

# Summary Form for Electronic Document Submittal

Form F

Lead agencies may include 15 hardcopies of this document when submitting electronic copies of Environmental Impact Reports, Negative Declarations, Mitigated Negative Declarations, or Notices of Preparation to the State Clearinghouse (SCH). The SCH also accepts other summaries, such as EIR Executive Summaries prepared pursuant to CEQA Guidelines Section 15123. Please include one copy of the Notice of Completion Form (NOC) with your submission and attach the summary to each electronic copy of the document.

SCH #: \_\_\_\_\_

Project Title: City of Parlier Flood Protection Project

Lead Agency: City of Parlier

Contact Name: Jeff O'Neal

Email: joneal@ppeng.com Phone Number: (559) 449-2700

Project Location: Parlier Fresno County  
*City* *County*

Project Description (Proposed actions, location, and/or consequences).

The proposed Project involves the upsizing of the existing stormwater collection system in the southeast area of the City of Parlier. This Project consists of the following: installing approximately 2,000 linear feet of larger-sized storm drains and manholes, installing a stormwater pump station at the Merced Stormwater Basin for redundancy, and deepening the east section of the existing Richard Flores Stormwater Basin, which is currently 3.02 acres.

Identify the project's significant or potentially significant effects and briefly describe any proposed mitigation measures that would reduce or avoid that effect.

See attached Mitigation Monitoring and Reporting Program.

If applicable, describe any of the project's areas of controversy known to the Lead Agency, including issues raised by agencies and the public.

No known areas of controversy.

Provide a list of the responsible or trustee agencies for the project.

Not Applicable

## **Chapter 5 – Mitigation, Monitoring, and Reporting Program**

This Mitigation Monitoring and Reporting Program (MMRP) has been formulated based upon the findings of the Initial Study/Mitigated Negative Declaration (IS/MND) for the Project in the City of Parlier. The MMRP lists mitigation measures recommended in the IS/MND for the Project and identifies monitoring and reporting requirements.

Error! Reference source not found. presents the mitigation measures identified for the Project. Each mitigation measure is numbered with a symbol indicating the topical section to which it pertains, a hyphen, and the impact number. For example, AIR-2 would be the second mitigation measure identified in the Air Quality analysis of the IS/MND.

The first column of Error! Reference source not found. identifies the mitigation measure. The second column, entitled “When Monitoring is to Occur,” identifies the time the mitigation measure should be initiated. The third column, “Frequency of Monitoring,” identifies the frequency of the monitoring of the mitigation measure. The fourth column, “Agency Responsible for Monitoring,” names the party ultimately responsible for ensuring that the mitigation measure is implemented. The last columns will be used by the Lead and Responsible Agencies to ensure that individual mitigation measures have been complied with and monitored.

**Table 5.1 – Mitigation, Monitoring, and Reporting Program**

Mitigation, Monitoring, and Reporting Program						
Item	Mitigation Measure	When Monitoring is to Occur	Frequency of Monitoring	Agency Responsible for Monitoring	Method to Verify Compliance	Verification of Compliance
<b>Biological Resources</b>						
<b>BIO-1</b>	<b>(Avoidance):</b> The Project's construction activities would occur, if feasible, between September 16 and January 31 (outside of nesting bird season) in an effort to avoid impacts to nesting birds.	Between September 16 and January 31 (outside of nesting bird season)	Daily during construction	City of Parlier		
<b>BIO-2</b>	<b>(Pre-construction Surveys):</b> If activities must occur within nesting bird season (February 1 to September 15), a qualified biologist would conduct pre-construction surveys for Swainson's hawk nests onsite and within a 0.5-mile radius. This survey would be conducted in accordance with the <i>Recommended Timing and Methodology for Swainson's Hawk Nesting Surveys in California's Central Valley</i> or current guidance. The pre-construction survey would also provide a presence/absence survey for all other nesting birds within the APE and an additional 50 feet, no more than 7 days prior to the start of construction. All raptor nests would be considered "active" upon the nest-building stage.	Before construction and ground disturbing activities begin	One time survey prior to construction	City of Parlier		
<b>BIO-3</b>	<b>(Establish Buffers):</b> On discovery of any active nests near work areas, the biologist would determine appropriate construction setback distances based on applicable CDFW and/or USFWS guidelines and/or the biology of the species in question. Construction buffers would be identified with flagging, fencing, or other easily visible means, and would be maintained until the biologist has determined that the nestlings have fledged, dens are inactive, and/or based on a direction from a qualified biologist on next steps.	On discovery of any active nests near work areas, prior to construction and ground disturbing activities	One time survey prior to construction	City of Parlier		
<b>BIO-4</b>	<b>(Pre-construction Survey):</b> A qualified biologist shall conduct a pre-construction survey to determine if the existing coyote dens are still active in the Industrial Basin 30 days prior to ground disturbing activities. If dens are found to be active exclusion of this species from the site will be necessary. If dens are found	Before construction activities begin	One time survey prior to construction	City of Parlier		

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	inactive, immediate destruction of the dens should occur under the direction of a qualified biologist.					
<b>BIO-5</b>	<b>(Exclusion):</b> A qualified biologist will install one-way doors to ensure the coyotes are unable to reenter dens. Exclusion fencing will be installed around the Industrial Basin as to not allow the species to reenter the APE. Den eviction will occur outside of pupping season March – September, and in accordance with CDFW’s recommendations. If the survey cannot occur before pupping season March - September, then full avoidance will be required.	During construction and ground disturbing activities	During construction	City of Parlier		
<b>BIO-6</b>	<b>(Avoidance):</b> If work must occur within pupping season March – September a disturbance-free buffer be placed around the area with appropriate entrance and exit areas as not to disturb the adults or the pups until it has been determined that the pups have been weaned and full eviction occurs with use of one-way doors.	If work must occur within pupping season March – September.		City of Parlier		
<b>BIO-7</b>	<b>(Focused Survey):</b> A qualified botanist/biologist will conduct a pre-construction survey for Sanford’s Arrowhead during the bloom season (May-October) in accordance with CDFW’s Protocols for Surveying and Evaluating Impacts to Special Status Native Plant Populations and Sensitive Natural Communities, in all basins 30 days prior to vegetation clearing or ground disturbing activities. If construction cannot occur during the species’ bloom period (May-October), then a focused survey will be required.	During the bloom season		City of Parlier		
<b>BIO-8</b>	<b>(Avoidance):</b> If Sanford’s Arrowhead are identified during the survey, a disturbance-free buffer will be placed around the area as not to disturb the plants or its root system.	During construction and ground disturbing activities		City of Parlier		

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<b>BIO-9</b>	<b>(Formal Consultation):</b> If rare plant individuals or populations or sensitive natural communities are detected within Project work areas during the focused survey, the Project proponent shall initiate consultation with CDFW. If CDFW determines that “take” cannot be avoided, the Project proponent may be required to obtain an Incidental Take Permit (ITP).	Prior to construction and ground disturbing activities.	Duration of construction and ground disturbing activities	City of Parlier		
<b>Cultural Resources</b>						
<b>CUL-1</b>	<b>(Archaeological Remains):</b> In the event that archaeological remains are encountered at any time during development or ground-moving activities within the entire project area, all work in the vicinity of the find shall halt until a qualified archaeologist can assess the discovery. The City shall implement all recommendations of the archaeologist necessary to avoid or reduce to a less than significant level potential impacts to cultural resource. Appropriate actions could include a Data Recovery Plan or preservation in place	During construction or ground disturbing activities	Daily	City of Parlier		
<b>CUL-2</b>	<b>(Human Remains):</b> If human remains are uncovered, or in any other case when human remains are discovered during construction, the Fresno County Coroner will be notified to arrange proper treatment and disposition. If the remains are identified—on the basis of archaeological context, age, cultural associations, or biological traits—as those of a Native American, California Health and Safety Code 7050.5 and Public Resource Code 5097.98 require that the coroner notify the NAHC within 24 hours of discovery. The NAHC will then identify the Most Likely Descendent who will determine the manner in which the remains are treated.	During excavation	Daily	City of Parlier		
<b>Hazards and Hazardous Materials</b>						
<b>HAZ-1</b>	Prior to commencement of any construction activities, a Soil Management Plan (SMP) must be prepared and submitted to the Department of Toxic Substances and Control (DTSC) for review and approval. The Soil Management Plan must outline the methods to manage and characterize the soils that are excavated	Prior to construction	One time, submittal of SMP to DTSC	City of Parlier		

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	during the construction activities within or near the vicinity of the area known to contain contaminated soils. The Soil Management Plan shall contain a list of contacts of the personnel in charge of the construction activities and of supervisory individuals from the City of Parlier and the general contractor. The SMP shall also include an evaluation of sensitive receptors located near the project site. Sensitive receptors include, but are not limited to, residential areas, schools, hospitals, and medical clinics. Additionally, the SMP shall include a section on the reporting activities during the fieldwork and after the improvements are complete, as well as a list of the action levels for dust and the chemicals of concern, namely arsenic and lead.					
<b>HHM-2</b>	Prior to commencement of any construction activities, a Community Air Monitoring Plan (CAMP) must be prepared and submitted to the Department of Toxic Substances and Control (DTSC) for review and approval. A CAMP is required at response sites under DTSC's oversight whenever remediation or removal activities may release compounds of concern (COCs) into the air. The purpose of implementing a CAMP is to minimize fugitive emissions that may contain COCs during authorized work. The CAMP must be in compliance with both US EPA and California Air Resources Board Ambient Air Quality Standards. Since soil activities can potentially release fugitive dust and COC's, it is necessary to identify guidance that is chemical-, action-, and location-specific to help implement the most effective mitigative measures. The CAMP must identify the necessary procedures for immediate reporting of monitoring thresholds that exceed the applicable action limit.	Prior to construction	One time, submittal of CAMP to DTSC	City of Parlier		
<b>HHM-3</b>	Prior to commencement of any construction activities, a Hazardous Material Transportation Plan must be prepared and submitted to the Department of Toxic Substances and Control (DTSC) for review and approval. The Transportation Plan shall identify	Prior to construction	One time, submittal of a Hazardous Material Transportatio	City of Parlier		

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	procedures to prevent unauthorized spillage of hazardous materials during transportation to authorized disposal facilities; the plan shall identify the facilities where hazardous materials shall be disposed at. The Transportation Plan shall also outline procedures to prevent track-out of contaminated soil from the site as well as procedures for cleaning and handling contaminated soils that are tracked out. Additionally, the Transportation Plan must stipulate that all non-hazardous, non-Resource Conservation and Recovery Act (RCRA) hazardous, and RCRA hazardous waste must be disposed of properly under the appropriate waste manifests.		n Plan to DTSC			