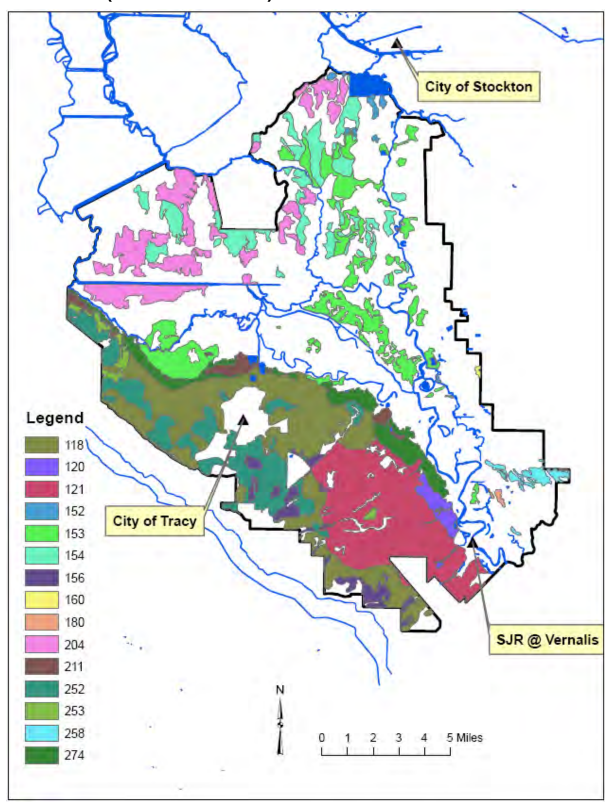
The percent of the South Delta with soils that have the potential to shrink and swell is somewhat less then reported by Corwin et al. (2007) for the Imperial Valley but the severity of the shrink/swell potential is probably similar. As stated above, Corwin and co-workers concluded that shrink/swell should not be a problem in the Imperial Valley.

Without any evidence to the contrary for the South Delta, it is probably safe to assume that shrink/swell should not cause bypass flow in the South Delta to the extent that it would cause a salt management problem.

Table 3.5. Soil series in the South Delta that have the potential to shrink and swell (SCS Soil Survey, 1992), with color identification used in Figure 3.9.

Soil Map Unit	Soil Unit Name	% of South Delta Area	Color on Fig. 3.9
118	Capay clay	10.4	
120	Capay clay, saline-sodic	0.6	
121	Capay clay, wet	8.9	
152	Egbert mucky clay loam	0.3	
153	Egbert silty clay loam	6.0	
154	Egbert silty clay loam, sandy substratum	4.1	
156	El Solyo clay loam	1.3	
160	Galt clay	0.02	
180	Jacktone clay	0.07	
204	Peltier mucky clay loam	5.4	
211	Pescadero clay loam	0.8	
252	Stomar clay loam	5.3	
253	Stomar clay loam, wet	0.6	
258	Trahern clay loam	0.6	
274	Willows clay	2.7	
	% of Total Area	47.1	

Figure 3.9. Location of NRCS SURRGO soil map units with shrink-swell potential in the SDWA (as listed in Table 3.5).



3.5. Effective Rainfall

3.5.1. State of Knowledge

Rainfall can be an important source of water for crops in California. Depending on location and crop, rain provides from very little to all of the water available to a crop. The amount of rain actually used by crops, called effective rainfall or effective precipitation, is largely influenced by climate and plant and soil characteristics.

Rainfall has several benefits in mediating soil salinity. First, rain can substitute for irrigation water to satisfy crop evapotranspiration; thereby reducing the amount of salt applied in the irrigation water. Second, rain falling in the off-season can be stored in the soil profile, providing moisture for the subsequent crop. Third, rain water dilutes the salinity of the soil water in the upper reaches of the crop root zone and if the rainfall is sufficient it can leach salts from the root zone. An important aspect of off-season rains is the availability of stored soil water from rains to satisfy evaporation from the soil surface.

Methods to estimate the effectiveness of rain falling during the growing season are available (i.e., Patwardnan et al., 1990; NRCS, 1993). Patwardnan and co-workers reported that using a daily soil water balance equation to estimate effective rainfall was significantly more accurate than more simple and vague procedures such as the SCS monthly effective precipitation method (NRCS, 1993). The daily soil water balance approach requires a computer program and these methods are not presented here because in most of California and particularly in the South Delta, rain falls primarily during the winter – the non-growing season for many crops. However, winter rain can help meet part of the water requirement of summer crops, because rainwater can infiltrate the soil and be carried into the following growing season as stored soil water. Of course, if a winter crop is being grown, rainfall can be treated like irrigation in determining effectiveness.

Relatively involved techniques have been developed to account for winter rains being stored in the soil profile when determining crop evapotranspiration (ETc) (Allen et al., 2007). However, a field measurement program was conducted by the California Department of Water Resources (MacGillivray and Jones, 1989) to validate the techniques of estimating the effectiveness of winter rains. The study was designed to determine the broad relationships between monthly amounts of winter rain and the portion stored in the soil and available for crop use during the following growing season. Total monthly rainfall and the corresponding change in soil water content were measured during winter at about 10 sites in the Central Valley of California. The 4-year study, started in 1983, drew several important conclusions. First, the relationship between total rainfall and change in soil water content is remarkably similar for November, December, January, and February. The relationship is:

Change in stored soil water = $-0.54 + 0.94 \times (rainfall amount)$. (Eqn. 3.2)

The second conclusion was that soil water content increases linearly with increased monthly rainfall for each of the four months. Third, soil surface evaporation is relatively constant, at 0.6 to 0.8 inches per month. The DWR report also concluded that in October, when the soil is initially dry, both the amount of stored soil water and the

amount of evaporation from the soil surface increase with increasing amounts of total monthly rain. The relationship for October is:

Change in stored soil water = $-0.06 + 0.635 \times (rainfall amount)$. (Eqn. 3.3)

In contrast, for March, when initial soil water content is generally high and evaporative demand is also high, surface evaporation rates are twice those for the four winter months, and the amount of rain going to stored soil water is correspondingly low. The relationship for March is:

Change in stored soil water = $-1.07 + 0.837 \times (rainfall amount)$. (Eqn. 3.4)

3.5.2. South Delta Situation

The average annual rainfall for locations along the 400-mile axis of the Central Valley of California is shown in Figure 3.10 (MacGillivray and Jones, 1989). The rainfall gradient along the axis of the Valley is remarkably uniform. During any given year, however, rainfall can vary significantly from these long-term averages.

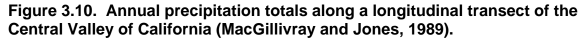
Table 3.6 from MacGillivray and Jones (1989) summarizes the disposition of average annual rainfall for two zones in the Central Valley of California. The eight zones depicted in their table cover the distance from Red Bluff to Bakersfield. Zone 4 is north of Stockton and zone 5 is south of Modesto. Values for these two zones and the average of the two (noted as representing the South Delta) are presented in Table 3.6. The South Delta values in Table 3.6 are the best estimate of effective rainfall that was found in the literature based on field measurements.

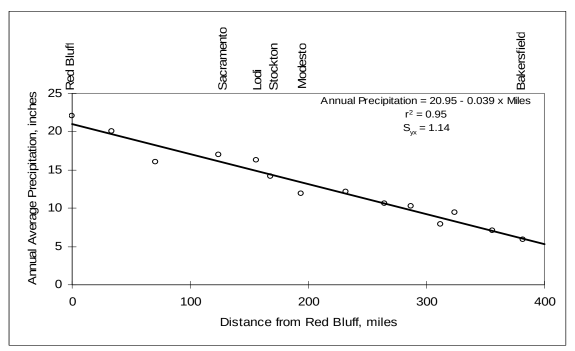
Table 3.6. Disposition of average rainfall for two zones, one just north and one just south of the South Delta, along with the average of these two zones to represent the South Delta. (MacGillivray and Jones, 1989).

Zone	Average Annual Rainfall (in.)	Growing Season (in.)	Non- Growing Season (in.)	Total(in.)	Surface Evaporation (in.)	Deep Percolation (in.)
4	15.0	1.3	7.5	8.8	5.5	0.7
5	12.5	1.1	6.3	7.4	5.1	0.0
South Delta	13.8	1.2	6.9	8.1	5.3	0.4

Assumptions to develop Table 3.6 were average rainfall amounts, frequency, and intensity; no surface runoff; deep, medium-textured soil with water storage capacity of 1.5 inches/foot; bare soil surface during winter; crop planted in early April and harvested in late September; and 5-foot rooting depth. The average annual rainfall calculated by averaging zones 4 and 5 is higher than the 10.5 inches reported over a 57-year period of record from the South Delta but the relative values among the partitioned values of the rainfall is sufficiently accurate for modeling efforts.

As noted in section 3.5.1, an average evaporation rate from the soil surface can be taken as 0.7 inches per month. This value is used in the steady-state models reported in Section 5 for the South Delta.

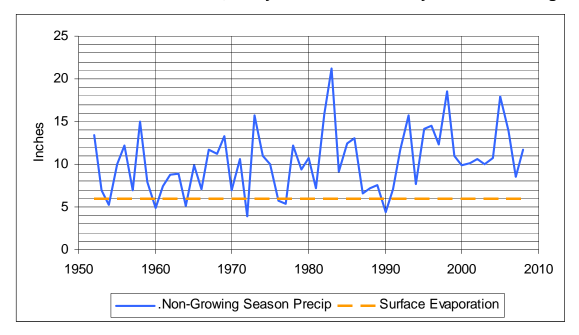




Precipitation during the non-growing season (P_{NG}) can be beneficial in the overall soil-water balance by contributing water for evaporation from the soil surface (E_{S}) during the non-growing season, adding to the amount of water stored in the crop root zone, or leaching if precipitation is in excess of these two amounts. Non-beneficial aspects are surface runoff if P_{NG} is excessive and a depletion of stored soil water if precipitation is minimal. For bean with a May 1st planting date, the surface evaporation during the non-growing season is 6.0 in. (0.7 in./month during the roughly 8.5 month non-growing season), so P_{NG} of at least 6.0 in. would be consumed by surface evaporation (E_{S}). If P_{NG} were below 6.0 in. then water would be taken from stored water or surface evaporation would be reduced. Figure 3.11 shows P_{NG} for the 57 years of record plus surface evaporation, E_{S} . In only 7 years is P_{NG} not large enough to satisfy the E_{S} of 6.0 in. For the other 50 years, P_{NG} can reduce the irrigation requirement each year more than 3 in.

A potential factor in reducing effective rainfall is surface runoff. Surface runoff from rain in the South Delta is probably low. First, rainfall in the South Delta is normally of low to moderate intensity. Unfortunately, rainfall records only consist of daily amounts and do not report intensity to verify this statement. Second, irrigated fields in the South Delta have been leveled with a slope typically of about 0.2 % to enhance irrigation management. This low slope is not conducive to runoff. Third, crop residue after harvest, cultivations throughout the year, and harvesting equipment traffic are all deterrents to surface runoff. Thus, without definitive measurements to the contrary, surface runoff is assumed to not be a significant factor in reducing effective rainfall in the South Delta.

Figure 3.11. Comparison of bean non-growing season precipitation (P_{NG}) with estimate of surface evaporation (E_S); for May 1st planting and precipitation data from NCDC station no. 8999, Tracy-Carbona for water years 1952 through 2008.



3.6. Irrigation Methods

3.6.1. State of Knowledge

The method of irrigation can affect salinity management and the crop's response to salinity. The irrigation method: (1) influences the distribution of salts in the soil profile, (2) determines whether crop leaves will be subjected to wetting, and (3) provides different efficiencies and uniformities of water application. These impacts of the irrigation method are described in the following discussions.

Salt Distribution in Soils

The pattern of salt distribution within a given field varies with location in the field and with soil depth. The distribution pattern also changes with differences in soil properties, variances in water management, and the design of the irrigation system. The soil salinity profile that develops as water is transpired or evaporated depends, in part, on the water distribution pattern inherent with the irrigation method. Distinctly different salinity profiles develop for different irrigation methods. Each irrigation method has specific advantages and disadvantages for salinity management. The basic irrigation methods are flood, furrow, sprinkler, micro-irrigation (trickle), and sub-irrigation.

The major types of flood irrigation are borders and basins. Border methods commonly have excessive water penetration (low salinity levels) near the levees, at the edge of the border where water is applied, and at the low end of the borders if surface drainage is prevented. Inadequate water penetration midway down the border may result in detrimental salt accumulations. If insufficient amounts of water are applied, the far end of the borders may have excessive salt accumulations. The basin method of flooding

has the potential for more uniform water applications than other flooding methods provided the basins are leveled, sized properly, and have uniform soils.

With furrow irrigation, salts tend to accumulate in the seed beds because leaching occurs primarily below the furrows. If the surface soil is mixed between crops and the irrigation water is not too saline, the increase in salt in the seed bed over several growing seasons may not be serious. In furrow and flood methods, the length of run, irrigation application rate, soil characteristics, slope of the land, and time of application are factors that govern the severity of salinity concerns.

Flooding and sprinkler irrigation methods that wet the entire soil surface create a profile of salt that increases with soil depth to the bottom of the crop root zone, provided that moderate leaching occurs, irrigation application is uniform, and no shallow, saline groundwater is present.

Micro-irrigation (trickle or drip) systems, where water is applied from point or line sources, have the advantage of high leaching near the emitters and high soil water contents can be maintained in the root zone near the emitters by frequent but small water applications. Plant roots tend to proliferate in the leached zone of high soil water content near the water sources. This allows water of relatively high salt content to be used successfully in many cases. Possible emitter clogging, the redistribution of water required to germinate seeds, and the accumulation of salts at the soil surface between emitters are management concerns.

The salinity profile under line sources of irrigation, such as furrow and either porous or multi-emitter micro-irrigation systems, has lateral and downward components. The typical cross-sectional profile has an isolated pocket of accumulated salts at the soil surface midway between the line sources of water and a second, deep zone of accumulation, with the concentration depending on the amount of leaching. A leached zone occurs directly beneath the line source of irrigation. Size of the leached zone depends on the irrigation rate, the amount and frequency of irrigation, and the crop water uptake pattern.

Whereas the salt distribution from line sources increases laterally and downward, the distribution from point irrigation sources, such as micro-basins and drip systems with widely spaced emitters, increases radially from the water source in all directions below the soil surface. As the rate of water application changes, the shape of the salinity distribution changes. For tree crops irrigated with several emitters per tree, the wetting patterns may overlap, thereby reducing the level of salt accumulation midway between the emitters under a tree.

The continuous upward water movement from a sub-irrigation system results in salt accumulation near the soil surface as water is lost by evapotranspiration. Subsurface systems provide no means of leaching these shallow salt accumulations. The soil must be leached periodically by rainfall or surface irrigation to displace these shallow accumulations down out of the crop root zone.

Figure 3.12 presents illustrations of the salt distribution under different irrigation methods with non-saline and saline irrigation water. Note the concentration of salts near the top of the seedbed for furrow irrigation. The sketches in this figure are idealized and many soil, plant, and management factors will distort the soil salinity pattern.

3.6.2. South Delta Situation

During the 2007 crop survey conducted by the California Department of Water Resources (DWR, 2008) the irrigation method was identified wherever possible. Except for the crop type of Grain and Hay (see Table 3.7) where the irrigation method was unknown on 70% of the area, the irrigation method was noted for every crop. For brevity, the crops have been grouped into the five major types in Table 3.7. Nearly half of the area where fruit and nut trees and grape vines are grown are irrigated by micro-irrigation. Micro-irrigation includes surface and subsurface drip irrigation and micro-sprinklers. For both truck and field crops 90% of the irrigated area is by furrow. Nearly all of the remaining truck crops are irrigated by sprinkler or micro-irrigation. No sprinkler or micro-irrigation systems were reported for field crops. For the 70% of the irrigation systems for grain and hay not reported, it is probably reasonable to assume that almost all of the area is irrigated by border or basin. This assumption is supported by the crop survey indicating that almost all of the land planted to alfalfa, pasture, and grass is irrigated by border with about 10% being irrigated by basin.

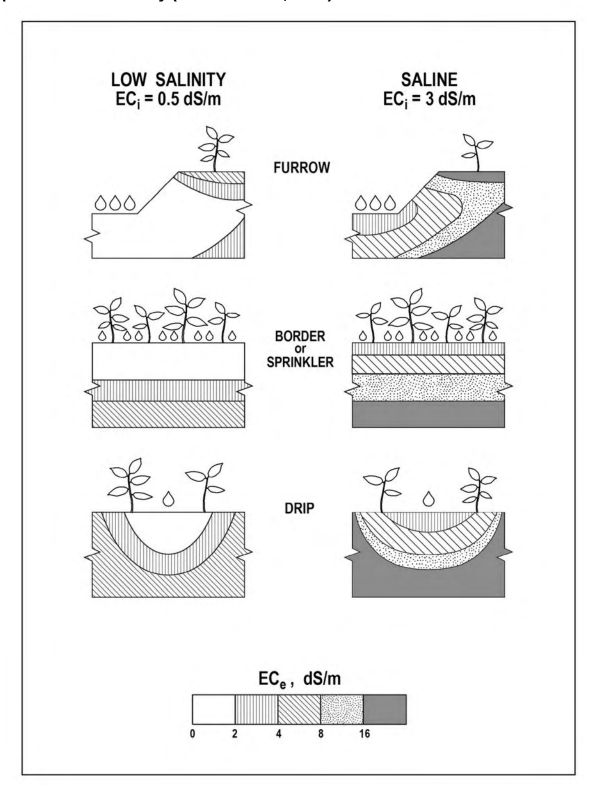
Table 3.7. Irrigation methods by crop type in the South Delta based upon the 2007 DWR crop survey (DWR, 2008).

			Irrigation Method					
Crop Type	Crop Area (acres)	Crop Area (%)	Furrow (%)	Border (%)	Basin (%)	Sprinkler (%)	Micro- irrigation* (%)	Unknown (%)
Trees & Vines	8,438	9	22	10	3	17	48	0
Truck Crops	24,283	25	90	0	0	3	6	1
Field Crops	23,258	24	90	3	3	0	0	4
Grain & Hay	7,297	7	6	19	5	0	0	70
Alfalfa, Pasture, Grass	34,814	35	0	86	11	1	0	2
Totals:	98,090	100	46	34	5	2	6	7

^{*} Micro-irrigation includes surface and subsurface drip irrigation and mini-sprinklers.

Based upon the values reported in Table 3.7 and the assumption that the unknown irrigation systems for grain and hay are approximately the same as for alfalfa, grass, and pasture, it is reasonable to assume that 46% of the South Delta is irrigated by furrow, 34% by border, 5% by basin, 2% by sprinkler, and 6% by micro-irrigation. These percentages are used in Section 3.8 for determining the average irrigation efficiency for the South Delta.

Figure 3.12. Influence of irrigation water quality and the irrigation method on the pattern of soil salinity (Hoffman et al., 1990).



3.7. Sprinkling with Saline Water

3.7.1. State of Knowledge

In addition to yield loss from soil salinity, crops irrigated by sprinkler systems are subject to salt injury when the foliage is wetted with saline water. Additional yield reduction can be expected for those crops that are susceptible to foliar damage caused by salts absorbed directly through the leaves. Tomatoes sprinkled with 3.6 dS/m water produced only 38% as much fruit as plants that were drip irrigated with the same water (Gornat et al., 1973). Bernstein and Francois (1973a) found that pepper yields were decreased 16% when furrow irrigated with 4.5 dS/m water as compared with 0.6 dS/m water; but were decreased 54% when irrigated by sprinkler. Sprinkling barley with 9.6 dS/m water reduced grain yield by 58% compared to non-sprinkled plants (Benes et al., 1996).

Obviously, saline irrigation water is best applied through surface distribution systems. If sprinkling with marginally saline water can not be avoided, several precautions should be considered. If possible, susceptible crops should be irrigated below the plant canopy to eliminate or reduce wetting of the foliage. Intermittent wetting by slowly rotating sprinklers that allow drying between cycles should be avoided. Perhaps the best strategy to minimize foliar injury is to irrigate at night when evaporation is lower because of lower temperatures and higher humidity and salt absorption is lower because leaf stomata are closed. If daytime sprinkling is necessary, hot, dry, windy days should be avoided.

Except for the few studies described above, there are no data available to predict crop yield losses as a function of the salt concentration of sprinkler irrigation water. There are, however, sufficient data for some crops to allow estimates of the threshold concentrations of Cl and Na of the irrigation water based on sprinkling induced foliar injury (Table 3.8). These thresholds can be compared with EC_i thresholds based on yield attributed to soil salinity. Those crops that have foliar injury thresholds below the soil salinity threshold have a high likelihood of foliar injury when sprinkled with waters that have salt concentrations equal to or above the soil salinity threshold. At concentrations above both thresholds, both foliar injury and yield reductions can be expected.

3.7.2. South Delta Situation

With a few exceptions, the only crops that may be irrigated by sprinklers apparently are tree crops and vines. From April, 2003 until December, 2007, the concentration of chloride in the San Joaquin River at Mossdale (Dahlgren, 2008) never exceeded 5 mol/m³ and averaged about 2.5 mol/m³. Over the same time period, the concentration of sodium averaged about 3 mol/m³. However, during the winter months of January to April from 2001 to 2003 average concentrations were between 5 and 6 mol/m³. Of course, trees and vines are not irrigated during the winter. Based upon the estimates of the types of irrigation methods and the chloride and sodium concentrations reported for the San Joaquin River, it is not likely that yield loss from sprinkling is a concern.

Table 3.8. Relative susceptibility of crops to foliar injury from saline sprinkling waters (Maas and Grattan, 1999).

Na or CI concentration causing foliar injury, mol/m ³ *								
<5	5-10	10-20	>20					
Almond	Grape	Alfalfa	Cauliflower					
Apricot	Pepper	Barley	Cotton					
Citrus	Potato	Corn	Sugar beet					
Plum	Tomato	Cucumber	Sunflower					
		Safflower						
		Sesame						
		Sorghum						

^{*}To convert mol/ m^3 to mg/l or ppm divide Cl concentration by 0.02821 and Na concentration by 0.04350. The conversion from mg/l to EC is EC = mg/l / 640.

Note: These data are to be used as general guidelines for daytime sprinkling. Foliar injury is also influenced by cultural and environmental conditions.

3.8. Irrigation Efficiency and Uniformity

3.8.1. State of Knowledge

Irrigation efficiency is defined as the ratio of the amount of water which is beneficially used to the amount of water applied. Beneficial uses include crop water use, salt leaching, frost protection, crop cooling, and pesticide and fertilizer applications. Excessive deep percolation, surface runoff, water use by weeds, wind drift, and spray evaporation are not beneficial uses and thus decrease irrigation efficiency. The non-uniformity of water applications by an irrigation system within a given field can be a major contributor to low irrigation efficiency. An irrigation system that does not apply water uniformly must apply excess water in some areas to provide enough water in other areas, such that water stress over the entire field is minimized. The excess water may cause surface runoff and/or deep percolation below the crop root zone.

The various definitions of irrigation efficiency do not account for the non-uniformity of irrigation water applications within a given field. The volume of water infiltrating into the soil is affected by the uniformity of an irrigation, but it is difficult to measure. For sprinkler systems, irrigation uniformity is evaluated by measuring the application depths with catch cans. For micro-irrigation systems, emitter discharge is measured while the intake opportunity time is used to evaluate uniformity for surface irrigation systems.

Relatively high irrigation efficiencies are possible with surface irrigation methods, but it is much easier to obtain these potential high efficiencies with the basin method on relatively uniform soil types within the basin. The following range of irrigation efficiencies are taken from Heermann and Solomon (2007). Irrigation efficiencies for basin systems can be as high as 80 to 90%. Reasonable efficiencies for border systems are from 70 to 85%, and from 65 to 75% for furrow irrigation. There are many types of sprinkler systems. The efficiency of solid set or permanent sprinkler systems ranges from 70 to 80%. Center pivot and linear move systems have attainable efficiencies of 75 to 90%.

Properly designed and managed micro-irrigation systems are capable of efficiencies from 80 to 95%. The irrigation efficiency for all of these irrigation methods can be much lower than the values quoted here if the system is poorly designed or mismanaged.

Crop productivity throughout the entire irrigated area is important and is generally considered in conjunction with the economic returns versus the costs to upgrade an irrigation system to achieve a higher uniformity. The crop and economic models are complex and are generally evaluated based on physical measurements of uniformity. The complexity of crop and economic models results from interactions with crop, soil differences, management, and fertility.

The non-uniformity of irrigation applications and the efficiency inherent with each irrigation system leads to excess water being applied to the field to minimize the portions of the field receiving insufficient water to satisfy crop ET. This typically results in relatively high leaching fractions, particularly where salinity is a hazard.

3.8.2. South Delta Situation

From the estimates reported in Table 3.7 and average values for irrigation efficiency (78 % for border, 70 % for furrow, 75 % for sprinkler, and 87% for micro-irrigation), it is reasonable to assume that the irrigation efficiency for the South Delta is about 75 %. Because bean is the most salt sensitive crop and is furrow irrigated, an irrigation efficiency of 70% is reasonable. If desired, a range of irrigation efficiencies could be assumed to determine the impact on a water quality standard.

The uniformity of irrigation applications is probably relatively low because of the variability of soil types within a given field and the inherent problems of applying water uniformly with surface irrigation systems. No attempt is made here to quantify non-uniformity in the South Delta but because the irrigation efficiency of the systems used in the South Delta averages 75%, this figure is probably close to an upper limit for the combined impact of irrigation efficiency and uniformity.

3.9. Crop Water Uptake Distribution

3.9.1. State of Knowledge

Different crops have different water uptake patterns, but all take water from wherever it is most readily available within the rooting depth (Ayers and Westcot, 1985). Many field and laboratory experiments have been conducted over the years to determine the actual root water extraction pattern and models have also been proposed to predict crop water uptake (Feddes, 1981). Unfortunately, the water uptake distribution is very hard to quantify and there are numerous factors that impact the uptake pattern. Among the soil factors are: texture, hydraulic conductivity, water-holding capacity, aeration, temperature, and fertility. Among the plant factors are: plant age, rooting depth, root distribution, and distribution of root hairs that take up water. Needless to say, the water uptake distribution is very complex and varies with crop, soil, and environmental conditions. For lack of a better scheme, Ayers and Westcot (1985) assumed that about 40 % of the soil water is taken up in the upper quarter of the crop root zone, 30 % from the second quarter, 20 % from the third quarter, and 10 % from the lowest quarter. This

water uptake distribution has been assumed in some models to determine the leaching requirement to control salinity. As will be seen in Section 4.3, an exponential water uptake distribution fits field and plot experiments to determine leaching requirement under saline conditions better than the 40-30-20-10 pattern (Hoffman, 1985).

3.9.2. South Delta Situation

There are no measurements or estimates of crop water uptake patterns for the South Delta. Thus, both the exponential and the 40-30-20-10 distribution patterns are used in the steady-state models developed for the South Delta in Section 5.

3.10. Climate

3.10.1. State of Knowledge

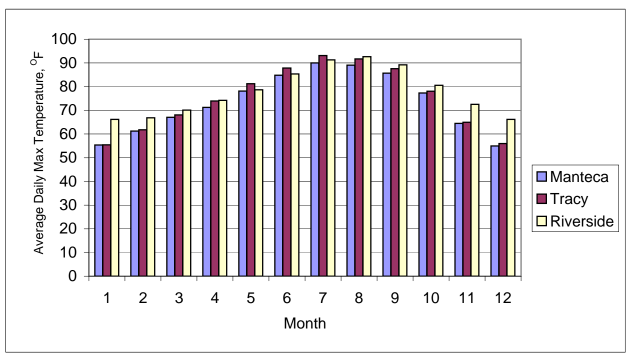
Climatic conditions can influence plant response to salinity. Most crops can tolerate greater salt stress if the weather is cool and humid than if it is hot and dry. The combined effects of salinity and conditions of high evaporative demand, whether caused by temperature, low humidity, wind, or drought, are more stressful than salinity under low evaporative demand conditions. Studies on several crops including alfalfa, bean, beet, carrot, cotton, onion, squash, strawberry clover, saltgrass, and tomato have shown that salinity decreased yields more when these crops were grown at high temperatures (Ahi and Powers, 1938; Magistad et al., 1943; Hoffman and Rawlins, 1970). Yields of many crops also are decreased more by salinity when atmospheric humidity is decreased. Experiments indicate that barley, bean, corn, cotton, onion, and radish were more sensitive to salt at low than high humidity; however, the tolerances of beet and wheat were not markedly affected by humidity (Hoffman and Rawlins, 1970, 1971; Hoffman et al., 1971; Nieman and Poulsen, 1967).

3.10.2. South Delta Situation

The vast majority of experiments to establish crop salt tolerance have been conducted in Riverside, California at the U. S. Salinity Laboratory. The average monthly temperature and relative humidity in Riverside, California are compared with average monthly values at Tracy and/or Manteca, California, which are located in the South Delta. Maximum and minimum daily temperatures and maximum and minimum relative humidity values reported in Figures 3.13 and 3.14 are from November 1987 through September 2008. As seen in Figure 3.13, the average daily maximum temperature by month is slightly higher in Riverside for all months except May, June, and July when the maximum is slightly higher in the South Delta. The average daily minimum temperature is higher in Riverside than the South Delta for every month. Figure 3.14 shows the comparison between average daily minimum and maximum relative humidity for Manteca and Riverside. A record was not available for Tracy over the same time period. The relative humidity was always lower in Riverside than in Manteca. Thus, on average, plants experience higher evaporative demands in Riverside than in the South Delta and, under otherwise identical conditions, plants in Riverside would experience slightly more salt stress than plants in the South Delta. These slight differences in climate would result in a slightly smaller reduction in crop yields than the published salt tolerance responses. Thus, using the crop salt tolerance values above should be slightly conservative with respect to climatic conditions.

Figure 3.13. Average over the month of a) daily maximum temperature and b) daily minimum temperature as measured at Manteca (CIMIS #70), Riverside (CIMIS #44), and Tracy (NCDC #8999) between November 1987 and September 2008 (Month 1 = January; 12 = December).

a) Average over the month of daily maximum temperature.



b) Average over the month of daily minimum temperature.

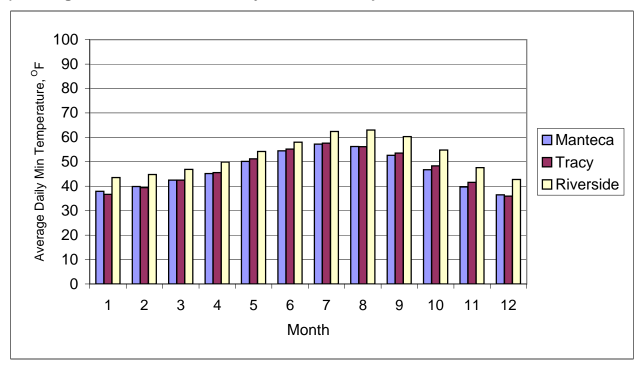
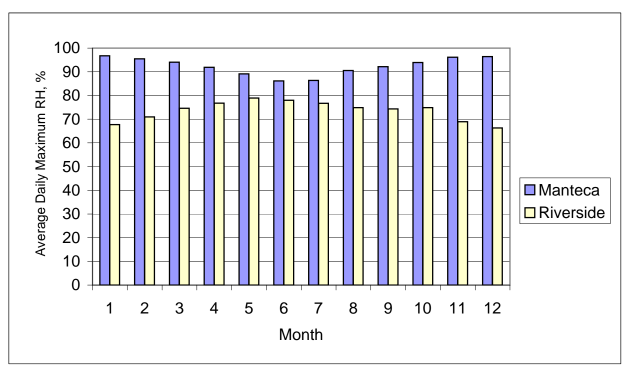
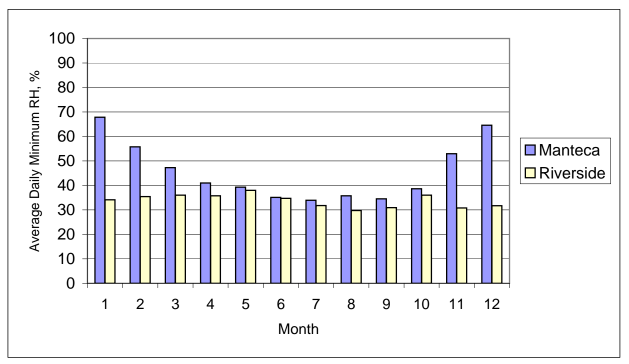


Figure 3.14. Average over the month of a) daily maximum relative humidity and b) daily minimum relative humidity as measured at Manteca (CIMIS #70) and Riverside (CIMIS #44) between November 1987 and September 2008 (Month 1 = January; 12 = December).

a) Average over the month of daily maximum relative humidity (RH).



b) Average over the month of daily minimum relative humidity (RH).



3.11. Salt Precipitation or Dissolution

3.11.1. State of Knowledge

Depending upon the constituents of the irrigation water and their concentrations, salts may precipitate out of the soil solution or salts in the soil may be dissolved by irrigation waters as it passes through the soil. The salt balance in the soil profile is affected by chemical reactions involving slightly soluble salts, such as gypsum, carbonates, or silicate minerals. Consequently, the amount of salt leached below the crop root zone may be less or more than that applied over a long time period depending on whether salts precipitate or dissolve in the crop root zone.

Soils in arid and semi-arid regions, like the South Delta, are relatively un-weathered. Un-weathered minerals provide plant nutrients, but are also a source of salinity. In studies using simulated irrigation waters from the western U.S., Rhoades and colleagues (Rhoades et al., 1973, 1974) showed that the dissolution of primary minerals is most important when the irrigation water's salt content is low – less than 100 to 200 mg/l (EC $_i$ = 0.15 to 0.3 dS/m) and when the leaching fraction is at least 0.25. For example, irrigation with water from California's Feather River, which has a salt content of 60 mg/l, results in more salt in the drain water due to dissolution (weathering) than due solely to the salt content of the irrigation water at high leaching fractions (Rhoades et al., 1974).

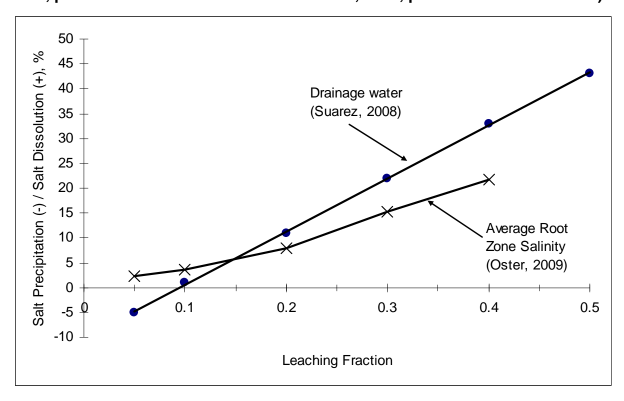
3.11.2. South Delta Situation

Based upon the salt constituents of the water from the San Joaquin River at Mossdale, CA from 2000 to 2003 and from 2005 to 2007 (Dahlgren, 2008), the relationship between the leaching fraction and whether salt would precipitate or be dissolved was calculated (Figure 3.15). The salt constituent data were analyzed by Dr. Don Suarez, Director of the U. S. Salinity Laboratory in Riverside, CA, and he determined the relationship shown in Figure 3.15 using the WATSUIT model for drainage water salinity. The results show that because the water is low in gypsum, carbonates, and silicate minerals at leaching fractions higher than 0.10 the water draining from the root zone would contain salt dissolved from the soil profile and at leaching fractions lower than 0.10 salt would precipitate in the soil. This means that if the leaching fraction for the South Delta is based upon the ratio EC_i/EC_d the leaching fraction would be slightly lower than it really is because some of the salts in the drainage water would be from dissolution of salts in the soil.

I also asked Dr. Jim Oster, emeritus professor from the University of California, Riverside, to analyze the same data set. He also used the WATSUIT model but based his analysis on the average root zone salinity rather than drainage water salinity. The results are also shown in Figure 3.15. The results by Oster predict that salts would tend to dissolve from the soil profile at all leaching fractions.

Both analyses indicate that at a leaching fraction of 0.15, salinity would be increased about 5%. Considering all of the other factors that influence crop response to salinity, the effect of salt precipitation/dissolution would be minimal at leaching fractions near 0.15.

Figure 3.15. The relationship between leaching fraction and salt precipitation or dissolution in the soil when using water from the San Joaquin River (Don Suarez, 2008, personal communication and Jim Oster, 2009, personal communication).



3.12. Shallow Groundwater

3.12.1. State of Knowledge

An important mechanism leading to salination of soils is the upward movement of saline groundwater into the crop root zone. To minimize upward movement and thus reduce the salinity hazard, attempts are usually made to lower the water table by drainage. The impact of the water table depth and soil properties on the rate of upward movement must be known to evaluate what water table depth should be maintained. This information is also desirable when estimating the amount of water available to plants due to upward movement of groundwater, thereby reducing the irrigation requirement.

The depth at which a water table should be maintained to minimize upward flow can be determined from an analysis like that published by Gardner (1958). Lowering the water table from the soil surface to a depth of about 3 feet would be of little value in most irrigated soils in a semi-arid or arid climate where groundwater is saline. Upward flow at these shallow depths could be in excess of 0.1 in. per day for clay soils and greater for coarser textured soils (Gardner and Fireman, 1958). As the water table is lowered below 3 ft. the upward flow becomes limited by the hydraulic properties of the soil and decreases markedly with increasing soil depth. Lowering the water table from 4 to 10 ft. in Pachappa sandy loam would decrease upward flow by a factor of 10 (Gardner and Fireman, 1958). When the water table is at 8 ft., further lowering reduces upward flow

only slightly. Upward movement and evaporation of water from the soil surface is possible even with the water table at a depth of 13 ft., and, although the rate will be slow, accumulation of harmful amounts of soluble salts is possible if the groundwater is sufficiently saline, if sufficient time is allowed, and if rainfall and irrigation amounts are low. These results, verified by field observations, and the increased cost of drain installation at deeper soil depths have lead to most subsurface drainage systems being installed at depths of 5 to 8 ft. where salinity is a hazard.

Water supplied to a crop by capillary rise from shallow groundwater can be an important resource. Benefits of using shallow groundwater include reduced irrigation, lower production costs, moderation of groundwater moving to deeper aquifers, and minimization of groundwater requiring disposal through subsurface drainage systems. As an example, cotton, grown on a loam soil in the San Joaquin Valley of California with a water table 6 to 8 ft. below the soil surface, obtained 60 % or more of its water requirements from the shallow groundwater that had an EC of 6 dS/m (Wallender et al., 1979). As less water was applied by irrigation, the groundwater contribution to ET increased, but lint yields were reduced.

The relationships between crop water use and the depth and salt content of groundwater are not well understood. Several experiments have been conducted, but generalizations are difficult to make based upon these results. Some of the most consistent data have been obtained with cotton (see Figure 3.16). The relationship between cotton water use from the groundwater and water table depth for soils ranging from clay to clay loam is from field experiments on the west side of the San Joaquin Valley. The data points presented are from three independent studies (Grimes et al., 1984; Hanson and Kite, 1984; and Ayars and Schoneman, 1986). The relationship in Figure 3.16 for sandy loam soil is from a lysimeter study in Texas (Namken et al., 1969). Results indicate uptake of groundwater by cotton is not reduced measurably until the EC of the groundwater exceeds at least 12 dS/m. Groundwater use by alfalfa and corn varies from 15 to 60 % of the total seasonal water use, but the data are not consistent enough to establish a relationship. As an example, groundwater use by alfalfa from a water table 0.6 m deep relative to the total seasonal use in the Grand Valley of Colorado (Kruse et al., 1986) varied among years by more than double; 46 % vs. 94 % in two separate years when the salinity of the groundwater was 0.7 dS/m and 23 % vs. 91 % when the groundwater EC was 6 dS/m.

Percent of Evapotranspiration Provided by Saline Groundwater, % 0 10 20 30 40 60 0.0 0.5 $r^2 = .91$ clay to clay loam Nater Table Depth, m 1.0 California 1.5 sandy loam 2.0 Texas 2.5 0 3.0

Figure 3.16. Contribution of shallow, saline groundwater to the evapotranspiration of cotton as a function of depth to the water table and soil type.

3.12.2. South Delta Situation

Three sources of information on the depth of the water table in the South Delta were located. One source is the NRCS-SSURGO database (NRCS, 2009); a second source is data from ten wells throughout the South Delta as monitored by Department of Water Resources (DWR, 2009c); and the third source is the salinity status report of Meyer et al. (1976).

The depths to ground water for each soil series in the south Delta were determined using the NRCS-SSURGO database and are mapped in Figure 3.17 (see also Table 2.1). The depth to the water table is at least 3 feet for all soils (with the exception of miscellaneous areas totaling about 300 acres along the San Joaquin and Old Rivers). The shallowest depths tend to be along the northern boundaries of the South Delta. About 32% of the SDWA has a water table greater than 5 feet deep.

The locations of 10 shallow wells are also shown in Figure 3.17. The depth to the water table measured in the wells over the past 30 years varies with time of year but the average depth is 5 feet or more as shown in Table 3.9. A depth of 5 feet will minimize upward flow of water from the water table and except for deep rooted crops like alfalfa and cotton the crops are probably not taking up significant amounts of water from the groundwater. Furthermore, the more salt sensitive crops in the South Delta are shallow

rooted. In a few areas the water table is on the order of 3 to 4 feet deep. On these soils, crops could extract water from the groundwater but if irrigation management prevents crop water stress, insignificant amounts of water will be taken up from the groundwater.

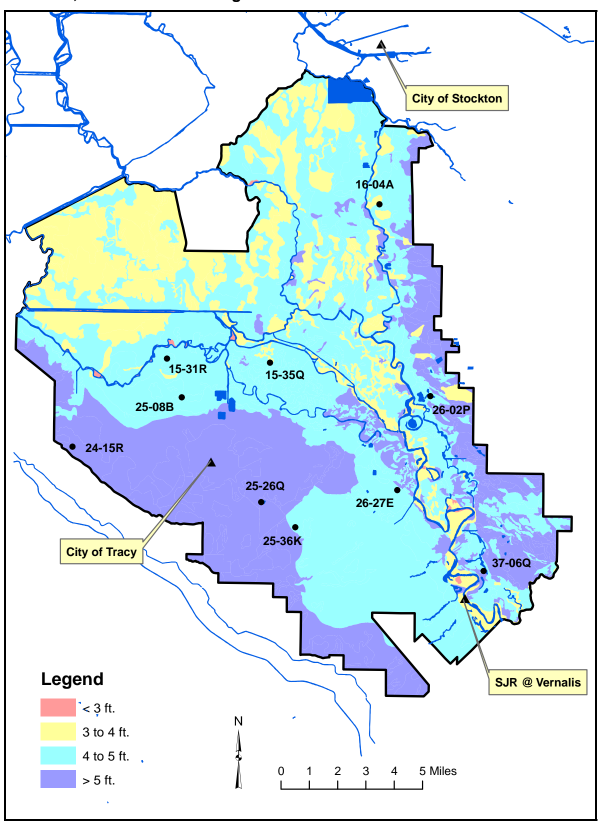
Table 3.9. Depth to groundwater at 10 wells located within the SDWA per Department of Water Resources monitoring network (DWR, 2009c).

	Identifier on		Average	Depth per NRCS-
State Well No.	Figure 3.17	Years of Data	Depth (ft.)	SURRGO
02S05E26Q001M	25-26Q	1960 to 1995	14.5	6.6
02S06E02P001M	26-02P	1973 to 2005	10.6	5.0
02S06E27E001M	26-27E	1960 to 2008	9.9	5.0
01S05E31R002M	15-31R	1962 to 2008	3.4	5.0
02S05E08B001M	25-08B	1960 to 2008	6.6	5.0
01S05E35Q002M	15-35Q	1963 to 2002	6.8	4.0
03S07E06Q001M	37-06Q	1966 to 2008	7.8	6.6
01S06E04A002M	16-04A	1963 to 2003	6.7	5.0
02S05E36K001M	25-36K	1960 to 1993	7.7	5.0
02S04E15R002M	24-15R	1958 to 2008	3.3	6.6

In 1976, Meyer and colleagues (Meyer et al., 1976) studied the salinity status at nine locations in the South Delta. The depth of the water table was found to be from 4-5 feet to as deep as 12 feet. Unfortunately, this study only included nine locations and thus no generalizations can be inferred.

Although there are relatively few observations of water table depth at various times over the past thirty years, the depth of the water table appears to be at least 3 to 4 feet throughout the South Delta. The installation of subsurface tile drains in the central, southern, and western potions of the South Delta (see discussion of agricultural drains in section 3.13.2) would indicate that any problems of shallow groundwater have been rectified by subsurface tile drains.

Figure 3.17. Depth to the water table in the south Delta from the NRCS SURRGO database, and locations of 10 groundwater wells listed in Table 3.9.



3.13. Leaching Fraction

3.13.1. State of Knowledge

The amount of applied water needed to satisfy the crop's water requirement can be estimated from water and salt balances within the crop root zone. The major flows of water into the root zone are irrigation, rainfall, and upward flow from the groundwater. Water flows out by evaporation, transpiration, and drainage. Under steady-state conditions, the change in the amount of water and salt stored in the root zone is essentially zero. If the total water inflow is less than evaporation plus transpiration, water is extracted from soil storage and drainage is reduced, with time, the difference between inflows and outflows becomes zero. In the absence of net downward flow beyond the root zone, salt will accumulate, crop growth will be suppressed, and transpiration will be reduced.

In the presence of a shallow water table, deficiencies in the irrigation and rainfall amounts may be offset by upward flow from the groundwater. Upward flow will carry salts into the root zone. If upward flow continues and sufficient leaching does not occur, soil salinity will ultimately reduce crop growth and water consumption. Over the long term, a net downward flow of water is required to control salination and sustain crop productivity.

Conditions controlling the water that flows into and out of the root zone do not prevail long enough for a true steady state to exist except perhaps at the bottom of the root zone when crop and irrigation management remain constant. However, it is instructive to consider a simple form of the steady-state equation to understand the relationship between drainage and salinity. If it is assumed that the upward movement of salt is negligible, the quantities of salt dissolved from the soil minerals plus salt added as fertilizer or amendments is essentially equal to the sum of precipitated salts plus salt removed in the harvested crop, and the change in salt storage is zero under steady-state conditions, the leaching fraction (L) can be written as:

$$L = D_d / D_a = C_a / C_d = EC_a / EC_d$$
 (Eqn. 3.5)

where D refers to depth of water, C is salt concentration, and EC is the electrical conductivity and the subscripts d and a designate drainage and applied water (irrigation plus rainfall). This equation applies only to salt constituents that remained dissolved.

The minimum leaching fraction that a crop can endure without yield reduction is termed the leaching requirement, L_r, which can be expressed as follows:

$$L_r = D_d^* / D_a = C_a / C_d^* = EC_a / EC_d^*.$$
 (Eqn. 3.6)

The notation in Equation 3.6 is the same as in Equation 3.5 except the superscript (*) distinguishes required from actual values.

3.13.2. South Delta Situation

The leaching fraction in the South Delta is difficult to estimate because measurements of soil salinity or salt concentration of drainage water are not measured routinely. However, there are several areas where subsurface drains have been installed and the electrical conductivity of the drainage water measured for various periods of time. In addition, the study by Meyer and colleagues (Meyer et al., 1976) on soil salinity through the crop root zone in nine locations in the South Delta on different soils and crops was used to estimate the leaching fraction.

Chilcott and co-workers (1988) sampled tile drain discharge in the San Joaquin River Basin and Delta from Contra Costa County in the north to Fresno County in the south. Only the drains in Zone C from their report are discussed here. The subsurface drains in Zone C are located in the western portion of San Joaquin County principally from the Delta Mendota pumping plant to just east of the City of Tracy (see Figure 3.18). The majority of the drains lie along a line approximately 1 to 3 miles upslope of the San Joaquin River. Twenty four of the discharge sites within this zone were only from subsurface tile drains. The drains were sampled in June, 1986 and again in June, 1987. The drain waters were analyzed for many properties including minerals and trace elements; only the electrical conductivity measurements are reported in Table 3.10 along with the calculated leaching fraction based upon the average EC measurement.

It has been suggested that the irrigation water for some of the drained areas listed in Table 3.10 may come from the Delta Mendota Canal. The EC of water in the Delta Mendota Canal averages 0.5 dS/m (DWR 2009a) compared to 0.7 dS/m for the San Joaquin River. Thus the leaching fractions for both water qualities are given in Table 3.10. It has not, however, been confirmed which areas receive water from the Delta Mendota Canal.

The data in Table 3.10 are relatively consistent from one year to the next with values from different drains ranging from 1.6 to 6.2 dS/m with an overall average of 3.0 dS/m. The drains are located in a variety of soil types and are in or near the soils mapped as saline (compare Figures 3.7 and 3.18). If the applied water (irrigation and rainfall) averaged 0.7 dS/m then the average leaching fraction for the fields drained by the systems reported in Table 3.10 was L = 0.7 / 3.0 = 0.23. If the applied water quality was 0.5 dS/m then the average L would be 0.18 with a minimum of 0.08 and a maximum of 0.31. If the applied water was 1.0 dS/m then the L would be 1.0/3.0 = 0.33. Regardless of the applied water quality, the leaching fractions are relatively high and indicative of surface irrigation systems managed to prevent crop water stress and avoid excess salinity.

Montoya (2007) summarized the sources of salinity in the South Sacramento-San Joaquin Delta. Of the approximately 74 discharge sites to waterways in the South Delta, he reported that the vast majority of the discharge sites were agricultural. The report gives the electrical conductivity of 26 agricultural drains in the South Delta taken from several DWR reports. The drain discharges monitored included 8 drains discharging into the Grant Line Canal, 7 into Paradise Cut, 9 into South Old River, and 2 into Tom

Paine Slough. The average electrical conductivity of the 26 outlets was 1.5 dS/m. If the salinity of the applied water was 0.7 dS/m then the leaching fraction would be 0.7/1.5 = 0.47. This is a very high leaching fraction and based on these data one would surmise that the irrigation efficiency, on average, is low and/or a great deal of low salinity water was entering the drains without passing through the crop root zone. If the main drains were open surface drains then it is possible that much of the discharge from these drains was irrigation return flow rather than subsurface drainage.

Table 3.10. Electrical conductivity (EC) and calculated leaching fraction (L), assuming EC of applied water is 0.7 dS/m for subsurface tile drains during 1986 and 1987. (Chilcott et al., 1988.).

Drain Location	No. of	EC	L assuming	L assuming
	Samples	(dS/m)	EC _i =0.5 dS/m	EC _i =0.7 dS/m
3, Grant Line Rd. Sump	3	2.7	0.19	.26
4, Bethany / Lammers	3	2.1	0.24	.33
5, Patterson Pass Rd.	6	2.5	0.20	.28
6, Moitose	3	1.6	0.31	.44
7, Krohn Rd.	4	2.1	0.24	.33
8, Pimentel	2	2.2	0.23	.32
9, Lammers / Corral Hollow	4	4.4	0.11	.16
11, Delta Ave.	6	2.4	0.21	.29
13, Costa Brothers East	2	4.1	0.12	.17
14, Costa Brothers West	4	3.6	0.14	.19
15, Castro	3	2.4	0.21	.29
16, Earp	4	2.8	0.18	.25
17, Freeman	4	3.9	0.13	.18
18, Costa	5	3.4	0.15	.21
19, Moitoso and Castro	4	2.0	0.25	.35
24, Corral Hollow / Bethany	5	6.2	0.08	.11
26, Chrisman Rd.	3	2.0	0.25	.35
36, Kelso Rd. / Byron Hwy.	6	2.4	0.21	.29
37, Spirow Nicholaw	4	3.1	0.16	.23
38, JM Laurence Jr. East	4	3.5	0.14	.20
39, JM Laurence Jr. West	4	2.4	0.21	.29
40, Sequeira	3	3.6	0.14	.19
41, Reeve Rd.	3	3.8	0.13	.18
44, Larch Rd.	4	2.8	0.18	.25
Number of Drains Sampled:				
24				
	Average:	3.0	0.18	0.23
	Median:	2.8	0.18	0.25
	Minimum:	1.6	0.08	0.11
	Maximum:	6.2	0.31	0.44

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An example of the average leaching fraction for a large area is the New Jerusalem Drainage District. The location of the 12,300 acre District is shown in Figure 3.19. The soils drained are clay and clay loam. The electrical conductivity and the calculated leaching fraction assuming an EC $_i$ of 0.7 dS/m are summarized in Table 3.11. From 1 to 13 samples were analyzed annually from 1977 to 2005. The average EC of the drainage water was 2.6 dS/m with the minimum annual value being 2.4 dS/m and the maximum being 3.2 dS/m. If the EC of the applied water is taken as 0.7 dS/m, the average annual leaching fraction is 0.27 with the minimum and maximum being 0.22 and 0.29, respectively. The measurements over the 17 years of measurements are relatively stable.

Table 3.11. Electrical conductivity (EC) and calculated leaching fraction (L) for applied water of 0.7 dS/m for the New Jerusalem Drainage District (Belden et al., 1989 and D. Westcot, personal communication, 2009)

Year Sampled	No. of Samples	EC of Effluent (dS/m)	L w/ ECi = 0.7 dS/m
1977	1	2.6	0.27
1978	1	3.2	0.22
1979	1	3.0	0.23
1980	1	2.6	0.27
1982	5	2.5	0.28
1983	11	3.0	0.23
1984	13	2.6	0.27
1985	11	2.5	0.28
1986	5	2.5	0.28
1987	2	2.4	0.29
1988	4	2.5	0.28
2000	3	2.4	0.29
2001	12	2.5	0.28
2002	13	2.4	0.29
2003	9	2.4	0.29
2004	6	2.4	0.29
2005	11	2.4	0.29
Number of Years Sampled: 17			
Number of Samples: 109			
	Average:	2.6	0.27
	Median:	2.5	0.28
	Minimum:	2.4	0.22
	Maximum:	3.2	0.29

53

Another drainage system monitored from 1982 until 1987 is the Tracy Boulevard Tile Drain Sump. This system is labeled in Figure 3.19. As shown in Figure 3.12, the 44 samples taken over the 6-year period had an average EC of 3.4 dS/m with minimum and maximum annual values of 3.1 and 3.6 dS/m. Again, if the EC of the applied water is taken as 0.7 dS/m, the leaching fraction averaged 0.21.

Table 3.12. Electrical conductivity (EC) and calculated leaching fraction (L) for an applied water of 0.7 dS/m for the Tracy Boulevard Tile Drain Sump (Belden et al., 1989).

Year Sampled	No. of Samples	EC of Effluent (dS/m)	L w/ ECi = 0.7 dS/m
1982	3	3.5	0.20
1983	10	3.6	0.19
1984	10	3.4	0.21
1985	12	3.4	0.21
1986	7	3.1	0.23
1987	2	3.1	0.23
Number of Years Sampled: 6			
Number of Samples: 44			
	Average:	3.4	0.21
	Median:	3.4	0.21
	Minimum:	3.1	0.19
	Maximum:	3.6	0.23

The other source of information located for the South Delta is the study by Meyer and colleagues (1976). They measured soil salinity at nine locations in April or May, 1976 and again in August or September, 1976. The locations represented a variety of crops, soil types, and irrigation water sources. They estimated the leaching fraction based upon the irrigation water quality in 1976 and the maximum soil salinity in the lower reaches of the crop root zone. Of the nine locations studied, five had leaching fractions of 0.25 or greater. At three locations the leaching fraction was estimated at 0.15 or greater; one location had an apparent leaching fraction of less than 0.10. The highest soil salinities and lowest apparent leaching fractions occurred at locations where water quality was the best in this study, seasonal average of about 0.7 dS/m. High leaching and low salt accumulations were found at the locations where more saline irrigation water was available, 1.1 dS/m or more.

Figure 3.18. Location of subsurface tile drains sampled on the west side of the SDWA (Chilcott, et al., 1988).

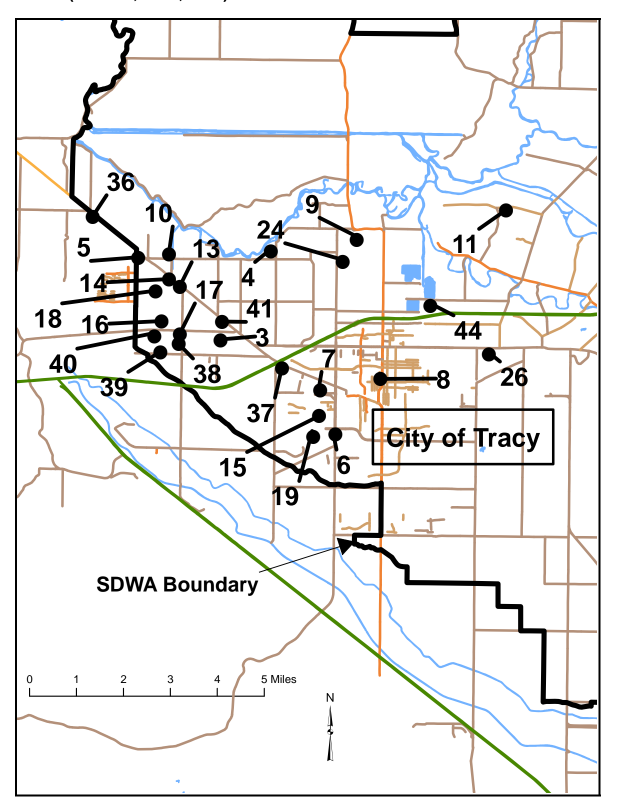
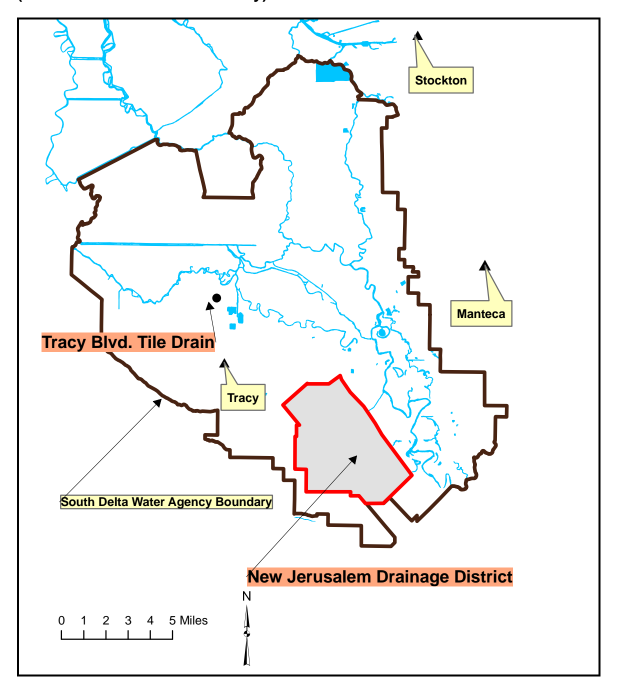


Figure 3.19. Location of the New Jerusalem Drainage District in the South Delta (shaded area southeast of Tracy).



4. Steady State vs. Transient Models for Soil Salinity

4.1. Steady-State Models

Steady-state analyses are simpler than transient-state analyses. The common assumption is that with time, a transient system will converge into a steady-state case and provide justification for steady-state analyses if crop, weather, and irrigation management remain unchanged over long periods of time. This assumption is true primarily at the bottom of the root zone. Shallow in the root zone, irrigations are applied as a pulse that creates a "wave" action as the applied water moves down the soil profile. The amplitude of the wave decreases with increased soil depth. Ultimately it dissipates and soil water content is relatively constant at the bottom of the root zone. Because of the dissipation of the irrigation wave, investigators have found that steady-state analyses are excellent first approximations and over long time periods, if rainfall is taken into account, provide acceptable results and do not require the vast amount of information on irrigation amount and frequency, soil physical and chemical properties, and crop evapotranspiration that are typically required for transient models.

At least five different steady-state models have been developed and published over the past half century. These models are typically applied over a period of a year or a number of years, assuming the storage of soil water and salt does not change over the period of time in question; thus, steady-state is assumed. All of the steady-state models considered here have been directed at solving for the leaching requirement. The leaching requirement (L_r) is the smallest fraction of applied water (irrigation plus rainfall) that must drain below the crop root zone to prevent any loss in crop productivity from an excess of soluble salts. The amount of leaching necessary to satisfy the L_r depends primarily upon the salinity of the applied water and the salt tolerance of the crop. As the leaching fraction decreases, the salt concentration of the soil solution increases as crop roots extract nearly pure soil water leaving most of the salts behind. If the salt concentration in the soil exceeds the crop's salt tolerance threshold level (refer to Table 3.1), leaching is required to restore full crop productivity. Depending on the degree of salinity control required, leaching may occur continuously or intermittently at intervals of a few months to a few years. If leaching is insufficient, losses will become severe and reclamation will be required before crops can be grown economically.

All steady-state and transient models are based upon mass balance of water and salt. Thus for a unit surface area of a soil profile over a given time interval, inflow depths of irrigation (D_i) and effective precipitation (P_e) minus outflows of crop evapotranspiration (ET_c) and drainage (D_d) must equal changes in soil water storage (ΔD_s). For steady-state conditions:

$$\Delta D_s = D_i + P_e - ET_c - D_d = 0.$$
 (Eqn. 4.1)

The amount of salt leaving the soil by evapotranspiration and that applied in precipitation are negligible. Thus, the change in mass of salt stored per unit area within the root zone (ΔM_s) for steady-state is given by

$$\Delta M_s = (C_i \times D_i) - (C_d \times D_d) = 0.$$
 (Eqn. 4.2)

The salt concentration in the irrigation water is noted as C_i and the salt concentration in the drain water is represented by C_d . Under steady-state conditions ΔD_s and ΔM_s are zero. Therefore, the leaching fraction (L) at steady-state, defined as the ratio of water leaving the root zone as drainage to that applied, $D_a = D_i + P_e$, or the ratio of salt applied to salt drained, can be expressed as was given in Equation 3.5. The leaching requirement (L_r) can be expressed as presented in Equation 3.6.

Steady-state models have been proposed to relate EC_d* to some readily available value of soil salinity that is indicative of the crop's leaching requirement. Bernstein (1964) assumed EC_d* to be the electrical conductivity of the soil saturation extract (EC_e) at which yield in salt tolerance experiments was reduced by 50 % (EC_{e50} in Figure 4.1). Bernstein and Francois (1973b) and van Schilfgaarde et al. (1974) contended that the value of EC_d* could be increased to the EC of soil water at which roots can no longer extract water. Assuming the soil water content in the field to be half of the water content of a saturated soil sample, the value of EC_d* was proposed to be twice EC_e extrapolated to zero yield from salt tolerance data (2EC_{e0} in Figure 4.1). Concurrently, Rhoades (1974) proposed that EC_d^* could be estimated from $EC_d^* = 5EC_{et} - EC_i$ in which EC_{et} is the salt tolerance threshold (5EC_{et} – EC_i in Table 4.1). A fourth model, proposed by Rhoades and Merrill (1976) and Rhoades (1982), differentiates between infrequent and high-frequency irrigations. The model calculates soil salinity based upon a 40-30-20-10 soil water extraction pattern by successively deeper quarter-fractions of the root zone. The average soil salinity for conventional (infrequent) irrigations is taken as the linearaverage of the quarter-fraction values. This is the model utilized by Ayers and Westcot (1976 and 1985). For high frequency irrigation, Rhoades assumed soil salinity is weighted by crop water-uptake.

Hoffman and van Genuchten (1983) determined the crop water-uptake weighted salinity by solving the continuity equation for one dimensional vertical flow of water through the soil assuming an exponential soil water uptake function (Exponential in Table 4.1). Their equation given as the crop water-uptake weighted salt concentration of the saturated extract (C) is given by:

$$C/C_a = 1/L + [\delta/(Z \times L)] \times \ln[L + (1 - L) \times \exp^{(-Z/\delta)}].$$
 (Eqn. 4.3)

 C_a is the salt concentration of the applied water, L is the leaching fraction, Z is the depth of the crop root zone, and δ is an empirical constant set to 0.2xZ.

The resultant mean root zone salinity (C) for any given L was reduced by the mean root zone salinity at an L of 0.5 because salt tolerance experiments were conducted at leaching fractions near to 0.5. The amount of soil salinity at a crop's salt tolerance threshold does not have to be leached. This correction results in a reasonable relationship between any given crop's salt tolerance threshold, determined at an L of about 0.5, and the salinity of the applied water as a function of L_r . The L_r based on the Hoffman and van Genuchten model can be determined from Figure 4.2 for any given EC of the applied water and the crop's salt tolerance threshold.

Figure 4.1. Three of the salt tolerance variables used in various steady-state models illustrated for tomatoes.

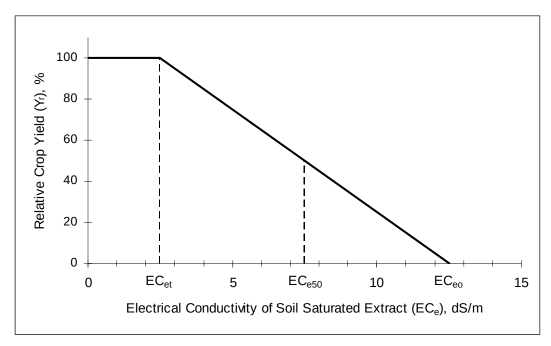
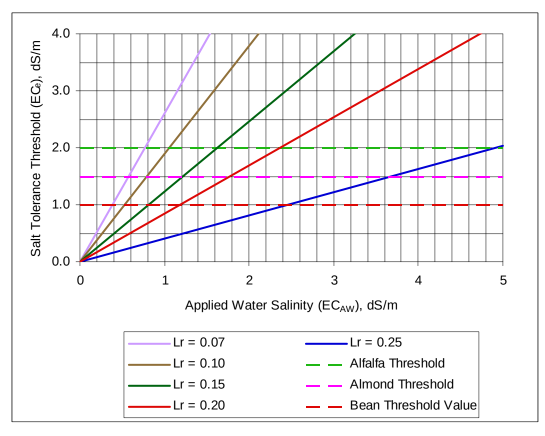


Figure 4.2. Graphical solution (using exponential plant water uptake model) for crop salt tolerance threshold (EC_e) as a function of applied water salinity (EC_{AW}) for different leaching requirements (Hoffman and Van Genuchten, 1983).



4.2. Transient Models

Transient models are designed to account for the time dependent variables encountered in the field. These variables include switching crops with different salt tolerances, variable irrigation water salinity, rainfall, multiple years of drought, timing and amount of irrigation, multiple soil layers, crop ET, initial soil salinity conditions, and other time dependent variables. Some basic concepts concerning transient models are as follows. The water flow and salt transport equations are the basic concepts of transient models (Equations 4.1 and 4.2 without $\Delta D_{\rm s}$ and $\Delta M_{\rm s}$ being set to zero). Water flow, which takes into account water uptake by roots, is quantified by the Darcy-Richards equation. Salt transport is calculated using the convection-dispersion equation for a non-reactive, non-interacting solute. Solving the nonlinearity of these two equations is typically accomplished by numerical methods that require high-speed computers. Beyond these two basic equations, differences among models exist to account for soil-water-plant-salinity interactions, such as water stress, bypass flow, salt precipitation/dissolution, water uptake distribution, and evapotranspiration as a function of plant size and soil salinity.

Letey and Feng (2007) listed the following factors that need to be considered when evaluating transient models for managing irrigation under saline conditions. (1) Is the appropriate water-uptake function for crops utilized? (2) Is there a feedback mechanism between the soil-water status, plant growth, and transpiration? (3) Does the model allow for extra water uptake from the non-stressed portion of the root zone to compensate for reduced water uptake from the stressed portion of the root zone? (4) Does the model account for possible salt precipitation or dissolution? (5) Have model simulations been compared to field experimental results? The inclusion of these factors in each transient model is given in the following discussion of each model.

In recent years, a number of transient models have been developed using complex computer programs for managing irrigation where salinity is a hazard. These models do not assume steady-state and frequently use daily values of applied water, drainage, and crop evapotranspiration. Four of these models, called the Grattan, Corwin, Simunek, and Letey models for short, will be discussed in terms of the principles employed, the assumptions made, the factors considered, and the conclusions drawn. Other transient models that have been proposed recently include: SALTMED (Ragab et al., 2005a,b), SWAGMAN (Khan et al., 2003), and SDB (Sahni et al., 2007). These models are not considered in this report.

Grattan Model

Isidoro-Ramirez et al. (2004), Grattan and Isidoro-Ramirez (2006), and Isidoro and Grattan (in press) developed a model based upon the steady-state approach used by Ayers and Westcot (1976 and 1985) and it relates EC_i to the seasonal average root zone salinity. The model proposed by Grattan and co-workers considers the timing and quantity of applied irrigation water, the quantity and distribution of rainfall, and various soil water factors based on soil texture. Like Ayers and Westcot (1976 and 1985), they assumed a water uptake pattern of 40-30-20-10 % by quarter fractions down through the crop root zone and that the average root zone salinity could be calculated by

averaging the soil-water salinity at the soil surface and at the bottom of each quarter of the root zone. A daily mass balance (water and salt) is calculated for each layer. The inputs for the first layer are applied irrigation and rainfall and the outputs are the drainage from layer 1 to layer 2 and evapotranspiration (ET) from the layer. For the underlying layers, the only input is drainage from the overlying layer and the outputs are the drainage to the underlying layer and ET from the layer. For the fourth and deepest layer, the drainage represents the total drainage from the crop root zone. Important soil properties in the model are the wilting point (WP), field capacity (FC), and total available water (TAW) for the crop (TAW = FC - WP). The evapotranspiration of the crop (ET_c) is calculated for each soil layer using appropriate crop coefficient values (K_c) and historical reference evapotranspiration (ET_o) data from Goldhamer and Snyder (1989). The achievable ET_c is calculated as ET_c = K_c x ET_o. Between cropping seasons all ET (or evaporation (E) since there is no crop) is assumed to take place from the upper soil layer and bare soil surface evaporation (E_S) is assumed to be relatively constant at 0.024 in./day or 0.7 in./month(MacGillivray and Jones, 1989). The latest version of this model (Isidoro and Grattan, in press) provides a feedback mechanism to account for different amounts of water stress between the soil layers and adjusts water uptake among soil layers in response to water stress in each layer.

The model can be used to either quantify the extent by which an irrigation supply with a given salinity would decrease the crop yield potential under site-specific conditions or determine the maximum EC of an irrigation supply, which if used as the sole source of irrigation water over the long term, is fully protective of crop production. This model was used to evaluate site-specific conditions near Davis, CA. The specific goal was to determine the maximum EC value for Putah Creek that would protect downstream agricultural uses of the water. Bean was chosen for the analysis because it is potentially grown in the downstream area and bean is salt sensitive, having a salt tolerance threshold of EC $_{\rm e}$ = 1.0 dS/m. They concluded that protecting bean would, in turn, protect all other crops commonly grown in the area.

Isidoro-Rameriz and co-workers (2004) considered three scenarios:

- 1. No rainfall and an irrigation water having an EC_i of 0.7 dS/m. Without rainfall, the situation considered is similar to that of Ayers and Westcot (1985), no off-season ET was assumed.
- Calculate the maximum EC_i to maintain EC_e less than or equal to 1 dS/m using daily rainfall for periods of record representing a five year period of low rainfall and a five year period of average rainfall.
- 3. Irrigation water with an EC_i of 1.1 dS/m and 1.2 dS/m over an entire 53-year record of rainfall.

The purpose of the first scenario was to compare their model with results obtained using the approach of Ayers and Westcot by assuming no rainfall. The Grattan model predicted that an EC_i of 0.7 dS/m would result in an average seasonal soil salinity (EC_e) of 0.95 dS/m compared to 1.0 dS/m by Ayers and Westcot.

The second scenario introduced rainfall while keeping all other factors and assumptions the same as for scenario 1. The dry period (1953-1957) and an average rainfall period (1963-1967) gave essentially the same results; namely that an EC_i of 1.2 dS/m gave an average seasonal soil salinity of 1.0 dS/m. They concluded that the results suggest rainfall distribution plays a significant role in determining seasonal soil salinity.

In the third scenario when an EC $_i$ of 1.1 dS/m is considered over 53 years of rainfall record (1951 to 2003), the Grattan model predicts a seasonal mean EC $_e$ of 0.94 dS/m. Over the 53 years of record, bean yield is predicted to be reduced during only 3 years with an EC $_i$ of 1.1 dS/m. Yield reductions would be 2, 4, and 6 % for the 3 years. These predicted yield reductions are probably less than the error associated with the yield threshold itself. With an EC $_i$ of 1.2 dS/m, the seasonal mean soil salinity was 1.02 dS/m, while the range in seasonal EC $_e$ for individual years varied from 0.88 to 1.42 dS/m. For the year with an average EC $_e$ of 1.42 dS/m, the yield reduction for bean would be 8 %. Given these results, Grattan and co-workers concluded that an EC $_i$ of 1.1 dS/m would be protective for bean, and thus would be protective for all other crops in the Davis area.

When considering if the Grattan model satisfies the five factors given above from Letey and Feng (2007) for transient models, the latest version of the model has a water uptake function, provides for a feedback mechanism in response to water stress, and adjusts the water uptake depending on stress. The model does not account for salt precipitation or dissolution and no field verification of the model results has been published.

Corwin Model

The TETrans model proposed by Corwin and colleagues (Corwin et al., 1991) is a functional, transient, layer-equilibrium model that predicts incremental changes over time in amounts of solute and water content occurring within the crop root zone. Transport through the root zone is modeled as a series of events or processes within a finite collection of discrete depth intervals. The sequential events or processes include infiltration of water, drainage to field capacity, plant water uptake resulting from transpiration, and/or evaporative losses from the soil surface. Each process is assumed to occur in sequence within a given depth interval as opposed to reality where transport is an integration of simultaneous processes. Other assumptions include: (1) the soil is composed of a finite series of discrete depth intervals with each depth interval having homogeneous properties, (2) drainage occurs through the profile to a depth-variable field capacity water content, (3) the depletion of stored water by evapotranspiration within each depth increment does not go below a minimum water content that will stress the plant, (4) dispersion is either negligible or part of the phenomenon of bypass flow, and (5) upward or lateral water flow does not occur.

Included within the Corwin model is a simple mechanism to account for bypass (preferential) flow of applied water. Bypass is approximated using a simple mass-balance approach by assuming that any deviation from piston flow for the transport of a conservative solute is due to bypass flow (Corwin et al., 1991).

With respect to satisfying the five factors proposed by Letey and Feng (2007), this model performs well. The soil profile is divided into many depth intervals so ET can be considered for many soil depth intervals. There is a feedback mechanism to prevent transpiration to go below a water content that would stress the plant. The model does not account for salt precipitation/dissolution but it does consider bypass flow. The model was tested using data from the Imperial Valley of California.

Simunek Model

Simunek and co-workers developed a sophisticated mechanistic, numerical model called UNSATCHEM. This model simulates the flow of water in unsaturated soils, along with transport and chemical reactions of solutes, and crop response to salinity (Simunek and Suarez, 1994). The model has submodels accounting for major ion chemistry, crop response to salinity, carbon dioxide (CO₂) production and transport, time-varying concentration in irrigated root zones, and the presence of shallow groundwater. The variably-saturated water flow is described using the Richard's equation and the transport of solutes and CO₂ is described using the convection-dispersion equation. Root growth is estimated by using the logistic growth function and root distribution can be made user-specific. Precipitation, evapotranspiration, and irrigation fluxes can be specified at any user-defined time interval.

While the model was not developed to determine the L_r , it can be altered to do so by determining the minimum L that can be used under a specified set of soil, crop, and management conditions while preventing losses in crop yield. The UNSATCHEM model does not account for bypass flow but the complex transient chemical processes included are salt precipitation and/or dissolution, cation exchange, and complexation reactions as influenced by the CO_2 composition of the soil air, which largely controls the soil pH, as well as sulfate ion association, which affects the solubility of gypsum.

The Simunek model satisfies the first and fourth factor listed by Letey and Feng (2007), but it does not adjust the potential ET to account for reduced plant growth in response to water stress, nor does it provide increased water uptake from non-stressed portions of the root zone to compensate for decreased water uptake from stressed portions. Comparisons between model-simulated crop yield and experimentally measured crop yield has been reported for California's Imperial Valley.

Letey Model

Letey and co-worker developed a transient model called ENVIRO-GRO (Pang and Letey, 1998). The Letey model uses the Darcy-Richards equation to account for water flow. This equation has a term to quantify water uptake by roots. In comparing water uptake functions, Cardon and Letey (1992) concluded that the equation

$$S = S_{max} / 1 + [(ah + \pi) / \pi 50]^3$$
 (Eqn. 4.4)

was the best water uptake function to use in their model. The factors in equation 4.4 are: S is the root water uptake, S_{max} is the maximum water uptake by a plant that is not

stressed (potential transpiration), a accounts for the differential response of the crop to matrix and osmotic pressure head influences and is equal to the ratio of $\pi 50$ and h 50 where 50 represents the values at which S_{max} is reduced by 50 %, h is the soil-water pressure head, and π is the osmotic pressure head. This model satisfies all of the factors listed by Letey and Feng (2007) except it does not account for salt precipitation/dissolution. Model simulations on corn yield agreed well with experimental data from an extensive field experiment conducted in Israel (Feng et al., 2003). The model has recently been converted from a combination of several computer programs to the C++ program.

4.3. Comparison of Leaching Requirement Models

Hoffman (1985) compared the five steady-state models described above with results from seven independent experiments conducted to measure the leaching requirement of 14 crops with irrigation waters of different salt concentrations. Bower, Ogata, and Tucker (1969 and 1970) studied alfalfa, tall fescue, and sudan grass. Hoffman and colleagues experimented on barley, cowpea, and celery (Hoffman and Jobes, 1983); oat, tomato, and cauliflower (Jobes, Hoffman, and Wood, 1981); and wheat, sorghum, and lettuce (Hoffman, et al., 1979). Bernstein and Francois (1973b) studied alfalfa and Lonkerd, Donovan, and Williams (1976, unpublished report) experimented on wheat and lettuce. Comparisons between measured and predicted leaching requirements by these five steady-state models are given in Table 4.1.

The EC_{e50} model consistently over estimated the L_r while the $2EC_{e0}$ model consistently under estimated. The $5EC_{et}$ - EC_i model gave reasonable estimates at low leaching requirements, but over estimated severely at high leaching requirements. The exponential model correlated best with measured values of L_r but under estimated high measured values of the L_r .

One of the main conclusions of Letey and Feng (2007) was that steady-state analyses generally over predict the negative consequences of irrigating with saline waters. In other words, the L_r is lower than that predicted by steady-state models. Letey (2007) made a comparison among steady-state models and concluded that the highest L_r was calculated with linear averaged soil salt concentrations, intermediate L_r values occurred with the $5EC_{et}$ - EC_i model, and the lowest L_r was found with the water-uptake weighted soil salt concentrations, the exponential model. This is confirmation that if a steady model is to be used to evaluate a water quality standard, the exponential model is the closest to the results from a transient model like the ENVIRO-GRO transient model proposed by Letey (2007).

Table 4.1. Comparisons of leaching requirement (L_r) predicted by five steadystate models with experimentally measured leaching requirements for 14 crops with various saline irrigation waters (Hoffman, 1985).

	Data			L _r P	rediction Usi	ng	
						40-30-	
Crop	L_r	EC _i	EC _{e50}	2EC _{e0}	5EC _{et} -EC _i	20-10	Exp.
CEREALS							
Barley	0.10	2.2	0.12	0.04	0.06	0.01	0.05
Oat	0.10	2.2	0.18	0.06	0.11	0.04	0.09
Sorghum	0.08	2.2	0.22	0.08	0.07	0.01	0.06
Wheat	0.07	1.4	0.11	0.03	0.05	0.03	0.04
Wheat	80.0	2.2	0.17	0.05	0.08	0.01	0.07
VEGETABLES							
Cauliflower	0.17	2.2	0.31	0.09	0.25	0.22	0.18
Celery	0.17	2.2	0.22	0.06	0.32	0.22	0.10
Cowpea	0.14	2.2	0.24	0.08	0.10	0.03	0.09
Lettuce	0.26	2.2	0.43	0.12	0.51	0.72	0.24
Lettuce	0.22	1.4	0.47	0.08	0.27	0.36	0.18
Tomato	0.21	2.2	0.29	0.09	0.21	0.16	0.16
FORAGES							
Alfalfa	0.20	2.0	0.18	0.05	0.15	0.16	0.13
Alfalfa	0.32	4.0	0.36	0.11	0.36	0.52	0.22
Alfalfa	0.06	1.0	0.11	0.03	0.11	0.09	0.09
Alfalfa	0.15	2.0	0.23	0.06	0.25	0.31	0.17
Barley	0.13	2.2	0.17	0.05	0.08	0.02	0.07
Cowpea	0.17	2.2	0.31	0.09	0.38	0.45	0.22
Fescue	0.10	2.0	0.17	0.05	0.17	0.17	0.13
Fescue	0.25	4.0	0.25	0.07	0.40	0.58	0.23
Oat	0.17	2.2	0.31	0.0	0.25	0.22	0.18
Sudan Grass	0.16	2.0	0.14	0.04	0.19	0.17	0.13
Sudan Grass	0.31	4.0	0.28	0.08	0.49	0.58	0.23

Corwin and coworkers compared the Corwin and Simunek transient models along with the $5EC_{et}$ - EC_i and the WATSUIT steady-state computer models (Corwin et al., in press). For their comparative analysis they selected a set of realistic conditions representative of California's Imperial Valley. Details describing the development of the data set from available data sources can be found in Corwin et al. (2007). To estimate the L_r for the entire Imperial Valley they choose a single crop rotation that would be representative of the Valley. From available records, it was found that the dominant crops grown in the Valley during the period 1989-1996 were field crops with alfalfa as the most dominant followed by wheat. Lettuce was the most dominant truck crop. Thus, they choose a 6-year crop rotation of four years of alfalfa, followed by one year of wheat and one year of lettuce. The EC of the irrigation water was taken as 1.23 dS/m (Colorado River water). ET_c values for alfalfa, wheat, and lettuce were assumed to be 5273 (4-year total), 668, and 233 mm, respectively. Additional irrigation water was added to compensate for E during the fallow periods and for the depletion of soil water that occurred during cropping. Table 4.2 summarizes the L_r predicted by the four methods.

Table 4.2. Summary of leaching requirements (L_r) for California's Imperial Valley as estimated by two steady-state and two transient models. (Corwin et al., in press).

	Leaching Requirement Crop or Cropping Period					
Model	Alfalfa	Wheat	Lettuce	Crop Growth*	Overall Rotation*	
Steady-State						
5EC _{et} – ECi	0.14	0.04	0.23	0.14	0.13	
WATSUIT	0.09	0.03	0.13	0.09	0.08	
- · .						
Transient						
TETrans	<0.14	< 0.04	<0.17		<0.13	
UNSATCHEM	<0.10	0.00	<0.13		<0.08	

^{*}Crop Growth refers to period included in crop simulation and Overall Rotation includes entire rotation with fallow periods.

Using the area of every crop and an estimate of the L_r for each crop by the $5EC_{et}$ - EC_i model to obtain a valley-wide L_r based on the weighted average of the crop areas and the leaching requirements, Jensen and Walter (1998) obtained a L_r value of 0.14 for the Imperial Valley. In comparison, field studies by Oster et al. (1986) showed a similar steady-state estimate of L_r of 0.12. The L_r value obtained from Corwin et al. (2007) as described above was 0.13. The three results are essentially the same.

The conclusions drawn by Corwin et al. (2007) are summarized in this paragraph. Based on the results presented in Table 4.2, they noted that steady-state models overestimated L_r compared to transient models, but only to a minor extent. The estimates of L_r were significantly reduced when the effect of salt precipitation with Colorado River water was included in the salt-balance calculations, regardless of whether the model was steady-state (WATSUIT) or transient (UNSATCHEM). The small differences in the estimated L_r between WATSUIT and UNSATCHEM shows that accounting for salt precipitation under the conditions of the Imperial Valley was more important than whether the model was a steady-state or transient model. This comparison suggests that there are instances where steady-state models can be used as long as the steadystate model accounts for all the dominant mechanisms such as bypass flow, salt precipitation/dissolution reactions, plant water uptake, and perhaps other factors that are affecting the leaching of salts and that few or no perturbations have occurred over a long time period that would prevent essentially steady-state conditions. For instance, in situations where salt precipitation/dissolution reactions are dominant and temporal dynamic effects are minimal, L_r could be adequately estimated using WATSUIT. Or, in situations where irrigation water quality and amount minimizes the temporal dynamic effects of plant water uptake, L_r could be adequately estimated by the exponential model.

Letey and Feng (2007) compared the 5EC_{et}-EC_i steady-state model and the ENVIRO-GRO model using inputs from an Israeli field experiment on corn (Feng et al., 2003) for yields of 85, 90, 95, and 100%. Only the results for 100 % yield are given in Table 4.3.

The transient model estimates a lower L_r than the steady-state model. The primary reason for the over estimate of the L_r is that the $5EC_{et}$ - EC_i model assumes that the plants response to the linear average root zone salinity.

Table 4.3. Comparison of the calculated leaching requirement for a steady-state model and the ENVIRO-GRO model based on the Israeli field experiment on corn (Letey and Feng, 2007).

	Leaching Requirement				
Irrigation Salinity	5EC _{et} – EC _i steady-	ENVIRO-GRO			
dS/m	state model	transient-state model			
1.0	0.14	< 0.05			
2.0	0.32	0.15			

Strong evidence that the water quality standard could be raised was presented by Letey (2007) based upon his comparisons between steady-state and transient models. The following is nearly a direct quote from his publication. The reasons that the transientstate analysis simulated a much lower irrigation amount than the steady-state approach for a given yield (see Table 4.3) are as follows: The steady-state approach assumed that the plant responded to the average root zone salinity that increased greatly as the L decreased. However the major amount of water is extracted by plant roots from the upper part of the root zone. Furthermore, the salt concentration at a given depth in the field does not remain constant with time, but is continually changing. The salts become concentrated by water extraction, but the irrigation water "flushes" the salts downward thus reducing the concentration to a lower value at a given depth after irrigation. The concentration immediately after irrigation near the soil surface would be close to the concentration in the irrigation water. For most soils, the volumetric soil-water content would be reduced by less than half between irrigations. (The practice of irrigating when half of the soil water available to the plant has been extracted is a very typical irrigation practice.) Thus the salts would concentrate by less than two between irrigations. Therefore as a general guideline, a water with a salt concentration equal to the Maas and Hoffman threshold value (see Table 3.1) can be used and irrigated with a relatively low L. This conclusion is based on the fact that the Maas and Hoffman coefficients are on the basis of EC_e which is about EC_{sw}/2. The soil-water can therefore be concentrated by a factor of two without exceeding the threshold value.

Based upon Letey's reasoning, the water quality standard could be raised to 1.0 dS/m. This is predicated on the salt tolerance of bean being selected to protect all crops in the South Delta. Since the salt tolerance threshold for bean is 1.0 dS/m the water quality standard could be 1.0 dS/m.

5. Steady-State Modeling for South Delta

5.1. Model Description

5.1.1. Steady-State Assumptions

The models, developed specifically for the South Delta, begin with the equations presented in Section 4.1. At steady state the inputs of irrigation (I) and precipitation (P) must equal crop evapotranspiration (ET_c) plus drainage (D) (see Equation 4.1 presented as depths of water). Furthermore, the amount of salt entering the crop root zone must equal the amount leaving (refer to Equation 4.2). The time frame chosen for the model is yearly and the inputs and outputs are annual (water year, October 1st through September 30th) amounts. Being steady-state models, change in soil water storage and salt mass are assumed to not change from one year to the next. In addition, the steady-state models are one-dimensional, vertical direction only, and do not account for soil permeability. The steady-state models assume no crop water stress and that fertility is adequate and insects and diseases are avoided. The dissolution of salts from the root zone (5 to 10% of the salts leaving the bottom of the root zone from Section 3.11) is not considered in the steady-state model. Also the model is not capable of determining intra-seasonal salinity or double or inter-row cropping. These modeling deficiencies, however, can be addressed by using transient models.

5.1.2. Cropping Assumptions

Three crops were modeled: bean because it is the most salt sensitive crop in the South Delta with any significant acreage; alfalfa, a perennial crop, was used to set the current salinity objective for the time of the year not governed by bean; and almond because it is a salt sensitive, perennial tree crop. The salt tolerance threshold for bean is an EC_e of 1.0 dS/m (refer to Table 3.1). In the model the salinity of the soil water (EC_{sw}) is used. Thus, for ease in comparison, the threshold value for bean is an EC_{sw} of 2.0 dS/m. This assumes the relationship EC_{sw} = 2 x EC_e. The salt tolerance threshold for alfalfa is an EC_e of 2.0 dS/m or an EC_{sw} of 4.0 dS/m. For almond the threshold is an EC_e of 1.5 dS/m or an EC_{sw} of 3.0 dS/m.

Based upon the publication of Goldhamer and Snyder (1989), beans in the San Joaquin Valley are planted from April 1 until as late as mid-June and harvested as early as the end of July until the end of September. Bean was modeled for the three planting shown in the Goldhamer and Snyder report: April 1, May 1, and June 16. For ease in calculations in the model it is assumed that there is no double cropping and that the soil surface is bare from harvest until planting. The model could be used to evaluate bean followed by a second crop or a multi-year crop rotation if desired.

The model was also run for a mature crop of alfalfa assuming seven cuttings per year. Seven is probably the most harvests possible, depending upon weather and possible management decisions only six cuttings may be made. Assuming seven harvests, requires more irrigation water to satisfy crop ET and leaching than six cuttings so a lower salinity objective might be required than for six cuttings.

A mature almond orchard was also modeled. With almond being more salt sensitive than alfalfa, the salinity objective might be lower for almond than alfalfa when bean is not the controlling crop.

5.1.3. Crop Evapotranspiration

Crop water requirements are normally expressed as the rate of evapotranspiration (ET_c). The level of ET_c is related to the evaporative demand of the air above the crop canopy. The evaporative demand can be expressed as the reference evapotranspiration (ET_o) which predicts the effect of climate on the level of crop evapotranspiration of an extended surface of a 4 to 6 inch-tall cool season grass, actively growing, completely shading the ground, and not short of water.

One of the more simple and accurate equations to estimate ET_o is the Hargreaves equation (Hargreaves and Allen, 2003). The equation can be written as

$$ET_o = 0.0023 \times R_a \times (TC + 17.8) \times TR^{0.50}$$
 (Eqn. 5.1)

where R_a is the extraterrestrial radiation, TR is the difference between the mean maximum and minimum daily temperatures in degrees Celsius, and TC is the average of the maximum and minimum daily temperature in degrees Celsius.

Values of ET_o are calculated with the Hargreaves equation using temperature data from the National Climate Data Center (NCDC) station #8999 (Tracy-Carbona) and then compared with ET_o calculated by the Penman-Monteith equation based upon data collected at the California Irrigation Management Information System (CIMIS) station #70 near Manteca in Figure 5.1. The Penman-Monteith equation is generally considered the most comprehensive and accurate equation to estimate ET_o. However, the CIMIS station has a short historical record compared to the 57 years of temperature and precipitation data at the NCDC Tracy-Carbona station. The longer historical record is used in our steady-state analysis; thus, the Hargreaves equation was employed in the model for the years 1952 to 2008. The data in Figure 5.1 shows excellent agreement between the Hargreaves and the Penman-Monteith equations. This excellent comparison validates the use of the Hargreaves equation. Figure 5.2 shows the location of the NCDC #8999, Tracy-Carbona and CIMIS #70 Manteca stations.

The evapotranspiration of a crop (ET_c) can be estimated by multiplying the ET_o value by a crop coefficient (K_c) that accounts for the difference between the crop and coolseason grass. A crop coefficient actually varies from day to day depending on many factors, but it is mainly a function of crop growth and development. Thus, K_c values change as foliage develops and as the crop ages. Crop growth and development rates change somewhat from year to year, but the crop coefficient corresponding to a particular growth stage is assumed to be constant from season to season. Daily variations in ET_c reflect changes in ET_o in response to evaporative demand. The equation to calculate crop evapotranspiration is

$$ET_c = K_c \times ET_o. \tag{Eqn. 5.2}$$

Figure 5.1. Monthly reference evapotranspiration (ET $_{\rm O}$) calculated with the Hargreaves equation plotted against CIMIS ET $_{\rm O}$ calculations with the Penman-Monteith equation; using Manteca CIMIS #70 climate data from January 1988 through September 2008.

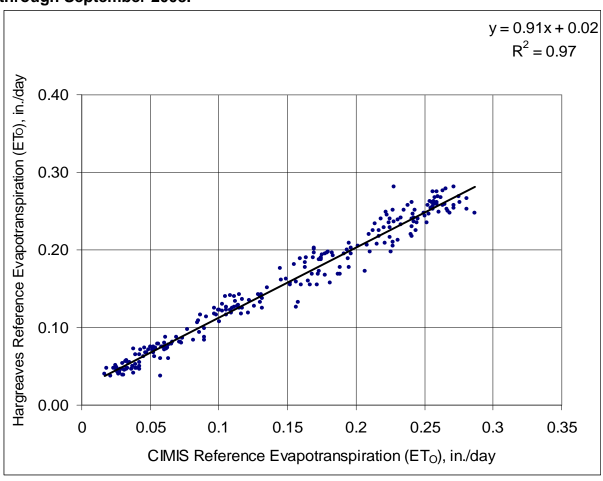
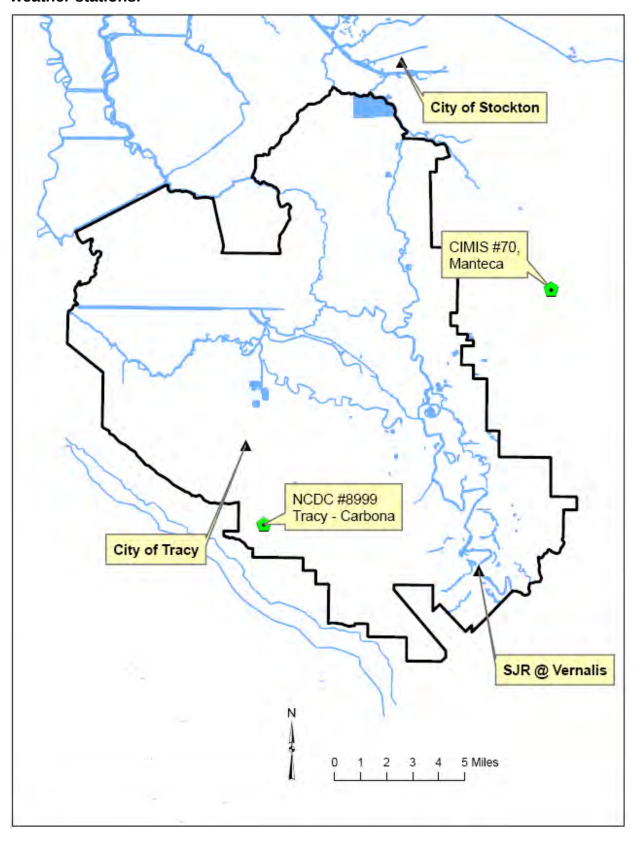
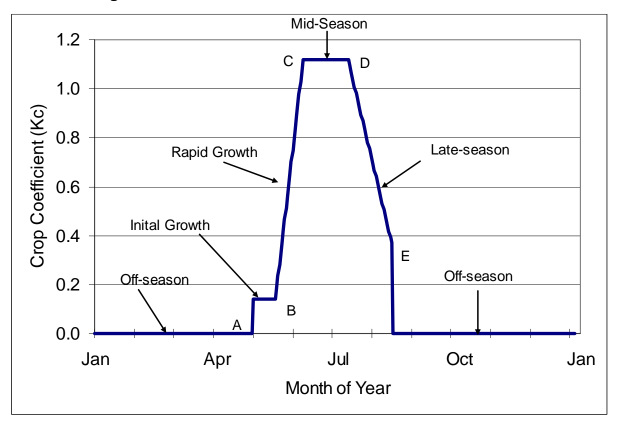


Figure 5.2. Location map for NCDC #8999, Tracy-Carbona and CIMIS #70 Manteca weather stations.



The crop coefficient for annual crops is typically divided into four growth periods as shown in Figure 5.3 for bean (Goldhamer and Snyder, 1989). The four growth periods for annual crops are initial growth, rapid growth, midseason, and late season. Growth is reflected by the percentage of the ground surface shaded by the crop at midday. For annual crops, the K_c dates correspond to: A, planting; B, 10 % ground shading; C, 75 % or peak ground shading; D, leaf aging effects on transpiration; and E, end of season. Figure 5.3 shows the K_c values for bean with a planting date of May 1and the dates when each growth stage changes.

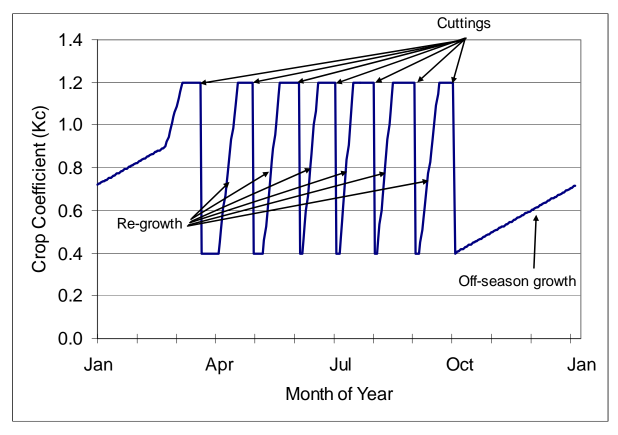
Figure 5.3. Crop coefficients (Kc) for different growth and development periods of bean with May 1st planting date (Goldhamer and Snyder, 1989) used in steady-state modeling.



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The crop coefficients for alfalfa are presented in Figure 5.4 assuming seven harvests. Note in Figure 5.4 that on the day that alfalfa is cut K_c drops from 1.2 to 0.4 and after a few days increases rapidly to 1.2 as the crop grows. Cuttings are typically made every 28 to 30 days after the first spring cutting.

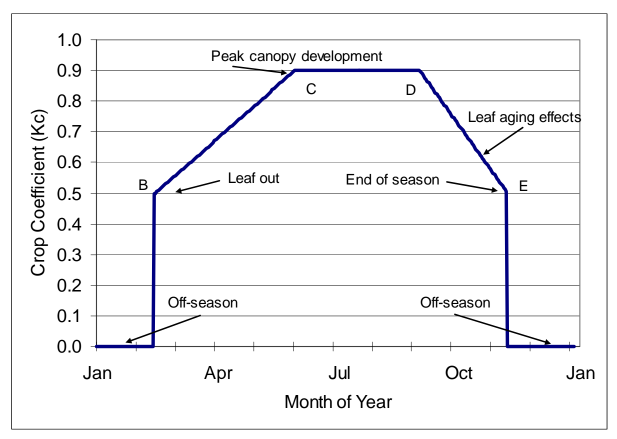
Figure 5.4. Crop coefficients (Kc) for different growth and development periods assuming 7 cuttings per year of alfalfa (adapted from Goldhamer and Snyder, 1989 and SDWA input) used in steady-state modeling.



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The crop coefficients are plotted in Figure 5.5 for almond. The non-growing season for almond was taken as November 10 until February 15 as reported by Goldhamer and Snyder (1989). It was assumed that there was no cover crop. If a cover crop was grown in the almond orchard, ET_c for the cover crop would have to be added to ET_c for almond to determine the irrigation requirements in the models.

Figure 5.5. Crop coefficients (Kc) for the different growth and development periods of almond (Goldhamer and Snyder, 1989) used in steady-state modeling.



5.1.4. Precipitation

To maximize the time period for the model, precipitation records were taken from the NDCD at the Tracy-Carbona Station. Rainfall records are presented by water years (October of previous year through September of the stated water year) from 1952 through 2008.

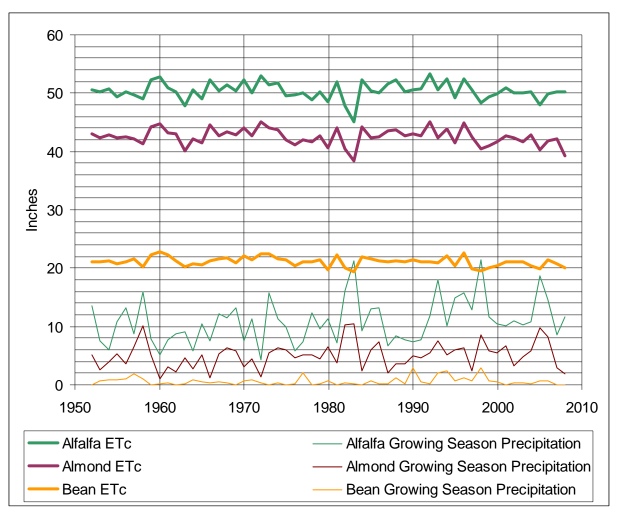
For bean, the rainfall amounts were divided between the amount during the growing season from planting to harvest (P_{GS}) and the remainder of the year (P_{NG}). For alfalfa, all precipitation was assumed to be effective because there was always a crop present. The non-growing season for almond was November 10 until February 15.

It was also assumed that all rainfall occurring during the growing season was consumed by evapotranspiration for all three crops. The reasons for this assumption are given in Section 3.5.2. The amount of rainfall during the growing season (P_{GS}) for bean never exceeded 4.1 inches and the median was only 1.2 inches over the 57 years of rainfall record. For almond the median amount of rainfall during the growing season (Pgs) was 5.1 inches with the maximum being 10.5 inches and the minimum being 1.0 inch. Thus, if some runoff occurred it would generally be insignificant.

During the non-growing season the rate of surface evaporation (E_s) was taken as 0.7 inches per month as discussed in Section 3.5.2. This value was also used in the Grattan model for the watershed near Davis, CA. For bean with a 3.5-month growing season, surface evaporation (E_S) would total 6.0 inches for the 8.5 months of the year without a crop. On a yearly basis, the evapotranspiration for bean was added to the 6.0 inches of E_s to obtain one of the outputs from the root zone. The values for ET_C, and P_{GS}, for bean planted on May 1 are plotted in Figure 5.6 and listed in Table 5.1 for water years 1952 to 2008. P_{EFF} is P_{GS} + (P_{NG} - E_S) and is also listed in Table 5.1. P_{GS} is taken as contributing to ET_C and P_{NG} is reduced annually by E_S or 6.0 inches per year. As reported in Table 5.1 for bean, in only 4 years of the 57 years of record was PEFF negative (1960, 1964, 1972 and 1976) which means that stored water had to be used to satisfy E_S. This result is similar to Figure 3.11 which shows that non-growing season precipitation (P_{NG}) is less than surface evaporation for 7 of the 57 years. Surface runoff was assumed to be zero for the reasons stated in Section 3.5.2. Thus, all of the precipitation and irrigation is assumed to infiltrate the soil surface and be available for surface evaporation, crop evapotranspiration, or leaching.

The annual evapotranspiration (ET_C) for alfalfa and almond from 1952 until 2008 is also shown in Figure 5.6 along with the annual growing season precipitation for both alfalfa and almond. Note as alfalfa is growing at some level all year, the associated annual growing season precipitation is equal to the total measured annual precipitation (P_T).

Figure 5.6. Comparison of crop evapotranspiration (ET_C) estimate for bean, alfalfa, and almond against total precipitation during the corresponding growing season (P_{GS}) with precipitation data from NCDC station no. 8999, Tracy-Carbona for water years 1952 through 2008. Note that P_{GS} for alfalfa is equal to total precipitation for the year.



5.1.5. Steady-State Models

As discussed in Sections 3.9 and 4.1, there are two crop water uptake distribution models that appear to be appropriate to calculate the average soil salinity. One distribution assumes a 40-30-20-10 uptake distribution by quarter fractions of the root zone and the other assumes an exponential uptake distribution. These patterns are described in detail in Section 3.9. Although the exponential pattern agrees the best with experimental results (see Section 4.1), both are used in this modeling effort because the 40-30-20-10 pattern is used in several models.

The equations used in the model to calculate the average EC_{SW} for both water uptake distributions are given in Table 5.2. Both equations use EC_i when precipitation is ignored and EC_{AW} when rainfall is considered.

Table 5.1. Output from the steady-state models both 1) without precipitation and 2) including precipitation (all equations defined in Table 5.2) with precipitation data from NCDC Tracy-Carbona Station #8999 and crop evapotranspiration coefficients from Goldhamer & Snyder (1989) for beans with May 1st planting date.

		Input	Variab	les					Ñ	lodel Out	out	<u> </u>	
[r	EC _i =	1.0	ſ	L = . (0.15								
L		1.0	L							•			
							1) withou	ıt precipit	ation	2) with pr	ecipitatio	on	
Water Year	PT	P_{NG}	Es	P _{GS}	Pere	ETc	1,	EC _{SWa-1}	EC _{swb-1}	l ₂	EC _{AW-2}	EC _{SWa-2}	EC _{SWb-2}
ı çai	(in.)	(in.)	(in.)	(in.)	(in.)	(in.)	(in.)	(dS/m)	(dS/m)	(in.)	(dS/m)	(dS/m)	(dS/m)
1952	13.5	13.5	6.0 6.0	0.1 0.6	7.5 1.6	21.0 21.1	ll .	3.18 3.18	2.46 2.46	17.2 23.2	0.69 0.93	2.21 2.97	1.71 2.30
1953 1954	7.6 6.1	7.0 5.3	6.0	0.8	0.1	21.3	H	3.18	2.46	24.9	1.00	3.17	2.45
1955	10.9	10.0	6.0	8.0	4.9	20.7	24.3	3.18	2.46	19.4	0.80	2.54	1.97
1956	13.2	12.1	6.0	1.0	7.2	21.0	11	3.18 3.18	2.46 2.46	17.6 22.6	0.71 0.89	2.26 2.82	1.75 2.19
1957 1958	8.8 16.0	7.0 15.0	6.0	1.9 1.0	2.8 10.0	21.6 20.2		3.18	2.46	I .	0.58	1.83	1.42
1959	7.9	7.9	6.0	0.0	1.9	22.3		3.18	2.46	24.4	0.93	2.95	2.28
1960	5.1	4.9	6.0	0.1	-0.9	22.8	II .	3.18	2.46		1.03	3.29	2.55
1961 1962	7.8 8.7	7.5 8.7	6.0 6.0	0.3 0.0	1.8 2.8	22.3 21.3		3.18 3.18	2.46 2.46	24.5 22.3	0.93 0.89	2.96 2.83	2.29 2.19
1963	9.1	9.0	6.0	0.1	3.1	20.2		3.18	2.46	20.7	0.87	2.76	2.14
1964	5.9	5.1	6.0	0.8	-0.1	20.7	24.4	3.18	2.46	24.5	1.00	3.19	2.47
1965	10.5 7.5	9.9	6.0 6.0	0.5	4.5 1.5	20.6 21.3		3.18 3.18	2.46 2.46	19.7 23.6	0.81 0.94	2.59 2.99	2.00 2.31
1966 1967	12.2	7.1 11.7	6.0	0.4 0.5	6.2	21.6		3.18	2.46	19.3	0.76	2.41	1.86
1968	11.5	11.2	6.0	0.3	5.5	21.7	25.6	3.18	2.46	20.1	0.78	2.50	1.93
1969	13.2	13.2	6.0	0.0	7.3	20.8		3.18	2.46	17.2	0.70	2.24	1.73
1970 1971	7.6 11.4	7.0 10.6	6.0 6.0	0.7 0.8	1.6 5.4	22.1 21.5	25.9 25.3	3.18 3.18	2.46 2.46	24.3 19.8	0.94 0.78	2.98 2.50	2.31 1.93
1972	4.2	3.9	6.0	0.3	-1.8	22.5		3.18	2.46	28.2	1.07	3.39	2.63
1973	15.7	15.7	6.0	0.0	9.8	22.5		3.18	2.46	16.7	0.63	2.01	1.55
1974	11.4	11.0	6.0	0.4	5.4	21.6		3.18	2.46	20.0	0.79	2.50	1.94
1975 1976	10.0 5.8	9.9 5.7	6.0 6.0	0.1 0.1	4.0 -0.1	21.4 20.5		3.18 3.18	2.46 2.46	21.1 24.2	0.84 1.01	2.67 3.20	2.07 2.48
1977	7.4	5.4	6.0	2.0	1.4	21.1		3.18	2.46	,	0.94	3.00	2.32
1978	12.3	12.3	6.0	0.1	6.3	21.1		3.18	2.46		0.74	2.37	1.83
1979	9.6	9.4	6.0	0.2	3.6	21.4	II .	3.18	2.46		0.86	2.73 2.44	2.11 1.89
1980 1981	11.4 7.2	10.8 7.1	6.0 6.0	0.6 0.1	5.4 1.2	19.8 22.4		3.18 3.18	2.46 2.46	ı	0.77 0.95	3.03	2.34
1982	16.2	15.9	6.0	0.3	10.2	20.1		3.18	2.46	ı	0.57	1.81	1.40
1983	21.3	21.2	6.0	0.1	15.3	19.3	II .	3.18	2.46	7.4	0.32	1.03	0.80
1984 1985	9.2 13.1	9.2 12.4	6.0 6.0	0.0 0.7	3.2 7.1	22.0 21.6		3.18 3.18	2.46 2.46	22.6 18.4	0.88 0.72	2.79 2.29	2.16 1.78
1986	13.3	13.0	6.0	0.7	7.3	21.3	II .	3.18	2.46	17.8	0.72	2.26	1.75
1987	6.7	6.6	6.0	0.1	0.7	21.1	II .	3.18	2.46	24.1	0.97	3.09	2.39
1988	8.4	7.2	6.0	1.2	2.4	21.3		3.18	2.46	22.6	0.90	2.87	2.22
1989 1990	7.7 7.3	7.5 4.4	6.0 6.0	0.2 3.0	1.7 1.4	21.1 21.5	il .	3.18 3.18	2.46 2.46	23.1 23.9	0.93 0.95	2.96 3.01	2.29 2.33
1991	7.7	7.1	6.0	0.6	1.7	21.0		3.18	2.46	23.0	0.93	2.96	2.29
1992	11.8	11.7	6.0	0.1	5.8	21.1		3.18	2.46		0.77	2.44	1.89
1993 1994	17.9 10.1	15.8 7.7	6.0 6.0	2.1 2.4	12.0 4.2	20.8 22.1		3.18 3.18	2.46 2.46		0.51 0.84	1.63 2.67	1.26 2.07
1994 1995	14.9	7.7 14.2	6.0	2. 4 0.7	8.9	20.4		3.18	2.46		0.63	2.00	1.55
1996	15.7	14.5	6.0	1.2	9.7	22.6	26.5	3.18	2.46	16.8	0.63	2.02	1.56
1997	12.9	12.3	6.0	0.7	7.0	19.9		3.18	2.46	16.4	0.70	2.23	1.73
1998 1999	21.4 11.7	18.5 10.9	6.0 6.0	2.9 0.8	15.4 5.7	19.6 20.1	1	3.18 3.18	2.46 2.46	7.7 18.0	0.33 0.76	1.05 2.41	0.82 1.87
2000	10.4	9.9	6.0	0.5	4.4	20.1		3.18	2.46		0.70	2.60	2.01
2001	10.1	10.1	6.0	0.0	4.2	21.1	24.8	3.18	2.46	20.6	0.83	2.65	2.05
2002	11.0	10.7	6.0	0.3	5.0	21.1		3.18	2.46		0.80	2.54	1.97 2.03
2003 2004	10.3 10.9	10.0 10.7	6.0 6.0	0.3 0.2	4.4 4.9	21.0 20.4		3.18 3.18	2.46 2.46	ľ	0.82 0.80	2.62 2.53	1.96
2005	18.6	17.9	6.0	8.0	12.7	19.9	23.5	3.18	2.46	10.8	0.46	1.46	1.13
2006	14.6	13.9	6.0	0.7	8.6	21.5		3.18	2.46	16.7	0.66	2.10	1.62
2007	8.6	8.6 11.7	6.0 6.0	0.0 0.0	2.6 5.7	20.8 20.0		3.18 3.18	2.46 2.46	21.9 17.8	0.89 0.76	2.84 2.41	2.20 1.87
2008 Median:	11.7 10.5	11.7 10.0	6.0	0.4	4.5	21.1	24.8	3.18	2.46	20.0	0.76	2.41	2.00
Max:	21.4	21.2	6.0	3.0	15.4	22.8		3.18	2.46		1.1	3.39	2.63
Min:	4.2	3.9	6.0	0.0	-1.8	19.3		3.18	2.46	7.4	0.32	1.03	0.80

Table 5.2. Definition of input variables and equations for the steady-state models.

L = leaching fraction (input assumption)

 $EC_i = irrigation water salinity (input assumption)$

 P_T = total annual precipitation

 P_{NG} = total precipitation during the non-growing season (dates determined by Goldhamer & Snyder, 1989)

 $E_S = total$ off-season surface evaporation (0.7 in/mo. from end of previous to beginning of stated water year's growing season)

 P_{GS} = total precipitation during the growing season (dates determined by Goldhamer & Snyder, 1989) P_{EFF} = total effective precipitation where: $P_{EFF} = P_{GS} + (P_{NG} - E_S)$

ET_C = total crop evapotranspiration as calculated per Goldhamer & Snyder 1989 (total for growing season of stated water year)

Steady-State Equations (without consideration of precipitation)

For a particular water year:

 I_1 = irrigation required to satisfy assumed L given total ET_C (excluding precipitation): I_1 = ET_C / (1-L)

$$EC_{sw_{a-1}} = \left[EC_{I} + \frac{EC_{I}*I_{I}}{I_{I} - (0.4*ET_{C})} + \frac{EC_{I}*I_{I}}{I_{I} - (0.7*ET_{C})} + \frac{EC_{I}*I_{I}}{I_{I} - (0.9*ET_{C})} + \frac{EC_{I}*I_{I}}{I_{I} - ET_{C}} \right] \div 5$$

$$EC_{SWb-1} = \left[\left(\frac{1}{L} \right) + \left(\frac{0.2}{L} \right) * ln[L + (1 - L) * exp(-5)] - 1.7254 \right] * EC_i$$

Steady-State Equations (including consideration of precipitation)

For a particular water year:

 $I_2 = amount\ of\ irrigation\ required\ to\ maintain\ L\ (accounting\ for\ precipitation);\ I_2 = [ET_C/\ (1-L)] - P_{EFF}$

 $EC_{AW} = salinity$ of applied water (combined $P_{EFF} + I_2$): $EC_{AW} = I_2 \times EC_i / (P_{EFF} + I_2)$

$$EC_{SWa-2} = \left[EC_{AW} + \frac{EC_{AW}*(I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.4 * ET_C)} + \frac{EC_{AW}*(I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.7 * ET_C)} + \frac{EC_{AW}*(I_2 + P_{EFF})}{(I_2 + P_{EFF}) - (0.9 * ET_C)} + \frac{EC_{AW}*(I_2 + P_{EFF})}{(I_2 + P_{EFF}) - ET_C} \right]$$

$$EC_{\text{SWb-2}} = \left[\left(\frac{1}{L} \right) + \left(\frac{0.2}{L} \right) * \ln[L + (1 - L) * \exp(-5)] - 1.7254 \right] * EC_{\text{AW}}$$

5.2. Model Results

5.2.1. Bean

An example of the calculated irrigation amounts and the soil water salinity values for 57 water years is given for the May 1 planting date in Table 5.1. Values are presented for both water uptake distributions with and without precipitation. The example is for model input variables of $EC_i = 1.0$ dS/m and L = 0.15. The input values for total, growing season, and non-growing season precipitation, off season evaporation, and crop evapotranspiration for the 57 water years are also given in Table 5.1. The model was run over a range of EC_i values from 0.5 to 2.0 dS/m, with L = 0.15, 0.20, and 0.25.

Results from the exponential model are summarized in Table 5.3 for the three planting dates and corresponding crop coefficients given by Goldhamer and Snyder (1989) for the San Joaquin Valley. Also shown in Table 5.3 are the median values for soil salinity to compare with the salt tolerance threshold for bean. Note that the planting date has no impact on the soil salinity values for either an EC_i of 0.7 or 1.0 dS/m. Soil salinity values are given for three leaching fractions (0.15, 0.20, and 0.25). As expected, the higher the leaching fraction, the lower the soil salinity. Based upon the leaching fractions calculated from the effluent from subsurface drainage systems, Section 3.13.2, no leaching fractions below 0.15 were modeled for bean. No median values reported in Table 5.3 exceeded the salt tolerance threshold for bean.

The results given in Table 5.3 are the median values for the median annual rainfall of 10.5 inches. If the rainfall is below 10.5 inches the soil salinity may exceed the salt tolerance threshold. Figure 5.7 shows the impact of rainfall on the average soil salinity for an EC $_{\rm i}$ of 0.7 dS/m for both the 40-30-20-10 model and the exponential model for leaching fractions of 0.15, 0.20, and 0.25. For the 40-30-20-10 model, regardless of the amount of annual rainfall the bean threshold is not exceeded if the leaching fraction is higher than 0.20. However, as the rainfall drops below 7 inches the threshold is exceeded and some yield loss would occur for a L of 0.15. For the exponential model no yield loss would occur even if the annual rainfall total is 4 inches if the leaching fraction is higher than 0.15. Thus, there is basically no risk for a loss in bean yield if EC $_{\rm i}$ is 0.7 dS/m.

Figure 5.8 shows the modeling results when EC_i is 1.0 dS/m. In this scenario, bean yield losses occur even at the median rainfall for the 40-30-20-10 model except at a leaching fraction of 0.25. At the five percentile for rainfall, about 6 inches, the yield loss would be 11, 7, and 3% for leaching fractions of 0.15, 0.20, and 0.25, respectively, using equation 3.1. In contrast, the exponential model would predict no yield loss for leaching fractions above 0.20. For 15% leaching and at the five percentile for rainfall, yield loss would be 5% using the exponential model. Thus, there is some risk of bean yield loss when annual rainfall is low but the worse case would be a yield loss of 11% at a leaching fraction of 0.15 and using the 40-30-20-10 model. Almost no risk is predicted with the exponential model.

Table 5.3. Comparison of growth stage coefficients and dates for the three plantings of dry beans presented in Goldhamer and Snyder (1989) and corresponding exponential model output (median EC_{SWb-2}) at L = 0.15, 0.20, and 0.25 with ECi = 0.7 and 1.0 dS/m.

April 1st Planting Date

Growth Stage	<u>Kc</u>	<u>Dates</u>
Initial Growth	0.14	April 1 thru 30th
Rapid Growth	0.14 to 1.15	April 30 to May 25
Mid-Season	1.15	May 25 to June 29
Late Season	1.15 to 0.30	June 29 to July 31
		121 Days Total

Median EC_{SWb-2}

	L = 0.15	L = 0.20	L = 0.25
$EC_i = 0.7 \text{ dS/m}$	1.38	0.97	0.68
EC _i =1.0 dS/m	1.98	1.38	0.98

May 1st Planting Date

Growth Stage	<u>Kc</u>	<u>Dates</u>
Initial Growth	0.14	May 1 to 18th
Rapid Growth	0.14 to 1.12	May 18 to June 8
Mid-Season	1.12	June 8 to July 12
Late Season	1.12 to 0.35	July 12 to August 15
		106 Davs Total

Median EC_{SWb-2}

	L = 0.15	L = 0.20	L = 0.25
$EC_i = 0.7 \text{ dS/m}$	1.40	0.98	0.69
$EC_i = 1.0 \text{ dS/m}$	2.00	1.40	0.99

June 16th Planting Date

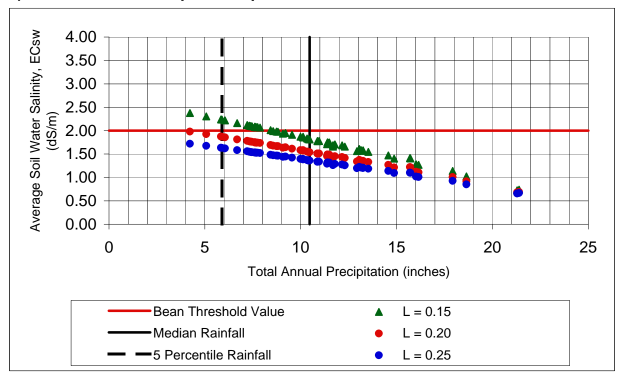
Growth Stage	<u>Kc</u>	<u>Dates</u>	
Initial Growth	0.13	June 16 to July 1	
Rapid Growth	0.13 to 1.07	July 1 to July 26	
Mid-Season	1.07	July 26 to Sept. 2	
Late Season	1.07 to 0.20	Sept. 2 to Sept. 30	
		106 Days Total	

Median EC_{SWb-2}

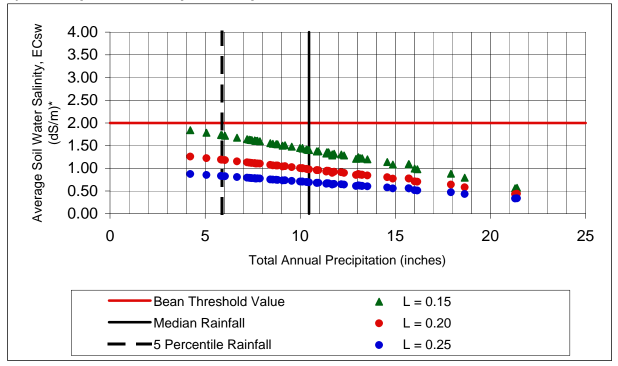
	L = 0.15	L = 0.20	L = 0.25
$EC_i = 0.7 \text{ dS/m}$	1.36	0.95	0.67
EC _i =1.0 dS/m	1.95	1.36	0.96

Figure 5.7. Average soil water salinity (ECsw) vs. total annual rainfall for bean with leaching fractions ranging from 0.15 to 0.25 and irrigation water (EC $_i$) = 0.7 dS/m using both 40-30-20-10 and exponential crop water uptake functions (precipitation from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008) .

a) with 40-30-20-10 crop water uptake function



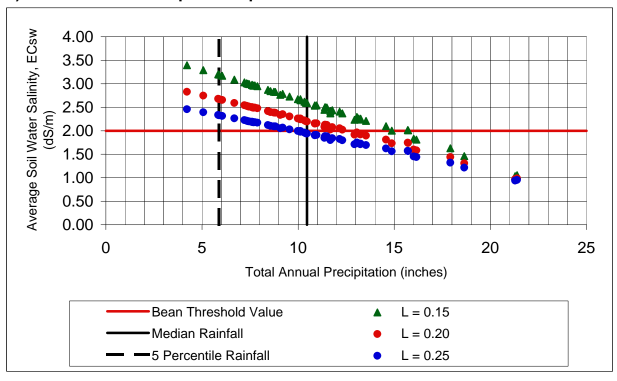
b) with exponential crop water uptake function*



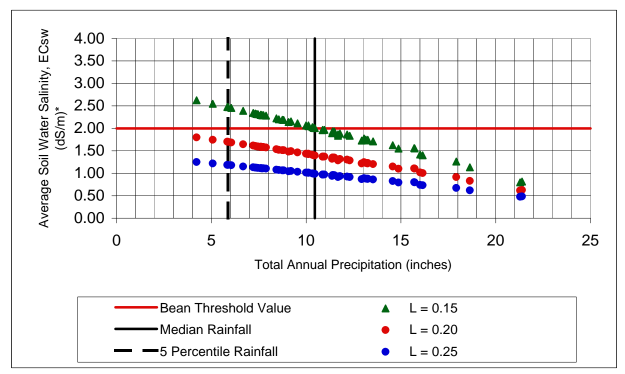
^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

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Figure 5.8. Average soil water salinity (ECsw) vs. total annual rainfall for bean with leaching fractions ranging from 0.15 to 0.25 and irrigation water (EC $_i$) = 1.0 dS/m using both 40-30-20-10 and exponential crop water uptake functions (precipitation from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008) .



b) with exponential crop water uptake function*



^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

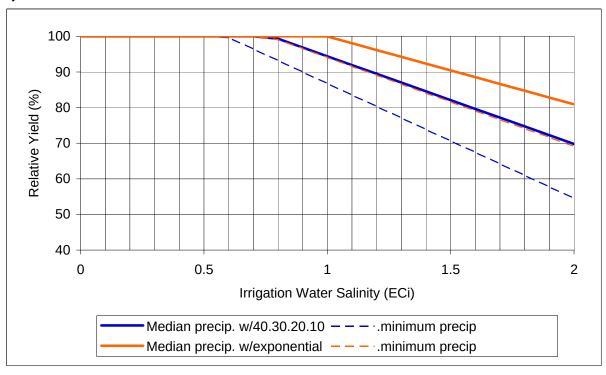
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The results for median and minimum precipitation values are shown in Figure 5.9 with relative bean yield shown as a function of irrigation water salinity. The dashed lines assume minimum precipitation from the NCDC Tracy- Carbona station and the solid lines are for median precipitation. First, the average of the threshold point for L=0.15 and 0.20 with the 40-30-20-10 approach and minimum precipitation shows that an ECi of about 0.7 dS/m could be used without bean yield loss. This is in general agreement with the analysis of Ayers and Westcott (1976), which assumed no precipitation. When considering median precipitation with the 40-30-20-10 approach, EC_i increases to 0.77 dS/m at L=0.15 and 0.92 dS/m for a L of 0.2 as the threshold. The model results for the exponential water uptake distribution gives a permissible EC_i of 0.80 dS/m at a L of 0.15 with minimum precipitation without bean yield loss. Considering median precipitation at a L of 0.15, EC_i at the bean threshold is 1.0 dS/m. EC_i using the exponential model could be increased even further if the leaching fraction is increased above 0.15.

Figure 5.10 presents the relative crop yield for bean with L = 0.15 at ECi = 0.7 and 1.0 dS/m against total annual rainfall using both 40-30-20-10 and exponential crop water uptake functions. This is useful for visualizing how the relative yield is distributed around the median value as a function of annual precipitation. As shown in Figure 5.10 the exponential model shows no reduction in bean yield regardless of precipitation for an EC_i = 0.7 dS/m and a yield reduction of 6 % with the lowest recorded precipitation at an EC_i = 1.0 dS/m.

Figure 5.9. Relative bean yield (percent) as a function of irrigation water salinity (ECi) with a) L = 0.15 and b) L = 0.20 assuming median precipitation (solid lines) and minimum precipitation (dashed lines) from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008.

a) L = 0.15



b) L = 0.20

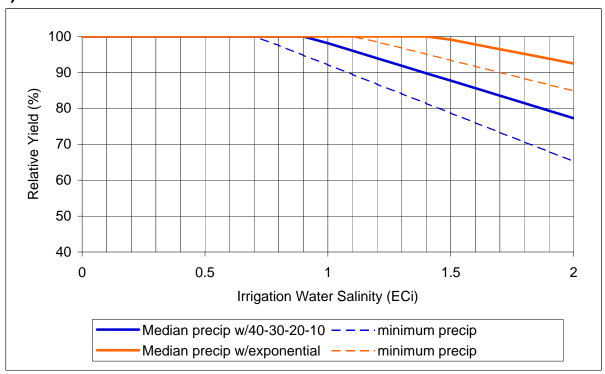
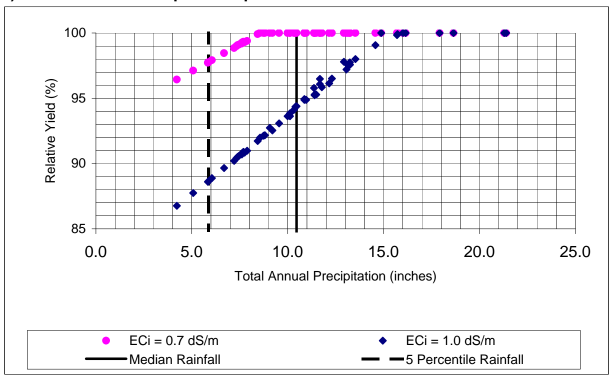
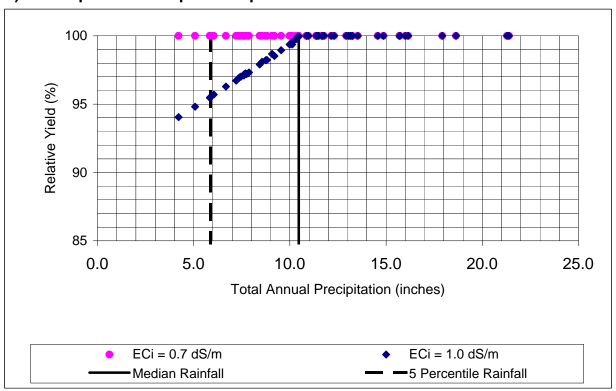


Figure 5.10. Relative crop yield (%) for bean with L=0.15 at $EC_i=0.7$ and 1.0 dS/m vs. total annual rainfall using both 40-30-20-10 and exponential crop water uptake functions (precipitation from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008).



b) with exponential crop water uptake function



5.2.2. Alfalfa

Bean is only a 3.5 to 4-month long crop, so the question arises as to what the salinity objective might be for the remainder of the year. Alfalfa is currently used for the salinity objective for the time of the year when bean is not used so it was modeled using the two water uptake distributions used for bean. Alfalfa is more salt tolerant than bean (EC_e of 2.0 versus 1.0 dS/m). In Table 5.4, the total precipitation is taken as effective rainfall and ET_c is calculated using the crop coefficients shown in Figure 5.4.

Alfalfa is frequently grown on clay soils which have a low infiltration rate; less than 0.2 inches/hour. In addition, alfalfa has a high water requirement with an annual evapotranspiration of 50 inches (see Table 5.4). Thus, it can be difficult to meet the high demand for evapotranspiration plus additional water for leaching. To investigate this scenario, leaching fractions of 0.07 and 0.10 were modeled in addition to leaching fractions of 0.15 and 0.20 that were tested for bean. Example results shown in Table 5.4 are for an EC_i of 1.0 dS/m and a leaching fraction of 0.10 is probably a worst-case scenario. A L of 0.10 is a worst-case scenario because the lowest L calculated from subsurface drainage systems in Section 3.13.2 was 0.11. Also at leaching fractions below 0.10 both models predict high values of soil salinity, which if experienced for significant periods of time, would result in large yield losses for alfalfa.

Similar to Figures 5.7 and 5.8 for bean, Figures 5.11 and 5.12 shows the impact of annual rainfall on soil salinity. Figure 5.11 shows the impact of leaching fraction from 0.07 to 0.20 on soil salinity as a function of annual rainfall for both models assuming an EC_i of 1.0 dS/m. Soil salinity remains below the threshold for alfalfa for both models except at a L of 0.07 when annual rainfall is below the median. Figure 5.12 is the same as Figure 5.11 except an EC_i of 1.2 dS/m is used. At an EC_i of 1.2 dS/m both models predict alfalfa yield loss at a L of 0.07 for all but the wettest years. Some yield loss is also predicted at a L of 0.10 for the drier years. Since a L of 0.11 was the lowest L calculated from subsurface drainage systems, an EC_i of 1.2 dS/m would protect alfalfa production except in the very dry years where a yield loss of 2 % would be predicted.

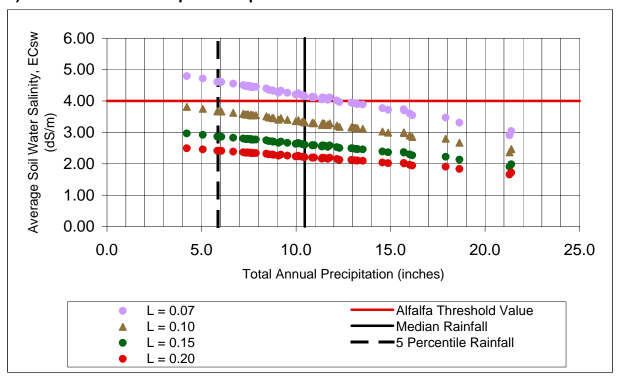
Similar to Figures 5.9 and 5.10 for bean, Figures 5.13 and 5.14 below show the relative yield of alfalfa as a function of irrigation water salinity (EC_i) and total annual precipitation (P_T), respectively. Note that the yield impact curve calculated using the 40-30-20-10 and exponential water uptake functions are nearly identical at L = 0.10. In general the two uptake functions generate similar results at lower leaching fractions, and gradually divergent results as L increases. Model results shown in Figure 5.13 for median rainfall indicates that at a L of 0.10 both models predict a loss in alfalfa yield beginning at an EC_i of 1.0 dS/m but at a L of 0.15 no yield loss occurs until EC_i surpasses 1.3 dS/m for the exponential model.

As a result of these model predictions, no yield loss would occur for alfalfa if the L is 0.10 or higher regardless of annual rainfall amounts for an EC_i of 1.0 dS/m. If an EC_i of 1.2 dS/m is assumed with a L of 0.10 no yield loss would occur for rainfall above the median and the yield for the driest year would be about 98% using the 40-30-20-10 model and 99% using the exponential model.

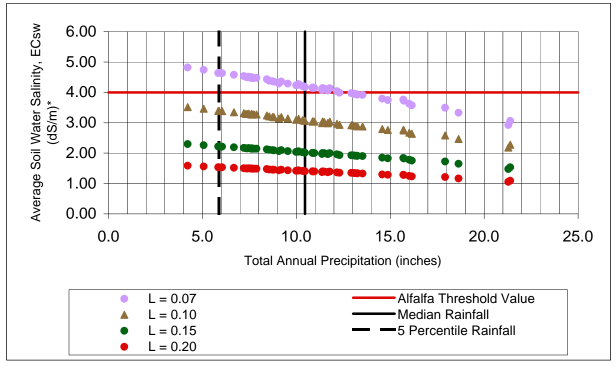
Table 5.4. Output from the steady-state models both 1) without precipitation and 2) including precipitation (all equations defined in Table 5.2) with precipitation data from NCDC Tracy-Carbona Station #8999 and alfalfa crop evapotranspiration coefficients (modified Goldhamer & Snyder, 1989).

Input Variables							Model Output							
	EC _i = 1.0 L = 0.10													
							without precipitation							
Water	P _T	P _{NG}	Es	P _{GS}	P _{EFF}	ETc					•	1	50	
Year	(in.)	' NG (in.)	∟s (in.)	GS (in.)	(in.)	(in.)	l ₁ (in.)	(dS/m)	EC _{SWb-1} (dS/m)	l ₂ (in.)	EC _{AW-2} (dS/m)	EC _{SWa-2} (dS/m)	EC _{SWb-2} (dS/m)	
1952	13.5	0.0	0.0	13.5	13.5	50.6	56.2	4.11	3.79	42.7	0.76	3.12	2.88	
1953 1954	7.6 6.1	0.0 0.0	0.0	7.6 6.1	7.6 6.1	50.2 50.8	55.7 56.4	4.11 4.11	3.79	48.1	0.86	3.55	3.27	
1955	10.9	0.0	0.0	10.9	10.9	49.4	54.9	4.11	3.79 3.79	50.4 44.0	0.89 0.80	3.67 3.29	3.38 3.04	
1956	13.2	0.0	0.0	13.2	13.2	50.2	55.8	4.11	3.79	42.6	0.76	3.14	2.89	
1957 1958	8.8 16.0	0.0 0.0	0.0	8.8	8.8	49.7		4.11	3.79	46.4	0.84	3.45	3.18	
1959	7.9	0.0	0.0	16.0 7.9	16.0 7.9	49.0 52.3		4.11 4.11	3.79 3.79	38.4 50.2	0.71 0.86	2.90 3.55	2.67 3.27	
1960	5.1	0.0	0.0	5.1	5.1	52.8		4.11	3.79	53.6	0.91	3.75	3.46	
1961	7.8	0.0	0.0	7.8	7.8	51.0		4.11	3.79	48.9	0.86	3.54	3.27	
1962 1963	8.7 9.1	0.0 0.0	0.0	8.7 9.1	8.7 9.1	50.2 47.8	55.8	4.11	3.79	47.1	0.84	3.46	3.19	
1964	5.9	0.0	0.0	5.9	5.9	50.5	53.1 56.2	4.11 4.11	3.79 3.79	44.0 50.3	0.83 0.90	3.40 3.68	3.14 3.39	
1965	10.5	0.0	0.0	10.5	10.5	49.0	54.4	4.11	3.79	44.0	0.81	3.32	3.06	
1966	7.5	0.0	0.0	7.5	7.5	52.3	58.1	4.11	3.79	50.7	0.87	3.58	3.30	
1967 1968	12.2 11.5	0.0 0.0	0.0	12.2 11.5	12.2 11.5	50.4	56.0	4.11	3.79	43.9	0.78	3.21	2.97	
1969	13.2	0.0	0.0	13.2	13.2	51.5 50.4	57.2 56.0	4.11 4.11	3.79 3.79	45.7 42.7	0.80 0.76	3.28 3.13	3.03 2.89	
1970	7.6	0.0	0.0	7.6	7.6	52.3	58.1	4.11	3.79	50.5	0.70	3.13	3.29	
1971	11.4	0.0	0.0	11.4	11.4	50.1	55.6	4.11	3.79	44.2	0.80	3.26	3.01	
1972 1973	4.2 15.7	0.0 0.0	0.0	4.2	4.2	53.0	58.8	4.11	3.79	54.6	0.93	3.81	3.52	
1973	11.4	0.0	0.0	15.7 11.4	15.7 11.4	51.4 51.8	57.1 57.5	4.11 4.11	3.79 3.79	41.4 46.1	0.72 0.80	2.97 3.29	2.74	
1975	10.0	0.0	0.0	10.0	10.0	49.5	55.0	4.11	3.79	45.1	0.80	3.29	3.04 3.10	
1976	5.8	0.0	0.0	5.8	5.8	49.6	55.2	4.11	3.79	49.3	0.89	3.67	3.39	
1977 1978	7.4 12.3	0.0	0.0	7.4	7.4	50.1	55.7	4.11	3.79	48.3	0.87	3.56	3.28	
1979	9.6	0.0 0.0	0.0	12.3 9.6	12.3 9.6	48.9 50.2	54.3 55.7	4.11 4.11	3.79 3.79	42.0 46.2	0.77 0.83	3.18 3.40	2.93	
1980	11.4	0.0	0.0	11.4	11.4	48.5	53.8	4.11	3.79	42.5	0.03	3.40	3.14 2.99	
1981	7.2	0.0	0.0	7.2	7.2	51.9	57.7	4.11	3.79	50.5	0.88	3.59	3.31	
1982 1983	16.2 21.3	0.0 0.0	0.0	16.2 21.3	16.2	47.8	53.1	4.11	3.79	36.9	0.70	2.86	2.63	
1984	9.2	0.0	0.0	9.2	21.3 9.2	45.2 52.4	50.2 58.2	4.11 4.11	3.79 3.79	28.9 49.0	0.58 0.84	2.36 3.46	2.18 3.19	
1985	13.1	0.0	0.0	13.1	13.1	50.5	56.1	4.11	3.79	43.0	0.77	3.46	3.19 2.91	
1986	13.3	0.0	0.0	13.3	13.3	50.0	55.6	4.11	3.79	42.3	0.76	3.13	2.88	
1987 1988	6.7 8.4	0.0 0.0	0.0	6.7	6.7	51.5	57.2	4.11	3.79	50.6	0.88	3.63	3.35	
1989	7.7	0.0	0.0	8.4 7.7	8.4 7.7	52.4 50.2	58.2 55.7	4.11 4.11	3.79 3.79	49.7 48.1	0.86 0.86	3.51 3.54	3.24 3.27	
1990	7.3	0.0	0.0	7.3	7.3	50.6	56.2	4.11	3.79	48.9	0.87	3.57	3.27	
1991	7.7	0.0	0.0	7.7	7.7	50.8	56.4	4.11	3.79	48.7	0.86	3.55	3.27	
1992 1993	11.8 17.9	0.0 0 .0	0.0	11.8 17.9	11.8 17.9	53.3 50.6	59.2	4.11	3.79	47.4	0.80	3.29	3.03	
1994	10.1	0.0	0.0	10.1	10.1	52.4	56.2 58.2	4.11 4.11	3.79 3.79	38.3 48.1	0.68 0.83	2.80 3.39	2.58 3.13	
1995	14.9	0.0	0.0	14.9	14.9	49.2	54.7	4.11	3.79	39.8	0.73	2.99	3.13 2.76	
1996	15.7	0.0	0.0	15.7	15.7	52.5	58.3	4.11	3.79	42.6	0.73	3.00	2.77	
1997 1998	12.9 21.4	0.0 0.0	0.0	12.9 21.4	12.9 21.4	50.6 48.3	56.3 53.6	4.11	3.79	43.3	0.77	3.16	2.92	
1999	11.7	0.0	0.0	11.7	11.7	49.3	53.6 54.8	4.11 4.11	3.79 3.79	32.2 43.1	0.60 0.79	2.47 3.23	2.28 2.98	
2000	10.4	0.0	0.0	10.4	10.4	50.0	55.5	4.11	3.79	45.1	0.79	3.23 3.34	2.98 3.08	
2001	10.1	0.0	0.0	10.1	10.1	50.9	56.6	4.11	3.79	46.4	0.82	3.37	3.11	
2002 2003	11.0 10.3	0.0 0.0	0.0	11.0 10.3	11.0 10.3	50.0 50.1	55.5	4.11	3.79	44.6	0.80	3.30	3.04	
2003	10.3	0.0	0.0	10.3	10.3	50.1	55.6 55.8	4.11 4.11	3.79 3.79	45.3 45.0	0.81 0.81	3.34 3.31	3.08 3.05	
2005	18.6	0.0	0.0	18.6	18.6	48.1	53.4	4.11	3.79	34.7	0.65	2.67	2.46	
2006	14.6	. 0.0	0.0	14.6	14.6	49.9	55.4	4.11	3.79	40.9	. 0.74	3.03	2.79	
2007 2008	8.6 11.7	0.0 0.0	0.0	8.6 11.7	8.6 11.7	50.2 50.2	55.7 55.7	4.11	3.79	47.2	0.85	3.48	3.21	
Median:	10.5	0.0	0.0	10.5	10.5	50.2	55.7 55.8	4.11 4.11	3.79 3.79	44.0 45.1	0.79	3.25	2.99	
Max:	21.4	0.0	0.0	21.4	21.4	53.3	59.2	4.11	3.79	54.6	0.81	3.32 3.81	3.06 3.52	
Min:	4.2	0.0	0.0	4.2	4.2	45.2	50.2	4.11	3.79	28.9	0.58	2.36	2.18	

Figure 5.11. Average soil water salinity (ECsw) vs. total annual rainfall for alfalfa with leaching fractions ranging from 0.07 to 0.20 and irrigation water (EC_i) = 1.0 dS/m using both 40-30-20-10 and exponential crop water uptake functions (precipitation from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008).

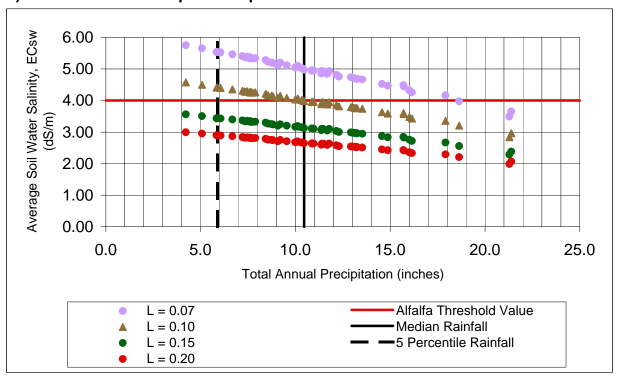


b) with exponential crop water uptake function*

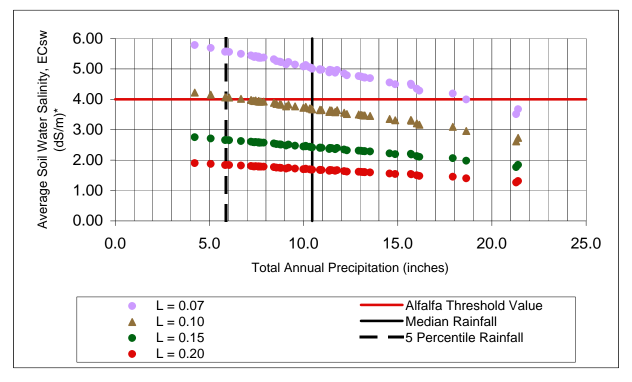


^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

Figure 5.12. Average soil water salinity (ECsw) vs. total annual rainfall for alfalfa with leaching fractions ranging from 0.07 to 0.20 and irrigation water (EC_i) = 1.2 dS/m using both 40-30-20-10 and exponential crop water uptake functions (precipitation from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008).



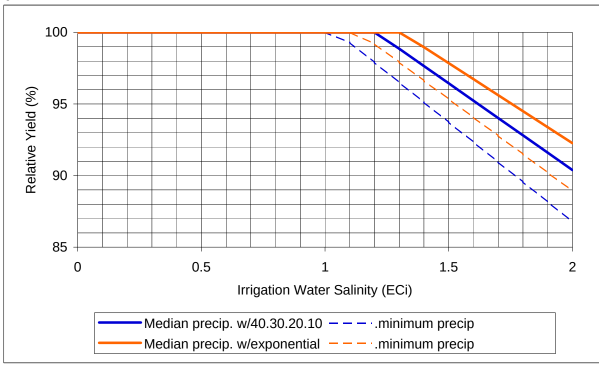
b) with exponential crop water uptake function*



^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

Figure 5.13. Relative alfalfa yield (percent) as a function of irrigation water salinity (ECi) with a) L=0.10 and b) L=0.15 assuming median precipitation (solid lines) and minimum precipitation (dashed lines) from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008.





b) L = 0.15

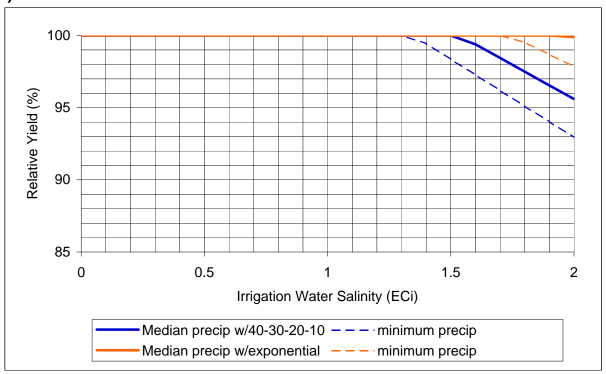
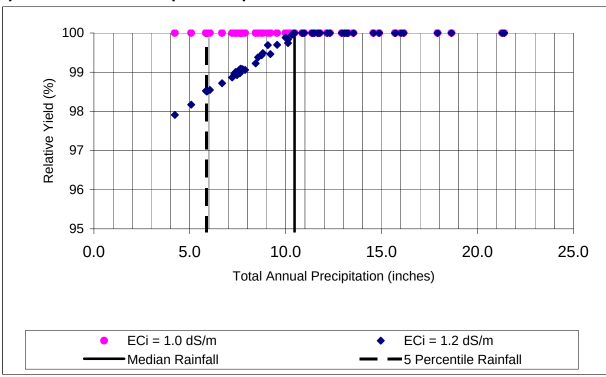
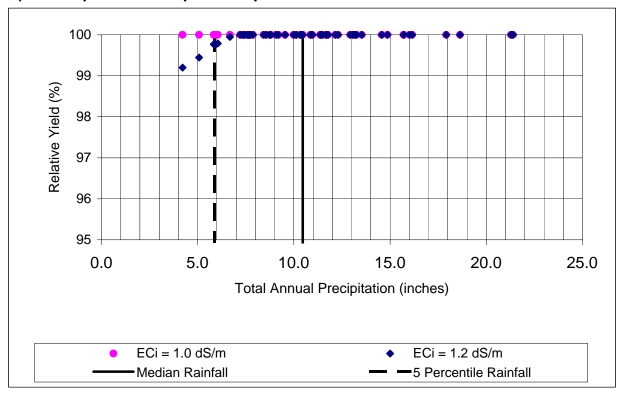


Figure 5.14. Relative crop yield (%) for alfalfa with L=0.10 at $EC_i=1.0$ and 1.2 dS/m vs. total annual rainfall using both 40-30-20-10 and exponential crop water uptake functions (precipitation from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008).



b) with exponential crop water uptake function



5.2.3. Almond

To test a more salt sensitive, perennial crop than alfalfa, almond was chosen. The crop coefficients shown in Figure 5.5 were used to calculate ET_c . The non-growing season for almond was taken as November 10 to February 15 as reported by Goldhamer and Snyder (1989). It was assumed that there was no cover crop. The input variables for almond are given in Table 5.5. This table also gives the soil salinity values for both models with and without rainfall for the case where EC_i is 1.0 dS/m and the leaching fraction is 0.10.

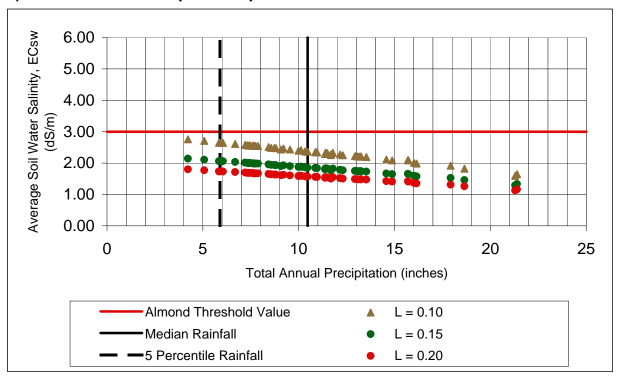
As shown in Figure 5.15, soil salinity is below the salt tolerance threshold for almond for leaching fractions as low as 0.10 assuming an EC_i of 0.7 dS/m regardless of the amount of annual precipitation for both models. As shown in Figure 5.16, for an EC_i of 1.0 dS/m losses of almond yield occurs at a L of 0.10 when rainfall totals are below the median value. For median and minimum amounts of annual rainfall, almond yield as a function of irrigation water salinity is presented in Figure 5.17. For the exponential model, the yield threshold is predicted at an EC_i of 0.9 dS/m for a L of 0.10 and an EC_i of 1.4 dS/m for a L of 0.15. Yield losses for almond as a function of annual precipitation for both models is given in Figure 5.18 with L = 0.10. As an example, a yield loss of 6% is predicted for the driest year by the exponential model assuming an EC_i of 1.0 dS/m.

Thus, employing the exponential model, an EC_i of 1.0 dS/m would protect almond from yield loss if the L is 0.10 for all annual rainfall above the median but the yield loss would be 6% for the driest year. A L of 0.15 would prevent yield loss for an EC_i of 1.0 dS/m regardless of rainfall amount.

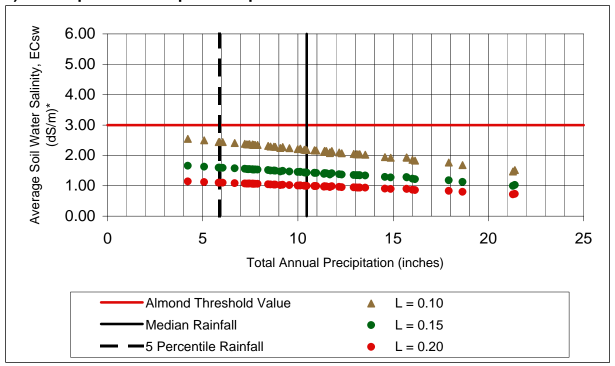
Table 5.5. Output from the steady-state models both 1) without precipitation and 2) including precipitation (all equations defined in Table 5.2) with precipitation data from NCDC Tracy-Carbona Station #8999 and almond crop evapotranspiration coefficients from Goldhamer & Snyder (1989).

Input Variables								Model Output							
EC _i = 1.0 L = 0.10															
								1) without precipitation 2) with precipitation							
Water Year	P _T	P _{NG}	E _s	P _{GS}	PEFF	ET _C	l ₁ (in.)	EC _{SWa-1}	EC _{SWb-1} (dS/m)	l ₂ (in.)	EC _{AW-2} (dS/m)	EC _{SWa-2} (dS/m)	EC _{SWb-2} (dS/m)		
1952	(in.) 13.5	(in.) 8.4	(in.) 2.2	(in.) 5.2	(in.) 11.3	(in.) 43.1	47.9	4.11	3.79		0.76		2.89		
1953	7.6	5.0	2.2	2.6	5.4	42.3		4.11	3.79	41.6	0.89		3.35		
1954	6.1	2.1	2.2	4.0	3.8	42.9		4.11	3.79		0.92		3.48		
1955	10.9	5.6	2.2	5.2	8.7	42.4		4.11	3.79		0.82		3.09		
1956	13.2	9.6	2.2	3.6	10.9	42.5	I E	4.11	3.79		0.77		2.91		
1957	8.8	2.4 5.9	2.2 2.2	6.5 10.1	6.6 13.8	42.1 41.3	46.8 45.9	4.11 4.11	3.79 3.79		0.86 0.70		3.26 2.65		
1958 1959	16.0 7.9	2.8	2.2	5.1	5.7	44.2		4.11	3.79		0.70	3.63	3.35		
1960	5.1	4.0	2.2	1.0	2.9	44.7	49.7	4.11	3.79		0.94	3.87	3.57		
1961	7.8	4.6	2.2	3.1	5.5	43.2		4.11	3.79		0.89	3.63	3.35		
1962	8.7	6.4	2.2	2.3	6.5	43.0	47.7	4.11	3.79		0.86		3.27		
1963	9.1	4.4	2.2	4.6	6.9	40.0		4.11	3.79		0.85		3.20		
1964	5.9	3.1	2.2	2.8	3.7	42.2		4.11	3.79		0.92		3.49		
1965	10.5	5.3	2.2	5.1	8.2	41.5		4.11	3.79		0.82		3.11		
1966 1967	7.5 12.2	6.2 6.8	2.2 2.2	1.3 5.4	5.3 10.0	44.5 42.7	49.5 47.5	4.11 4.11	3.79 3.79		0.89 0.79		3.39 2.99		
1967	11.5	5.2	2.2	6.3	9.3	43.5		4.11	3.79		0.79	3.32	3.06		
1969	13.2	7.4	2.2	5.9	11.0	42.9		4.11	3.79		0.77	3.16	2.91		
1970	7.6	4.5	2.2	3.1	5.4	44.1	49.0	4.11	3.79		0.89	3.65	3.37		
1971	11.4	7.0	2.2	4.4	9.2	42.7	47.4	4.11	3.79		0.81	3.31	3.05		
1972	4.2	2.9	2.2	1.4	2.0	45.1	50.1	4.11	3.79		0.96		3.64		
1973	15.7	10.2	2.2	5.5	13.5	44.1		4.11	3.79		0.72		2.75		
1974	11.4	5.1	2.2	6.3	9.2	43.8		4.11	3.79		0.81	3.33	3.07		
1975	10.0	4.0	2.2	6.0	7.8	42.0		4.11	3.79		0.83		3.16		
1976	5.8	1.3	2.2 2.2	4.6 5.2	3.6 5.2	41.2 42.0		4.11 4.11	3.79 3.79		0.92 0.89	3.78 3.65	3.49 3.37		
1977 1978	7.4 12.3	2.2 7.2	2.2	5.2	10.1	41.6		4.11	3.79		0.09		2.96		
1979	9.6	5.1	2.2	4.5	7.3	42.7		4.11	3.79		0.85		3.20		
1980	11.4	4.8	2.2	6.6	9.2	40.7		4.11	3.79		0.80	3.27	3.02		
1981	7.2	3.4	2.2	3.8	5.0	44.0	48.9	4.11	3.79		0.90	3.69	3.40		
1982	16.2	5.8	2.2	10.3	13.9	40.4		4.11	3.79		0.69		2.61		
1983	21.3	10.8	2.2	10.5	19.1	38.5		4.11	3.79		0.55		2.10		
1984	9.2	6.7	2.2	2.5	7.0	44.2		4.11	3.79		0.86		3.25		
1985	13.1	7.1	2.2	6.0 7.5	10.8 11.0	42.3 42.5		4.11 4.11	3.79 3.79		0.77 0.77	3.16 3.15	2.92 2.90		
1986 1987	13.3 6.7	5.8 4.6	2.2	2.1	4.5	43.6		4.11	3.79		0.77	3.73	3.44		
1988	8.4	4.8	2.2	3.6	6.2	43.7		4.11	3.79		0.87		3.30		
1989	7.7	4.0	2.2	3.6	5.4	42.6		4.11	3.79		0.89		3.35		
1990	7.3	2.4	2.2	5.0	5.1	43.0	47.8	4.11	3.79	42.7	0.89	3.67	3.38		
1991	7.7	3.1	2.2	4.6	5.5	42.6		4.11	3.79		0.88		3.35		
1992	11.8	6.3	2.2	5.5	9.6	45.1		4.11	3.79		0.81		3.06		
1993	17.9	10.3	2.2	7.6	15.7	42.3		4.11	3.79		0.67		2.52		
1994 1995	10.1 14.9	5.0 8.8	2.2 2.2	5.2 6.1	7.9 12.7	43.9 41.5		4.11 4.11	3.79 3.79		0.84 0.73		3.17 2.75		
1995	15.7	9.3	2.2	6.4	13.5	44.9		4.11	3.79		0.73		2.75 2.76		
1997	12.9	10.6	2.2	2.4	10.7	42.5		4.11	3.79		0.77		2.93		
1998	21.4	12.9	2.2	8.5	19.2	40.4		4.11	3.79		0.57	2.35	2.17		
1999	11.7	5.8	2.2	5.8	9.5	41.0	45.6	4.11	3.79	36.1	0.79	3.25	3.00		
2000	10.4	4.9	2.2	5.5	8.2	41.6	46.3	4.11	3.79	38.1	0.82	3.38	3.12		
2001	10.1	3.4	2.2	6.7	7.9	42.8		4.11	3.79		0.83		3.16		
2002	11.0	7.6	2.2	3.3	8.8	42.4		4.11	3.79		0.81	3.34	3.08		
2003	10.3 10.9	5.6 5.1	2.2	4.7 5.8	8.1 8.7	41.7 42.8	4	4.11 4.11	3.79 3.79		0.82 0.82	3.39 3.36	3.12 3.10		
2004 2005	18.6	5.1 8.9	2.2	5.8 9.7	8.7 16.4	40.3	ł	4.11	3.79 3.79		0.82		3.10 2.40		
2005	14.6	6.3	2.2	8.3	12.4	41.8		4.11	3.79		0.03	3.01	2.78		
2007	8.6	5.7	2.2	2.9	6.4	42.1	46.8	4.11	3.79		0.86	3.55	3.27		
2008	11.7	9.8	2.2	1.9	9.5	39.3		4.11	3.79		0.78		2.97		
Median:	10.5	5.6	2.2	5.1	8.2	42.5	47.2	4.11	3.79		0.82		3.11		
Max:	21.4	12.9	2.2	10.5	19.2	45.1	50.1	4.11	3.79	48.1	0.96	3.94	3.64		
Min:	4.2	1.3	2.2	1.0	2.0	38.5	42.7	4.11	3.79		0.55		2.10		

Figure 5.15. Average soil water salinity (ECsw) vs. total annual rainfall for almond with leaching fractions ranging from 0.10 to 0.20 and irrigation water (EC_i) = 0.7 dS/m using both 40-30-20-10 and exponential crop water uptake functions (precipitation from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008) .

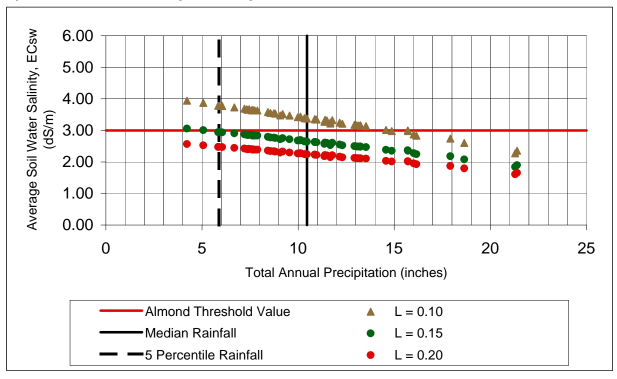


b) with exponential crop water uptake function*

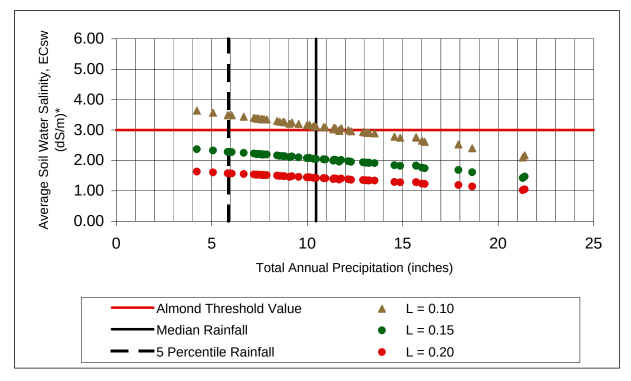


^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

Figure 5.16. Average soil water salinity (ECsw) vs. total annual rainfall for almond with leaching fractions ranging from 0.10 to 0.20 and irrigation water (EC $_i$) = 1.0 dS/m using both 40-30-20-10 and exponential crop water uptake functions (precipitation from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008) .



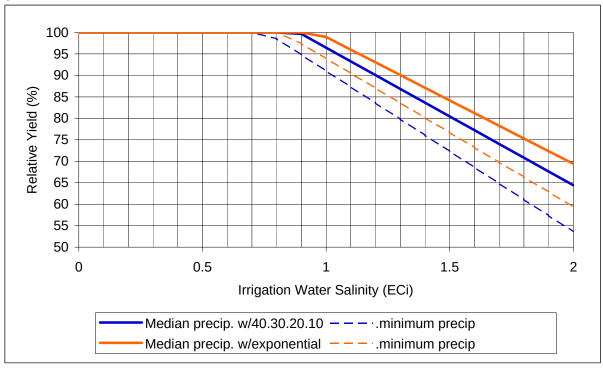
b) with exponential crop water uptake function*



^{*} As discussed in Section 4.1, the average soil water salinity was reduced by the soil salinity at 50% leaching for the exponential model.

Figure 5.17. Relative almond yield (percent) as a function of irrigation water salinity (ECi) with a) L = 0.10 and b) L = 0.15 assuming median precipitation (solid lines) and minimum precipitation (dashed lines) from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008.

a) L = 0.10



b) L = 0.15

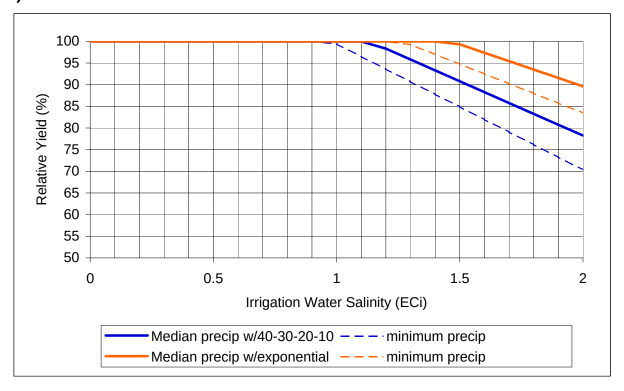
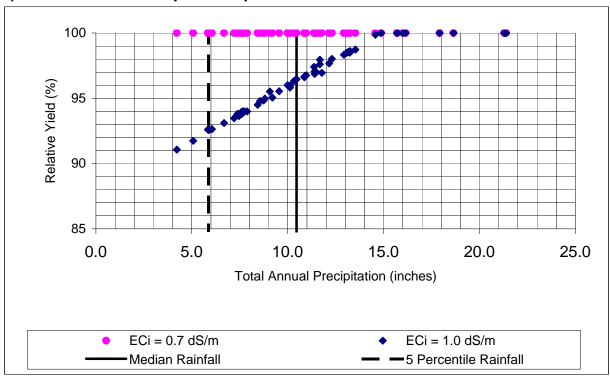
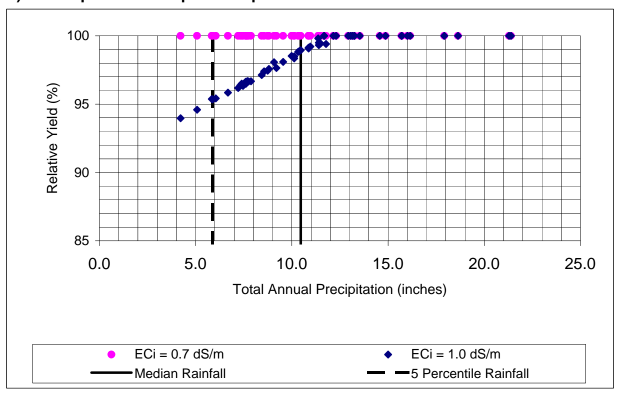


Figure 5.18. Relative crop yield (%) for almond with L = 0.10 at $EC_i = 0.7$ and 1.0 dS/m vs. total annual rainfall using both 40-30-20-10 and exponential crop water uptake functions (precipitation from NCDC station no. 8999, Tracy-Carbona - water years 1952 through 2008).



b) with exponential crop water uptake function



6. Summary & Conclusions

This portion of the report is divided into two sections. The first section summarizes the information on irrigation water quality, soil types and location of saline and shrink/swell soils, crop surveys, salt tolerance of crops, effective rainfall, irrigation methods and their efficiency and uniformity, crop water uptake distribution, climate, salt precipitation / dissolution in soil, shallow groundwater, and leaching fraction. The second section draws conclusions on published steady-state and transient models, compares model results with experimental or field results, and draws conclusions from the results of the steady-state models developed in Section 5 using data applicable to the South Delta.

6.1. Factors Influencing a Water Quality Standard

The quality of water in the San Joaquin River from 1990 to 2006 as measured at Vernalis and the quality in South Old River at Tracy Bridge over the same time period averages about 0.7 dS/m and ranges from 0.1 to 1.4 dS/m. The average level of salinity in the irrigation water is suitable for all agricultural crops. Based on analyses of these waters for various salt constituents, neither sodicity nor toxicity should be a concern for irrigated agriculture except for the possible concern of boron exceeding the threshold for bean and possibly other crops.

Review of the 1992 SCS Soil Survey indicates that clay and clay loam soils are predominant in the southwestern portion of the South Delta, organic soils are minimal in area and are restricted to the northern section, and loam soils are dominate in the remainder of the South Delta. Saline soils were identified in 1992 on about 5 % of the irrigated land. Sodic soils were not reported. The Soil Survey also identified a number of soils that have a high potential to shrink and swell. These shrink/swell soils occupy nearly 50 % of the irrigated area. However, based on a study of soils in the Imperial Valley of similar texture, it does not appear that bypass flow of applied water in these shrink/swell soils should cause a salinity management problem.

Data taken from Crop Surveys over the past three decades indicate that tree and vine crops have ranged from 6% up to 8% of the irrigated land in the South Delta, field crops from 31% down to 24%, truck crops from 19% up to 24%, grain and hay from 19% down to 7%, and pasture from 24% up to 34%. Of the predominant crops identified in the Crop Surveys the salt sensitive crops are almond, apricot, bean, and walnut with bean being the most sensitive with a salt tolerance threshold of $EC_e = 1.0 \, dS/m$. Thus, to protect the productivity of all crops, bean yield must be protected against loss from excess salinity. It is unfortunate that the published results on the salt tolerance of bean are taken from five laboratory experiments conducted more than 30 years ago. In addition, there are no data to indicate how the salt tolerance of bean changes with growth stage. With such an important decision as the water quality standard to protect all crops in the South Delta, it is unfortunate that a definitive answer can not be based on a field trial with modern bean varieties.

One of the shortcomings of some leaching requirement models is the failure to account for effective rainfall to satisfy a portion of a crop's evapotranspiration. The DWR study in the Central Valley makes it possible to estimate effective rainfall from winter rains. This information is used in the steady-state model prepared for the South Delta in Section 5.

Based upon the 2007 DWR crop survey it appears that about 39% of the South Delta is irrigated by borders or basins which have an average irrigation efficiency of about 78%, 46% is irrigated by furrows with an average efficiency of 70%, and 8% is irrigated by sprinklers (75 % efficiency) and/or micro-irrigation (87 % efficiency). The irrigation method on about 7% of the irrigated land was not identified. Thus, on average, the overall irrigation efficiency in the South Delta is about 75 %. With so little irrigation by sprinkling it is reasonable to assume that foliar damage is not a concern.

One of the important inputs to most steady-state and transient models is the crop water uptake distribution through the root zone. The distribution used in some models is the 40-30-20-10 uptake distribution but the exponential distribution has also been used. In comparisons of steady-state model outputs with experimentally measured leaching requirements, both distributions worked satisfactorily but the exponential distribution agreed a little better with the experimental results. In the model developed for the South Delta (see Section 5) both distributions were used. However, the exponential model is recommended because it agrees more closely with transient model results than the 40-30-20-10 model.

It has been shown experimentally that hot, dry conditions cause more salt stress in plants than cool, humid conditions. A comparison of temperature and humidity between the South Delta and Riverside, CA, where most salt tolerance experiments have been conducted, showed the South Delta to be slightly cooler and more humid than Riverside. Thus, the tolerance of crops to salinity may be slightly higher in the South Delta than many published results.

Two analyses of the waters reported in Section 2.2 would result in an additional 5 % being added to the salt load from salts being weathered out of the soil profile at leaching fractions of about 0.15. Therefore, the salt load in the soil profile and in the drains would be higher than expected from the irrigation water alone. This may cause L estimates to be a little lower than might be expected in the absence of salt dissolution from the soil profile.

The depth to the water table in the South Delta appears to be at least 3 feet with much of the area having a groundwater depth of at least 5 feet. Subsurface tile drains have been installed in the western portion of the South Delta to maintain the water table at an acceptable depth for crop production. With the water table at these depths, any significant water uptake by crop roots would be restricted to deep-rooted and more salt tolerant crops like cotton and alfalfa.

Estimates of leaching fraction were made based upon the salinity of tile drain discharge from a large number of drainage systems and a few soil samples taken at various locations in the South Delta. Combining all of these calculated leaching fractions it appears that the leaching fractions in the South Delta, with perhaps a few exceptions, average between 0.21 and 0.27. Minimum leaching fractions ranged from 0.11 to 0.22.

6.2. Using Models to Determine Water Quality Standards

A number of steady-state and transient models have been developed to calculate the leaching requirement which can also be used to estimate a water quality standard. At least five different steady-state models have been published. When the steady-state models are compared with experimentally measured leaching requirements for 14 crops, the exponential model agreed most closely with the measured values. This conclusion is supported by the comparisons made between steady-state and transient models by Letey (2007) and Corwin et al. (in press).

If the steady-state model based on an exponential crop water uptake pattern is applied considering rainfall, the water quality standard, based on median annual rainfall, could be $1.0 \, \text{dS/m}$ at a leaching fraction of $0.15 \, \text{and} \, 1.4 \, \text{dS/m}$ at a leaching fraction of 0.20. Considering the variability of rainfall, no loss in bean yield would occur even at the lowest annual rainfall amounts from 1952 to 2008 if the leaching fraction was higher than $0.20 \, \text{with}$ an EC_i of $1.0 \, \text{dS/m}$. At a leaching fraction of 0.15, yield losses would be predicted at rainfall below the median value of $10.5 \, \text{inches}$. At the 5 percentile for rain, yield loss would be 5%.

Using the steady-state model with the 40-30-20-10 crop water uptake distribution and taking the median rainfall of 10.5 inches into account, the water quality standard could be 0.8 dS/m at a leaching fraction of 0.15 and 0.9 dS/m at a leaching fraction of 0.20.

The leaching fraction in the South Delta based upon drain discharge and soil sampling averages between 0.21 and 0.27, with perhaps a few exceptions. Anecdotal evidence of relatively high leaching fractions are the irrigation efficiencies estimated to be 70% for furrow irrigated beans and an overall irrigation efficiency of 75% for the South Delta.

Four transient models were reviewed. The Grattan model which uses a 40-30-20-10 water uptake distribution was applied to a watershed near Davis, CA. No verification of this model has been attempted. The Corwin model, called TETrans, is a functional, layer-equilibrium model. The model was tested using data from the Imperial Valley, CA. The Simunek model, called UNSATCHEM, is a sophisticated, mechanistic, numerical model. Although not developed to determine the LR, it can be altered to do so. This model was also tested on data from the Imperial Valley. Letey and co-workers developed the ENVIRO-GRO model. This model contains a sophisticated equation to compute crop water uptake. Letey's model was tested on a corn experiment conducted in Israel.

Results from the Grattan model indicated that the water quality standard could be 1.1 dS/m for the watershed near Davis, CA. Using information from the Imperial Valley, Corwin and co-workers noted that steady-state models over-estimated the L_r compared to transient models, but only to a minor extent. Based upon the conclusion of Letey comparing steady-state and transient models, the water quality standard could be raised to 1.0 dS/m. This assumes that the salt tolerance of bean is to be used to protect irrigated agriculture.

All of the models presented in this report predict that the water quality standard could be increased to as high as 0.9 to 1.1 dS/m and all of the crops normally grown in the South Delta would be protected. This finding is substantiated by the observation that bean is furrow irrigated with an irrigation efficiency of about 70 % which results in a high leaching fraction.

7. Recommendations

- 1. If the salt tolerance of bean is to be used to set the water quality standard for the South Delta, it is recommended that a field experiment be conducted to ensure that the salt tolerance of bean is established for local conditions. The published data for bean are based on five laboratory experiments; one in soil, three in sand, and one water-culture. All five laboratory experiments were conducted more than 30 years ago. There may well be new varieties grown that under local conditions might have a different salt tolerance than the one published.
- 2. If the water quality standard is to be changed throughout the year then the salt tolerance of bean at different growth stages (time of year) needs to be determined. No published results were found on the effect of salinity on bean at different stages of growth. This type of experiment can best be conducted at the U. S. Salinity Laboratory at Riverside, CA where the experimental apparatus and previous experience on studying salt tolerance at different stages resides.
- 3. If a steady-state model is to be used to determine the water quality standard, it is recommended that either the exponential or the 40-30-20-10 model be used with the inclusion of effective rainfall as part of the applied water. As reported in Section 5, the 40-30-20-10 model gives a more conservative water quality standard than the exponential model (1.0 dS/m for the exponential versus 0.8 dS/m for the 40-30-20-10 model at a leaching fraction of 0.15 for bean as an example.)
- 4. Transient models have a number of advantages over steady-state models. Of course the major advantage is that transient models account for time dependent variables. These variables include considering crop rotations, double cropping, and intercropping; changes in irrigation water quality and quantity and rainfall. The major disadvantage is that far more data are required. Transient models are currently under development but very few checks of their validity against field data have been accomplished. It is recommended that support be given to the testing of one or more of these models using data from the South Delta.
- 5. To estimate the leaching fraction in the South Delta, data from agricultural subsurface drains were used. It was not clear for some of the reported drains whether the drain discharge was a combination of irrigation return flow and subsurface drainage or subsurface drainage alone. To make the collected data useful for calculating leaching fraction, it is recommended that the source of the drain discharge be identified. It would also be helpful to know the area drained by the various systems.
- 6. The concentration of boron in surface water and in the subsurface drain discharge is a possible concern because the boron threshold tolerance for bean is 0.75 to 1.0 mg/l. It is recommended that this concern be studied to determine if there needs to be a boron objective for the surface waters in the South Delta.

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Appendix A: Summary of Public Comments Received by September 14, 2009 and Written Responses

Eight comments letters regarding the July 14, 2009 draft of this report were received from the public by September 14, 2009. The following is a summary of the comments received followed by a response to each.

Comment Letter #1: Central Valley Clean Water Association September 14, 2009

Comment #1.1

CVCWA encourages the State Board to coordinate this process for the development of South Delta objectives with the Central Valley Salinity Alternatives for Long-Term Sustainability (CV-SALTS) process

Response:

I agree that the State Board should coordinate the development of South Delta objectives with the Central Valley Salinity Alternatives for Long-Term Sustainability but it is not within the purview of this report to make the recommendation. It is for the State Board to decide.

Comment #1.2

The final report should clearly separate the two major recommendations, the first being the recommended model for use in the State Water Board's current revaluation of salinity objectives, and the second being the additional study and investigation required to address uncertainty of evaluating salinity objectives.

Response:

In Section 7, Recommendations, the two major recommendations are separate. With respect to the recommended steady-state model to use (see Recommendation 3), the exponential or the 40-30-20-10 model with inclusion of rainfall is recommended. If one is to be chosen, then the exponential model is less conservative. With respect to the transient model to be used (see Recommendation 4), no one or two models has been developed and tested at this time to show that it is superior to the exponential steady-state model for modeling large irrigated areas over a long time period. There are two groups of scientists currently comparing a number of transient models to ascertain which one is best for long-term evaluations for a given irrigated area. The additional studies recommended to clarify the salt tolerance of salt sensitive crops are given in Recommendations 1 and 2.

Comment #1.3

CVCWA is concerned the report is too conservative and recommends adding a list of the conservative assumptions made in selecting model parameters, so there will be confidence that the modeled result will be protective of the irrigation use without being needlessly stringent.

Response:

It is true that the climate in the South Delta is slightly less stressful than Riverside, CA where many of the salt tolerance experiments were conducted. However, no experiments have ever quantified the impact of a slightly different climate on crop salt tolerance. With all of the differences in cultural and irrigation practices the small climate differences are insignificant. With respect to leaching fraction, there is a fairly large impact on the water quality objective depending on the appropriate leaching fraction being chosen. With the additional subsurface drainage information from the New Jerusalem Drainage District now included in Section 3.13 and the realization that the soil samples reported on by Meyers and colleagues in 1976 were taken during a severe drought period, the leaching fractions appear to be between 0.20 and 0.30. These values are consistent with the irrigation efficiencies in the South Delta averaging 75%. Thus, the modeling results reported in Section 5 now include values for leaching fractions of 0.15, 0.20, and 0.25 for all three crops modeled and 0.07 and 0.10 for alfalfa. It would appear that a leaching fraction of 0.25 may be a very good estimate of the degree of leaching that has been occurring in the South Delta over the past few decades and a leaching of 0.15, used previously is too low except perhaps for alfalfa. Other assumptions in the modeling efforts are best management practices that include prevention of crop water stress, adequate fertility, and avoidance of insects and diseases. The dissolution of salts from the root zone (5 to 10% of total amount of salinity leaving the root zone) was ignored which would increase the leaching fraction if taken into account.

Comment #1.4

The endpoint selected for the model is not reasonable. Consideration should be given to determination of a reasonable yield target that reflects some level of risk. The historical yield generated by the model for conditions where the irrigation water quality is not a factor should be the benchmark for the year.

Response:

No farmer strives to receive a crop yield less than 100%. There are numerous management and weather uncertainties, in addition to salinity, that may reduce yields below 100%. To consider a water quality standard that would result in yields below 100%, please refer to Figures 5.9 and 5.10 for bean and Figures 5.13 and 5.14 for alfalfa and Figures 5.17 and 5.18 for almond.

Comment #1.5

The report should also consider the reasonable water quality objectives for winter irrigation of alfalfa.

Response:

As several have suggested, the water quality standard for the irrigation of alfalfa outside of the growing season for bean has been added to Section 5. The water quality standard for almond, a perennial crop more salt sensitive than alfalfa, has also been added to Section 5.

Comment #1.6

The steady state models calculate more conservative salinity requirements due to the fact that they cannot account for the natural variations that occur in the growing cycle. Therefore, in the event the State Board determines the use of a steady state model is appropriate for the current salinity objective evaluation, the specific model should be carefully selected.

Response:

It is true that steady-state models, like the recommended exponential model, are more conservative than transient models appear to be. However, if bean is more salt sensitive during the early growing season than the cropping season average used in the model then the exponential model may not be conservative and may in fact put the crop at risk.

Comment Letter #2: Eric Soderlund, Staff Counsel, DWR September 14, 2009

General Comments:

For the most part, DWR supports the Study Report's conclusions and recommendations. The Study Report provides strong evidence that existing soil and irrigation water conditions in the southern Delta are favorable for growing agricultural crops, including beans, and that the current salinity objectives are overly protective.

Comment #2.1

Regarding a field experiment to determine the salt tolerance of bean for local conditions, DWR does not believe that such an experiment should delay the current review and potential modification process. The current state of knowledge demonstrates that a 0.7 EC objective is not necessary to protect agriculture in the southern Delta. The SWB could address results of the experiment as part of a future periodic review.

Response:

I am not aware of how quickly the State Board will decide on a revised water quality objective. I agree that the results of this report give adequate justification for the State Board to change the water quality objective. A field study like the one I am recommending will take 3 to 5 years to conduct. If the results of the field experiment are significantly different than the conclusions of this report the State Board could certainly change the water quality objective based on the field results.

Comment #2.2

In the Study Report, the table of crop acreages based upon DWR's land use surveys does not accurately reflect the acreages of crops that were mapped. The corrected crop acreages are provided in four tables, one for each land use survey.

Acreage discrepancies shown in Table 2.2 of the report from crop acreage data acquired from the San Joaquin County Agricultural Commissioner may have resulted from a situation where multiple polygons represent a single field. The digital maps developed by the Ag. Commissioners are used to track pesticide application permits and more than 10 polygons may be stacked at a single location, which can generate errors if the polygons are used to calculate crop acreages.

DWR recommends reprocessing the land and soil data to provide a more accurate summary of the relationships between soil characteristics and crops since some field beans and other crops were not represented in this analysis.

Response:

The revised crop acreages based upon DWR's survey have now been inserted into Tables 2.2 and 2.3 and the correct values are now used throughout the report. Providing the irrigation method used for the various crops in the 2007 crop survey is now used to improve the estimates of the irrigation methods in Section 3.6.

Comment #2.3

In section 2.21, the relationship between the two electrical conductivity units is not clear. The numbers representing a given salinity value are 1000 times larger when you use microSiemens per centimeter because the unit is smaller (units of microSiemens per centimeter are 1000 times smaller than deciSiemens per meter).

Response:

Thank you for pointing out this error in grammar. The sentence in Section 2.21 now reads "The numerical values in units of microSiemens per cm are 1000 times larger than the numerical values in units of deciSiemens per meter.

Comment #2.4

In section 3.5.2, Table 3.6, a value of 13.8 for mean annual precipitation is probably high for the South Delta since the area is in the rain shadow of Mount Diablo. Refer to the Soil Survey of San Joaquin County, California, published by the USDA Natural Resources Conservation Service for a more detailed map of average annual precipitation for this area.

Response:

The value of 13.8 inches averaged from data published by MacGillivray and Jones (1989) is too high for the South Delta. However, in Section 5 the precipitation measured at the Tracy-Carbona Station #8999 was used to model the South Delta crops. The median annual precipitation was 10.5 inches (see Table 5.1).

Comment #2.5

In section 3.12.1, Figure 3.16, please label the two lines representing different soil textures.

Response:

Thanks for finding this omission. The upper line in Figure 3.16 is for the California results and the lower line is for Texas. The correlation coefficient of 0.96 for the Texas data was also omitted.

Comment #2.6

In section 5.2, Table 5.1, while one might expect the required irrigation water to be the same when no precipitation is included in the model, but not more when precipitation is taken into account.

Response:

In Table 5.1, the irrigation amount each year is always more when precipitation is assumed to be zero than when precipitation is taken into account (compare column I_1 with column I_2).

Comment Letter #3: Melissa A. Thorme, Special Counsel, City of Tracy September 14, 2009

Comment #3.1

The City of Tracy (City) disagrees with the statement on page 1 of the report that the southern Delta salinity objectives "were not substantively changed in the 2006 Bay-Delta Plan." The Bay-Delta Plan modifications made in 2006 changed the application of the electrical conductivity ("EC") objectives to all regions of the southern Delta, rather than just to the previous four compliance points specified in earlier versions of the Plan. In addition, the Bay-Delta Plan in 2006 imposed compliance with the EC objectives on municipal dischargers for the first time without having undertaken the mandatory analysis required by Water Code section 13241. To make the report more accurate, the City suggests including the following at the end of the first sentence in the third paragraph at section 1.2 on page 1: "...was not available on which to base changes. However, the application of these objectives was modified to apply throughout the southern Delta and to additional discharge sources."

Response:

The underlined sentence in Comment #3.1 was added to Section 1.2.

Comment #3.2

The State Water Board should measure EC objectives in microSiemens per centimeter $(\mu S/cm)$ or deciSiemens per meter (dS/m), which are more updated units of measurement.

Response:

I agree with Comment #3.2 and personally prefer deciSiemens per meter (dS/m).

Comment #3.3

Report should incorporate historic data showing salinity levels prior to water supply improvements to the Delta shown in Figure 2.1 to get a more accurate picture of the salinity in the Delta over time.

Response:

The Report focuses on what the salinity objective should be in the future. Figure 2.1 is presented only to indicate what the salinity of surface water has been in recent years. There are many references that provide historical data.

Comment #3.4

State Water Board should take note that southern Delta waters are not impaired for EC over the long term, and should consider revising EC objectives to be long term averages that would still be protective.

Response:

I agree with this comment but the State Water Board may wish to change the EC objective during the year in a fashion similar to what is currently being done.

Comment #3.5

Federal law allows once in three year exceedance of all objectives, and criteria set to protect aquatic life are set at the 95th percentile and are not generally based on the most sensitive species, therefore, Dr. Hoffman should incorporate the 95th percentile values in the analysis due to the fact that 100% protection is not required by law.

Response:

No farmer wishes to achieve less than 100% crop yields. Thus, the emphasis in this report is the requirements to obtain full crop production. If one wanted to note the EC objective to obtain less than 100% yield the values can be determined from the graphs in Figure 5.9 for bean, Figure 5.13 for alfalfa, and Figure 5.17 for almond. For example, the EC objective to achieve 95% yield of beans at a leaching fraction of 0.15 would be 1.25 dS/m assuming median rainfall and using the exponential model.

Comment #3.6

Due to the fact that Dr. Hoffman found no evidence of sodicity, the State Water Board should consider the use of the Sodium Absorption Ration ("SAR") as a better objective.

Response:

I do not understand comment #3.6. The Sodium Adsorption Ratio (SAR) is an estimate of the severity of excess sodium compared to calcium and magnesium in irrigation or soil water. The larger the SAR the higher the resultant loss of water penetration into and through the soil profile. SAR has no meaning in establishing a salinity objective.

Comment #3.7

Dr. Hoffman should opine on whether total dissolved solids ("TDS"), sodium, or other ions should be used as the proper objective since EC is not a pollutant, just a measurement of salinity.

Response:

The objective of this report is to evaluate an objective for salinity, the total dissolved solids content in the San Joaquin River. Electrical conductivity is an accurate and easily measured indicator of the amount of total dissolved solids present in water. As stated in Section 2.2, in excess, salinity, sodicity, and toxicity can all reduce crop yields. However, the objective of this report was to evaluate salinity. Obviously, if excess sodium or toxic constituents were present in the water, standards would need to be determined to protect irrigated agriculture.

Comment #3.8

The proposed 1.0 dS/m EC objective is only needed to protect the most salt sensitive bean crop that is grown on less than 4,000 acres in the Delta. This 1.0 dS/m level is rarely exceeded and it would be cheaper for the State Water Board to purchase the land or buy out the farmers' right to grow salt sensitive crops than it would be to install expensive and energy intensive treatment facilities to meet this objective.

Response:

The objective of this report is to determine a salinity standard that would be protective of all irrigated agricultural crops in the South Delta. It is a matter for the State Water Board to decide upon the prudent steps to be undertaken.

Comment #3.9

Dr. Hoffman should identify the source of the water used on the acreage where the most salt sensitive crops are being grown as the irrigation water used could be groundwater and not river water. Further, Dr. Hoffman should include the projected cost of the updated bean study suggested on page 20.

Response:

Without exception, groundwater taken from beneath an irrigated area will be more saline than the irrigation water because crops extract nearly pure water from the soil thereby causing the salinity of the remaining soil water, which eventually becomes groundwater, to increase. Furthermore, I have no information indicating that groundwater is being used in the South Delta to irrigate salt sensitive crops. The field study I propose will not be cheap if it is conducted over at least three years and has sufficient numbers of treatments and replications to establish the salt tolerance of bean and perhaps other crops like asparagus during its first year of growth. If a field experiment is considered by the State Water Board, I will be glad to work with their staff to determine a budget.

Comments #3.10

Dr. Hoffman should identify any other available water management techniques that could be utilized to improve leaching to allow higher EC water to be equally protective of crop yield.

Response:

The objective should not be to increase leaching but to improve water management so leaching can be reduced. The improvement of irrigation systems and their management to increase irrigation efficiency and to improve the uniform distribution of irrigation water are the top means to use less water for irrigation and thereby reduce leaching. Micro-irrigation and sprinklers are irrigation systems that are presently available that can increase irrigation efficiency and improve the uniform distribution of irrigation water compared to furrow and border irrigation methods.

Comments #3.11

If EC objectives are not adjusted, perhaps waste discharge requirements ("WDRs") need to be placed on agricultural drains as the average EC from these discharges was cited as being 1.5 dS/m.

Response:

The question of waste discharge requirements is not within the objectives of this report.

Comment Letter #4: John Letey September 9, 2009

Comment #4.1

Although irrigation uniformity affects irrigation efficiency, they are distinctly different and must be discussed separately. Irrigation efficiency is important in designing irrigation projects, but irrigation uniformity has significant consequences on irrigation management.

Response:

I agree that irrigation uniformity and irrigation efficiency are different. I have changed Section 3.8 of the report to discuss the two terms separately.

Comment #4.2

Equation 3.6 is meaningless because there is no way to accurately relate the salinity at the bottom of the root zone with crop response to the salinity in the root zone where all of the action is.

Response:

I agree that equation 3.6 is not a useful equation to prediction the leaching requirement but it shows how thinking progressed from equation 3.5 to the various steady-state equations proposed by different scientists as discussed in Section 4.1. The term EC_d^* in equation 3.5 was replaced by EC_{e50} , $2EC_{e0}$, and $5EC_{et}$ - EC_i in three of the steady-state equations presented in Section 4.1.

Comment #4.3

Linear averages give equal weight to the very high concentrations at the bottom of the root zone as to the much lower concentrations where the greatest mass of roots exists. This averaging procedure provides results that the salinity impact is the least detrimental of all the steady-state approaches.

Response:

The linear averaging technique is used by the 40-30-20-10 steady-state model but the other steady-state models do not average salinity values through the root zone. This, along with comparisons with experimentally determined leaching requirements, is why I recommend the exponential model over the 40-30-20-10 model.

Comment #4.4

The Grattan transient state model is actually a hybrid that includes steady-state and transient aspects.

Response:

The Grattan model has been refined recently and has been submitted for publication. It now is much closer to a transient than a steady-state model.

Comment #4.5

The 3 relationships presented with the Grattan model in Section 4.2 require clarification. EC_{sw} and EC_e vary with time and depth. At what time and positions are they related to EC_i as presented in the first 2 equations? $EC_{sw} = 2 \times EC_e$ is only true when the soilwater content equals the amount of distilled water added to create the saturated extract.

Response:

The three relationships were eliminated because they are not used in the discussion.

Comment #4.6

The numbers in Table 4.2 can be used to conclude that the transient models prescribed a lower L_r than the steady state models. No judgment as to the quantitative difference can be made because <0.13 could be 0.12, 0.05 or any other number less than 0.13.

Response:

I agree that the differences between steady-state and transient model results reported in Table 4.2 can't be quantified. I merely reported the statements made by Corwin et al. (2007) about the differences between results.

Comment #4.7

Equations 4.1 and 4.2 are mass balance equations and not necessarily steady-state assumptions.

Response:

Thanks for reminding me of this fact. I changed the text to state that both steady-state and transient models are based upon equations 4.1 and 4.2.

Comment Letter #5: DeeAnne Gillick, Attorney at Law, County of San Joaquin September 8, 2009

Comment #5.1

The County of San Joaquin believes that adequate water quality standards apply within the Southern Delta and that those standards are already met. More analysis than what has been given in the report is necessary to accurately evaluate the water quality needs of agriculture in the south Delta.

Response:

I have now added more analyses in Section 5 pertaining to alfalfa, almond, and different planting dates for bean. Along with the other analyses already in the report, all of the results indicate that the water quality standard could be raised in the South Delta.

Comment Letter #6: Linda Dorn, Environmental Program Manager, SRCSD in addition to comments submitted by CVCWA September 14, 2009

Comment #6.1

In the Report, the threshold salinity discussed for all cases is the salinity corresponding to 100% yield of crops. Specification of 100% yield as the threshold may not be necessary to provide reasonable protection for the irrigation use. Salinity in the southern Delta is strongly related to water year and the actual yield of a crop may be lower than 100% for reasons other than the irrigation water. To account for the condition where the crop yield is lowered for reasons other than salinity, the model should be run at a yield less than 100%.

The Report should be clarified to link the irrigation practice utilized for the target crop to the selected leaching fraction used in the modeling. Underestimating the leaching fraction will result in overly stringent irrigation water quality requirements.

The Report could be enhanced by bolstering the discussion on selecting the appropriate value for both parameters (threshold salinity and leaching fraction) based on the conditions in the southern Delta and the specific crop under consideration.

Response:

To evaluate the impact of the salinity of the irrigation water on crop yield please refer to Figures 5.9 and 5.10 for bean, Figures 5.13 and 5.14 for alfalfa, and Figures 5.17 and 5.18 for almond. You may select any crop yield below 100% and note the salinity of the irrigation that causes a specific yield reduction and the impact of annual rainfall. None of the steady state models can predict crop yield reductions caused by factors other than salinity. Transient models can also predict yield reductions caused by water stress but they are not able to predict crop yield reductions by other factors. The report has been rewritten to explain how crop yields below 100% can be determined.

Linking the irrigation method with the target crop is an excellent idea. I have tried to do this by providing the relationship between irrigation water salinity and crop yield for several leaching fractions in Figures 5.7, 5.8, 5.11, 5.12, 5.15, and 5.16 in the revised report. With additional information on the actual leaching fractions being achieved over the past several decades based upon measurements of salinity from subsurface drainage systems, I have added a leaching fraction of 0.25 to my analyses. It appears clear that the leaching fractions occurring in the South Delta is probably between 0.20 and 0.30 for large areas of the South Delta where salt sensitive crops are being grown. I also added results for leaching fractions of 0.07 and 0.10 for alfalfa. As the leaching fraction increases the water quality standard can be increased.

Comment #6.2

The southern Delta is a complex system and the irrigation requirements may not be the appropriate water quality objectives for the entire southern Delta.

Response:

The objective of this report was to ascertain the water quality standard for irrigation in the South Delta. Acknowledging that the South Delta is a complex system, factors other than irrigation were not considered.

Comment #6.3

The Report recommends the use of a steady state model due to issues with each of the considered transient models. The recommendations should be expanded to link the additional study necessary for consideration of the different models, as the transient models are the desired method for determining irrigation requirements.

Response:

Transient models are more accurate than steady-state models, particularly on a seasonal basis and if significant changes in cropping patterns, water quality, and other factors occur over time. The steady-state models as proposed here are reasonably accurate over periods of decades if significant changes are not occurring. The steady-state model appears to be very reasonable at leaching fractions above 0.15. At least two groups of scientists and engineers are currently working on comparing the transient models described here and several others and attempting to resolve which model(s) should be used. One must keep in mind that transient models require a large amount of input data which are not always available. It is hoped that within a few years transient models will have been developed and field tested so that they may be used with confidence. In the meantime, with the high leaching fractions reported in the South Delta and the relatively stable cropping pattern and irrigation water quality, the steady-state model recommended should prove adequate.

Comment Letter #7: San Joaquin River Group Authority and State Water Contractors
September 14, 2009

Comment #7.1

The background information on timing and cultural practices of dry beans in the South Delta needs to be changed to reflect present day practices and that information utilized in the analysis.

Response:

The analysis has been expanded to include planting dates of April 1, May 1, and June 16. The planting date had no impact on the water quality standard (see the results in Table 5.3). If pre-plant irrigation is practiced for bean then germination and seedling emergence could still be a problem if the water quality objective is higher than the salt tolerance of bean at early growth stages. Thus, the recommendation to determine the salt tolerance of bean at different stages is appropriate. The crop survey is for the entire South Delta and it would require some time for DWR personnel to separate the bean acreage served by the Central Valley Project from the remainder of the South Delta. With that being acknowledged, some beans are grown using water from the San Joaquin River. The total acreage is probably not important if the objective is to protect the most salt sensitive crop.

Comment #7.2

Salinity is likely not the only factor limiting dry-bead yield. Another factor which may be greater than salinity in the South Delta is boron.

Response:

I have included data on boron concentrations in surface waters in the revised report and the concentrations are sufficiently high to be a concern. I have added a recommendation that boron levels in the South Delta be studied.

Comment #7.3

The utilization of a 100% yield potential based on the 1977 Mass and Hoffman analysis that established crop tolerance curves for major crops is not based on a strong data set and is likely over conservative. It is recommended that the report strongly advise against the continued use of this data and recommend that a new curve be established for dry beans.

Response:

I agree with this comment. My number one recommendation is to conduct a field experiment to establish the salt tolerance of bean using current cultivars and under the field conditions representative of where beans are grown in the South Delta. I also agree that the salt tolerance values for bean may be conservative, but in the meantime, these values will protect South Delta irrigated agriculture until the experimental results are known.

Comment #7.4

A review needs to be conducted of cultural practices presently being used to limit the potential for salt sensitivity of dry beans at germination such as major pre-irrigations.

Response:

You stated earlier in your comments that pre-plant irrigation is a common practice to leach the soil profile of salts and to minimize water stress during germination and seedling emergence. I am not aware of any other cultural practices being employed to limit salt sensitivity of bean.

Comment #7.5

There is a need to clarify the salt leaching potential of rainfall in the "applied water" definition.

Response:

This need for clarification was pointed out by another reviewer and the text has been changed in Section 3.5 to address this comment.

Comment #7.6

There is a need to expand the discussion of actual leaching fraction by using presently available field data. The Study Report needs to take a closer look at actual leaching fractions (L) in the Delta

Response:

I agree with this comment and based upon documents provided by this reviewer I have added a great deal of data on leaching fractions that can be inferred from subsurface tile drain effluent. Section 3.13.2 has been expanded to provide the inclusion of the results from analyze of the documents provided.

Comment #7.7

It is unlikely that there will be a reduction in the high leaching fractions being found on dry bean production today. If a water conservation modeling effort is undertaken similar high leaching fractions on dry bean production should be assumed.

Response:

I agree with this comment and have therefore added results when higher leaching fractions are achieved. The current leaching fraction calculations from Section 3.13.2 indicate that leaching fractions above 0.15 are common and generally the leaching fraction is between 0.2 and 0.3. Thus, leaching fractions of 0.15, 0.20, and 0.25 are modeled in Section 5.2 for bean, 0.07, 0.10, 0.15, and 0.20 for alfalfa, and 0.10, 0.15, and 0.20 for almond.

Comment #7.8

The analysis to show the basis for the winter irrigation season objective and the role of effective rainfall during the winter irrigation season has been left out of the report. This analysis needs to be conducted and the impact of winter rains on leaching and salt control needs to be fully evaluated.

Response:

This is an excellent observation and this comment has been addressed by modeling a year-long alfalfa crop and almond trees in Section 5.2. Comments regarding the modeling results are added in Sections 5.2 and 6.2.

Comment #7.9

We support the development of a transient model for South Delta conditions but in its absence the Study Report should recommend the use of the exponential model over the 40-30-20-10 model.

Response:

The decision on whether the exponential or the 40-30-20-10 model is used is at the prerogative of the CA State Water Resources Control Board. However, I recommend that the exponential model be used. I also support the development of a transient model for the South Delta as stated in my recommendations, Section 7.

Comment Letter #8 John Herrick, Counsel, South Delta Water Agency September 14, 2009

Comment #8.1

Protecting for the "most salt sensitive" crop (bean) by reviewing impacts on crop productivity by the use of saline water might not necessarily be protective for other crops if other factors affect crop salt tolerance or if the protection of the "most salt sensitive" crop differs significantly from the protections of other crops under varying conditions.

Response:

I have added the impact of various water quality objectives on alfalfa, the crop considered previously for the time of the year when beans are not grown, and almond trees, a perennial salt sensitive crop grown in the South Delta. The results of this investigation are given in Section 5.2.

Comment #8.2

The applied water quantity and salinity and timing for each of the varieties of southern Delta crops must first be determined before you can determine if the same salinity standard can protect full yield of more than one crop at all times of the year.

Response:

This comment is a follow-up to Comment #8.1 and is addressed in Sections 5.2 and 6.2 for bean, alfalfa, and almond trees.

Comment #8.3

There are a few problems that are largely ignored in the draft Report that include:

- 1. The achievable leach fraction through and out of the root zone in alfalfa and tree crops depends on the percolation capacity throughout the deep root zone, and on the soaking time which is both available and non-damaging to the crop.
- 2. The existence of stagnant channel reaches occur whenever the flow into south Delta channels is less than the consumptive use of water in the south Delta. No standard can be met in stagnant reaches.
- 3. The lack of adequate allowance for the fact that seedlings and young crop plants are more salt sensitive than established plants, and that it is typically very difficult to maintain soil moisture of low salinity in the seedling root zone.
- 4. Allowance for the assumption that farmers should accept a reduced percentage of seedling emergence caused by soil moisture salinity. The report makes no analysis of possible abnormal distribution and/or reduced vigor of seedlings that then do emerge. There should be some allowance for the uncertainty this imposes on ultimate crop yield.

Response:

- 1. The average leaching fractions achievable have been calculated from subsurface tile drainage systems over a large portion of the South Delta. The lowest leaching fraction calculated for one year from all of the drains monitored was 0.11 with the average being between 0.21 and 0.27 depending on the drainage system (see Section 3.13.2). This is not to say that some fields or portions of a field do not have a low leaching fraction. Meyer et al. (1976) soil sampling nine different locations reported only one alfalfa crop on a clay soil with a leaching fraction below 0.1. I have no information on "soaking" time for problematic soils. However, it is well known that the rate of water penetration into and through a soil is increased as the salt content of the water increases. Thus, increasing the water quality objective will decrease the soaking time.
- 2. The objective of this report was the water quality objective for the San Joaquin River and did include stagnant channel reaches.
- 3. Based upon recent information that a pre-plant irrigation is applied before planting beans negates the need to establish the salt sensitive during germination and seedling growth for bean if bean is not more sensitive than the salinity objective early in the growth period. I recommend that an experiment be conducted to determine the salt sensitive of bean during germination and for early seedling growth. I do not know if pre-plant irrigations are applied for other salt sensitive crops.
- 4. The report does not assert that a farmer should accept a reduced percentage of seedling emergence. The report does provide salinity levels that resulted in a 10% loss of germinating seeds for comparisons among crops. It is true that the report does not account for abnormal distribution and/or reduced vigor of seedlings. With pre-plant irrigation the problems of poor emergence should be minimized.

Comment #8.4

A paper by Dr. Gerald Orlob shows that 40% of the lands in the southern Delta are classified as "slow" permeability. This means that when water is applied, it soaks into and through the soil at a very slow rate; <0.2 inches per hour. Such extremely slow rates hamper the ability to achieve the leaching fractions discussed and assumed in the draft Report.

Response:

As state above, all of the analyses from subsurface drainage systems indicate relatively high leaching fractions. However, recognizing that alfalfa has a high water requirement (about 50 inches annually) and is frequently grown on slowly permeable soils, results have been added to Section 5.2 for leaching fractions of 0.07 and 0.10. Also, as the salinity of the applied water increases, the infiltration and water penetration rate increases which should benefit soils of "slow" permeability.

Comment #8.5

Groundwater levels vary greatly depending on the distance to the neighboring channels, and the relationship to sea level and tidal flows. In certain portions of the Delta, the land is at or below sea level; hence, without an ongoing drainage system at work, the ground

water will rise to or above the land surface. This results in salts that collect and are repeatedly reintroduced into the very zone that needs to be flushed. Therefore, "normal" irrigation practices will not result in the leaching of the salts.

Response:

If no leaching occurs the soil will become saline and no crops can be grown. If "normal" irrigation practices will not result in leaching then other methods must be found or the land will have to be abandoned. As pointed out, a drainage system may need to be utilized to maintain crop productivity.

Comment #8.6

Should the lowest permeability in the profile be used, especially for deep-rooted crops like alfalfa or trees? (Referring to table 2.1 in report)

Response:

Table 2.1 was intended to show some of the physical properties of the soils in the South Delta. The Table was not developed to show soil properties below the surface layer.

Comment #8.7

Generalizations on groundwater cannot be made due to the fact that groundwater levels exhibit regular and significant fluctuations due to tidal effects.

Response:

I have no information on the impact of tides on groundwater depths. However, the data in Table 2.1 and Section 3.12.2 would include the normal influence of the tides at the location of the measurements.

Comment #8.8

There is a lack of confidence in the Chilcott, Montoya and Meyer data. The Montoya 2007 report attempts to identify agricultural discharges as "sources" of salt load and concentration, when in fact virtually all of the salt originated from the activities of the CVP in upstream areas. The report is a synthesis of old information and is not current or reliable.

Response:

I have updated the drainage effluent information and the resultant leaching fractions and added information from the New Jerusalem Drainage District and the drainage sump at Tracy Boulevard in Section 3.13.2. All of the drainage effluent and the resultant leaching fractions are relatively consistent. The data for New Jerusalem goes from 1977 to 2005. In addition, only data from drains that were only for subsurface tile drains are included in Table 3.10.

APPENDIX B

E-mail from Dean Marston to J. Stuart re: Another Tool for OCAP Terms & Evaluation (Jan. 17, 2010)

From: Dean Marston

To: J.Stuart@NOAA.GOV;

CC: Tim Heyne;

Subject: Another Tool for OCAP Terms & Evaluation

Date: Saturday, January 17, 2009 8:23:03 AM

Attachments:

Hi Jeff,

Thanks for calling me. Regret I could not respond (was in a mtng).

There is another tool that should be used when considering OCAP terms and conditions, that is the SJR Water Temperature Model. This tool has been fully developed and peer reviewed and is already in management action use in the SJR basin. The individual to contact regarding its use is Mr. Avry Dotan (AD Consultants). The CDFG (via Cal-Fed ERP) funded Avry (and his modeling group) to develop the ACOE's HEC-5Q model to the SJR basin and, we collected the majority of the air and water temperature data utilized in the model. As part of the model development process, the collective "we" (stakeholders) developed a peer reviewed set of water temperature criteria to protect SJR chinook and steelhead. These criteria are essentially EPA's Region 10 criteria. If interested CDFG can i) provide you with various model documents and data, ii) and help you identify OCAP scenarios/RPA's that are protective for salmon/steelhead.

Dean

APPENDIX C

Temperature Modeling and Analysis for the San Joaquin River Requested by the San Joaquin River Group Authority in Connection with the 303(d) Proceedings

Prepared by AD Consultants

EXHIBIT B

Temperature Modeling and Analysis for the San Joaquin River

Requested by the San Joaquin River Group Authority in Connection with the 303(d) Proceedings

Prepared by

AD Consultants RMA, Inc.

November 19, 2007

Temperature Modeling and Analysis for the San Joaquin River

Requested by the SJRGA in Connection with the 303(d) Proceedings

I. General

This report presents the results of water temperature modeling and analysis for the San Joaquin River (SJR) performed by AD Consultants and Resources Management Associates, Inc (RMA) as requested by the San Joaquin River Group Authority (SJRGA). The work was done to address issues in connection with the 303(d) Proceedings.

Most of the modeling results were presented to the Regional Water Quality Control Board (RWQCB) in the September 25 Temperature Workshop in Sacramento, California. Nevertheless, the report provides a more in-depth review of the results, as well as follow up analyses, specifically for the potential impact of the Friant Restoration on temperatures in the SJR in relation to the temperature objectives recommended by the CDFG and a broad view about the possibility to achieve these objectives given all the water physically available in the basin.

The modeling was performed using the CALFED sponsored San Joaquin River Basin-Wide Water Temperature Model. This HEC-5Q model encompasses the Stanislaus, Tuolumne, Merced and the main-stem and upper San Joaquin rivers, including Friant (Millerton Lake), as shown in Figure 1.

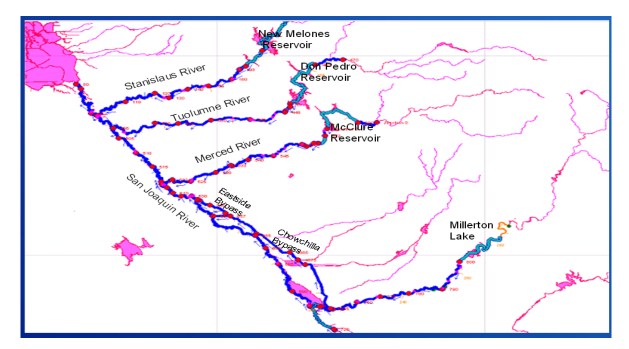


Figure 1 - HEC-5Q Model Representation of the San Joaquin Basin

The model has the capabilities to simulate various scenarios of system operation and then compute temperature response at any location throughout the system on a sub-daily basis (6-hour time increments). Using the model, it is possible to assess whether or not certain temperature objectives can be achieved given a prescribed operation scenario and what is the ramification of such operation on system storage.

II. Objective:

The objective of this analysis was to perform simulations with the HEC-5Q model and evaluate thermal conditions in the Stanislaus, main-stem SJR and lower SJR at Vernalis for different operation scenarios in connection with the Impaired Waters and Surface Water Quality Assessment 303(d) initiated by CDFG.

In the letter to the RWQCB on February 28, 2007, the CDFG proposed certain objectives (criteria) for temperatures at discrete locations on the Stanislaus, Tuolumne, Merced and the main-stem SJR at Vernalis. These objectives are summarized in Figure 2 below:

Figure 2 – Table 1 from CDFG letter to Regional Water Quality Control Board, February 28, 2007.

CDFG Proposed Temperature Criteria

River	Location	River Mile	Season	Life Phase	Threshold (ºF)	Affected River Miles
San Joaquin	Vernalis	72	9/1 - 10/31	Adult/Egg	64.4	118
	Vernalis	72	3/15 - 6/15	Smolt	59.0	118
Stanislaus	Mouth	0	9/1 - 10/31	Adult/Egg	64.4	58
	Riverbank	33	10/1 - 12/15	Egg	55.4	33
	Mouth	0	3/15 - 6/15	Smolt	59.0	58
Tuolumne	Mouth	0	9/1 - 10/31	Adult/Egg	64.4	52
	Waterford	28	10/1 - 12/15	Egg	55.4	24
	Mouth	0	3/15 - 6/15	Smolt	59.0	52
Merced	Mouth	0	9/1 - 10/31	Adult/Egg	64.4	52
	River Mile 28	28	10/1 - 12/15	Egg	55.4	24
	Mouth	0	3/15 - 6/15	Smolt	59.0	52

Threshold (ºC)
18
15
18
13
15
18
13
15
18
13
15

As such, all the results for the modeling runs (labeled "tasks" in this report) were evaluated with respect to the above objectives.

III. Tasks:

The following tasks were prepared for the September 25 staff workshop on temperature:

1. How "Actual" Temperatures Compare with "Historic" Conditions?

Model the "Historic" and "Actual" (1967-1982) temperatures for the following locations and times:

- Confluence of the Stanislaus River 9/1 10/31
- Vernalis 9/1 10/31
- Riverbank 10/1 12/15
- Confluence of the Stanislaus River 3/15 6/15
- Vernalis 3/15 6/15

For the purpose of this analysis, "Historic" temperatures were defined as pre-new storage development and "Actual" as post-new storage development on the Stanislaus River.

Concepts and assumptions:

The existing Stanislaus component of the Temperature Model was modified as follows:

- Removed New Melones and replaced with Old Melones.
- Extended stream section between Old Melones and Tulloch.
- Assumed same river cross sections above Old Melones to Stanislaus PH

- Removed Collierville PH
- Meteorology extended based on Modesto max/min temperatures
- Hydrology assumed historical flow and operation for Old Melones and Tulloch

Assess the following:

- 1) What were the "Historic" temperatures at the above mentioned locations and periods?
- 2) What were the "Actual" temperatures at the above mentioned locations and periods?
- 3) How do the "Historic" and "Actual" temperatures compare?
- 4) Did "Historic" temperatures meet the temperature objectives proposed by CDFG?

2. Can the IPO and Augmented IPO Meet CDFG Criteria?

Model temperatures in the Stanislaus and Lower SJR at Vernalis for the period 1980-2003 under the current IPO. Then, increase New Melones releases (Augmented IPO) and check if CDFG recommended criteria can be met.

Concepts and Assumptions:

Convert the IPO flows to daily time steps. Then run the IPO with the 5Q and track temperatures on a sub-daily basis at three locations: Riverbank, Confluence and Vernalis. Assume historical flows and temperature inflows for the main-stem SJR at the confluence. Increase releases from Goodwin for two periods: Spring and Fall as follows:

 $Q_{Goodwin} = max(Q_{IPO}, Q_{Schedule})$

Where:

QIPO = minimum flow per the IPO for fish, water quality, etc. (not including spills), and

Qschedule varies (linearly) as follows:

Period	From	To	Flow Rate (cfs)
Spring	3/15	4/15	500
Spring	4/16	5/15	1000
Spring	5/16	6/15	1500
Fall	9/1	9/31	1500
Fall	10/1	10/15	1000
Fall	10/16	10/31	500

Assess the following:

- 1) Can the CDFG recommended criteria be met at all times and under all conditions?
- 2) If not, when and how often does New Melones Reservoir run out of water?

3. Can CDFG Criteria at Vernalis Be Met by Increasing Flows from the Tributaries?

Assume that the CDFG recommended temperatures at the confluences of all three tributaries are met for the time periods 9/1 - 10/31 and 3/15 - 6/15. Then, increase releases from the tributaries and check if CDFG criteria are met at Vernalis.

Concepts and Assumptions:

Use 1995-2006 for an example. First, assume historical flows from the Stanislaus, Tuolumne and Merced for the above periods. Assume temperatures are met (per CDFG criteria) at the confluence of each river with the SJR. Then:

- Route historical flows from the three rivers and check temperatures at Vernalis.
- Set Tuolumne and Merced flows (to equal historical) and increase Stanislaus. Compute temperatures at Vernalis.

• Set Stanislaus flows (to equal historical) and increase Tuolumne and Merced flows (50/50 split between the two rivers). Compute temperatures at Vernalis.

Assess the following:

- 1) Will the attainment of temperatures at the confluences have any improvement to temperatures at Vernalis?
- 2) If so, will it be enough to meet the Vernalis temperature criteria recommended by CDFG for those two time periods?

The following tasks were prepared as a follow up to the September 25 staff workshop on temperature:

4. What is the Impact of Friant Restoration on Temperature in the SJR?

Analyze the potential impact of Friant Restoration on temperatures in the SJR with respect to CDFG objectives per the 303(d) proceedings.

Concepts and Assumptions:

- 1980 2005 hydrology as defined in the USBR report.
- Restoration flows (minimum flow requirement below Friant Dam) defined by year type (Settlement Decision Tables 1A 1F of 9/13/2006).
- Historical Friant diversions (Madera and Friant-Kern Canals) with physical operation constraints (maximum diversion rate computed as a function of reservoir elevation).
- Bypass operation and diversion to historical river channel at Sand Slough defined as a function of flow.
- Simulate the 26-year period to compute the flow and temperature in the San Joaquin River at Stevinson to provide upstream boundary of the CalFed Model.
- All subsequent simulations will use the CalFed model with the computed or historical data based Stevinson boundary flow and temperature.
- Simulate historical conditions with Stanislaus operating under IPO and historical boundary conditions.
- Simulate IPO-historical conditions with computed Friant restoration boundary conditions.
- Develop minimum flow relationships at Exchequer to examine feasibility of countering effects of Friant restoration. The minimum flow requirements will also need to be based on hydrologic year type). Simulate various Merced River minimum flow assumptions.

Assess the following:

- 1) What would be the temperature conditions at the confluence with the Merced River as a result of Friant Restoration?
- 2) To what extent can the Merced River reduce temperatures at the confluence given the new flow regime?

5. Is the SJR Temperature Impaired Even if All the Water the Basin is allocated for Fish?

Assume that all the water in the basin is allocated for fish release (no diversions). Compute the temperature response at the confluence of each river and at Vernalis. Check if the new computed temperature frequencies will still pass the temperature impairment test defined by RWQCB.

Concepts and Assumptions:

- Use the historical 1995 2005 hydrology as a case study.
- Maintain the same storage levels as historically occurred.
- Reroute all the historical diversions back the rivers.
- Reshape the rerouted diversions around the spring and fall to maximize temperature reductions in these seasons.

Assess the following:

1) Would the temperatures in confluences of the Stanislaus, Tuolumne and Merced and at Vernalis pass the temperature impairment test, as defined by the RWQCB?

IV. Modeling Results

All modeling results are saved in HEC-DSS (Data Storage System) files and are provided in the CD attached as Exhibit E to the SJRGA's November 19, 2007 comments. The HEC-DSS is a database developed the U.S. Army Corps of Engineers' Hydrologic Engineering Center designed to efficiently store and retrieve scientific data that is typically sequential. The database was designed to make it easy for users and application programs to retrieve and store data. HEC-DSS is incorporated into most of HEC's major application programs, including the HEC-5Q.

To view the content of the model results in the HEC-DSS files requires a special software called DSS-Vue. This is public domain software and is available for download from the following link:

http://www.hec.usace.armv.mil/software/hec-dss/hecdssvue-download.htm

Also included in the CD are Excel and other supporting files used for post processing and analyzing of the results.

The following are summaries of the results for the above-mentioned Tasks.

1. How "Actual" Temperatures Compare with "Historic" Conditions?

Assessment of results:

- 1) "Historic" water temperatures in the Stanislaus River and the Lower San Joaquin River at Vernalis are higher than "Actual" water temperatures majority of the time.
- 2) "Historic" water temperatures do not meet the temperature objective set forth by CDFG for the proposed locations in the Stanislaus River and the Lower San Joaquin River at Vernalis majority of the time.

The first assessment is supported by Figure 3 to Figure 7:

Average daily temperatures at Riverbank, Confluence (of the Stanislaus with SJR) and Vernalis – the three reference points identified by CDFG for temperature objective, are presented in Figure 3. The line labeled "IPO_67" represents "Actual" and the line labeled "Hist1" represents "Historic". The Y-axis on the left shows the absolute values of these lines. The line labeled "Hist-IPO_67 difference" represents the difference between "Actual" and "Historic" (i.e., "Historic" minus "Actual"). The Y-axis on the right shows the values for this line. Whenever this line is above zero, it means that "Historic" temperatures are higher than "Actual".

Figure 4 shows similar results except for maximum daily temperatures (assumed to be at hour 18:00 in the model). Since CDFG proposed to use the average of 7-days maximum temperatures for defining temperature criteria at their proposed reference points, this graph might be more relevant than average temperatures, as far as the 303(d) is concerned.

Table 1 is a summary of Figure 4 and Figure 4 showing the numbers of days, on average, that "Historic" temperatures were higher than "Actual". The table also shows day-count for other locations on the Stanislaus River. This information can be obtained from the attached HEC-DSS file.

Table 1 – Number of days and % of time "Historic" temperatures are higher than "Actual"

	Average	Average	Maximum	Maximum
	Temperatures	Temperatures	Temperatures	Temperatures
Location	# of days	% of Time	# of days	% of Time
	Historic > Actual	Historic > Actual	Historic > Actual	Historic > Actual
GOODWIN	248	68%	340	93%
KNIGHTS FERRY	241	66%	287	79%
ORANGE BLOSSOM	243	67%	278	76%
RIVERBANK	247	68%	318	87%
RIPON	251	69%	328	90%
CONFLUENCE	221	61%	303	83%
VERNALIS	205	56%	279	76%

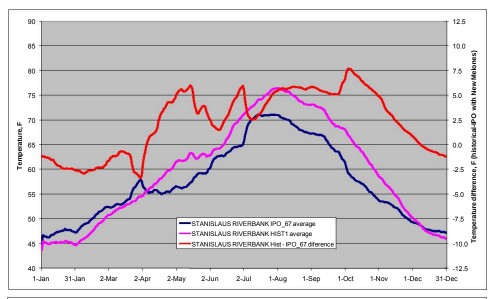
The primary reason for the cooling effect under the "Actual" conditions is the increased storage in New Melones. Old Melones Reservoir had a storage capacity of approximately 110 thousand acre-ft while New Melones Reservoir storage capacity is approximately 2.4 million acre-ft. Old Melones Reservoir would cycle from full to empty on a yearly basis thus either spilling large quantities of water during the flood control season or passing through low flows when the reservoir is empty. New Melones Reservoir, on the other hand, has significantly larger capacity for carry-over storage that allows regulating releases as well providing cool water supply. This observation is demonstrated in Figure 5 which shows reservoirs storages for Old and New Melones, Goodwin release and water temperatures downstream to Goodwin Dam.

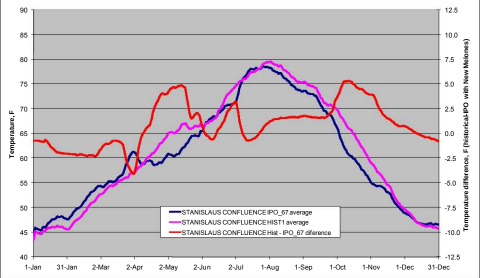
Another observation is the blending effect of Stanislaus River water with the water in the mainstem SJR the at confluence which is often already at ambient temperature (due to the long travel time from the upstream reservoirs, as will be discussed later in the report). As such, the differences between "Historic" and "Actual" temperatures diminish by the time the water reaches Vernalis.

It should be noted that for quality control purposes, model results for the "Historic" temperatures at Vernalis were compared with observed data. As shown in Figure 6, the comparison indicates that the model under-predicts the observed temperatures slightly, indicating that the model results are conservative from a temperature increment standpoint. Nevertheless, model results have a high degree of reliability with a coefficient of determination R²=0.945, as shown in Figure 7.

The second assessment is supported by Figure 8 to Figure 10. These figures show the temperature objectives proposed by CDFG at Riverbank, the confluence (of the Stanislaus with SJR) and Vernalis and the computed "Historic" temperatures at these locations. The results show that systematically, the temperatures "shave" the beginning and ending periods specified for the objectives. Examples for an above-normal year (1970) and for dry year (1968) are provided in Figure 9 and Figure 10, respectively.

Figure 3 - Average Daily Temperatures at Riverbank, Confluence and Vernalis (1967-1982)





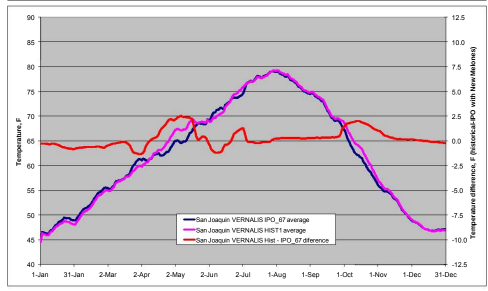


Figure 4 - Maximum Daily Temperatures at Riverbank, Confluence and Vernalis (1967-1982)

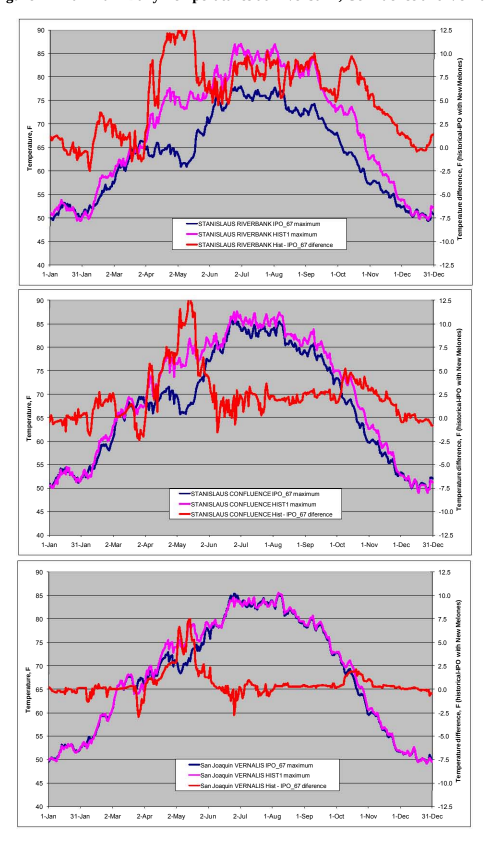


Figure 5 – New and Old Melones Storage, Goodwin Releases and Goodwin Temperatures under "Historic" (HIST1) and "Actual" (IPO_67) Operations.

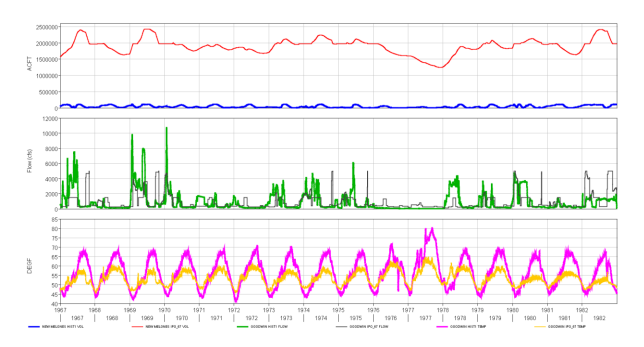
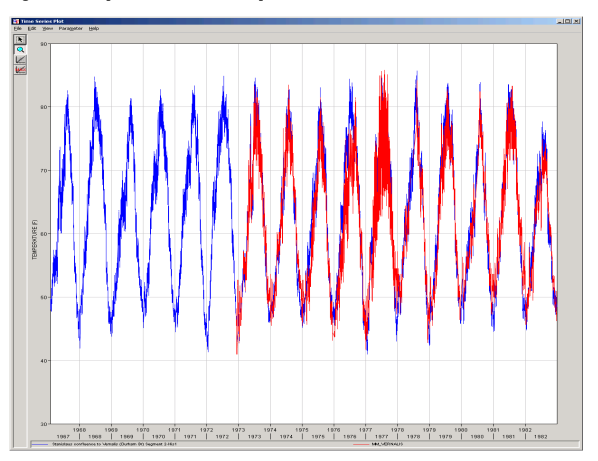
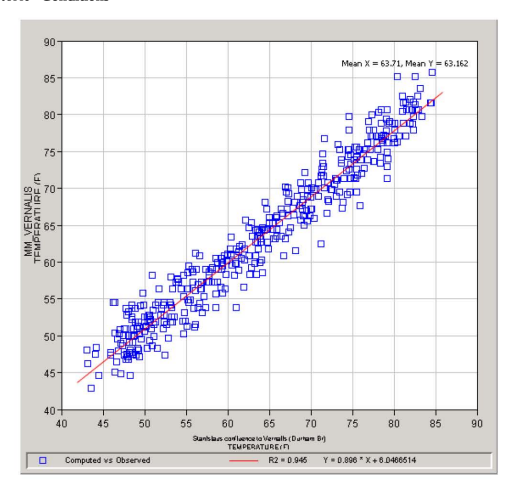


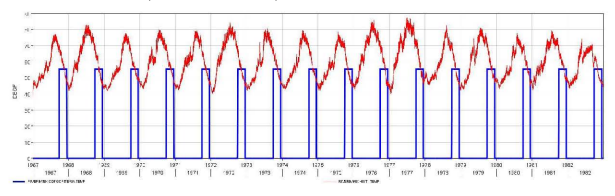
Figure 6 - Computed vs. Observed Temperatures at Vernalis for the "Historic" Conditions

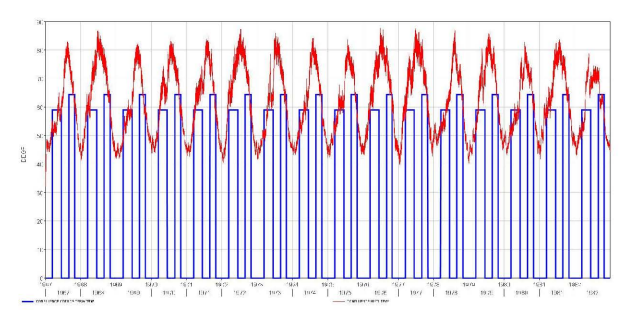


 $\label{thm:condition} \textbf{Figure 7-Correlation between Computed vs. Observed Temperatures at Vernalis for the "Historic" Conditions$



Figure~8-"Historic"~Temperature~with~respect~to~CDFG~Proposed~Temperature~Objectives~at~Riverbank,~Confluence~(Stanislaus~with~SJR)~and~Vernalis.





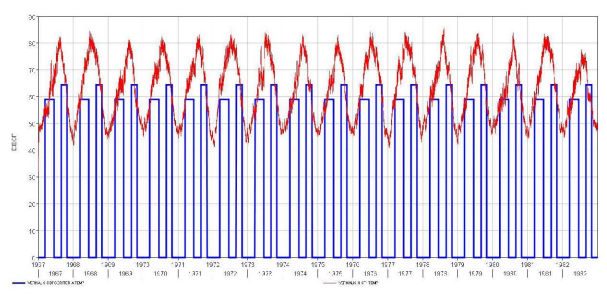


Figure 9 - "Historic" Temperatures vs. CDFG Objectives at the Confluence in Above-Normal Year (1970)

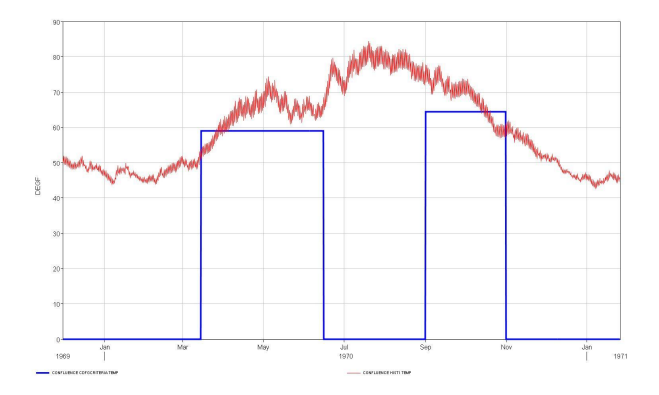
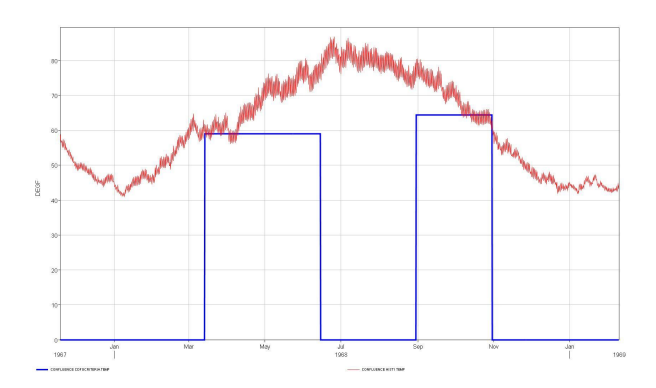


Figure 10- "Historic" Temperatures vs. CDFG Objectives at the Confluence in Dry Year (1968)



2. Can the IPO¹ or Augmented IPO Meet CDFG Criteria?

Assessment of results:

- 1) The CDFG recommended criteria cannot be met most of the time under the current IPO or Augmented IPO.
- 2) Using New Melones as a surrogate to reduce water temperatures at Vernalis, through an Augmented IPO, could result in prolonged periods of an empty New Melones Reservoir, yet with minimal ability to meet CDFG recommended criteria.

The above assessments are supported by the following figures:

Figure 11 and Figure 12 show the percent of the time, during the period 1980-2003, that maximum water temperature conditions at Vernalis equaled to or exceeded CDFG objectives (criteria), for the following cases:

- Historic flows².
- IPO flows.
- Augmented IPO flows.

Also shown in the figures are CDFG temperature objectives for the fall (in Figure 11) and spring (in Figure 12). A summary of these figures is presented in Table 2. It shows that although temperatures at Vernalis can be reduced somewhat by augmenting IPO releases from New Melones, the CDFG objectives still cannot be met the majority of the time.

Like in Task 1 above, the results show that systematically, the temperatures "shave" the beginning and ending periods specified for the objectives.

An example for the extent of the thermal improvement at Vernalis due to the Augmented IPO in relation to CDFG objectives is presented in Figure 13. The figure shows computed temperatures at Vernalis for a sequence of 4 years: 2000 to 2003. During this time frame, IPO releases were increased by a total of approximately 600, 000 AF or 155,000 AF annually. At the same time, the number of days during the fall and spring when the increased releases lowered water temperatures to the compliance level, as defined by CDFG objectives, is 17 or approximately 4 days per year.

The ramification of the increased releases (under the Augmented IPO) from New Melones storage is depicted in Figure 14. The figure shows that for the analysis period 1980-2003, New Melones Reservoir would have been dry for solid two and a half years during 1990 to 1993 and again in late 1994 with limited ability to recover in between. New Melones storage would also drop below 500,000 AF in 2003.

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¹ The flow regime downstream of New Melones Reservoir is primarily characterized by the current Interim Plan of Operation (IPO) between the USBR and the California Department of Fish and Game that was signed in 1987. The IPO defines allocation of water from New Melones for fishery, Vernalis water quality, Bay-Delta and Central Valley Project contractors as function of New Melones storage and projected inflow. A more complete description of the IPO is attached as Exhibit G to the SJRGA's November 19, 2007 comments.

² Historic flows in this context are daily releases based on actual operation.

 $\begin{tabular}{ll} Table\ 2-Percent\ of\ the\ Time\ Maximum\ Temperatures\ at\ Vernalis\ are\ Equal\ to\ or\ Greater \\ Than\ CDFG\ Objectives. \end{tabular}$

	Fall	Spring (3/15 to 6/15) % of Time	
	(9/1 to 10/31)		
	% of Time		
Case	Max Temp >= 59 F	Max Temp >= 64.4 F	
Historic Flows	73.4%	93.3%	
IPO Flows	71.7%	94.1%	
Augmented IPO Flows	67.0%	94.2%	

Figure 11 – Duration Curves for Maximum Water Temperatures at Vernalis in the fall (9/10 to 10/31)

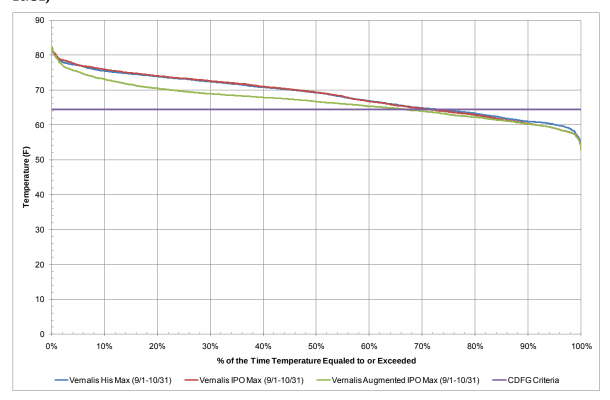


Figure 12 - Duration Curves for Maximum Water Temperatures at Vernalis in the Spring (3/15 to 6/15)

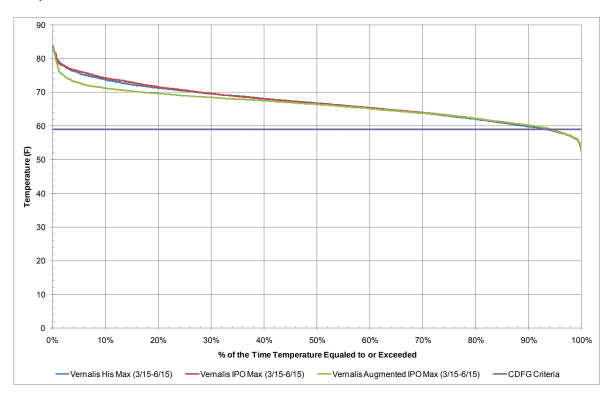


Figure 13 – Potential Thermal Improvements at Vernalis by Augmenting IPO releases and the Effect on New Melones Storage.

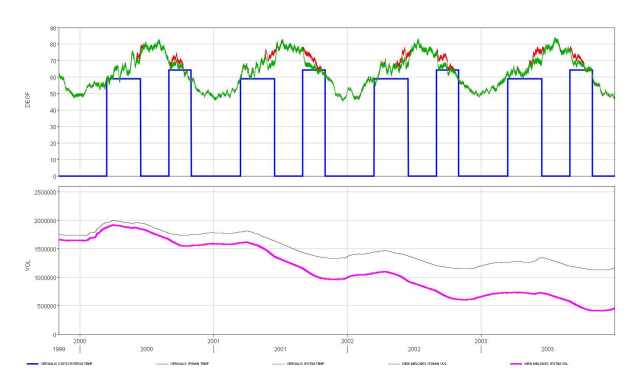


Figure 14 - New Melones Storage under the IPO and Augmented IPO



3. Can CDFG Criteria at Vernalis Be Met by Increasing Flows from the Tributaries? Assessment of results:

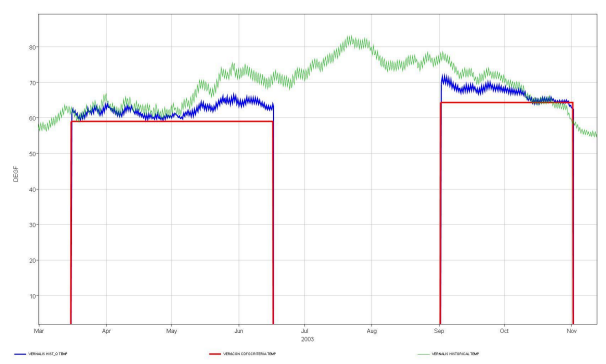
- 1) Attainment of temperatures at the confluences may have improvement to temperatures at Vernalis depending on the portion of the flow from each tributary and the time of the year.
- 2) However, attainment of temperatures at the confluences will not be enough to meet the Vernalis temperature criteria recommended by CDFG.

The first assessment is supported by a typical example in Figure 15. This figure shows two lines that represent computed temperatures at Vernalis for historical flows:

- 1) HISTORICAL This is the computed temperatures at Vernalis for the historical conditions.
- 2) HIST_Q This is a hypothetical case in which water temperatures at the confluence of each tributary were artificially set to equal CDFG's proposed temperature criteria (59 F for the spring and 64.4 F for the fall).

The graph shows that if, theoretically, water would leave the three tributaries at temperatures equal to CDFG criteria, it could reduce temperatures at Vernalis in late spring and early fall. The graph also shows less temperature improvements in early spring and late fall since in both cases the water approaches ambient temperatures.

Figure 15 – Vernalis Historical Vs. Modified Historical Temperatures Assuming Attainment of CDFG Temperature Criteria at the Three Confluences (Stanislaus, Tuolumne and Merced).



The second assessment is supported by series of runs that were built on top of the Hist_Q case above.

Summary of these runs are given in Table 3. The table shows that, on average, maximum temperatures at Vernalis cannot be met regardless of the amount released from each tributary, even if the initial temperature conditions are artificially set to equal CDFG criteria.

Table 3 – Vernalis average maximum temperatures given different release cases from the tributaries with initial water temperatures set to equal CDFG criteria.

	Minimum Flow	Minimum Flow	Minimum Flow	Vernalis Average Max Temperatures (F)	
	(cfs)	(cfs)	(cfs)	Period	Period
Case	Stanislaus	Tuolumne	Merced	Spring	fall
CDFG CRITERIA	na	na	na	59.0	64.4
HIST_Q	Historic	Historic	Historic	62.8	66.7
SR_M2000	2000	Historic	Historic	62.1	65.3
TR_M1000	Historic	1000	Historic	62.5	65.8
MR_M1000	Historic	Historic	1000	62.8	66.1
TRMR_M1000	Historic	1000	1000	62.5	65.7
S2000_MT1000	2000	1000	1000	62.1	65.1

4. What is the Impact of Friant Restoration on Temperature in the SJR?

Assessment of results:

- 1) Friant Restoration will have a minimal effect on temperatures in the SJR at the confluence with the Merced River.
- 2) However, since the Friant Restoration will introduce more water at the confluence, it will require larger releases from the Merced to reduce temperatures. This type of operation can be sustained for only a short period of time because of storage limitation on the Merced River and will not achieve the CDFG recommended criteria at the confluence.

The above assessments are supported by the following figures:

Figure 16 shows the computed Historical and Settlement (Restoration) flows and temperatures in the SJR upstream to the confluence with the Merced for the period 1998-2001. The figure shows that although the Settlement flows are higher than the Historical, the temperatures are about the same. This phenomenon can be explained by the fact that due to the long travel time, the Friant water approaches equilibrium with ambient temperature by the time it arrives at the Merced confluence.

Figure 17 shows the extent of temperature reduction in the SJR at the confluence and the ramification of on Lake McClure storage when historical releases are augmented. The figure shows that in the first two years (1999 and 2000) that follow a wet year (1998) increased releases from Lake McClure could reduce temperatures at the confluence. However, due to the limited storage capacity of the reservoir, this type of operation will result in depletion of all the water by the third year (2001) and as such will not yield any temperature benefits thereafter.

Figure 16 - Flow and Temperature in the SJR Upstream to the Confluence with the Merced River

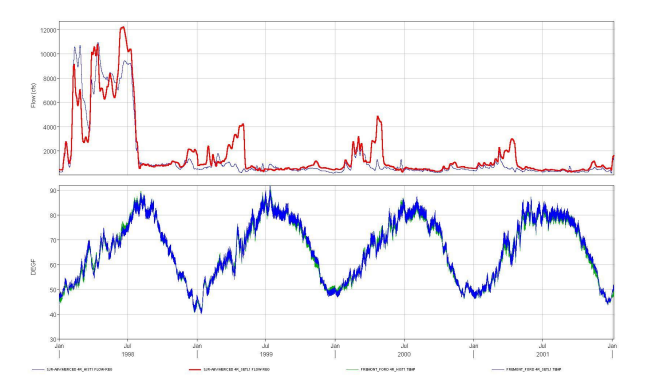
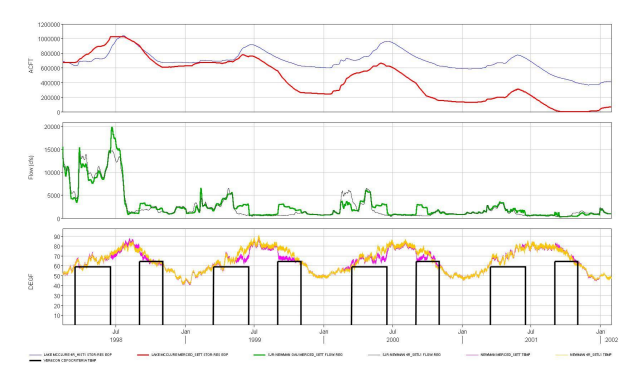


Figure 17 – Lake McClure Storage and Temperature Response at the Merced Confluence for Augmented Releases from the Merced River



5. Is the SJR Temperature Impaired Even if All the Water in the Basin is Allocated for Fish Release ("All for Fish" case)?

Assessment of results:

1) If all the water in the SJR Basin would be allocated for fish release, most the SJR will still be considered temperature impaired, given CDFG temperature criteria and RWQCB impairment threshold.

The above assessment is supported by the following:

Figure 18 is an example for the Stanislaus River that illustrates the concepts employed for "All for Fish" case: all the diversions are rerouted back to the river and reshaped in accordance with the spring and fall objectives periods, while maintaining the historical storage volumes in New Melones. This concepts was implemented as to all three the tributaries.

Table 4 shows summary results for Case 5. The table shows the RWQCP threshold of exceedances that defines temperature impairment, a number that varies depending on the number of samples. The count of exceedances is then tested against this threshold. If the number of exceedances is greater than the threshold, then by definition, there is temperature impairment.

As shown in the table, except for the Tuolumne and Stanislaus in the fall, in all other locations and periods there is temperature impairment, even if all the water in the SJR basin is allocated for fish release.



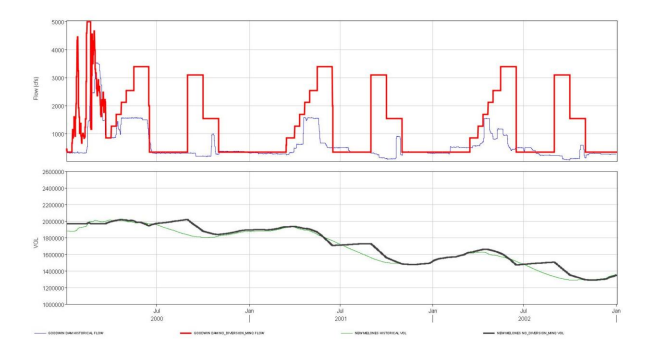


Table 4 – Summary of "All for Fish" case.

Number of samples >>	837	549		
Threshold of exceedances for impairment >>	139	92		
Counts of Exceedances				
	59 F	64.4 F		
	Spring	Fall		
Location	Criteria	Criteria		
Merced River confluence	729	280		
Tuolumne River confluence	410	7		
Stanislaus River confluence	523	37		
San Joaquin River at Vernalis	743	125		

Note:

Exceeds the threshold that defines impairment

APPENDIX D:

Notice of Dispute Resolution Panel Meeting and Technical Conference California State Water Resources Control Board Merced River Hydroelectric Project (FERC No, 2179) November 17, 2009

Notice of Dispute Resolution Panel Meeting and Technical Conference California State Water Resources Control Board Merced River Hydroelectric Project (FERC No. 2179) November 17, 2009

On September 19, 2009, the Federal Energy Regulatory Commission (Commission or FERC) issued a Final Study Plan Determination for the Merced River Hydroelectric Project, FERC No. P-2179 (Project), owned by Merced Irrigation District (MID). (FERC Study Plan Determination for the Merced River Hydroelectric Project (Sept. 19, 2009) [hereafter Study Plan Determination].) On October 5, 2009, the California State Water Resources Control Board (State Water Board) filed a Notice of Dispute regarding the Study Plan Determination pursuant to its mandatory conditioning authority under Clean Water Act section 401. (33 U.S.C. § 1341.) As required by the Commission's regulations at 18 CFR § 5.14(b), the State Water Board's Notice of Dispute explained how the study requests satisfied the criteria set forth in 18 CFR § 5.9(b), provided a detailed explanation of how those study requests related to the State Water Board's conditioning authority, and proposed panel members for the study dispute panel. The panelist selection process is complete, and the panel set this technical conference for Tuesday, November 17, 2009 for the purpose of clarifying the matters in dispute.

The State Water Board reiterates that the Commission's study plan determination is inadequate by not providing for the collection of information necessary for the State Water Board to make reasoned decisions concerning the issuance of water quality certification for MID's Project.

Agency Management Goals and Need for Information

The State Water Board is mandated under the Clean Water Act to protect the beneficial uses established for the Merced River as designated in the Central Valley Regional Water Quality Control Board's (Regional Board) Water Quality Control Plan for the Sacramento and San Joaquin River Basins (Basin Plan). (33 U.S.C. §1251 et seq.; Wat. Code, § 13160.) Before the State Water Board can issue a water quality certification for MID's Project, the State Water Board must have information showing that operation of the Project under a new Commission license is consistent with both water quality objectives and the protection of the beneficial uses designated for the Merced River. (33 U.S.C. § 1341.) This information must describe the aquatic environment downstream of Crocker-Huffman Diversion Dam (Crocker-Huffman) as far downriver as the Project's operation may have impacts, whether direct, indirect or cumulative. As will be shown below, the State Water Board has reason to believe that Project operations may be responsible for impacts at least to the confluence of the San Joaquin and Tuolumne Rivers, and continuing downstream to the Sacramento-San Joaquin Delta (Delta).

Federal regulations require studies to address information needed for Commission relicensing proceedings. Part 5 of the Commission's regulations describes the need for information and studies required for consultation under section 7 of the Endangered Species Act (ESA) and water quality certification under Section 401 of the Clean Water Act. (18 C.F.R. § 5.9 (a).) The State Water Board believes that the Commission did not adequately address this regulation when it failed to incorporate the study plan requests made by the agencies responsible for determining the information needs for ESA consultation and Clean Water Act certification.

Notice of Dispute Resolution Panel Meeting and Technical Conference

Merced River Hydroelectric Project - 2 -

General Disputes

It is unclear to the State Water Board why the Commission is essentially absolving itself of its regulatory responsibility by not requiring the collection of data downstream of Crocker-Huffman, while at the same time acknowledging that MID's Project, in combination with Crocker-Huffman operations, may have cumulative effects on several resource areas in the lower Merced River. (Study Plan Determination, p. 3.) The Commission's assertion that it does not have authority over operations at Crocker-Huffman is puzzling considering the current Commission license for the Project contains requirements for the release of minimum instream flows below Crocker-Huffman. The compliance point for these flows is located over 23 miles downstream from McSwain Dam. (FERC, Order Issuing License, Project 2179, Art. 40-41 (April 8, 1964).) The current Project license also addresses ramping rates and includes restrictions on the rate of change of releases at Crocker-Huffman. (*Id.*, Art. 42.) MID's operation of its Project, as defined by its current license, clearly has a nexus with water quality conditions in the lower Merced River. It is likewise clear that the Commission's authority does extend below Crocker-Huffman.

In its Study Plan Determination, the Commission asserts that MID's "independent operation of Crocker-Huffman inherently confounds direct Project effects" downstream. (Study Plan Determination, p. 3.) This assertion ignores the fact that MID's operation of Crocker-Huffman and the Project are anything but independent; this is a multi-use project and is operated specifically for diversions at Crocker-Huffman. As MID states in its October 30, 2009 filing, "[MID] operates the Project primarily for flood control, water supply and power generation, in that order." (MID, Applicant's Comments and Information Regarding Study Disputes, p. 6 (Oct. 30, 2009) [hereafter MID Filing].) An analysis of Project operations shows that the Project irregularly has to spill for flood control use. The majority of the time the Project is operated to store water for later irrigation diversion. It is worth noting that, of the largest water rights on the Merced River, the State Water Board has record of only four significant water rights authorizing storage. Two of these rights pre-date the enlargement of New Exchequer dam and are held by MID. The other two, much larger storage rights are in fact dependent on the Project as enlarged, and are also held by MID. With all significant rights to storage dependent on the Project, and with irrigation ("water supply") as a Project use expressly prioritized over power generation, it is baffling how the Commission can distinguish Project releases for downriver irrigation diversion from the general operation of the Project. MID has said itself that "The Project provides water supply to irrigate approximately 92,000 acres in Merced County from March through October of most years." (MID Filing, p. 6, emphasis added.) This is a multi-use project, and must be treated as such.

The Commission also makes no attempt to distinguish other licensing proceedings where it conditioned irrigation releases from a multi-purpose project, or even to distinguish the license it issued for this project previously. Here the Commission not only is not conditioning the Project's releases by characterizing them as "independent", it is limiting the gathering of information that would allow the Commission and the relicensing participants to determine whether any such conditions may even be necessary.

¹ The Commission's stance here is inconsistent with its treatment of multi-use operations in other similar project relicensings, including its recent relicensing of Pacific Gas and Electric Co.'s Spring Gap-Stanislaus Project (FERC Project 2130) and the ongoing relicensing of Turlock and Modesto Irrigation District's Don Pedro Project (FERC Project 2299).

Notice of Dispute Resolution Panel Meeting and Technical Conference

Merced River Hydroelectric Project - 3 -

The Commission further mischaracterizes this as an issue of the Commission's authority over operations at Crocker-Huffman. Strictly speaking, it is irrelevant whether the Commission has authority over Crocker-Huffman, because the Commission has authority over the Project, which operates to store and release water specifically for diversion at Crocker-Huffman. The Commission is incorrect in suggesting it must "alter the operation of Crocker-Huffman" to ensure downstream needs are met. Rather, it need only require that the Project release water in excess of what will be diverted at Crocker-Huffman. This is not a hypothetical proposition. This is how the current Project license is conditioned. Because MID is proposing to move its compliance point for instream flows upstream to McSwain Dam, at minimum, a thorough environmental analysis of conditions in the Merced River between Crocker-Huffman and the compliance point at Shaffer Bridge is needed to determine the effects of the proposed change.

More generally, the Commission ignores the clear language of 18 C.F.R. § 5.9(b)(5) regarding the nexus between project operations and environmental effects in claiming in its Study Plan Determination that "any study conducted downstream of the diversion dam cannot inform FERC or relicensing participants of the direct effects of the Project's operation (study criterion 5)." (Study Plan Determination, pp. 5, 7, 8, 13, 16.) The Commission misstates study criterion 5. Section 5.9(b)(5) of the Commission's regulations specifically provides that the nexus between project operations and effects includes "direct, indirect, and/or cumulative" effects. (18 C.F.R. § 5.9(b)(5).) As discussed above, the Commission recognizes in its study plan determination that "due to our understanding of the operation of the diversion dam with relation to Project operations, we acknowledge the potential for the Project, in combination with Crocker-Huffman operations, to have cumulative effects on several resources downstream of the diversion dam." (Study Plan Determination, p. 3.) The Commission offers no explanation for its about-face in requiring that the effects be "direct" as a hurdle to even performing studies of those potential effects, in clear contravention of the language of study criterion 5. Therefore, while the Commission may disagree with the State Water Board regarding whether potential impacts to water quality or other resource areas associated with MID's Project operations are considered direct, indirect or cumulative, the Commission's recognition that potential impacts do exist reinforces the need for information describing conditions in the lower Merced River.

In preparing for this study dispute, State Water Board staff was struck by the remarkable similarity between flows released from the Project and flows recorded at various downstream monitoring gages, even in spite of the direct operational coordination between the Project and Crocker-Huffman. This uncanny correlation appears to be more than "occasional," and strongly suggests that releases from the Project may be responsible for the majority of impacts to the Merced River all the way down to the confluence of the San Joaquin and Tuolumne Rivers and beyond. Since MID's Project is responsible for the release of the majority of the water that flows through the lower Merced River (see Attachments 1- 3), it is appropriate that information developed as part of the relicensing proceeding address the instream flow and habitat needs of the river downstream. Such information is necessary for the State Water Board to certify that operation of the Project under a new Commission license is consistent with the water quality objectives and the protection of the beneficial uses designated for the Merced River.

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Specific Areas of Dispute

Water Quality Study Plan

The Commission rejected the State Water Board's request to include additional water quality sampling locations downstream of Crocker-Huffman based on its assertions of a lack of nexus between project operation and the resources to be studied. The issue of the nexus between project operations and the resources to be studied has been thoroughly addressed above. Information pertinent to the other study plan criteria was provided in the State Water Board's Notice of Study Dispute.

Water Balance/Operations Model Study Plan

The State Water Board likewise requested that the Water Balance/Operations Model Study Plan be modified to extend the geographic scope. The Commission did not incorporate this change based on the same claimed lack of nexus addressed above. The Commission's decision to limit the geographic scope of the model is not consistent with generally accepted scientific practice of conducting downstream evaluations and is therefore not consistent with 18 C.F.R. § 5.9(b)(6). In other Commission relicensing proceedings, water balance/operations models typically extend downstream to evaluate the cumulative effects of changes in project operations. For example, the water balance model developed by the Placer County Water Agency for the Middle Fork American River Project (FERC No. 2079) extends approximately 29 miles downstream of the project to Folsom Reservoir. Modeling and studies on the Klamath River extended 190 miles below Iron Gate Dam to the Pacific Ocean.

Water Temperature Model Study Plan

The State Water Board is disputing the Commission-approved version of the Water Temperature Model Study Plan due to the inadequate geographic scope. The limited geographic scope approved by the Commission is insufficient to provide necessary information and does not represent generally accepted practice in accordance with 18 C.F.R. § 5.9(b)(6). Moreover, recent data suggests that water temperature objectives to support beneficial uses assigned to the lower Merced River are not being met², which has led to a proposal for listing the Merced River as temperature-impaired. (Central Valley Regional Water Quality Control Board, Clean Water Act Sections 305(b) and 303(d) Integrated Report (September 2009).) This proposal has already been formally approved by the Regional Board and is evidence of the significant adverse impacts temperature is having on water quality in the lower Merced River.

The State Water Board will need valid and accurate temperature model output for the lower Merced River upon which to condition the Project's water quality certification to address water quality impairments. The State Water Board previously requested that, at a minimum, MID be required to verify the accuracy of the model output in the lower Merced River to the current compliance point for instream flows located at Shaffer Bridge. The striking correlation between flow releases from the Project and flows recorded at downstream monitoring gages provides

² See February 28, 2007 submittal by W.E. Loudermilk, California Department of Fish and Game to Central Valley Regional Water Quality Control Board, in response to the public solicitation of water quality data and information for the 2008 list of impaired waters.

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substantial support for gathering sufficient additional information to determine the Project's effects in the Merced River as far down as the Sacramento-San Joaquin Delta.

Bioaccumulation Study Plan

The objectives for the bioaccumulation study are to determine the extent of mercury bioaccumulation in the fish inhabiting the Project impoundments and in the lower Merced River to better understand potential risks to humans and wildlife. As the State Water Board explained in its Notice of Study Dispute, mercury bioaccumulation in the lower Merced River may be influenced by flow conditions based on Project releases in the same way Project releases influence water quality conditions in the lower Merced River. In particular, streamflow in the lower Merced River may affect the rate of mercury bioaccumulation by exacerbating the conditions that promote mercury methylation, which is the process through which inorganic mercury is converted to the organic form that can then enter the aquatic food web. Key water quality factors that affect mercury methylation include low dissolved oxygen and increased water temperature, both of which are influenced by streamflow. Project operations that impact streamflow may also influence the occurrence and distribution of low flow side-channels and backwater areas where conditions that promote mercury methylation may occur. The proposed study methodology to collect fish tissue mercury concentration data both within and downstream of MID's Project reservoirs has been used in other relicensing proceedings in California, such as the Upper American River and Chili Bar Projects relicensing, where mercury bioaccumulation data was collected 10 miles downstream.

Instream Flow Study Plan

The State Water Board proposed an Instream Flow study to examine the relationship between fisheries habitat and instream flow in the lower Merced River. Guidelines contained in the Regional Board's Basin Plan identify the importance of maintaining both sufficient quantity and quality of water to protect beneficial uses. The information to be collected in this study is necessary to obtain a quantitative understanding of how stream flow affects the quality and quantity of aquatic habitat for different life stages and species of fish, and is needed so that conditions for the protection of beneficial uses can be developed in the water quality certification for the Project.

Since 2000, fall run Chinook salmon escapement has substantially declined in the Stanislaus, Tuolumne and Merced Rivers (Marston, San Joaquin River Fall-run Chinook Salmon and Steelhead Rainbow Trout Historical Population Trend Summary (September 2007).) This reduction in escapement is associated with a reduction in tributary flows, due to the significant correlation between spring flows and smolt outmigration. (*Id.*) Reduced flows have resulted in an increase in water temperature in the lower reaches Merced River during the later part of the spring smolt out-migration season. (*Id.*). It should be noted that Tuolumne and Merced River Chinook salmon are distinct from the Sacramento River population. A greater percentage of fish return at age two compared to Sacramento River fish. There is a high correlation between flows in the San Joaquin River near Vernalis between March 1 and June 15 and adult recruitment to the Tuolumne River (Mesick, et al., Draft Limiting Factor Analyses & Recommended Studies for Fall-run Chinook Salmon and Rainbow Trout in the Tuolumne River (August 13, 2008).)

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The significant correlation between flows released by the Project and flows present in the Merced River down past the confluence with the San Joaquin River must be studied in further detail to determine the extent that Project operations affect beneficial uses of the Merced River, and must be studied as far downriver as there are cumulative impacts from Project operations. The inclusion of streamflow requirements for the lower Merced River in MID's current Commission-issued license is further compelling evidence of a nexus between streamflow and Project operations.

Additional Study Plans Not Included in the Commission's Study Plan Determination

The State Water Board will need information that describes the current status of fisheries resources and fisheries habitat to establish whether or under what conditions the beneficial uses assigned to the Merced River are adequately protected. The State Water Board's mandate to protect beneficial uses related to fisheries resources includes all native fish communities and is not limited to species listed under the ESA. The study plans filed by the Resource Agencies and Conservation Groups on July 16, 2009 and August 31, 2009, that focus on anadromous fish will aid in developing the water quality certification and are also important for the NOAA Fisheries Section 18 and ESA consultations. These study plans were listed in the State Water Board's Notice of Dispute, and described in detail in NOAA Fisheries' Notice of Dispute.

There appears to be some confusion as to some of the State Water Board's study plan disputes, specifically with regard to proposed fisheries studies. In MID's October 30, 2009 submittal, MID misconstrues the State Water Board's dispute regarding these studies as no more than "philosophical support" of NOAA Fisheries' dispute. (MID Filing, p. 18.) The State Water Board's Notice of Dispute recognized that NOAA Fisheries was also filing a Notice of Study Dispute with the Commission under NOAA Fisheries' mandatory conditioning authority pursuant to section 18 of the Federal Power Act. Because NOAA Fisheries and the U.S. Fish and Wildlife Service both filed Notices of Study Dispute with the Commission, the State Water Board felt it unnecessarily duplicative to provide essentially the same justifications those agencies were providing in their Notices of Study Dispute for these specific studies. Instead, the State Water Board incorporated NOAA Fisheries' disputes by reference. While the State Water Board's filing may not have made this sufficiently clear, the State Water Board assumed that, due to the fact that two other agencies with mandatory conditioning authority were requesting the same studies, based on the same identified deficiencies in the Commission's Study Plan Determination, there would be no substantive difference for the panel based upon who presented that evidence.

The State Water Board is responsible for protecting the beneficial uses established for the Merced River as designated in the Regional Board's Basin Plan, including fisheries resources. The Basin Plan specifically identifies warm freshwater habitat, cold freshwater habitat, migration of aquatic organisms (both warm and cold), spawning (both warm and cold) and wildlife habitat for the downstream reaches of the Merced River. As recognized in the Commission's Study Plan Determination, there is "the potential for the Project, in combination with Crocker-Huffman operations, to have cumulative effects on several resources downstream of the diversion dam." (Study Plan Determination, p. 3.) It should be clear that, based on the Commission's own finding and language in its regulations regarding "any nexus between project operations and effects (direct, indirect and/or cumulative) on the resource to be studied," the State Water Board's mandatory conditioning authority includes authority over the fisheries resources to be studied. (18 C.F.R. § 5.9(b)(b)(5), emphasis added.)

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The State Water Board relies upon the expertise of the fisheries agencies to make recommendations for studies that will inform decision-making regarding the protection of fishery beneficial uses. The State Water Board therefore worked cooperatively with and supported the recommendations by NOAA and U.S. FWS even prior to our respective disputes of FERC's Study Plan Determination. Should there be any perceived deficiency in the authority of the other two agencies to study these resources, such that the State Water Board's formal dispute regarding these particular studies has a material affect on the outcome of the study dispute process, the record should reflect the fact that the State Water Board does dispute the Commission's Study Plan Determination as to the particular studies identified in the NOAA Fisheries Notice of Study Dispute, as incorporated in the State Water Board's Notice of Study Dispute by reference.

The State Water Board supports NOAA Fisheries and the U.S. Fish and Wildlife Service in their dispute of the Commission's decision not to include the studies identified by the State Water Board and those agencies in each agency's respective Notices of Study Dispute. The Commission identified a geographic scope in Scoping Document 2 for federally listed species that includes the upper and lower Merced River, including the San Joaquin River between confluences with the Merced and Sacramento Rivers. The Central Valley Steelhead Distinct Population Segment is a federally listed species for which critical habitat has been designated in the Merced River. It is therefore puzzling that the Commission neglected to provide for the collection of information in its Study Plan Determination, considering that this federally listed species occur in the vicinity of the Project.

Sincerely,

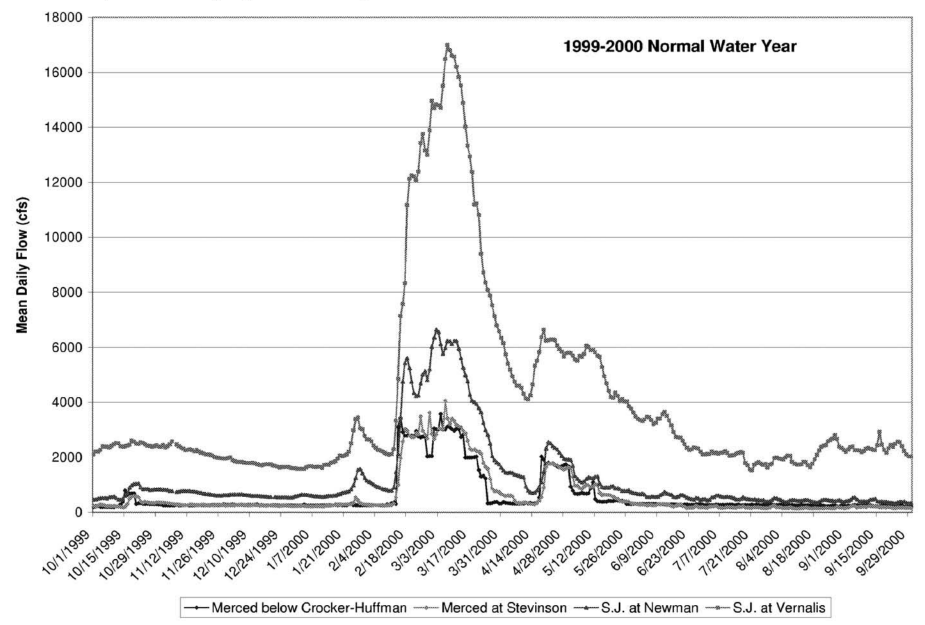
Les Grober, Manager, Hearings and Special

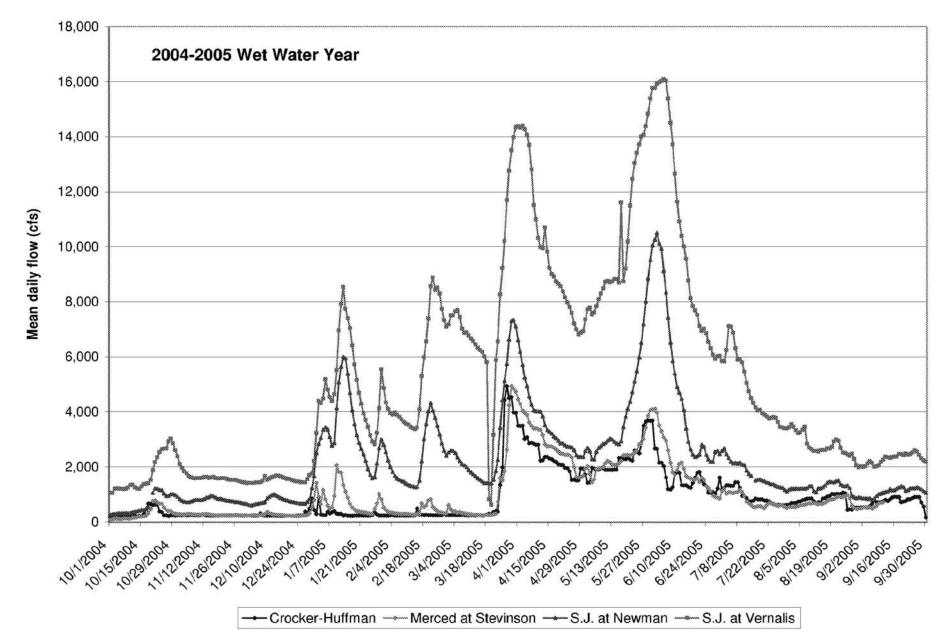
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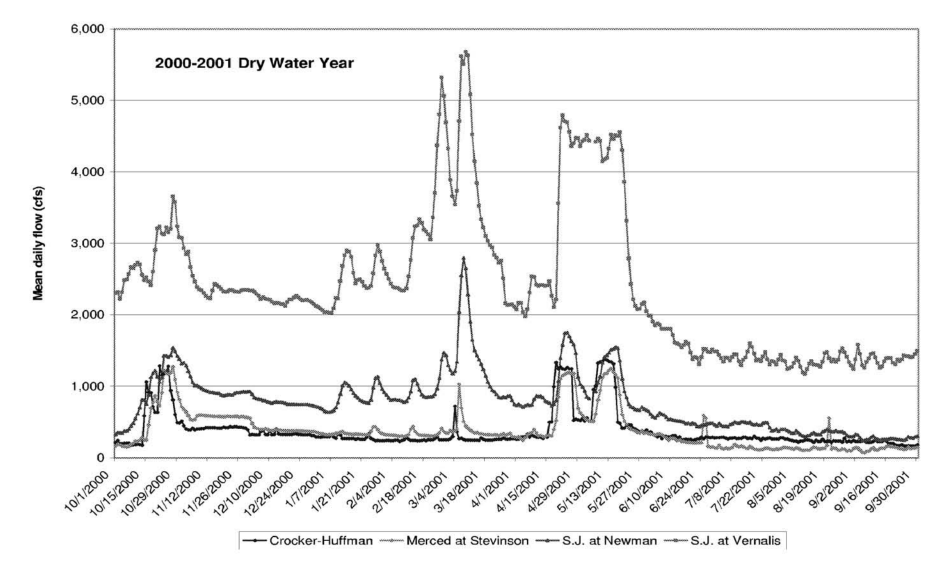
California State Water Resources Control Board

Division of Water Rights

Dispute Resolution Panel Technical Conference Merced River Hydroelectric Project (FERC No. 2179)







Document Content(s)	
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APPENDIX E

FEDERAL ENERGY REGULATORY COMMISSION WASHINGTON, D.C. 20426

OFFICE OF ENERGY PROJECTS

Project No. 2179-042 – California Merced River Hydroelectric Project Merced Irrigation District

December 22, 2009

Mr. Geoff Rabone Deputy General Manager Merced Irrigation District P.O. Box 2288 Merced, CA 95344

Reference: Director's formal study dispute resolution determination

FEDERAL ENERGY REGULATORY COMMISSION WASHINGTON, D.C. 20426

OFFICE OF ENERGY PROJECTS

Project No. 2179-042 – California Merced River Hydroelectric Project Merced Irrigation District

December 22, 2009

Mr. Geoff Rabone Deputy General Manager Merced Irrigation District P.O. Box 2288 Merced, CA 95344

Reference: Director's formal study dispute resolution determination

Dear Mr. Rabone:

This is my determination on the study disputes filed by the U.S. Department of the Interior, Fish and Wildlife Service (FWS); the U.S. Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service (NMFS); and the California State Water Resources Control Board (Water Board) for the Merced River Hydroelectric Project No. 2179. Merced Irrigation District (MID) is using the Integrated Licensing Process (ILP) for relicensing the Merced River Project.

Background

On September 14, 2009, I issued a Study Plan Determination (Determination) for the Merced River Project in response to MID's revised study plan filed August 14, 2009. FWS, on October 2, 2009, and NMFS and the Water Board, on October 5, 2009, filed notices of study dispute pursuant to Section 5.14 of the Federal Energy Regulatory Commission's (Commission) regulations. FWS, NMFS, and the Water Board identified 16 studies they indicated were not adequately accommodated by the Determination. The studies in dispute identified by FWS and NMFS were identical and included the: (1) Hydrologic Alteration Study; (2) Water Balance/Operations Model Study; (3) Water Quality Study; (4) Water Temperature Model Study; (5) Bioaccumulation Study; (6) Riparian Habitat and Wetlands Study; (7) Reservoir Water Temperature Management Feasibility Study; (8) Gravel Sediment Budget and Mobility Study; (9) Upper River Fish Populations and Habitat Study; (10) Anadromy Salmonid Habitat Study; (11) Anadromous Conservation Hatchery Study; (12) Anadromous Fish Passage Study; (13)

Anadromous Fish Passage Facilities Study; (14) Salmonid Floodplain Rearing Study; (15) Chinook Salmon Egg Viability Study; and (16) Instream Flow (PHABSIM) Study.

The Water Board disputed the following studies: (1) Water Balance/Operations Model Study; (2) Water Quality Study; (3) Water Temperature Model Study; (4) Bioaccumulation Study; and (5) Instream Flow (PHABSIM) Study. Additionally, the Water Board stated they supported NMFS in its dispute of the following studies: (1) Gravel Sediment Budget and Mobility Study; (2) Upper River Fish Populations and Habitat Study; (3) Anadromy Salmonid Habitat Study; (4) Anadromous Conservation Hatchery Study; (5) Anadromous Fish Passage Study; (6) Anadromous Fish Passage Facilities Study; (7) Salmonid Floodplain Rearing Study; and (8) Chinook Salmon Egg Viability Study. In a letter filed with the Commission on October 30, 2009, MID responded to the study disputes.

In response to the agencies' study dispute notices, Commission staff convened a three-person Dispute Resolution Panel (Panel) on October 16, 2009. Panel members included: Aaron Liberty of the Commission (Panel Chair), Larry Thompson of NMFS¹ (Resource Agency Panelist), and Robert Deibel of the U.S. Forest Service (Independent Third-Party Panelist). On October 28, 2009, the Panel issued a notice informing the disputing agencies that it had been convened and indicating the time and location of a technical conference.

On November 17, 2009, the Panel held a technical conference in Sacramento, CA. The conference was transcribed by a court reporter and included representatives from FWS, NMFS, the Water Board, MID, the Commission, and other interested parties. At the technical conference, representatives from NMFS, FWS, and the Water Board collectively stated that two studies were no longer in dispute. These two studies included the *Hydrologic Alteration Study* and the *Riparian Habitat and Wetlands Study*. As a result, I have removed these two studies from further consideration in the dispute.

On December 2, 2009, all panel members filed their findings regarding the disputed studies. The Panel Chair and the Independent Third-Party Panelist filed joint findings; the Resource Agency Panelist filed his findings separately. According to the report filed by the Panel Chair and the Independent Third-Party Panelist, not all of the panelists were able to participate fully in preparing the joint findings. The Commission's Final Rule³ envisioned the panel, deliberating together as a whole, and filing a single

¹ Larry Thompson was designated by NMFS, FWS, and the Water Board to represent the federal and state agencies in this dispute.

² Federal Energy Regulatory Commission. *In the Matter of: Merced Irrigation District Dispute Resolution Panel Meeting and Technical Conference*. November, 2009. Ace-Federal Reporters, Inc., 2009. Filed on November 24, 2009. pp-17-30.

³ Final Rule. Hydroelectric Licensing under the Federal Power Act, issued July 23, 2003. 104 FERC ¶ 61,109.

report containing its findings and recommendations. This would assure the panel's collaborative discussion of each panelist's views and would be more likely to result in a consensus report. While the approach taken here does not invalidate the Panel's findings, in the future, I hope panel members will collaboratively produce a single report, which could, of course, contain differing opinions as appropriate.

Study Dispute Determination

Pursuant to Section 5.14(1), my determination on the disputed studies is based on the study criteria set forth in Section 5.9(b) of the Commission regulations, applicable law, Commission policy and practices, and information in the record, including technical expertise of the panel. I summarize my findings below, and include a table of the findings in Appendix A and the basis for the findings in Appendix B.

I am amending two studies ((1) *Water Balance/Operations Model Study* and (2) *Water Temperature Model Study*) to expand the geographic scope. Information presented at the Technical Conference indicated that the approved studies may not provide results that would allow for the reliable correlation of potential project operational scenarios with downstream effects without expanding the geographic scope to Shaffer Bridge.

I am requiring that four studies be considered during the second study season ((5) Reservoir Water Temperature Management Feasibility Study; (12) Salmonid Floodplain Rearing Study; (13) Chinook Salmon Egg Viability Study; and (14) Instream Flow (PHABSIM) Study downstream of Crocker-Huffman). These four studies would evaluate a biological or ecological response to water quality and quantity variables associated with project operations. Because of the confounding effects of the downstream Crocker-Huffman diversion dam, an evaluation of the need for these studies should be based upon receipt of results from two approved first-season studies (Water Balance/Operations Model Study and the Water Temperature Model Study) to identify and isolate direct project effects on water quality and quantity variables.

I am requiring two new studies⁴. The first new study ((11) *Gravel Sediment Budget and Mobility Study*) would evaluate the comparative contribution of the Merced River and Merced Falls Projects to a documented cumulative effect – "channel armoring" downstream of Crocker-Huffman dam. The second new study, ((14) *Instream Flow study downstream of Merced Falls dam*) would evaluate flow-habitat between Merced Falls dam and Crocker-Huffman, due to the potential for the projects to affect flow-related habitat variables in that riverine reach. After consultation with the NMFS, FWS, and the Water Board, and within 45 days of the date of this letter, MID should file, for Commission approval, plans for the implementation of these studies.

⁴ These will, by necessity, need to be cooperative studies between MID's Merced River Project (No. 2179) and Pacific Gas and Electric Company (PG&E), for the downstream Merced Falls Project (No. 2467).

Finally, I am not adopting or modifying: (3) Water Quality Study; (4) Bioaccumulation Study; (6) Upper River Fish Populations and Habitat Study; (7) Anadromy Salmonid Habitat Study; (8) Anadromous Conservation Hatchery Study; (9) Anadromous Fish Passage Study; and (10) Anadromous Fish Passage Facilities Study. These studies did not conform to one or more of the Study Criteria, listed in Section 5.9(b)(1-7), for the reasons discussed in Appendix B.

If you have any questions, please contact Matt Buhyoff at (202) 502-6824.

Sincerely,

Jeff C. Wright Director Office of Energy Projects

Enclosures: Appendix A -- List of Modified, Phased, New, and Not Adopted Studies

Appendix B -- Study Dispute Analysis

cc: Mailing List Public Files

APPENDIX A – MODIFIED, PHASED, NEW, AND NOT ADOPTED STUDIES

STUDY	DETERMINATION				
	Approved Study with Modification	Phased Study	New Study	Study Not Adopted	
(1) Water Balance/Operations Model	X				
(2) Water Temperature Model	X				
(3) Water Quality				X	
(4) Bioaccumulation				X	
(5) Reservoir Water Temperature Management Feasibility		X			
(6) Upper River Fish Populations and Habitat				X	
(7) Anadromy Salmonid Habitat				X	
(8) Anadromous Conservation Hatchery				X	
(9) Anadromous Fish Passage				X	
(10) Anadromous Fish Passage Facilities				X	
(11)(a) Gravel Sediment Budget and Mobility Study(b) Relative contribution to channel armoring			X	X	
downstream of Crocker- Huffman.					
(12) Salmonid Floodplain Rearing		X			
(13) Chinook Salmon Egg Viability		X			
(14) Instream Flow(PHABSIM):(a) downstream of Crocker-Huffman		X			
(b) downstream of Merced Falls dam			X		

APPENDIX B – STUDY DISPUTE ANALYSIS

Appendix B provides Commission staff's analysis of the disputed studies, with reference to the Panel's and Resource Agency Panelist's findings and recommendations, the study criteria set forth in § 5.9(b), and any applicable law or Commission policies and practices.

The September 2009 Determination discussed the nature of Crocker-Huffman operations as it relates to the relicensing of the Merced River Project. Crocker-Huffman dam (Crocker-Huffman) is located downstream of the Merced River Project dams, and immediately downstream of Pacific Gas and Electric's (PG&E's) Merced Falls Project (FERC No. 2467) dam. Crocker-Huffman is maintained by MID for the implementation of its irrigation program, is not a licensed project facility, and therefore, is not within the Commission's jurisdiction.

The Panel and the Resource Agency Panelist concluded that the Commission erred in its September 2009 Determination when limiting the downstream scope of certain disputed studies to Crocker-Huffman based on the conclusion that expanding the scope of studies downstream of Crocker-Huffman would not inform relicensing participants of direct effects from the Merced River Project.

To clarify, in our Determination, we found that the physical presence of the Merced Falls dam and Crocker-Huffman, in conjunction with MID's irrigation operations, would confound direct project effects downstream of Crocker-Huffman. Hence, as the Panel notes, we did not approve some studies under Study Criterion 5, because a nexus with direct project effects could not be established, and therefore, the results could not be used to inform potential license requirements. We acknowledged the project's potential to contribute to cumulative effects downstream of Crocker-Huffman, both in Scoping Document 2 and in our Determination. Because of the confounding influences of Crocker-Huffman and MID's irrigation operations, we therefore evaluated requested studies based upon their capacity to identify and isolate project effects, thereby demonstrating a capability to inform potential license requirements for the project.

The following contains our analysis of the disputed studies.

(1) Water Balance/Operations Model Study

Both the Panel and the Resource Agency Panelist recommended that the Commission expand the scope of the approved study. The Panel and the Resource Agency Panelist concluded that information in the record and information presented at the Technical Conference demonstrated a nexus between project operations and

hydrologic effects downstream of Crocker-Huffman, consistent with Study Criterion 5 (Section 5.9(b)(5)). The Panel concluded that the only way to evaluate baseline conditions, and assign direct, indirect, and cumulative effects is to expand the scope of this study to Shaffer Bridge (RM 32).

We agree with the Panel's and the Resource Agency Panelist's findings. The September 2009 Determination found that the agencies had not adequately addressed a nexus between project operations and effects or how the requested information would inform the development of license requirements (Study Criterion 5). It stated that the existing SJR5Q model would be able to provide information on flows downstream of Crocker-Huffman. We believed that the results from MID's proposed study would have the capacity to identify and isolate direct project effects, even downstream of Crocker-Huffman. However, at the Technical Conference, we learned that the existing model results may not be as valid as originally thought. Discussions at the Technical Conference indicated that the results from existing SJR5Q model may not be suitable to provide a forecast of comparable operations' information for the currently proposed study area and the downstream areas requested by the agencies without model validation. This information will be necessary to provide a depiction of not only the magnitude of potential project effects downstream of Crocker-Huffman, but also the range of viable project operational scenarios to inform potential license requirements, consistent with Study Criterion 5. Given the limited capability of the existing model's scope to provide this information, MID must expand the downstream scope of the Water Balance/Operations Model Study to Shaffer Bridge (RM 32).

(2) Water Temperature Model Study

The Panel concluded that information in the record and information presented at the technical conference demonstrated that there is a nexus between project operations and hydrologic effects, including temperature, downstream of Crocker-Huffman to Shaffer Bridge, consistent with Study Criterion 5. The Panel recommended that the study be expanded to Shaffer Bridge (RM 32).

Regarding the resource agencies' request that the study scope be extended even further downstream of Shaffer Bridge, the Panel noted that information provided at the technical conference reaffirms the Commission's conclusions in the Determination that the existing SJR5Q model would be adequate to evaluate project-related effects and to evaluate water temperatures under various potential operating scenarios downstream of Shaffer Bridge. Finally, the panel found that existing information would be suitable to meet the requests of the agencies for a thermodynamic model of the project reservoirs and therefore did not recommend any modifications to the approved study plan based upon this request by the agencies.

The Resource Agency Panelist concluded that the Commission should adopt the Agencies' modification to expand the scope of the proposed Water Temperature Model study downstream of Crocker-Huffman. The Resource Agency Panelist indicated that it is not reasonable to halt study downstream of Crocker-Huffman, because the project's instream flow measurement point is several miles downstream of Crocker-Huffman and water temperature is highly influenced by water quantity released from the Merced River Project. Additionally, the Resource Agency Panelist indicated that halting study of water resources downstream of Crocker-Huffman contradicts the Commission's scoping decisions (in SD2) that investigation should be conducted further downstream.

The September 2009 Determination found that the requested addition of five temperature monitoring recorders downstream of Crocker-Huffman, or additional (HEC)-5Q temperature model nodes downstream of Crocker-Huffman, would not provide information that would serve to inform license requirements (Study Criterion 5). Information in the record and presented at the Technical Conference indicated that the addition of model nodes was not necessary, as the existing model displays adequate capability to provide output results approximately every half-mile in the lower Merced River from Crocker-Huffman to its confluence with the San Joaquin River. However, discussions at the Technical Conference indicated the need to verify the accuracy of the approved model downstream of Crocker-Huffman. Assuring model validity will ensure the depiction of not only the magnitude of potential project water temperature effects downstream of Crocker-Huffman, but also the range of viable project operation scenarios to inform potential license requirements, consistent with Study Criterion 5.

Therefore, we agree with the Panel's and the Resource Agency Panelist's findings and recommend that the scope of the study be expanded downstream of Crocker-Huffman to Shaffer Bridge (RM 32). The Resource Agency Panelist did not provide justification for expanding the downstream extent of the study beyond Shaffer Bridge. Given the increase of non-project related variables with increasing river distance from the project, I agree that the Panel's recommended scope is sufficient to determine project-related cumulative effects. I also agree with the Panel that existing information indicates that the approved study will satisfy the requests of the agencies for a thermodynamic model of project reservoirs. Therefore, MID must validate the output of the *Water Temperature Model Study* to Shaffer Bridge (RM 32).

(3) Water Quality Study

The September 2009 Determination declined the resource agencies' request to add additional water quality study sites downstream of Crocker-Huffman at this time. It found that MID's proposal to study downstream effects of any water quality parameter that exceeded state standards after examination of historic and current data would adequately address any potential cumulative effects of the project downstream of

Crocker-Huffman. The Determination concluded that the resource agencies' requested study did not adequately address nexus between project operation and the resource to be studied, and how the results would inform the development of license requirements, as required by Study Criterion 5.

Both the Panel and the Resource Agency Panelist recommended the Commission expand the scope of the approved study, as requested by the resource agencies. The Panel and the Resource Agency Panelist concluded that information in the record and information presented at the technical conference demonstrated that there is a nexus between project operations and effects on hydrology, and therefore potentially water quality, downstream of Crocker-Huffman, consistent with Study Criterion 5. The Panel concluded that the only way to evaluate baseline conditions and direct, indirect, and cumulative effects is to expand the scope of this study to Shaffer Bridge (RM 32). The Panel also stated that this study will also provide information necessary to evaluate MID's proposal to move the current compliance point to downstream of the project's lower most dam, McSwain dam. The Resource Agency Panelist indicates that the approved study methodology is inadequate, stating: "...[a] review of historical information...will not allow investigation of lower Merced River water quality conditions that could be due, incrementally, to the project." The Panel recommended adopting the disputing agencies requests to expand the scope of this study to Shaffer Bridge (RM 32), but did not recommend the resource agencies' request to expand the scope of this study further downstream of Shaffer Bridge, after finding no basis to do so.

We do not agree with the Panel's and the Resource Agency Panelist's findings that the scope of the study should be expanded downstream of Crocker-Huffman during the first season. However, we believe the study's scope should be expanded if the evaluation of historic and current data indicates a need. The Panel and the Agency Panelist failed to recognize that, as noted by Commission staff in the Determination, the approved Water Quality Study already includes the study of dissolved oxygen concentration at a study site downstream of Crocker-Huffman, as well as a phased mechanism for the investigation of any project-related effects on water quality downstream of Crocker-Huffman to Shaffer Bridge if any water quality parameters that exceeds state standards is identified. Therefore, the Panel and the Resource Agency Panelist incorrectly characterize any limit of the downstream geographic scope of the study imposed by the Commission's Determination. We agree with the Resource Agency Panelist that, in isolation, a review of historical information will not allow investigation of lower Merced River water quality conditions that could be due, incrementally, to the project. However, we note that the approved study methodology includes not only a review of historical information, but also the implementation of new water quality surveys at several study sites within project reservoirs, as well as downstream of the Merced Falls Project. Results of the water quality surveys will be available at the Initial Study Report meeting, at which point relicensing participants, including Commission staff, can address the need for further

studies. For these reasons, we maintain that MID's study is sufficient to characterize both direct and indirect Project effects within the geographic scope requested by the resource agencies, and recommended by the Panel and the Resource Agency Panelist.

(4) Bioaccumulation Study

The September 2009 Determination found that because MID was not proposing operations or activities typically associated with the release or mobilization of mercury, the resource agencies' requested study did not adequately address nexus between project operation and the resource to be studied, and how the results would inform the development of license requirements, as required by Study Criterion 5.

The Panel agreed with the Determination not to adopt this study. However, the Panel's reasons for not adopting the study differed from the reasons outlined in the Determination. The Panel concluded that although an appropriate nexus had been demonstrated, the disputing agencies did not adequately address how the additional information collected would be useful in developing potential license conditions. The Panel further recommended that in lieu of a study, a public education and information program, regarding the risks associated with mercury bioaccumulation, especially for project reservoirs, would be appropriate.

The Resource Agency Panelist recommended the Commission adopt the *Bioaccumulation Study*. Reiterating the assertions made in the resource agencies' study request that MID's continued operations and maintenance of the project has a potential to affect mercury concentrations in fish dwelling in the project's reservoirs, and that sediment quality within project reservoirs may affect geochemical processes that can promote mercury methylation and enhanced bioaccumulation in resident fish, the Resource Agency Panelist concluded that an appropriate nexus required by Study Criterion 5 had been demonstrated. The Resource Agency Panelist further stated that "it is not reasonable to perform no study whatsoever, given the potential ecological and human health hazards of mercury bioaccumulation." Although the Resource Agency Panelist recommended adopting the Agencies' requested study, he also recommended the adoption of a phased study, where the finding of appreciable bioaccumulation in the Merced River downstream of the project would trigger further evaluation.

We agree with the Panel that the disputing agencies did not adequately address how the results of the requested study would be useful in developing potential license conditions. However, we do not agree with the Resource Agency Panelist's suggestion that the potential hazards of mercury bioaccumulation necessitate a study. The Resource Agency Panelist did not provide an analysis of how the results of the requested study would be useful in developing potential license conditions. Existing information adequately documents the causal mechanisms, vulnerable species, and consequences of

mercury bioaccumulation and will be suitable to inform any potential license conditions, such as a public information program.

Finally, we disagree with the Panel and the Resource Agency Panelist's assessment that the proposed study identifies an appropriate nexus to potential project effects. As stated in the Determination, the baseline for our NEPA analysis of the project is existing conditions, not the original construction of the project reservoirs. MID is not proposing to alter project operations, to increase water fluctuations, or mobilize substrates. Therefore, as proposed, the project is not performing any actions associated with the release or methylation of mercury. For the reasons cited above, we maintain that a study of mercury bioaccumulation is not warranted.

(5) Reservoir Water Temperature Management Feasibility Study

The September 2009 Determination found the requested study required development of potential PM&E measures rather than identification of resource effects. It stated that because a project effect had not yet been demonstrated, the assessment was premature, and therefore, the requested study did not address the nexus between project operations and effects (Study Criterion 5).

The Panel concurred with the Determination that NMFS' and FWS' request for this study did not address the nexus between project operations and effects. The Panel further concluded that NMFS and FWS did not provide sufficient justification as to how collecting this information would help inform the agencies' exercise of their mandatory conditioning authorities for fishways under section 18 of the Federal Power Act. However, the Panel recommended that the Commission modify the *Water Temperature Model Study* to reflect a phased approach where the *Reservoir Water Temperature Management Feasibility Study* could be triggered if the results from the *Water Temperature Model Study* indicate agency targeted temperature criteria could not be met. Similarly, the Resource Agency Panelist recommended the Commission approve a phased study approach, but did not provide a specific recommendation for the implementation of a phased study.

We agree with both the Panel and the Resource Agency Panelist that the *Reservoir Water Temperature Management Feasibility Study*, as proposed by the agencies, is premature. We concur with the Panel's conclusion that no project effect has been established, and therefore, studies of water temperature management alternatives are premature. We also agree with the Panel and the Resource Agency Panelist's recommendation to consider a phased approach to the *Reservoir Water Temperature Management Feasibility Study*, based upon results of the Water *Temperature Model Study*. If the results *Water Temperature Model Study* indicate the need for a study to assess reservoir temperature management feasibility, relicensing participants, including

Commission staff, may request such a study, as described by the Commission's regulations in Sections 5.15(d) and 5.15(e).

(6) Upper River Fish Populations and Habitat Study

The September 2009 Determination noted that because there was no proposal to introduce fish species into project reservoirs, no proposal for any new project structures upstream of the project's uppermost reservoir Lake McClure, no proposal for any actions that could alter habitat upstream of Lake McClure, and no known anadromous fish populations in the upper Merced River, the requested study had no nexus between project operation and the resource to be studied and, therefore, the proposed study would not inform the development of license requirements (Study Criterion 5).

The Panel concurred with the analysis in the Determination that an appropriate nexus had not been established, due to the absence of anadromous fish in Lake McClure. The Panel recommended the Commission not adopt this study.

The Resource Agency Panelist recommended the Commission approve the agencies requested *Upper River Fish Populations and Habitat Study*. In his evaluation of the nexus between project effects and the requested study, the Resource Agency Panelist cited the resource agencies' study request. Specifically, the Resource Agency Panelist stated: "The Agencies' study request explains that the project prevents upstream passage of fishes in the Merced River, and the project's reservoirs are sources of non-indigenous and non-native fish species that could be adversely affecting indigenous fishes in the upper Merced River (e.g., through competition, genetic effects, etc.). The Agencies explain that if passage for anadromous fishes is provided in the future through the project and upstream, the population condition and suitability of aquatic habitat will inform those decisions (such as indicating the condition of the habitat in the upper Merced to support anadromous fishes)."

In his evaluation of the capability for the requested information to inform the development of license requirements, the Resource Agency Panelist again cited the resource agencies' study request. The Resource Agency Panelist stated: "The Agencies' study request explained it will provide information on project-affected streams to allow for evaluation of the health of fish populations, especially special-status fishes; information on project-affected streams to allow for evaluation of differences between fish populations in project-affected streams and unimpaired streams of similar size, stream flow and elevation; and information on project-affected streams to allow for the evaluation of potential project-related effects on the health and size of fish populations." The Resource Agency Panelist further noted that at the Technical Conference, NMFS brought to the Commission's attention a Draft Recovery Plan that would propose to plant anadromous fish within the project and above the project.

We disagree with the Resource Agency Panelist's analysis that seeks to establish a project nexus to the resource to be studied as required by Study Criterion 5. The Panel noted that anadromous fish do not pass upstream of the Merced Falls dam, which is downstream of the first project dam at McSwain Reservoir, and therefore are not present in Lake McClure or the upper Merced River. As the Panel also noted, the Commissionapproved Reservoir Fish Populations Study would characterize fish species composition, relative abundance (e.g., catch per unit effort (CPUE)), and size in project reservoirs, including Lake McClure, and there is some redundancy in the resource agencies' request for this information and that requested in *Upper River Fish Populations and Habitat* Study. Because project operations or structures do not affect areas upstream of the uppermost project reservoir, we fail to see how results of the study would allow for the evaluation of project-affected streams, and therefore inform the development of license requirements. Finally, we acknowledge NMFS' Resource Management Goals and Objectives for federally-listed anadromous fish filed with the Commission on November 13, 2009, but do not see that it constitutes a Draft Recovery Plan under the Endangered Species Act (ESA), as suggested by the Resource Agency Panelist. Pursuant to section 4(f) of the ESA, a Recovery Plan must include objective, measurable criteria, which when met, will allow delisting of the species, a description of site-specific management actions necessary for recovery, and estimates of the time and cost to carry out the recommended recovery measures. The NMFS document did not include any of these attributes. In addition, pursuant to section 4(f)(4) of ESA, prior to final approval of a new or revised Recovery Plan, NMFS must provide public notice and an opportunity for public review and comment on such a plan. To our knowledge, NMFS has not initiated this effort. Therefore, we do not recommend the Upper River Fish Populations and Habitat Study for the reasons discussed here.

(7) Anadromy Salmonid Habitat Study

The September 2009 Determination found that existing information would be adequate to perform environmental analyses on salmonid habitat, and therefore, the requested study did not adequately address the need for additional information (Study Criterion 4).⁵ We also found that because the requested study did not address direct effects of project operation, it would not inform the development of license requirements (Study Criterion 5).

The Panel disagreed with Commission staff's conclusion in the Determination that a habitat study of the reach between Crocker-Huffman and Shaffer Bridge is not needed,

⁵ In the Determination, Commission staff stated that existing information would be adequate to perform environmental analyses, but did not explicitly state that the need for additional information is required by Study Criterion 4.

and stated that the agencies provided a sufficient nexus as required by Study Criterion 5. However, the Panel also recommended that the Commission not adopt this study as requested by the disputing agencies. The Panel concluded that the existing habitat assessment conducted by Stillwater Sciences (2008) provides sufficient information regarding aquatic habitat in the downstream areas within the Merced River and that integrating this information with other recommended studies would be sufficient to address baseline conditions and potential project-related effects on anadromous salmonid habitats.

The Resource Agency Panelist recommended the Commission adopt the requested study in its entirety. The Resource Agency Panelist disagreed with our Determination that the requested study did not sufficiently address Study Criterion 5. The Resource Agency Panelist stated "The basis for not adopting the study speaks only to the direct effects of the project, contrary to the regulations at § 5.9(b)(5), and omits consideration of the project's potential to exert direct, indirect, and/or cumulative effects on anadromous fish populations and habitats downstream of Crocker-Huffman." The Resource Agency Panelist also disagreed with our Determination that the requested study did not sufficiently describe existing information concerning the subject and the need for additional information, required by Study Criterion 4. The Resource Agency Panelist stated that it is not clear how the existing information described by the Commission in its Determination would adequately assess project effects on floodplain and rearing habitat for juvenile anadromous fishes.

In our Scoping Document 2, Commission staff identified several resources, including federally-listed species, to be cumulatively affected downstream of Crocker-Huffman. Thus, we agree with both the Panel and the Resource Agency Panelist that the nexus between project cumulative effects and the resources has been established. However, direct project effects have not been established. As explained above, results from the *Water Balance/Operations Model Study* and the *Water Temperature Model Study* will serve to identify direct project effects and therefore, inform the necessity and scope of any future studies. We agree with the Panel's conclusion that the agencies have not adequately described the need for additional information (Study Criterion 4), as existing information, which includes a coarse-scale habitat assessment of the mainstem Merced River, in concert with currently approved studies are sufficient to inform relicensing participants on the potential project-related cumulative effects on anadromous salmonid habitats. For the reasons cited above, we maintain that the study is not warranted.

(8) Anadromous Conservation Hatchery Study

The September 2009 Determination found the requested study represented the development of potential PM&E measures rather than effects on a project resource. We

found that because a project effect had not yet been demonstrated, this assessment is premature, and therefore, this requested study did not address the nexus between project operations and effects, or how the study results would inform the development of license requirements (Study Criterion 5).

The Panel and the Resource Agency Panelist recommended the Commission not adopt this study as requested by the disputing agencies. Both the Panel and the Resource Agency Panelist concurred with the analysis in the Determination that the requested study did not adequately address Study Criterion 5 because it addressed future activities rather than current project effects. Finally, the Panel questioned how the disputing agencies could prescribe measures related to an anadromous conservation hatchery under their authorities granted by section 18 of the Federal Power Act or 401 of the Clean Water Act.

While the Resource Agency Panelist recommended the Commission not adopt the requested study as proposed by the disputing agencies, he recommended a phased approach. The Resource Agency Panelist recommended that genetic investigations similar to those identified in proposed *Upper River Fish Populations and Habitat Study*, be performed prior to any conservation hatchery study. The Resource Agency Panelist suggested that if suitable steelhead (*O. mykiss*) stocks are identified, then an assessment of their production in a hatchery could be evaluated, but did not indicate how this information is related to potential project effects.

We agree with the Panel and the Resource Agency Panelist and continue to conclude that the requested study does not adequately address the nexus between project operations and effects, nor effects on a specific resource as required by Study Criterion 5, and therefore, maintain that an anadromous conservation hatchery study is not warranted.

The Resource Agency Panelist's description of a phased study approach did not provide any additional information about how the study would address Study Criterion 5. For this reason, we do not adopt the Resource Agency Panelist's recommendation to include a phased approach for a conservation hatchery study as part of the *Upper River Fish Populations and Habitat Study*.

(9) Anadromous Fish Passage Study

The September 2009 Determination found the results from approved studies and results from existing studies could provide information regarding the Project's cumulative effect on certain environmental variables related to the life history requirements of anadromous fish downstream of Crocker-Huffman. It also recognized Crocker-Huffman as an upstream anadromous fish barrier, and found that because the requested study did not address direct effects of project operation, it would not inform the development of license requirements (Study Criterion 5).

The Panel recommended the Commission not adopt this study as requested by the disputing agencies. The Panel concluded that although the status of Crocker-Huffman as an anadromous fish barrier is disputed, anadromous fish cannot currently access the base of the project's McSwain dam. Therefore, the Panel concluded that the disputing agencies did not provide an adequate nexus to project effects, as required by Study Criterion 5. The Panel also concurred with Commission staff's conclusions in the Determination that if anadromous fish are reintroduced to the project area at a later date, the Commission may require additional studies to assess project-related effects on anadromous fish.

The Resource Agency Panelist disagreed with the Panel and recommended the adoption of the study. In his analysis, the Resource Agency Panelist concluded that there is a nexus between project effects and the resource to be studied. The Resource Agency Panelist did not recognize the Merced Falls dam or Crocker-Huffman as upstream anadromous fish barriers, but instead stated that "fish passage across the McSwain and New Exchequer Dams does not necessarily require volitional fish passage facilities at Crocker-Huffman." The Resource Agency Panelist noted that in the request for this study, the resource agencies discussed a "trap and truck" bypass alternative.

We agree with the Panel and continue to conclude that because the project does not currently block anadromous fish passage, the agencies have not demonstrated an adequate nexus to project-related effects as required by Study Criterion 5. Therefore, we maintain that a study of anadromous fish passage is not warranted at this time. As indicated in our Determination, if anadromous fish are reintroduced to the project area at a later date, the Commission may require additional studies to assess project effects on anadromous fish. If NMFS or FWS prescribes a "trap and truck" bypass alternative in its fishway prescription(s), we will evaluate that measure in our NEPA analysis.

(10) Anadromous Fish Passage Facilities Study

The September 2009 Determination found the requested study represented the development of potential PM&E measures, rather than effects on a project resource. We found that because a project effect had not yet been demonstrated, this assessment is premature, and therefore, the requested study did not address the nexus between project operations and effects (Study Criterion 5).

The Panel recommended the Commission not adopt this study as requested by the disputing agencies. The Panel agreed that the requested study was premature given the inability of anadromous fish to currently access the base of McSwain dam and therefore, concluded that the resource agencies had not adequately addressed Study Criterion 5. Additionally, the Panel concluded that portions of the requested study would evaluate

potential fish passage facilities, which does not address project effects, as is also required by Study Criterion 5.

The Resource Agency Panelist did not provide a specific recommendation regarding this requested study. The Resource Agency Panelist only reiterated the agency study request; he did not provide an analysis of how the requested study satisfies the study plan criteria. The Resource Agency Panelist suggested the Commission did not discuss this requested study, nor make a determination regarding adoption of this request.

We agree with the Panel's analysis and continue to conclude that the requested study does not satisfy the requirements set forth by Study Criterion 5. We disagree with the Resource Agency Panelist's assessment that Commission staff did not address the requested study in the Determination. As noted by the Panel, "... at the technical conference, Commission staff stated there was a typographical error in the [Determination] and that the second full paragraph on page 13 of the Determination should have referenced the "Anadromous Fish Passage Facilities Study," not the, "Anadromous Fish Passage Study." For the reasons cited above, we maintain that a study of anadromous fish passage facilities is not warranted.

(11) Gravel Sediment Budget and Mobility Study

The September 2009 Determination found the resource agencies did not demonstrate why a study of gravel sediment budget and mobility was needed given the availability of existing information (Study Criterion 4), including bathymetry and sediment transport studies, or how the information would provide information regarding direct project effects, and therefore inform license requirements (Study Criterion 5). We acknowledged the potential cumulative effects of the project upon sediment budget and gravel mobility.

The Panel recommended the Commission not adopt this study as requested by the disputing agencies. The Panel found that neither NMFS nor FWS provided adequate reasoning as to how developing a sediment budget relates to the exercise of their authorities for fishways under section 18 of the Federal Power Act. However, the Panel suggested that the Water Board could use the information from the study to inform license requirements under its broader authority under the Clean Water Act.

The Panel noted that existing information includes a detailed analysis of channel substrate conditions in the areas immediately downstream of Crocker-Huffman. While this information would provide the basis for potential PM&E measures with regard to cumulative effects, it would not identify which facility or facilities are responsible for those effects. Therefore, the Panel recommended that the Commission require a new

study to determine if either the Merced River Project or the Merced Falls Project is the primary contributor to the channel armoring noted in existing studies.

The Resource Agency Panelist recommended the Commission adopt the *Gravel Sediment Budget and Mobility Study*. The Resource Agency Panelist indicated that "it is not reasonable to assume, based on reservoir bathymetry studies, that the upper Merced River delivers supplies [sic] no appreciable coarse sediments downstream to Lake McClure. Instead, it is reasonable to determine, through study, what that supply quantity is. Asserting that no riverine reaches occur in the project area ignores the lower Merced riverine reaches that receive little to no supply of coarse sediments from the upper Merced River, due to interrupted passage at the project's dams. The assertion also ignores the obvious flow alterations in the lower Merced River caused primarily by the project's New Exchequer Dam and the large impoundment it forms. These alterations are widely accepted as primary causes of geomorphic alterations to river channels and downstream floodplains."

Based upon information in the record, as well as the analysis of the Panel and the Resource Agency Panelist, it is clear that sediment supply and mobility in the Merced River downstream of Crocker-Huffman is a function of not only project-related factors, but also the presence of non-project facilities such as PG&E's Merced Falls dam (FERC No. 2467), Crocker-Huffman, and non-Project irrigation delivery operations. The Determination recognized the project's potential to contribute to cumulative impacts downstream of Crocker-Huffman, and also recognized existing information that documents channel armoring resulting from cumulative impacts. As the Panel noted, existing information already provides a basis for potential mitigative measures. Furthermore, approved studies, such as the *Water Balance/Operations Model* will provide further information regarding the magnitude of the project's influence downstream of McSwain dam and scope of viable operation scenarios. For these reasons, we continue to find that the agencies have not adequately described the need for additional information, required by Study Criterion 4.

We agree with the Panel that a new study to determine the relative contributions to downstream effects is most relevant to inform potential license conditions. Such a study will necessitate cooperation between MID and PG&E. Therefore, we will require MID, in coordination with PG&E, to file a study plan, for Commission approval, where the primary objective is to determine the incremental contribution of project effects to channel armoring downstream of Crocker-Huffman. Within 45 days of the date of this letter, and after consultation with NMFS, FWS, and the Water Board, MID should file, for Commission approval, plans for the implementation of these studies. This study plan will also be addressed in the development of the Merced Falls Study Plan.

(12) Salmonid Floodplain Rearing Study

The September 2009 Determination found the results from approved studies existing information could provide information regarding the project's cumulative effect on certain environmental variables related to the life history requirements of anadromous fish downstream of Crocker-Huffman. We also recognized Crocker-Huffman as an upstream anadromous fish barrier, and found that because the requested study did not address direct effects of project operation, it would not inform the development of license requirements (Study Criterion 5).

The Panel recommended the Commission not adopt this study as requested by the disputing agencies, but rather integrate it with the requested *Instream Flow (PHABSIM) Study*. The Panel concluded that the requested study was likely too intensive to establish defensible relationships between only three target flow releases and the growth, survival, and health of juvenile salmonids within the Integrated Licensing Process (ILP) timeframe. Given information presented at the Technical Conference, the Panel noted a further technical dilemma wherein the requested study methods dictate collecting juvenile salmon for physiological, histological, and disease analysis. This collection effort would necessitate killing the juvenile salmon. The requested study methods call for the collection of 5,000 juvenile salmon per year, representing a majority of a given year's recruitment to the population in a system with very low numbers of returning adults.

The Resource Agency Panelist recommended the adoption of the study. The Resource Agency Panelist concluded that a nexus exists between the project and requested study. The Resource Agency Panelist stated that the requested study would inform the conditions for immigration and pre-spawning downstream of the project, as well as the project's capability to influence these conditions, and therefore, the results could inform potential project-related enhancement measures and ultimately license conditions.

We agree with the Panel and the Resource Agency Panelist that there is a nexus between project cumulative effects and the resources identified (Study Criterion 5). However, consistent with our Determination, we do not agree with the Resource Agency Panelist's conclusion that the requested study would necessarily inform the development of license requirements, also required by Study Criterion 5. The Resource Agency Panelist suggested that the study would inform the project's capability to influence water quantity. As described above, water quality and quantity variables in the Merced River downstream of Crocker-Huffman are cumulatively affected by project-related factors, as well as the presence of non-project facilities such Merced Falls dam, Crocker-Huffman, and non-project irrigation delivery operations. In addition, current fall pulse flows downstream of Crocker-Huffman are not dictated by the Commission, but rather through a 2002 MOU between MID and the California Department of Fish and Game (CDFG). As noted by the Panel, results of the approved *Water Balance/Operations Model and*

Water Temperature Model studies will provide a depiction of not only the magnitude of potential project effects on water temperature and quantity downstream of Crocker-Huffman, but also the range of viable project operation scenarios for potential license requirements. We find that acquiring this information is essential prior to determining the necessity, utility, or scope of water quantity and quality-dependent biological studies, such as the salmon floodplain rearing study, Chinook salmon egg viability study, or instream flow study, described below.

Furthermore, the potential sizeable juvenile salmon mortality from the requested study methodology, raised during the Technical Conference, and noted above was not addressed by the Resource Agency Panelist. Therefore, we see no reason to change the findings.

For the reasons cited above, we will not require MID, at this time, to conduct a study of salmonid floodplain rearing as requested by the resource agencies. Results from approved studies and results from existing studies could provide information regarding the project's cumulative effect on water quantity, temperature and dissolved oxygen as they relate to the life history requirements of anadromous fish downstream of Crocker-Huffman. However, they may not provide information on the project's capability to influence those variables. If the results of the approved *Water Balance/Operations Model and Water Temperature Model* studies indicate the need for a study to assess the quality of corridor habitat and/or existing spawning and rearing habitat that exists in the lower Merced River, relicensing participants, including Commission staff, may file requests for modification of an approved study or a new study, as described by the Commission's regulations in Sections 5.15(d) and 5.15(e).

(13) Chinook Salmon Egg Viability Study

The September 2009 Determination found that the results from approved studies and existing information could provide information regarding the project's cumulative effect on certain environmental variables related to the life history requirements of anadromous fish downstream of Crocker-Huffman. We also recognized Crocker-Huffman as an upstream anadromous fish barrier, and found that because the requested study did not address direct effects of project operation, it would not inform the development of license requirements (Study Criterion 5).

The Panel recommended the Commission not adopt this study as requested by the disputing agencies. The Panel concluded that prior to knowing the magnitude of project effects downstream of Crocker-Huffman, or the capability of the project to mitigate these effects, implementing the *Chinook Salmon Egg Viability Study* at this time was premature, and therefore, the disputing agencies did not meet the criteria required by Study Criterion 5, based on a lack of demonstrated project-related effects. The Panel

further recommended that the Commission consider utilizing a phased approach to address the potential need for this study in the future based upon the results of approved studies.

The Resource Agency Panelist recommended the adoption of the study. The Resource Agency Panelist suggested a nexus for the project by stating: "Resource Agency Panelist [sic] understanding is that a reasonable nexus can be "mapped" between project facilities/operations \rightarrow flow effects \rightarrow anadromous "attraction" flows and water temperatures along immigration path \rightarrow Chinook egg viability \rightarrow the target species for passage in a potential section 18 fishway prescription and/or a resource protected under a water quality certification." The Resource Agency Panelist stated that the requested study would inform the conditions for immigration and pre-spawning downstream of the project, as well as the project's capability to influence these conditions, and therefore the results could inform potential, project-related enhancement measures and ultimately license conditions.

As described above, we agree there is a nexus between project cumulative effects and the resources identified, as required by Study Criterion 5. However, we do not agree with the Resource Agency Panelist's conclusion that the requested study would inform the development of license requirements, also required by Study Criterion 5. The Resource Agency Panelist suggested that the study would inform the project's capability to influence variables to be studied. We disagree with this assessment. As previously discussed, we find that acquiring information provided by the approved *Water Balance/Operations Model, Water Temperature Model*, and *Water Quality* studies is essential prior to determining the necessity, utility, or scope of water quantity, temperature and dissolved oxygen-dependent biological studies, such as the Chinook salmon egg viability study.

Finally, we agree with the Panel that the disputing agencies have not sufficiently addressed Study Criteria 5, based on a lack of demonstrated project-related effects. For the reasons cited above, at this time, we will not require MID to conduct a study of Chinook salmon egg viability as requested by the agencies. We note that the Panel's recommendation for a phased study approach can be accommodated by the Commission's ILP regulations. While results from approved studies and results from existing studies could provide information regarding the Project's cumulative effect on certain environmental variables related to the life history requirements of anadromous fish downstream of Crocker-Huffman, as previously explained, they may not provide information on the project's capability to influence those variables. Therefore, if the results of the approved *Water Balance/Operations Model and Water Temperature Model* studies indicate the need for a study to assess Chinook salmon egg viability, relicensing participants may file requests for the modification of an approved study, or requests for a new study, as described by the Commission's regulations in Sections 5.15(d) and 5.15(e).

(14) Instream Flow (PHABSIM) Study

The September 2009 Determination found that the results from approved studies and existing information could provide information regarding the project's cumulative effect on certain environmental variables related to the life history requirements of anadromous fish downstream of Crocker-Huffman. It also recognized Crocker-Huffman as an upstream anadromous fish barrier, and found that because the requested study did not address direct effects of project operation, it would not inform the development of license requirements (Study Criterion 5).

The Panel recommended the Commission not adopt this study as requested by the disputing agencies, but rather adopt a modified form of the Instream Flow study. The Panel concluded that there is a nexus between project operations and certain project-related effects, including hydrology and therefore potentially fish habitat, downstream of Crocker-Huffman, consistent with Study Criterion 5. The Panel recommended that the Commission modify this study to include two study sites: one upstream and one downstream of Crocker-Huffman and combine this study with the *Salmonid Floodplain Rearing Study* to assess flow-habitat relationships for differing fish species. The Panel noted that a sound approach to conducting such a flow-habitat assessment is to integrate the results with the operational hydrology output from the *Water Balance/Operations Model Study*.

The Resource Agency Panelist recommended the Commission further review existing information before making a decision to adopt or not adopt this study. Also, the Resource Agency Panelist indicated the Commission should review information presented during the Technical Conference that suggested that several studies of the type requested already exist, and were unsuccessful in evaluating fish habitat availability in the lower Merced River, due to the alterations of its channel by pits and levees. The Resource Agency Panelist concluded that there is a nexus between project operations and certain project-related effects, including hydrology and therefore potentially fish habitat, downstream of Crocker-Huffman, consistent with Study Criterion 5.

As described above, we agree there is a nexus between project cumulative effects and the resources identified (Study Criterion 5). However, we do not agree with the Panel's and the Resource Agency Panelist's conclusion that the requested study, performed downstream of Crocker-Huffman would inform the development of license requirements, also required by Study Criterion 5. As previously discussed, we find that acquiring information provided by the approved *Water Balance/Operations Model and Water Temperature Model* studies is essential prior to determining the necessity, utility, or scope of water quantity-dependent biological studies, such as the instream flow habitat study.

Furthermore, as indicated by the Resource Agency Panelist, information presented during the Technical Conference questions the efficacy (Study Criterion 4) of performing a flow-habitat study in riverine segments where the channel has been significantly altered by past mining activity, as is commonly seen in the lower Merced River downstream of Crocker-Huffman. For the reasons cited above, we do not require MID to conduct an instream flow habitat study downstream of Crocker-Huffman. We note the Panel's recommendation for a phased study approach can be accommodated by the ILP. While results from the approved Water Balance/Operations Model, Water Temperature Model and results from existing studies could provide information regarding the Project's cumulative effect on certain environmental variables related to the life history requirements of anadromous fish downstream of Crocker-Huffman, as previously discussed, they may not provide information on the project's capability to influence those variables. Therefore, if the results of the Water Balance/Operations Model, Water Temperature Model studies indicate the necessity and utility of a study to assess instream flow habitat, relicensing participants, including Commission staff, may request modification of an approved study, or a new study, as described by the Commission's regulations in Sections 5.15(d) and 5.15(e).

We agree with the Panel that an analysis of instream flow habitat downstream of Merced Falls would provide useful information regarding the potential effects of the Merced River and Merced Falls Projects on the river reach between Merced Falls dam and Crocker-Huffman. Such a study will necessitate cooperation between MID and PG&E. Therefore, we will require MID, in coordination with PG&E, to file a flow-habitat study plan for resident fish and Pacific lamprey between Merced Falls dam and Crocker-Huffman. Within 45 days of the date of this letter, and after consultation with NMFS, FWS, and the Water Board, MID should file, for Commission approval, plans for the implementation of these studies. This study plan will also be addressed in the development of the Merced Falls Study Plan