<table>
<thead>
<tr>
<th>Description</th>
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<tbody>
<tr>
<td>MCWRA labor costs</td>
<td>6,909.70</td>
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<tr>
<td>Other expenses</td>
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<td><strong>Total</strong></td>
<td><strong>$9,934.70</strong></td>
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## Labor charges August 2011

<table>
<thead>
<tr>
<th>Date</th>
<th>Hours</th>
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<tbody>
<tr>
<td>08/03/11</td>
<td>4</td>
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<td>08/04/22</td>
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**Rob Johnson**

<table>
<thead>
<tr>
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<tbody>
<tr>
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**Total August charge** $6,909.70
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<td>GMC IRWMP work</td>
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<tr>
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<td>Ag Order/CA Water Plan / Ccom</td>
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<td>901060</td>
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<td>800041</td>
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<td>900036</td>
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<td>901003</td>
<td>Supervision</td>
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Sub-total hours worked: 56.00

Comp Hrs Used - USCMP
Administrative Leave-UADL
Professional Leave - UPR
Supervisory - USUPL
Educational Leave - UEDL
Holiday -
Floating Holiday - UFLHL
Annual Leave - UANL
Vacation - USVAC
Sick Leave-Employee - USICK
Sick leave-Family-USFMS
Sick leave-Bereavement-USBRL
Jury duty- UJURY
Unpaid Leave - UNPD

8.00 8.00 8.00 8.00 8.00 8.00 8.00 8.00 8.00 8.00

TOTAL: 80.00

EMP. #
Name Johnson, Robert L.
2 weeks ending: 8/26/2011

Employee Signature

Supervisor's Initials
<table>
<thead>
<tr>
<th>Sat.</th>
<th>Sun.</th>
<th>Mon</th>
<th>Tue</th>
<th>Wed</th>
<th>Thu</th>
<th>Fri</th>
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<th>Description/Remarks</th>
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**Sub-total hours worked**

- Comp Hrs Used - USCMP
- 900011 Administrative Leave - UADLV
- 900020 Professional Leave - UPRLV
- 900020 Supervisory - USJPL
- 900020 Educational Leave - UEDLV
- 900003 Holiday -
- 900003 Floating Holiday - UFLHL
- 900005 Annual Leave - UANLVL
- 900005 Vacation - USVAC
- 900004 Sick Leave-Employee - USICK
- 900004 Sick leave-Family-USFMS
- 900004 Sick leave-Bereavement-USBRL
- 900002 Jury duty- UJURY
- Unpaid Leave - UNPDL

**Total**

<table>
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<th>EMP #</th>
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<tbody>
<tr>
<td>10962</td>
<td>Curtis Weeks</td>
<td>8/12/2011</td>
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</tbody>
</table>

Employee Signature: [Signature]

Supervisor's Initial: [Initial]
<table>
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Sub-total hours worked

- Comp. Hr. Used - USCMP
- 900011 Administrative Leave - UADLV
- 900020 Professional Leave - UPRLV
- 900020 Supervisory - USUPL
- 900020 Educational Leave - UEDLV
- 900033 Holiday -
- 900033 Floating Holiday - UFLHL
- 90005 Annual Leave - UANLV
- 90005 Vacation - USVAC
- 90004 Sick Leave-Employee - USICK
- 90004 Sick leave-Family-USFMS
- 90004 Sick leave-Bereavement-USBRL
- 90002 Jury duty - UJURY
- Unpaid Leave - UNPD

EMP. # 10962
Name Curtis Weeks
2 weeks ending: 8/12/2011
Employee Signature
Supervisor's Initial
<table>
<thead>
<tr>
<th>EMP #</th>
<th>10962</th>
<th>Name</th>
<th>Curtis Weeks</th>
<th>2 weeks ending:</th>
<th>8/12/2011</th>
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**MONTERY COUNTY WATER RESOURCES AGENCY TIME CARD**

<table>
<thead>
<tr>
<th>Work Order</th>
<th>Description/Remarks</th>
<th>Total Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>900011</td>
<td>Administrative Leave-UADLV</td>
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<td>900020</td>
<td>Professional Leave - UPRLV</td>
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<td>900020</td>
<td>Supervisory - USUPL</td>
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<td>900020</td>
<td>Educational Leave - UEDLV</td>
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<tr>
<td>900003</td>
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<td>Floating Holiday - UFLHL</td>
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<td>900005</td>
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<td>900005</td>
<td>Vacation - USVAC</td>
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<tr>
<td>900004</td>
<td>Sick Leave-Employee - USICK</td>
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<tr>
<td>900004</td>
<td>Sick leave-Family-USFMS</td>
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<td>900004</td>
<td>Sick leave-Bereavement-USBRL</td>
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</tr>
<tr>
<td>900002</td>
<td>Jury duty- UJURY</td>
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</tr>
<tr>
<td></td>
<td>Unpaid Leave - UNPDT</td>
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</table>

**Sub-total hours worked**

- Comp Hr Used - USCMP
- 900011 Administrative Leave-UADLV
- 900020 Professional Leave - UPRLV
- 900020 Supervisory - USUPL
- 900020 Educational Leave - UEDLV
- 900003 Holiday -
- 900003 Floating Holiday - UFLHL
- 900005 Annual Leave - UANLV
- 900005 Vacation - USVAC
- 900004 Sick Leave-Employee - USICK
- 900004 Sick leave-Family-USFMS
- 900004 Sick leave-Bereavement-USBRL
- 900002 Jury duty- UJURY
- Unpaid Leave - UNPDT

**Total**
Travel, Meeting, & Other Expense

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Visa Schoolfield - Application for lease of State lands</td>
<td>3,025.00</td>
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</tbody>
</table>

Total other expenses 3,025.00
STATE LANDS COMMISSION
100 HOWE AVE STE100S
SACRAMENTO, CA  95825
(916) 574-1611

TERMINAL ID: 00001768084
MERCHANT #: 00006737126

VISA PURCHASE
# **************3554
CLK: ACCTMONEY
SALE
BATCH: 909
DATE: 07/29/11
TIME: 13:32:20

TOTAL $ 3025.00

* REPRINT *
I AGREE TO PAY ABOVE TOTAL AMOUNT ACCORDING TO CARD ISSUER AGREEMENT (MERCHANT AGREEMENT IF CREDIT VOUCHER)

SIGN X MARGARET SCHOOLFIELD

CUSTOMER COPY
As requested

From: Lindsey Clark [mailto:LC Clark@rmcwater.com]  
Sent: Tuesday, July 26, 2011 11:50 AM  
To: Weeks, Curtis Ext. 4896; Chambliss, Winifred S. x4896  
Cc: Leslie Dumas  
Subject: State Lands Commission

Please make the check out to State Lands Commission for $3,025 and mail it to me to include in the application package.

Also, in the Guidelines it says (in case this is easier for the Agency): NOTE: The California State Lands Commission accepts MasterCard, Visa, and Novus/Discover Cards for payments including filing fees, application fees, rent, etc. If you wish to use this method of payment, please contact our Accounting Office at (916) 574-0397.

The woman at State Lands that we’ve been coordinating with is Jane Smith. Her contact information is:

Jane Smith  
Public Land Management Specialist  
State Lands Commission  
100 Howe Avenue, Suite 100-South  
Sacramento, CA 95825-8202  
Phone: (916) 574-1892  
Fax: (916) 574-1925  
Jane.Smith@slc.ca.gov

Let me know if you have any other questions!

Thanks,  
Lindsey

Lindsey Clark  
Project Engineer

RMC Water and Environment  
2001 North Main Street, Suite 400  
Walnut Creek, CA 94596

Phone: 925-627-4100  
Fax: 925-627-4101

l clark@rmcwater.com  
www.rmcwater.com

7/26/2011
APPLICATION FOR LEASE OF STATE LANDS
PART I

GENERAL DATA

SECTION A: IDENTIFICATION OF APPLICANT AND CONTACT INFORMATION

Notice to individual(s) (natural person(s)): This page of the completed application containing personal information will not be subject to public disclosure. See Privacy Notice in Part V of this Application.

1. Applicant:

<table>
<thead>
<tr>
<th>Name:</th>
<th>Curtis Weeks, General Manager, Monterey County Water Resources Agency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mailing Address:</td>
<td>893 Blanco Circle</td>
</tr>
<tr>
<td>City:</td>
<td>Salinas</td>
</tr>
<tr>
<td>State:</td>
<td>CA</td>
</tr>
<tr>
<td>Zip:</td>
<td>93901</td>
</tr>
<tr>
<td>Phone:</td>
<td>831-755-4860</td>
</tr>
<tr>
<td>FAX:</td>
<td>831-424-7935</td>
</tr>
<tr>
<td>E-mail Address:</td>
<td><a href="mailto:weeksc@co.monterey.ca.us">weeksc@co.monterey.ca.us</a></td>
</tr>
</tbody>
</table>

2. Applicant's authorized agent or representative (if any):

<table>
<thead>
<tr>
<th>Name:</th>
<th></th>
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<tbody>
<tr>
<td>Mailing Address:</td>
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<td>Phone:</td>
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</tr>
<tr>
<td>FAX:</td>
<td></td>
</tr>
<tr>
<td>E-mail Address:</td>
<td></td>
</tr>
</tbody>
</table>

☐ If you are an elected or appointed official as specified in Government Code section 6254.21, check this box. If you do not check this box, by signing this application you are deemed to have given consent to have your home address (when it is the project location) posted on the Internet.

<table>
<thead>
<tr>
<th>Title:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agency or Branch of Government:</td>
</tr>
</tbody>
</table>

INSTRUCTIONS TO COMMISSION STAFF:

Separate this page (Page 1A) from the rest of the application and place in a Confidential Envelope.

Do not disclose the information on this page unless approved by the Commission's Legal Office to avoid the possible disclosure of "personal information" as defined by the Information Practices Act (Civil Code section 1798.3).
APPLICATION FOR LEASE OF STATE LANDS

PART I

GENERAL DATA

SECTION A: IDENTIFICATION OF APPLICANT

1. Applicant:

Name: Monterey County Water Resources Agency

2. Applicant's authorized agent or representative (if any):

Name:

As part of the application, the applicant's authorized agent or representative must submit
evidence of the agency agreement.

3. Who should receive correspondence relevant to this application? (Check one)

☐ Applicant  ☐ Authorized agent or Representative  ☒ Both

FOR COMMISSION USE ONLY:

Date Received:

Work Order No.: Assigned to:

Type of Document:

Filing Fee:  Processing Fee:

Other Fees:

SECTION B: LEGAL STATUS OF APPLICANT

Check one of the following and submit the required information:

☐ INDIVIDUAL(S): (See Privacy Notice in Part V of Application)

☐ TRUST(S): Attach a copy of the trust agreement(s) and all amendments, if any. See Privacy Notice in Part V of Application if trustee(s) are individual(s).

☐ CORPORATION: Attach a Certificate of Incorporation issued by the State of California or a Certificate of Incorporation issued by the State of incorporation with the Certificate of Good Standing of Foreign Corporation issued by the Secretary of State of California authorizing the transaction of business in California; Articles of Incorporation and/or By-Laws; a certified statement of the names of the corporate president, secretary and/or officer(s) authorized to execute contracts; and a board resolution or other evidence of authority to enter into the requested transaction.
PARTNERSHIP: Attach a certified copy of the partnership statement and partnership agreement. If no partnership statement has been filed in the county in which the partnership does business, so state in the application and provide all particulars of the partnership.

LIMITED LIABILITY COMPANY: Attach a copy of the Articles of Organization and Certificates of Amendment issued by the State; company organization; and operating rules and regulations.

PUBLIC AGENCY: Generally, all permits and leases issued by the State Lands Commission require monetary consideration. However, a public agency applicant may qualify for a rent-free lease/permit. In order to so qualify, the applicant must submit in writing a statement of justification for the rent-free status, which status shall be based on a statewide, as compared to a primarily local, public benefit. Such statement shall detail the statewide public benefit derived from the project. The State Lands Commission shall determine whether a statewide public benefit is derived from the project.

Leases and permits involving "School Lands" cannot qualify for rent-free status.

Public agencies will also be required to submit evidence of the authority of the official(s) to execute contracts together with a resolution or other document authorizing execution of the appropriate lease or permit.

OTHER: State the nature, membership and other particulars regarding the legal status of applicant. Provide legal documentation establishing the authority of applicant to enter into the requested transaction, and designating who is authorized to act on behalf of applicant.

SECTION C: PROJECT LOCATION

| County: | Monterey |
| If unincorporated, nearest City: | City of Marina |
| Waterway: | Monterey Bay |
| Township, Range, Section and Reference Meridian: | T14S, R1E, Sec 24, Mt. Diablo Meridian |
| Assessor's Parcel No. (of property in question or adjoining property): | 033192002000 |
| Upland Address: | Marina Coast Water District, 11 Reservation Road, Marina, CA 93933 |

SECTION D: TYPE OF PROJECT AND AUTHORIZATION

You will be asked to provide specific project information in Parts II and III of this application.

1. Please check the type(s) of activity for which you are seeking Commission authorization (check all that apply):
   - [ ] Commercial (Income producing uses such as marinas, restaurants, clubhouses, recreation piers or facilities, docks, moorings, buoys, helicopter pads, decks or fuel service facilities)
   - [ ] Industrial (Uses such as oil terminals, piers, wharves, warehouses, storage sites, moorings, dolphins and islands together with necessary appurtenances)
   - [x] Right-of-Way (Uses such as roadways, power lines, pipelines or outfall lines)
   - [ ] Public Agency (Uses such as public roads, bridges, or for recreational, ecological or open space purposes)
☐ Private Recreational Pier (Uses are limited to any fixed facility for the docking or mooring of boats that is constructed for the use of the littoral landowner, as specified in Public Resources Code Section 6503.5, and does not include swimming floats or platforms; sun decks; swim areas; fishing platforms; residential, recreational, dressing, storage or eating facilities; or areas attached or adjacent to recreational piers; or any other facilities not constructed for the docking or mooring of boats.)

☐ Non-commercial (Uses such as piers, buoys, floats, etc., which do not qualify as Private Recreational Piers)

☐ Protective Structure (Riprap, seawall, groins, jetties, breakwaters, bulkheads, etc.)

☐ Grazing or other Agricultural Use.

☐ Dredging (Please check if any portion of the proposed project will involve dredging during construction or ongoing maintenance of the project.)

☐ Sand and/or Gravel Extraction.

☐ Salvage (Salvage of any abandoned property on State-owned lands; see Public Resources Code Section 6309)

☐ Other (please describe): ____

2. Please indicate whether you are seeking Commission authorization for (check all that apply):

☒ A lease or permit for a proposed new use of State-owned land.

☐ A lease for the continuation of an existing use of State-owned land not previously under lease.

☐ A new lease where a prior lease has expired.*

☐ A new lease for a lease that has not yet expired.*

☐ An amendment of an existing lease.*

☐ A sublease of an existing lease.*

☐ Consent to encumber an existing lease.*

☐ An assignment of an existing lease.*

☐ Other (please describe):

* Where applicable, please indicate file number of existing or prior lease N.A....
SECTION E: PROPERTY DESCRIPTION, INCLUDING TITLE AND BOUNDARY INFORMATION

See separate attachment entitled Part I Section E.

1. Submit a copy of the current vesting document (deed) for the property lying landward (if applicable) of and/or adjacent to the State lands you seek to use. If you are not the owner of this adjacent property, submit a copy of a lease, permit, or other evidence of your right to use this property. If there have been several transfers of ownership since the prior lease or expiring lease, please submit copies of the intervening ownership vesting documents (chain of ownership) to the current deed.

2. Submit a detailed plan or plot of proposed lease areas and existing and proposed structures showing their locations and dimensions with respect to property lines, and high and low water with reference to the datum of water line elevation used at the location.

3. Submit a vicinity map (8 ½" x 11" with scale) showing the general area and the project site in relation to the shoreline, major roadways, and other landmarks.

4. Submit a legal description of the area to be leased from the State, tied to a monument or monuments of record. The area to be leased includes the area occupied by the structures, or otherwise needed for the proposed project.

5. Provide the following photographs (label all photos and list the date the photo was taken):

   a) Photos of the State lands you seek to use. If the State lands you seek to use are a water body, then provide photos looking towards the upland property and photos looking to both sides and out toward the State lands.

   b) Photos of any improvements or structures on the State lands and the adjoining uplands.

SECTION F: OTHER GOVERNMENTAL JURISDICTIONS

On a separate sheet of paper or attachment, please provide the following information.

See separate attachment entitled Part I Section F.

1. List, provide contact information for, and identify the status of applications submitted to other public agencies having approval authority over your proposed project (i.e., U.S. Army Corps of Engineers, local or regional planning bodies, city and/or county governmental permitting authorities, air or water quality boards, California Coastal Commission, San Francisco Bay Conservation and Development Commission, Tahoe Regional Planning Agency, etc.).

2. If applicable, submit the following with the application: (a) U.S. Army Corps of Engineers Public Notice or Letter of Approval for the project; (b) the number assigned to the project from the San Francisco Bay Conservation and Development Commission or California Coastal Commission; and (c) copies of any previously obtained existing approvals. Note: You may be required to submit the results of any consultation, e.g., Letter of Concurrence or Biological Opinion from the U.S. Fish and Wildlife Service and/or National Marine Fisheries Service, for your project prior to consideration of your application by the Commission.

3. Identify any General Plan and Specific Plans that include the area in which the project will be located, including the date of the most recent revision to such Plan(s). What is the land
use designation and zoning of the upland portion of the project under the General Plan and any applicable Specific Plan? Will the project require an amendment of the General and/or the Specific Plan? Will a variance from the existing zoning be required? Please provide the name and telephone number of the individual(s) contacted within the local jurisdiction to answer the foregoing questions.

4. You will be required to submit a copy of local approvals (city and/or county) for your project prior to consideration of your application by the State Lands Commission. If you cannot obtain local approval of your project prior to consideration by the State Lands Commission, you must submit a letter or other document from the local agency setting forth the status of your local application and any concerns the local governmental agency has regarding your project.
PART II
SPECIFIC PROJECT INFORMATION

Please complete this Part II as indicated below. Submit responses on separate 8½” x 11” paper, indicating clearly the number (below) to which each response applies.

See separate attachment entitled Part II Section A.

SECTION A: EXISTING CONDITIONS

1. Describe in detail existing activities, uses and improvements at the proposed project site, both on water covered lands ("water bodies") and on adjacent uplands. Provide construction dates of all existing improvements. Indicate whether facilities are temporary or permanent.

2. Describe existing public use of the water body and adjacent uplands, the type and frequency of the public use, and any existing public access to the water body across the project site.

3. Identify the type and location of any known habitat of rare, threatened, or endangered species of plant or animal within a one-mile radius of the proposed project site. Information in this regard may be acquired from the California Department of Fish and Game (http://www.dfg.ca.gov/biogeodata/cnndb/) the U.S. Fish and Wildlife Service (http://www.fws.gov/cno/), and/or National Marine Fisheries Service (http://www.nmfs.noaa.gov/pr/permits/esa_permits.htm). If the project area may have occurrences of rare, threatened, or endangered species, then provide a Biological Assessment that describes the species or potential species within the project limits. You may be required to provide maps and aerial or ground photographs which delineate existing vegetation at the proposed project site and along the shore of the water body upon which the project is to be located within a one-half (½) mile radius of the limits of the proposed project. Where appropriate, provide a delineation of waters of the U.S., including all wetlands, based on the current U.S. Army Corps of Engineers methodologies within the project limits.

4. Does the existing use involve a pipeline?  □ Yes  □ No

If YES, describe the pipeline, its use, and if applicable provide the most current pipeline integrity test results and photographs of signage.

5. Does the existing use involve a marina?  □ Yes  □ No

If YES, list and describe, within one river or lakeshore mile of the site:
   (a) Existing marina facilities (indicating for each facility) available berthing by berth size, whether finger, slip or side tie, fuel facilities, pump outs, accommodation docks, restrooms, restaurants, grocery stores, and other ancillary facilities.
   (b) Public and private boat launching and storage facilities.
   (c) Public fishing access and parking availability.
   (d) Other recreational facilities open to the public which are used for swimming, sunbathing, picnicking, sightseeing, etc.
Provide a site map illustrating the approximate distances of each of these facilities from the proposed project site. N.A.
SECTION B: PROJECT DESCRIPTION INVOLVING NEW CONSTRUCTION, EXPANSION, ALTERATIONS, CHANGE OF USE, OR USE NOT PREVIOUSLY AUTHORIZED BY THE COMMISSION

SUBSECTION 1: ALL PROJECTS. All applicants should respond to (a) - (d) below.

a. Provide a project development plan which clearly shows the following:

(1) A full set of design plans that show the proposed improvements, existing topographic features, and dimensions of the area to be occupied within any water body. (This should include identification of the width of the waterway at the project site).

Note: The plans submitted by the Applicant or Agent are the basis for action by the Commission. Any change to the plans during the application process requires an amendment to the application. If the proposed project is not constructed as set forth in the plans submitted with the application, Applicant agrees that this shall constitute a default of any lease granted as a result of the application and that the Commission may take such action(s) available to it as provided by the lease provisions or such other and further relief available at law or in equity as it may deem proper.

See Slant Test Well Drawings.

(2) The nature and location of all significant project features, including, but not limited to, the number, size and design of any berths, boat ramps or launches; the type, dimensions and location of any associated commercial facilities, utilities, parking, public access, and marine services; and any proposed exterior lighting or other security measures. N.A. There are no project features associated with the project.

(3) The type and location of any existing vegetation which will be preserved, any existing vegetation proposed for removal, and any planned restoration of vegetation or landscaping.

All existing vegetation will be preserved. The construction area is confined to previously paved areas so no existing vegetation is proposed for removal.

(4) The size of the proposed project relative to any other improvements or facilities within 100 feet upstream or downstream of the proposed project site, including facilities on the opposite bank, particularly with regard to its linear extension into and along the water body. N.A. There are no improvements of facilities within 100 feet of the project within the State Lands.

b. If the project will involve construction, describe in detail the construction methods and equipment which will be used and the anticipated time frame for construction activities.

**Slant Test Well**

The slant test well will be drilled using the dual rotary drilling method to an approximate depth of 300 vertical feet below the ground surface (bgs) with a linear length of 700 feet. A portion of the slant well will lie within the State Lands Commission jurisdiction. The slant well will access the sub-sea portion of the 180-Foot Aquifer of the Salinas Valley Groundwater Basin. The dual rotary drilling methodology was developed for drilling in unconsolidated formations (such as sand, gravel and cobbles). The drilling method does not require the use of drilling fluid additives (i.e. bentonite mud) or other products typically used during the drilling process. The dual rotary drilling method is a proven and accepted method for construction of municipal water supply wells, as well as other types of wells (e.g. monitoring wells for environmental projects).
The slant test well will be completed using up to 22-inch diameter casing and up to 12-inch screen of “Super Duplex” Stainless Steel, a specialty metal designed for use in seawater environments. The well will be constructed at a 23° angle below horizontal using up to 22-inch diameter casing, and will be completed as a municipal supply well in accordance with both County and State well standards.

The slant test well will be constructed within the borehole after drilling to total depth. During construction, the casing and screen will be centered in the borehole while an engineered filter pack is placed between the screen and borehole wall. A cement sanitary seal will be placed above the filter pack as part of well construction. Following completion, the slant test well will be developed using a combination of air-lifting and swabbing, followed by installation of a test pump for pumping and surging the well until it is fully developed.

Well construction and development is expected to take approximately three to four months and is currently scheduled to occur in 2011.

Discharge During Construction
Approximately 200,000 gallons of water will be discharged during slant test well construction and development. All waters produced during this portion of the field project will be temporarily held in tanks prior to disposal to allow sediment to settle out of the water column. Clarified water will be decanted from the temporary holding tanks and disposed to the MCWD clarifiers. The remaining solids will then be dewatered prior to offsite disposal. Water quality samples will be collected for analysis at the outlet of the temporary holding tanks during the initiation of disposal to the clarifiers, and at the completion of disposal to the either the MCWD injection well. Sampling will be performed on a weekly basis during the discharge period.

c. Describe how the project will affect any levees in the project area. Identify existing ecological and/or habitat features along the levee, and any proposed alterations or modifications to any levees and associated ecological and/or habitat features. N.A. There are no levees in the project area.

d. Identify any project features which you believe will avoid or mitigate any effects of moving vessels (e.g., wave wash) on the proposed facility or shore of the water body. N.A. There are no moving vessels associated with the project.

e. If the project involves development, in an area subject to tidal action, provide a risk analysis, implications of failure, and adaptation strategies for addressing projected sea level rise of 16 inches by year 2050 and 55 inches by year 2100, relative to the projected life expectancy of the project. Adaptation strategies may include alternate project designs to prevent impacts.

The project does not involve development in an area subject to tidal action. The upland portion of the slant well is at elevation 75 feet and is therefore outside the tidal zone. The submerged portion of the slant well within the State Lands is approximately 300 feet below the ground surface and is not subject to tidal action.

f. What engineering standards are being relied on to address potential impacts from sea level rise on proposed or existing facilities throughout the life of the project?

As noted in the response to item (e), the upland portion of the slant well is at elevation 75 feet and is therefore not subject to impacts from sea level rise. The upland portion of the slant well is located inland from the projected 50-year bluff erosion line as required by the California Coastal Commission (CCC). The CCC requires new developments on
coastal bluffs to be sited in such a way that they are not subject to erosion or stability hazard over the course of the design life. The CCC guidelines call for an estimation of bluff edge position projected into the future a minimum of 50 years (CCC-W11.5, Table 2, Point 1, 2003).

Additionally, the CCC guidelines require that the 50-year projected bluff edge is determined by a long-term erosion rate, based on data with a period of record exceeding 50 years. This includes quiet erosional periods (e.g. 1950's to 1960's) as well as more erosive periods (e.g., the 1982-1983 and 1997-1998 El Nino events) (CCC-W11.5, Table 2, Point 5, 2003). The long-term erosion rate used to determine the slant well setback from the bluff edge was calculated in the USGS Open File Report-1251 (2006) and is based on data from 1910 to 2002, satisfying CCC guidelines. To determine an acceptable setback distance for the location of the slant test well entry point, a long-term erosion rate of 0.81 meters per year (m/yr), or approximately 2.7 feet per year (ft/yr) as determined by the USGS, was used to establish the minimum setback distance.

The Coastal Regional Sediment Management Plan for Southern Monterey Bay (CRSMP, Table 11, November 2008), reports the potential erosion rate in the vicinity of the proposed slant well area of 5.5 ft/yr. However, this rate is based on short-term erosion rates that are based on data from 1970-2002, and adjusted for anticipated sea level rise (CRSMP, Page 55, November 2008), rather than the long-term erosion rates required by CCC. Therefore, the long-term erosion rate of 2.7 ft/yr was used to determine the set-back and the position of the slant well entry port. The 0.81 m/yr (2.7 ft/yr) erosion rate is based on the USGS transect line with the maximum erosion rate that intersects the proposed slant test well (see Figure 4).

Using a long-term erosion rate of 2.7 ft/yr, the estimated 50 year setback distance is 135 feet from the current bluff edge. The proposed slant test well entry point is 227 ft from the bluff edge (4), which allows a 92-foot buffer zone (based on the projected 50-year bluff edge location). To account for uncertainties in the analysis, CCC suggests using a safety factor of at least 1.5 (CCC-W11.5, Page 14). The estimated 92 ft buffer zone allows for a safety factor of 1.7, providing a sufficient buffer zone to cover uncertainties inherent to this analysis.

**SUBSECTION 2: SPECIFIC PROJECTS.** Applicants should respond only to those paragraphs which apply to their project.

| a. Does the proposed project involve a MARINA OR OTHER MULTIPLE BERTHING FACILITY? |
|-----------------------------------|---------------------|
| □ Yes □ No                        |

(If NO, go to (b) below. If YES, provide the following information.)

1. List and describe, within one river or lakeshore mile of the site: N.A.
   (a) Existing or proposed marina facilities (indicating for each facility) available berthing by berth size, whether finger, slip or side tie, fuel facilities, pump outs, accommodation docks, restrooms, restaurants, grocery stores, and other ancillary facilities.
   (b) Public and private boat launching and storage facilities.
   (c) Public fishing access and parking availability.
(d) Other recreational facilities open to the public which are used for swimming, sunbathing, picnicking, sightseeing, etc.

Provide a site map illustrating the approximate distances of each of these facilities from the proposed project site.

(2) Identify whatever provisions are proposed for sewage disposal from boats, commercial uses, etc. If none, please identify the nearest pump-out facility, by name, location, and operating hours. N.A.

(3) Identify whatever provisions are proposed for recycling and/or litter/garbage disposal, including frequency of pick-up. N.A.

(4) Identify any proposed fueling facility and fully describe spill prevention and control features. Are fueling stations such that they are accessible by boat without entering or passing through the main berthing area, in order to avoid collisions? Provide a spill contingency plan and list equipment and training needed to implement the plan. N.A.

(5) Describe any proposed vessel maintenance facility, i.e., its capacity, typical activities and quantities of potentially toxic materials expected to be used. Boat maintenance areas should be designed so that all maintenance activities that are significant potential sources of pollution can be accomplished over dry land and under roofs (where practical), allowing for proper control of by-products, debris, residues, solvents, spills, and stormwater runoff. All drains from maintenance areas should lead to a sump, holding tank, or pump-out facility from which the wastes can later be extracted for treatment and/or disposal. Indicate whether maintenance areas drain directly into surface or ground water or wetlands. N.A.

Will curbs, berms or other barriers be built or placed around areas used for the storage of liquid hazardous materials to contain spills? N.A.

If no boat maintenance facility is proposed, identify the off-site facility(ies) most likely to be used. N.A.

(6) Identify the location of any engine and hull washing activities, expected numbers of washings and the types of detergents proposed for use. Only phosphate-free and biodegradable detergents should be used for boat washing. N.A.

(7) Describe any proposed pollution control measures for vessel maintenance and haul-out facilities. Examples include: N.A.

- Use of tarps and vacuums to collect solid wastes produced by cleaning and repair of boats. Such wastes should be prevented from entering adjacent water.
- Vacuum or sweep up and catch debris, sawdust, sandings, and trash from boat maintenance areas on a regular basis so that runoff will not carry it into the water.
- An oil/water separator should be used on outside drains and be maintained to ensure performance.
- Tarps should be used to catch spills of paints, solvents, or other liquid materials used in the repair or maintenance of boats.
- Used antifreeze should be stored in a barrel labeled "Waste Antifreeze Only" and should be recycled.
(8) Describe any special measures proposed to control the quality and quantity of urban and other runoff from surrounding areas. N.A.

(9) Describe the terms and conditions under which periodic and transient berthing will be permitted at the proposed facility, and how those terms and conditions will be enforced. Indicate percentage of dry boat storage compared to wet slips. N.A.

(10) Identify the method of handling fish wastes back into the natural ecosystem. Indicate how recycling of fish wastes will not degrade water quality or cause other adverse environmental impacts. N.A.

(11) Describe the depth and location of navigation and access channels, if any. Are these channels located in areas with safe and convenient access to waters of navigable depth, based on the kind of vessel(s) expected to use the facility? N.A.

(12) Describe the stormwater management system. Does the system provide a bypass or overflow systems so that the peak discharge from a 10-year, 14-hour storm will be safely conveyed to an erosion and scour-protected storm water outfall? N.A.

(13) For proposed offstream marinas or berthing facilities, provide a water circulation plan for the facility which has been prepared and certified by a qualified hydrologist engineer. Such plan must indicate the direction and amount of flushing action in the facility. N.A.

| b. Does the proposed project involve a LAUNCH RAMP OR OTHER LAUNCHING FACILITY? |
|---------------------------------|-----------------------------|
| (If NO, go to (c) below. If YES, provide the following information.) |
| (1) The capacity of related parking areas for boats, trailers, and vehicles. N.A. |
| (2) Any ancillary features such as restrooms, trash disposal bins, and the like. N.A. |
| (3) Any provisions for pump out and disposal of bilge water. N.A. |
| (4) Any provisions for the identification, inspection, cleaning, and disposal of non-native species. N.A. |

| c. Does the proposed project involve DREDGING OR DREDGED MATERIAL DISPOSAL? |
|---------------------------------|-----------------------------|
| (If NO, go to (d) below. If YES, provide the following information. This section is to be prepared and certified by a qualified engineer with relevant expertise.) |
| (1) Provide the purpose for the proposed dredging activity. N.A. |
| (2) An estimate of the amount and description of the method of dredging necessary to complete construction of the proposed project. N.A. |
| (3) An estimate of the amount and frequency and a description of the method of any maintenance dredging anticipated for operation and maintenance of the project. N.A. |
(4) Identification and estimate of amounts and persistence of contaminants which may be released from the sediments during dredging, and during construction and operation and maintenance of the proposed project. N.A.

(5) The method and location of disposal of dredged materials. N.A.

(6) During dredging operations, will the dredging result in turbidity? If so, indicate how turbidity can be minimized (e.g., through the proper placement of silt screens or turbidity curtains). N.A.

(7) Describe how the need to dredge has been minimized or avoided. For example, the marina could be sited adjacent to deep water and the area to be dredged could be the minimum needed for the marina itself, including the docking areas, fairways, and channels, and for other maneuvering areas that are needed. Is the bottom of the marina deeper than the adjacent open water? N.A.

(8) Has siting been planned near currently permitted public areas for disposal of dredged materials? How far is it to the disposal area? N.A.

(9) Provide a copy of the Sampling and Analysis Plan and results. N.A.

(10) For projects located within San Francisco Bay and under the jurisdiction of the San Francisco Bay Conservation and Development Commission, provide an approval letter issued by the Dredged Material Management Organization (DMMO). N.A.

d. Does the proposed project involve GRAZING? ☑ No

(If NO, go to Subsection 3 below. If YES, provide the following information.)

(1) Indicate the type and number of animals that will be located on State lands. N.A.

(2) Indicate the months during which the animals will be located on State lands. N.A.

(3) Estimate the carrying capacity of each parcel applied for. N.A.

(4) Indicate whether applicant holds a current grazing permit from the U.S. Bureau of Land Management (BLM). If so, indicate when the permit expires, and provide a map showing the location of the grazing allotment. N.A.

(5) Indicate whether there are any known water sources on the parcel(s) applied for. If such water sources are inadequate for the number of animals to be located on the State land, indicate how you will provide additional water. N.A.

SUBSECTION 3: PROJECT SITING AND FEASIBILITY. Complete if the proposed project is a commercial or industrial use as defined in Part I, Section D, above. N.A.

a. If the project involves berthing or docking facilities, describe how siting has been planned to ensure that tides and currents are adequate to flush the site, or renew its water regularly. Will water quality standards be violated? N.A.

b. Will the project be sited away from wetlands, shellfish resources, submerged aquatic vegetation, and critical habitat areas? N.A.
c. Is the project sited such that it will have easy access to roads, utilities, public sewers (where available), and water lines? N.A.

d. Were alternative sites considered for the proposed project? If the answer is no, please explain. If the answer is yes, please identify such alternative sites. List any criteria used during the site selection process: 1) What factors were used in the selection of the proposed site? 2) What factors make this site superior for the proposed project? N.A.

e. On what basis is there a demonstrated public need for the proposed project at the designated location? N.A.

f. Please furnish any studies, which demonstrate demand for and feasibility of the proposed project. What is the minimum size or level of activity necessary to sustain the commercial viability of the project? N.A.

g. If the proposed project will generate revenue, estimate the anticipated annual gross and net revenues and show your basis for the estimates. N.A.

h. Describe any other existing or proposed projects that will be related to or dependent upon this project, will be affected by this project, or will affect this project, and explain the anticipated relationship or effect. N.A.

**SUBSECTION 4: PUBLIC BENEFIT**

Describe any statewide, regional or local benefits of the proposed project, if any, and the extent to which such benefits are provided by other facilities in the vicinity of the proposed project site.

The slant test well is being installed as a predecessor to the Monterey Bay Regional Desalination Project. In general the Regional Desalination Project is intended to extract a combination of seawater and brackish groundwater from the seawater intruded 180-foot aquifer of the Salinas Valley Groundwater Basin and treat the extracted water through a reverse osmosis (RO) process to remove the salts. The treated water will replace existing Monterey Peninsula water supplies that are constrained by recent legal decisions and will provide a new water supply for redevelopment of the former Fort Ord. The slant test well is needed in order to obtain more precise and actual data concerning the total dissolved solids (TDS) and chloride levels in the source water, to add to current analyses to provide more information about the effectiveness of the two well types in determining the intake well configuration, to confirm performance of membranes to be used in the desalination plant, and to provide data for determining the optimal location and configuration of permanent source water wells for the Regional Desalination Project. The slant test well will allow the Regional Desalination Project to be implemented effectively and efficiently leading to the following benefits:

- Satisfy California American Water Company (CAW)'s obligations to meet the requirements of SWRCB Order 95-10 to find alternative water sources in order to reduce diversions from the Carmel River, thus enhancing and protecting Steelhead habitat;
- Protect listed species in Carmel River
- Protect the adjudicated Seaside Groundwater Basin for long-term reliability;
- Meet water needs for approved redevelopment of former Fort Ord
- Diversify and create a reliable drought-proof local water supply;
- Protect the local economy from the effects of an uncertain water supply;
PART III
PROJECT ENVIRONMENTAL DATA

SECTION A: ENVIRONMENTAL SETTING

1. Describe the project site as it presently exists. Include information such as topography, soil stability, plants and animals, and any cultural, historical or scenic aspects. Describe any existing structures on the site, the use of the structures, and whether they will be retained or removed. Include photograph(s) of the site. Information regarding historic or archaeologically significant values within the site may be obtained from the California Historic Resources Information System Information Center for the county in which the project is to be located. (For more information click on the CHRIS/IC tab at www.ohp.parks.ca.gov.)

The upland portion of the slant well is located within Marina Coast Water District (MCWD) property at its treatment plant site. The existing structures on the site consist of MCWD administrative and maintenance offices and abandoned clarifiers. The area is fenced and public access is not permitted at the site due to the industrial nature of the facility.

None of the existing structures will be removed. All construction activities will be confined to previously paved areas so there will be no impact to existing plants. The topography of the site is flat and the facilities have been located to be inland of the projected 50 year erosion zone. The portion of the slant well that is in State Lands jurisdiction lies 200 to 300 feet below the sea bed.

2. Describe the surrounding properties. Include information such as topography, soil stability, plants and animals, and any cultural, historic or scenic aspects. Indicate the type of land
use, (e.g. residential, commercial, agricultural, etc.) intensity of land use (e.g., single-family dwellings, apartments, shops, etc.) and the scale of development. Include photographs.

Per the response to (1) above, the project is located within the Marina Coast Water District treatment plant site. Access to the site is via Reservation Road, accessed from State Highway 1 and Del Monte Boulevard in northern Marina. The site itself is accessed through the driveway to the MCWD facility. The slant test well location at the MCWD site is immediately to the west of the coastal dunes West of the dunes is the beach and the Pacific Ocean. Immediately north of the site is the privately-owned Marina Dunes Resort. This resort is built into Coastal Dunes lands and has low vegetation in addition to the resort structures. The area east of the test well site contains a hotel and disturbed lands as far as Highway 1. This area contains dunes and low vegetation interspersed among the structures. Marina State Beach property occupies the area south of the slant test well site as far as the former Fort Ord property. The area contains low vegetation, dunes and a parking lot on the northern limits of the property (adjacent to the MCWD-owned property).

3. Include a statement of the proposed liquid, solid or gaseous waste disposal methods necessary for the protection and preservation of existing land and water uses.

**Management of Drill Cuttings**

Lithologic cuttings generated during the drilling process will be placed in above-grade containers at the staging and temporary cuttings containment area. The drill cuttings will be allowed to drain, with water discharged to the ground. Drainage at the tank location will be managed such that all water stays onsite; with no soil erosion or ponding occurring and with all dewater percolating back into the ground. Dewatered drill cuttings will be hauled to the Monterey Regional Waste Management District (MRWMD) landfill located 1 ½ miles northeast of the site for disposal; an estimated 15 to 30 cubic yards of soil will be managed onsite at any given time.

Groundwater produced during drilling, well construction, and the early phases of slant test well and monitoring well development is expected to contain sediment and will be pumped into temporary above-ground tanks located in the work area or staging/temporary cuttings containment area. An estimated total volume of 200,000 gallons of water containing sediment may be produced. Once pumped into the temporary above-ground tanks, the sediment will be allowed to settle to reduce the turbidity of the water to a level less than 75 NTUs. Once the desired turbidity level is reached, the dewater will be decanted and drained to existing Marina Coast Water District clarifiers. Sediments that remain in the tanks will be drained and hauled to the MRWMD landfill.

Best Management Practices (BMPs) will be employed during all drill cuttings and fluid containment activities to prevent sediment and water runoff to adjacent areas. Details regarding drill cuttings management and BMP deployment will be documented in a Stormwater Pollution Prevention Plan (SWPPP) developed for the site.

**Discharge of Test Well Water**

Water pumped from the test well will be discharged to the existing MCWD clarifiers for temporary storage. From there, the water will be slowly disposed of using the existing MCWD injection well. Discharge to the injection well will be permitted using a Statewide General Waste Discharge Requirements (WDRs) for Discharges to Land with a Low Threat to Water Quality, State Water Resources Control Board Water Quality Order No. 2003-0003-DWQ.

4. For Development Projects only (see Part IV for definition), provide information on whether any portion of the project site is on the list of known hazardous materials sites also known
as the “Cortese List” maintained by the California Environmental Protection Agency (CalEPA). (For more information see: http://www.calepa.ca.gov/SiteCleanup/CorteseList/ and Government Code section 65962.5.)

No portion of the project site is on the list of known hazardous materials sites.

SECTION B: ASSESSMENT OF ENVIRONMENTAL IMPACTS

All phases of a project, such as planning, acquisition, development, and operation, shall be considered when evaluating its impact on the environment. Please answer the following questions by placing a check in the appropriate box. Provide an explanation of each answer on a separate 8½” x 11” paper, listing, as appropriate, studies, documents, or other information used to support your answer.

See separate attachment entitled Part III – Project Environmental Data, Section B: Assessment of Environmental Impacts for an explanation to each answer below.

Will the project involve:

1. A change in existing features of any bays, tidelands, beaches, lakes, or hills, or substantial alteration of ground contours?
   - Yes
   - Maybe
   - No

2. A change in scenic views from existing residential areas or public lands or roads?
   - Yes
   - Maybe
   - No

3. A change in pattern, scale or character of the land use at or in the general area of the project?
   - Yes
   - Maybe
   - No

4. Impacts to plants or animals?
   - Yes
   - Maybe
   - No

5. The potential introduction or spread of non-native species?
   - Yes
   - Maybe
   - No

6. Any feature subject to sea level rise or other effects associated with climate change over the life of the project? If so, please explain in detail and address any planned adaptation strategies.
   - Yes
   - Maybe
   - No

7. Generation of solid or liquid waste or litter?
   - Yes
   - Maybe
   - No

8. A violation of any air quality standard or contribute substantially to an existing or projected air quality violation?
   - Yes
   - Maybe
   - No

9. A change in the amount of greenhouse gas emissions?
   - Yes
   - Maybe
   - No

10. Generation of, or additional, dust, smoke, fumes or odors in the vicinity?
    - Yes
    - Maybe
    - No

11. A change in ocean, bay, lake, stream or ground water quality or quantity or an altering of existing drainage patterns?
    - Yes
    - Maybe
    - No

12. A change in existing noise or vibration levels in the vicinity?
    - Yes
    - Maybe
    - No

13. Construction on filled land or on a slope of 10% or more?
    - Yes
    - Maybe
    - No

14. Creation of a significant hazard to the public or the environment?
    - Yes
    - Maybe
    - No

15. Any activity on a hazardous materials site (a site included on any list compiled pursuant to Government Code section 65962.5)?
    - Yes
    - Maybe
    - No

16. Use or disposal of potentially hazardous materials such as flammable, toxic, or radioactive substances, or explosives?
    - Yes
    - Maybe
    - No

17. An increase in traffic?
    - Yes
    - Maybe
    - No

18. A change in demand for municipal services (e.g., police, fire, water,}
    - Yes
    - Maybe
    - No
Will the project involve:
  sewage, electricity, gas?  

19. An increase in fossil fuel consumption (e.g. electricity, oil, natural gas)?
   ☐ ☐ ☒
20. A larger project or a series of projects?
   ☒ ☐ ☐
21. Historic structures and/or archeological sites?
   ☐ ☐ ☐

SECTION C: STATE LANDS COMMISSION AS A RESPONSIBLE AGENCY

When it is determined that the Commission is a Responsible Agency under the California Environmental Quality Act (CEQA) (another governmental agency prepares the appropriate environmental documentation), the applicant must submit the following materials as early as possible in the application process and substantially prior to scheduling the application for consideration by the Commission:

1. A copy of the project's environmental documents prepared by the Lead Agency, i.e. the Initial Study, Negative Declaration or Mitigated Negative Declaration, or the draft and Final Environmental Impact Report (EIR), and evidence that these documents were circulated through the State Clearinghouse pursuant to the CEQA Guidelines (Title 14, California Code of Regulations, Section 15073 or 15087). Final EIR on CD.

2. A copy of any environmental mitigation monitoring program prepared and adopted by the Lead Agency pursuant to Public Resources Code Section 21080.6. MMRP on CD.

3. A copy of the "Findings" made by the Lead Agency relative to potential environmental impacts of the project as approved by the Lead Agency, pursuant to Section 15091 of the CEQA Guidelines. Findings on CD.

4. A copy of the Statement of Overriding Considerations made by the Lead Agency if one was necessary. Included in Findings & MMRP on CD.

5. A copy of the Notice of Determination filed with the Office of Planning and Research by the Lead Agency. NOD on CD.
PART IV

PERMIT STREAMLINING ACT
(Government Code Section 65920 and following).

Government Code Section 65927 defines "development" as "...on land, in or under water, the placement or erection of any solid material or structure; discharge or disposal of any dredged material or of any gaseous, liquid, solid, or thermal waste; grading, removing, dredging, mining, or extraction of any materials; change in the density or intensity of use of land, including, but not limited to, subdivision pursuant to the Subdivision Map Act (commencing with Section 66410 of the Government Code), and any other division of land except where the land division is brought about in connection with the purchase of such land by a public agency for public recreational use; change in the intensity of use of water, or of access thereto; construction, reconstruction, demolition, or alteration of the size of any structure, including any facility of any private, public, or municipal utility; and the removal or harvesting of major vegetation other than for agricultural purposes, kelp harvesting, and timber operations which are in accordance with a timber harvesting plan submitted pursuant to the provisions to the Z'berg-Nejedly Forest Practice Act of 1973 (commencing with Section 4511 of the Public Resources Code)."

As used in this section, 'structure' includes, but is not limited to, any building, road pipe, flume, conduit, siphon, aqueduct, telephone line, and electrical power transmission and distribution line."

Government Code Section 65928 defines a "development project" as "...any project undertaken for the purpose of development. 'Development project' includes a project involving the issuance of a permit for construction or reconstruction but not a permit to operate. 'Development project' does not include any ministerial projects to be carried out or approved by public agencies."

Government Code Section 65943 - Please complete the following statement:

The project that is the subject of this application ☒ is ☐ is not a development project as defined by Government Code Section 65928.

Your application will not be complete without this information.
PART V
PRIVACY NOTICE AND CERTIFICATION

PRIVACY NOTICE FOR INDIVIDUAL(S) (see Part I, Section B)
Section 1798.17 of the Civil Code requires this notice be provided when collecting personal information from individuals. Each individual has the right to review his or her personal information maintained by this agency, unless access is exempted by law. An individual means a natural person.

AGENCY NAME / DIVISION
California State Lands Commission / Land Management Division

TITLE OF OFFICIAL RESPONSIBLE FOR MAINTENANCE OF THE INFORMATION
Records Manager

BUSINESS ADDRESS OF OFFICIAL / TELEPHONE
100 Howe Avenue, Suite 100 South, Sacramento, California 95825 / (916) 574-1900

AUTHORITY THAT AUTHORIZES THE MAINTENANCE OF THE INFORMATION
Public Resources Code Section 6501 et seq.

THE FOLLOWING ITEMS OF INFORMATION ARE VOLUNTARY, ALL OTHERS ARE MANDATORY
All information requested on the application is mandatory, unless otherwise noted.

THE CONSEQUENCES, IF ANY, OF NOT PROVIDING ALL OR ANY PART OF THE REQUESTED INFORMATION
The Application will not be deemed complete and may not be considered by the California State Lands Commission for approval. A lease may not be granted.

THE PRINCIPAL PURPOSE(S) WITHIN THE AGENCY FOR WHICH THE INFORMATION IS TO BE USED
The information will be used to consider whether a lease of State lands is allowed by law and is in the best interests of the State. Information from the application including the Applicant’s name and the project location may be posted permanently on the Internet at the Agency’s website: www.slc.ca.gov. Applications will be retained for as long as allowed by the Agency’s Records Retention Schedule as established in accordance with the State Administrative Manual and as approved by the Department of General Services. This may be for as long as the State has an interest in the land involved.

KNOWN OR FORESEEABLE DISCLOSURES OF THE INFORMATION PURSUANT TO CIVIL CODE SECTION 1798.24(e) or (f)
Bureau of State Audits; local, state, and/or federal regulatory agencies with jurisdiction over any aspect of the proposed project.

For any Applicant submitting this application as an individual(s), Applicant acknowledges and agrees that by submitting this application the Applicant gives consent for information contained in the Application, except as set forth on page 1A, to be disclosed as described in the Privacy Notice above. This consent meets the consent requirements of Civil Code Section 1798.24.

For appointed or elected officials specified in Government Code Section 6254.21: If you did not check the box on page 1A, by signing this application you are deemed to have given consent to have your home address (when it is the project location) posted on the Internet.
I hereby certify under penalty of perjury that I have read this completed application and all related exhibits and that, to the best of my knowledge, the information is full, complete, and correct. I understand that any misstatement or omission of the requested information or of any information subsequently requested shall be grounds for terminating the application or for denying a lease. I understand if a lease is executed by the State Lands Commission as a result of the application, the project will be constructed as described in the application. I further understand that if the project is not constructed as set forth in the application, this shall constitute a default of the lease and that the State Lands Commission may take such action(s) available to it as provided by the lease or to seek such other and further relief as it may determine proper and as authorized by law.

Signature of Applicant: ___________________________ Date: 7/26/11

Signature of Co-Applicant: ___________________________ Date:

By: ___________________________ Title: ___________________________ (If Agent)

Date: ___________________________

NOTE: Please remember to submit the fees as outlined on pages viii and ix of the Application Guidelines. You need to return all pages of the Application for Lease of State Lands.
PART I – GENERAL DATA

SECTION E: PROPERTY DESCRIPTION, INCLUDING TITLE AND BOUNDARY INFORMATION
Part I, Section E

1. Submit a copy of the current vesting document (deed) for the property lying landward (if applicable) of and/or adjacent to the State lands you seek to use. If you are not the owner of this adjacent property, submit a copy of a lease, permit, or other evidence of your right to use this property. If there have been several transfers of ownership since the prior lease or expiring lease, please submit copies of the intervening ownership vesting documents (chain of ownership) to the current deed.

On the following page, please see the letter from Marina Coast Water District to Monterey County Water Resources Agency regarding approval of use of the District’s property.
March 10, 2011

Mr. Curtis Weeks
General Manager
Monterey County Water Resources Agency
PO Box 930
Salinas, CA 93902

Subject: Pending Agreement for Use of Property (APN 033-192-002-000) for Monterey Bay Regional Desalination Project Test Well

Dear Mr. Weeks:

This letter is in support of Monterey County Water Resource Agency’s (MCWRA’s) Coastal Development Permit application for its slant test well to be installed on our property located in Marina, California (APN 033-192-002-000). We are in full accord with MCWRA’s request to use our property and the proposed work that will occur on it, and are currently negotiating an agreement with MCWRA to this end. We anticipate completion and execution of this agreement within the next three months.

If you have any questions, please call me at 831-883-5938.

Sincerely,

Jim Heitzman
General Manager
2. Submit a detailed plan or plot of proposed lease areas and existing and proposed structures showing their locations and dimensions with respect to property lines, and high and low water with reference to the datum of water line elevation used at the location.

*Please see the following page.*