

# LO201 Contra Costa WD



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**Subject: Draft Delta Plan Program Environmental Impact Report**

Dear Chairman Isenberg and Council Members,

Contra Costa Water District (CCWD) appreciates the opportunity to comment on the Draft Delta Plan Program Environmental Impact Report (EIR). This letter together with the Attachments to this letter contain CCWD's complete comments. CCWD also supports the letter dated February 1, 2012 submitted by the Association of California Water Agencies submitted on behalf of the Ag-Urban Coalition.

Although the EIR may meet the majority of CEQA requirements for a programmatic EIR, the EIR does not provide the Council with sufficient information to assess the environmental impacts of alternatives. CCWD appreciates the difficulty of crafting an environmental document of this scope yet are disappointed in the lack of quantitative measures or comparative analyses presented in the document. The lack of rigorous analyses to determine the level of impact throughout the EIR leads to unsupported and erroneous conclusions.

As it is currently written, the EIR does not provide a strong body of evidence to support the conclusions reached and therefore makes it difficult for the Council to justify changing or modifying language contained in the 5<sup>th</sup> draft of the Delta Plan. By improving the following areas, the EIR would be strengthened and support the Council's upcoming revisions to the 5<sup>th</sup> draft of the Delta Plan to ensure the coequal goals can be achieved.

❖ **WATER QUALITY IMPACTS**

The EIR does not sufficiently address foreseeable water quality impacts that would result from implementing the policies and recommendations described under any of the alternatives. On page 25-3, the EIR states "[i]mpacts to water quality and groundwater supply would primarily be related to construction site runoff, construction dewatering activities, and agricultural runoff." This assumption is not justifiable as it ignores the long term operational impacts of the policies and recommendations contained within each alternative and the suite of potential changes to Delta water quality.

Implementing the Proposed Project, large scale changes to flow (ER P1) and habitat (ER R1), would change the timing and quantity of Delta flows, mixing dynamics, salinity, temperature, turbidity, methylmercury, total organic carbon, dissolved oxygen,

LO201-1

LO201-2

LO201-3

## Response to comment LO201-1

Comment noted.

## Response to comment LO201-2

As described in Section 2B of the Draft Program EIR, the Delta Stewardship Council does not propose or contemplate directly authorizing any physical activities, including but not limited to construction or operation of infrastructure. Rather, through the Delta Plan, the Delta Stewardship Council seeks to influence the actions, activities, and/or projects of other agencies, the details of which would be under the jurisdiction and authority of the agencies that will propose them in the future and conduct future environmental review. Without specific details of future projects, it is not possible for the Delta Stewardship Council to develop quantitative thresholds of significance, conduct site-specific quantitative analyses, and design site-specific mitigation measures. Accordingly, in the absence of specific proposed physical projects, this EIR makes a good faith effort to disclose the potentially significant environmental effects of the types of projects that may be encouraged by the Delta Plan and to identify program-level mitigation measures. Impacts on each of the potentially affected resources areas are analyzed at a program level in Sections 3 through 21 of this EIR. Please refer to Master Response 2.

## Response to comment LO201-3

As described in subsection 3.4.3.2.1 of the Draft Program EIR, implementation of the Delta ecosystem restoration actions proposed in the Delta Plan, including changes to the SWRCB water quality and flow objectives and criteria and Delta ecosystem restoration, would benefit native species that evolved with the natural flow regime that the objectives would seek to emulate but would result in significant adverse site-specific impacts to water quality due to the potential for sediment disturbance, the introduction of biocides, and changes in salinity. Accordingly, please refer to text changes to this impact discussion shown in Section 5. Recommendation WQ R8 in the Delta Plan recommends the State Water Resources Control Board, San Francisco Bay and Central Valley Regional Water Quality Control Boards to complete their regulatory processes, research, and monitoring for water quality improvement, including methylmercury. Please refer to response to comment LO201-36.

**No comments**

- n/a -

concentration of nutrients and contaminants. The EIR fails to acknowledge that these types of changes to Delta water quality would inevitably occur as a result of implementing the Proposed Project or alternatives. The exact nature and magnitude of these changes cannot be determined at this time for inclusion in the EIR, but the Council should set the expectation that individual projects (covered actions and others) that aim to advance the achievement of the coequal goals, must consider the project in the larger context of the Delta and its complexities, identify significant water quality impacts and provide adequate mitigation. The final EIR should highlight the importance of water quality issues and ensure that the potential changes to water quality associated with the implementation of alternatives are adequately mitigated. Attachment 2 provides suggested language for incorporation into the final EIR that resolves this issue.

The EIR assumes that a more natural flow regime as recommended in ER P1 would “improve water quality and potentially avoid violation of water quality standards (p. 3-87).” However, as noted earlier in Section 3 (p. 3-84), the Proposed Project advocates for decreased Delta flows during the summer; a decrease in Delta outflow from current levels would not be a “more natural flow regime”; in fact it would continue the trend that already substantially deviates from a natural hydrology and would in turn increase Delta salinity. For example, the minimum outflow in a *wet year* for the month of July is already at the 25 percentile level of unimpaired flows (that is, wet year requirements are already at the low end of the flow distribution); further reducing summer flows would create hydrologic conditions never found historically with significant water quality impacts. Any recommendations calling for the reduction of summer flows in the Delta should be removed from the Plan and the Proposed Project as there is no scientific justification for decreasing Delta outflows beyond the low levels now required.

LO201-3

There is no scientific evidence to suggest that increasing salinity in a system that is already far more saline than it was historically will improve fishery populations, yet there is substantial evidence that higher flows and lower salinity levels will improve the populations of native fish. There have been three significant “crashes” of fish populations since 1970, and each has been associated with low flows and high salinity in the Delta: 1976-1977, 1987-1994 and 2001-2005. By contrast, each of the two recent and significant fish population rebounds has been associated with higher flows and lower salinity: 1995-2000 and 2011. Two peer-reviewed studies have also found that elevated salinities in Suisun Marsh in the western Delta during the late summer and fall have been associated with the decline of Delta smelt and threadfin shad<sup>1 2</sup>.

<sup>1</sup> Nobriga, M. L., T. Sommer, F. Freyer, and K. Fleming. 2008. Long-term Trends in Summertime Habitat Suitability for Delta Smelt (*Hypomesus transpacificus*). San Francisco Estuary and Watershed Science 6(1).

<sup>2</sup> Freyer, F., Nobriga, M., Sommer, T., 2007. Multidecadal trends for three declining fish species: habitat patterns and mechanisms in the San Francisco Estuary, California, USA. *Canadian Journal of Fisheries and Aquatic Sciences*, 2007, 64:(4) 723-734.

Although, the EIR assumes there would be no significant water quality impacts from the Proposed Project, decreasing outflow would in fact result in increased salinity, possibly increasing the frequency of violating objectives. For example the Rock Slough standard sets water quality above a threshold (150 mg/L chlorides) a certain number of days per year. Significantly decreasing outflow for several months of the year would lead to increased salinity levels, an increased possibility of violating this standard, an increase in water releases to avoid violating the standard or all three. These are all significant impacts.

LO201-3

❖ **WATER SUPPLY IMPACTS**

The EIR concludes that the Proposed Project would have a less than significant impact on water supply and that the *“Proposed Project and the alternatives would have approximately the same water supply impacts (p. 25-3)”*. This conclusion is erroneous and not supported by the policy language contained within the alternatives (Appendix C). The Proposed Project would *“likely reduce the amount of water available for municipal, agricultural, and industrial water uses within the Delta and outside the Delta (p. 3-84).”* One of the key differences between the Proposed Project and Alternative 1B, the Ag-Urban alternative, is the emphasis on the State Water Resources Control Board (SWRCB) setting flow objectives for the Delta. This is one of the cornerstone policies of the Proposed Project that is not included in Alternative 1B. Although the SWRCB will consider all beneficial uses, one likely outcome is less water during certain times of year (or during certain water year types) for agricultural, municipal, and industrial water users than the existing conditions. The EIR does not properly capture this significant difference in potential impacts across alternatives nor does it acknowledge the potentially significant impact the Proposed Project could have on water supply availability. The Proposed Project needs to include measures to mitigate the potentially significant impact it could have on water supply availability to a less than significant level. There are other similar examples where the level of impact is mischaracterized and critical differences among alternatives are not acknowledged. Attachment 1 contains corrections and suggested language to improve the description and analyses in the EIR.

LO201-4

❖ **CUMULATIVE IMPACTS**

The cumulative impacts analysis does not synthesize the impacts of implementing the full suite of policies and recommendations of any alternative. At a minimum, the simultaneous implementation of the policies and recommendations contained within the Proposed Project should be discussed in the EIR. The lack of a synthesized, long term, cumulative effects analysis leaves many pertinent questions unanswered. Even examining two of the policies simultaneously could lead to very different conclusions about the environmental impacts that the Proposed Project could have. For example, how could simultaneous implementation of ER P1 (flow objectives) and ER R1 (habitat restoration) affect the ecosystem, the Delta as a place, water supply availability and reliability, water quality, and flood risk? Or how would the implementation of ER P1 and a new water supply reliability project (new point of diversion for CVP/SWP, new

LO201-5

**Response to comment LO201-4**

The proposed Delta Plan encourages development of local and regional water supplies, including water use efficiency, water recycling, desalination, and groundwater conjunctive use programs to meet water demands projected in existing general plans. The Delta Plan also encourages development of local and regional water supplies in response to increased salinity in the Delta due to implementation of reliable water supply, Delta ecosystem restoration, improved water quality, and flood risk reduction actions. Please also refer to Master Response 5.

**Response to comment LO201-5**

The proposed Delta Plan analyzed in this EIR consists of the entire Delta Plan, including all policies, recommendations, and performance measures. Please refer to Master Response 1. Likewise, each alternative is considered to be an alternative plan and is analyzed in its entirety. The cumulative impacts analysis in Section 22 of the EIR likewise assumes that the proposed Delta Plan and each of the alternatives would be implemented in full.

conveyance, new storage, etc) affect the above mentioned attributes? Obviously it is not feasible to evaluate every combination of potential outcomes in the EIR but the EIR should highlight how the policies contained within the Proposed Project work together to minimize environmental impacts while advancing the coequal goals.

❖ **INADEQUATE MITIGATION**

The Delta Plan should contain a policy that covered actions and projects promoted by the Delta Plan (such as regulatory actions by others) mitigate significant impacts to a less than significant level and costs or impacts are not transferred to other parties without compensation or mitigation. The mitigation proposed in the EIR is inadequate in many instances as very few of the significant impacts identified will be mitigated to a less than significant level. The proposed mitigation for construction impacts is typical 'boiler plate' language and is appropriate for construction mitigation; however, the most significant impacts and mitigation have not been addressed in the EIR. Many of the environmental documents that the EIR chose to use as representative projects included mitigation to reduce impacts to a less than significant level but the mitigation necessary to reduce those impacts are not reflected in the mitigation for the Proposed Project. For example, the North Delta Flood Control and Ecosystem Restoration Project EIR found that the increased release of methylmercury would require mitigation to reduce the impacts to a less than significant level. The Proposed Project and mitigation do not sufficiently address this issue for habitat restoration projects or flood control projects in terms of the description of impacts or mitigation. Attachment 2 provides suggested mitigation language aimed to reduce the level of impact of the proposed alternative after mitigation.

❖ **CONSISTENCY**

Section 3, the Water Resources Section, and Section 20, the Utilities Section, are inconsistent with each other. Section 3 assumes that as a result of the Proposed Project, "[c]onstruction of new surface water treatment plants, ocean desalination plants, and wellhead treatment facilities would allow for use of water resources that are not currently utilized (p.3-85)." Water supply from these types of projects is the primary reason given for the Proposed Project having less than significant impacts on water supply availability (see above). However in Section 20, it is asserted "[i]t is unlikely that the actions the Proposed Project would encourage would materially [sic] require or result in the need for new water or wastewater treatment facilities or stormwater drainage facilities, or the expansion of existing facilities; therefore, potential impacts are less than significant. (p. 20-1)." The Proposed Project cannot offset the potential water supply impacts of the ER P1 by 'creating alternative supplies' without improving or expanding treatment of water or wastewater. The EIR needs to be revisited and made internally consistent to support the conclusions reached.

❖ **TECHNICAL ACCURACY**

The EIR contains many technical errors that undermine the credibility of the Delta Plan and EIR process. For example, there are conflicting descriptions of the historical Delta

LO201-5

LO201-6

LO201-7

LO201-8

**Response to comment LO201-6**

Please refer to response to comment LO201-2 and Master Response 4. Economic impacts are not effects on the environment under CEQA, and are not analyzed in the EIR (CEQA Guidelines §§ 15064(e) and 15131).

**Response to comment LO201-7**

Please see the analyses in Sections 3 and 20 of the RDEIR.

**Response to comment LO201-8**

Comment noted.

**Response to comment LO201-9**  
Comment noted.

throughout the EIR; on page 4-8, "*[t]he large expanse of tidal marsh in the historic[sic] Delta would have muted tidal energy... [t]oday's geometry does not dissipate tidal energy effectively, resulting in higher tide ranges farther up the mainstem rivers.*" However on page 3-10 it says " ... *the artificially modified nature of the Delta islands and channels, which hold saline bay waters farther downstream than would occur if the Delta had been left as a series of flooded wetlands*". The existing geometry of the Delta today cannot simultaneously bring the tides farther upstream while keeping saline waters farther downstream. Salt from the ocean is transported and mixed in the Delta via tidal energy; if tides propagate farther into the estuary, ocean salinity will also be transported farther into the estuary. The description of the historical Delta in the EIR should reflect the idea that the historical Delta had more freshwater wetland habitat with shallow, dendritic channels than it does today. The historical Delta geometry and habitat would have muted tidal energy, effectively keeping the Delta fresher for longer periods during normal and wet years. During extended droughts, water that is now diverted upstream would have been available as flow to the Delta to prevent salinity intrusion that is now managed by reservoir releases. Comparison of historical flow and salinity data shows that even in dry years, salinity intrusion is greater today than it was at the beginning of the 20<sup>th</sup> century before large reservoirs were constructed but after upstream water diversions had begun.

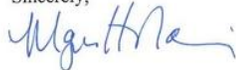
LO201-8

CCWD has completed a review of information available about historical conditions in the Delta and has submitted it to the Council on at least one occasion in the past; it has been included as Attachment 3 for your reference. It contains many peer reviewed references that could assist in crafting an improved description of the historical conditions in the Delta.

LO201-9

CCWD looks forward to reviewing improvements made to the EIR and Delta Plan. Please call me at (925) 688-8018 or Maureen Martin at (925) 688-8323 if you have any questions or concerns.

Sincerely,



Marguerite Naillon  
Special Projects Manager

MN/MM:wec

Attachments

**Attachment 1**

**Draft Delta Plan Program Environmental Impact Report Technical  
Edits**

***No comments***

- n/a -

**Section 2A**

- p. 2A-14 line 40

Please change "Water is diverted into the reservoir from the Delta at existing Rock Slough, Old River and Victoria Canal (also known at the Alternative Intake Project) intakes" to "Water is diverted into the reservoir from the Delta at the existing Old River and Middle River intakes." Rock Slough intake cannot be used to fill the reservoir.

LO201-10
- p. 2A-40 lines 24-25

"The Proposed Project will encourage increased emphasis on improved water quality for drinking water and environmental beneficial uses through several of its policies and recommendations, including" The Proposed Project does not contain any water quality policies. The Proposed Project should include a policy that projects and covered actions in the Delta and Suisun Marsh should provide mitigation to reduce any impacts to a level that is less than significant.

LO201-11
- p. 2A-41 lines 12-14

"The Proposed Project encourages all proponents of actions affecting water quality in the Suisun Marsh to comply with existing requirements of the San Francisco Bay Conservation and Development Commission and consult with the San Francisco Bay RWQCB early in the development of their actions (WQ R10)." The activities proposed in the Suisun Marsh can and will affect other water users in the Delta by affecting salinity, tidal energy, organic carbon and possibly changing the timing and abundance of special status species. For example, existing studies show habitat restoration efforts in Suisun Marsh can move X2 eastward, which would adversely affect fisheries, as well as agricultural and municipal water supplies. The Proposed Project include assurances that habitat restoration within Suisun Marsh shall be consistent with existing regulations, requirements, and mitigate any significant impacts to the Delta or beneficial uses within the Delta.

LO201-12
- p. 2A-43 lines 15-17

"If surface water is available from local streams and rivers or from SWP or CVP water supplies, surface water could be substituted for the contaminated groundwater. Use of surface water would require surface water treatment plants as well as intake/diversion facilities." This would increase demand for SWP/CVP supplies from the Delta. Furthermore, the recommendation to build new treatment facilities to treat the surface water rather than the contaminated groundwater already being used by these communities is not consistent with reducing reliance on the Delta nor is the recommendation to build new surface treatment plants consistent with the impacts described in Section 20.

LO201-13
- p. 2A-64 lines 10-26

The description of water quality concerns listed on p. 2A-61 line 41-46 are not reflected in the potential adverse impacts of the Proposed Project in this section. The water quality concerns listed above are potential adverse impacts of the Proposed Project. The implementation of ER P1 described as a "modification of water supply" is a potentially adverse impact. The text should be modified to reflect that and mitigation measures proposed to ensure the impact is less than significant. Please see Attachment 2 for mitigation language regarding water supply impacts.

LO201-14

**Response to comment LO201-10**

In response to this comment, please see text change(s) in Section 5 in this FEIR.

**Response to comment LO201-11**

In response to this comment, please see text change(s) in Section 5 in this FEIR.

**Response to comment LO201-12**

The proposed Delta Plan recognizes that projects in the Suisun Marsh must obtain approvals and/or permits from the San Francisco Bay Conservation and Development Commission and San Francisco Bay Regional Water Quality Control Board that consider changes in water quality of the receiving waters in accordance with appropriate regulations. Because the Delta Stewardship Council cannot direct the construction of specific projects, nor would such projects be implemented under the direct authority of the Council, the Delta Plan can encourage, but not require, proponents of activities in Suisun Marsh to consult with these agencies early in the planning process. The lead agencies for future projects that are encouraged by the Delta Plan will be responsible for ensuring that the projects comply with applicable laws and regulations, and that the projects' significant effects on the environment are mitigated to a less-than-significant level if feasible.

**Response to comment LO201-13**

Comment noted; the requested change would not affect the evaluation of impacts and determination of significance. With respect to Section 20, please see the response to comment LO201-7.

**Response to comment LO201-14**

The text on page 2A-61 of the Draft Program EIR is related to comments received during the EIR scoping process in December 2010 and January 2011. The text on page 2A-64 is related to comments received on the Third and Fourth Staff Draft Delta Plans. Mitigation measures for the significant environmental effects of the proposed Delta Plan are identified in Section 3 of the EIR.

p. 2A-68 line 10	The areas prioritized for restoration in Alternative 1A and the Proposed Project are identical. Neither of these alternatives contains numeric acreage targets. The EIR concludes that Alternative 1A will restore less habitat than the Proposed Project but there is no basis for that conclusion. Alternative 1A contains additional language that requests that the Delta Plan include targets that relate back to the statutory objectives in the water code. This additional language does not suggest restoring fewer acres but rather suggests an additional tracking or adaptive management component. Rationale or analysis to support the conclusion that Alternative 1A would restore less habitat is needed.	LO201-15
p. 2A-91 line 25	Construction was not started on the ISD or Dutch Slough projects in 2011.	LO201-16
p. 2A-92 lines 14-15	Please change "Water is diverted into the reservoir from the Delta at existing Rock Slough, Old River and Victoria Canal (also known as the Alternative Intake Project) intakes" to "Water is diverted into the reservoir from the Delta at the existing Old River and Middle River intakes." Rock Slough intake cannot be used to fill the reservoir.	LO201-17
p. 2A-92 lines 24-33	Please change the paragraph under section 2.3.2.6.6 to read " <u>Contra Costa Water District's diversion of water from the Sacramento-San Joaquin Delta at Rock Slough serves as a major component of its water supply. Between 120,000 and 130,000 acre-feet of water per year is diverted by the canal for irrigation and municipal and industrial uses. A positive barrier fish screen has been constructed on the Contra Costa Canal at Rock Slough to minimize the entrainment losses of sensitive fish species. Improvements at the diversion site also reduce potential predation on target species within Contra Costa Canal, fulfill legal requirements of the USFWS Service's 2008 Biological Opinion for the threatened Delta smelt, complete the mitigation for the Los Vaqueros Biological Opinion, and complete CVPIA requirements in Section 3.406(b)(5).</u> "	LO201-18
p. 2A-94 lines 18-19	Alternative 1A has two policies that are more protective of drinking and environmental water quality than the Proposed Project: WQ R1 and WQ R8. The Proposed Project and Alternative 1A may have similar 'emphasis' in water quality protection but the EIR continuously fails to note important differences in policies that have very different implications. The Proposed Project does not recommend improvements in the quality of agricultural runoff whereas 1A does. The difference in water quality resulting from implementing the two WQ R8 recommendations would likely be significant.	LO201-19
<b>Section 3</b>		
p. 3-10 lines 20-27	There are a series of technical errors in this paragraph. Please delete this paragraph about salinity and use information from Chapter 6 in the 5 <sup>th</sup> Staff Draft of the Delta Plan (p.136-183).  <u>"Like all estuaries, the Bay-Delta is a place where freshwater mixes with saltwater. The location, extent, and dynamics of the freshwater-saltwater interface are important drivers of many estuarine processes and an important consideration in water management for human uses. The location of the freshwater-saltwater interface along the upstream-downstream axis of the</u>	LO201-20

### Response to comment LO201-15

The EIR assumes that the differences between the alternatives discussed in this comment would result in less emphasis on expansion of Delta ecosystem restoration under Alternative 1A compared to the Revised Project because Alternative 1A delays and makes less certain the establishment of Delta water flow criteria (for more natural flows) and Delta flow and water quality objectives to protect Delta ecosystem resources.

### Response to comment LO201-16

According to the Department of Water Resources, construction was initiated when earth fill was placed within the boundaries of the Dutch Slough restoration projects.

### Response to comment LO201-17

In response to this comment, please see text change(s) in Section 5 in this FEIR.

### Response to comment LO201-18

Comment noted; the requested change would not affect the evaluation of impacts and determination of significance.

### Response to comment LO201-19

Please see Master Response 3. Given the reduced number and magnitude of actions under the Alternative 1A to improve the current conditions or arrest further decline, on balance the overall adverse impacts on water resources resulting from Alternative 1A would be greater than those under the Proposed Project or the Revised Project, even though temporary impacts from construction might be fewer.

### Response to comment LO201-20

Comment noted. The text in the EIR is based on a review of information in the cited references.

estuary shifts with the seasons and from year to year depending on the amount of precipitation and Delta outflow (Kimmerer 2004, Malamud-Roam et al. 2007, Stahle et al. 2011). This freshwater-saltwater gradient has changed over the past 150 years because of landscape modification, water management, and climate variability. Changes in seasonal inflow to the Delta caused by upstream diversions, storage of water behind the State and federal water project dams, and operation of the State and federal Delta pumps have generally shifted the salinity gradient upstream, and have changed seasonal and interannual salinity patterns (Enright and Culbertson 2010). Even with these measurable shifts in the salinity gradient caused by diversion, storage, and conveyance of water, the primary driver of salinity variability in the western Delta and Suisun Marsh continues to be the amount of precipitation in the watershed.

"Although seawater is the primary source of salinity in the western Delta and Suisun Marsh, it is not the only source of salts. Agricultural drainage is another significant source of salinity, particularly in the San Joaquin Valley. Municipal and industrial discharges can also locally increase salinity, although such salinity increases are generally small compared to increases from brackish water inputs. All surface waters and groundwaters contain some amount of salt, and this salt is concentrated with use through evaporation and transpiration of water by plants (CALFED 2007). The remaining water in drainage, return flows, or percolated water has a higher salt concentration than the supply water. This normal increase in salinity with water use is exacerbated in some parts of the San Joaquin Valley by naturally occurring salts in soils and a Delta water supply that already has a significant salt load. The net result of these processes is elevated salinity in the San Joaquin River at the point where it enters the Delta; this level is much higher than in the Sacramento River and just meets applicable water quality standards for much of the year. Salinity from seawater mixing into the western Delta and salinity from the San Joaquin River creates, at times, a Delta with a "freshwater corridor" leading from the Sacramento River to the export pumps."

p. 3-14 lines 18-24 Please change this paragraph to read "Contra Costa Water District (CCWD) diverts water from the Delta under their Los Vaqueros Project water right and as a CVP contractor. CCWD maintains four screened intakes in the Delta: Mallard Slough, Rock Slough, Old River and Middle River. Old River and Middle River intakes can be used to fill Los Vaqueros Reservoir or to directly divert to the Contra Costa Canal. The reservoir is currently being expanded from 100,000 acre-feet to 160,000 acre-feet. This surface storage is primarily used to improve the quality of water delivered to CCWD customers, provide emergency supply and drought supply."

p. 3-15 line 1 The CCWD 2006 reference is not included in the references at the end of the section.

p. 3-16 lines 6-11 Please update the recycled water section to reflect the total recycled water use in the Delta and Suisun Marsh area and include references to support the numbers cited. According to CCWD's 2010 Urban Water Management Plan, over 10,000 acre-feet per year of recycled water is produced within CCWD's service area alone. The numbers described in the text combine recycled water in Stockton and

LO201-20

LO201-21

LO201-22

LO201-23

### **Response to comment LO201-21**

Comment noted; the requested change would not affect the evaluation of impacts and determination of significance.

### **Response to comment LO201-22**

The reference is on page 3-102 of the Draft Program EIR.

### **Response to comment LO201-23**

Comment noted; the requested change would not affect the evaluation of impacts and determination of significance.

Suisun Marsh so presumably the total amount of recycled water would be greater than 10,000 acre-feet per year. A table from CCWD's Urban Water Management Plan has been provided for reference.

**TABLE 5-3. ACTUAL AND PROJECTED FUTURE USE OF RECYCLED WATER**

Recycled Water Use	2000 Projection for 2005 (AFY)	2005 Actual (AFY)	2005 Projection for 2010 (AFY)	2010 Actual (AFY)	2015 (AFY)	2020 (AFY)	2025 (AFY)	2030 (AFY)	2035 (AFY)
Irrigation <sup>(a)</sup>	1,710	700	Up to 3,360	920	1,410	1,900	2,390	2,880	3,360
Industrial <sup>(b)</sup>	Up to 12,300	7,920	Up to 9,720	7,050	7,580	8,110	8,640	9,170	9,800
Wildlife Habitat Enhancement & Wetlands <sup>(c)</sup>	Not Available	Not Available	Not Available	2,240	2,510	2,780	3,050	3,320	3,590
Concord Naval Weapons Station <sup>(d)</sup>				--	--	500	1,300	2,100	2,800
<b>Total</b>	Up to 14,000	8,620	Up to 13,080	10,210	11,500	13,290	15,380	17,470	19,550

a) CCCSD's Pleasant Hill Project Agreement (1,630 AFY), DDSD's LMEC/DEC Project Agreement (80 AFY) and DDSD/CCWD General Agreement (1,650 AFY). Year 2035 assumes full implementation of these agreements.  
 b) DDSD's 12.8 mgd water recycling plant provides recycled water to the DEC/LMEC power plants. The power plants are estimated to use up to 8,600 AFY. Industrial use includes 1,200 AFY of CCCSD plant use.  
 c) Future flows based on 3.2 mgd average dry weather flows at build-out condition (2035).  
 d) Concord Naval Weapons Station, Water Supply Assessment, June 2010.

- p. 3-47 lines 41-42 High TDS and hardness usually cause pipe scaling and appliance corrosion, not the other way around. LO201-24
- p. 3-50 Table 3-9 The total water conveyed through the Contra Costa Canal is on average over 100,000 acre-feet per year. LO201-25
- p. 3-50 lines 10-14 Please rewrite the paragraph to say "CCWD's service area encompasses most of central and northeastern Contra Costa County. Contra Costa Water District (CCWD) diverts water from the Delta under their Los Vaqueros Project water right and as a CVP contractor. Water is provided to a combination of municipal, residential, commercial, industrial, landscape irrigation, and agricultural customers. Major municipal customers include the Diablo Water District (Oakley), Golden State Water Company (Bay Point) and the Cities of Antioch, Pittsburg, and Martinez. Treated water is distributed to individual customers living in the following communities in CCWD's Treated Water Service Area: Clayton, Clyde, Concord, Pacheco, Port Costa, and parts of Martinez, Pleasant Hill, and Walnut Creek. In addition, CCWD treats and delivers water to the City of Brentwood, Golden State Water Company (Bay Point), Diablo Water District and the City of Antioch. All of these customers are served via the Contra Costa Canal." LO201-26

**Response to comment LO201-24**

In response to this comment, please see text change(s) in Section 5 in this FEIR.

**Response to comment LO201-25**

The value of water supplied by Contra Costa Water District in Table 3-9 of the Draft Program EIR has been amended by replacing "59" with "100."

**Response to comment LO201-26**

Comment noted; the requested change would not affect the evaluation of impacts and determination of significance.

p. 3-53 Table 3-10	Please remove EBMUD from the CCWD wholesale customer interties row; they are not a wholesale customer and there is a separate section covering the two agency interties. Please change the text in the EBMUD-CCWD Interties row to read, " <u>CCWD and EBMUD have several interties. The CCWD/EBMUD Interconnection Facility is a raw water intertie connection between the Los Vaqueros Pipeline and Mokelumne Aqueduct that can convey up to 100 mgd. Two other small treated water interties connecting the CCWD and EBMUD distribution systems can deliver up to 10 mgd.</u> "	LO201-27
p. 3-54 lines 4-13	This is an inadequate description of the water supply reliability challenges facing Bay Area water agencies. This section should be expanded and broken down by agency or by source water supply. Many Bay Area water agencies receive water from the Delta (CCWD, EBMUD, Zone 7, ACWD, SCVWD) where changes in operation criteria, sea level rise, changes in precipitation patterns in the watershed, all affect water supply reliability; several have groundwater wells that will be threatened by sea level rise (ACWD, SCVWD); others that maintain their own upstream reservoirs (SFPUC, EBMUD) could be predominantly affected by changes in the watershed. This paragraph does not contain enough information and oversimplifies the complexity of water supply reliability.	LO201-28
p. 3-77 lines 5-12	Delta Plan EIR does not sufficiently address foreseeable water quality impacts that would result from implementing the policies and recommendations described under any of the alternatives. At a minimum the following elements should be also considered: changes in hydrodynamics, timing and quantity of fresh water flow, temperature, salinity, selenium concentration, dissolved oxygen, turbidity, nutrients, methylmercury, and total organic carbon loading. Individual projects must assess the water quality changes specific to the project but also consider the cumulative changes possible in conjunction with other foreseeable projects. <u>In particular the EIR has failed to consider how implementing habitat restoration projects could significantly impact Delta water quality.</u> Please see letter and Attachment 2 for more details and suggested language for mitigation measures.	LO201-29
p. 3-79 all lines	It is unreasonable to assume that the potential for new water supply facilities, including storage reservoirs, pipelines, tunnels, canals, pumping plants, water intakes or diversions, to generate water quality impacts is " <u>generally lower during operation than it is during construction (line 12).</u> " This assumption and the conclusions reached based on this assumption are incorrect and need to be corrected. In other instances in the EIR, the environmental impacts are very conservative whereas in the case of water quality, the conclusions are brash and unsupported. The water quality impacts associated with constructing a project, while potentially significant, are typically minimized and avoided using best management practices. Project operation on the other hand can substantially degrade water quality even in the absence of water quality standards violations. As noted above, changes in hydrodynamics, timing and quantity of fresh water flow, temperature, salinity, selenium concentration, dissolved oxygen, turbidity, nutrients, methylmercury, and total organic carbon loading should be considered to evaluate the potential water quality impacts of a project. Please see Attachment 2 for complete details about water quality mitigation.	LO201-30

**Response to comment LO201-27**

In response to this comment, please see text change(s) in Section 5 in this FEIR.

**Response to comment LO201-28**

Comment noted; the requested change would not affect the evaluation of impacts and determination of significance.

**Response to comment LO201-29**

Please refer to response to comment LO201-3.

**Response to comment LO201-30**

As stated in Section 3 of the EIR, project-level impacts from construction and long-term operation would be addressed in future site-specific environmental analysis conducted at the time such projects are proposed by lead agencies. However, because reliable water supply projects encouraged by the Revised Project could result in the potential violation of water quality standards due to construction activities and operation of facilities that would disturb the water chemistry and liberate certain pollutants in waterways, the potential impacts are considered significant.

p. 3-79 lines 14-17	Los Vaqueros is a unique reservoir in several respects: its primary operating purpose is to improve delivered water quality, it is an offstream reservoir located outside the legal Delta, and CCWD has a Los Vaqueros water right. Other storage projects under consideration throughout the state would not have the same operational impacts, or even approximately the same operational impacts, as Los Vaqueros. It is true that Los Vaqueros Expansion does not adversely impact water quality but it is inappropriate to assume that other storage projects would have the same level of impact. The EIR should recognize that and require those projects to analyze water quality and provide mitigation for any significant impacts.	LO201-31
p. 3-79 lines 27-29	The description listed in here indicates that water transfers could adversely impact water quality unless those impacts were mitigated to a less than significant level. This description is inconsistent with the environmental findings of the Proposed Project in Table ES-1 and the mitigation is not adequately described elsewhere in the text. Please see Attachment 2 to ensure the Proposed Project contains adequate mitigation measures to ensure water quality impacts are mitigated to a less than significant level.	LO201-32
p. 3-82 all lines	The EIR has failed to consider how implementing habitat restoration projects could significantly impact Delta water quality. As noted above, changes in hydrodynamics, timing and quantity of fresh water flow, temperature, salinity, selenium concentration, dissolved oxygen, turbidity, nutrients, methylmercury, and total organic carbon loading should be considered to evaluate the potential water quality impacts of a project. Although the Suisun Marsh EIR determined that water quality impacts were less than significant, modeling results indicated there could be significant degradation of water quality depending on the location of habitats restored, including impacts to X2 which would adversely affect fisheries as well as municipal water supplies.	LO201-33
p. 3-82 lines 35-36	The Suisun Marsh EIR was at the programmatic level, not at the project level; individual restoration projects will undergo separate CEQA evaluations.	LO201-34
p. 3-83 lines 35-36	The description of the Suisun Marsh includes mitigation for water quality impacts that are not included elsewhere in the document. The description of potential water quality impacts and mitigation necessary should be consistent throughout the EIR. Please see Attachment 2 to ensure the Proposed Project contains adequate mitigation measures to ensure water quality impacts are mitigated to a less than significant level.	LO201-35
p. 3-84 lines 4-7	This paragraph should be removed. There is no evidence to suggest that increasing salinity levels in the western Delta would benefit native species. In fact, the opposite is true. It is correct to assume that a more natural flow regime as recommended in ER P1 would "improve water quality and potentially avoid violation of water quality standards (p. 3-87)." However, as noted earlier in Section 3 (p. 3-84), the Proposed Project advocates for decreased Delta flows during the summer; a decrease in Delta outflow from current levels would not be a "more natural flow regime"; in fact it would continue the trend caused by human activity that already substantially deviates from a natural hydrology and would in turn increase Delta salinity. There have been three significant "crashes"	LO201-36

**Response to comment LO201-31**

The significant environmental effects of water supply reliability projects, including reservoirs and other storage projects, are discussed in Sections 3 through 21 of this EIR. These analyses are based on a review of the impacts of different types of reservoir and storage projects, not just Los Vaqueros reservoir. Analogous information from referenced EIRs and EISs were used to provide information about potential impacts and mitigation measures, including: the DWR Surface Water Storage Investigation, which includes the North-of-the-Delta Offstream Storage Investigation (aka Sites Reservoir), Los Vaqueros Reservoir Project (Phase 2), and the Upper San Joaquin River Basin Storage Investigation Plan (aka Temperance Flat Reservoir) (DPEIR p. 3-77).

**Response to comment LO201-32**

The text referred to in this comment concerns the results of the Lower Yuba River Accord EIR. This EIR concludes that reliable water supply actions encouraged by the proposed Delta Plan would have significant environmental effects.

**Response to comment LO201-33**

Please refer to response to comment LO201-3.

**Response to comment LO201-34**

Comment noted.

**Response to comment LO201-35**

The discussion of Suisun Marsh restoration in this EIR describes the mitigation measures that were identified for that project.

**Response to comment LO201-36**

In response to this comment, please see text change(s) in Section 5 in this FEIR.

of fish populations since 1970, and each has been associated with low flows and high salinity in the Delta: 1976-1977, 1987-1994 and 2001-2005. By contrast, each of the two recent and significant fish population rebounds has been associated with higher flows and lower salinity: 1995-2000 and 2011. There is no evidence to suggest increasing salinity in a system that is already far more saline than it was historically will improve fishery populations and there is substantial evidence that higher flows and lower salinity levels improves the populations of native fish.

LO201-36

p. 3-84 lines 10-11 Significant water diversions in the western Delta are for municipal use (CCWD and city of Antioch) and would be negatively impacted as well.

LO201-37

p. 3-84 lines 41-44 That the Proposed Project would "likely reduce the amount of water available for municipal, agricultural, and industrial water uses within the Delta and outside the Delta" needs to be consistently communicated throughout the EIR. Mitigation measures to offset this impact should be explicitly defined as mitigation rather than assuming other agencies will offset the impacts. Please see Attachment 2 to ensure the Proposed Project contains adequate mitigation measures to ensure water supply availability impacts are mitigated to a less than significant level.

LO201-38

p. 3-85 lines 44-45 The Proposed Project does not explicitly contain language that would lead to the reduction of constituents from agricultural runoff. Alternatives 1A and 1B do contain language that would reduce agricultural runoff and loading of constituents but the Proposed Project does not.

LO201-39

p. 3-87 lines 1-2 The EIR assumes that a more natural flow regime as recommended in ER P1 would "improve water quality and potentially avoid violation of water quality standards (p. 3-87)." However, as noted earlier in Section 3 (p. 3-84), the Proposed Project advocates for decreased Delta flows during the summer; a decrease in Delta outflow from current levels would not be a "more natural flow regime"; in fact it would continue the trend that already substantially deviates from a natural hydrology and would in turn increase Delta salinity. For example, the minimum outflow in a wet year for the month of July is already at the 25 percentile level of unimpaired flows (that is, wet year requirements are already at the low end of the flow distribution); further reducing summer flows would create hydrologic conditions never found historically with significant water quality impacts. Any recommendations calling for the reduction of summer flows in the Delta should be removed from the Plan and the Proposed Project as there is no scientific justification for decreasing Delta outflows beyond the low levels now required.

LO201-40

Although, the EIR assumes there would be no significant water quality impacts from the Proposed Project, decreasing outflow would in fact result in increased salinity, possibly increasing the frequency of violating objectives. For example the Rock Slough standard sets water quality above a threshold (150 mg/L chlorides) a certain number of days per year. Significantly decreasing outflow for several months of the year would lead to increased salinity levels, an increased possibility of violating this standard, an increase in water releases to avoid violating the standard or all three. These are all significant impacts.

### **Response to comment LO201-37**

In response to this comment, please see text change(s) in Section 5 in this FEIR.

### **Response to comment LO201-38**

Please refer to response to comment LO201-4 and Master Response 5.

### **Response to comment LO201-39**

The proposed Delta Plan encourages all dischargers, including those that are responsible for agricultural runoff and discharges, to improve water quality through either reduction in runoff or implementation of water treatment facilities as described in WQ R1, WQ R3, WQ R7, WQ R8, and WQ R10.

### **Response to comment LO201-40**

Please refer to responses to comment LO201-3 and Master Response 5.

p. 3-87 lines 18-19	One percent of Delta inflow is a large amount of water during most hydrologic conditions and should not be used as a threshold of significance.	LO201-41
p. 3-88 lines 3-14	That the Proposed Project would “likely reduce the amount of water available for municipal, agricultural, and industrial water uses within and outside the Delta” needs to be consistently communicated throughout the EIR. Mitigation measures to offset this impact should be explicitly defined as mitigation rather than assuming other agencies will offset the impacts. It is inappropriate to conclude that the Proposed Project would have a less than significant impact on water supply availability to Delta water users. Please see Attachment 2 to ensure the Proposed Project contains adequate mitigation measures to ensure water supply availability impacts are mitigated to a less than significant level.	LO201-42
p. 3-89 lines 9-11	The North Delta Flood control and Ecosystem Restoration Project EIR found that the increased release of methylmercury would require mitigation to reduce the impacts to a less than significant level. The Proposed Project and mitigation do not sufficiently address this issue for habitat restoration projects or flood control projects. If large expanses of the Delta are dredged or restored as recommended in the Proposed Project, will the ‘offset’ program be appropriate for the full suite of projects? The ‘offset’ program aims to ensure no net increase in methylmercury loading but the Delta Plan should be looking at ways to reduce loading of pollutants not just maintain existing levels consistent with the policy objectives of the Delta Reform Act.	LO201-43
p. 3-89 all	Low dissolved oxygen levels need to be discussed in the context of dredging. The Stockton deep water ship channel has had extensive problems in the past and could be a recurrent problem in other locations depending on the specific nature of the project. The EIR should discuss low D.O. in the Delta.	LO201-44
p. 3-95 lines 6-7	Three concerns: 1) there is no language in the Proposed Project that describes the increased bioavailability and risk of contaminants over the no project alternative or over existing conditions, a serious omission that has been commented on above; 2) given point 1), it is inappropriate to describe these impacts for Alternatives 1A, 1B, 2 & 3 when they haven’t been addressed in the Proposed Project; 3) the language in Alternative 1A for ecosystem restoration (ER R1) is identical to the Proposed Project, yet this alternative being described as restoring less habitat than the Proposed Project.	LO201-45
<b>Section 4</b>		
p. 4-7 lines 39-46	This paragraph contains many technical errors, please replace it with the following text: <u>“Changes to the historical Delta geometry, habitat availability and water quality have likely contributed the decline in native species while encouraging populations of undesirable invasive species.”</u>	LO201-46
p. 4-8 lines 4-8	There are conflicting descriptions of the historical Delta throughout the EIR; on page 4-8, “[t]he large expanse of tidal marsh in the historic Delta would have	LO201-47

**Response to comment LO201-41**

The discussion in the paragraph cited in this comment is related to the Davis-Woodland Water Supply. The threshold referred to in the comments was not used in this EIR

**Response to comment LO201-42**

Please refer to responses to comments LO201-4 and LO201-38.

**Response to comment LO201-43**

Please refer to response to comment LO201-3.

**Response to comment LO201-44**

Low dissolved oxygen issues are discussed in subsection 3.3.3.2 of the EIR.

**Response to comment LO201-45**

The water quality impact analysis in Subsection 3.4.3.2.1 of this EIR addresses increased bioavailability of contaminants due to ecosystem restoration actions.

**Response to comment LO201-46**

The information presented in Section 4 of the EIR on Altered Flow Regime is supported by the references cited in the paragraph referred to in the comment.

**Response to comment LO201-47**

Please see Response to Comment LO201-8.

*-muted tidal energy... today's geometry does not dissipate tidal energy effectively, resulting in higher tide ranges farther up the mainstem rivers."* However on page 3-10 it says "... the modified nature of the Delta islands and channels, which hold saline bay waters farther downstream than would occur if the Delta had been left as a series of flooded wetlands". The existing geometry of the Delta today cannot simultaneously bring the tides farther upstream while keeping saline waters farther downstream. Salt from the ocean is transported and mixed in the Delta via tidal energy; if tides propagate farther into the estuary, ocean salinity will also be transported farther into the estuary. The description of the historical Delta in the EIR should reflect the idea that "the historical Delta had more freshwater wetland habitat with shallow, dendritic channels than it does today. The historical Delta geometry and habitat would have muted tidal energy, effectively keeping the Delta fresher for longer periods during normal and wet years. During extended droughts, water that is now diverted upstream would have been available as flow to the Delta to prevent salinity intrusion that is now managed by reservoir releases; however, comparison of historical flow and salinity data shows that even in dry years, salinity intrusion is greater today than it was at the beginning of the 20<sup>th</sup> Century, before large reservoirs were constructed but after upstream water diversions had begun." CCWD has completed a review of information available about historical conditions in the Delta and has submitted it to the Council on at least one occasion in the past; it has been included as an attachment to these comments. It contains many peer reviewed references that could assist in crafting an improved description of the historical conditions in the Delta.

LO201-47

p. 4-8 lines 9-11

*"The interconnected waterways in combination with the high tidal energy act to keep Delta waters well mixed, leading to less variation in salinity, which favors invasive species."* This is speculation. There has been no research to indicate that an increase in salinity would favor native species. There has not been any peer-reviewed research to quantify salinity variability in the Delta as it relates to invasive species let alone showing a causal nature between salinity variability and invasive species. In fact, the salinity in the western Delta is more variable today than in the past, as the salinity levels are routinely much higher today in low flow periods while the Delta still freshens in wet periods. Historically, Suisun Bay was fresh between 3 to 5 months of every year. Now Suisun Bay is typically fresh for one month or so except in the wettest years; during dry years when it does not freshen at all. This increase in salinity conditions on the order of months per year (and increased salinity variability on an annual scale) has favored invasive species in Suisun Bay. The invasive overbite clam *Corbula* is voracious and is suspected to be a major cause of the decline of phytoplankton that is the base of the food web for native species. This clam has colonized Suisun Bay and prefers high levels of salinity. When salinity is sustained at high levels in Suisun Bay, clam density is also high; when salinity is low, clam density in the area is also low<sup>1</sup>. Two peer-reviewed studies have also found that elevated

LO201-48

<sup>1</sup>Thompson, J., Parchaso, F. 2008. *Corbula amuermis* Conceptual Model. Delta Region Ecosystem Restoration Implementation Plan (DRERIP).

## Response to comment LO201-48

Comment noted; the requested change would not affect the evaluation of impacts and determination of significance.

- p. 4-9 all

salinities in Suisun Marsh in the western Delta during the late summer and fall have been associated with the decline of Delta smelt and threadfin shad<sup>2,3</sup>.

LO201-48
- p. 4-10 line 15

There are no descriptions of salinity or methylmercury; these two factors are important when considering habitat restoration and ecosystem conditions and need to be included in the EIR.

LO201-49
- p. 4-10 line 33

This sentence is poorly worded and contains several distinct ideas that could be separated out to clarify the meaning. "exacerbate" seems like the wrong word choice, maybe inundate?

LO201-50
- p. 4-10 line 33

Assume it is supposed to read an "increase in California's air temperature."

LO201-51
- p. 4-64 line 12

As written, it doesn't make sense that inundating existing aquatic habitats would impact aquatic species or that aquatic habitat could be inundated.

LO201-52
- p.4-64 lines 14-21

This is the first description of the potential impacts the implementation or operation of projects included in the Proposed Project could have on Delta flows and special status species and but on page 4-65 it is assumed that "impacts of operations would be minimal". As noted in the letter and in Section 3 edits, it is not reasonable to describe the potential impacts and then arbitrarily assume that projects would be operated in a manner that would have minimal impacts prior to mitigation. Please see Attachment 2 for more details on mitigation language that should be included to ensure that the Proposed Project does not have a substantial adverse effect of special status species.

LO201-53
- p. 4-69 lines 14-17

As noted, implementing ER P1, flow objectives, could have significant impacts. The EIR should address the mitigation necessary to avoid or minimize those impacts even if the Delta Stewardship Council will not be ultimately responsible for implementing the flows or the mitigation.

LO201-54

**Section 20**

Section 3 and Section 20 are not consistent with each other. Section 3 assumes that as a result of the Proposed Project, many new types of water supplies will become available including desalination, water reuse, water recycling, etc. Water supplies from these types of projects is the primary reason given for the Proposed Project having less than significant impacts on water supply availability (a conclusion CCWD disagrees with that will be addressed separately). Clearly developing alternative, local or regional supplies as described above necessitates new or additional treatment facilities. However in Section 20, the utilities section, it is asserted that the Proposed Project would not result in the creation of new treatment facilities. The Proposed Project cannot offset the potential water supply impacts of the ER P1 by 'creating alternative supplies' without improving or expanding treatment of water. This entire section need to be revisited and made consistent with the description of the Proposed Project presented in Section 3.

<sup>2</sup> Nobriga, M. L., T. Sommer, F. Feyrer, and K. Fleming. 2008. Long-term Trends in Summertime Habitat Suitability for Delta Smelt (*Hypomesus transpacificus*). San Francisco Estuary and Watershed Science 6(1).

<sup>3</sup> Freyer, F., Nobriga, M., Sommer, T., 2007. Multidecadal trends for three declining fish species: habitat patterns and mechanisms in the San Francisco Estuary, California, USA. *Canadian Journal of Fisheries and Aquatic Sciences*, 2007, 64:(4) 723-734.

**Response to comment LO201-49**

The impact assessment related to salinity and methylmercury is primarily discussed in Section 3 of the EIR with references in subsection 4.3.2.1.8 and 4.3.2.1.10. Please see the response to comment LO201-3.

**Response to comment LO201-50**

Comment noted; the requested change would not affect the evaluation of impacts and determination of significance.

**Response to comment LO201-51**

In response to this comment, please see text change(s) in Section 5 in this FEIR.

**Response to comment LO201-52**

Comment noted; the requested change would not affect the evaluation of impacts and determination of significance.

**Response to comment LO201-53**

In response to this comment, please see text change(s) in Section 5 in this FEIR.

**Response to comment LO201-54**

As described on page 2A-39, Lines 38 through 40, of the Draft Program EIR, it is anticipated that implementation of updated water quality and flow objectives by the State Water Resources Control Board (SWRCB) under the Proposed Project could increase Delta outflow, reduce current reverse flow conditions in the south Delta, increase flows in restored Delta floodplains; and result in a more "natural flow regime" in the Delta. The EIR determines that while such change could reduce water supply reliability, the local and regional self-reliance encouraged under the Delta Plan would prevent environmental impacts related to reduced water supplies (RDPEIR at 3-9). Master Response 5 discusses the ability of such projects to meet demand and the impacts of the encouraged changes in flow.

**Response to comment LO201-55**

Please refer to response to comment LO201-7.

p. 20-1 lines 23-24

The EIR concludes, "*It is unlikely that the actions the Proposed Project would encourage would [sic] materially require or result in the need for new water or wastewater treatment facilities or stormwater drainage facilities, or the expansion of existing facilities; therefore, potential impacts are less than significant.*" This conclusion is erroneous and directly contradicts the logic presented in Section 3. A complete analysis of the types of impacts new treatment facilities would have on water supply availability, water quality, ecosystem services, Delta as a place and risk should be conducted.

LO201-55

**No comments**

- n/a -

**Attachment 2**

**Suggested Mitigation Language for Inclusion in the Final Delta Plan  
Program Environmental Impact Report**

***No comments***

- n/a -

Table 1 Table Summary of Impacts and Mitigation Measures for Proposed Project

Impact and EIR Section	Proposed Project Before Mitigation	Existing Mitigation Language	Suggested Mitigation Language	Proposed Project After 'New' Mitigation	Notes
3-1 Violate any water quality standards or waste discharge requirements or substantially degrade water quality	Significant	- For construction of new facilities, all typical construction mitigation measures shall be required. Typical mitigation measures include the following construction-related best management practices: - Gravel bags, silt fences, etc. shall be placed along the edge of all work areas in order to contain particulates prior to contact with receiving waters. - All concrete washing and spoils dumping shall occur in a designated location. - Construction stockpiles shall be covered in order to prevent blow-off or runoff during weather events. - Severe weather event erosion control materials and devices shall be stored onsite for use as needed. - Other BMPs as determined necessary by the regulating entity	<u>In addition to what is contained in the EIR:</u> All covered actions and projects in the Delta, including habitat restoration, water quality improvement projects, water conveyance projects, water supply reliability projects and flood risk reduction projects, shall evaluate how operation of the project could affect Delta water quality, using the best available tools and science for the evaluation. Project construction and operation will avoid, minimize or otherwise mitigate any water quality degradation to a less than significant level. The cumulative water quality impacts of multiple projects shall also be considered. Specific mitigation measures will be determined at the project level.  To improve water quality to protect human health and the environment consistent with achieving water quality objectives in the Delta, the	Less than significant <sup>g</sup>	The EIR assumes that projects will be operated in a manner that will not impact water quality. This is not a reasonable assumption. The Delta Plan is a long-term plan and should view the proposed policies and possible projects that way. The Council should take this opportunity to highlight the importance of water quality issues and adopt a holistic view of the potential changes to water quality associated with projects and the operation of projects.

**Response to comment LO201-56**

Comment noted. The suggested measure would be implemented, as appropriate, as part of the project-level CEQA review and permitting process required of a given project proponent. In other words, the suggested measure is a recitation of what the law already requires and will require at the project-specific level.

**No comments**  
 - n/a -

	<p>(city, county).</p> <ul style="list-style-type: none"> <li>- Any new facility with introduced impervious surfaces shall include stormwater control measures that are consistent with the Regional Water Quality Control Board's NPDES municipal stormwater runoff requirements.</li> <li>- Mitigate sediment contaminant bioavailability impacts through the exclusion of bird use or nesting areas from areas that may have excessive selenium or mercury.</li> <li>-Apply BMPs for in-channel construction and levee disturbance such as silt curtains, cofferdams, the use of environmental dredges, erosion control on all inward levee slopes, and various levee-stabilization techniques, including revegetation. Turbidity shall be monitored up- and downstream of construction sites as a measure of impact.</li> <li>▪ Apply bank stabilization BMPs, as needed, for any in-channel disturbance, such as:             <ul style="list-style-type: none"> <li>- A 100-foot vegetative or engineered buffer shall be maintained between the</li> </ul> </li> </ul>	<p>following elements should be considered by the lead agency when pursuing a covered action: changes in hydrodynamics, timing and quantity of fresh water flow, temperature, salinity, selenium concentration, dissolved oxygen, turbidity, nutrients, methylmercury, and total organic carbon loading.</p> <p>Individual projects shall assess the water quality changes specific to the project but also consider the cumulative changes possible in conjunction with other foreseeable projects.</p> <p>All entities proposing non-covered actions (i.e. state board criteria, BDCP) that could impact Delta water quality shall, in determining how the project or action could affect the achievement of the coequal goals, determine the action's impacts or benefits to water quality, including but not limited to temperature, salinity, selenium concentration, dissolved oxygen, turbidity, nutrients, methylmercury, and total organic carbon loading. Those entities shall as part of the non-covered actions, avoid, minimize or otherwise mitigate any water quality degradation to a less</p>		<p style="text-align: center;">LO201-56</p>
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		construction zone and surface water body. – Native and annual grasses or other vegetative cover shall be established on construction sites immediately upon completion of work causing disturbance.	than significant level.			LO201-56
3-3 Substantially change water supply availability to water users that use Delta water	*Significant  *EIR indicates LST/NI	None	All covered actions and projects in the Delta, including habitat restoration, water quality improvement projects, water conveyance projects, water supply reliability projects and flood risk reduction projects shall evaluate how operation of the project could affect water supply availability to Delta water users, using the best available tools and science. Project construction and operation will avoid, minimize or otherwise mitigate any impacts to Delta water supply availability and/or reliability to a less than significant level.  To offset the reduction of available Delta water supply that could result from the implementation of the proposed project, existing and future (i.e. water bond) state funding should be directed to help Delta water users to improve local regional supplies, treatment including desalination, conservation,	Less than significant <sup>#</sup>	*The EIR assumes that the proposed project will not have a significant impact on water supply availability to Delta water users; this is not a valid assumption. On page 3-84 the EIR states that the proposed project would "likely reduce the amount of water available for municipal, agricultural, and industrial water uses within and outside the Delta." It is not reasonable to assume that those impacts will be mitigated to a less than significant level without describing the mitigation measures. It is not appropriate to assume that "To make up for this reduction, water users would undertake the projects and actions (p. 3-85)"	LO201-57

**Response to comment LO201-57**

Please refer to the response to comment LO201-4 and Master Response 5.

			<p>efficiency improvements and recycled water projects. These funds should be made available through a competitive grant processes administered by the state.</p> <p>All entities proposing non-covered actions (i.e. state board flow criteria, BDCP) that could change water supply availability to Delta water users shall, in determining how the project or action could affect the achievement of the coequal goals, determine the action's impacts or benefits to Delta water supply availability and/or reliability. Those entities shall, as part of the non-covered actions, avoid, minimize or otherwise mitigate any impacts to Delta water supply availability and/or reliability to a less than significant level.</p>			LO201-57
All of Section 4	Significant	Mitigation Measures 4.1 through 4.5	<p><u>In addition to what is contained in the EIR:</u></p> <p>All covered actions, including habitat restoration, water quality improvement projects, water supply reliability projects and flood risk reduction projects shall evaluate how the operation of the project could affect sensitive natural communities including wetland and riparian habitat, special-status</p>	Less than significant <sup>a</sup>	As in Section 3, the EIR assumes most of the impacts associated with the proposed project would come from construction related activities; however, the EIR should also include the potential impacts associated with long-term operations.	LO201-58

**Response to comment LO201-58**

The text on page 4-86, Line 14, of the Draft Program EIR, has been amended by adding the following requirement to Mitigation Measure 4.5: "Prior to implementation, consult with agencies that have adopted or are developing HCP/NCCP to avoid potential conflicts."

**Response to comment LO201-59**

Please refer to response to comment LO201-7.

			species, fish or wildlife species habitat, and the movement of native resident or migratory fish. All covered actions shall be consistent with existing local NCCPs, HCPs or other approved habitat protection plans that exist at the time this EIR is adopted.		It is unclear why the EIR concludes that the impacts would remain significant after mitigation. The EIR should be more explicit about the thought process that led to the significance findings in Section 4.
20-1 Require or result in the construction of new water treatment facilities or the expansion of existing facilities, the construction or operation of which would have significant environmental effects or require the procurement of additional water supply entitlements	* Significant  *EIR indicates less than significant	None	All entities proposing covered or non-covered actions (i.e. state board flow criteria, BDCP) that could require or result in the construction of new water treatment plants shall, in determining how the project or action could affect the achievement of the coequal goals, determine the action's impacts. Those entities shall, as part of the actions, avoid, minimize or otherwise mitigate any environmental impacts or the procurement of additional water supplies to a less than significant level.  To offset the reduction of available Delta water supply that could result from the implementation of the proposed project, existing and future (i.e. water bond) state funding should be directed to help Delta	Less than significant <sup>8</sup>	On p.2A-43 line 13-17 the proposed project "... would require surface water treatment plants as well as intake/diversion facilities". This is not captured in the impacts discussion or the mitigation language. As noted above for impact 3-3, the proposed project could have significant impacts on Delta water supply availability for municipal, industrial and agricultural users. If the supply from the Delta is greatly reduced, and demands are not reduced by an equal or greater amount, water users will need to develop alternative supplies



LO201-58

LO201-59

			<p>water users improve local regional supplies, treatment including desalination, conservation, efficiency improvements and recycled water projects. These funds should be made available through a competitive grant processes administered by the state.</p>	<p>including expanding, upgrading or building new treatment facilities. Municipal water users in the Western Delta (CCWD, Antioch) could require new treatment facilities (desal) to continue using the same source water and water rights because the proposed project could likely result in significant increases in salinity.</p>	<p>LO201-59</p>
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**No comments**  
 - n/a -

<sup>1</sup>Because the DSC does not have control over mitigation, impacts could remain potentially significant. However, if the suggested mitigations measures were met, impacts would likely be less than significant.

**Attachment 3**

**Contra Costa Water District Technical Memorandum WR 10-001**

**Historical Fresh Water and Salinity Conditions in the Western  
Sacramento-San Joaquin Delta and Suisun Bay: A summary of  
historical reviews, reports, analyses and measurements**

***No comments***

- n/a -

**Historical Fresh Water and Salinity Conditions  
in the Western Sacramento-San Joaquin Delta  
and Suisun Bay**

**A summary of historical reviews, reports,  
analyses and measurements**

**Water Resources Department  
Contra Costa Water District  
Concord, California**

February 2010

Technical Memorandum WR10-001

***No comments***

- n/a -

**No comments**

- n/a -

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**No comments**

- n/a -

### ***Foreword - Establishing the Historical Baseline***

The watershed of the Sacramento–San Joaquin Delta (Delta) provides drinking water to more than 23 million Californians as well as irrigation water for millions of acres of agriculture in the Central Valley. The Delta itself is a complex estuarine ecosystem, with populations of many native species now in serious decline. The Delta estuary as we know it began to form about 6,000 years ago, following the end of the last ice age. Because the estuary is connected to the Pacific Ocean through San Francisco Bay, seawater intrusion causes the salinity of Suisun Bay and the Delta to vary depending on hydrological conditions. This seawater intrusion into the Delta affects estuarine species as well as drinking water and irrigation water supplies.

Successful restoration of the Delta ecosystem requires an understanding of the conditions under which native species evolved. Contra Costa Water District’s report on “Historical Fresh Water and Salinity Conditions in the Western Sacramento-San Joaquin Delta and Suisun Bay” presents a detailed review of more than 100 years of studies, monitoring data, scientific reports, and modeling analyses that establish an historical record of the salinity conditions in the Western Delta and Suisun Bay.

**No comments**

- n/a -

**No comments**

- n/a -

## **Executive Summary**

The historical record and published studies consistently show the Delta is now managed at a salinity level much higher than would have occurred under natural conditions. Human activities, including channelization of the Delta, elimination of tidal marsh, and water diversions, have resulted in increased salinity levels in the Delta during the past 150 years.

Eighty years ago, Thomas H. Means wrote ("*Salt Water Problem, San Francisco Bay and Delta of Sacramento and San Joaquin Rivers.*" April 1928, pp 9-10):

"Under natural conditions, Carquinez Straits marked, approximately, the boundary between salt and fresh water in the upper San Francisco Bay and delta region of the two tributary rivers—the Sacramento and San Joaquin. Ordinarily salt water was present below the straits and fresh water was present above. Native vegetation in the tide marshes was predominately of salt water types around San Pablo Bay and of fresh water types around Suisun Bay....

The definite statement that salt water under natural conditions did not penetrate higher upstream than the mouth of the river, except in the driest years and then only for a few days at a time, is warranted....

At present [1928] salt water reaches Antioch every year, in two-thirds of the years running further [sic] upstream. It is to be expected that it will continue to do so in the future, even in the years of greatest runoff. In other words, the penetration of salt water has become a permanent phenomenon in the lower river region.

The cause of this change in salt water condition is due almost entirely to the works of man."

In 1928, Thomas Means had limited data over a short historical period from which to draw these conclusions. Nonetheless, his conclusions remain accurate and have been confirmed by numerous subsequent studies, including paleosalinity records that reveal salinity conditions in the western Delta as far back as 2,500 years ago. The paleosalinity studies indicate that the last 100 years are among the most saline of periods in the past 2,500 years. Paleoclimatology and paleosalinity studies indicate that the prior 1,500 years (going back to about 4,000 years ago) were even wetter and less saline in San Francisco Bay and the Delta. The recent increase in salinity began after the Delta freshwater marshes had been drained, after the Delta was channelized and after large-scale upstream diversions of water, largely for agricultural purposes, had significantly reduced flows from the tributaries into the Delta. It has continued, even after the construction of reservoirs that have been used in part to manage salinity intrusion.

**No comments**

- n/a -

### **Increased Salinity Intrusion into the Delta**

Studies and salinity measurements confirm that despite salinity management efforts, Delta salinity is now at or above the highest salinity levels found in the past 2,500 to 4,000 years. Under equivalent hydrological conditions, the boundary between salt and fresh water is now 3 to 15 miles farther into the Delta than it would have been without the increased diversions of fresh water that have taken place in the past 150 years.

Reservoir operations artificially manage salinity intrusion to conditions that are saltier than had been experienced prior to the early 1900's. While these managed conditions are certainly fresher than would occur in today's altered system if operated without any salinity management, they are still saltier than what the Delta experienced under similar hydrological conditions in the past. While the Delta is being managed to a somewhat acceptable saline condition to meet many beneficial uses, it is still managed at a more saline condition than would have occurred prior to the anthropogenic changes of the past 150 years.

For example, the 1928-1934 drought was one of the driest periods in the past 1,000 years (Meko *et al.*, 2001a), and occurred after tidal marshes within the Delta had been reclaimed and water diversions began removing substantial amounts of fresh water from the Bay-Delta system. Nonetheless, the Delta freshened during the winter in those drought years. This winter freshening of the Delta has not occurred during recent droughts. While salinity intrusion into the Delta was previously only seen in the driest years, significant salinity intrusion now occurs in nearly every year – exceptions are only found in the wettest conditions.

### **Changed Variation in Salinity**

The variability of fresh and saline conditions in the Delta has considerably changed because of upstream and in-Delta water diversions and water exports (Enright and Culberson, 2009). This change in variability results largely from the lack of fresh conditions in Suisun Bay and the western Delta, especially in the winter and spring. Restoring a variable salinity regime that more closely approximates conditions prior to the early 1900's would require much higher flows and much fresher conditions than current management practices provide, with larger outflows in the fall in most years and much larger outflows in the late winter and spring in all years.

### **Key Conclusions**

The major conclusions of this study are:

1. Salinity intrusion during the last 100 years has been among the highest levels over the past 2,500 years. The Delta has been predominantly a freshwater tidal marsh for the last 2,500 years.
2. Human activities during the last 150 years, including channelization of the Delta, elimination of tidal marsh, construction of deep ship channels, and diversion of water, have resulted in the increased salinity levels in the Delta.

**No comments**

- n/a -

3. Conditions in the Delta during the early 1900's were much fresher than current conditions for hydrologically similar periods. Salinity typically intrudes 3 to 15 miles farther into the Delta today.
4. The historical record and published studies uniformly demonstrate and conclude the Delta is now managed at a salinity level that is much higher than would have occurred under pre-1900 conditions. Operation of new reservoirs and water diversion facilities for salinity management reduces salinity intrusion somewhat, but the levels still exceed pre-1900 salinities.
5. Seasonal and inter-annual variation in salinity has also been changed; however, this change is largely the result of reduced freshwater flows into the Delta. At any given location in the western Delta and Suisun Bay, the percentage of time during the year when fresh water is present has been greatly reduced or, in some cases, largely eliminated.

### **Background**

Flows and water quality in the Sacramento-San Joaquin Delta (Delta) are strongly influenced by freshwater inflow from the rivers, by the tides in San Francisco Bay and by salinity from Bay waters. Prior to human influence, the historical distribution of salinity in the Delta was controlled primarily by the seasonal and inter-annual distribution of precipitation, the geomorphology of the Bay and Delta, daily tides, the spring-neap<sup>1</sup> tidal cycle, and the mean sea level at Golden Gate. Extended wet and dry periods are both evident in the historical record. Since about 1860, a number of morphological changes to the Delta landscape and operational changes of reservoirs and water diversions have affected flows and the distribution of salinity within the Delta.

Between 1860 and 1920, there was significant modification of the Delta by humans:

- (i) marsh land was reclaimed,
- (ii) hydraulic mining caused extensive deposition and then erosion of sediment, and,
- (iii) Delta channels were widened, interconnected and deepened.

Large-scale reservoir construction began in about 1920 and continued through the 1970's, changing the timing and magnitude of flows to the Delta. Large volumes of water began to be diverted for agricultural use upstream of and within the Delta in the same time period. In more recent times, California's Delta water resources have been extensively managed to meet the water supply needs of the State's municipal, industrial, and agricultural water users, with attempts made to also provide flow and water quality conditions to meet fishery needs.

Proposals for significant additional alteration of the Delta and of flows within the Delta are currently being developed as part of the Bay-Delta Conservation Plan process<sup>2</sup>. To

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<sup>1</sup> During a spring tide, the gravitational forces from the sun and moon are largely the same direction and the high-low tidal range is greatest. During a neap tide, the gravitational forces sun and moon are largely not aligned and the tidal range is the lowest. The spring-neap tidal cycle, from strong spring tides through weak neap tides and back to spring tides, in San Francisco Bay has a period of about 14 days.

<sup>2</sup> [www.baydeltaconservationplan.com](http://www.baydeltaconservationplan.com)

**No comments**

- n/a -

understand the effect of those proposals, it is important to accurately establish historical conditions. For example, for ecological restoration to be successful, it is necessary to establish and understand the conditions to which native species have previously adapted and survived in order to predict their response to future changes in climate or water management. This report uses available data and modeling to examine the consequences of structural changes in the Delta (channelization, channel dredging), increased diversions of water upstream of the Delta, reservoir operations, climate and sea level effects, and other factors on Delta salinity.

### **Objective**

The objective of this report is to answer two major questions regarding the historical extent of fresh water and salinity in the western Delta and Suisun Bay:

- I. What was the extent of fresh water and what were the salinity conditions prior to large-scale reservoir operations and water diversions (i.e., prior to early 1900's) and prior to structural changes in the Delta (i.e., prior to the 1860's)?
- II. What are the effects of large-scale water management practices (reservoir operations and diversions) on salinity conditions in the western Delta and Suisun Bay?

### **Approach**

Available data were used to characterize historical and present-day fresh water extent and salinity intrusion into the Delta. The data examined in this report include paleohistorical records (over geologic time scales) of river flow and salinity (Section 2), instrumental observations of hydrology and salinity (Section 3), and literature reports on the extent of fresh water in the Delta (Section 4). Additional details and supplemental information are presented in the Appendices to this report.

# Historical Fresh Water and Salinity Conditions in the Western Sacramento-San Joaquin Delta and Suisun Bay

**No comments**

- n/a -

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**No comments**

- n/a -

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**No comments**

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**No comments**

- n/a -

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**Acronyms**

C&H	California and Hawaiian Sugar Refining Corporation
CCWD	Contra Costa Water District
CDEC	California Data Exchange Center
Cl	Chloride concentration
CVP	Central Valley Project
DPW	Department of Public Works
DSM2	Delta Simulation Model 2
DWR	California Department of Water Resources
DWSC	Deep water ship channel
EC	Electrical conductivity
ENSO	El Niño/Southern Oscillation
ESA	Endangered Species Act
IEP	Interagency Ecological Program
M&I	Municipal and Industrial
NDO	Net Delta Outflow
PDO	Pacific Decadal Oscillation
PPIC	Public Policy Institute of California
SWRCB	State Water Resource Control Board
SRI	Sacramento River Index
STORET	Storage and Retrieval
SWP	State Water Project
TBI	The Bay Institute
TDS	Total Dissolved Solids

**Units**

AF	Acre-feet
MAF	Million acre-feet
TAF	Thousand acre-ft
µS/cm	MicroSiemens per centimeter, a measure of EC
cfs	Cubic feet per second
mg/L	Milligrams per liter
ppm	Parts per million
ppt	Parts per thousand

**No comments**

- n/a -

**No comments**

- n/a -

## 1. Introduction

### 1.1. Background

The Sacramento-San Joaquin River Delta (Delta) is fed by fresh water from the Sacramento River and the San Joaquin River basins (Figure 1-1). The Delta is connected to the San Francisco Bay through Suisun and San Pablo Bays, and the movement of water back and forth between the Delta and the Bay results in mixing between saline water from the Pacific Ocean and fresh water from the rivers flowing into the Delta. The extent to which salty ocean water intrudes into the Delta is a function of natural processes such as ocean tides and precipitation and runoff from the upstream watersheds. It has also been greatly influenced by anthropogenic activities (e.g. construction of artificial river channels, removal of tidal marsh, removal of floodplain connections to channels, deepening of channels for navigation purposes, reservoir storage and release operations, and water diversions).

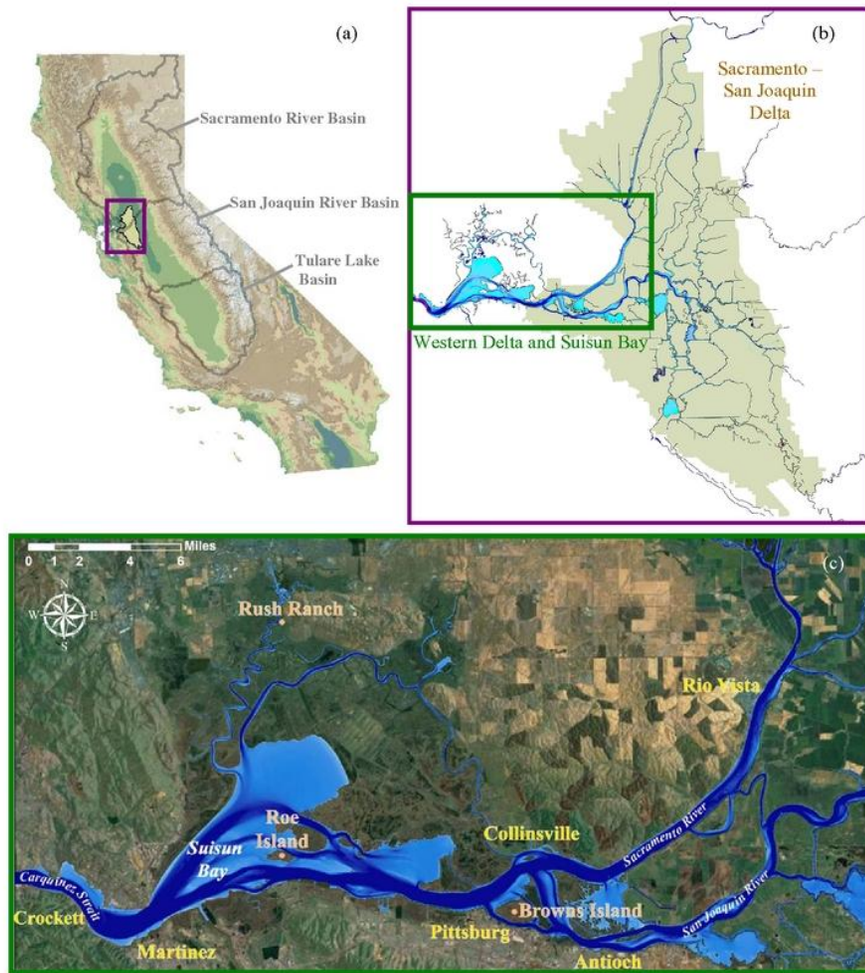
Proposals for significant additional alteration of Delta channels and marshland, of flows within the Delta, and of reoperation of upstream reservoirs are currently being developed as part of the Bay-Delta Conservation Plan, which builds upon earlier work by the Delta Vision Blue Ribbon Task Force<sup>3</sup>, and others (e.g., see Lund *et al.*, 2007). To understand the context and effect of those proposals, it is important to accurately understand the historical conditions previously experienced by Delta species.

An analysis of the salinity trends and variability in northern San Francisco Bay since the 1920's and the factors controlling those salinity trends has recently been published (Enright and Culbertson, 2009), with a focus on a comparison of pre-1968 salinity and flows with post-1968 conditions. This report includes analysis and review of reports, data and information from the period prior to Enright and Culbertson's analysis, and includes the review of salinity trends using paleohistorical data.

Historically, reproduction of most species in the Bay-Delta (biotic production phase) occurred during the high-flow periods (winter and spring) and biotic reduction occurred in the low-flow periods (summer and fall) (Baxter *et al.*, 2008). Multi-year wet periods most likely resulted in population increases, whereas drought periods likely resulted in reduced reproduction and increased predation. The recent report on Pelagic Organism Decline (POD, Baxter *et al.*, 2008) indicated that reduced flow variability under the current water management conditions may have exacerbated the effects of predation on the population abundance of pelagic fish species in the Bay-Delta estuary. Native species of the Bay-Delta system adapted to the historical salinity conditions that occurred prior to large-scale water management practices and physical changes in the Delta. The historical salinity conditions in the Delta provide insight into the response of fish species to proposed ecosystem restoration actions, and the response of species to future changes in climate or water management.

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<sup>3</sup> Delta Vision Blue Ribbon Task Force was appointed by California Governor Arnold Schwarzenegger in February 2007 and adopted the Delta Vision Strategic Plan in October 2008.



**Figure 1-1 – Map**

(a) Topographical map of California, with outlines of the Sacramento River, San Joaquin River, and Tulare Lake basins; purple rectangle indicates the extent of the inset in panel (b). (b) Sacramento – San Joaquin Delta and Suisun Bay region; green rectangle indicates the extent of the Western Delta and Suisun Bay enlarged in panel (c). (c) Extent of salinity evaluations considered within this study, including names of locations referenced throughout this report.

**No comments**

- n/a -

## No comments

- n/a -

The salinity concentrations in San Francisco Bay and the Delta are the result of tides that move seawater into the system and are controlled in large part by the amount of fresh water passing through the system (Denton, 1993; Uncles and Peterson, 1996; Knowles *et al.*, 1998). The salinity distribution is driven by the motion of the tides, which convey ocean water into the system on the flood tide and draw a mixture of ocean and river water back out again on the ebb tide. These tides act on natural diurnal (repeating twice per day) and spring-neap (repeating every 14 days) cycles driven by the gravitational forces of the sun and moon (Oltmann and Simpson, 1997; Burau *et al.*, 1999).

Other factors affecting Bay-Delta salinity (discussed in Appendix A) may be smaller but are not insignificant. When comparing historical salinity conditions in the Bay-Delta watershed, it is often helpful to compare periods with similar hydrological conditions so that the changes due to other factors can be discerned. This will reveal if there is an anomalous change in salinity, even if the specific cause of that change in salinity is not known.

Major anthropogenic modifications to the Delta that affect salinity intrusion began with the European settlement of the region and can be classified into two categories: physical modifications of the landscape (e.g., removal of tidal marsh, separation of natural floodplains from valley rivers, construction of permanent artificial river channels, and land-use changes) and water management activities (e.g. diversion of water for direct agriculture, municipal, or industrial use, and reservoir storage and release operations).

As shown in Figure 1-2, tidal marsh acreage in the Delta decreased significantly from nearly 346,000 acres in the 1870's to less than 25,000 acres in the 1920's and has since continued to decrease. Even after hydraulic mining for gold was banned in California in 1884, large quantities of mining debris continued to be carried by runoff into the Delta, where it was deposited as sediment, filling channels in the Delta and Suisun Bay. Between 1887 and 1920, Suisun Bay became an erosional environment and continued to lose sediment through 1990. Enright and Culbertson (2009) discuss the effects of the changes in Suisun Bay bathymetry on salinity intrusion. Major dredging projects on the main Delta channels to create the Stockton and Sacramento Deep Water Ship Channels (DWSC) have also changed how flows and, therefore, salinity are distributed throughout the Delta.

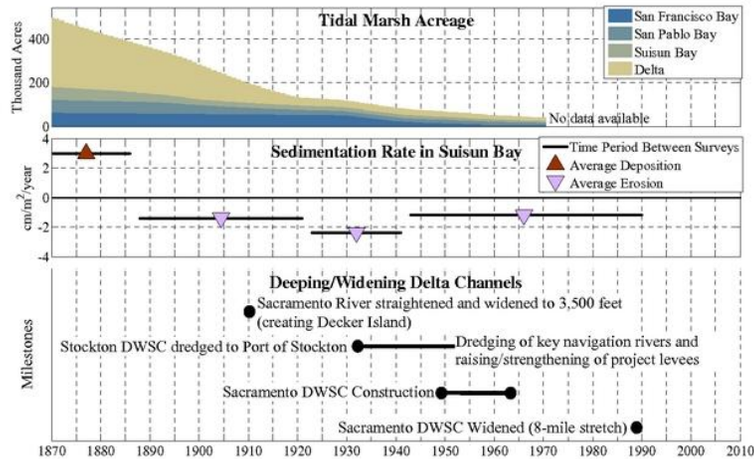
Each of these factors has changed the salinity regime: loss of tidal marsh lands has allowed increased tidal energy deeper into the Delta, increasing tidal flows and salinity dispersion (Enright and Culbertson, 2009), net erosion and increasing depth within Suisun Bay likely increased dispersive transport of salt up the estuary (Enright and Culbertson, 2009), and deeper channels allow increased salinity intrusion due to increased baroclinic circulation and increased tidal flow and dispersion..

However, these physical modifications generally have had less effect on salinity intrusion in the Delta than the major water management activities that have resulted in large-scale diversion of water for reservoir storage and agricultural, domestic, and industrial water use (Nichols *et al.*, 1986; Knowles, 2002). As will be seen in data presented in this document, early diversions before large-scale storage projects resulted in greatly increased salinity intrusion, especially in the summer irrigation season, peaking in September. Later, reservoir operations reduced salinity intrusion in the summer and fall, but increased it in the winter and

No comments

- n/a -

spring, up until the mid-1980's. Subsequent water operations have resulted in increased salinity intrusion year round.



**Figure 1-2 – Chronology of anthropogenic modifications to the Bay-Delta landscape**

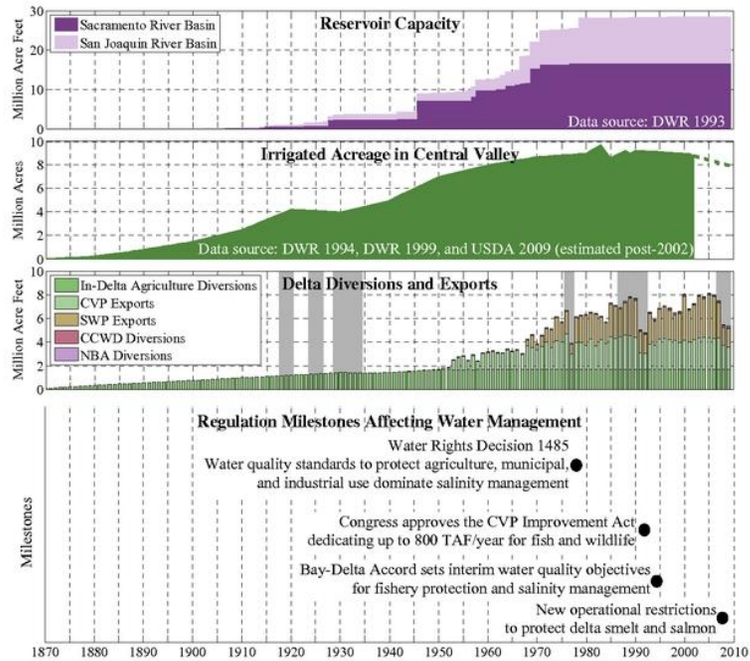
*Bay-Delta landscape has undergone significant changes since the mid-1800's. Tidal marsh acreage (top panel) has been significantly reduced (data from Atwater, et al., 1979). Suisun Bay received a pulse of sediment from hydraulic mining in the late 1800's (middle panel), but lost sediment from 1887 to 1990 (data from Cappiella et al., 1999). Numerous efforts to widen and deepen the main channels within the Delta have occurred throughout the 20<sup>th</sup> Century (bottom panel).*

The largest reservoir of the federal Central Valley Project (CVP), Lake Shasta, was completed in 1945, and the largest reservoir of the State Water Project (SWP), Lake Oroville, was completed in 1968. Total upstream reservoir storage capacity increased from 1 MAF in 1920 to more than 30 MAF by 1979. The CVP began exporting water from the southern Delta through Jones Pumping Plant (formerly known as the Tracy Pumping Plant) in 1951, and the SWP began exports through Banks Pumping Plant in 1968. By 1990, the combined export of water from the southern Delta through the Banks and Jones Pumping Plants was about 6 MAF per year.

Figure 1-3 shows that the greatest increase in upstream reservoir storage occurred from the 1920's through the 1960's. Prior to the construction of major water management reservoirs, irrigated acreage grew to about 4 MAF. The construction of the reservoirs allowed irrigated acreage to increase to about 9 MAF. Since 1951, when the first south Delta export facility was completed, annual diversions from the Delta have increased to a maximum of about 8 MAF; total annual diversions from the system are estimated at up to 15 MAF.

No comments

- n/a -



**Figure 1-3 – Chronology of anthropogenic activities that affect water management**  
*Reservoirs (top panel) and irrigated crops in the Central Valley (second panel) alter the timing and magnitude of water flow to reach the Delta. Diversions and exports within the Delta (third panel) further reduce the amount of water to flow through the Delta to Suisun Bay. Regulations (bottom panel) require modifications to water management activities to meet specific flow and water quality objectives.*

Figure 1-3 also presents the timeline for recent regulatory milestones that have affected Delta water quality. Salinity management was dominated by water quality standards to protect Delta agriculture and municipal and industrial (M&I) uses in the 1978 Water Quality Control Plan and State Water Resources Control Board (SWRCB) Decision 1485. The Bay-Delta Accord of 1994 and subsequent SWRCB Water Rights Decision 1641 made fishery protection the dominant factor for salinity management with new estuarine habitat or “X2 Standards”<sup>4</sup> from February through June, with minimum outflows for the remainder of the

<sup>4</sup> X2 is the distance, in kilometers from the Golden Gate, to the location of the 2 part per thousand salinity line. A larger X2 means salinity has intruded farther into the Delta.

**No comments**

- n/a -

year. The relationship between X2 and estuarine habitat is discussed in detail in Jassby *et al.* (1995).

These regulations apply throughout the year and have modified how the large-scale water management reservoirs and export facilities are operated. For instance, delta smelt was listed as a threatened species under the federal Endangered Species Act in 1993, and Sacramento River winter-run salmon was listed as endangered in 1994. The subsequent biological opinions, 1994 Bay-Delta Accord, and the adoption of a new water quality control plan by the State Water Resources Control Board in 1995, required increased reservoir releases in some months for temperature control in the Sacramento River below Shasta and for salinity control in Suisun Bay. They also applied additional limits on pumping at the export facilities in the south Delta.

Changes in water diversions and reservoir operations have altered the magnitude and timing of river flows to the Delta, and anthropogenic modifications to the Delta landscape have altered the interaction of fresh water from the rivers with salt water from the ocean, thus changing patterns of salinity intrusion into the Delta.

### **1.2. Comparing Historical Conditions**

Flow and salinity conditions prior to human interference varied according to seasonal and annual hydrological conditions, short-term and long-term drought cycles and other natural changes, so “natural” conditions include variability that must be considered in any analysis. Hydroclimatic variability is described by “unimpaired” runoff, which represents the natural water production of a river basin, unaltered by water diversions, reservoir storage and operation, and export of water to or import of water from other basins.

As discussed above, large-scale water management operations during the last 100 years superimposed on the anthropogenic modifications to the Delta landscape have significantly changed Delta conditions. It is possible to remove the effect that water management operations have had on flows and generate a corresponding set of unimpaired flows. However, it is not possible, without complex assumptions and modeling, to also remove the additional effect of the land use, channel and tidal marsh modifications to the Delta.

The historical conditions presented in this report have been determined from records in paleoclimatic fossils and measured directly with various scientific instruments. The paleoclimatic data start well before human influence, but continue through the 20<sup>th</sup> Century when anthropogenic modifications became significant.

Because of the natural hydroclimatic variability, no past historical period may fully represent “natural” conditions. Therefore, this report summarizes the available historical salinity information with reference to the time period of the observations, and then compares each period to the salinity regime during present day periods with similar upstream unimpaired hydrology. Where there are significant changes in salinity, despite similar upstream unimpaired hydrology, other factors such as landscape modifications and water management operations must be contributing factors.

**No comments**

- n/a -

### **1.3. Objective**

The objective of this report is to answer two major questions regarding the historical extent of fresh water and salinity in the western Delta and Suisun Bay:

- I. What was the extent of fresh water and what were the salinity conditions prior to large-scale reservoir operations and water diversions (i.e., prior to early 1900's) and prior to structural changes in the Delta (i.e., prior to the 1860's)?
- II. What are the effects of large-scale water management practices (reservoir operations and diversions) on salinity conditions in the western Delta and Suisun Bay?

### **1.4. Report Structure**

The remainder of this report is organized as follows:

#### **Section 2: Paleoclimatic Evidence of the Last 10,000 Years**

Estimated river flow data and salinity records for the past several thousand years have been obtained from paleoclimatic records, such as tree rings and sediment cores. These records capture the hydroclimatic variations over decadal and centennial time scales and are useful tools in understanding the freshwater flow and salinity regimes before modern instrumentation.

#### **Section 3: Instrumental Observations of the Last 140 Years**

Long-term precipitation and river runoff records from the 1870's to the present provide context for the salinity observations. Climatic variability of precipitation and runoff in the upper watershed has a significant influence on salinity intrusion, with greater salinity during dry periods and lower salinity during wet periods. If, for example, the salinity is greater or less than what would be expected based on the natural climatic variability, as measured by unimpaired runoff, other factors must be influencing salinity intrusion.

Reservoir operations, diversions and consumptive use (collectively termed "water management") alter the amount of runoff from the upper watershed that actually flows out of the Delta. Observations and common computer models are used to assess the effects of this water management on Net Delta Outflow (the net quantity of water flowing from the Delta to the Suisun Bay) and on salinity in the western Delta and Suisun Bay. Observations include measurements of salinity indicators by the California & Hawaiian Sugar Refining Corporation (C&H) from the early 1900's and long-term monitoring data from the Interagency Ecological Program (IEP). Modeling tools include the DAYFLOW program from IEP, the DSM2 model from the California Department of Water Resources, the X2<sup>5</sup>

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<sup>5</sup> X2 is defined as the distance from the Golden Gate to the 2 part-per-thousand isohaline (equivalent to a salinity of 2 grams of salt per kilogram of water), measured along the axis of the San Francisco Estuary. X2 is often used as an indicator of freshwater availability and fish habitat conditions in the Delta (Jassby *et al.*, 1995; Monismith, 1998).

equation (Kimmerer and Monismith, 1992) and Contra Costa Water District's salinity outflow model (also referred to as the G-model) (Denton, 1993; Denton and Sullivan, 1993).

#### **Section 4: Qualitative Observations of Historical Freshwater Flow and Salinity Conditions**

Qualitative observations on salinity conditions in the western Delta and Suisun Bay from an early water rights lawsuit and from various literature reports are discussed to provide a perspective of the salinity conditions prevailing in the late 1800's and early 1900's. The 1920 lawsuit filed by the Town of Antioch against upstream irrigation districts alleged that the upstream water diversions were causing increased salinity intrusion at Antioch (Town of Antioch v. Williams Irrigation District, 1922). Briefings and testimony from the legal proceedings are indicative of the salinity conditions prevailing in the early 1900's, as are literature reports of conditions in the western Delta and Suisun Bay. These reports contain both qualitative observations and anecdotal information regarding historical salinity conditions. Because the proceedings were adversarial in nature, this report focuses on the testimony of the upstream interests, who were trying to demonstrate the extent of salinity intrusion in the Delta prior to their diverting water. Note that the Supreme Court did not base its final decision on the evidence of whether or not Antioch had continuous access to fresh water. The Court's decision was based on the State policy to irrigate as much land as possible for agriculture; the Court did not pass judgment on the accuracy of the testimony of either side.

#### **Section 5: Conclusions**

This section synthesizes the findings from Sections 2 through 4 and presents the overall conclusions regarding trends in the historical Delta salinity.

***No comments***

- n/a -

**No comments**

- n/a -

## 2. Paleoclimatic Evidence of the Last 10,000 Years

Paleoclimatic evidence from the watershed of San Francisco Bay (Bay) and Sacramento-San Joaquin Delta (Delta), obtained from proxy information such as tree rings and sediment deposits, provides a history of conditions before modern direct instrumental observations. Evidence of major regional climatic events that represent long-term wet period and drought cycles will be discussed, followed by discussions of Delta watershed runoff and Delta salinity, as measured by flow and electrical conductivity instrumentation.

### 2.1. Major Regional Climatic Events

The modern Bay-Delta is relatively young in terms of geologic timescales. The estuary started forming around 8,000 to 10,000 years ago (Atwater *et al.* 1979), when rapid sea level rise allowed the ocean to enter the Golden Gate. At this time, there was no Bay or Delta, but simply river valleys. Rapid sea level rise continued, such that approximately 6,000 years ago, the outline of San Francisco Bay, including San Pablo Bay and Suisun Bay, resembled the modern extent. At about the same time, sea level rise slowed to a more moderate pace, allowing tidal marshes to begin to form.

Malamud-Roam *et al.* (2007) review paleoclimate studies in the Bay-Delta watershed, summarizing evidence of climate variability through the development of the present day Bay-Delta system (Table 2-1).

**Table 2-1 – Climate during the evolution of the Bay-Delta estuary**

*Overview of precipitation, temperature, and sea level conditions during the last 10,000 years based on data from Malamud-Roam *et al.* (2007) and Meko *et al.* (2001). Time periods are given in terms of number of years ago (represented as age, a; or ka for 1,000 year ago) and the Common Era (BCE/CE) calendar system. The shading indicates relatively dry periods.*

<i>Approximate Time Period</i>	<i>Prevailing Climate and Geomorphology</i>
10 ka to 8 ka 8000 BCE to 6000 BCE	<ul style="list-style-type: none"><li>▪ Rapid sea level rise</li><li>▪ Ocean enters Golden Gate</li><li>▪ San Francisco Bay is just a river valley</li><li>▪ Cooler than 20th Century, but becoming warmer and drier</li></ul>
6 ka to 5 ka 4000 BCE to 3000 BCE	<ul style="list-style-type: none"><li>▪ Sea level rise slows to more moderate pace</li><li>▪ Outline of San Francisco Bay resembles modern extent</li><li>▪ Tidal marsh begins to form in the Delta</li><li>▪ Temperature reaches a maximum of the last 10,000 years</li><li>▪ Relatively dry conditions</li><li>▪ Central Valley floodplain system began to develop</li></ul>

No comments

- n/a -

<i>Approximate Time Period</i>	<i>Prevailing Climate and Geomorphology</i>
4 ka to 2 ka 2000 BCE to 1 CE	<ul style="list-style-type: none"><li>▪ Cooling trend with increased precipitation</li><li>▪ Large flood occurred ~3,600 years ago (1600 BCE)</li></ul>
2 ka to 0.6 ka 1 CE to 1400 CE	<ul style="list-style-type: none"><li>▪ Trend to more arid, dry conditions</li><li>▪ Severe droughts:<ul style="list-style-type: none"><li>▪ 1,100 to 850 years ago (900 CE to 1150 CE)</li><li>▪ 800 to 650 years ago (1200 CE to 1350 CE)</li></ul></li></ul>
0.6 ka to 0.2 ka 1400 CE to 1800 CE	<ul style="list-style-type: none"><li>▪ Relatively cool and wet conditions</li><li>▪ Numerous episodes of extreme flooding</li><li>▪ Includes "Little Ice Age" (1400 CE to 1700 CE)</li></ul>
90 a to 50 a 1910 CE to 1950 CE	<ul style="list-style-type: none"><li>▪ Dry period in the Sacramento River Basin.<ul style="list-style-type: none"><li>▪ Longest dry period in the last 420 years (34 years centered on the 1930's)</li><li>▪ Driest 20-year period in the last 370 years (1917 CE to 1936 CE)</li></ul></li></ul>

A number of scientific studies have used paleo-reconstruction techniques to obtain long-term (decadal, centennial and millennial time scale) records of river flow (e.g., Earle, 1993; Meko *et al.*, 2001) and salinity of the Bay and Delta (e.g., Ingram and DePaolo, 1993; Wells and Goman, 1995; Ingram *et al.*, 1996; May, 1999; Byrne *et al.*, 2001; Goman and Wells, 2000; Starratt, 2001; Malamud-Roam and Ingram, 2004; Malamud-Roam *et al.*, 2006; Malamud-Roam *et al.*, 2007; and Goman *et al.*, 2008). The reconstructions described in the following sections focus on the 2,000 years before present. As indicated in Table 2-1, this period was relatively dry with two extreme regional droughts, followed by relatively cool and wet conditions during the "Little Ice Age," then by a return of dry conditions at the early part of the 20<sup>th</sup> Century.

## 2.2. Reconstructed Unimpaired Sacramento River Flow

Meko *et al.* (2001a,b) used tree-ring chronologies in statistical regression models to reconstruct time series of annual unimpaired Sacramento River flow<sup>6</sup> for approximately the past 1,100 years (for the period 869 CE – 1977 CE). As discussed in Section 1.2, unimpaired flow is an estimate of the flow that would occur in the basin without the effects of water management activities.

The 1,100-year record shows strong variability between individual water years (Figure 2-1), with annual flow ranging from approximately 8% of average to 265% of average, where average is defined here for practical purposes as the average observed unimpaired flow from

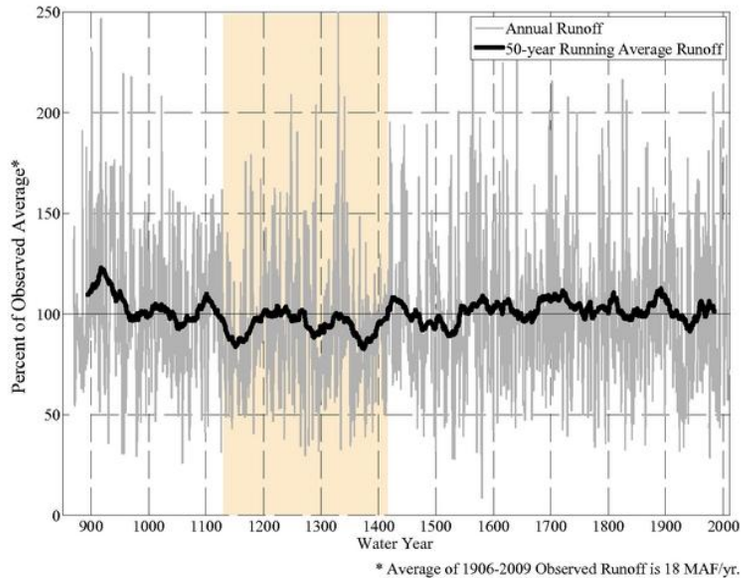
<sup>6</sup> Meko *et al.* (2001a) used the annual unimpaired flow record for the Sacramento River provided by the Department of Water Resources, which is the sum of the following: flow of the Sacramento River at Bend Bridge, inflow of the Feather River to Lake Oroville, flow of the Yuba River at Smartville, and the flow of the American River to Folsom Lake. This definition is consistent with the definition typically used in hydro-climatic studies of this region (e.g., <http://cdec.water.ca.gov/cgi-progs/iodir/WSIHIST>)

**No comments**

- n/a -

1906 to 2009 of 18 million acre-feet per year (MAF/yr). The reconstructed record shows alternating periods of wet and dry conditions and is consistent with historical droughts (such as the drought in the Mono Lake region of California in the medieval period, around 1150 CE) reported by other paleoclimate studies (Malamud-Roam *et al.*, 2006).

As indicated by the shading in Figure 2-1, the driest long-term drought in the Sacramento River basin in the last 1,100 years occurred from approximately 1130 CE to 1415 CE when the 50-year average flow was seldom above normal for nearly 300 years. Following this drought, conditions were relatively wet (from approximately 1550 CE to 1900 CE). The timing of these droughts and wet periods will be compared to paleosalinity records in the following section.



**Figure 2-1 – Reconstructed annual unimpaired Sacramento River flow 869 CE to 2009 CE**

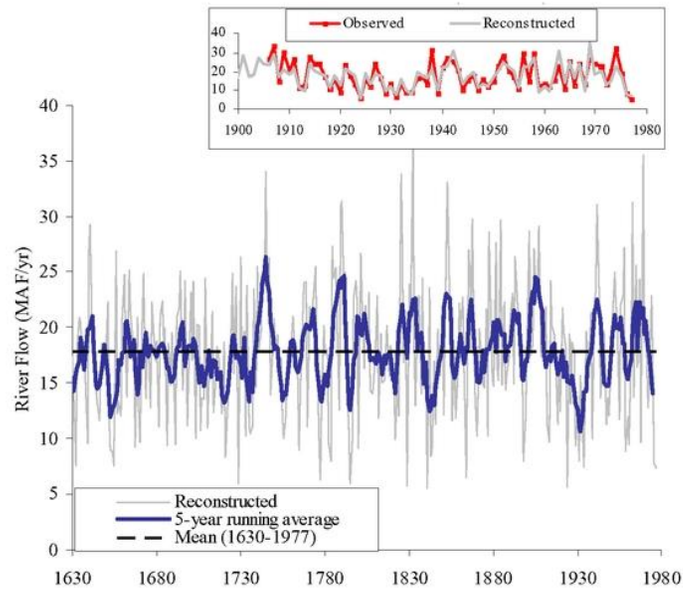
*Annual reconstructed unimpaired Sacramento River flow (grey line) as a percentage of the average annual observed runoff from 1906 to 2009 shows strong variability between years. The 50-year running average (thick black line) illustrates there were extended periods of above-normal and below-normal runoff conditions. The orange shading highlights an extended dry period in the reconstructed unimpaired Sacramento River data when the 50-year average flow is seldom above normal for nearly 300 years. Data for 869 CE to 1905 CE were reconstructed by Meko *et al.* (2001b); data for 1906 CE to 2009 CE are observed records from the California DWR (2009).*

**No comments**

- n/a -

Meko *et al.* (2001a) indicated that for their 1,100-year reconstructed period, the 1630-1977 data are more reliable than the earlier time period, because of better availability of tree-ring information and superior regression model statistics. Figure 2-2 shows the reconstructed time series of annual unimpaired Sacramento River flow from 1630 to 1977 from Meko *et al.* (2001b). The inset in Figure 2-2 shows there is a good match between the reconstructed flows (grey line) and the observed annual flows (red line) during the period of overlap between the reconstructed and observed records (from 1906 to 1977).

Multi-decadal periods of alternating wet and dry conditions are pervasive throughout the reconstructed record. The wet conditions of the late 1800's and early 1900's, which were followed by severe dry conditions in the 1920's and 1930's, are consistent both with observed precipitation and estimated Sacramento River runoff for these time periods (see Section 3) and with literature reports of historical conditions (see Section 4).



**No comments**

- n/a -

**Figure 2-2 – Reconstructed annual unimpaired Sacramento River flow from 1630-1977.**

*Annual reconstructed unimpaired Sacramento River flow (grey line in main panel and inset) for the 1630 to 1977 time period was identified by Meko et al. (2001a) as the most accurate period of reconstruction. Inset panel illustrates the comparison between observed (red) and reconstructed (grey) unimpaired flows during the overlap period. The mean of the reconstructed unimpaired flow for 1630-1977 is 17.7 MAF/yr (dashed horizontal line in main panel). The 5-year centered running average (thick solid blue line in main panel) illustrates the decadal trends.*

Meko *et al.* (2001a) identified the severe drought periods in the reconstructed Sacramento River flow record (1630-1977) by computing the lowest *n*-year moving average. For instance, to determine the most severe 6-year drought, Meko *et al.* calculated the moving average using a 6-year window for the entire data set and then identified the lowest 6-year average. Meko *et al.* found that the period from the early 1920's to late 1930's experienced the lowest 6-year, 10-year, 20-year, and 50-year averages (or droughts), both in the reconstructed and observed records. The observed droughts in Table 2-2 have been updated through present (1906-2009) using the same analysis; this update did not change the drought time periods identified by Meko *et al.* The reconstructed record of unimpaired Sacramento River flow shows the period from early 1920's to late 1930's experienced some of the worst drought conditions since 1630. Additional data are presented in Appendix B.

**Table 2-2 – Periods of drought from the reconstructed and observed records of unimpaired Sacramento River flow**

*Severe drought periods in the reconstructed Sacramento River flow record (1630-1977) were determined by Meko et al. (2001a) by computing the lowest n-year moving average of the reconstructed annual unimpaired Sacramento River flow. The same method was used to determine the most severe droughts of the observed record (1906-2009).*

	Period of lowest <i>n</i> -Year moving average Sacramento River flow					
	1-Year	3-Year	6-Year	10-Year	20-Year	50-Year
<b>Reconstruction (1630-1977)</b>	1924	1775 to 1778	1929 to 1934	1924 to 1933	1917 to 1936	1912 to 1961
<b>Observations (1906-2009)</b>	1977	1990 to 1992	1929 to 1934	1924 to 1933	1918 to 1937	1917 to 1966

**Conclusions**

Reconstruction of unimpaired Sacramento River flow indicates:

- Annual precipitation is highly variable. Even during long dry periods, individual years can be very wet.
- The Sacramento River basin experienced a multi-century dry period from about 1100 C.E. to 1400 C.E.
- The drought period in the 1920's and 1930's represents some of the worst drought conditions in the last 400 years.

**No comments**

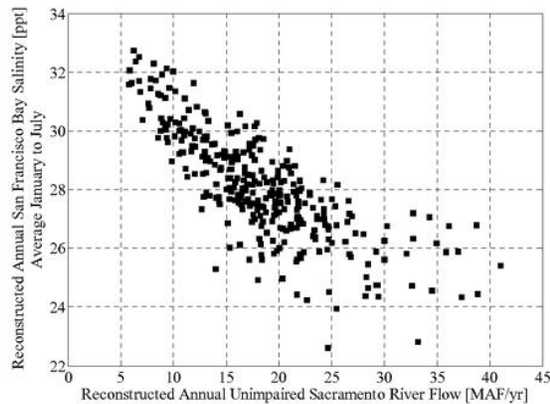
- n/a -

### 2.3. Reconstructed Salinity in the Bay-Delta Estuary

#### Tree Ring Data

The interaction between saline ocean water from the Pacific Ocean and fresh water from the rivers flowing into the Delta determines the ambient salinity conditions in the Delta and the Bay. Estimates of historical precipitation derived from tree ring data can therefore be used to estimate the corresponding salinity conditions in the Delta.

Stahle *et al.* (2001) used tree ring chronologies from blue oak trees located in the drainage basin to San Francisco Bay to reconstruct salinity at the mouth of San Francisco Bay. Recognizing that a number of factors influence salinity other than precipitation (estimated from tree rings), the authors chose a time period prior to substantial water development when the salinity data were fairly constant in mean and variance. During the calibration period (1922-1952), annual tree ring growth correlates well with average salinity near the Golden Gate Bridge ( $r^2=0.81$ ). Using this transfer function, Stahle *et al.* (2001) reconstructed annual average January to July salinity for all years 1604 to 1997.



**Figure 2-3 – Reconstructed salinity near the mouth of San Francisco Bay compares well with reconstructed unimpaired Sacramento River flow in the upper watershed**

*For each year from 1630 to 1952, the annual unimpaired Sacramento River flow (from Meko *et al.*, 2001b) is plotted against the annual average salinity at Fort Point (from Stahle *et al.*, 2001).*

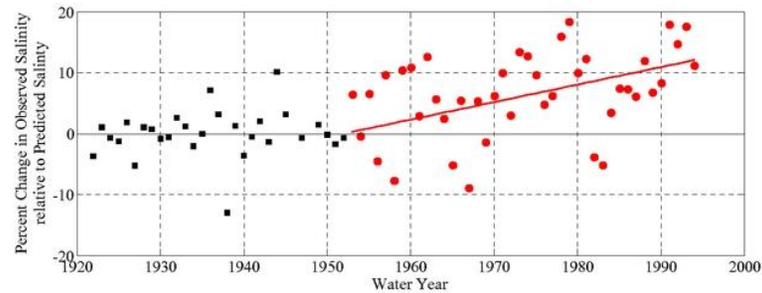
As shown in Figure 2-3, the salinity reconstruction by Stahle *et al.* (2001) compares well with the unimpaired flow reconstruction by Meko *et al.* (2001b). The data follow the expected inverse exponential relationship between flow and salinity. Over the period from

**No comments**

- n/a -

1630 to 1952, reconstructed salinity increases as reconstructed unimpaired Sacramento River flow decreases. The agreement is strongest in dry years. The increased scatter in wet years may reflect the limitations in the tree ring methods.

Stahle *et al.* (2001) identified an increasing divergence of observed salinity relative to predicted (reconstructed) salinity after 1952 (Figure 2-4) and suggested that the majority of differences are due to increased water diversions. During the calibration period (1922-1952), the observed salinity is typically within +/- 5% of the reconstructed salinity. However, from 1953-1994, the data show an increasing trend for observed salinity to be greater than predicted, exceeding reconstructed salinity by over 15% in 1978, 1979, 1991, and 1993. Since 1969, observed salinity has exceeded reconstructed salinity in all years except the extremely wet years of 1982 and 1983.



**Figure 2-4 – Percent change in observed salinity relative to predicted (reconstructed) salinity for the period 1922 to 1994**

*The reconstructed salinity record by Stahle et al. (2001) overlaps with the observed salinity record from 1922 to 1994. During this period, the percent change of observed salinity relative to predicted salinity is determined as (observed salinity – reconstructed salinity) divided by reconstructed salinity, with positive values indicating when observed salinity exceeded the reconstructed salinity prediction. The calibration period is indicated with black squares, with the period outside the calibration window indicated by red circles. The straight red line is the linear trend in the post-calibration period, indicating observed salinity is increasingly diverging from predicted (reconstructed) salinity.*

These data suggest that since the 1950's, water management operations have increased salinity, with an escalating effect over the period of record. In addition, it is worth noting that significant anthropogenic modifications to the landscape and water usage had already occurred prior to the 1922-1953 calibration period (see Figure 1-2 and Figure 1-3). Although this study is unable to evaluate the effect of anthropogenic modifications prior to 1953, the following section examines salinity prior to human interference at multiple sites in the Bay-Delta.

Tree ring reconstructions such as Meko *et al.* (2001a) and Stahle *et al.* (2001) have the advantage of providing high temporal resolution (i.e. annual) over approximately the last 1,000 years. However, a possible disadvantage of this method is the age of trees, limiting

**No comments**

- n/a -

high accuracy estimates to approximately the last 400 years. A second possible disadvantage of using tree ring reconstructions for paleosalinity is the remote location of the trees relative to the estuary. Paleosalinity estimates from tree rings in the upper basin necessarily assume that the precipitation patterns archived in the tree rings are representative of the quantity of water that reaches the estuary. However, as observed by Stahle *et al.*, anthropogenic water management affects the amount of water that flows through the estuary.

### ***Sediment Core and Fossil Data***

Because of uncertainties in estimates of precipitation and salinity derived from tree ring data, other paleosalinity methods that rely on local fossils to determine local salinity have also been explored. Organic deposits accumulated in the sediments contain signatures of the ambient conditions that can be used to infer the variations in salinity over geologic time scales. Although reconstructions from sediment cores have a coarser temporal resolution than tree rings, the variations in climate and landscape responses to change are better defined geographically because the evidence of localized climate change is preserved as a time series *in situ*, at the site of interest.

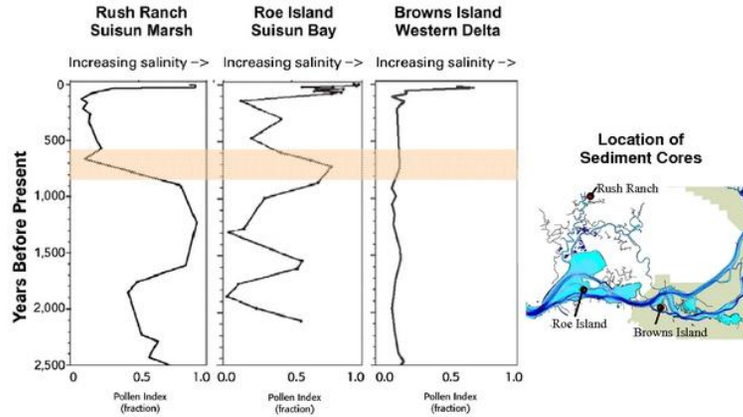
The San Francisco Bay-Delta has been the focus of several paleoclimatic reconstructions from sediment cores. Changes in wetland plant and algae communities are the dominant response in the Bay and Delta to climate change and associated fluctuations in temperature and precipitation. Proxies of plant and algae response to environmental conditions are preserved in the sediment cores and determined by:

- quantification and taxonomic identification of
  - (i) diatom frustules (Byrne *et al.*, 2001; Starratt, 2001; Starratt, 2004),
  - (ii) plant seeds and roots (Goman *et al.*, 2008),
  - (iii) plant pollen (May, 1999; Byrne *et al.*, 2001; Malamud-Roam and Ingram, 2004), and,
- measurement of peat carbon isotope ratios (Byrne *et al.*, 2001; Malamud-Roam and Ingram, 2004).

Results from plant pollen identification for three sites in the western Delta and Suisun Bay and Marsh are summarized below in Figure 2-5. The data indicate that Browns Island tidal marsh, near the confluence of the Sacramento and San Joaquin Rivers in the western Delta (Figure 2-5) was predominately a freshwater system for 2,500 years, even during century-long droughts. This condition prevailed until the early 1900's. The shading in Figure 2-5 corresponds to the nearly 300-year dry period identified in the reconstructions of annual unimpaired Sacramento River flow (Figure 2-1). Although salinity intrusion occurred during this period in Suisun Bay at Roe Island, and during earlier long drought periods, salinity did not affect the western Delta to the same degree. This suggests a change in spatial salinity gradient characteristics, and is possibly due to the effect on salinity intrusion of the vast tidal marshes that existed in the Delta until the early 20th Century.

**No comments**

- n/a -



**Figure 2-5 – Paleosalinity evidence derived from pollen data**  
Salinity variability over the last 2,500 years at Rush Ranch in Suisun Marsh (left panel), Roe Island in Suisun Bay (center panel), and Browns Island in the Western Delta (right panel). Data are reproduced from Malamud-Roam and Ingram (2004). Orange shading across each panel corresponds to the nearly 300-year dry period identified in the annual unimpaired Sacramento River flow reconstruction (see Section 2.2) Locations of each of the sediment cores are illustrated in the map on the right.

Malamud-Roam *et al.* (2006) attributed the differences between sites to a combination of methodological issues (such as sampling frequency and core chronology) and site-specific ecological differences (such as site elevation, location relative to channel and sedimentation rates over time). However, all of the paleosalinity reconstructions based on pollen, diatoms and carbon isotopes are in general agreement and suggest that salinity increased abruptly about 100 years ago, reaching or exceeding salinity levels at any other time in the 2,500 years of reconstructed records.

This increase in salinity may correspond to the reduction in unimpaired Sacramento River flow evidenced in the tree ring reconstructions by Meko *et al.* (2001a), which determined that the 1920's and 1930's experienced the worst droughts in the last 400 years. However, the droughts in the 1920's and 1930's do not appear to be as severe as the droughts between 1100 CE to 1400 CE (600 to 900 years ago), as categorized by unimpaired Sacramento River flow. Yet salinity in Suisun Bay and the western Delta appears to meet or exceed the level of the medieval droughts, indicating factors besides natural precipitation and runoff patterns have affected salinity in the last 100 years.

**No comments**

- n/a -

**Conclusions**

Reconstructions of salinity in the Bay and Delta indicate:

- Precipitation in the drainage basin for San Francisco Bay (as recorded in tree rings) is a good indicator of salinity near the mouth of the Bay for the period 1922-1953; however, since 1953, increased water diversions have increased observed salinity above the level predicted from precipitation estimates.
- The Delta was a predominately freshwater system for 2,500 years, until the early 1900's, even during century-long droughts.
- The multi-century dry period identified in unimpaired Sacramento River flow reconstruction is evident in Suisun Bay sediments but not in Delta sediments, indicating that salinity did not intrude as far into the Delta during past droughts as it has during the last 100 years.
- The evidence from most sites suggests that current salinity levels are as saline as, or more saline than, previous historical conditions.

**No comments**

- n/a -

### 3. Instrumental Observations of the Last 140 Years

Field measurements of rain and snow have far greater accuracy and resolution than the paleoclimate records of precipitation; similarly, field measurements of salinity have far greater accuracy and resolution than the paleosalinity records from sediment cores. These instrumental observations will be used to analyze in more detail the salinity increase identified in the paleoclimate records approximately 100 years ago and determine if the increase in salinity has persisted.

The first sub-section presents observations of precipitation and unimpaired runoff in the upper basin, indicating the natural climatic variability and amount of fresh water available within the Bay-Delta watershed. The second sub-section examines Net Delta Outflow (NDO), which is the amount of water flowing through the Delta into Suisun Bay, directly affecting the level of salinity intrusion into the Delta. NDO is analyzed under both unimpaired (without water diversions and reservoir storage and releases) and historical (actual) conditions; comparison between unimpaired and actual conditions reveals the effect of water management practices. The third sub-section presents field measurements and model-based estimates of salinity at various locations within the Delta and Suisun Bay.

#### 3.1. Precipitation and Unimpaired Flow in the Upper Basin

Precipitation in the Bay-Delta watershed indicates the amount of water available within the system, which could ultimately reach the Bay and affect salinity conditions. However, since precipitation falls as both rain and snow, the timing of runoff to the river channels is often lagged a few months due to snow melt conditions. For this reason, estimates of unimpaired flow (runoff) are generally used to characterize hydrological variability. Unimpaired runoff represents the natural water production of a river basin, unaltered by water diversions, reservoir storage and operation, and export of water to or import of water from other basins.

Figure 3-1 illustrates the total annual precipitation at Quincy<sup>7</sup> in the northeastern Sierra, the total annual unimpaired Sacramento River flow<sup>8</sup> and total unimpaired San Joaquin River flow<sup>9</sup>. Figure 3-2 shows the locations of the eight precipitation stations in northern California used to compute the Sacramento eight-station precipitation index (left panel) and the measurement locations of eight flow gages used to calculate the Sacramento and San Joaquin unimpaired flow data (right panel). Additional information on the annual unimpaired flows is provided in Appendix C.

As discussed in Section 2.2, the total annual unimpaired Sacramento River flow exhibits strong variability between years, both in the reconstructed and observed data. Figure 3-1

<sup>7</sup> Precipitation data are from Menne *et al.* (2009)

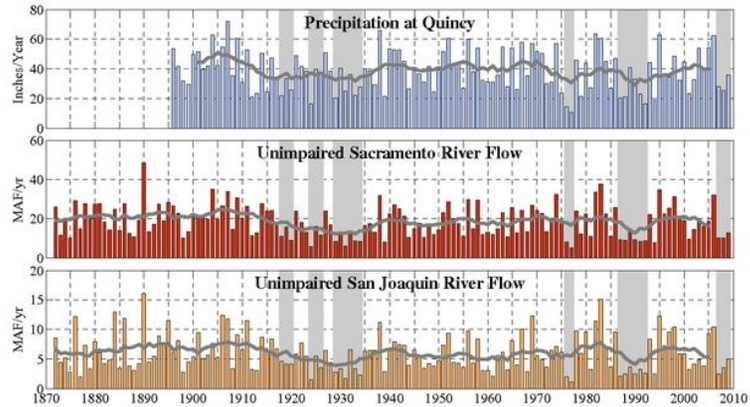
<sup>8</sup> "Unimpaired Sacramento River flow" is defined as the sum of the "full natural flows" from the Sacramento River at Bend Bridge, Feather River inflow to Lake Oroville, Yuba River at Smartville, and the American River inflow to Folsom Lake. (<http://cdec.water.ca.gov/cgi-progs/iodir/WSIHIST>)

<sup>9</sup> "Unimpaired San Joaquin River flow" is defined as the sum of the full natural flows from the Stanislaus River inflow to New Melones Lake, Tuolumne River inflow to New Don Pedro Reservoir, Merced River inflow to Lake McClure, and San Joaquin River inflow to Millerton Lake (<http://cdec.water.ca.gov/cgi-progs/iodir/WSIHIST>)

**No comments**

- n/a -

indicates that the trends revealed in the total annual unimpaired Sacramento River flow (middle panel) are also evident in the total annual precipitation at Quincy (top panel) and the total annual unimpaired San Joaquin River flow (bottom panel). Alternating periods of wet and dry conditions are evident in both river basins. These data indicate there were wetter than normal conditions in the late 1800's and early 1900's, followed by severe dry conditions in the 1920's and 1930's. These were then followed by generally wetter conditions until the mid-1970's.

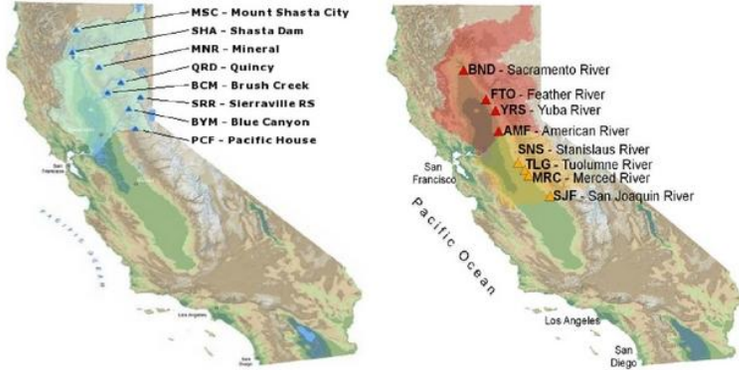


**Figure 3-1 – Total annual precipitation and unimpaired flow in the upper Sacramento and San Joaquin River basins (1872-2009)**

Total annual precipitation at Quincy in the northeastern Sierra (top panel), total annual unimpaired Sacramento River flow (middle panel), and total annual unimpaired San Joaquin River flow (bottom panel). Bar color on each panel indicates the regional location of the measurements, reflected in the remaining figures of this section (Figure 3-2, Figure 3-3, and Figure 3-4). Grey line within each panel is the 10-year moving average for each parameter.

**No comments**

- n/a -



**Figure 3-2 – Locations of Precipitation and Runoff Measurements**

*Location of stations used in the determination of the 8-station precipitation index for northern California (left map), including the location of Quincy (QRD), and the unimpaired Sacramento River flow (red stations, right map) and unimpaired San Joaquin River flow (orange stations, right map).*

Knowles (2000) illustrated that the seasonal timing of runoff can significantly alter salinity intrusion without any change to the total annual runoff. For this reason, it is critical to examine the monthly variability in precipitation and unimpaired runoff. Monthly precipitation and unimpaired flow values are available for a shorter time period (generally 1921 to present) than the total annual values (generally 1870's to present).

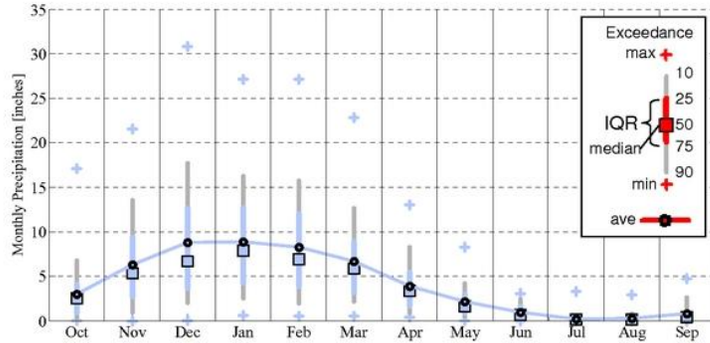
The monthly distribution of the Sacramento eight-station precipitation index<sup>10</sup> indicates that most of the precipitation in northern California occurs during November through March (Figure 3-3). The variability between years, represented by the vertical bars and '+' marks, shows the distribution is positively skewed, i.e., excessively high precipitation occurs in relatively few years.

Figure 3-4 presents the monthly distribution of unimpaired flow for both the Sacramento and San Joaquin River basins. River flow lags precipitation by about two months because of storage of some precipitation in the form of snow and subsequent snowmelt in the spring. Most of the unimpaired inflow to the Delta originates from the Sacramento Basin, although the contributions from the two basins are approximately the same during the months of late-spring and early-summer snow melt, when unimpaired runoff from the San Joaquin Basin peaks.

<sup>10</sup> Data from 1921 through 2008, downloaded from <http://edec.water.ca.gov/cgi-progs/precip1/8STATIONHIST>

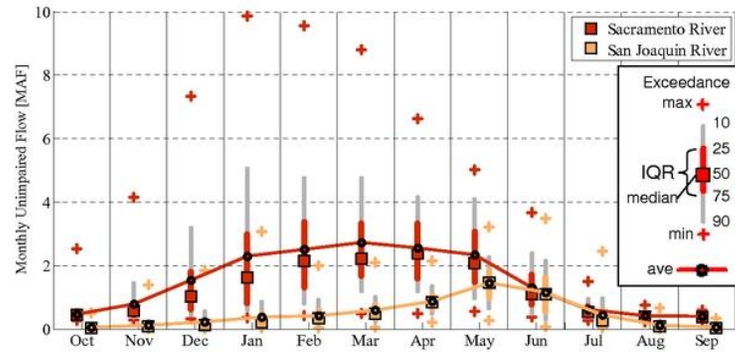
No comments

- n/a -



**Figure 3-3 – Monthly Distribution of Precipitation in the Sacramento River Basin**

Distribution of monthly precipitation for water years 1921 through 2008. Monthly averages are indicated by the blue line with black circles. Monthly median is given by the blue squares, while the interquartile range is indicated by the vertical blue line for each month and the vertical grey line extends to the 10<sup>th</sup> and 90<sup>th</sup> percentiles. Maximum and minimum values are indicated by '+' marks.



**Figure 3-4 – Monthly distribution of unimpaired flow in the Sacramento and San Joaquin River basins**

Distribution of monthly unimpaired flows for water years 1921 through 2008. Monthly averages are indicated by the lines with black circles. Monthly median is given by the squares, while the interquartile range is indicated by the vertical line for each month and the vertical grey line extends to the 10<sup>th</sup> and 90<sup>th</sup> percentiles. Maximum and minimum values are indicated by '+' marks.

## ***No comments***

- n/a -

### ***Conclusions***

The long-term observations of precipitation and unimpaired flow indicate:

- Relatively wet conditions occurred in the late 1880's to about 1917 in both the Sacramento and San Joaquin River watersheds prior to large-scale water management operations.
- Unusually dry conditions occurred from about 1918 through the late 1930's; these persistent dry conditions are not representative of the average conditions over the last 130 years.
- Precipitation in Sacramento River watershed peaks between December and March; the unimpaired river flow lags by about 1 to 2 months because of snow melt.

**No comments**

- n/a -

### **3.2. Net Delta Outflow**

The quantity of water flowing from the Delta into Suisun Bay, defined as Net Delta Outflow (NDO), is the primary factor in determining salinity intrusion in Suisun Bay and the western Delta. Unimpaired NDO is calculated using unimpaired flow in the Sacramento and San Joaquin Rivers (Section 3.1) as well as contributions from other minor tributaries.<sup>11</sup> Unimpaired NDO is the hypothetical Delta outflow that would occur in the absence of any upstream diversion or storage, but with the existing Delta channel and upstream channel configuration.

Because the outflow from the Delta at the wide and deep entrance to Suisun Bay cannot be measured accurately, the parameter of historical (actual) NDO is estimated from a daily mass balance of the measured river inflows to the Delta, measurements of water diversions at major pumping plants in the Delta, and estimates of net within-Delta consumptive use (including Delta precipitation and evaporation).

The effect of anthropogenic water management on NDO is illustrated below by comparing monthly estimates of unimpaired NDO<sup>12</sup> and historical (actual) NDO<sup>13</sup> (Figure 3-5). Since unimpaired flow estimates also assume the existing Central Valley and Delta landscape (reclaimed islands, no natural upstream flood storage, current channel configuration, etc.), this comparison reveals the net effect of water management only. This analysis does not address the change due to physical modification to the landscape or sea level rise.

For the period of joint record, when both unimpaired and historical NDO values are available (water year 1930 through 2003), historical NDO decreased even though unimpaired NDO increased slightly. The long-term (74-year) linear trend in monthly unimpaired NDO (the black dashed line in top panel of Figure 3-5) increased on average 0.49 MAF/month; thus, by 2003, the average annual unimpaired NDO had increased 5.9 MAF/year since 1930. In contrast, the long-term linear trend in monthly historical NDO (the black dashed line in middle panel of Figure 3-5) decreased on average -0.29 MAF/month, totaling a decrease in historical (actual) NDO of -3.5 MAF/year. This corresponds to a net increase in diversion of 9.4 MAF/year of water from the Delta upstream watershed relative to the 1930 level<sup>14</sup>.

Increased diversion and export of water have decreased historical NDO (middle panel of Figure 3-5), but this has been partially offset by a natural increase in unimpaired NDO (top panel). The difference between historical and unimpaired NDO (bottom panel) is due to the cumulative effects of upstream diversions, reservoir operations, in-Delta diversions, and

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<sup>11</sup> Unimpaired NDO does not include water imported from the Trinity River system, which is outside the Delta watershed.

<sup>12</sup> Unimpaired NDO data was obtained from Ejeta (2009), which is an updated version of DWR (1987).

<sup>13</sup> Historical NDO data was obtained from the IEP's DAYFLOW program (<http://www.iep.ca.gov/dayflow/index.html>).

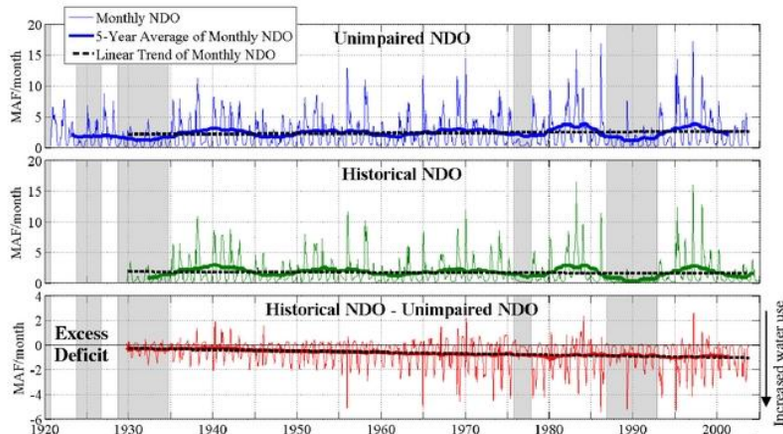
<sup>14</sup> This is consistent with current estimates of approximately 15 MAF/year total diversion from the system, which includes the 4-5 MAF/year diversions established prior to 1930 and approximately 1 MAF/year additional water supply imported from the Trinity River system.

**No comments**

- n/a -

south-of-Delta exports. During most months, water management practices have historically resulted in historical (actual) NDO that is less than unimpaired conditions, indicated by a negative value for the quantity (historical NDO – unimpaired NDO).

Because the difference between monthly historical and unimpaired NDO has become more negative over time, the periods of excess conditions (when historical NDO exceeds unimpaired NDO) have become very infrequent. The only occurrences are now following the wettest years, primarily due to releases from reservoirs in the fall to make room for winter flood control storage.



**Figure 3-5 – Time series of Monthly Net Delta Outflow under unimpaired conditions and historical (actual) conditions**

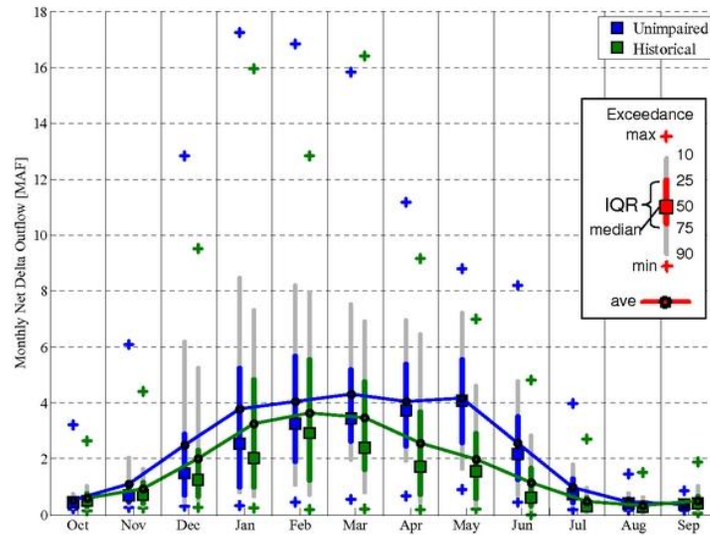
*The thin color line on each panel indicates the monthly NDO, the thick color line indicates a running 5-year average of the monthly NDO, and the dashed black line indicates the linear long-term trend.*

The monthly distribution (Figure 3-6) of unimpaired NDO and historical NDO for water years 1930 to 2003 reveals that for all months except September and October (when NDO is low), average unimpaired NDO is greater than average monthly historical NDO. The tendency in the average historical NDO toward greater flow in September and October is influenced strongly by the period prior to about 1975 when reservoir operations resulted in more flow in those months (see Figure 3-7 and related discussion below). On average from 1930-2003, water management practices reduced Delta outflows in the months of November through August (and in all months since about 1975, see Figure 3-7). The greatest reduction in Delta outflow relative to unimpaired conditions occurs in the months of March through June, when spring snow melt is captured in reservoirs and a portion of the river flow is diverted for direct use.

**No comments**

- n/a -

As also shown in Figure 3-6, water management practices also shift the peak flow periods to earlier in the year. The unimpaired NDO hydrograph peaks in May when snow melt contributes to high river flows, with at least 4.1 MAF in May in 50% of the years (averaging 4.2 MAF in May over all years). The historical NDO peaks in February with at least 2.9 MAF/month in 50% of the years (averaging 3.7 MAF/month over all years). The variability between years, represented by the vertical bars and '+' marks, indicates the distribution is positively skewed, which means a relatively few years have excessively high flows.



**Figure 3-6 – Monthly distribution of Net Delta Outflow**

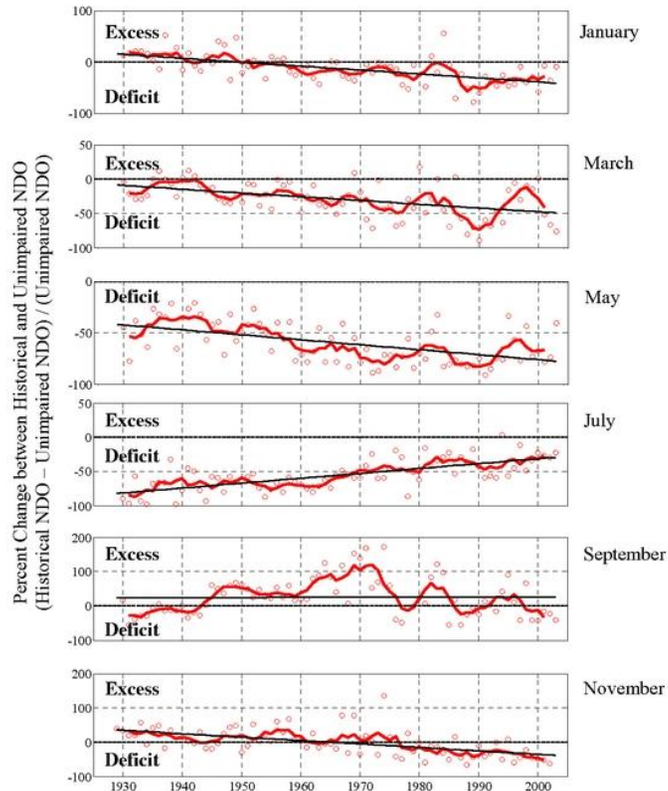
*Distribution of monthly NDO for water years 1930 through 2008. Monthly averages are indicated by the lines with black circles. Monthly median is given by the squares, while the interquartile range is indicated by the vertical line for each month and the vertical grey line extends to the 10th and 90th percentiles. Maximum and minimum values are indicated by '+' marks.*

Figure 3-7 shows the long-term trends in the difference between historical (actual) monthly NDO and unimpaired monthly NDO. Increased water usage and increased diversion of water to storage has reduced historical NDO relative to unimpaired NDO in most months of the year. In July (and August, not shown in Figure 3-7), the deficit is reduced, likely due to reservoir releases which provide a portion of the water diverted by upstream users prior to reservoir construction. The 1994 Bay-Delta Accord called for higher minimum Delta outflows in July and August to protect Delta fish species, which should also serve to reduce the deficit. However, historical (actual) NDO still remains less than unimpaired NDO.

**No comments**

- n/a -

In September (and October, not shown in Figure 3-7), historical (actual) NDO exceeded unimpaired NDO from about 1945 to 1975, with an increasing trend in the percent change. Since 1975, the percent change has shown a downward trend with a deficit (historical NDO less than unimpaired NDO) during most years since 1975.



**Figure 3-7 – Long-term trends in monthly NDO**

Percent change of NDO relative to unimpaired conditions. Circles indicate the percent change for each month of the period of record. The red line indicates a moving 5-year average of the percent change, while the black line indicates the long-term linear trend over the entire period of record.

**No comments**

- n/a -

**Conclusions**

Anthropogenic water management practices have altered NDO in the following ways:

- Long-term data demonstrate that the difference between historical (actual) NDO and unimpaired NDO is increasing over time, indicating that water management actions have reduced Delta outflow significantly.
- During most months, water management practices have reduced Delta outflow relative to unimpaired conditions. From the mid-1940's to the mid-1980's, reservoir operations resulted in historical (actual) NDO slightly greater than unimpaired NDO slightly in a number of months, largely in the fall. However, since 1985, reservoir operations have resulted in increased NDO only in the wettest years, and NDO has declined in all other months.
- On average, water management practices have resulted in reduced Delta outflows in all months except September and October. The greatest reduction in Delta outflow relative to unimpaired conditions occurs in the months of March through June, when spring snow melt is captured in reservoirs and some of the remaining river flows are diverted for direct use.

**No comments**

- n/a -

### **3.3. Salinity in the Western Delta and Suisun Bay**

Observations and model-based estimates can be used to examine historical variations in salinity in the western Delta and Suisun Bay. The observations examined in this section include records from the early 1900's from the California & Hawaiian Sugar Refining Corporation in Crockett (C&H) and long-term monitoring data published online by the Interagency Ecological Program (IEP). Estimates of salinity intrusion were obtained using the Kimmerer-Monismith equation describing X2 (Kimmerer and Monismith, 1992).

Section 3.3.1 addresses the importance of consistency among salinity comparisons. The spatial variability of a specific salinity level is examined in Section 3.3.2 and Section 3.3.3, while the temporal variability of salinity at specific fixed locations is explored in Section 3.3.4 and Section 3.3.5.

#### **3.3.1. Importance of Consistency among Salinity Comparisons**

Water salinity in this report is specified either as electrical conductivity (EC) or as a concentration of chloride in water. EC is a measure of the ability of an aqueous solution to carry an electric current and is expressed in units of microSiemens per centimeter ( $\mu\text{S}/\text{cm}$ )<sup>15</sup>. Chloride concentration is specified in units of milligrams of chloride per liter of water (mg/L). Conversion between EC and chloride concentration can be accomplished using site-specific empirical relationships such as those developed by Kamyar Guivetchi (DWR, 1986).

Previous studies have evaluated the level of salinity in the Bay and Delta, using a variety of salinity units (e.g. EC, chloride concentration, or concentration of total dissolved solids in water) and various salinity parameters (e.g. annual maximum location 1,000  $\mu\text{S}/\text{cm}$  EC, monthly average location of 50 mg/L chloride, or daily average EC at a specific location). Therefore, when comparing studies, it is critical to use consistent salinity units, parameters, and timing, including the phase of tide and time of year. These concepts are discussed further in Appendix D.

#### **3.3.2. Distance to Fresh Water from Crockett**

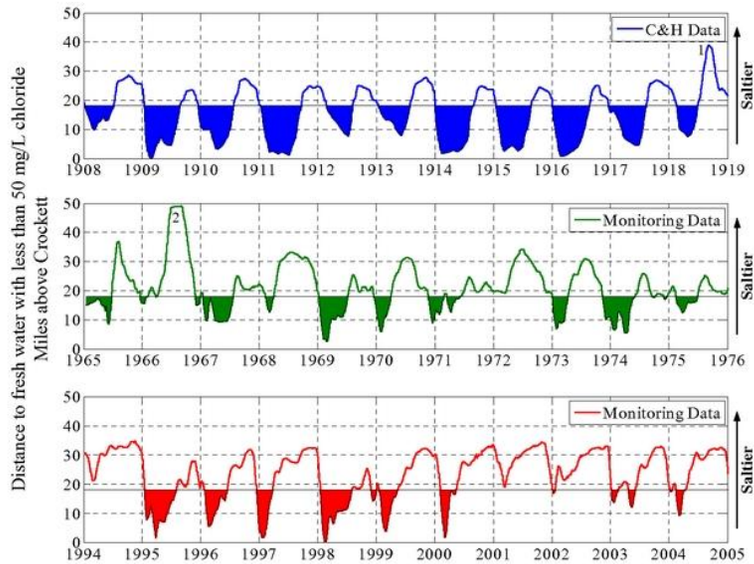
The California & Hawaiian Sugar Refining Corporation (C&H) is located in Crockett, near the western boundary of Suisun Bay (see Figure 3-8). C&H either obtained its freshwater supply in Crockett, or, when fresh water was not available at Crockett, from barges that traveled upstream on the Sacramento and San Joaquin Rivers. The barges generally travelled upstream twice a day beginning in 1908 (DPW, 1931). C&H recorded both the distance traveled by its barges to reach fresh water and the quality of the water they obtained. This provides the most detailed quantitative salinity record available prior to the initiation of salinity monitoring by the State of California in 1920. The distance traveled by the C&H barges serves as a surrogate for the prevailing salinity conditions in the western Delta and

<sup>15</sup> The reported EC values are actually specific conductance, i.e., the electrical conductivity of the water solution at a reference temperature of 25° centigrade, as is standard practice.



No comments

- n/a -



**Figure 3-9 – Distance to fresh water from Crockett**

*“Distance to fresh water” is defined as the distance in miles upstream of Crockett to water with less than 50 mg/L chloride concentration. The horizontal line, at approximately 18 miles, is the distance from Crockett to the Delta. The shading represents the spatial extent and duration of the presence of fresh water within Suisun Bay, downstream of the Delta.*

*Data notes: (1) During August and September 1918, average water quality obtained by C&H exceeded 110 mg/L chlorides; (2) Salinity during 1966 is likely an overestimate due to relatively sparse spatial coverage of IEP monitoring stations. During 1966, salinity at Emmaton (28 miles from Crockett) exceeded 3,000  $\mu\text{S}/\text{cm}$ ; the nearest station upstream of Emmaton is near Courtland (58 miles from Crockett) and had a salinity of  $\sim 300 \mu\text{S}/\text{cm}$ . Location of 350  $\mu\text{S}/\text{cm}$  isohaline based on data interpolation between these two stations (which are 30 miles apart) is not likely to be representative of the true location.*

Figure 3-9 compares surface<sup>17</sup> salinity data from C&H with estimates derived from a network of continuous surface salinity monitoring stations (Figure 3-8) within Suisun Bay and the western Delta dating back to 1964. The monitoring data are published online by the Interagency Ecological Program (IEP, see <http://iep.water.ca.gov/dss>). The location of the 350  $\mu\text{S}/\text{cm}$  EC isohaline, which approximately coincides with the C&H criterion of 50 mg/L chloride concentration, was estimated from the IEP measurements by linear interpolation between the average daily values at IEP monitoring stations.

<sup>17</sup> Due to the method of collection, C&H water samples are assumed to be from near the water surface.

## No comments

- n/a -

*As a cautionary note, depending on the source of information, the C&H barges are said to have traveled with the tide, indicating they either took water at high tide (moving up river on the flood and down on the ebb) or at low tide (traveling against the tide, but moving a shorter distance). Thus, the C&H records either represent the daily maximum or daily minimum distance traveled. In contrast, the distances to fresh water calculated from recent monitoring data are based on the average daily values of EC measured at fixed locations. The difference between daily average distance and daily minimum or maximum is approximately 2 to 3 miles. However, since the difference between the data from the early 1900's and the more recent time periods exceed this 2 to 3 mile uncertainty, the conclusions of this section remain unchanged regardless of the specific barge travel timing.*

From 1908 through 1918, C&H was able to collect fresh water for a large portion of the year within Suisun Bay, without having to travel all the way from Crockett to the Delta. However, as can be seen in Figure 3-9, that would no longer be possible in many years (e.g., 2001-2004).

Figure 3-10 shows the monthly distribution of distance traveled by C&H barges during water years 1908 through 1917, and the equivalent distance from determined from observed data for water years 1966 through 1975 (top panel) and water years 1995 through 2004 (bottom panel). These two latter periods have similar hydrologic characteristics to the period of the C&H data.<sup>18</sup> The monthly distribution for each dataset illustrates the seasonal fluctuations of the salt field as well as the variability between years for each month.

During the early 1900's, the median distance traveled by C&H barges to procure fresh water was less than 8 miles in the spring (March-June) and about 25 miles (between Collinsville and Emmaton) in the fall (September-October). In contrast, due to water management conditions from 1995 to 2005, the equivalent distances would be 13 to 23 miles in the spring and up to 30 miles in the fall. It is worth noting that from 1966 to 1977, the distance to fresh water in the fall and early winter months (September through January) was generally less than the equivalent distance in the early 1900's, indicating that large-scale water management operations circa 1970 tended to reduce salinity in the fall and early winter. However, this trend has reversed in the more recent water management period (1995-2005), with salinity intrusion significantly increased over levels in the early 1900's during all months.

Figure 3-10 also shows that the range of the average annual distance from Crockett to fresh water from 1995 to 2005 was approximately 15 miles (from about 13 to 30 miles), while the range during the early 1900's was approximately 20 miles (from 6 to 25 miles). This analysis indicates that large-scale water management activities limit the fluctuating nature of the salt field by preventing fresh water from reaching as far downstream as it did in the early 1900's.

Finally, Figure 3-10 indicates that salinity intrusion in the Delta occurred later in the year (beginning in July) in the early 1900's than under more recent time period conditions (beginning in March).

<sup>18</sup> This similarity in hydrological characteristics between the periods was established by approximately matching the distribution of annual Sacramento River flow during these periods (see Appendix E).

No comments

- n/a -

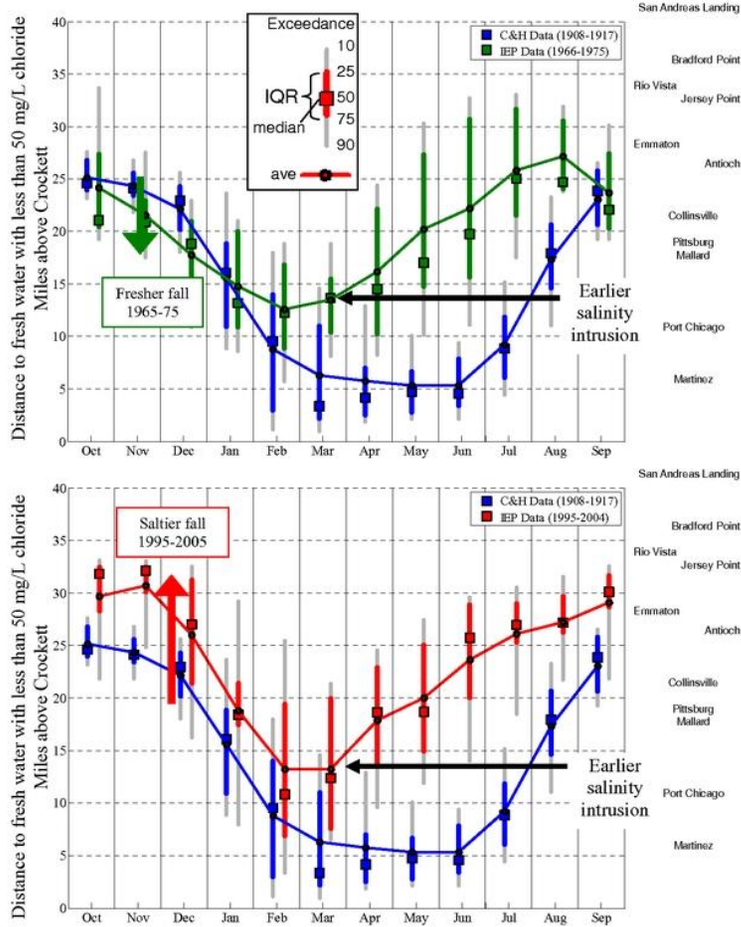


Figure 3-10 – Monthly distribution of distance to fresh water from Crockett

## **No comments**

- n/a -

These comparisons (and other relevant comparisons in Appendix D) show that, on average, C&H barges would have had to travel up to 19 miles farther to procure fresh water under recent large-scale water management conditions than in the early 1900's. These comparisons also indicate that fresh water was present for significantly longer time periods, and over a larger area of the western Delta, in the early 1900's than during similar hydrological periods under current water management conditions. Abrupt changes in salinity just prior to 1920 caused C&H to abandon the Sacramento and San Joaquin Rivers and switch to a water supply contract with Marin County beginning in 1920 (Appendix D).

The distance to fresh water during individual wet years and during individual dry years is presented in Appendix D. The data in Appendix D also show that salinity has been generally higher in recent times than in the early 1900's and that water management has restricted the range in salinity experienced during a water year. The periods when fresh water is present at given locations have been reduced, or, in some cases, eliminated.

### **Conclusions**

The records of the distance traveled upstream from Crockett by C&H barges to procure fresh water and estimates of this distance under large-scale water management conditions (reservoir operations and water diversions) show that:

- Fresh water was present farther downstream and persisted for longer periods of time in the western Delta in the early 1900's than under recent time periods with similar hydrologic conditions;
- Water management practices result in greater salinity intrusion in the western Delta for most months of the year; and,
- Salinity intrusion begins earlier in the year, extends farther upstream, and persists for a longer period each year.

**No comments**

- n/a -

### 3.3.3. X2 Variability

An often-used indicator of fresh water availability and fish habitat conditions in the Delta is a metric called X2. X2 is defined as the distance from the Golden Gate to the 2 part-per-thousand isohaline (equivalent to a salinity of 2 grams of salt per kilogram of water), measured near the channel bed along the axis of the San Francisco Estuary. Higher values of X2 indicate greater salinity intrusion. Monthly values of X2 are estimated in this report using the monthly regression equation from Kimmerer and Monismith (1992):

$$\text{Monthly } X2(t) = 122.2 + 0.3278 * X2(t-1) - 17.65 * \log_{10}(NDO(t))$$

The K-M equation expresses X2 (in units of kilometers) in terms of Net Delta Outflow (NDO, see Section 3.2) during the current month and the X2 value from the previous month. The monthly K-M equation was based on a statistical regression of X2 values (interpolated from EC measurements at fixed locations) and estimates of NDO from IEP's DAYFLOW computer program. Hence, the K-M equation is only valid for the existing Delta channel configuration and existing sea level conditions.

The K-M equation can be used to transform unimpaired and historical NDO data into the corresponding X2 values for unimpaired (without reservoir operations or water diversions) and historical (with historical water management) conditions, respectively.

The seasonal and annual variations of X2 are dependent on the corresponding variations of NDO under both historical and unimpaired flow conditions (Figure 3-11). X2 under historical flow conditions is shifted landward relative to unimpaired conditions by approximately 5 km. During the 1930's, historical NDO was often negative, sometimes averaging approximately -3,000 cfs for several months. This was due to relatively low runoff and significant upstream water diversions. Unfortunately, the K-M equation, which includes the logarithm (base 10) of NDO, is unable to account for negative values of NDO. In the case of historical flow conditions, this results in high variability of X2 in the 1930's. The values of X2 under historical flow conditions during 1930's in Figure 3-11 are likely underestimated.

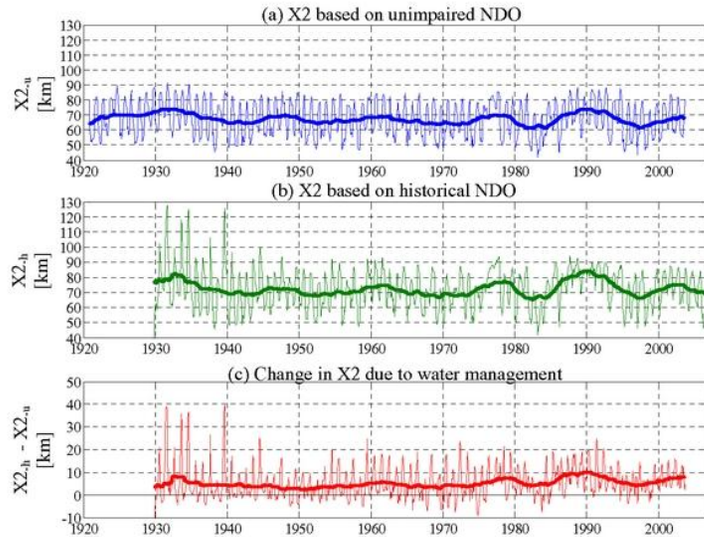
Figure 3-12 compares X2 under unimpaired and historical conditions for the period from 1945-2003, following initiation of the Central Valley Project (i.e., after the completion of the Shasta Reservoir of the CVP). Figure 3-12 shows that, compared to unimpaired conditions, X2 under historical conditions was higher by about 10 km during April-July and by about 5 km during the rest of the year.

Salinity intrusion under historical water management conditions is, therefore, greater (higher X2) than the intrusion that would occur under unimpaired conditions. Moreover, the switch from declining X2 values during fall and winter months to increasing X2 values (increasing salinity intrusion) occurs in March under historical water management conditions and in June under unimpaired conditions. Thus, recent water management practices have resulted in a saltier Delta with earlier occurrence of salinity intrusion in the year.

**No comments**

- n/a -

Although current water management practices operate to provide salinity control, both the extent and duration of salinity intrusion are greater under current water management practices than under historical conditions. Likewise, current water management practices have changed the overall annual range in salinity (i.e., the difference between the highest and lowest salinity values during the year).



**Figure 3-11 – Location of X2 under unimpaired and historical conditions**

*X2 has a strong seasonal and decadal variability under both unimpaired (top panel) and historical (middle panel) flow conditions reflecting the strong seasonal and decadal variability of NDO. The difference between historical and unimpaired conditions (bottom panel) illustrates the net effect of water management activities.*

No comments

- n/a -

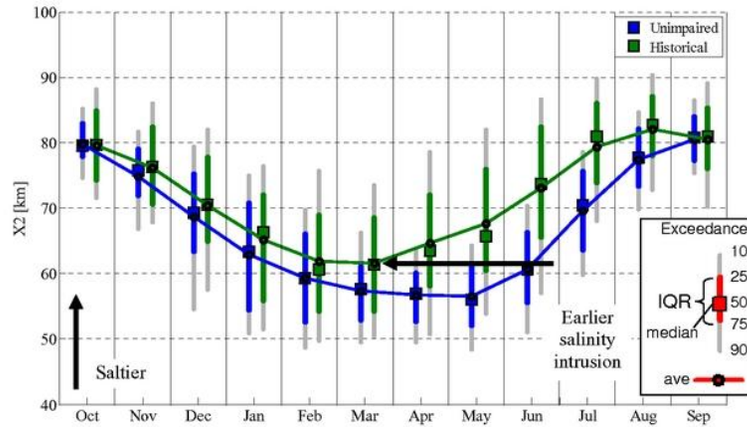


Figure 3-12 – Monthly distribution of X2 from 1945 through 2003

Figure 3-13 presents a comparison of unimpaired X2 and historical X2 during the 10 driest and the 10 wettest years of the CVP period (1945-2006).<sup>19</sup> During dry years (top panel), X2 is substantially greater under historical water management conditions than under unimpaired conditions (i.e., without water management); these effects are less dramatic but still occur during the wet years (bottom panel). Additionally, the annual range in salinity variability is significantly reduced under dry conditions (from approximately 22 km with unimpaired flows to 14 km with historical flows), but not wet conditions. The result of water management practices is a saltier Delta during both wet and dry years, with the greatest amount of salinity intrusion and reduced seasonal variability occurring in dry years.

### Conclusions

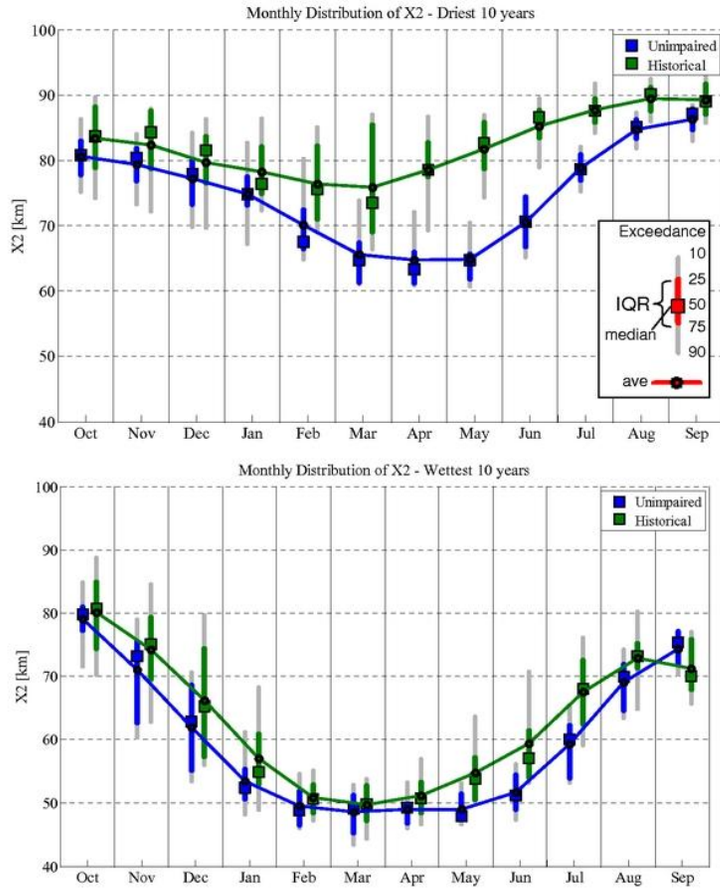
The analysis of X2 (a measure of salinity intrusion in the Delta) shows that:

- Water management practices (reservoir operations and water diversions) result in a saltier Delta, with earlier salinity intrusion in the year.
- Water management practices result in a saltier Delta during both wet and dry years, but the effect is more pronounced in the dry years when the seasonal variability of salinity is also significantly reduced.

<sup>19</sup> Determination of the ten wettest and driest years is based on the total annual unimpaired Net Delta Outflow. The ten wettest years are 1952, 1956, 1958, 1969, 1974, 1982, 1983, 1986, 1995, and 1998. The ten driest years are 1947, 1976, 1977, 1987, 1988, 1990, 1991, 1992, 1994, and 2001.

No comments

- n/a -



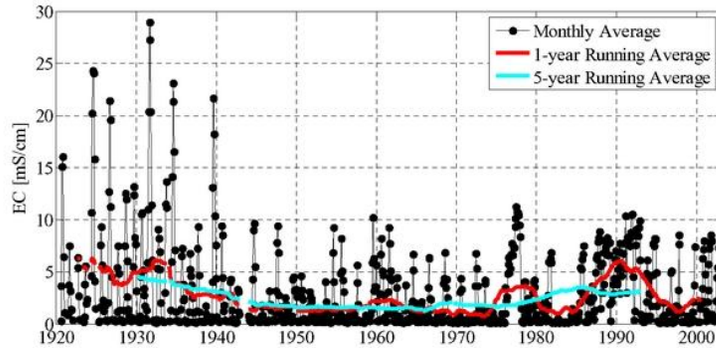
**Figure 3-13 – Monthly X2 variability during wet and dry years (1945-2003)**  
Determination of the ten wettest and driest years is based on the total annual unimpaired Net Delta Outflow. The ten wettest years are 1952, 1956, 1958, 1969, 1974, 1982, 1983, 1986, 1995, and 1998. The ten driest years are 1947, 1976, 1977, 1987, 1988, 1990, 1991, 1992, 1994, and 2001.

**No comments**

- n/a -

### 3.3.4. Salinity at Collinsville

Collinsville, near the confluence of the Sacramento and San Joaquin Rivers, was one of the first long-term sampling locations implemented by the State of California. The Suisun Marsh Branch<sup>20</sup> of the DWR estimated monthly average salinity at Collinsville for the period 1920-2002, using a combination of 4-day TDS (total dissolved solids) grab samples from 1920-1971 and EC measurements from 1966-2002. Data from the overlap period of 5 years between the TDS grab samples and EC measurements were used in a statistical regression model, and the monthly averaged 4-day TDS samples were converted to monthly average EC (Enright, 2004). The result of this regression analysis was a time series of monthly EC values at Collinsville for the period of 1920-2002.



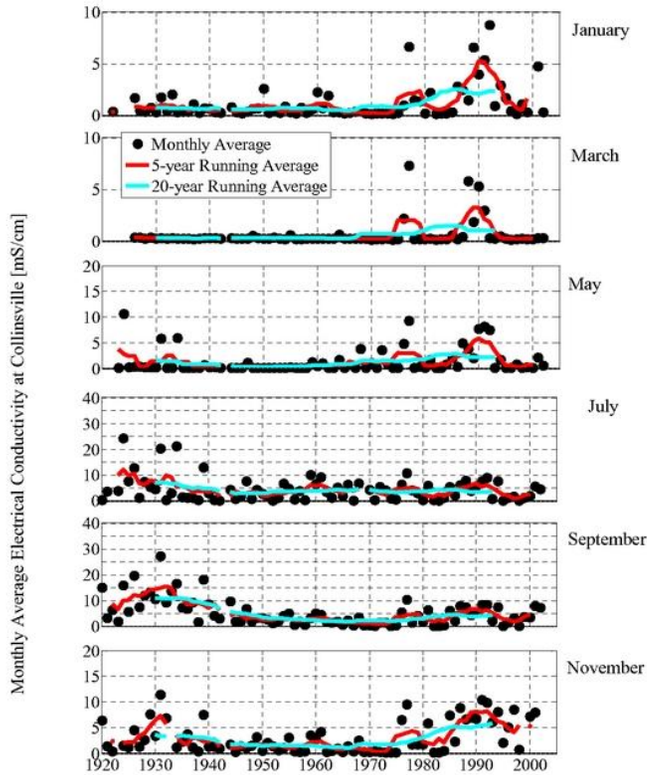
**Figure 3-14 – Observed salinity at Collinsville**  
Monthly average salinity at Collinsville (black dots and black line), with the 12-month running average (red line) and 5-year running average (blue line).

Figure 3-14 shows the monthly average salinity at Collinsville for the period of 1920-2002, and Figure 3-15 shows the long-term trends in monthly salinity at Collinsville. Although the maximum values of salinity in the 1920's and 1930's far exceed subsequent salinity measurements at Collinsville, during the winters and springs of the 1920's and 1930's, the water at Collinsville freshened considerably. During the dry periods of 1920's and 1930's, monthly average salinity was below 350  $\mu\text{S}/\text{cm}$  EC (approximately 50 mg/L chloride) for at least one month in every year. The one exception is 1924 which is inconclusive because no data were available from November through March. Monthly average EC data are missing for a portion of the winters and springs prior to 1926, and data for 1943 are missing entirely.

<sup>20</sup> Data provided by Chris Enright (DWR), personal communication, 2007.

No comments

- n/a -



**Figure 3-15 – Year-to-year trends in monthly-average salinity at Collinsville, 1920-2002**  
*Monthly average salinity at Collinsville (black dots), with the 12-month running average (red line) and 5-year running average (blue line) for individual months.*

Relatively fresh winters and springs during the 1920's are consistent with observations by C&H during that time period. However, monthly EC at Collinsville during the recent droughts (1976-1977 and 1987-1993) was always greater than 350  $\mu\text{S}/\text{cm}$  EC, except for one month in both 1989 and 1992. These monthly observations of EC at Collinsville indicate that during the recent dry periods (1976-1977 and 1987-1993), EC at Collinsville was higher than that during similar dry periods in the 1920's and 1930's.

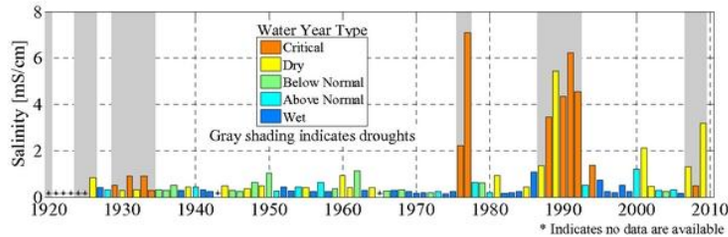
Enright and Culberson (2009) analyzed the trend in salinity variability at Collinsville from 1920-2006. They found increasing salinity variability in eleven of twelve months and

**No comments**

- n/a -

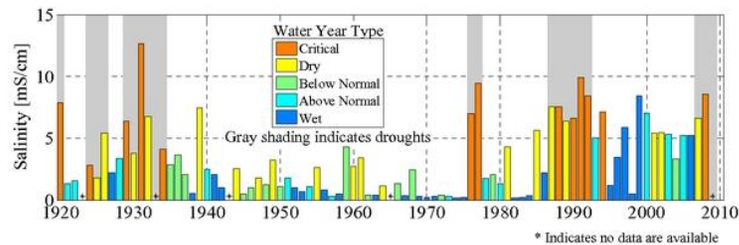
attributed it to water operations. In seven months (January-May, September-October) the increasing trend was significant ( $p < 0.05$ ).

Even in the six-year drought from 1928 to 1934, the Delta still freshened every winter (Figure 3-16). However, as shown in Figure 3-16, the Delta has not freshened during more recent droughts (1976-1977, 1987-1994, and 2007-2009). This indicates that the historical “flushing” of the Delta with fresh water is no longer occurring. This lack of flushing can also allow waste from urban and agricultural developments upstream of and within the Delta to accumulate. Contaminants and toxics have been identified as factors in the decline of the Delta ecosystem (Baxter *et al.* 2007). The data indicate the effect of managing to the X2 standard (implemented in 1995), as the salinity levels attained in the most recent drought are not as high as the 1976-77 and 1987-1992 droughts.



**Figure 3-16 – Average Winter salinity at Collinsville**

Annual average salinity during the winter (January through March) for water years 1927 to 2009. Bars are colored by water year type as defined by the Sacramento 40-30-30 index. Grey shading indicates multi-year droughts that include at least one critical water year.



**Figure 3-17 – Average Fall salinity at Collinsville**

Annual average salinity during the fall months (October through December) for water years 1920 to 2009. Bars are colored by water year type as defined by the Sacramento 40-30-30 index. Grey shading indicates multi-year droughts that include at least one critical water year.

**No comments**

- n/a -

Figure 3-17 presents the variation in average fall salinity at Collinsville from 1920 to 2008 (October-December). Fall salinity is now high almost every year, while in the past, fall salinity was only high in dry and critical years. High salinity in the fall has been identified as a factor in the decline of the Delta ecosystem. Baxter *et al.* (2008) noted that “fall salinity has been relatively high during the POD years, with X2 positioned further [sic] upstream, despite moderate to high outflow conditions during the previous winter and spring of most years.”

### **Conclusions**

- In the 1920's and 1930's, the Delta freshened annually, even during droughts. In recent droughts, the Delta does not always freshen during the winter.
- Prior to 1976, fall salinity was high only in relatively dry years. Recently, fall salinity is high almost every year.

### **3.3.5. Salinity at Mallard Slough**

A 1967 agreement between the Contra Costa Water District (CCWD) and the State of California requires the State to reimburse CCWD for the decrease in availability of usable river water, defined as water with less than 100 mg/L chlorides, at the Mallard Slough intake (CCWD, 1967). The 1967 agreement, and similar agreements between the State and other Delta water users, recognized the State Water Project (SWP) would increase salinity at Mallard Slough. The agreement defined a baseline of 142 days of usable water per year, based on the average number of days of usable water at the Mallard Slough intake from 1926-1967. Since 1967, the average number of days of usable water<sup>21</sup> (for the period 1967-2005) has declined to 122, indicating a 20-day (14%) reduction in the number of days of high quality water at Mallard Slough since the completion of the SWP.

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<sup>21</sup> The data are from the USBR-CVO record of EC at Pittsburg, approximately 2 km upstream of Mallard Slough from 1967-2005. Since this station is located upstream of Mallard Slough, the number of days of usable water at Mallard Slough since the SWP was built may be overestimated.

**No comments**

- n/a -

#### 4. Qualitative Observations of Historical Freshwater Flow and Salinity Conditions

In this section, qualitative observations of salinity conditions in the western Delta and Suisun Bay from the lawsuit filed by the Town of Antioch in 1920 and from various literature reports are discussed to provide a perspective of the salinity conditions prevailing in the late 1800's and early 1900's. Qualitative observations from early explorers and settlers are discussed in Appendix E.

##### 4.1. Town of Antioch Injunction on Upstream Diversions

In 1920, the Town of Antioch filed a lawsuit (hereinafter referred to as the "Antioch Case") against upstream irrigation districts, alleging that upstream water diversions were causing increased salinity intrusion at Antioch. An overview of the Antioch Case is provided in Appendix E. The court decision, legal briefings, and petitions provide qualitative salinity observations from a number of witnesses. Although testimony in the Antioch Case is generally anecdotal, not quantitative, it provides a perspective of the salinity conditions prevailing in the early 1900's. Because the proceedings were adversarial in nature, this report focuses on the testimony of the upstream interests, who were trying to demonstrate that salinity intrusion was common near Antioch prior to their diverting water (prior to 1920). Consequently, the testimony may be biased in support of this "more saline" argument.

The upstream interests in the Antioch Case provided information on the operation of pumping plants along the San Joaquin River at Antioch for domestic water supply and the quality of water obtained from the pumping plants, summarized in Table 4-1.

**Table 4-1 – Testimony regarding pumping plant operations and water quality in the 1920 Antioch Case**

Time period of observation	Relevant information from the testimony
1866-1878	Mr. Dodge ran a pumping/delivery operation at Antioch <ul style="list-style-type: none"><li>▪ Dodge pumped water into a small earthen reservoir at Antioch and then hauled the water to residents in a wagon.</li><li>▪ Cary Howard testified that while he was living in Antioch (1867-1876), the water became <u>brackish one or two years in the fall</u>, when they had to drive into the country to get water. This likely occurred during the drought of 1870-71.</li></ul>
1878-1880	Mr. Dahnken bought and operated the Dodge operation <ul style="list-style-type: none"><li>▪ Dahnken testified that the water became <u>brackish at high tide every year in the late summer</u>, and remained brackish at high tide until it rained "in the mountains."</li></ul>

## No comments

- n/a -

Time period of observation	Relevant information from the testimony
1880-1903	Belshaw Company provided water <ul style="list-style-type: none"><li>Dahnken testified that Belshaw Company <u>pumped only at low tide</u>.</li></ul>
1903-1920	Municipal Plant <ul style="list-style-type: none"><li>William E. Meek (resident since 1910) testified the water is <u>brackish at high tide every year, for some months in the year</u>.</li><li>James P. Taylor testified that for at least the last 5 years, insufficient storage required the plant to <u>pump nearly 24 hours per day</u>, regardless of tidal phase.</li><li>Dr. J. W. DeWitt testified that during October of most years between 1897 and 1918, the water was too brackish to drink. Even when the city only pumped at low tide, the water was occasionally so brackish that it would be harmful to irrigate the lawns.</li></ul>

This testimony suggests that, in the late 1800's, water at Antioch was known to be brackish at high tide during certain time periods, but Antioch was apparently able to pump fresh water at low tide year-round. A possible exception was the fall season during a few dry years. Water at Antioch was apparently fresh at low tide until at least around 1915. At that time, due to increased demand and inadequate storage, the pumping plants started pumping continuously, regardless of tidal stage. The window of time each year when Antioch is able to pump fresh water from the river has been substantially reduced in the last 125 years.

As shown in Appendix A, DWR (1960) estimated that water with a chloride concentration of 350 mg/L or less would be available about 85% of the time if there were no water management effects. DWR (1960) estimated that chloride concentrations at Antioch would be less than 350 mg/L about 80% of the time in 1900 and about 60% of the time by 1940. DWR also projected further deterioration of water quality by 1960 and beyond but did not include the effects of reservoir releases for salinity control.

Observations of salinity at Antioch during recent years indicate that salinity is strongly dependent on ocean tides, and the diurnal range in salinity can be as much as the seasonal and annual ranges in salinity. This is discussed in more detail in Appendices D and E. For instance, salinity at high tide can be more than five times the salinity at low tide (Figures D-1, D-2, and D-3), and the salinity during the course of a single day may vary up to 6,000  $\mu\text{S}/\text{cm EC}$  (Figure D-1). Average daily salinity at low tide during the period of 1983-2002 exceeded 1,000  $\mu\text{S}/\text{cm}$ <sup>22</sup> EC for about four and a half months of the year (Figure D-3). During the driest 5 years between 1983 and 2002, salinity at low tide was always greater than 1,000  $\mu\text{S}/\text{cm EC}$  (i.e., no fresh water was available at any time of day) for about eight months of the year. Fresh water is currently available at Antioch far less frequently than prior to the 1920's.

<sup>22</sup> The current water quality criterion for municipal and industrial use is 250 mg/L, equivalent to about 1,000  $\mu\text{S}/\text{cm EC}$ .

**No comments**

- n/a -

Available data and observations indicate that, prior to about 1918, fresh water was available at least at low tide during almost the entire year, in all but a few dry years. Around 1918, an abrupt change to higher salinity occurred. Although a prolonged and severe drought also began about this time, salinity conditions at Antioch did not return to pre-drought levels when the drought ended, indicating that water management activities (increased upstream diversions and later storage of water in upstream reservoirs) were the primary causes of this increased salinity.

#### **4.2. Reports on Historical Freshwater Extent**

Several literature reports discuss the spatial extent and duration of salinity conditions in the western Delta and Suisun Bay during the late 1800's and early 1900's. Salinity conditions at several key Delta locations are summarized below.

- Location: **Western Delta**  
Source(s): DPW (1931)  
Quotation: *"The dry years of 1917 to 1919, combined with increased upstream irrigation diversions, especially for rice culture in the Sacramento Valley, had already given rise to invasions of salinity into the upper bay and lower delta channels of greater extent and magnitude than had ever been known before."* (DPW, 1931, pg. 22)  
Quotation: *"It is particularly important to note that the period 1917-1929 has been one of unusual dryness and subnormal stream flow and that this condition has been a most important contributing factor to the abnormal extent of saline invasion which has occurred during this same time."* (DPW, 1931, pg. 66)  
Summary: Salinity intrusion into the Delta during the period 1917-1929 was much larger than experienced prior to that time.
- Location: **Pittsburg, CA**  
Source(s): Tolman and Poland (1935) and DPW (1931)  
Quotation: *"From 1880 to 1920, Pittsburg (formerly Black Diamond) obtained all or most of its domestic and municipal water supply from New York Slough offshore."* (DPW, 1931, pg. 60)  
Quotation: *"There was an inexhaustible supply of river water available in the New York Slough [near Pittsburg at the confluence of the Sacramento and San Joaquin Rivers], but in the summer of 1924 this river water showed a startling rise in salinity to 1,400 ppm of chlorine, the first time in many years that it had grown very brackish during the dry summer months."* (Tolman and Poland, 1935, pg. 27)  
Summary: Prior to the 1920's, the water near the City of Pittsburg was sufficiently fresh for the City to obtain all or most of its fresh water directly from the river.
- Location: **Antioch, CA**  
Source(s): DPW (1931)

## No comments

- n/a -

Quotation: *“From early days, Antioch has obtained all or most of its domestic and municipal water supply from the San Joaquin River immediately offshore from the city. This supply also has always been affected to some extent by saline invasion with the water becoming brackish during certain periods in the late summer and early fall months. However, conditions were fairly satisfactory in this respect until 1917, when the increased degree and duration of saline invasion began to result in the water becoming too brackish for domestic use during considerable periods in the summer and fall.”* (DPW, 1931, pg. 60)

Summary: Until 1917, the City of Antioch obtained all or most of its freshwater supplies directly from the San Joaquin River. Salinity intrusion has prevented domestic use of water at the Antioch intake in summer and fall after 1917.

Location: **Benicia, CA (Suisun Bay)**

Source(s): Dillon (1980) and Cowell (1963)

Quotation: *“In 1889, an artificial lake was constructed. This reservoir, filled with fresh water from Suisun Bay during the spring runoff of the Sierra snow melt water ...”* (Dillon, 1980, pg. 131)

Quotation: *“...in 1889, construction began on an artificial lake for the [Benicia] arsenal which would serve throughout its remaining history as a reservoir, being filled with fresh water pumped from Suisun Bay during spring runoffs of the Sacramento and San Joaquin Rivers which emptied into the bay a short distance north of the installation.”* (Cowell, 1963, pg. 31)

Summary: In the late 19<sup>th</sup> Century, fresh water was available in the Suisun Bay and Carquinez Straits for use by the City of Benicia.

The reported presence of relatively fresh water in the western Delta and the Suisun Bay during the late 1800's and early 1900's is consistent with the relatively fresh conditions observed in the paleoclimate records for this time period (Section 2.3) and the relatively wet conditions observed in the Sacramento River runoff and precipitation records (Section 3.1).

Additional observations between 1775 and 1841 are included in Appendix E. These qualitative observations indicated the presence of “*sweet*” water near the confluence of the Sacramento and San Joaquin Rivers in the vicinity of Collinsville in August 1775 (a period of average or above-average Sacramento River flow), and September 1776 (a period of below-average Sacramento River flow). The presence of “*very clear, fresh, sweet, and good*” water was reported in April 1776 (a dry year). Historical observations from 1796 and August 1841 (dry periods) indicated salinity “*far upstream*” at high tide and the presence of brackish (undrinkable) water in Threemile Slough. Current salinity controls and regulations put brackish water (averaged over 14 days) near Jersey Point and Emmaton, each about 2.5 miles below Threemile Slough, on a regular basis annually.

**No comments**

- n/a -

## 5. Conclusions

1. Measurements of ancient plant pollen, carbon isotope and tree ring data show that the Delta was predominately a freshwater marsh for the past 2,500 years, and that the Delta has become far more saline in the past 100 years because of human activity. Salinity intrusion during the last 100 years is comparable to the highest levels over the past 2,500 years.
2. Human activities during the last 150 years, including channelization of the Delta, elimination of tidal marsh, construction of deep water ship channels, and diversions of water, have resulted in increased salinity levels in the Delta. Today, salinity typically intrudes 3 to 15 miles farther into the Delta than it did in the early 20th Century.
3. Before the substantial increase in freshwater diversions in the 1940's, the Delta and Suisun Bay would freshen every winter, even during the extreme drought of the 1930's. However, that pattern has changed. During the most recent droughts (1976-1977, 1987-1994, and 2007-2009), the Delta did not always freshen in winter. Without seasonal freshening, contaminants and toxics can accumulate in the system and young aquatic species do not experience the same fresh conditions in the spring that occurred naturally.
4. While half of the past 25 years have been relatively wet, the fall salinity levels in 21 of those 25 years have resembled dry-year conditions. In terms of salinity, the Delta is now in a state of drought almost every fall because of human activity, including water diversions.
5. Seasonal and inter-annual variation in salinity has also been changed; however, this change is the result of reduced freshwater flows into the Delta. At any given location in the western Delta and Suisun Bay, the percentage of the year when fresh water is present has been greatly reduced or even eliminated.
6. The historical record and published studies show the Delta is far saltier now, even after the construction of reservoirs that have been used in part to meet State Water Resources Control Board water quality requirements in the Delta. Operation of reservoirs and water diversions for salinity management somewhat ameliorates the increased salinity intrusion, but the levels still exceed pre-1900 salinities.

**No comments**

- n/a -

**No comments**

- n/a -

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**Historical Fresh Water and Salinity Conditions  
in the Western Sacramento-San Joaquin Delta  
and Suisun Bay**

**A summary of historical reviews, reports,  
analyses and measurements**

**Appendices**

**Water Resources Department  
Contra Costa Water District  
Concord, California**

February 2010

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***No comments***

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**No comments**

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**Historical Fresh Water and Salinity Conditions  
in the Western Sacramento-San Joaquin Delta and Suisun Bay**

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February 2010

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**No comments**

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**No comments**

- n/a -

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**No comments**

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**No comments**

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**No comments**

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## **Appendix A. Factors Influencing Salinity Intrusion**

Salinity intrusion in the Delta is the result of the interaction between tidally-driven saline water from the Pacific Ocean and fresh water from rivers flowing into the Delta. Regional climate change (e.g., sea level rise and change in precipitation regime), physical changes to the Central Valley landscape (e.g., creation of artificial channels and land use changes), and water management practices (e.g., reservoir storage, water diversions for agricultural and municipal and industrial use) affect this interaction between the ocean tides and the freshwater flow, in turn affecting salinity intrusion in the Delta (The Bay Institute (TBI), 1998, Department of Public Works (DPW), 1931, Nichols *et al.*, 1986, Conomos, 1979, and Knowles, 2000).

These factors are grouped into three categories (Table A-1) and discussed individually and qualitatively to provide context for observed salinity variability, which is necessarily due to the cumulative impact of all factors.

**Table A-1 – Factors Affecting Salinity Intrusion into the Delta**

*Natural and artificial factors affect the salinity of the Delta. The factors are grouped into three categories: regional climate change, physical changes to the landscape, and water management practices.*

<b>Category</b>	<b>Factors affecting salinity intrusion and specific effect on Delta salinity</b>
<b>Regional Climate Change</b>	<ul style="list-style-type: none"><li>• Precipitation regime<ul style="list-style-type: none"><li>○ Long-term reduction of spring (April-July) snowmelt runoff may increase salinity in the spring, summer, and fall.</li><li>○ A shift to more intense winter runoff may not decrease salinity in the winter because outflows are typically already high during winter storms.</li></ul></li><li>• Ocean conditions<ul style="list-style-type: none"><li>○ Added periodic variability to precipitation (via mechanisms such as the El Niño/Southern Oscillation (ENSO) or Pacific Decadal Oscillation (PDO))</li></ul></li><li>• Sea level rise<ul style="list-style-type: none"><li>○ Expected to increase salinity intrusion (DWR, 2006). Actual salinity response to rising sea level will depend upon actions taken to protect against flooding or overtopping (e.g., new tidal marsh vs. sea walls or dykes).</li></ul></li></ul>
<b>Physical Changes to the Landscape</b>	<ul style="list-style-type: none"><li>• Deepening, widening, and straightening of Delta channels<ul style="list-style-type: none"><li>○ Generally increase salinity, but response will depend upon location within the Delta (DWR, 2006)</li></ul></li></ul>

**No comments**

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Category	Factors affecting salinity intrusion and specific effect on Delta salinity
	<ul style="list-style-type: none"> <li>• Separation of natural floodplains from valley rivers               <ul style="list-style-type: none"> <li>○ Confining peak flows to river channels would reduce salinity during flood events.</li> <li>○ Preventing floodplains from draining back into the main channel would increase salinity after floods (late spring and summer).</li> </ul> </li> <li>• Reclamation of Delta islands               <ul style="list-style-type: none"> <li>○ Varies (the effect on salinity depends on marsh vegetation, depth, and location), but marshes generally dampen tides, reducing salinity intrusion</li> </ul> </li> <li>• Creation of canals and channel “cuts”               <ul style="list-style-type: none"> <li>○ Generally creates more efficient routes for tidal flows to enter the Delta, thereby increasing salinity intrusion relative to native conditions</li> </ul> </li> <li>• Deposition and erosion of sediments in Suisun Bay (Cappiella <i>et al.</i>, 1999)               <ul style="list-style-type: none"> <li>○ Deposition of mining debris (occurred from 1860’s to approximately 1887) reduced salinity in Suisun Bay and the western and central Delta (Enright, 2004, Enright and Culberson, 2009)</li> <li>○ Erosion (occurring since 1887) increases salinity in Suisun Bay and the western and central Delta (Enright, 2004, Enright and Culberson, 2009)</li> </ul> </li> </ul>
<b>Water Management Practices (reservoir operations, water diversions, and exports from the Delta)</b>	<ul style="list-style-type: none"> <li>• Decreasing Net Delta Outflow (NDO) by increasing upstream and in-Delta diversions as well as exports               <ul style="list-style-type: none"> <li>○ Increases salinity</li> </ul> </li> <li>• Increasing upstream storage capacity               <ul style="list-style-type: none"> <li>○ Generally increases salinity when reservoirs are filling. Reservoir releases may decrease salinity if they increase outflow. Historically, this occurred when flood control or other releases were required in wetter years. However, as this study shows, this has generally been small and intermittent; salinity measurements indicate it occurred occasionally prior to 1985, and very seldom since. Increased early winter diversion of runoff to storage will maintain or increase high salinities in the winter.</li> </ul> </li> </ul>

**No comments**

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### **A.1. Climatic Variability**

Changes in precipitation regimes and sea levels, brought about by a changing climate, can affect the spatial and temporal salinity conditions in the Delta. Long-term variations in river runoff, precipitation and sea level are discussed below.

#### **A.1.1. Regional Precipitation and Runoff**

Precipitation in the Bay-Delta watershed sets the amount of water available within the system which could ultimately reach the Bay and affect salinity conditions. However, since precipitation falls as both rain and snow, runoff to river channels is spread over more months than the precipitation events themselves; any runoff from rain generally reaches the river channels within days of the precipitation event, but runoff resulting from snow is delayed until the spring snowmelt. For this reason, estimates of unimpaired flow (runoff), rather than precipitation, are generally used to characterize hydrological variability. Unimpaired runoff represents the natural water production of a river basin, unaltered by water diversions, reservoir storage and operation, and export of water to or import of water from other basins.

Knowles (2000) determined that variability in freshwater flows accounts for the majority of the Bay's salinity variability. The spatial distribution, seasonal timing, annual magnitude, decadal variability, and long-term trends of unimpaired flow all affect the hydrology and salinity transport in the Delta. Total annual unimpaired flow in the Sacramento and San Joaquin basins from 1872 through 2009 is presented in Section 3.1, with the seasonal distribution provided for 1921 through 2003.

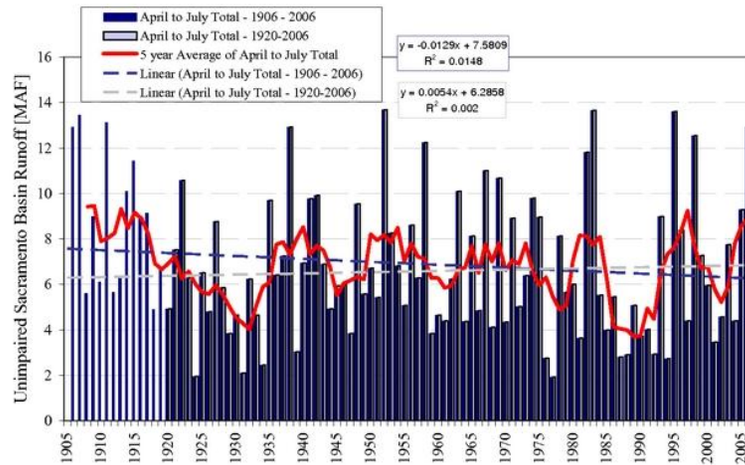
The total annual unimpaired flow of the upper Sacramento Basin for water years 1906 through 2006 exhibits substantial year-to-year variability with a strong decadal oscillation in the 5-year running average (see Figure 3-1). On average, over the last 100 years, the total annual unimpaired Sacramento River flow is increasing by about 0.06% or 11 thousand-acre feet (TAF) each year. However, increased total annual unimpaired flow does not necessarily reduce salinity intrusion. Knowles (2000) illustrated that the seasonal timing of runoff can significantly alter salinity intrusion without any change to the total annual runoff.

Typically, most precipitation in California occurs during winter in the form of snow in the Sierra Nevada. The subsequent melting of this snow, beginning in the spring, feeds the rivers that flow into the Delta. The four months from April through July approximately span the spring season and represent the period of runoff due to snow melt. The long-term trend in spring (April-July) runoff decreased by approximately 1.3 MAF from 1906 to 2006 (Figure A-1). This effect is believed to be caused by climate change; as temperatures warm, more precipitation falls as rain instead of snow, and what snowpack that does accumulate tends to melt earlier in the year. This leads to higher runoff during winter months, but lower runoff in spring or summer, resulting in the potential for greater salinity intrusion. These observed changes in the magnitude and timing of spring runoff of the Sacramento River watershed are consistent with similar changes in spring runoff observed across river watersheds of the

**No comments**

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western United States (e.g., Dettinger, 2005; Mote *et al.*, 2005; Stewart *et al.*, 2005). Note that, from 1920 to 2006, the long-term trend in spring runoff actually increased slightly (approximately 0.5 MAF).



**Figure A-1 – Unimpaired runoff from the Sacramento River basins from April to July**

Data source: <http://cdec.water.ca.gov/cgi-progs/iodir/WSIHIST>.

Precipitation and runoff are influenced by regional events such as the Little Ice Age (about 1300 to 1850 CE) and the Medieval Warm Period (about 800 to about 1300 CE). During the Little Ice Age, the winter snowline in the Sierra was generally at a lower elevation, and spring and summer nighttime temperatures were significantly lower. This temperature pattern would allow the snowmelt to last further into the summer, providing a more uniform seasonal distribution of runoff such that significantly less salinity intrusion than occurs today would be expected. This expectation is borne out by paleosalinity studies (see Section 2.3).

At shorter time scales, oceanic conditions such as the Pacific Decadal Oscillation (PDO) and El Niño/Southern Oscillation (ENSO) also impact precipitation and runoff patterns. Runoff in the upper watershed is the primary factor that determines freshwater outflow from the Delta. Anthropogenic flow management (upstream diversions, reservoir operations, in-Delta diversions, and south-of-Delta exports) alters the amount and timing of flow from the upper watershed (see Section 2.3). Changes to the physical landscape further alter the amount and timing of flow (see Section 2.2).

**No comments**

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### **A.1.2. Sea Level Rise**

Sea level fluctuations resulting from the repeated glacial advance and retreat during the Pleistocene epoch (extending from 2 million years ago to 15,000 years ago) resulted in deposition of alternating layers of marine and alluvial sediments in the Delta (TBI, 1998). A warming trend starting about 15,000 years ago ended the last glacial advance and triggered rapid sea-level rise. At the end of this period (known as the "Holocene Transgression") approximately 6,000 years ago, sea level had risen sufficiently to inundate the Delta at high tide (Atwater *et al.*, 1979).

Sea level is estimated to have risen at an average rate of about 5 cm/century during the past 6,000 years and at an average rate of 1-2 cm/century during the past 3,000 years (Cayan *et al.*, 2008). Observations of sea level at the Golden Gate in San Francisco reveal that the mean sea level has risen at an average rate of 2.2 cm/decade (or 0.22 mm/yr) over the past 100 years (Cayan *et al.*, 2008). Future increases in sea level are expected to increase salinity intrusion into the Delta (DWR, 2006); actual salinity response to rising sea level will depend upon actions taken to protect against flooding or levee overtopping (e.g. new tidal marsh would generally reduce salinity intrusion, while construction of sea walls or dykes may further increase salinity).

### **A.2. Physical Changes to the Delta and Central Valley**

Creation of artificial channels, reclamation of marshlands, land use changes and other physical changes to the landscape of the Delta and Central Valley have significantly altered water movement through the Delta and the intrusion of salinity into the Delta. Major physical changes to the Delta and Central Valley landscape have occurred over the last 150 years. As many of these physical changes were made prior to flow and salinity monitoring (which began in the 1920's), only a qualitative discussion is presented below.

#### **A.2.1. Deepening, Widening, and Straightening Channels (early 1900's-present)**

The lower Sacramento River was widened to 3,500 feet and straightened (creating Decker Island) around 1910 (Lund *et al.*, 2007). Progressive deepening of shipping channels began in the early 1900's. Original channel depths were less than 10 feet; channels were gradually dredged to depths exceeding 30 feet, and maintenance dredging continues today.

These changes to the river channels have increased salinity intrusion. Deepening the river channels increases the propagation speed of tidal waves, leading to increased salinity intrusion. Similarly, straightening the river channels provides a shorter path for the passage of the tidal waves and increases salinity intrusion. Widening of the river channels increases the tidal prism (the volume of water in the channels), resulting in further salinity intrusion. Larger cross-sections reduce velocities, lowering friction losses and maintaining more tidal energy, which is the driving force for dispersing salinity into the Delta.

**No comments**

- n/a -

### **A.2.2. Reclamation of Marshland (1850-1920)**

#### ***In the Central Valley***

The original natural floodplains captured large winter flows, gradually releasing the water back into the river channels throughout the spring and summer, resulting in a more uniform flow into the Delta (reduced peak flow and increased low flow) compared to current conditions. The increased surface area of water stored in these natural floodplains increased total evaporation and groundwater recharge, reducing total annual inflow into the Delta.

Even with less Delta inflow, the difference in the seasonal flow pattern may have limited salinity intrusion. The drainage of floodplains back into rivers during the spring and groundwater seepage back to the rivers in the summer and fall provided a delayed increase in river flows during the low flow period. Raising and strengthening natural levees in the Central Valley effectively disconnected the rivers from their floodplains, removing this natural water storage, increasing the peak flood flows and reducing the low flows. The net effect of these changes in the Central Valley was to reduce salinity during floods, when salinity is typically already low, and increase salinity during the following summers and falls, which is likely to have led to increased maximum annual salinity intrusion.

#### ***In the Delta***

Reclamation of Delta marshland began around 1850. By 1920, almost all land within the legal Delta<sup>1</sup> had been diked and drained for agriculture (DPW, 1931). Before the levees were armored and the marshes were drained, the channels would have been shallower and longer (more sinuous), which would have slowed propagation of the tides into the Delta, reduced tidal energy and reduced salinity intrusion.

The natural marsh surface would have increased the tidal prism. However, the shallow marsh depth and native vegetation would have slowed the tidal wave progression. The combined effect on salinity intrusion depends on the location and depth of the marsh, the native vegetation distribution, and the dendritic channels that were removed from the tidally active system.

Figure A-2 shows the western, central, and southern portions of the Delta in 1869. For comparison, Figure A-3 shows the same area in 1992, with man-made channels highlighted grey.

### **A.2.3. Mining debris**

Hydraulic mining in the Sierra Nevada began in the 1860's and produced large quantities of debris which traveled down the Sacramento River, through the Delta and into the Bay. Mining debris may have contributed to the extensive flooding reported in 1878 and 1881. Capiella *et al.* (1999) estimate that, from 1867 to 1887, approximately 115 million cubic meters (Mm<sup>3</sup>) of sediment were deposited in Suisun Bay. This deposition was due to the inflow of hydraulic mining debris.

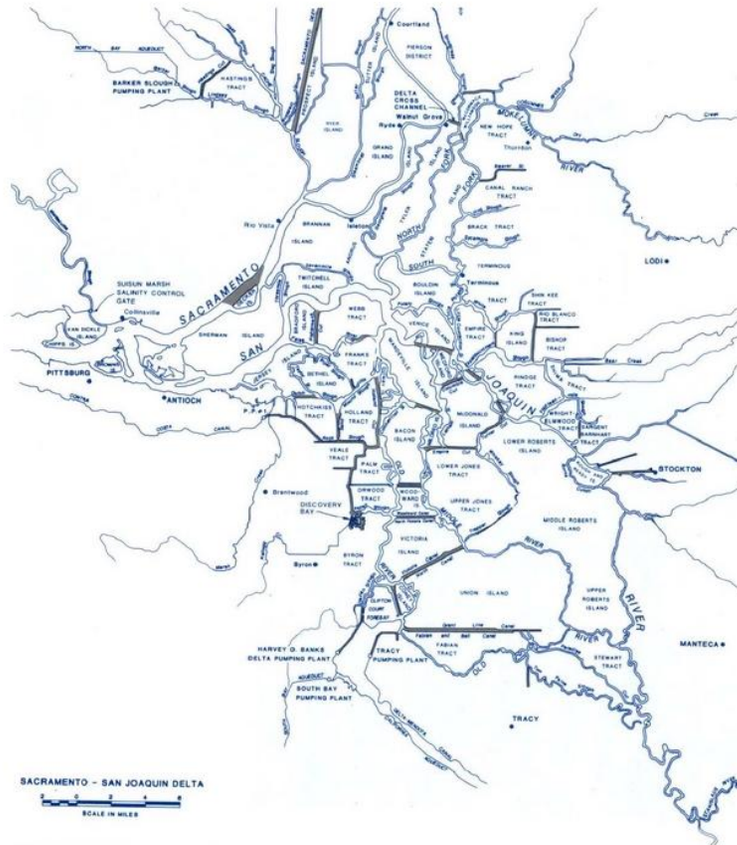
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<sup>1</sup> The legal Delta is defined in California Water Code Section 12220.



**No comments**

- n/a -



**Figure A-3 – Map of the Delta in 1992**

*Channels of the western, central, and southern Delta from the Delta Atlas (DWR, 1992) Constructed waterways (highlighted in grey) generally create more efficient routes for tidal flows to enter the Delta, thereby increasing salinity intrusion relative to the native tidal marshes.*

**No comments**

- n/a -

Cessation of hydraulic mining around 1884 resulted in erosion of Suisun Bay, which continues to erode even today. From 1887 to 1990, approximately 262 Mm<sup>3</sup> of sediment were eroded from Suisun Bay. The net change in volume of sediment during 1867-1887 was 68 Mm<sup>3</sup> (net deposition) and during 1887-1990 was -175 Mm<sup>3</sup> (net erosion). As a result of these changes, the tidal flat of Suisun Bay increased from about 41 km<sup>2</sup> in 1867 to 52 km<sup>2</sup> in 1887, but decreased to 12 km<sup>2</sup> by 1990 (due to erosion subsequent to the cessation of hydraulic mining). Capiella *et al.* (1999) attributed the change in the Suisun Bay area from being a largely depositional environment to an erosional environment not only to the hydraulic mining practices of the late 1800's but also to increased upstream water management practices. The Suisun Marsh Branch of the DWR estimated that erosion of Suisun Bay (modeled as a uniform change in depth of 0.75 meters) has increased salinity in Suisun Bay and the western Delta by as much as 20% (Enright, 2004; Enright and Culberson, 2009).

### **A.3. Water Management Practices**

Extensive local, state, and federal projects have been built to move water around the state, altering the natural flow patterns throughout the Delta and in upstream watersheds. For clarity in the discussion that follows, definitions and discussions of actual flow and salinity, unimpaired flow and salinity, and natural flow and salinity, are given below.

#### **Historical (actual) flow and salinity**

Historical (or actual) flow and salinity refer to the flow and electrical conductivity, total dissolved solids concentration, or chloride concentration that occurred in the estuary. Historical conditions have been observed, measured, or estimated at various times and locations; they are now measured at monitoring stations throughout the estuary. Historical data are also used to estimate flow and water quality conditions at other locations with the following tools: the DAYFLOW program from IEP, the DSM2 model from the California Department of Water Resources, the X2<sup>2</sup> equation (Kimmerer and Monismith, 1992) and Contra Costa Water District's salinity outflow model (also referred to as the G-model) (Denton, 1993; Denton and Sullivan, 1993). The use of these tools to estimate flow and water quality is necessarily dependent upon the Delta configuration to which they were calibrated. Use of these tools in hypothetical configurations (such as pre-levee conditions, flooding of islands, etc) is subject to un-quantified error.

#### **Unimpaired flow and salinity**

Unimpaired flows are hypothetical flows that would have occurred in the absence of upstream diversions and storage, but with the existing Delta and tributary configuration. Unimpaired flows are estimated by the California Department of Water Resources (DWR) for the 24 basins of the Central Valley; the Delta is one of the 24 basins. Additionally, DWR estimates unimpaired in-Delta use and unimpaired net Delta outflow (NDO). Unimpaired NDO estimates can be used to estimate unimpaired water quality using a salinity-outflow relationship such as the X2 or G-model tools discussed above.

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<sup>2</sup> X2 is defined as the distance from the Golden Gate to the 2 part-per-thousand isohaline (equivalent to a salinity of 2 grams of salt per kilogram of water), measured along the axis of the San Francisco Estuary. X2 is often used as an indicator of freshwater availability and fish habitat conditions in the Delta (Jassby *et al.*, 1995; Monismith, 1998).

**No comments**

- n/a -

Since unimpaired flows assume the existing Delta configuration, the use of these tools should not violate their basic assumptions. However, the results should be taken in context. Water quality based on unimpaired flows compared to water quality based on historical (actual) flows shows how water management activities affect water quality. Water quality based on unimpaired flows cannot be considered natural.

**Natural flow and salinity**

Natural flow and salinity reflect pre-European settlement conditions, with a virgin landscape in both the Central Valley and the Delta, native vegetation, and no diversions or constructed storage. As discussed above, the natural landscape included natural storage on the floodplains and extensive Delta marsh. Estimation of natural flow requires assumptions regarding the pre-European landscape and vegetation throughout the Central Valley. Estimation of natural salinity requires development of new models to account for pre-European Delta geometry, incorporating the estimates of natural flow. These assumptions induce an unknown level of error. For this reason, no attempt is made in this report to calculate natural flow or the resulting salinity. Instead, paleosalinity studies are examined to provide evidence of salinity in the pre-European era.

Water management practices have continually evolved since the mid-1850's. As discussed in Section 1.1, anthropogenic modification include diversion of water upstream and within the Delta, construction of reservoirs, and system operations to meet regulatory requirements.

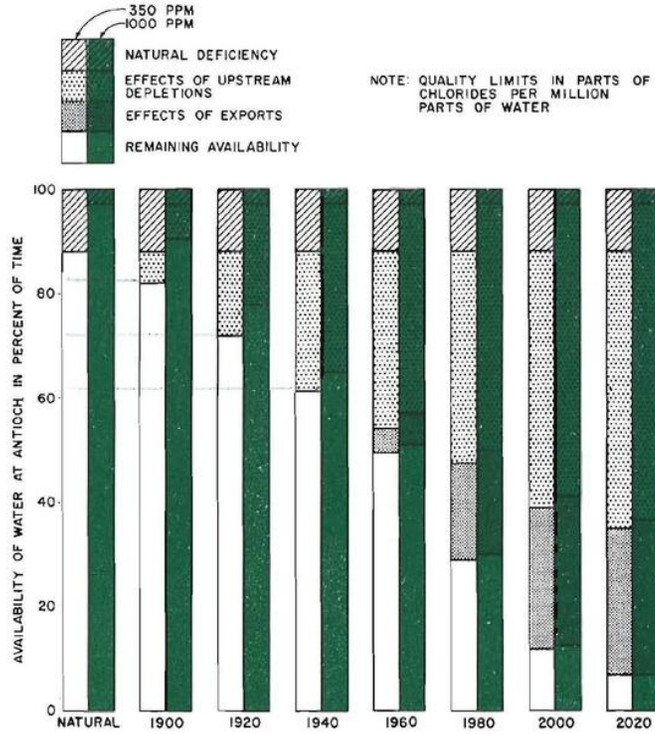
The irrigated acreage in the Central Valley has been steadily increasing since 1880 (Figure 1-3), increasing the upstream diversions of water. There were two periods of rapid growth in irrigated acreage: from 1880 to 1920 and from 1940 to 1980. In-Delta diversions (Figure 1-3) began in 1869 with reclamation of Sherman Island; from 1869 to 1930, in-Delta diversions are assumed to have grown in proportion to the area of reclaimed marshland (from Atwater *et al.*, 1979).

Upstream diversions first became an issue with respect to Delta salinity around 1916 with the rapid growth of the rice cultivation industry (Antioch Case, *Town of Antioch v. Williams Irrigation District*, 1922, 188 Cal. 451; see Appendix E.2). These early "pre-project" diversions for irrigation had particularly large impacts because of the seasonality of water availability and water use. Diversions for agriculture typically start in the spring and continue through the early fall (when river flow is already low). These early irrigation practices, combined with the decrease in spring and summer flow due to the separation of rivers from their natural floodplains, resulted in a significant reduction of the spring and summer river flow, leading to increased salinity intrusion.

Figure A-4 shows the Department of Water Resources' estimates of the effects of upstream diversions and south-of-Delta exports on the salinity in the San Joaquin River at Antioch (DWR, 1960). DWR's 1960 report indicated that water with less than 350 mg/L chlorides would be present at Antioch approximately 88% of the time on average "naturally," and that availability decreased to approximately 62% by 1940 due to upstream diversions. This illustrates that upstream depletions had a significant effect on salinity at Antioch during 1900-1940, prior to the construction of large upstream reservoirs. (For reference, Shasta Dam was completed in 1945.)

No comments

- n/a -



**DELTA WATER QUALITY WITHOUT SALINITY CONTROL**

**Figure A-4 - Salinity on the San Joaquin River at Antioch (DWR, 1960)**

*The Department of Water Resources examined the effects of upstream depletions and south-of-Delta exports on salinity in the San Joaquin River at Antioch, estimating the percent of time water that a certain quality of water (with less than 350 mg/L chlorides; or less than 1,000 mg/L chlorides) would be available in the river without reservoir releases to provide salinity control. The estimates for 1960, 1980, 2000, and 2020 assume the reservoirs do not make releases for salinity control and therefore underestimate the actual quality of water during these years.*

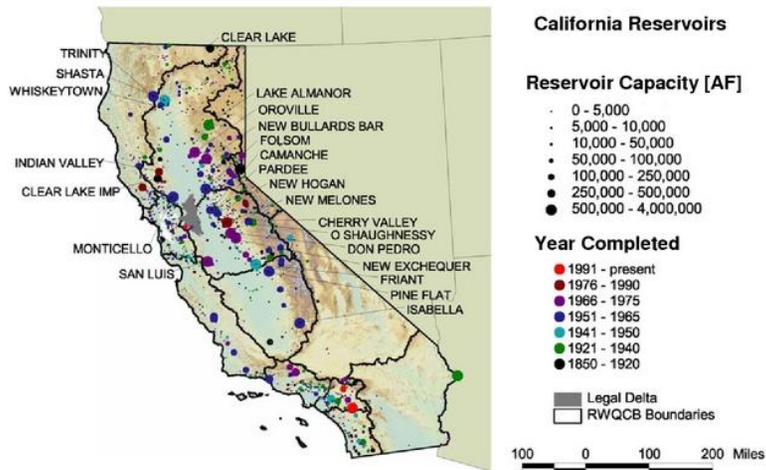
Figure A-4 also shows estimates of the availability of water in 1960, 1980, 2000, and 2020, without reservoir releases to provide salinity control, demonstrating that upstream depletions and in-Delta exports would have continued to degrade water quality at Antioch.

**No comments**

- n/a -

Exports from the south Delta started in 1951 with the completion of the federal Central Valley Project pumping facility near Tracy, California. Exports from the State Water Project Banks Pumping Plant, just to the west of the federal facility, began in 1967. As shown in Figure 1-3, south-of-Delta exports increased rapidly from 1951 through the mid-1970s, and since then the combined exports have averaged more than 4 million acre-feet per year.

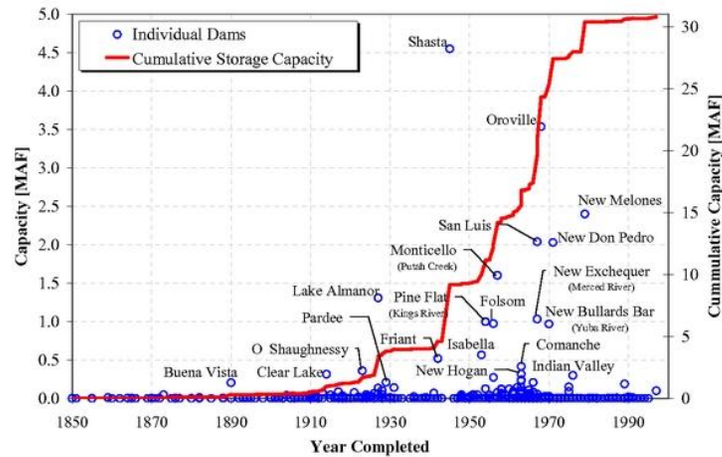
Construction of upstream reservoirs also altered natural patterns of flow into the Delta. Figure A-5 and Figure A-6 show the extent and rapid rise of constructed reservoirs in the upstream watersheds of the Delta (DWR, 1993). The location, year of completion and approximate storage capacities (in acre-feet, AF) are shown in Figure A-5. Figure A-6 shows the temporal development of reservoir capacity. Reservoir construction began in 1850. The major reservoirs of the Central Valley Project (CVP) and State Water Project (SWP) are the Shasta (4.5 MAF capacity) and Oroville (3.5 MAF) reservoirs, respectively. These reservoirs capture the flow in the wet season (reducing the flow into the Delta in the wet season) and release water for irrigation and diversions.



**Figure A-5 - Storage reservoirs in California**  
*Location of storage reservoirs within California. Reservoir capacity is indicated by the size of the circle, while the year construction was completed is indicated by color.*

No comments

- n/a -



**Figure A-6 – Surface Reservoir Capacity**

*Timeline of reservoir development in California. Individual reservoir capacity is indicated by the blue circles (left axis), while the cumulative capacity is indicated with the red line (right axis).*

Water management practices have been altered by regulations that require maintenance of specified flow and salinity conditions at locations in the Bay-Delta region during certain periods of the year. The 1978 Water Quality Control Plan and State Water Resources Control Board (SWRCB) Decision 1485 established water quality standards to manage salinity to protect Delta agriculture and municipal and industrial (M&I) uses. The listing of delta smelt as a threatened species under the Endangered Species Act in 1993, followed by the Bay-Delta Accord in 1994 and the adoption of a new water quality control plan by the State Water Resources Control Board in 1995 changed the amount and timing of reservoir releases and south-of-Delta exports. California's Rice Straw Burning Act was enacted in 1992 to reduce air pollution by phasing out the burning of rice field stubble; by 1999, Sacramento Basin rice farmers were diverting additional water to flood harvested fields to decompose the stubble.

Changes in water diversions and reservoir operations have altered the magnitude and timing of river flows to the Delta, and anthropogenic modifications to the Delta landscape have altered the interaction of fresh water from the rivers with salt water from the ocean, thus changing patterns of salinity intrusion into the Delta.

**No comments**

- n/a -

**No comments**

- n/a -

## **Appendix B. Paleoclimatic Records of Hydrology and Salinity**

This section presents paleoclimate records of hydrology (precipitation and unimpaired runoff) and salinity in the Bay-Delta region, in addition to those presented in Section 2 of the main report.

### **B.1. Methods of Paleoclimatic Reconstruction**

The field of paleoclimatology aims to deduce climatological information from natural “archives” in order to reconstruct past global climate. These archives are created by such Earth processes as the formation of ice sheets, sediments, rocks, and forests. Examples of information sampled from such archives include atmospheric temperatures from ice cores and precipitation cycles from tree rings. When samples are dated, through radiometric or other methods, the data preserved therein become proxy indices, establishing a timeline of major events in the local environment of the sample. Multiple samples collected over larger spatial scales can be cross-dated to create regional climate and landscape process chronologies.

The material sampled for paleoclimatic reconstructions has limitations that decrease the resolution and confidence of data going back in time. Although paleoclimatic reconstructions have a coarser temporal resolution than modern measurements, the variations in climate and landscape responses to change are reliably described “in the first person” because the evidence of localized climate change is preserved as a time series *in situ*, absent of human influence.

The San Francisco Bay-Delta has been the focus of several paleoclimatic reconstructions. Surveys have sampled from Browns Island (Goman and Wells, 2000; May, 1999; Malamud-Roam and Ingram, 2004), Roe Island (May, 1999; Malamud-Roam and Ingram, 2004) Rush Ranch (Starratt, 2001; Byrne *et al.*, 2001; Starratt, 2004), and China Camp and Benicia State Parks (Malamud-Roam and Ingram, 2004).

Sediment cores are the predominate archive used to reconstruct Bay-Delta climate. Changes in wetland plant and algae communities are the dominant response in the Bay-Delta to climate change and associated fluctuations in temperature and precipitation. Proxies of plant and algae response to environmental conditions are preserved in the sediment cores and determined by quantification and taxonomic identification of diatom frustules (Byrne *et al.*, 2001; Starratt, 2001; Starratt, 2004), plant seeds and roots (Goman and Wells, 2000) and plant pollen (May, 1999; Byrne *et al.*, 2001; Malamud-Roam and Ingram, 2004) and measurement of peat carbon isotope ratios (Byrne *et al.*, 2001; Malamud-Roam and Ingram, 2004).

Plant communities in the Delta are characterized by salt tolerance. Salt-tolerant plant communities are dominated by pickleweed (*Salicornia* spp.) while freshwater plant

**No comments**

- n/a -

assemblages are dominated by tule (*Scirpus* spp.) and cattail (*Typha* spp.) (Atwater *et al.*, 1979). Plants contribute pollen, seeds, and vegetative tissue in the form of peat to the sediment archive. Plant material deposited to surface sediments are significantly correlated to the surrounding standing vegetation, and thus plant material preserved in sediment cores are considered autochthonous to the type of wetland existent at the time of sediment deposition, allowing reconstruction of the salinity conditions in the Delta over time.

Diatom taxa are classified according to their salinity preference expressed as the Diatom Salinity Index (DSI) (Eq 1) (Starratt, 2004). Starratt (2001) classified salinity preference as freshwater (F; 0-2‰), freshwater and brackish water (FB; 0-30‰), brackish (B; 2-30‰), brackish and marine (BM; 2-35‰), and marine (M; 30-35‰). Samples dominated by marine taxa have a DSI range of 0.00 to 0.30.

$$DSI = \frac{F + FB + 0.5B}{F + FB + B + BM + M} \quad (1)$$

Carbon-isotope ratios ( $^{13}\text{C}/^{12}\text{C}$ ) (Eq 2) are measured by spectrometry and the  $\delta$  notation calculated as

$$\delta^{13}\text{C} = \left[ \left( \frac{^{13}\text{C}/^{12}\text{C}_{\text{sample}}}{^{13}\text{C}/^{12}\text{C}_{\text{std}}} \right) - 1 \right] \times 1000 \quad (2)$$

The  $\delta^{13}\text{C}$  value of peat samples is a proxy for the composition of the plant assemblages contributing vegetation to the formation of the peat. Plants utilizing the  $\text{C}_4$  mechanism have higher  $\delta^{13}\text{C}$  values ( $\sim 14\text{‰}$ ) than those utilizing the  $\text{C}_3$  or CAM ( $\sim 27\text{‰}$ ) (Table B-1). Using the  $\delta^{13}\text{C}$  proxy can detect the presence of upland bunchgrasses such as *Spartina* and *Distichlis*.

Pollen can be classified to the taxonomic family level. *Chenopodiaceae* (now *Salicornioideae*) is representative of salt-tolerant *Salicornia*. *Cyperaceae* is representative of freshwater species including *Scirpus*. The ratio of *Chenopodiaceae* to the sum of *Chenopodiaceae* and *Cyperaceae* (Eq. 3) is a proxy of the percent relative abundance of salt-tolerant species (May, 1999).

$$\%ST = \frac{\text{Chenopodiaceae}}{\text{Chenopodiaceae} + \text{Cyperaceae}} \quad (3)$$

To establish chronologies for sediment archives, dates must be established for when material was deposited through the length of the sediment cores. Radiocarbon dating by Accelerator Mass Spectrometry (AMS) determines age by counting the  $^{14}\text{C}$  content of plant seeds or carbonate shells calibrated against a northern hemisphere atmospheric carbon calibration curve (Malamud-Roam *et al.*, 2006). Radiocarbon dating is valid to about 40,000 years

**No comments**

- n/a -

before present (BP)<sup>3</sup>, making it an ideal method for establishing dates through the period of interest for the Bay and Delta. When archived proxies are correlated with the sediment core chronology, a timeline is established reconstructing past climate and landscape response.

**Table B-1 – Carbon Isotope Ratios ( $\delta^{13}\text{C}$ ) of Plant Species in the San Francisco Estuary**  
(adapted from Byrne *et al.* 2001)

Species	Common Name	Photosynthetic Pathway	$\delta^{13}\text{C}$ (%)
<i>Distichlis spicata</i>	Saltgrass	C4	-13.5
<i>Spartina foliosa</i>	California cordgrass	C4	-12.7
<i>Cuscuta salina</i>	Salt-marsh dodder	C3	-29.8
<i>Frankenia grandifolia</i>	Alkali heath	C3	-30.2
<i>Grindelia stricta</i>	Gumplant	C3	-26.4
<i>Jaumea carnosa</i>	Marsh jaumea	C3	-27.2
<i>Juncus balticus</i>	Baltic rush	C3	-28.4
<i>Lepidium latifolium</i>	Perennial pepperweed	C3	-26.6
<i>Scirpus californicus</i>	California bulrush	C3	-27.5
<i>Scirpus maritimus</i>	Alkali bulrush	C3	-25.5
<i>Typha latifolia</i>	Cattail	C3	-27.8
<i>Salicornia virginica</i>	Pickleweed	CAM	-27.2

A large number of paleoclimatic reconstructions exist for California and the western U.S., but a complete discussion is beyond the scope of this report. These reconstructions are reviewed by Malamud-Roam *et al.* (2006; 2007) and provide important context to events in the Bay and Delta by recording major non-localized events and larger regional climate shifts. Important examples include: Central Valley oaks, Sierra Nevada giant sequoias, and White Mountain Bristlecone pines used to establish precipitation and temperature from the location of the tree line and tree rings; Mono Lake sediments and submerged tree stump rings for precipitation; and Sacramento and San Joaquin River floodplain deposits for flood events. These studies establish a record of environmental conditions in the Bay and Delta from their formation to the present.

## **B.2. Major Regional Climatic Events**

### **Formation of the Sacramento-San Joaquin Delta**

The Holocene epoch began approximately 8000 BCE at the end of Pleistocene glaciations (Malamud-Roam *et al.*, 2007). In the early Holocene, a general warming and drying period in California accompanied high orbitally driven insolation until insolation reached current values at approximately 6000 BCE. In the Sierra Nevada, western slopes were in the early stages of ecological succession following the retreat of glaciers. The modern river floodplain systems were forming in the Central Valley. Parts of the Delta and Bay were river valleys

<sup>3</sup> Before Present (BP) is a time scale, with the year 1950 as the origin, used in many scientific disciplines. Thus, 100 BP refers to the calendar year 1850.

## **No comments**

- n/a -

prior to approximately 8000 to 6000 BCE, when rapidly rising sea level entered the Golden Gate and formed the early Bay estuary (Atwater *et al.*, 1979). A fringe of tidal marshes retreated from a spreading Bay until approximately 4000 BCE when the rate of submergence slowed to 1 to 2 cm per year, allowing the formation of extensive Delta marshes over the next 2000 years (Atwater *et al.*, 1979). Sedimentation from upstream sources kept up with subsidence from increasing sea-level rise.

### **2000 – 1 BCE**

After 2000 BCE, information from archives indicates climate in the Bay and Delta was cooler with greater freshwater inflows. The Sierra Nevada became more moist and cooler during a period ca. 4000-3500 BP (Malamud-Roam *et al.*, 2006).

### **1 BCE - Present**

The cooler and wetter period ended approximately 1 BCE, replaced by more arid conditions (Malamud-Roam, 2007). Major climatic events, known from other parts of the world, are captured in the regional paleoclimatic reconstructions and help to calibrate or correlate these reconstructions to global events. Unusually dry conditions prevailed during the Medieval Warm Period (approximately 800-1300 CE). Wetter and cooler conditions existed during the Little Ice Age (approximately 1400-1700 CE). These climate variations are reflected in variations in the plant communities.

### **Droughts**

Two extreme droughts occurred in the region from about 900 to 1150 CE and from 1200 to 1350 CE. Low freshwater inflows to the Delta occurred during periods 1230-1150, 1400-1300, 2700-2600, and 3700-3450 B.P.

### **Flood Events**

Periods of increase moisture occurred from 800-730 BP and 650-300 BP. Massive flooding inundated the Central Valley in the winter of 1861 (Malamud-Roam *et al.*, 2006). High periods of inflow occurred during 1180-1100, 2400-2200, 3400-3100, and 5100-3800 BP.

Sampling for paleoclimatic reconstructions captures the modern era, enabling a comparison of current conditions with conditions over the past several thousand years. The erratic nature of precipitation in California observed over the past century have been normal and small compared to natural variations over the past millennia.

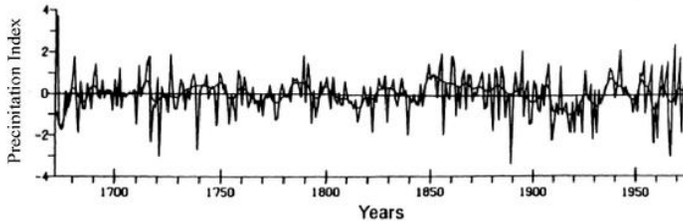
### **Reconstructed River Flow and Precipitation Records**

Meko *et al.* (2001a) used tree-ring chronologies in statistical regression models to reconstruct time series of annual unimpaired Sacramento River flow for approximately the past 1,100 years (see Section 2.1). Similarly, Graumlich (1987) used tree ring data from the Pacific Northwest to reconstruct precipitation records for the period of 1675-1975 (Figure B-1). Compared to the average observed precipitation from 1899 to 1975, the reconstructed record has above-average precipitation during the latter half of the nineteenth century (1850-1900) (Figure B-1). These relatively wet conditions during the late 1800's and the severe dry

**No comments**

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conditions from the 1920's through the 1930's in the reconstructed precipitation record are consistent with the annual unimpaired Sacramento River flow reconstruction from Meko *et al.* (2001) presented in Section 2.1.



**Figure B-1 – Reconstructed annual precipitation, 1675-1975**

Data from Graumlich (1987). Precipitation index is presented in units of standard deviation from the 1899-1975 observed mean value.

Estimates of annual precipitation (Graumlich, 1987) and unimpaired runoff (Meko *et al.*, 2001a) from tree ring analysis are used in this study to provide hydrological context, indicating the relative hydrology (e.g. wet or dry) of a specific year and surrounding decade. The reconstructed hydrological data are not used to estimate salinity intrusion for two reasons. First, the seasonal distribution of hydrology is critical in determining salinity variability; two years with the same total annual flow could have significantly different salinity intrusion due to the timing of the flow (Knowles, 2000). Second, since 1850, anthropogenic modifications to the landscape and river flows alter the hydrodynamic response to freshwater flow, somewhat decoupling the unimpaired hydrology from the downstream response (i.e. salinity intrusion).

Malamud-Roam *et al.* (2005) and Goman *et al.* (2008) review paleoclimate as it relates to San Francisco Bay. Generally, they found that paleoclimatic studies showed that a wetter (and fresher) period existed from about 4000 BP to about 2000 BP. In the past 2,000 years, the climate has been cooling and becoming drier, with several extreme periods, including decades-long periods of very wet conditions and century-long periods of drought. As discussed in the next section, the century-long periods of drought are found in paleosalinity records in Suisun Bay and Rush Ranch in Suisun Marsh, but are much less evident in Browns Island, indicating a predominately freshwater marsh throughout the Delta. Citing Meko *et al.* (2001), they note that only one period had a six-year drought more severe than the 1928-1934 period: a seven-year drought ending in 984 CE. They also note the most extreme dry year was in 1580 CE, and state that it was almost certainly drier than 1977. On the whole, however, the last 600 years have been a generally wet period. This is reflected in the salinity records discussed in the next section.

**No comments**

- n/a -

### **B.3. Reconstructed Salinity in the Bay-Delta**

Starratt (2001) reconstructed historical salinity variability at Rush Ranch, in the northwestern Suisun Marsh, over the last 3,000 years by examining diatoms from sediment cores. The taxa were classified according to their salinity preference: freshwater (< 2‰), freshwater and brackish water (0‰ to 30‰), brackish (2‰ to 30‰), brackish and marine (2‰ to > 30‰), and marine (> 30‰). Based on the composition of the diatom assemblages, Starratt identified centennial-scale salinity cycles (Table B-2).

**Table B-2 – Salinity Intervals over the last 3,000 years at Rush Ranch**

*Salinity intervals determined from the diatom populations in a sediment core in northwestern Suisun Marsh.*

<i>Approximate Years</i>	<i>Type of Interval</i> <sup>a</sup>
1850 CE – present	[not classified]
1250 CE – 1850 CE	fresh
250 CE – 1250 CE	brackish
500 BCE – 250 CE	fresh
1000 BCE – 500 BCE	brackish

<sup>a</sup> Classification according to Starratt (2001)

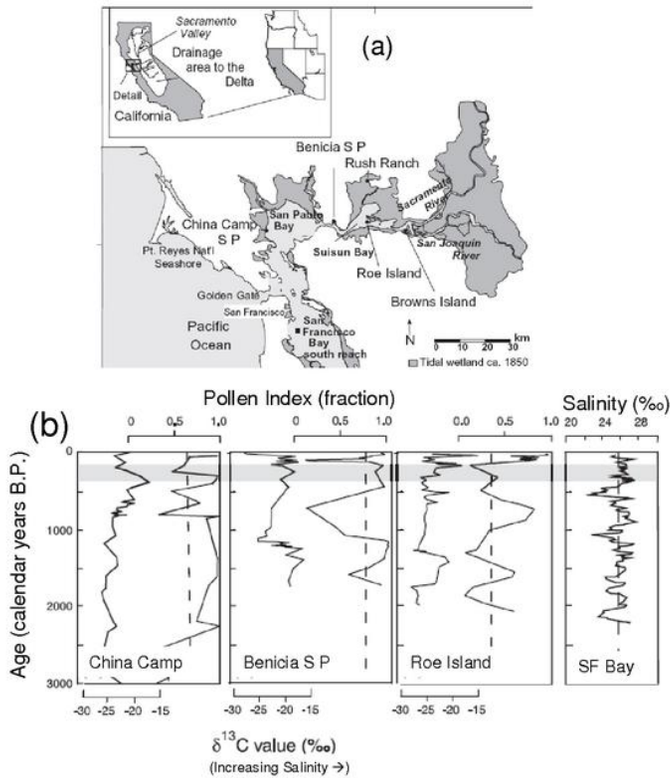
These results correspond well to other paleoclimatic reconstructions. The most recent broad-scale freshwater interval roughly corresponds to the Little Ice Age, and the most recent brackish interval corresponds to the Medieval Warm Period.

Starratt notes that the post-1850 interval indicates an increase in the percentage of diatoms that prefer brackish and marine salinities compared to the last freshwater interval, indicating an increase in salinity during the last 150 years, in comparison to the previous 600 years. During the post-1850 period, diatoms that prefer “marine” environments constitute as much as 50% of the total diatom population, a percentage that is at or above that of any other period. During the most recent years, “freshwater” assemblages constitute about 20% of the total population, a percentage that is only about 10% higher than the most recent *brackish* interval from 250 to 1250 CE.

Malamud-Roam *et al.* (2006) compared reconstructed salinity records for the past three thousand years from four locations (three tidal marsh locations and one location in the Bay) in the Bay-Delta region (Figure B-2(a)). Figure B-2(b) shows several periods with higher than average salinity (e.g., 1600-1300 and 1000-800 BP and 1900 CE to present) and several periods with lower than average salinity (e.g., 1300 to 1200 BP and 150 to 100 BP). These paleosalinity records are consistent with each other and with the paleoclimatic records of river flow and salinity presented in Section 2.

No comments

- n/a -



**Figure B-2 – Paleosalinity records at selected sites in the San Francisco Estuary**

(a) location of the three tidal marsh sites (China Camp, Benicia State Park and Roe Island) and one site in the Estuary (Oyster Point in San Francisco Bay) where sediment cores were obtained. (b) time series for the pollen index (ranging from 0 to 1, higher values corresponding to higher salinity) and the  $\delta^{13}\text{C}$  values at the tidal marsh sites; salinity at Oyster Point, San Francisco Bay (inferred from  $\delta^{13}\text{C}$  values) is also shown. The broken line shows the estimated mean pollen index prior to European disturbance. (modified from Malamud-Roam and Ingram (2004) and Malamud-Roam et al. (2006))

***No comments***

- n/a -

**No comments**

- n/a -

**Appendix C. Quantitative Hydrological Observations**

Long-term records of river runoff are useful in understanding hydroclimatic variations. Section 3.1 discusses the long-term variations of the unimpaired Sacramento River runoff and unimpaired San Joaquin River runoff. The estimates of these variables from early 1900's to the present are available on the internet. Estimates prior to the early 1900's (late 1800's to early 1900's) were obtained from a 1923 California Department of Public Works report (DPW, 1923). Table C-1 through Table C-4 present estimates of Sacramento River runoff and San Joaquin River runoff for the period of 1872-2008, obtained from DPW (1923) and <http://cdec.water.ca.gov/cgi-progs/iudir/WSIHIST>.

The unimpaired Sacramento River runoff is the sum of the flows from the Sacramento River at Bend Bridge, Feather River inflow to Lake Oroville, Yuba River at Smartville, and the American River inflow to Folsom Lake. The unimpaired San Joaquin River runoff is the sum of the flows from the Stanislaus River inflow to New Melones Lake, Tuolumne River inflow to New Don Pedro Reservoir, Merced River inflow to Lake McClure, and San Joaquin River inflow to Millerton Lake.

**Table C-1 – Annual unimpaired Sacramento River runoff for 1872-1905**  
Data source: DPW (1923)

Water Year	Sacramento River @ Bend Bridge	Feather River @ Lake Oroville	Yuba River @ Smartville	American River @ Folsom Lake	Sacramento River Runoff
1872	10,200,000	7,254,000	4,352,000	4,215,600	26.0
1873	4,780,000	3,347,000	1,638,400	1,862,200	11.6
1874	7,300,000	5,571,000	3,340,800	3,079,800	19.3
1875	4,390,000	2,747,000	1,561,600	1,391,600	10.1
1876	14,500,000	6,867,000	3,594,000	4,450,900	29.4
1877	9,870,000	2,437,000	1,292,800	1,289,200	14.9
1878	17,800,000	4,836,000	2,528,000	2,721,700	27.9
1879	8,380,000	5,513,000	2,796,800	3,304,900	20.0
1880	12,300,000	7,061,000	3,641,600	4,502,100	27.5
1881	15,400,000	5,610,000	3,104,000	3,540,300	27.7
1882	8,000,000	4,797,000	2,150,400	3,264,000	18.2
1883	6,670,000	3,714,000	1,804,800	2,169,200	14.4
1884	11,400,000	6,190,000	3,104,000	4,103,000	24.8
1885	6,460,000	3,482,000	2,304,000	1,780,400	14.0
1886	14,400,000	6,384,000	3,174,400	3,918,900	27.9
1887	6,670,000	2,611,000	1,561,600	1,862,200	12.7
1888	5,430,000	2,669,000	998,400	1,575,700	10.7
1889	10,600,000	5,126,000	1,612,800	1,903,200	19.2
1890	22,700,000	12,090,000	6,176,000	7,725,200	48.7

**No comments**

- n/a -

<b>Water Year</b>	<b>Sacramento River @ Bend Bridge</b>	<b>Feather River @ Lake Oroville</b>	<b>Yuba River @ Smartville</b>	<b>American River @ Folsom Lake</b>	<b>Sacramento River Runoff</b>
1891	6,460,000	3,482,000	1,747,200	1,944,100	<b>13.6</b>
1892	7,250,000	5,416,000	1,945,600	2,568,200	<b>17.2</b>
1893	12,400,000	7,177,000	3,488,000	4,399,800	<b>27.5</b>
1894	8,640,000	4,410,000	2,432,000	3,304,900	<b>18.8</b>
1895	12,300,000	7,177,000	4,160,000	4,737,400	<b>28.4</b>
1896	11,343,200	7,738,000	3,641,600	3,857,500	<b>26.6</b>
1897	10,391,400	5,610,000	3,040,000	3,632,400	<b>22.7</b>
1898	5,135,800	2,805,000	1,184,000	1,186,900	<b>10.3</b>
1899	5,977,400	3,288,000	1,984,000	2,362,600	<b>13.6</b>
1900	8,712,500	6,500,000	2,956,800	3,683,500	<b>21.9</b>
1901	9,020,900	6,229,000	2,854,400	3,714,200	<b>21.8</b>
1902	11,380,600	4,468,000	2,432,000	3,079,800	<b>21.4</b>
1903	9,941,800	4,483,500	2,368,000	3,038,900	<b>19.8</b>
1904	16,095,800	9,377,000	4,101,800	5,249,000	<b>34.8</b>
1905	10,775,200	4,529,200	2,403,500	2,050,000	<b>19.8</b>

**No comments**

- n/a -

**Table C-2 – Annual unimpaired Sacramento River runoff for 1906-2009**

Data Source: <http://cdec.water.ca.gov/cgi-progs/iodir/WSIHIST>

Water Year	Sacramento River Runoff (MAF)						
1906	26.7	1936	17.4	1966	13.0	1996	22.3
1907	33.7	1937	13.3	1967	24.1	1997	25.4
1908	14.8	1938	31.8	1968	13.6	1998	31.4
1909	30.7	1939	8.2	1969	27.0	1999	21.2
1910	20.1	1940	22.4	1970	24.1	2000	18.9
1911	26.4	1941	27.1	1971	22.6	2001	9.8
1912	11.4	1942	25.2	1972	13.4	2002	14.6
1913	12.9	1943	21.1	1973	20.1	2003	19.3
1914	27.8	1944	10.4	1974	32.5	2004	16.0
1915	23.9	1945	15.1	1975	19.2	2005	18.6
1916	24.1	1946	17.6	1976	8.2	2006	32.1
1917	17.3	1947	10.4	1977	5.1	2007	10.3
1918	11.0	1948	15.8	1978	23.9	2008	10.3
1919	15.7	1949	12.0	1979	12.4	2009	12.9
1920	9.2	1950	14.4	1980	22.3		
1921	23.8	1951	23.0	1981	11.1		
1922	18.0	1952	28.6	1982	33.4		
1923	13.2	1953	20.1	1983	37.7		
1924	5.7	1954	17.4	1984	22.4		
1925	16.0	1955	11.0	1985	11.0		
1926	11.8	1956	29.9	1986	25.8		
1927	23.8	1957	14.9	1987	9.3		
1928	16.8	1958	29.7	1988	9.2		
1929	8.4	1959	12.1	1989	14.8		
1930	13.5	1960	13.1	1990	9.3		
1931	6.1	1961	12.0	1991	8.4		
1932	13.1	1962	15.1	1992	8.9		
1933	8.9	1963	23.0	1993	22.2		
1934	8.6	1964	10.9	1994	7.8		
1935	16.6	1965	25.6	1995	34.6		

**No comments**

- n/a -

**Table C-3 – Annual unimpaired San Joaquin River runoff for 1872-1900**  
*Data source: DPW (1923)*

Water Year	Stanislaus River @ New Melones Lake	Tuolumne River @ New Don Pedro Reservoir	Merced River @ Lake McClure	San Joaquin River @ Millerlton Lake	San Joaquin River Runoff
	units of acre-feet (AF)				units of million acre-feet (MAF)
1872	1,860,000	2,624,000	1,511,000	2,627,000	8.6
1873	959,000	1,543,000	769,000	1,122,000	4.4
1874	970,000	1,576,000	791,000	1,862,000	5.2
1875	482,000	982,000	439,000	887,000	2.8
1876	2,930,000	4,059,000	2,384,000	2,862,000	12.2
1877	408,900	561,000	220,000	809,000	2.0
1878	1,570,000	2,286,000	1,274,000	2,218,000	7.3
1879	823,000	1,353,000	659,000	470,000	3.3
1880	1,390,000	2,071,000	1,132,000	3,349,000	7.9
1881	970,000	1,576,000	791,000	2,740,000	6.1
1882	944,000	1,526,000	764,000	1,000,000	4.2
1883	1,020,000	1,600,000	813,000	1,392,000	4.8
1884	2,250,000	3,152,000	1,840,000	5,732,000	13.0
1885	582,000	1,097,000	505,000	1,218,000	3.4
1886	2,070,000	2,929,000	1,692,000	5,211,000	11.9
1887	619,000	1,139,000	538,000	1,479,000	3.8
1888	540,000	1,048,000	478,000	957,000	3.0
1889	718,000	1,262,000	599,000	1,574,000	4.2
1890	3,580,000	5,099,000	2,955,000	4,349,000	16.0
1891	959,000	1,543,000	769,000	1,227,000	4.5
1892	1,050,000	1,650,000	846,000	1,931,000	5.5
1893	2,150,000	3,036,000	1,758,000	1,914,000	8.9
1894	1,860,000	2,624,000	1,511,000	1,331,000	7.3
1895	2,700,000	3,795,000	2,236,000	2,786,700	11.5
1896	1,380,000	1,588,100	1,110,000	1,985,700	6.1
1897	1,920,000	2,437,100	1,566,000	2,219,700	8.1
1898	498,000	960,500	450,000	922,300	2.8
1899	1,030,000	1,334,700	824,000	1,269,500	4.5
1900	1,350,000	1,628,100	1,099,000	1,343,000	5.4

**No comments**

- n/a -

**Table C-4 – Annual unimpaired San Joaquin River runoff for 1901-2009**

Data Source: <http://cdec.water.ca.gov/cgi-progs/iodir/WSIHIST>

Water Year	San Joaquin River Runoff (MAF)	Water Year	San Joaquin River Runoff (MAF)	Water Year	San Joaquin River Runoff (MAF)	Water Year	San Joaquin River Runoff (MAF)
1901	9.4	1931	1.7	1961	2.1	1991	3.2
1902	5.1	1932	6.6	1962	5.6	1992	2.6
1903	5.7	1933	3.3	1963	6.2	1993	8.4
1904	7.6	1934	2.3	1964	3.1	1994	2.5
1905	5.3	1935	6.4	1965	8.1	1995	12.3
1906	12.4	1936	6.5	1966	4.0	1996	7.2
1907	11.8	1937	6.5	1967	10.0	1997	9.5
1908	3.3	1938	11.2	1968	2.9	1998	10.4
1909	9.0	1939	2.9	1969	12.3	1999	5.9
1910	6.6	1940	6.6	1970	5.6	2000	5.9
1911	11.5	1941	7.9	1971	4.9	2001	3.2
1912	3.2	1942	7.4	1972	3.6	2002	4.1
1913	3.0	1943	7.3	1973	6.5	2003	4.9
1914	8.7	1944	3.9	1974	7.1	2004	3.8
1915	6.4	1945	6.6	1975	6.2	2005	9.2
1916	8.4	1946	5.7	1976	2.0	2006	10.4
1917	6.7	1947	3.4	1977	1.1	2007	2.5
1918	4.6	1948	4.2	1978	9.7	2008	3.5
1919	4.1	1949	3.8	1979	6.0	2009	5.0
1920	4.1	1950	4.7	1980	9.5		
1921	5.9	1951	7.3	1981	3.2		
1922	7.7	1952	9.3	1982	11.4		
1923	5.5	1953	4.4	1983	15.0		
1924	1.5	1954	4.3	1984	7.1		
1925	5.5	1955	3.5	1985	3.6		
1926	3.5	1956	9.7	1986	9.5		
1927	6.5	1957	4.3	1987	2.1		
1928	4.4	1958	8.4	1988	2.5		
1929	2.8	1959	3.0	1989	3.6		
1930	3.3	1960	3.0	1990	2.5		

**No comments**

- n/a -

**No comments**

- n/a -

## **Appendix D. Instrumental Observations of Salinity**

In Section 3, historical variations in the net quantity of water flowing from the Delta to the Suisun Bay (called net Delta outflow or NDO) and salinity in the western Delta were discussed using available observations and a suite of commonly used modeling tools. This section presents additional information on the historical variations of NDO and salinity in the western Delta and Suisun Bay discussed in Section 3.

### **D.1. Introduction**

#### **D.1.1. Salinity Units**

Salinity is specified in this report either as electrical conductivity (EC, in units of microSiemens per centimeter, or  $\mu\text{S}/\text{cm}$ ) or as a concentration of chloride in water (in units of milligrams of chloride per liter of water, or  $\text{mg}/\text{L}$ ). Conversion between EC and chloride concentration is accomplished using site-specific empirical relationships developed by Kamyar Guivetchi (DWR, 1986). Table D-1 presents a sample of typical EC concentrations and their approximate equivalent chloride concentrations.

**Table D-1 – Typical electrical conductivity (EC) and equivalent chloride concentration**

<b>Electrical Conductivity (<math>\mu\text{S}/\text{cm}</math>)</b>	<b>Chloride (<math>\text{mg}/\text{L}</math>)</b>
350	50
525	100
1,050	250
1,900	500
2,640	700
3,600	1,000

Qualitative terms such as “fresh” and “brackish” are often used to describe relative salinity. The quantitative thresholds of average chloride concentration that distinguish fresh water from brackish water and the averaging time period vary among studies. For instance, chloride concentrations of 1,000  $\text{mg}/\text{L}$ , 700  $\text{mg}/\text{L}$ , and 50  $\text{mg}/\text{L}$  have been used by different studies (Table D-2).

#### **D.1.2. Temporal and Spatial Variability of Salinity**

The main variability in salinity along the length of the Bay-Delta system is due to the gradient from saline Pacific Ocean water (EC of approximately 50,000  $\mu\text{S}/\text{cm}$ ) to fresh water of the Central Valley rivers (EC of approximately 100  $\mu\text{S}/\text{cm}$ ). However, the salinity in the Bay-Delta varies both in space and time. It is important to clarify which time scales and measurement locations are being used when comparing and discussing salinity trends.

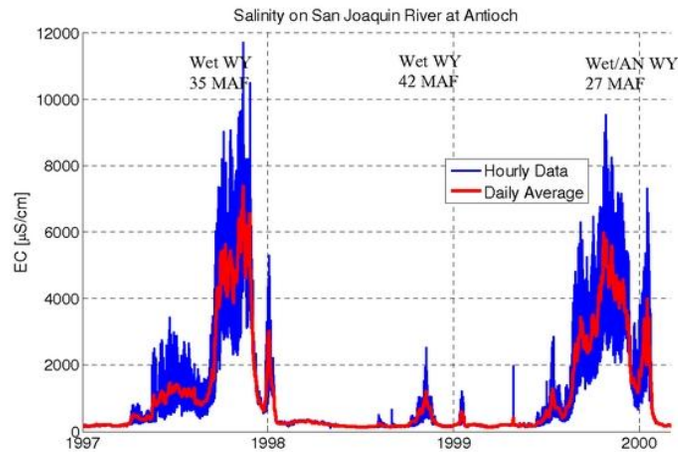
**No comments**

- n/a -

**Table D-2 – Metrics used to distinguish between “fresh” and “brackish” water**

Description	Sample timing or averaging	Salinity Value	
		Chloride (mg/L)	EC (µS/cm)
<b>Isohalines in Delta Atlas (DWR, 1995)</b>	Annual maximum of the daily maximum	1,000 mg/L	3,700 µS/cm
<b>X2 position (Jassby et al., 1995)</b>	Daily average (or a 14-day average)	700 mg/L	2,640 µS/cm
<b>Barge travel by C&amp;H<sup>4</sup></b>	Monthly average of the daily maximum	50 mg/L	350 µS/cm

Salinity in the western Delta is strongly influenced by tides. The hourly or daily variability of salinity can be much larger than the seasonal or annual variability. For instance, during the fall of 1999 (following a relatively wet year<sup>5</sup>), hourly EC in the San Joaquin River at Antioch varied by about 6,000 µS/cm (from about 3,000 µS/cm to 9,000 µS/cm) while the daily-averaged EC for all of 1999 ranged from about 100 µS/cm to 6,000 µS/cm (Figure D-1).



**Figure D-1 – Hourly and daily salinity variability in the San Joaquin River at Antioch**  
*Total annual unimpaired Sacramento River flow and water year type is indicated for each water year.*  
*Data Source: IEP Data Vaults ( <http://www.iep.ca.gov/dss/> )*

<sup>4</sup> The California & Hawaiian Sugar Refining Corporation in Crockett (C&H) obtained its freshwater supply from barges traveling up the Sacramento and San Joaquin Rivers, generally twice a day beginning in 1908 (DPW, 1931).

<sup>5</sup> Water year 1999 was classified as wet using the Sacramento Valley 40-30-30 index and above-normal using the San Joaquin Valley 60-20-20 index; indices are defined in D-1641.

No comments

- n/a -

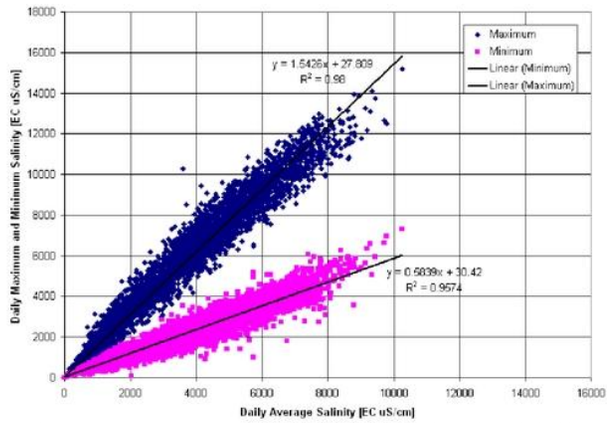


Figure D-2 – Tidal Variability in Salinity at Antioch (1967 to 1992)  
Data Source: IEP Data Vaults (<http://www.iep.ca.gov/dss/>)

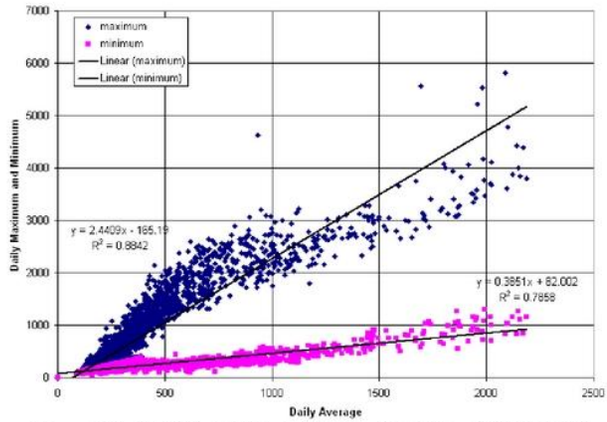


Figure D-3 – Tidal Variability in Salinity at Rio Vista (1967 to 1992)  
Data Source: IEP Data Vaults (<http://www.iep.ca.gov/dss/>)

**No comments**

- n/a -

The high tide maximum, low tide minimum, and daily-averaged salinity at a given location are very different. As shown in Figure D-2, the daily maximum salinity in the San Joaquin River at Antioch can be double the daily-averaged salinity. Because of the large tidal variability in salinity, any comparisons of salinity observations should be at the same phase of the tide, or at least take into account tidal variability.

Similarly, as shown in Figure D-3, the daily maximum salinity in the Sacramento River at Rio Vista can be 170-400% of the daily average salinity. The daily minimum at Rio Vista may be 10-65% of the daily average.

## **D.2. Variations in the Spatial Salinity Distribution**

Observations examined in this section and Section 3.3 include records from the early 1900's from the California & Hawaiian Sugar Refining Corporation in Crockett (C&H) and the long-term monitoring data from the Interagency Ecological Program (IEP). Estimates of salinity at specific locations of interest were obtained from DWR's DSM2 model and Contra Costa Water District's salinity-outflow model (also known as the G-model) (Denton, 1993). Estimates of salinity intrusion were obtained using the K-M equation (Kimmerer and Monismith, 1992).

### **D.2.1. Distance to Freshwater from Crockett**

The California & Hawaiian Sugar Refining Corporation in Crockett (C&H) obtained its freshwater supply from barges traveling up the Sacramento and San Joaquin Rivers, generally twice a day beginning in 1905 through 1929 or later (DPW, 1931). The salinity information recorded by C&H is the most detailed salinity record available prior to the intensive salinity monitoring by the State of California, which started in 1920. This section presents a comparison of the salinity observations of C&H with recent monitoring data and modeling results to determine how the managed salinity regime of the late 20<sup>th</sup> Century compares to the salinity regime of the early 1900's.

### **Data Sources and Methods**

**C&H data:** C&H operations required water with less than 50 mg/L chloride concentration. According to DPW (1931), the C&H barges typically traveled up the river on flood tide and returned downstream on ebb tide. Since the maximum daily salinity for a given location in the river channel typically occurs about one to two hours after high slack tide, the distance traveled by the C&H barges represents approximately the daily maximum distance to 50 mg/L water from Crockett. The monthly minimum, average, and maximum distance traveled by C&H barges are shown in Figure D-4 and Figure D-5. For the following analysis, monthly averages of the C&H daily maximum distances were extracted from Figure D-5 for the period of 1908-1918 (after 1917, extensive salinity intrusion was reported and agricultural diversions reportedly started affecting flows into the Delta).

No comments

- n/a -

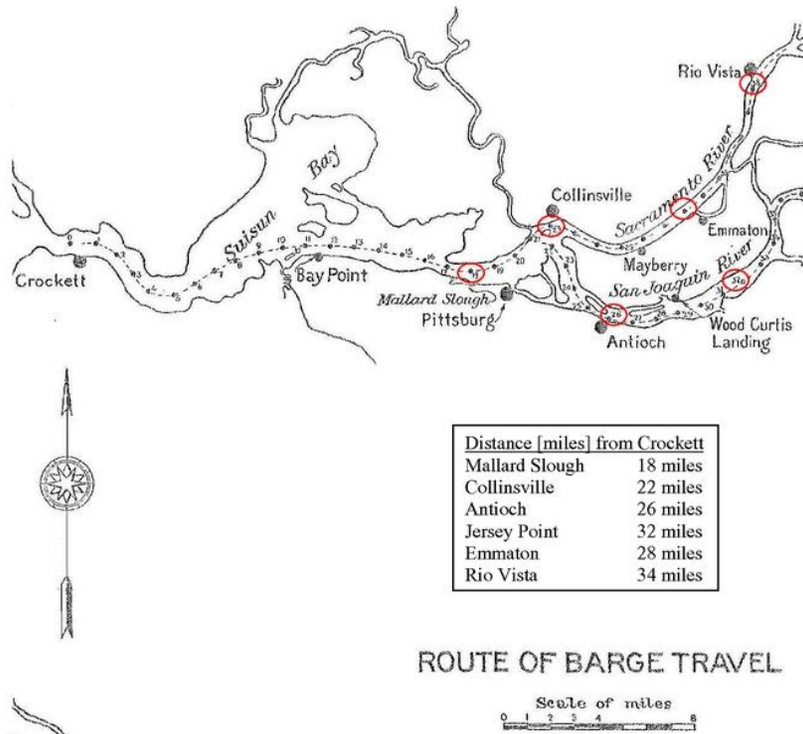
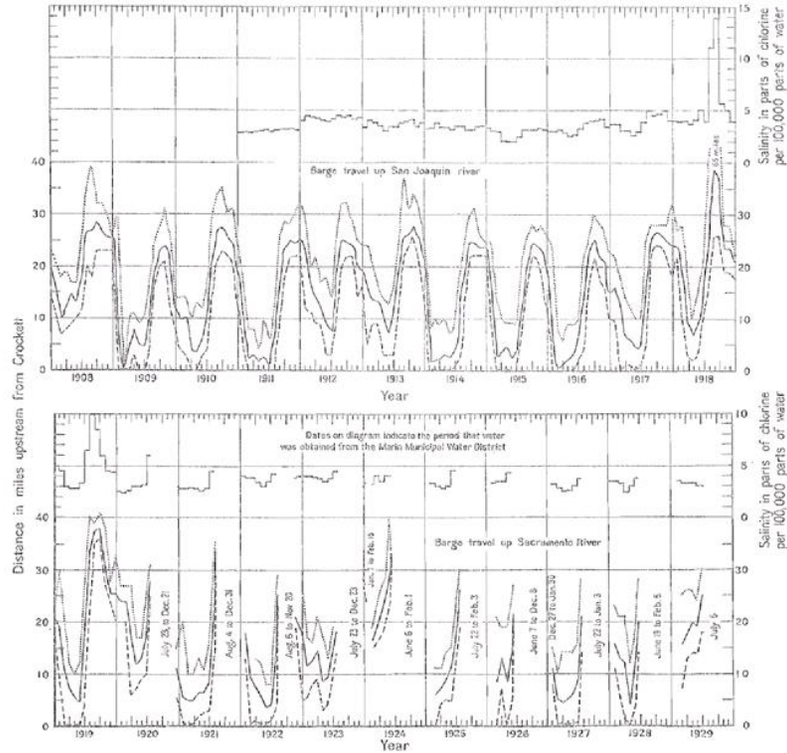


Figure D-4 – C&H Barge Travel Routes

Map adapted from DPW (1931). Red circles indicate locations of landmarks, with distance from Crockett listed in the inset box.

No comments

- n/a -



**Figure D-5 – C&H Barge Travel and Quality of Water obtained**

C&H barge travel up the San Joaquin River (1908 through 1918, top panel) and Sacramento River (1919 through 1929, bottom panel). The lower three lines on each panel (reference to the left axes) indicate the monthly minimum (dashed line), monthly maximum (dotted line), and monthly average (solid line) distance traveled by C&H barges to obtain their fresh water supply. The uppermost solid line on each panel (reference to the right axes) indicates the average monthly salinity of the water obtained by the barges. Figure adapted from DPW (1931)

From 1908 through 1917, C&H was able to obtain water with less than 50 mg/L chlorides within 30 miles of Crockett on average (below Jersey Point on the San Joaquin River). In 1918, the salinity of the water obtained by C&H barges had increased due to a combination of a lack of precipitation and upstream diversions (especially for newly introduced rice cultivation) (DPW, 1931). During August and September 1918, salinity exceeded 60 mg/L chloride, and the C&H barges traveled farther upstream than any time previously recorded.

**No comments**

- n/a -

In 1919, a wetter year than 1918, salinity was high for an even longer period of time, most likely due to increased upstream diversions for irrigation. Salinity exceeded 60 mg/L chloride during July, August, and September. Beginning in 1920, C&H abandoned the Sacramento and San Joaquin Rivers during the summer and fall seasons, replacing the water supply with a contract from Marin County. However, even during the driest years of the 1920's, C&H obtained water with less than 50 mg/L chloride below the confluence of the Sacramento and San Joaquin Rivers during a portion of every year.

**Salinity observations from the Interagency Ecological Program (IEP):** Long-term monitoring of electrical conductivity (EC) at multiple stations within the Bay and Delta began around 1964. Publicly-available daily-averaged data were obtained for this analysis from the Interagency Ecological Program (IEP) data vaults (Table D-3).

**Table D-3 – Overview of long-term salinity observation records from IEP**  
(see <http://www.iep.ca.gov/dss/>)

<i>Location</i>	<i>Station</i>	<i>Source</i>	<i>Data</i>
Selby	RSAC045	USGS-BAY	Historical
Martinez	RSAC054	CDEC	Real-time
Benicia Bridge	RSAC056	USBR-CVO	Historical
Port Chicago	RSAC064	USBR-CVO	Historical
Mallard	RSAC075	CDEC	Real-time
Pittsburg	RSAC077	USBR-CVO	Historical
Collinsville	RSAC081	USBR-CVO	Historical
Emmaton	RSAC092	USBR-CVO	Historical
Rio Vista	RSAC101	USBR-CVO	Historical
Georgiana Slough	RSAC123	DWR-ESO-D1485C	Historical
		DWR-CD-SURFWATER	Historical
Greens Landing	RSAC139	USBR-CVO	Historical
Antioch	RSAN008	USBR-CVO	Historical
Jersey Point	RSAN018	USBR-CVO	Historical
Bradford Point	RSAN024	USBR-CVO	Historical
San Andreas Landing	RSAN032	USBR-CVO	Historical

**Delta Simulation Model (DSM2) Historical Simulation:** The DSM2 historical simulation (1989-2006) was used to provide estimates of water quality to complement the limited field data from IEP. Because DSM2 has a very detailed spatial computational network covering the Delta and Suisun Bay, DSM2 can output much more detailed spatial and temporal salinity information than just the water quality at the IEP monitoring stations. DSM2 results include the daily-averaged EC at each model node along the lower Sacramento and San Joaquin Rivers. The location of the 350  $\mu\text{S}/\text{cm}$  EC isohaline (corresponding to 50 mg/L chloride) was identified from the DSM2 results and compared with the equivalent C&H and IEP data.

**No comments**

- n/a -

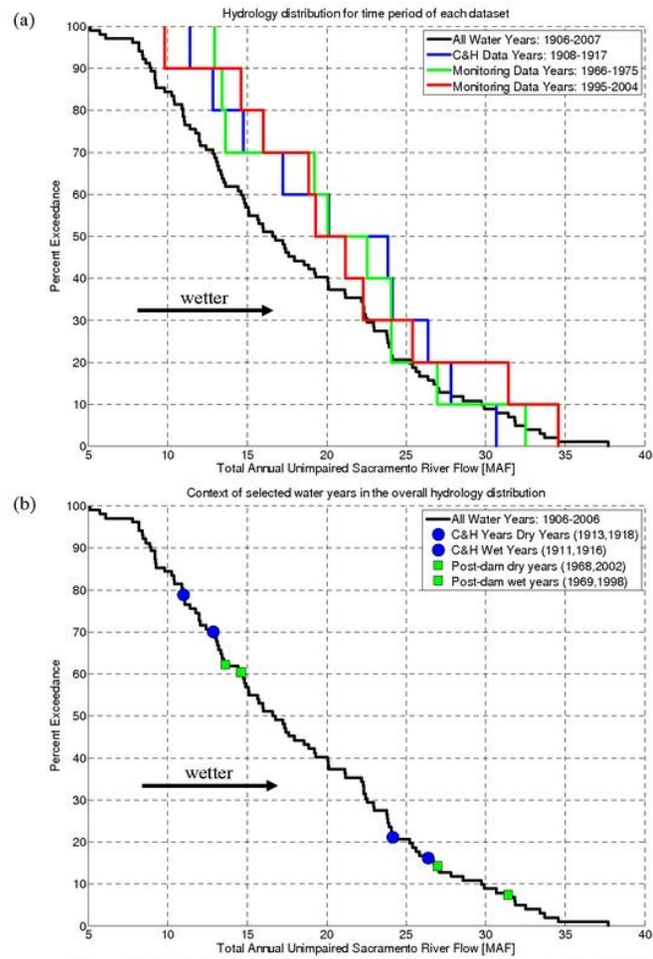
**Analysis time frame:** The first decade of C&H barge travel (1908-1917) was a relatively wet period compared to the entire period of record (1906-2006) (Figure D-6). To compare conditions under similar hydrological conditions, specific recent decades (Figure D-6(a)) and select recent years (Figure D-6(b)) were selected that have comparable or slightly wetter hydrology than the C&H years. The periods 1966-1975 and 1995-2004 have similar annual unimpaired Sacramento River flow to the C&H data period (1908-1917) (see Figure D-6(a)). In addition, two wet years (1911 and 1916) and two dry years (1913 and 1918) selected from the C&H time period were compared with two wet years (1969 and 1998) and two dry years (1968 and 2002) from the IEP record.

**Limitations of the analysis:** The C&H data approximately represent the maximum daily salinity at a given location, whereas recent conditions (IEP or DSM2 data) are represented by the daily-averaged salinity. The estimates of the distance that must be traveled to reach fresh water under current conditions are, therefore, underestimated.

In addition, the C&H barges traveled up the San Joaquin River from 1908 through 1917, yet the equivalent travel distance for C&H barges under current conditions are estimated for the Sacramento River, and not the San Joaquin River. Under present-day conditions, the upstream distance to fresh water on the San Joaquin River is greater than for the Sacramento River, so this approach will also serve to underestimate the actual distance that C&H barges would have to travel under present-day conditions.

No comments

- n/a -



**Figure D-6 – Hydrologic Context for Analysis of Distance to Fresh Water**

(a) Hydrology distribution for water years 1906 to 2007, and select decades.

(b) Hydrology distribution for water years 1906 to 2007, with select water years shown for context.

No comments

- n/a -

## Results and Discussion

### Selected Wet Years

As shown in Figure D-7, the salinity patterns during the two selected C&H-era wet years, 1911 and 1916, are similar to each other. During these wet years, the location of 50 mg/L chloride water is west of Martinez for about 4-5 months (late February to early August in 1911 and from early February to late June in 1916). In contrast, during recent wet years 1969 and 1998, water with 50 mg/L chlorides or less was west of Martinez for only about 6 weeks in February and March. This comparison shows that in 1969 and 1998 the western Delta was saltier in the fall and spring than it was in 1911 and 1916, and salinity intrusion occurred much earlier in 1969 and 1998.

If barges were still traveling up the Sacramento River today to find fresh water, they would have to travel farther during the fall, spring, and summer than the C&H barges traveled during similar wet years. In 1916, fresh water retreated upstream about one month earlier than in 1911, possibly influenced by the increasing upstream diversions during 1911-1916 (see Figure 1-3). In recent years with even greater unimpaired runoff, fresh water retreats two to three months earlier than in 1916. Additionally, fresh water reaches Martinez for a much shorter period of time, about less than one month in recent years compared to four and five months during 1916 and 1911, respectively.

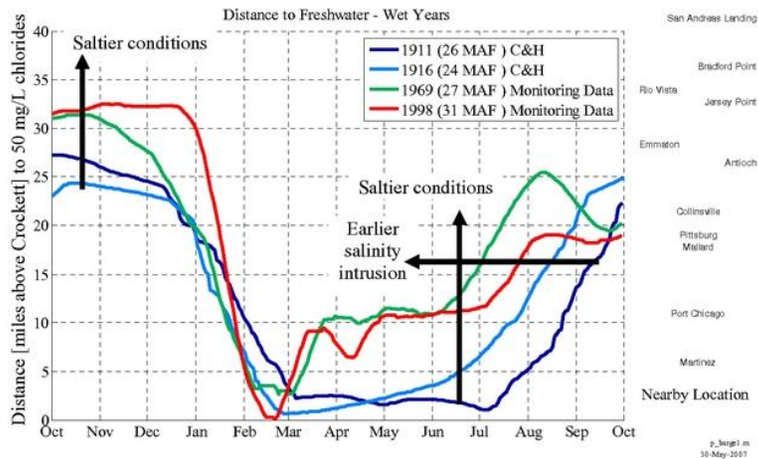


Figure D-7 – Distance to Fresh Water in Select Wet Years

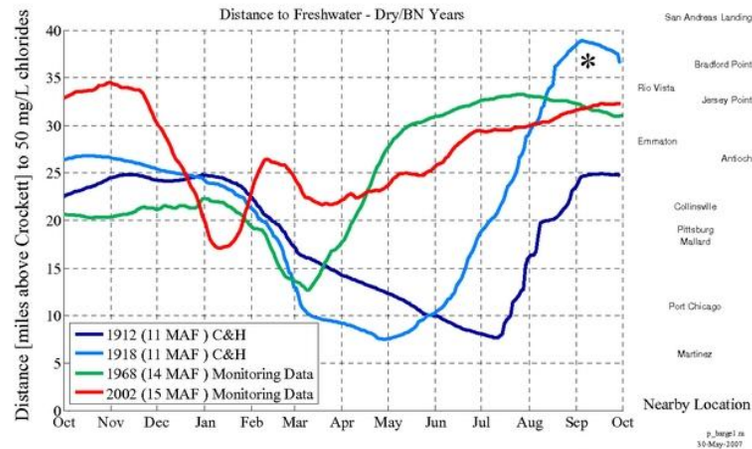
**No comments**

- n/a -

### Selected Dry Years

Figure D-8 shows that the most visible difference between the distance to fresh water in dry years of the early 1900's and more recent dry years is the substantial increase in distance to fresh water, particularly from April through June. This indicates the spring was much fresher during the dry years of the early 1900's, before large upstream reservoirs were built to capture the spring runoff. In dry and below-normal water years under today's conditions, barges would have to travel farther during spring, summer and fall than they traveled in the early 20th Century.

The C&H barge travel distance in the dry years of 1913 and 1918 are quite different, especially the additional 10 miles of distance to fresh water traveled in August and September of 1918. C&H recorded relatively high salinity (greater than 110 mg/L chlorides) above Bradford Point on the San Joaquin in 1918, which is greater than observed salinity on the Sacramento River near Rio Vista in similar water years. This may be partially explained by the development of the rice cultivation industry around 1912 (DPW, 1931) and increased upstream diversions when seasonal river flows were already low.



\* During August and September 1918, average water quality obtained by C&H exceeded 110 mg/L chlorides

**Figure D-8 – Distance to Fresh water in Select Dry or Below Normal Years**

Figure D-9 shows the exceedance probabilities for distance traveled up the Sacramento River for different salinity levels. During 1908-1917, on a monthly-averaged basis, C&H barges had to travel above the confluence of the Sacramento and San Joaquin Rivers (approximately 22 miles above Crockett) about 26% of this time period to reach water with salinity less than

**No comments**

- n/a -

350  $\mu\text{S/cm}$  EC (about 50 mg/L chlorides). In contrast, from 1995-2006, DSM2 simulations suggest that barges would have to travel above the confluence approximately 56% of the time to reach water with salinity of 350  $\mu\text{S/cm}$  EC.

The location of the 50 mg/L chloride isohaline during 1908-1917 approximately corresponds to the location of X2 (2,640  $\mu\text{S/cm}$  EC, or 700 mg/L chlorides) during 1995-2006 (Figure D-9). This is equivalent to more than a 7-fold increase in salinity from the early 1900's to the present day.

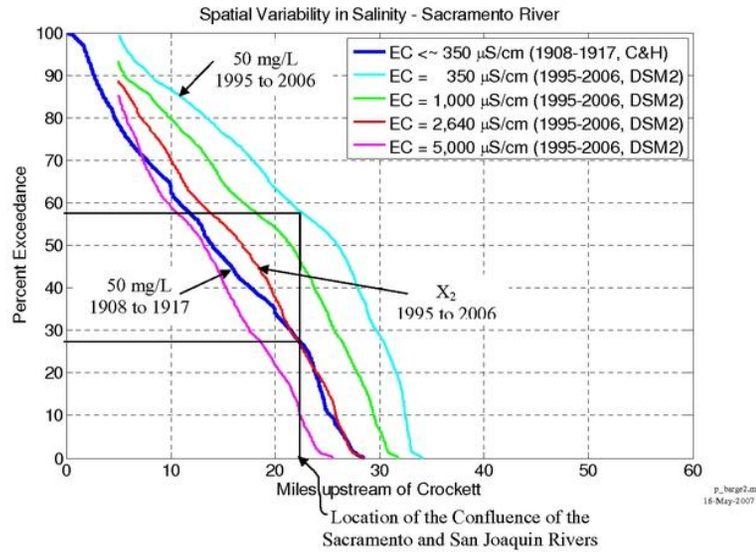


Figure D-9 – Distance along the Sacramento River to Specific Salinity Values

**No comments**

- n/a -

#### **D.2.2. Maximum Annual Salinity Intrusion Before and After Large-scale Reservoir Construction**

Figure D-10 shows maximum salinity intrusion during 1921-1943 (pre-CVP period), prior to the completion of the Shasta Dam of the Central Valley Project in 1945. Salinity intrusion is presented in terms of contours of 1,000 mg/L chlorides. Figure D-11 shows the maximum salinity intrusion during the post-CVP period of 1944-1990. These figures indicate the pre-CVP period experienced greater salinity intrusion than the post-CVP period, with seawater intruding farther into the Delta during 6 of the 24 pre-CVP years (1920, 1924, 1926, 1931, 1934, and 1939) than in any of the 47 years in the post-CVP period (1944-1990).

The extreme salinity intrusion during the pre-CVP period was due, in part, to relatively low runoff during these years. Meko *et al.* (2001a) determined that the period from 1917 through 1936 was the driest 20-year period in the past 400 years; this long-term drought encompassed 16 of the 24 years in the pre-CVP period. In addition, estimates of unimpaired runoff from the Sacramento River (obtained from <http://cdec.water.ca.gov/cgi-progs/iodir/WSIHST>) indicate that the Sacramento River had 6 critical water years during the 24-year period of 1920-1943, whereas, the Sacramento River had only 4 critical water years during the 47-year period of 1944-1990.

Figure D-12 shows that the peak salinity intrusion during the pre-CVP period occurred between mid-August and mid-September, while peak salinity intrusion during the first portion of the post-CVP period (1944-1960) occurred between late-July and late-August. Salinity intrusion during the pre-CVP period was not only affected by relatively low runoff, but also by extensive upstream diversions (DPW, 1931).

The salinity investigations of the pre-CVP era found that the extreme salinity intrusion was larger than any previous intrusions known to local residents and concluded the intrusion was due, in part, to the extensive upstream diversions. As observed in DPW (1931):

“Under conditions of natural stream flow before upstream irrigation and storage developments occurred, the extent of saline invasion and the degree of salinity reached was much smaller than during the last ten to fifteen years.” (DPW, 1931, page 15)

“Beginning in 1917, there has been an almost unbroken succession of subnormal years of precipitation and stream flow which, in combination with increased irrigation and storage diversions from the upper Sacramento and San Joaquin River systems, has resulted in a degree and extent of saline invasion greater than has occurred ever before as far as known.” (DPW, 1931, page 15)

“The abnormal degree and extent of saline invasion into the delta during recent years since 1917 have been due chiefly to: first, subnormal precipitation and run-off with a subnormal amount of stream flow naturally available to the delta, and second, increased upstream diversions

for irrigation and storage on the Sacramento and San Joaquin River systems, reducing the inflow naturally available to the delta. It is probable that the degree of salinity in the lower channels of the delta and the extent of saline invasion above the confluence of the Sacramento and San Joaquin rivers have been about doubled by reason of the second factor.” (DPW, 1931, page 42)

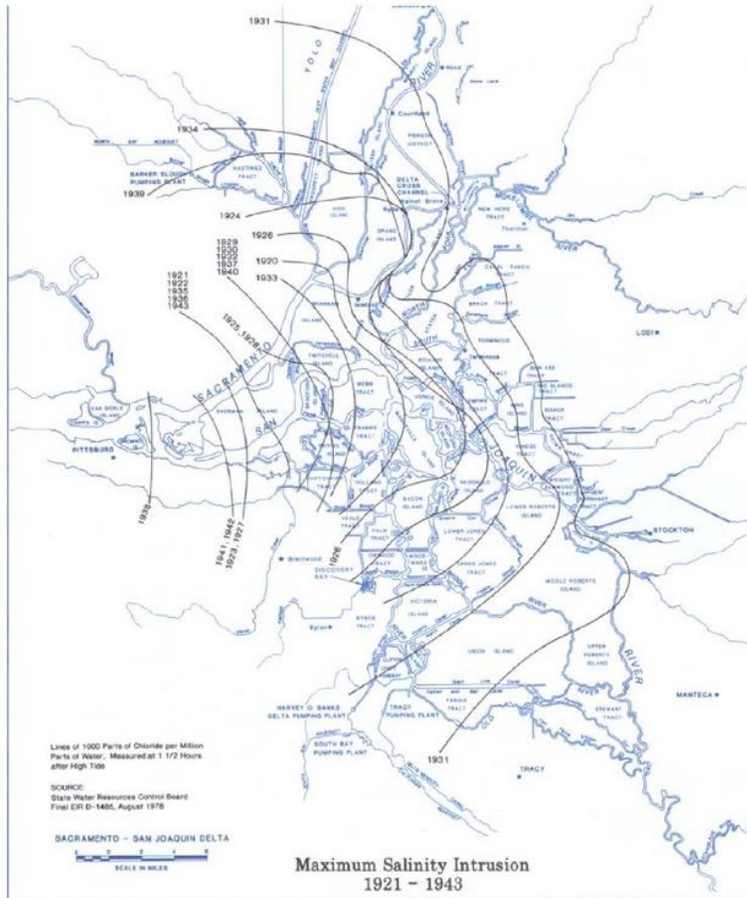
Conclusions from DPW (1931) and similar investigations have been corroborated by paleosalinity studies (see Section 2.3), which indicate that Browns Island in the western Delta was a freshwater marsh for approximately 2,500 years until salinity intruded in the early 20<sup>th</sup> Century.

**No comments**

- n/a -

**No comments**

- n/a -



**Figure D-10 – Salinity intrusion during pre-CVP period, 1921-1943 (DWR, 1995)**

No comments

- n/a -

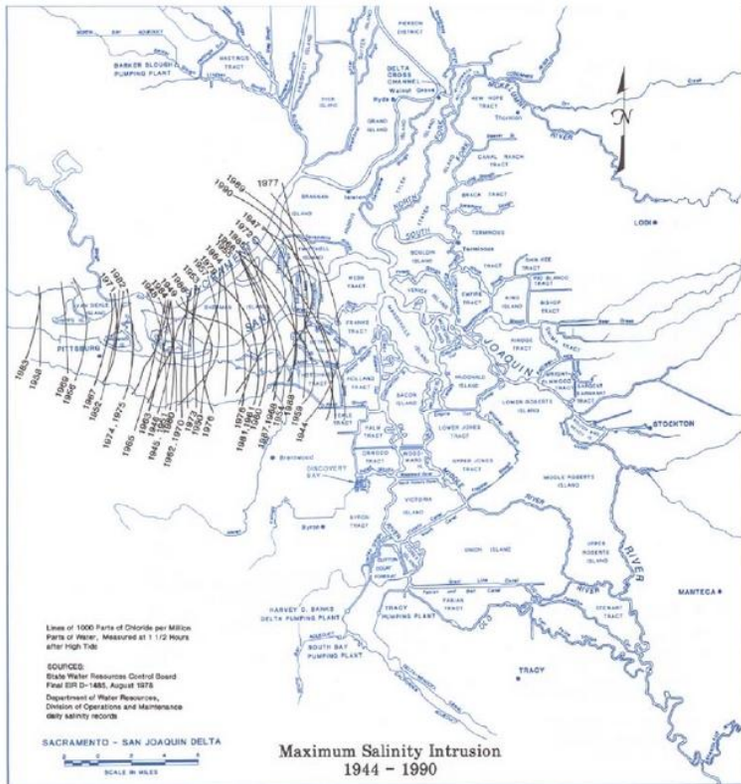


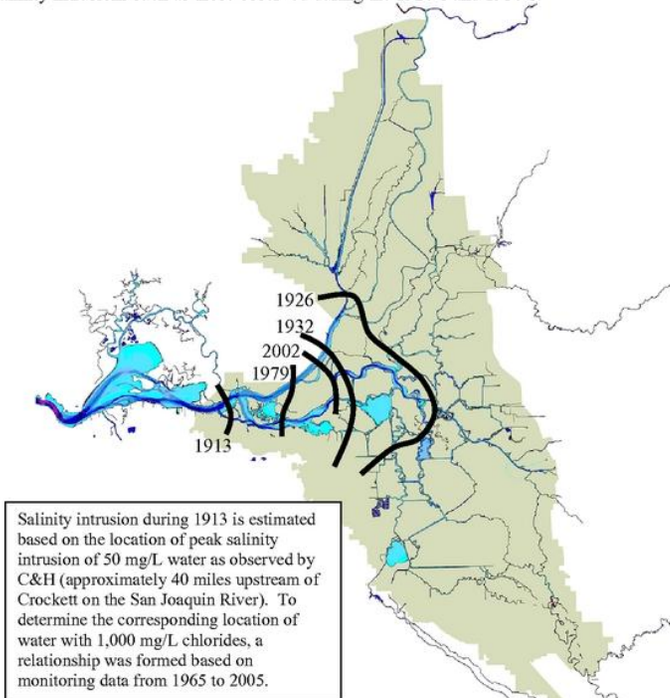
Figure D-11 – Salinity intrusion during post-CVP period, 1944-1990 (DWR, 1995)



**No comments**

- n/a -

Figure D-13 illustrates the maximum annual salinity intrusion for comparable dry years<sup>6</sup>. Water year 1913 experienced the least extent of intrusion, most likely because upstream diversions were significantly less than in later years. Water years 1926 and 1932 were subject to extensive upstream agricultural diversions, while water years 1979 and 2002 had the benefit of the CVP and SWP to provide “salinity control”. The CVP and SWP operations now regulate the amount of freshwater flowing through the Delta in order to prevent extreme salinity intrusions such as those observed during the 1920’s and 1930’s.



**Figure D-13 – Annual Maximum Salinity Intrusion for relatively dry years**  
*Salinity intrusion for relatively dry water years with similar total annual unimpaired runoff, using 1,000 mg/L chloride concentration to distinguish the extent of intrusion.*

<sup>6</sup> Hydrological metrics from <http://cdec.water.ca.gov/cgi-progs/iodir/wsihist> for comparison: total unimpaired Sacramento River and San Joaquin River flow for water years 1913, 1926, 1932, 1979, and 2002 was 15.9 MAF, 15.3 MAF, 19.8 MAF, 18.4 MAF, and 18.7 MAF, respectively; Sacramento River water year type index for water years 1913, 1926, 1932, 1979, and 2002 was 6.24, 5.75, 5.48, 6.67, and 6.35, respectively; and San Joaquin River water year type index for water years 1913, 1979, and 2002 was 2.00, 2.30, 3.41, 3.67, and 2.34, respectively.

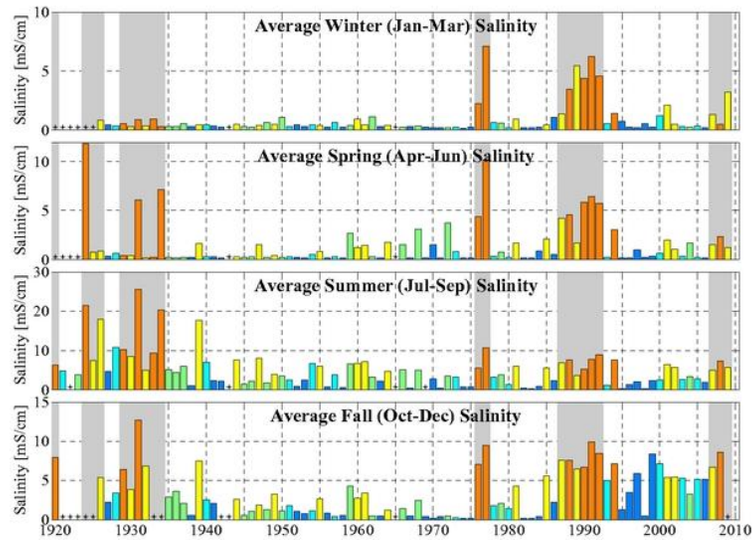
**No comments**

- n/a -

**D.3. Temporal Variability of Salinity in the Western Delta**

**D.3.1. Seasonal Salinity at Collinsville**

Collinsville, near the confluence of the Sacramento and San Joaquin Rivers, was one of the first long-term sampling locations implemented by the State of California. The Suisun Marsh Branch<sup>7</sup> of the DWR estimated monthly average salinity at Collinsville for the period 1920-2002, using a combination of 4-day TDS (total dissolved solids) grab samples from 1920-1971 and EC measurements from 1966-2002. Data from the overlap period of 5 years between the TDS grab samples and EC measurements were used in a statistical regression model, and the monthly averaged 4-day TDS samples were converted to monthly average EC (Enright, 2004). The result of this regression analysis was a time series of monthly EC values at Collinsville for the period of 1920-2002.



**Figure D-14 – Average Seasonal Salinity at Collinsville**

<sup>7</sup> Data provided by Chris Enright (DWR), personal communication, 2007.

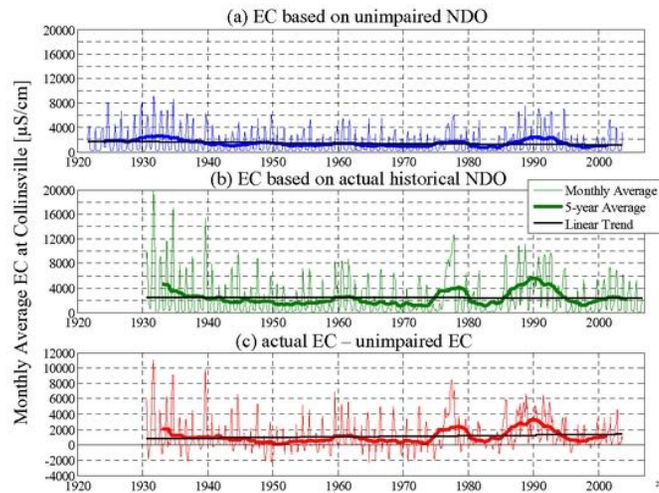
**No comments**

- n/a -

### D.3.2. Effects of Water Management on Salinity at Collinsville

In order to compare the effects of water management on salinity at Collinsville, an empirical model of salinity transport (Denton (1993), Denton and Sullivan (1993)) was used in the following analyses. Contra Costa Water District's salinity-outflow model (also known as the G-model) estimates salinity in the western Delta as a function of NDO. Estimates of salinity at Collinsville were derived for both actual historical flow (1930-2008) and unimpaired flow (1922-2003) conditions.

Figure D-15 shows the estimated monthly-averaged salinity at Collinsville under unimpaired and actual historical flow conditions. The predicted seasonal and annual variations of EC at Collinsville are dependent on corresponding variations of NDO under both unimpaired and actual flow conditions. Water management practices have a significant effect on the seasonal variability of salinity at Collinsville, particularly during dry years (1930's, 1976-1977 and 1987-1993), when Collinsville experiences a much greater range of monthly-averaged salinity under actual historical conditions than would be the case under unimpaired conditions.



**Figure D-15 – Estimates of Collinsville salinity using the G-model for unimpaired and actual historical flow conditions**

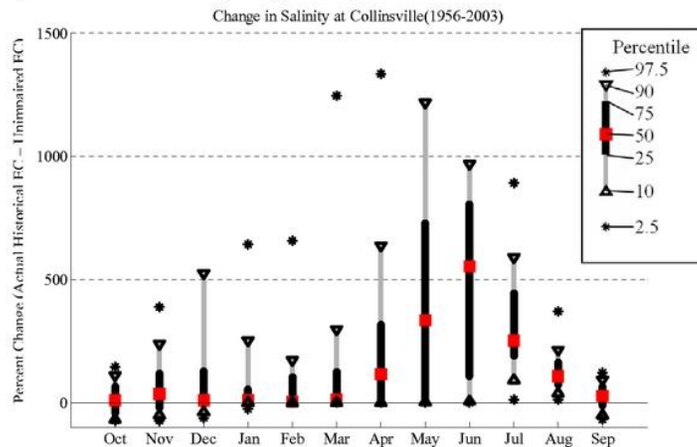
Historical (actual) NDO during the 1930's was relatively low, sometimes averaging about -3,000 cfs for several months under actual conditions. The low values of NDO result in the high variability of estimated salinity in the 1930's under actual historical conditions.

**No comments**

- n/a -

The effects of water management on salinity at Collinsville are highlighted in Figure D-16, which shows the estimated salinity under actual historical conditions as a percent change from the unimpaired conditions. The data in Figure D-16 are the change in G-model estimates of salinity at Collinsville for the period of 1956-2003, computed as the difference between actual and unimpaired salinity as a percent change from the unimpaired salinity. Positive values indicate an increase in salinity under actual conditions and negative values indicate a decrease in salinity (freshening).

From April through August, estimated median salinity under actual historical conditions is substantially greater (more than a 100% increase) than median salinity under unimpaired conditions (Figure D-16). For the remainder of the year, there are no substantial differences between the estimates of median salinity under unimpaired and actual conditions. These distributions of estimated salinity indicate that water management practices result in significant increase in salinity throughout the year at Collinsville.

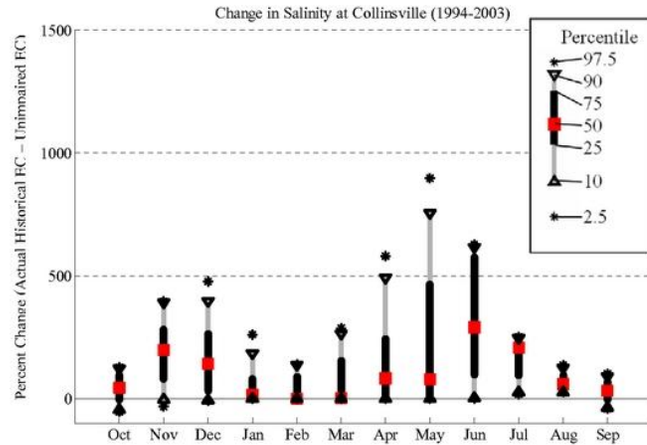


**Figure D-16 – Estimated change in salinity at Collinsville under actual historical conditions, as a percent change from unimpaired conditions, 1956-2003**

Figure D-17 shows the estimated salinities at Collinsville under actual historical and unimpaired conditions for just the more recent years (1994-2003). Positive values again indicate an increase in salinity under actual conditions and negative values indicate a decrease in salinity. The effects of water management on fall salinity are greater during this recent period 1994-2003 than during the longer period (1956-2003), but the effects during the recent period in the spring and early summer are smaller. This response reflects implementation of the X2 regulatory requirements agreed upon in the 1994 Bay-Delta Accord and regulated by the subsequent 1995 Water Quality Control Plan.

**No comments**

- n/a -



**Figure D-17 – Estimated change in salinity at Collinsville under actual historical conditions, as a percent change from unimpaired conditions, 1994-2003**

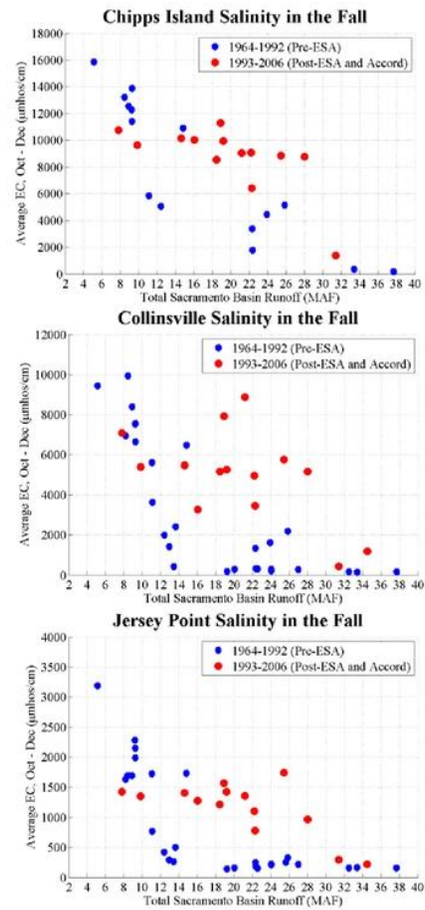
### D.3.3. Fall Salinity in the Western Delta

Figure D-18 shows the average fall salinity (October-December) at three stations in Suisun Bay and the western Delta (Chippis Island, Collinsville, and Jersey Point). The fall salinity data categorized according to the pre-Endangered Species Act (ESA) period of 1964-1992 and the post-ESA period (1993-2006)<sup>8</sup>. Figure D-18 illustrates that there has been a noticeable increase in fall salinity since the release of the ESA biological opinions for winter-run salmon and Delta smelt in 1993. These increases occur during normal water years, when total annual runoff ranges from 15 to 30 MAF. During very wet years, there are large Delta outflows and the ESA limits do not affect water operations. Similarly, during very dry years, the biological opinions do not have a large effect on water operations because upstream reservoir storage is low and exports from the south Delta are already small.

<sup>8</sup> In 1993, delta smelt and winter-run salmon were listed under the California ESA, triggering new water management regulations.

**No comments**

- n/a -



**Figure D-18 – Post-ESA salinity in the Suisun Bay and western Delta**

Figure D-19 shows the observed salinity at Chipps Island during the fall (October-December) for the period of 1976-1992 (pre-ESA) and 1993-2005 (post-ESA). Fall salinity at Chipps

**No comments**

- n/a -

Island during normal years is now comparable to fall salinity during dry and critical years prior to 1994.

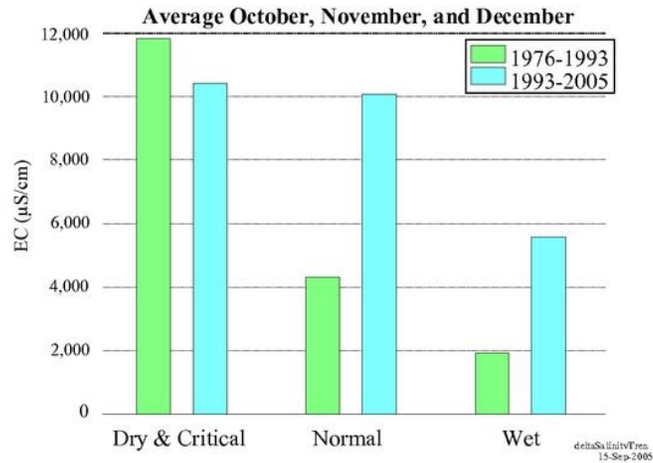


Figure D-19 – Increase in Fall Salinity at Chipps Island

#### D.4. General conceptual overview of salinity changes

##### Observed changes in seasonal salinity with time

The salinity regime in the western Delta has changed as the level of development has increased and water project operations have changed due to regulatory requirements. The comparison of three decades with similar hydrology in Figure D-20 presents a conceptual illustration of the changing salinity regime in Suisun Bay and the western Delta.

Monthly-averaged salinity in the spring and summer was substantially greater from 1966 through 1975 than during the early 1900's. However, fall and early winter salinity was lower than the early 1900's. This reduction in salinity in the fall and early winter was likely due in part to CVP and SWP reservoir releases for flood control purposes in the fall, which freshened the Delta. Flood control releases during this period were large because CVP and SWP diversions and exports were not fully developed and upstream reservoirs were often above flood control maximum storage levels in the fall, entering the wet season.

Salinity during 1995 through 2004, however, exceeded the salinities in the early 1900's during all months, for years with similar hydrologic conditions. The dramatic increase in fall

**No comments**

- n/a -

salinity relative to observed levels from 1966 to 1975 is accompanied by a slight decrease in spring and summer salinity. This is likely due to minimum flow and X2 requirements imposed by the State Water Resources Board in 1995. However, spring and summer salinities remain much greater relative to salinity in the early 1900's.

The range of seasonal variability during 1966-1975 was greatly reduced because the Delta did not get as fresh as it did in the early 1900's. During the last decade, seasonal variability has increased such that the range of salinity observed in the Delta over the course of a year is similar to that in the early 1900's. However, salinity intrusion has moved inland relative to the early 1900's, resulting in saltier conditions in the Suisun Bay and western Delta and a reduction in the period when fresher water is available.

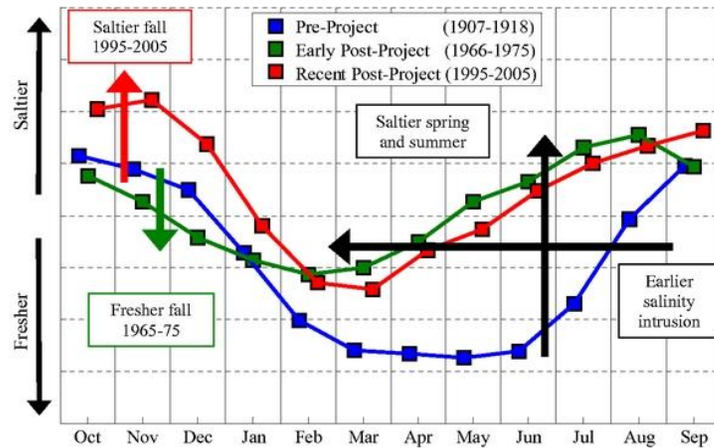


Figure D-20 – Conceptual plot of seasonal variability of salinity in Suisun Bay and the western Delta during different water management eras

#### The effect of water management for wet and dry years

Water management has the largest effect during dry years when the Delta stays relatively salty throughout the year with limited seasonal variability compared to unimpaired conditions. As shown conceptually in Figure D-21, during wet years the Delta freshens as much as it would under unimpaired conditions, but the Delta does not stay fresh for as long.

No comments

- n/a -

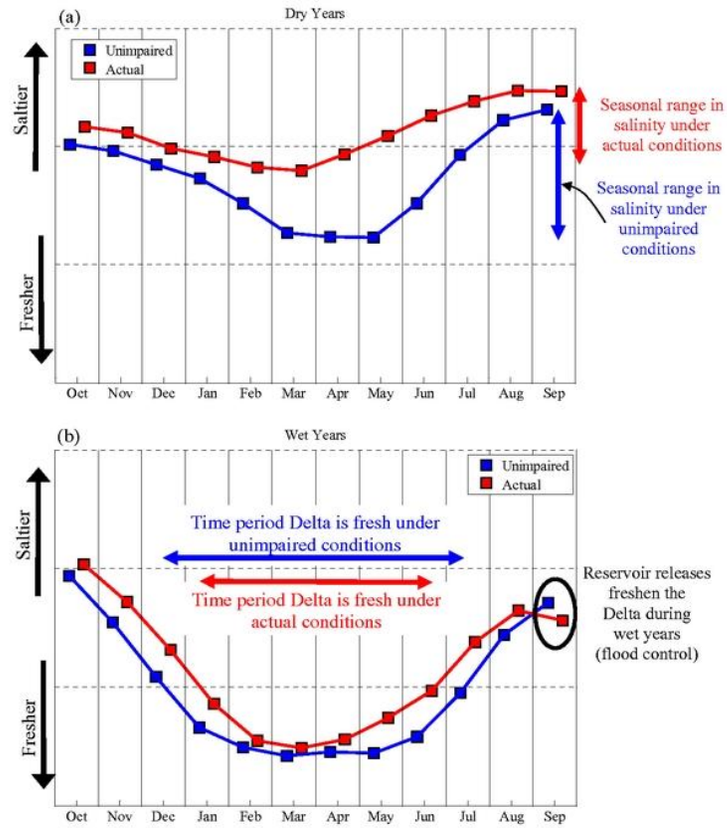


Figure D-21 – Conceptual plot of seasonal salinity variations in the Delta under actual historical conditions compared to unimpaired conditions in (a) dry years and (b) wet years

**No comments**

- n/a -

### **Appendix E. Qualitative Salinity Observations**

The earliest written accounts of explorers were often concerned with adequate drinking water, and salinity was generally described in qualitative terms, such as “brackish,” “fresh,” or “sweet.” For the purposes of comparing the present-day water quality with the historical conditions, these qualitative observations need to be quantified.

Testimony from Antioch Case (Town of Antioch v. Williams Irrigation District, 188 Cal. 451) indicated early settlers required water with less than 100 mg/L of chloride (approximately 525 µS/cm EC) for municipal use.<sup>9</sup> Similarly, DPW (1931) indicated that a “noticeable” level of salinity was 100 mg/L chloride. The current secondary water quality standard for municipal and industrial use is 250 mg/L chloride (1,000 µS/cm EC) (SWRCB 2006; US EPA 2003). This report assumes a value of 250 mg/L chloride (equivalent to 1000 µS/cm EC) to be the demarcation between “fresh” (or “sweet”) water and “brackish” water.

#### **E.1. Observations from Early Explorers**

Table E-1 summarizes some reported observations of water quality made by early explorers and settlers. These observations were qualitative and were most likely only a glimpse of the ambient conditions and may not completely represent true historical water quality conditions. Moreover, these observations were from a time period when anthropogenic effects on this region were minimal and this region was close to natural conditions.

Table E-1 also lists the reconstructed Sacramento River annual flow (MAF) from Meko *et al.* (2001b) for the year of observation and for the previous year. For reference, the average Sacramento River flow from Meko *et al.* (2001b) for the period 1860-1977 is 18 MAF/yr.

**Table E-1 – Qualitative salinity observations from early explorers**

<b>Date</b>	<b>Location</b>	<b>Description</b>	<b>Year / Reconstructed Flow [MAF]</b>	<b>Observer</b>	<b>Reference</b>
1775 August	near the Sacramento-San Joaquin confluence	sweet, the same as in a lake	1774 / 25 1775 / 19	Canizares	Britton, 1987 in Fox, 1987b
1776 April	near Antioch (San Joaquin River)	very clear, fresh, sweet, and good	1775 / 19 1776 / 9	Font	Britton, 1987 in Fox, 1987b
1776 September	near the Sacramento-San Joaquin confluence	sweet	1775 / 19 1776 / 9	Canizares	Britton, 1987 in Fox, 1987b

<sup>9</sup> Supplement to Respondent’s Answering Brief, p. 10.

**No comments**

- n/a -

Date	Location	Description	Year / Reconstructed Flow [MAF]	Observer	Reference
1796	unknown	salinity "far upstream" at high tide	1795 / 6 1796 / 10	Hermengildo Sal	Cook, 1960 in TBI, 1998
1811 October	near the Sacramento-San Joaquin confluence	sweet	1810 / 19 1811 / 23	Abella	Britton, 1987 in Fox, 1987b
1841 August	Three Mile Slough north of Emmaton	brackish (undrinkable)	1840 / 16 1841 / 6	Wilkes	Britton, 1987 in Fox 1987b

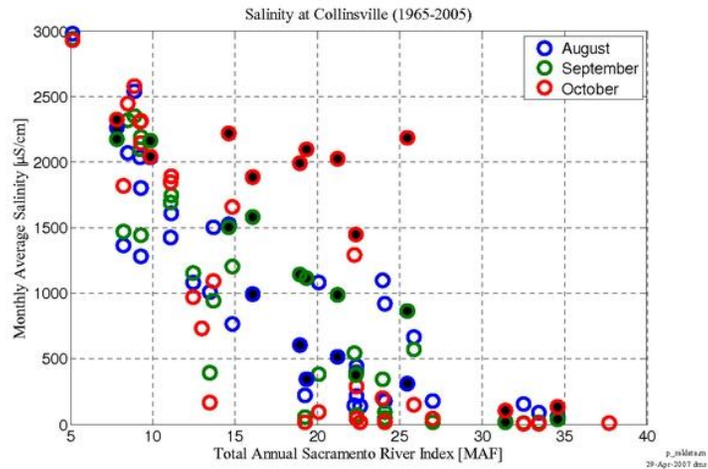
#### E.1.1. Fresh Conditions

Table E-1 indicates that some early explorers observed "sweet" water near the confluence of the Sacramento and San Joaquin Rivers both in relatively wet years (August of 1775 and October of 1811, reconstructed runoff about 19 MAF/yr) and in relatively dry years (September of 1776, reconstructed runoff about 9 MAF/yr). Except as noted, it is unknown whether these observations were made at high tide or low tide.

In order to provide a context for these anecdotal observations, present-day observed monthly salinity (EC) conditions at Collinsville (located near the confluence of Sacramento and San Joaquin Rivers) are plotted against unimpaired annual Sacramento River flow in Figure E-1. The observed data are monthly-averaged salinity ( $\mu\text{S}/\text{cm}$ ) during August-October for the period 1965-2005. The data for the post-ESA years (1994-2005) are shown as shaded circles. Note that the anecdotal observations in Table E-1 are likely "one-time" observations, while those shown in Figure E-1 are average monthly values.

**No comments**

- n/a -



**Figure E-1 – Observed salinity at Collinsville, 1965-2005**

Under current management conditions, the monthly average salinity at Collinsville from August through October is only less than 1,000 µS/cm EC (the interpretation of the “sweet” threshold for drinking water) when the unimpaired runoff is greater than about 20 to 25 MAF/yr (Figure E-1). This suggests either the “sweet” threshold used in this report is too small, or salinity at Collinsville is higher today than it was in the late 18th and early 19th centuries.

If the definition of the “sweet” threshold is changed to 1,300 µS/cm EC and the post-ESA years (1994-2005) are excluded, then the monthly-averaged salinity at Collinsville during August-October is “fresh” (less than 1,300 µS/cm EC) when runoff is greater than 16 MAF/yr. This corresponds better to the anecdotal observations, discussed above, but suggests a recent increase in salinity at Collinsville during moderately wet years (with runoff between 14 and 26 MAF/yr). In 5 of the 12 post-ESA years (1997, 1999, 2000, 2003 and 2004), the water at Collinsville in October would not be considered “sweet” even under the relaxed criterion of 1,300 µS/cm EC, suggesting that October salinity under present conditions could be greater than it was in 1811.

### **E.1.2. Brackish Conditions**

The qualitative observations of high salinity intrusion in Table E-1 are less specific about location. However, some of these observations have been interpreted by others (Cook, 1960, in TBI, 1998; Fox, 1987b) to indicate intrusion as far upstream as Rio Vista. The drought periods of 1976-1977 and 1987-1992 are similar to these periods when these qualitative

**No comments**

- n/a -

observations were made. During 1976-1977, daily average salinity at Rio Vista exceeded 1,000  $\mu\text{S}/\text{cm}$  for approximately six months of the year. During 1987-1992, salinity at Rio Vista at high tide often exceeded 2,000  $\mu\text{S}/\text{cm}$ , particularly during the fall. This is consistent with the anecdotal observations made in 1796 and 1841, which report salt water extending into the western Delta.

**Summary:** Interpretation of the above observations in the context of the reconstructed Sacramento River flows shows that the Delta is generally saltier than the historical levels for equivalent runoff conditions and does not support the hypothesis that the present-day Delta is managed as a freshwater system in comparison with its historical salinity regime. Moreover, this analysis indicates that salinity in the western Delta has increased during September and October in the recent years (post-1994 period).

## **E.2. Observations from early settlers in the Western Delta**

Observations from early settlers in the western Delta provide a more complete description of salinity in the late 1800's and early 1900's than the observations from early explorers discussed earlier. Assuming the early settlers inhabited a particular region for longer time periods than the early explorers, observations from the early settlers capture the temporal variability better than those from the early explorers.

### **E.2.1. Town of Antioch Injunction on Upstream Diverters**

In 1920, the Town of Antioch filed a lawsuit against upstream irrigation districts alleging that the upstream diversions were causing increased salinity intrusion at Antioch. The court decision, legal briefings, and petitions provide salinity observations from a variety of witnesses. Although anecdotal testimony summarized in these legal briefs is far from scientific evidence, it provides a perspective of the salinity conditions prevailing in the early 1900's. Because the proceedings were adversarial in nature, this report focuses on the testimony of the upstream interests, who were trying to demonstrate that salinity intrusion was common near Antioch prior to their diverting water (prior to 1920). Consequently, the testimony may be biased in support of this "more saline" argument. Nonetheless, these anecdotal testimonies indicate that the western Delta was less salty in the past than it is today. Analyses of some of the testimonies are presented below.

#### **Case History**

On July 2, 1920, the Town of Antioch filed suit in the Superior Court of the State of California (hereinafter referred to as the "Antioch Case") against upstream diverters on the Sacramento River and Yuba River. A hearing for a temporary injunction began on July 26, 1920, and lasted approximately three months. On January 7, 1921, Judge A. F. St. Sure granted a temporary injunction, restraining the defendants "from diverting so much water from the said Sacramento River and its tributaries, to non-riparian lands, that the amount of water flowing past the City of Sacramento, in the County of Sacramento, State of California, shall be less than 3500 cubic feet per second" (Town of Antioch v. Williams Irrigation District, Supplement to Appellants' Opening Brief, p. 13).

**No comments**

- n/a -

The defendants appealed to the Supreme Court of the State of California, which issued its opinion on March 23, 1922. The Supreme Court reversed the lower court and withdrew the injunction, declaring “[i]t is evident from all these considerations that to allow an appropriator of fresh water near the outlet of these two rivers to stop diversions above so as to maintain sufficient volume in the stream to hold the tide water below his place of diversion and secure him fresh water from the stream at that point, under the circumstances existing in this state, would be extremely unreasonable and unjust to the inhabitants of the valleys above and highly detrimental to the public interests besides.”

The Supreme Court did not make any comment whatsoever on the evidence of salinity intrusion prior to the upstream diversions in question. The Court indicated that their decision was based on a “policy of our law, which undoubtedly favors in every possible manner the use of the waters of the streams for the purpose of irrigating the lands of the state to render them fertile and productive, and discourages and forbids every kind of unnecessary waste thereof.” (Town of Antioch v. Williams Irrigation District (1922) 188 Cal. 451). The Court concluded that allowing 3,500 cubic feet per second (cfs) to “waste” into the Bay to provide less than 1 cfs of adequate quality water for the Town of Antioch would constitute unreasonable use of California’s limited supply of water.

The court did not base their decision on historical salinity observations at Antioch, which indicate that Antioch was able to divert freshwater at low tide at all times from 1866 to 1918, except possibly for some fall months during some dry years (Section 3.1).

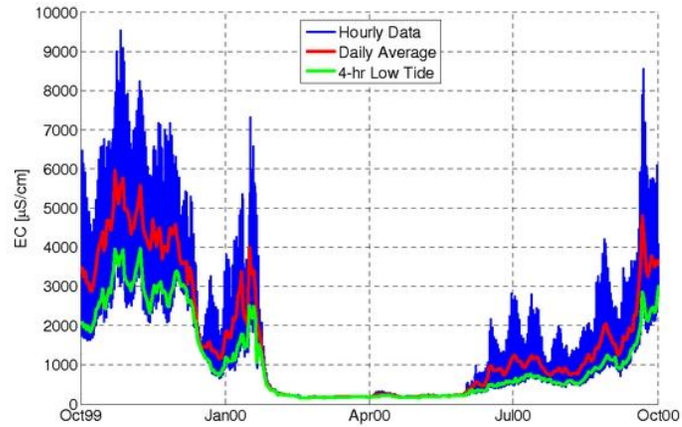
#### **E.2.2. Salinity at Antioch – then and now**

In the present day, the City of Antioch maintains a municipal water intake on the San Joaquin River at Antioch. As a general operating rule, the City of Antioch pumps water from the river when salinity at the intake is less than 1,000  $\mu\text{S}/\text{cm EC}$ . Salinity varies substantially with the tide; generally the greatest salinity is observed near high tide and the lowest salinity is observed at low tide. Figure E-2 shows that salinity in the San Joaquin River at Antioch is highly variable and is dependent on tidal conditions and season. Figure E-2 indicates that for water year 2000 (an above-normal water year) the City of Antioch could pump water all day for about four and half months (early February through mid-June) and could pump for a portion of the day at low tide for another three and half months (mid-June through September). For the remaining four months (October-January), water at Antioch’s intakes exceeded 1,000  $\mu\text{S}/\text{cm EC}$  for the entire day, regardless of tidal phase.

Testimony from multiple witnesses in the Antioch Case indicates that fresh water was always available in the San Joaquin River at Antioch at low tide until just prior to 1920. Antioch’s legal position was that fresh water was always available before upstream development. In cross-examination of Antioch’s witnesses, the upstream irrigators demonstrated that brackish conditions did occasionally exist at high tide.

**No comments**

- n/a -



**Figure E-2 – Salinity variations in the San Joaquin River at Antioch, water year 2000**

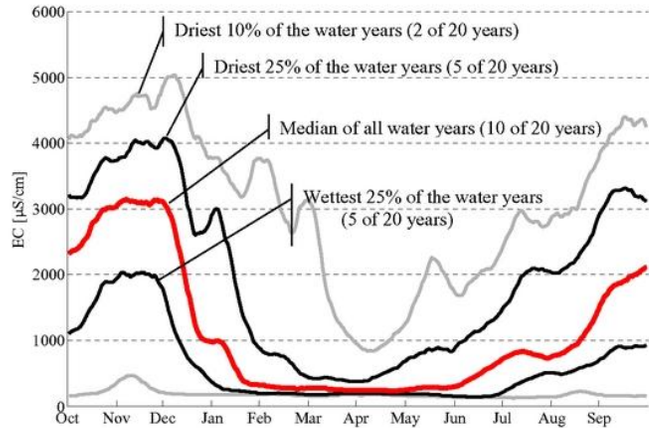
Figure E-3 shows the distribution of low tide salinity (salinity during the freshest 4 hours of each day) for the period of May 1, 1983 through September 30, 2002.<sup>10</sup> These data indicate that, on average (in 50% of the water years), low tide salinity exceeds 1,000 µS/cm EC from late-August through December. The data in Figure E-3 provide context for the qualitative observations from the Antioch Case. During the driest 25% of the years (5 out of 20 years), low tide salinity exceeds 1,000 µS/cm EC from June through January, leaving the Antioch intake with no fresh water for eight months of the year.

Under average conditions corresponding to the period 1983-2002, Antioch would have to stop pumping from late August to late December in 10 of the 20 years; i.e., they would have an average of eight months of low-tide pumping per year, compared to the pre-1915 average of twelve months per year (based on the anecdotal information filed by the Appellants (upstream diverters) in the Antioch Case).

<sup>10</sup> Data Source: Interagency Ecological Program, HEC-DSS Time-Series Databases. Station RSAN007. Agency: DWR-ESO-D1485C. Measurement: 1-hour EC. Time Range: May 1, 1983 through September 30, 2002

**No comments**

- n/a -



**Figure E-3 – Seasonal Distribution of low-tide salinity at Antioch, 1983-2002**

### **Conclusions**

- The window, when Antioch is able to pump water with salinity less than 1,000  $\mu\text{S/cm}$  EC, has substantially narrowed in the last 125 years.
- Antioch was apparently able to pump fresh water at low tide year-round in the late 1800's, with the possible exception of the fall season during one or two dry years.
- During 10 of the 20 years between 1983 and 2002, salinity was less than 1,000  $\mu\text{S/cm}$  EC at low tide for only about eight months of the year.
- During the driest 5 years between 1983 and 2002, salinity was less than 1,000  $\mu\text{S/cm}$  for only about four months per year; i.e., no fresh water was available at any time of the day for about eight months of the year.

### **E.2.3. Salinity at Kentucky Point on Twitchell Island – then and now**

The appellants in the Antioch Case, representing the upstream diverters, identified one resident of Twitchell Island who reported the water at Kentucky Landing was brackish on “one or two occasions” between 1870 and 1875 during August and September. During this time, he had to travel up the San Joaquin River to Seven Mile Slough (the eastern boundary of Twitchell Island) and sailed as far as the mouth of the Mokelumne River (approximately 2

## **No comments**

- n/a -

miles further up the San Joaquin River than the Seven Mile Slough junction) to obtain fresh drinking water.

For comparison, we look at salinity monitoring data in that region for 1981 and 2002 to see the location of potable water.<sup>11</sup> The source document (Town of Antioch v. Williams Irrigation District, 188 Cal. 451) for the 1870's drought uses up to 100 mg/L chloride concentration as the threshold for a potable water supply. Monitoring data from 1981 shows similar salinity intrusion as described by the Twitchell Island resident; salinity along the San Joaquin River at Bradford Island (about 1.5 miles upstream of Three Mile Slough) exceeded 1,000  $\mu\text{S/cm}$  EC (about 250 mg/L Cl) during August and September. During the same time period, salinity was around 400  $\mu\text{S/cm}$  EC (about 64 mg/L Cl) approximately 5 miles upstream on the San Joaquin River between Seven Mile Slough and the Mokelumne River. This comparison indicates that the extent of salinity intrusion in 1981 is similar to that which occurred in 1870 and 1871.

Similarly, in September 2002, the salinity in the San Joaquin River at San Andreas landing (less than 2 miles downstream of the Mokelumne River mouth) peaked at 977  $\mu\text{S/cm}$  EC, which corresponds to approximately 225 mg/L chloride concentration. Therefore, if the observer was to travel upriver for potable water in 2002, they would have likely traveled up to the mouth of the Mokelumne River as they did in 1870. Salinity intrusion in critically dry years is even farther into the Delta than was found in 2002.

In conclusion, salinity intrusion up the San Joaquin River during the dry years of 1870 and 1871 as described by a Twitchell Island resident is consistent with salinity intrusion in 1981 and 2002 under similar hydrological conditions. There is no evidence that salinity intrusion during the drought of 1870-71 was more extensive than salinity intrusion during similar water years in the current salinity regime.

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<sup>11</sup> 1981 and 2002 were both dry water years in the Sacramento River basin as defined in D-1641 with similar annual unimpaired Sacramento River flow to the years 1870 and 1871. Annual unimpaired Sacramento River flow in 1870, 1871, 1981, and 2002 was 11 MAF, 10 MAF, 11 MAF, and 14 MAF, respectively.