Wasatch County Water Efficiency Project
Operation, Maintenance, and Replacement

ENVIRONMENTAL ASSESSMENT

Submitted by:
U.S. Department of the Interior, Central Utah Project Completion Act Office
Central Utah Water Conservancy District
Utah Reclamation Mitigation and Conservation Commission

April 2014
United States Department of the Interior
Central Utah Project Completion Act Office
Central Utah Water Conservancy District

FINDING OF NO SIGNIFICANT IMPACT

WASATCH COUNTY WATER EFFICIENCY PROJECT OPERATION, MAINTENANCE, AND REPLACEMENT

April 2014

Recommended by:  
Sarah Johnson  
Environmental Programs Manager  
Central Utah Water Conservancy District  

Date: 4/17/2014

Recommended by:  
Lee G. Baxter  
Program Coordinator  
U.S. Department of the Interior  

Date: 4/17/2014

Approved by:  
Reed R. Murray  
Program Director  
U.S. Department of the Interior  

Date: 4/17/2014
FINDING OF NO SIGNIFICANT IMPACT
Wasatch County Water Efficiency Project Operation, Maintenance, and Replacement

In accordance with Section 102(2)(c) of the National Environmental Policy Act (NEPA), as amended, the Council of Environmental Quality’s (CEQ) Regulations for Implementing the Procedural Provisions of NEPA (40 CFR Parts 1500-1508), and the Department of the Interior regulations for implementation of NEPA (43 CFR Part 46), the Department of the Interior (Interior) and the Central Utah Water Conservancy District (CUWCD) find that the Proposed Action analyzed in the Environmental Assessment (EA) for this project would not significantly affect the quality of the natural or human environment. Therefore, an Environmental Impact Statement is not required for the proposed Wasatch County Water Efficiency Project (WCWEP) Operation, Maintenance, and Replacement (OM&R).

PROPOSED ACTION
The proposed OM&R activities would include:

- Comprehensive stabilization of canal banks;
- Lining, enclosing, or piping the canals as necessary to maintain the safety, integrity, and efficiency of the canals;
- Improving maintenance access to the canals; and
- Updating pump stations and regulating ponds to accommodate changing pattern of water demand.

FINDINGS
The finding of no significant impact is based on the information contained in Table 1:

Table 1 – Summary of Impacts Resulting from the Proposed Action

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<td>Recreation</td>
<td><strong>Wasatch Canal – Wasatch Canal Diversion from the Provo River to SR-32</strong>&lt;br&gt;• The Proposed Action Alternative in this area could consist of canal bank stabilization; lining, enclosing, or piping the canal; or improving maintenance access. As described in the EA, the canals are not fisheries and are subject to being dewatered annually from October through April and periodically for operation and maintenance activities. However, incidental fishing may occur in this area, particularly in the reach from Provo River to the Rock Ditch Diversion on Mitigation Commission-owned land. Proposed Action activities along the Wasatch Canal between the Wasatch Canal diversion from the Provo River and SR-32 would impact fishing opportunities in this analysis area. Fishing would still be possible in approximately 13 miles of the Provo River through the Heber Valley, and in other streams in the area, but not in the Wasatch Canal. Hiking and wildlife viewing opportunities may be more limited due to changes in wildlife habitat within the canal easement due to the Proposed Action. However, within a two mile radius of this reach of the canal there is approximately seven miles of streams and creeks (including the Provo River) that provides for hiking and wildlife viewing opportunities. The approximately one mile of the Wasatch Canal that could be impacted between the Provo River diversion and SR-32, would be minimal when compared to the hiking and wildlife viewing opportunities in the surrounding area.<strong>&lt;br&gt;<strong>Timpanogos Canal and Wasatch Canal (SR-32 to Humbug Pond)</strong>&lt;br&gt;• The Proposed Action Alternative in these areas could consist of canal bank stabilization; lining, enclosing, or piping the canal; or improving maintenance access and would have no effect on recreational opportunities. During the public scoping process, some commenters expressed a desire for the Joint Lead Agencies to provide recreational trails either adjacent to, or on top of enclosed or piped canals, while others expressed concern about additional trails across their property. The construction of recreational trails is not included as part of the Proposed Action Alternative, but the Proposed Action would not preclude the implementation of recreational trails by others. However, construction of trails along the canals would require federal permits and private property owner permission, and may require additional National Environmental Policy Act documentation. The rights of private property owners will be recognized.</strong>&lt;br&gt;<strong>Prime, Unique, and Statewide Important Farmland</strong>&lt;br&gt;• No effect.<strong>&lt;br&gt;<strong>Floodplains</strong>&lt;br&gt;• No adverse impacts to floodplains.&lt;br&gt;• May require new construction or alteration of existing structures within the Federal Emergency Management Act (FEMA) 100-year floodplain for North Lake Creek, South Lake Creek, and Center Creek. Design of new facilities would maintain canal capacity and would not result in a rise of the 100 year flood surface elevations at cross-drainage locations.</strong>&lt;br&gt;<strong>Cultural Resources</strong>&lt;br&gt;• Adverse Effect on the Timpanogos, Wasatch, and Humbug Canals.&lt;br&gt;• No known impacts on Native American religious sites, ceremonies, and ceremonial sites, burial grounds, or other sacred lands.**&lt;br&gt;<strong>Water Resources (Water Quality)</strong>&lt;br&gt;• Slight improvement to water quality in canals as a result of: less herbicide applications, less exposure to sediment from bank erosion; and less exposure to agricultural and urban runoff.&lt;br&gt;• No effect to groundwater quality.</td>
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<td>Water Resources (Groundwater)</td>
<td>• Could have a very minimal impact to groundwater recharge (less than a hundredth of a percent of the Heber Valley groundwater basin).</td>
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| Water Resources (Waters of the U.S. and Wetlands) | • No Clean Water Act (CWA) permit required.  
• All proposed areas to be disturbed will be inventoried at the time of proposed action to access the specific area’s current condition and for the presence of wetlands. Based on the findings, appropriate mitigation will be implemented. |
| Aquatic Resources                             | • Coordination with the Utah Division of Wildlife Resources (UDWR) has indicated that the Proposed Action impacts to aquatic resources would be negligible because of the abundance of fish habitat near the study area, including in the Provo River and other nearby streams and creeks. Additionally, the canals are not fisheries and are dewatered annually from October through April and periodically for operation and maintenance activities. |
| Wildlife                                       | • Would not impact state sensitive species or primary habitat, but could impact other wildlife species including, deer and elk. Some concerns include potential elimination of water sources and the creation of wildlife barriers. Adverse effects could be minimized through the use of wildlife crossing bridges and wildlife escape ramps.  
• May affect migratory bird species that use vegetation proposed to be removed for nesting, feeding, roosting, and hiding. These effects would be minimized by conducting vegetation removal outside the nesting season and through coordination with DWR. |
| Threatened and Endangered Species             | • See Table 2 – Threatened, Endangered, and Candidate Species Effect Determination                                                                                                                                 |
| Visual Resources                               | • Minimal impact to overall visual character.  
• Visual impacts as a result of concrete lining and vegetation removal would remain localized for only those few viewers adjacent to the canals (these changes would be consistent with the trend to man-made features associated with adjacent development).  
• Mid-range to long-range viewers would not notice changes to canals because generally the canals blend in with the natural ground and are not visible. |
| Vegetation and Invasive Species               | • Could potentially impact approximately 9-acres of vegetated areas, including riparian vegetation (very minimal, approximately 2% of the total vegetated area of 440-acres in the surrounding area).  
• Would include construction activities that would disturb the ground surface and allow for the establishment or spread of invasive species and noxious weeds. Impact would be minimized through implementation of BMPs.  
• Would make implementing the Central Utah Water Conservancy District’s (CUWCD) Integrated Pest Management (IPM) more effective by providing OM&R access. |
For threatened, endangered and candidate species, the effect determinations resulting from the Proposed Action are summarized in the Table 2:

**Table 2 – Threatened, Endangered, and Candidate Species Determination**

<table>
<thead>
<tr>
<th>Species</th>
<th>Status</th>
<th>Occurrence in the Study Area</th>
<th>Determination</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yellow-Billed Cuckoo (Coccyzus americanus)</td>
<td>Proposed Threatened</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Greater sage-grouse (Centrocercus urophasianus)</td>
<td>Candidate</td>
<td>Suitable winter habitat encompasses both canals and adjacent lands from 500 North in Heber; north to Wanship, and from Kimball Junction to Woodland. No documented occurrences within or near the study area have been recorded.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Humpback chub (Gila cypha)</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The humpback chub is not found in the Provo River basin.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Colorado pikeminnow (Ptychocheilus lucius)</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The Colorado pikeminnow is not found in the Provo River basin.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Bonytail chub (Gila elegans)</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The bonytail chub is not found in the Provo River basin.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Razorback sucker (Xyrauchen texanus)</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The razorback sucker is not found in the Provo River basin.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Ute ladies’-tresses (Spiranthes diluvialis)</td>
<td>Threatened</td>
<td>Suitable habitat is in the vicinity of the Wasatch Canal in limited locations north of the Rock Ditch diversion. No documented occurrences have been recorded within the study area. The nearest documented occurrence is over 1,200-feet to the west of the Wasatch Canal on the other side of US-40 and is associated with a vernal oxbow of the Provo River channel. A single flowering individual was last observed in 2009 (see discussion below).</td>
<td>No Effect</td>
</tr>
<tr>
<td>Canada Lynx (Lynx canadensis)</td>
<td>Threatened</td>
<td>No suitable habitat and no documented occurrences within or near the study area.</td>
<td>No Effect</td>
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The Proposed Action does not violate Federal, state, or local laws or requirements imposed for protection of the environment. Interior and CUWCD have analyzed the environmental effects, public comments, and the alternatives in detail and find that the Proposed Action meets the purpose and need described in the EA with no significant impacts to the human environment.

**DECISION**

Interior and CUWCD have decided to implement the Proposed Action as described in the EA.
ENVIRONMENTAL COMMITMENTS
The environmental commitments identified as a result of the EA include:

**Floodplains**
Design of new facilities would maintain canal capacity and would not result in a rise of the 100 year flood surface elevations at cross-drainage locations. Also, the Central Utah Water Conservancy District would coordinate with the local agencies responsible for flood control in areas where flood channels cross the canals.

**Cultural Resources**
The Joint Lead Agencies determined and SHPO concurred that the Proposed Action would have an Adverse Effect on the Timpanogos, Wasatch, and Humbug canals. These impacts are being mitigated through an executed Memorandum of Agreement (MOA) and subsequent Addendum MOA. Stipulations include:

- Producing a brochure that summarizes the historic context of the Wasatch, Timpanogos, and Humbug canals. The brochure will include the development of irrigation and agriculture in Wasatch County and the importance of these events to local history; the various irrigation companies in Wasatch County; and the histories of the Wasatch, Timpanogos, and Humbug canals. The brochure will be developed through already completed cultural resource reports prepared for WCWEP and will be supplemented with research at the Division of State History, Wasatch County, CUWCD, historic photograph archives, and other relevant archives or libraries.
- Producing a digital recording of oral history interviews with persons knowledgeable in the area's history and the development of irrigation in Wasatch County including:
  - Preparation of a DVD containing the oral history interviews.
  - A list of interviewees will be provided by the Heber City Certified Local Government (CLG).
- The brochure and the oral history interviews DVD will be disseminated by the Heber City CLG with the assistance of CUWCD and include local school libraries, local newspapers, Heber City Chamber of Commerce, Wasatch County Chamber of Commerce, and other groups or agencies as determined by the Heber City CLG and CUWCD. A digital copy of the brochure and the video of the oral history interview will be placed on CUWCD's webpage.
- CUWCD will complete the stipulations as outlined in numbers 1 through 3 by May 1, 2015. If stipulations 1 through 3 are not completed by May 1, 2015, CUWCD will coordinate with SHPO to determine a reasonable time frame for completion.
- An addendum to the MOA has been prepared and includes the following stipulations prior to implementing the Proposed Action on the Wasatch Canal between the Provo River Diversion and SR-32 CUWCD would:
  - Coordinate with the adjacent property owners including the Baum family, canal owners, and local officials;
  - Revaluate Riverdale Ranch for eligibility to the NRHP and update the IMACS Site Form for Riverdale Ranch; and
Coordinate with the Utah SHPO to determine the impacts resulting from the Proposed Action to the Riverdale Ranch property and specifically the 1910 stone granary.

**Wetlands**
Because of changing site conditions and the rapid rate of development in the area, during the final design process, all proposed areas to be disturbed, including staging areas, accesses, borrow and waste sites, would be inventoried for the presence of wetlands. Based on the findings, the appropriate mitigation will be implemented.

**Wildlife**
To minimize potential impacts to wildlife species, consideration (in consultation with UDWR and property owners) will be given to determine what mitigation strategies will be implemented to reduce potential impacts to wildlife as projects are initiated along the canals. The strategies to be considered include both wildlife crossing bridges at identifiable game trails and at other locations where frequent crossings may occur and wildlife escape ramps at locations where maintenance access may be required.

Due to the close proximity of suitable habitat for state sensitive species (specifically the Columbia spotted frog) adjacent to the Wasatch Canal north of the Rock Ditch Diversion, at least one survey must be completed prior to the commencement of any proposed construction project that would remove vegetation, line or pipe the canal in this area, as set forth in the *Protocol for Avoiding and Minimizing Impacts to the Columbia Spotted Frog During Construction and the Conservation Agreement and Strategy for Spotted Frog*. The survey will be conducted by a qualified biologist and be during the frog breeding season (typically late March to early May). If spotted frogs are discovered adjacent to or within the construction zone, coordination with UDWR will address the need to capture and relocate the species and potential mitigation measures for direct or indirect effects.

To minimize any potential take of migratory birds, vegetation removal will only occur outside of the nesting season. Generally, migratory birds that could utilize these habitats would be done nesting by August and return to nest as early as April. If it is necessary to remove vegetation during the nesting season (April 15 through July 31), nesting surveys would be conducted to verify that no migratory birds are nesting in the vegetation to be removed. These pre-construction nesting bird surveys would be conducted within the construction footprint and within a 100-foot buffer zone directly adjacent to the project boundary. The survey area for active bird nests would include areas where vegetation removal and disturbance is necessary. If an active nest of a protected species is located, a 100-foot buffer area would be designated until the nestlings have fledged. In an emergency situation, CUWCD will coordinate with UDWR on mitigation measures.

**Threatened and Endangered Species**
If the Proposed Action would impact suitable habitat for the Ute ladies'-tresses, continued coordination with USFWS would occur.

**Construction Impacts**
It should be noted that it is only in areas where it is determined that work needs to occur that the following temporary construction impacts may occur.
**Air Quality**

Best Management Plans (BMPs) would be employed during construction to mitigate for temporary impact on air quality due to construction related activities. The BMPs may include:

- The application of dust suppressants and watering to control fugitive dust
- Minimizing the extent of disturbed surfaces
- Restricting earthwork activities during times of high wind
- Limiting the use of and speeds on unimproved road surfaces

To mitigate potential air quality impacts during construction, CUWCD will follow American Public Work Association (APWA) specifications for Abatement of Air Pollution and Dust Control which are summarized below:

- **Abatement of Air Pollution**: CUWCD will utilize reasonable methods and devices to prevent, control, and otherwise minimize atmospheric emissions or discharges of air contaminants. Equipment and vehicles that show excessive emissions of exhaust gases would not be allowed to operate until corrective repairs or adjustments are made to reduce emissions to acceptable levels.

- **Dust Control**: CUWCD will comply with all applicable federal, state, and local laws and regulations, regarding the prevention, control, and abatement of dust pollution. CUWCD will attend to all dust control requirements within 500-feet of residences and buildings. The methods of mixing, handling, and storing cement and concrete aggregate would include means of eliminating atmospheric discharges of dust.

**Farmlands**

Access would be maintained to farmland and agricultural areas during construction and construction work would generally be completed during the non-irrigation season in the Heber Valley. The Joint Lead Agencies would coordinate with affected property owners and irrigation companies to address their concerns to the extent reasonably possible.

**Hazardous Materials**

To prevent hazardous material from entering the canals, BMPs would be implemented and would likely include performing construction activities outside of the irrigation season, the placement of sediment control structures within areas of construction, and the monitoring of the construction area to control runoff and sediment from construction activities. CUWCD will follow APWA standard specification for handling hazardous materials which is summarized below:

- **Waste Disposal**: Hazardous materials (defined by 40 CFR 261.3; Federal Standard No. 313) used by CUWCD or discovered during work would be disposed of in accordance with applicable federal, state, and local laws and regulations. Waste materials discovered at the construction site would be immediately reported to the appropriate officials.

**Cultural Resources**

In the event of cultural resources and Native American artifacts discovered during construction, CUWCD will suspend all activities in the vicinity and a treatment plan would be developed and
coordination with SHPO would occur immediately. CUWCD will follow APWA standard specification (and CUWCD requirements) for preservation of cultural resources which is summarized below:

- **Preservation of Cultural Resources:** CUWCD would cease work in the vicinity of any historical, prehistorical, or archaeological materials discovered during construction. A qualified archaeologist would determine the importance of the discovery. All accesses, construction staging areas, fill disposal sites or other areas impacted as a result of construction activities would have a cultural survey and clearance completed prior to disturbance. Cultural clearances must be done in advance to allow for coordination with SHPO, and the SHPO’s response of concurrence or non-concurrence with findings.

**Noise**
Temporary construction noise impacts will be minimized through adherence to APWA standard specification for noise levels in the construction area (see below):

- **Noise Levels in the Construction Area:** CUWCD will comply with applicable federal, state, and local laws, orders, and regulations concerning the prevention, control, and abatement of excessive noise. CUWCD will monitor construction noise levels within the construction area. Mufflers on construction equipment shall be checked regularly to minimize noise.

**Water Quality**
Construction activities that disturb more than one acre require the development of a Storm Water Pollution Prevention Plan (SWPPP) to comply with the Utah Pollutant Discharge Elimination System permit (UPDES). The SWPPP may include such measures as using silt fences, fiber rolls, check-dams, or other techniques to minimize impacts to the surrounding receiving waters. CUWCD will adhere to APWA standard specification for Drainage and Sediment Control.

**Vegetation and Invasive Species**
CUWCD will comply with its Integrated Pest Management Program. CUWCD will reestablish vegetation in impacted construction areas. Vegetated areas disturbed during construction would be returned to their natural contours and be revegetated.

**Socioeconomics**
During construction of the Proposed Action, there will be a small number of jobs created, including construction workers and local suppliers of construction materials.

**Public Information and Coordination**
The Joint Lead Agencies will continue to coordinate with the general public and appropriate federal, state, and local officials during construction of the proposed project.

**Construction Work Hours**
The work hours will be coordinated with the local jurisdictions prior to construction.
REVIEW OF PUBLIC COMMENTS AND REVISIONS TO THE DRAFT EA

A total of four individuals and three agencies (Heber City, Wasatch County and the Environmental Protection Agency) submitted comments during the public review of the Draft EA. All public comments received on the Draft EA during the public comment period were carefully considered and reviewed together with the information contained in the EA in determining whether to issue a FONSI. A copy of each comment received, responses to those comments, and references to any related revisions to the Draft EA is found in Appendix C of the EA. The EA containing the specified revisions will be posted on the internet at www.cuwcd.com, www.cupcao.gov, and www.wcwepea.com. Copies of the EA and FONSI are available on request by contacting:

Chris Elison  
NEPA Compliance Coordinator  
Telephone: (801) 226-7166  
Email: chrise@cuwcd.com
Utah Reclamation Mitigation and Conservation Commission

FINDING OF NO SIGNIFICANT IMPACT

WASATCH COUNTY WATER EFFICIENCY PROJECT OPERATION, MAINTENANCE, AND REPLACEMENT

April 2014

Recommended by: Maureen Wilson
Project Coordinator

Date: 4/17/14

Approved by: Michael C. Weland
Executive Director

Date: 4/17/14
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PROPOSED ACTION
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- Lining, enclosing, or piping the canals as necessary to maintain the safety, integrity, and efficiency of the canals;
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| **Recreation** | • The Mitigation Commission-owned portion from Provo River downstream to the Rock Ditch Diversion generally has year-round flows and is subject only to occasional dewatering for operation and maintenance purposes. The other Mitigation Commission-owned segment and other privately-owned segments are subject to being dewatered annually from October through April and periodically for operation and maintenance activities. The canals are not fisheries managed by the State of Utah, however incidental fishing or other recreation activities may occur on the Mitigation Commission's property and elsewhere in the study area as permitted by landowners. These activities cannot have a negative impact on the canal owner's ability to properly operate and maintain the canals. Fishing, hiking, and wildlife viewing opportunities may be more limited in the future under the proposed action due to potential changes within the canal easement.  
• This reach of the Wasatch Canal flows through easements on lands owned and managed by the Utah Reclamation Mitigation and Conservation Commission for the Provo River Restoration Project (PRRP), as well as a privately-owned 150-year old farm. Because this reach of the canal is in a low-lying area, the risk of a canal breach is low, and needed improvements to prevent failure would be unlikely. Improvements to the canal in this area would most likely be driven by adjacent development.  
• If those changes were to occur, requiring implementation of the proposed action in this reach, fishing, hiking, and wildlife viewing opportunities would be limited under the proposed action. However, within a two-mile radius of this reach of the canal there is approximately seven miles of streams and creeks (including the Provo River) that provides for hiking, fishing and wildlife viewing opportunities. The approximately one mile of the Wasatch Canal that could be impacted between the Provo River diversion and SR-32, would be minimal in the context of the recreational opportunities in the surrounding area. |  
<p>| <strong>Timpanogos Canal and Wasatch Canal (SR 32 to Humbug Pond)</strong> | • The Proposed Action Alternative in these areas could consist of canal bank stabilization; lining, enclosing, or piping the canal; or improving maintenance access and would have no effect on recreational opportunities. During the public scoping process, some commenters expressed a desire for the Joint Lead Agencies to provide recreational trails either adjacent to, or on top of enclosed or piped canals, while others expressed concern about additional trails across their property. The construction of recreational trails is not included as part of the Proposed Action Alternative, but the Proposed Action would not preclude the implementation of recreational trails by others. However, construction of trails along the canals would require federal permits and private property owner permission, and may require additional National Environmental Policy Act documentation. The rights of private property owners will be recognized. |<br />
| <strong>Prime, Unique, and Statewide Important Farmland</strong> | • No effect. |</p>
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| **Floodplains**                | • No adverse impacts to floodplains.  
• May require new construction or alteration of existing structures within the Federal Emergency Management Act (FEMA) 100-year floodplain for North Lake Creek, South Lake Creek, and Center Creek. Design of new facilities would maintain canal capacity and would not result in a rise of the 100 year flood surface elevations at cross-drainage locations. |
| **Cultural Resources**         | • Adverse Effect on the Timpanogos, Wasatch, and Humbug Canals.  
• No known impacts on Native American religious sites, ceremonies, and ceremonial sites, burial grounds, or other sacred lands.                                                                 |
| **Water Resources (Water Quality)** | • Slight improvement to water quality in canals as a result of: less herbicide applications, less exposure to sediment from bank erosion; and less exposure to agricultural and urban runoff.  
• No effect to groundwater quality.                                                                                                                   |
| **Water Resources (Groundwater)** | • Could have a very minimal impact to groundwater recharge (less than a hundredth of a percent of the Heber Valley groundwater basin).                                                                                                       |
| **Water Resources (Waters of the U.S. and Wetlands)** | • No Clean Water Act (CWA) permit required.  
• All proposed areas to be disturbed will be inventoried for the presence of wetlands. Based on the findings, appropriate mitigation will be considered. |
| **Aquatic Resources**          | • Coordination with the Utah Division of Wildlife Resources (UDWR) has indicated that the Proposed Action impacts to aquatic resources within the canals would be negligible because of the abundance of fish habitat near the study area, including in the Provo River and other nearby streams and creeks. Additionally, the canals are dewatered annually from October through April and periodically for operation and maintenance activities. |
| **Wildlife**                   | • Would not impact state sensitive species or primary habitat, but could impact other wildlife species including, deer and elk. Some concerns include potential elimination of water sources and the creation of wildlife barriers. Adverse effects could be minimized through the use of wildlife crossing bridges and wildlife escape ramps.  
• May affect migratory bird species that use vegetation proposed to be removed for nesting, feeding, roosting, and hiding. These effects would be minimized by conducting vegetation removal outside the nesting season and through coordination with DWR. |
| **Threatened and Endangered Species** | • See Table 2 – Threatened, Endangered, and Candidate Species Effect Determination                                                                                                               |
| **Visual Resources**           | • Minimal impact to overall visual character.  
• Visual impacts as a result of concrete lining and vegetation removal would remain localized for only those few viewers adjacent to the canals (these changes would be consistent with the trend to man-made features associated with adjacent development).  
• Mid-range to long-range viewers would not notice changes to canals because generally the canals blend in with the natural ground and are not visible. |
| **Vegetation and Invasive Species** | • Could potentially impact approximately 9-acres of vegetated areas, including riparian vegetation (very minimal, approximately 2% of the total vegetated area of 440-acres in the surrounding area).  
• Would include construction activities that would disturb the ground surface and allow for the establishment or spread of invasive species and noxious weeds. Impact would be minimized through implementation of BMPs.  
• Would make implementing the Central Utah Water Conservancy District’s (CUWCD) Integrated Pest Management (IPM) more effective by providing OM&R access. |
For threatened, endangered and candidate species, the effect determinations resulting from the Proposed Action are summarized in the Table 2 below:

Table 2 – Threatened, Endangered, and Candidate Species Determination

<table>
<thead>
<tr>
<th>Species</th>
<th>Status</th>
<th>Occurrence in the Study Area</th>
<th>Determination</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yellow-Billed Cuckoo (Coccyzus americanus)</td>
<td>Proposed Threatened</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Greater sage-grouse (Centrocercus urophasianus)</td>
<td>Candidate</td>
<td>Suitable winter habitat encompasses both canals and adjacent lands from 500 North in Heber, north to Wanship, and from Kimball Junction to Woodland. No documented occurrences within or near the study area have been recorded.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Humpback chub (Gila cypha)</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The humpback chub is not found in the Provo River basin.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Colorado pikeminnow (Ptychocheilus lucius)</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The Colorado pikeminnow is not found in the Provo River basin.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Bonytail chub (Gila elegans)</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The bonytail chub is not found in the Provo River basin.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Razorback sucker (Xyrauchen texanus)</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The razorback sucker is not found in the Provo River basin.</td>
<td>No Effect</td>
</tr>
<tr>
<td>Ute ladies'-tresses (Spiranthes diluvialis)</td>
<td>Threatened</td>
<td>Suitable habitat is in the vicinity of the Wasatch Canal in limited locations north of the Rock Ditch diversion. No documented occurrences have been recorded within the study area. The nearest documented occurrence is over 1,200-feet to the west of the Wasatch Canal on the other side of US-40 and is associated with a vernal oxbow of the Provo River channel. A single flowering individual was last observed in 2009 (see discussion below).</td>
<td>No Effect</td>
</tr>
<tr>
<td>Canada Lynx (Lynx canadensis)</td>
<td>Threatened</td>
<td>No suitable habitat and no documented occurrences within or near the study area.</td>
<td>No Effect</td>
</tr>
</tbody>
</table>

The Proposed Action does not threaten to violate Federal, state, or local laws or requirements imposed for protection of the environment. The Mitigation Commission has analyzed the environmental effects, public comments, and the alternatives in detail and finds that the Proposed Action meets the purpose and need described in the EA with no significant impacts to the human environment.

DECISION

Upon review of the analysis presented in the Final EA I have decided to approve the implementation of the Proposed Action of the Wasatch County Water Efficiency Project Operation, Maintenance, and Replacement project as described in the Final EA. The Mitigation Commission intends to manage lands owned by the United States under the administration...
and jurisdiction of the Utah Reclamation Mitigation and Conservation Commission adjacent to the Wasatch County Water Efficiency Project canals such that the Proposed Actions does not become necessary in the future on those lands.

ENVIRONMENTAL COMMITMENTS
The environmental commitments identified as a result of the Final EA include:

Floodplains
Design of new facilities would maintain canal capacity and would not result in a rise of the 100 year flood surface elevations at cross-drainage locations. Also, the Central Utah Water Conservancy District would coordinate with the local agencies responsible for flood control in areas where flood channels cross the canals.

Cultural Resources
The Joint Lead Agencies determined and SHPO concurred that the Proposed Action would have an Adverse Effect on the Timpanogos, Wasatch, and Humbug canals. These impacts are being mitigated through an executed Memorandum of Agreement (MOA) and subsequent Addendum MOA. Stipulations include:

- Producing a brochure that summarizes the historic context of the Wasatch, Timpanogos, and Humbug canals. The brochure will include the development of irrigation and agriculture in Wasatch County and the importance of these events to local history; the various irrigation companies in Wasatch County; and the histories of the Wasatch, Timpanogos, and Humbug canals. The brochure will be developed through already completed cultural resource reports prepared for WCWEP and will be supplemented with research at the Division of State History, Wasatch County, CUWCD, historic photograph archives, and other relevant archives or libraries.
- Producing a digital recording of oral history interviews with persons knowledgeable in the area’s history and the development of irrigation in Wasatch County including:
  - Preparation of a DVD containing the oral history interviews.
  - A list of interviewees will be provided by the Heber City Certified Local Government (CLG).
- The brochure and the oral history interviews DVD will be disseminated by the Heber City CLG with the assistance of CUWCD and include local school libraries, local newspapers, Heber City Chamber of Commerce, Wasatch County Chamber of Commerce, and other groups or agencies as determined by the Heber City CLG and CUWCD. A digital copy of the brochure and the video of the oral history interview on CUWCDs webpage.
- CUWCD will complete the stipulations as outlined in numbers 1 through 3 by May 1, 2015. If stipulations 1 through 3 are not completed by May 1, 2015, CUWCD will coordinate with SHPO determine a reasonable time frame for completion.
- An addendum to the MOA has been prepared and includes the following stipulations prior to implementing the Proposed Action on the Wasatch Canal between the Provo River Diversion and SR-32 CUWCD would:
- Coordinate with the adjacent property owners including the Baum family, canal owners, and local officials;
- Reevaluate Riverdale Ranch for eligibility to the NRHP and update the IMACS Site Form for Riverdale Ranch; and
- Coordinate with the Utah SHPO to determine the impacts resulting from the Proposed Action to the Riverdale Ranch property and specifically the 1910 stone granary.

**Wetlands**
Because of changing site conditions and the rapid rate of development in the area, during the final design process, all proposed areas to be disturbed, including staging areas, accesses, borrow and waste sites, would be inventoried for the presence of wetlands. Based on the findings, the appropriate mitigation will be considered.

**Wildlife**
To minimize potential impacts to wildlife species, consideration (in consultation with UDWR and property owners) will be given to determine what mitigation strategies will be implemented to reduce potential impacts to wildlife as projects are initiated along the canals. The strategies to be considered include both wildlife crossing bridges at identifiable game trails and at other locations where frequent crossings may occur and wildlife escape ramps at locations where maintenance access may be required.

Due to the close proximity of suitable habitat for state sensitive species (specifically the Columbia spotted frog) adjacent to the Wasatch Canal north of the Rock Ditch Diversion, at least one survey must be completed prior to the commencement of any proposed construction project that would remove vegetation, line or pipe the canal in this area, as set forth in the Protocol for Avoiding and Minimizing Impacts to the Columbia Spotted Frog During Construction and the Conservation Agreement and Strategy for Spotted Frog. The survey should be conducted by a qualified biologist and be during the frog breeding season (typically late March to early May). If spotted frogs are discovered adjacent to or within the construction zone, coordination with UDWR is required. Coordination with UDWR should address the need to capture and relocate the species and potential mitigation measures for direct or indirect effects.

To minimize any potential take of migratory birds, vegetation removal should only occur outside of the nesting season. Generally, migratory birds that could utilize these habitats would be done nesting by August and return to nest as early as April. If it is necessary to remove vegetation during the nesting season (April 15 through July 31), nesting surveys would be conducted to verify that no migratory birds are nesting in the vegetation to be removed. These pre-construction nesting bird surveys would be conducted within the construction footprint and within a 100-foot buffer zone directly adjacent to the project boundary. The survey area for active bird nests would include areas where vegetation removal and disturbance is necessary. If an active nest of a protected species is located, a 100-foot buffer area would be designated until the nestlings have fledged. In an emergency situation, CUWCD will coordinate with UDWR on mitigation measures.
Threatened and Endangered Species
If the Proposed Action would impact suitable habitat for the Ute ladies'-tresses, continued coordination with USFWS would occur.

Construction Impacts
It should be noted that it is only in areas where it is determined that work needs to occur that the following temporary construction impacts may occur.

Air Quality
Best Management Plans (BMPs) would be employed during construction to mitigate for temporary impact on air quality due to construction related activities. The BMPs may include:

- The application of dust suppressants and watering to control fugitive dust
- Minimizing the extent of disturbed surfaces
- Restricting earthwork activities during times of high wind
- Limiting the use of and speeds on unimproved road surfaces

To mitigate potential air quality impacts during construction, CUWCD would follow American Public Work Association (APWA) specifications for Abatement of Air Pollution and Dust Control which are summarized below:

- **Abatement of Air Pollution**: CUWCD would be required to utilize reasonable methods and devices to prevent, control, and otherwise minimize atmospheric emissions or discharges of air contaminants. Equipment and vehicles that show excessive emissions of exhaust gases would not be allowed to operate until corrective repairs or adjustments are made to reduce emissions to acceptable levels.

- **Dust Control**: CUWCD would be required to comply with all applicable federal, state, and local laws and regulations, regarding the prevention, control, and abatement of dust pollution. CUWCD would attend to all dust control requirements within 500-feet of residences and buildings. The methods of mixing, handling, and storing cement and concrete aggregate would include means of eliminating atmospheric discharges of dust.

Farmlands
Access would be maintained to farmland and agricultural areas during construction and construction work would generally be completed during the non-irrigation season in the Heber Valley. The Joint Lead Agencies would coordinate with affected property owners and irrigation companies to address their concerns to the extent possible.

Hazardous Materials
To prevent hazardous material from entering the canals, BMPs would be implemented and would likely include performing construction activities outside of the irrigation season, the placement of sediment control structures within areas of construction, and the monitoring of the construction area to control runoff and sediment from construction activities. CUWCD would be required to follow APWA standard specification for handling hazardous materials which is summarized below:
Waste Disposal: Hazardous materials (defined by 40 CFR 261.3; Federal Standard No. 313) used by CUWCD or discovered during work would be disposed of in accordance with applicable federal, state, and local laws and regulations. Waste materials discovered at the construction site would be immediately reported to the appropriate officials.

Cultural Resources
For cultural resources and Native American artifacts discovered during construction, CUWCD would be required to suspend all activities in the vicinity and to notify the Project Manager. A treatment plan would be developed and coordination with SHPO would occur immediately. CUWCD would be required to follow APWA standard specification (and CUWCD requirements) for preservation of cultural resources which is summarized below:

- Preservation of Cultural Resources: CUWCD would cease work in the vicinity of any historical, prehistorical, or archaeological materials discovered during construction. A qualified archaeologist would determine the importance of the discovery. All accesses, construction staging areas, fill disposal sites or other areas impacted as a result of construction activities would have a cultural clearance completed prior to disturbance. Cultural clearances must be done in advance to allow for coordination with SHPO, and the SHPO’s response of concurrence or non-concurrence with findings.

Noise
Construction noise impacts are considered temporary and would be minimized through adherence to APWA standard specification for noise levels in the construction area (see below):

- Noise Levels in the Construction Area: CUWCD would be required to comply with applicable federal, state, and local laws, orders, and regulations concerning the prevention, control, and abatement of excessive noise. CUWCD would monitor construction noise levels within the construction area. Mufflers on construction equipment shall be checked regularly to minimize noise.

Water Quality
Construction activities that disturb more than one acre require the development of a Storm Water Pollution Prevention Plan (SWPPP) to comply with the Utah Pollutant Discharge Elimination System permit (UPDES). The SWPPP may include such measures as using silt fences, fiber rolls, check-dams, or other techniques to minimize impacts to the surrounding receiving waters. CUWCD would be required to adhere to APWA standard specification for Drainage and Sediment Control.

Vegetation and Invasive Species
CUWCD would be required to comply with its IPM program. Earth-moving equipment would be cleaned prior to mobilizing onto the project site. Also, known locations of invasive species would be sprayed with an appropriate and approved herbicide 10 days prior to construction activities. The use of herbicide and pesticides, and revegetation are summarized below:
• **Invasive Weed Control:** CUWCD shall identify target species for treatment to avoid treating or removing non-target, native species.

• **Use of Herbicides and Pesticides:** Should CUWCD find it necessary to use herbicides and pesticides, a plan would be submitted for such use for approval. Permitted herbicides and pesticides would be only those approved in the CUWCD’s IPM program.

• **Revegetation:** CUWCD would be required to reestablish vegetation in impacted construction areas. Vegetated areas disturbed during construction would be returned to their natural contours and be revegetated.

**Socioeconomics**
During construction of the Proposed Action, there would be a small number of jobs created, including construction workers and local suppliers of construction materials.

**Public Information and Coordination**
The Joint Lead Agencies would continue to coordinate with the general public and appropriate federal, state, and local officials during construction of the proposed project.

**Construction Work Hours**
The work hours would be coordinated with the local jurisdictions prior to construction.

**FINDINGS REQUIRED BY OTHER LAWS AND REGULATIONS**

This decision complies with Executive Order 13112 on Invasive Species which directs that federal agencies not authorize activities which would increase the spread of invasive species. Disturbed surfaces would be replanted with an appropriate seed mix to control the spread of noxious weeds.

This decision complies with Executive Order 13186 - Responsibilities Of Federal Agencies To Protect Migratory Birds. This Executive Order requires Federal Agencies to describe the effects of their actions on migratory birds, with an emphasis on species of concern, in the environmental analyses required by NEPA. Migratory Birds, Proposed, Threatened and Endangered Species, and State of Utah Sensitive Species are described starting on page 3-34 of the Final EA. There will be no effects to these species.

This decision complies with Executive Order 12898-Environmental Justice. In general, there would be no disproportional environmental effects on minority and low income populations as a result of this project.

This decision complies with Executive Order 3215- Indian Trust Assets. There are no Indian trust assets associated with the project and therefore none affected by the Proposed Action.
REVIEW OF PUBLIC COMMENTS AND REVISIONS TO THE DRAFT EA

A total of four individuals and three agencies (Heber City, Wasatch County and the Environmental Protection Agency) submitted comments during the public review of the Draft EA. All public comments received on the Draft EA during the public comment period were carefully considered and reviewed together with the information contained in the Final EA in determining whether to issue a FONSI. A copy of each comment received, responses to those comments, and references to any related revisions to the Draft EA is found in the Final EA. The Final EA containing the specified revisions will be posted on the internet at www.cuwcd.com, www.cupcao.gov, and www.wcwpepea.com. Copies of the Final EA are available on request by contacting:

Chris Elison
NEPA Compliance Coordinator
Telephone: (801) 226-7166
Email: chrise@cuwcd.com

FURTHER INFORMATION

For further information please contact Maureen Wilson, Project Coordinator; Utah Redamtion Mitigation and Conservation Commission, 230 South 500 East #230; Salt Lake City, Utah 84102 (Phone 801-524-3146).
Wasatch County Water Efficiency Project (WCWEP) Operation, Maintenance, and Replacement (OM&R)

ENVIRONMENTAL ASSESSMENT

April 2014
Joint Lead Agencies:
U.S. Department of the Interior, Central Utah Project Completion Act Office
Central Utah Water Conservancy District
Utah Reclamation Mitigation and Conservation Commission

Cooperating Agencies:
U.S. Bureau of Reclamation
Wasatch County
Heber City

Responsible Officials:
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U.S. Department of the Interior, CUPCA Office
302 East 1860 South
Provo, Utah 84606-7317

Sarah Johnson
Central Utah Water Conservancy District
355 W. University Parkway
Orem, Utah 84058-7303

Mark Holden
Utah Reclamation Mitigation and Conservation Commission
230 South 500 East, #230
Salt Lake City, Utah 84102

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Central Utah Water Conservancy District
355 West University Parkway
Orem, Utah 84058-7303
(801) 226-7147
sarah@cuwcd.com
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<th>Description</th>
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</thead>
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<tr>
<td>ACHP</td>
<td>Advisory Council on Historic Preservation</td>
</tr>
<tr>
<td>APA</td>
<td>Agricultural Protection Area</td>
</tr>
<tr>
<td>APE</td>
<td>Area of Potential Effect</td>
</tr>
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<td>APWA</td>
<td>American Public Works Association</td>
</tr>
<tr>
<td>BMP</td>
<td>Best Management Practice</td>
</tr>
<tr>
<td>CAAA</td>
<td>Clean Air Act Amendments</td>
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<td>CEQ</td>
<td>Council on Environmental Quality</td>
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<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
</tr>
<tr>
<td>CFS</td>
<td>cubic feet per second</td>
</tr>
<tr>
<td>CLG</td>
<td>Certified Local Government</td>
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<td>CO</td>
<td>carbon monoxide</td>
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<td>CUP</td>
<td>Central Utah Project</td>
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<td>CUPCA</td>
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<td>flood insurance rate maps</td>
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<td>Finding of No Significant Impact</td>
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<td>Federal Register</td>
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<td>GOPB</td>
<td>Utah Governor’s Office of Planning and Budget</td>
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<td>Intensive Level Survey</td>
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<td>Interior</td>
<td>U.S. Department of the Interior, Central Utah Project Completion Act Office</td>
</tr>
<tr>
<td>IPM</td>
<td>Integrated Pest Management</td>
</tr>
<tr>
<td>ITA</td>
<td>Indian Trust Assets</td>
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<td>MBTA</td>
<td>Migratory Bird Treaty Act</td>
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<td>M&amp;I</td>
<td>Municipal and Industrial</td>
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<tr>
<td>NO$_2$</td>
<td>nitrogen dioxide</td>
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<td>NOI</td>
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<td>Definition</td>
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<td>--------------</td>
<td>------------</td>
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<td>NWP</td>
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<tr>
<td>$O_3$</td>
<td>ozone</td>
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<td>Operation, Maintenance, and Replacement</td>
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<td>lead</td>
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<td>particulate matter</td>
</tr>
<tr>
<td>$PM_{2.5}$</td>
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<td>$PM_{10}$</td>
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<td>Record of Decision</td>
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<td>SO$_2$</td>
<td>sulfur dioxide</td>
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<td>Total Dissolved Solids</td>
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<td>WCWEP</td>
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CHAPTER ONE: PURPOSE AND Need

1.1 INTRODUCTION

The Central Utah Water Conservancy District (CUWCD), the Utah Reclamation Mitigation and Conservation Commission (Mitigation Commission), and the U.S. Department of the Interior, Central Utah Project Completion Act Office (Interior), as Joint Lead Agencies, have prepared this Environmental Assessment (EA) to analyze the environmental impacts of proposed Operation, Maintenance, and Replacement (OM&R) activities associated with the Wasatch County Water Efficiency Project (WCWEP) water delivery system (WCWEP system) in the Heber Valley, Wasatch County, Utah.

As stated in the WCWEP and Daniel Replacement Project (DRP) Environmental Impact Statement (EIS), the need for the WCWEP was to restore flows to the upper Strawberry River that were diverted by the Daniel Irrigation Company and to provide water and water conveyance facilities to the existing Daniel Irrigation Company water storage facilities. These needs were met by conserving water from the Central Utah Project agricultural supply for Wasatch County and providing it as replacement for water that had been diverted from the Strawberry River basin by the Daniel Irrigation Company. The purposes of WCWEP are:

- To improve efficiencies, conserve water, and improve water management in Heber Valley by constructing water management facilities;
- To supplement flows in some Heber Valley streams through conservation and efficiency measures to improve environmental and recreation resources;
- To protect the water rights of downstream users;
- To minimize costs of project features;
- To minimize adverse impacts on groundwater, wetlands, and other environmental resources; and
- To return the portion of the Strawberry River and its tributaries affected by the Daniel Irrigation Company diversion facilities to a naturally functioning state.

WCWEP was approved for construction in the 1997 Records of Decision for the WCWEP and DRP EIS. This current EA evaluates proposed OM&R activities associated with the WCWEP system. The EA tiers to the EIS, and any activities for the Proposed Action in this EA which were discussed in the WCWEP and DRP EIS will be summarized and incorporated by reference to the EIS. The WCWEP and DRP EIS is available at: http://wcweppea.com.

This EA evaluates the potential effects of the Proposed Action in order to determine whether it would cause significant impacts to the human or natural environment as defined by the National Environmental Policy Act (NEPA) and the Council on Environmental Quality (CEQ) and Interior Regulations Implementing NEPA (40 CFR Parts 1500-1508 and 43 CFR Part 46, respectively). If the EA shows no significant impacts associated with implementation of the proposed project, then a Finding of No Significant Impact (FONSI) will be issued by the Joint Lead Agencies. During the EA process, if it is
determined that there may be significant impacts, preparation of an EIS would be necessary prior to Proposed Action implementation. The Joint Lead Agencies will use this EA to explain proposed project plans and as a means for public participation as part of NEPA, Section 106 of the National Historic Preservation Act (NHPA), and Section 7 of the Endangered Species Act (ESA).

1.1.1 Proposed Action
The proposed OM&R activities would include:
- Comprehensive stabilization of canal banks;
- Lining, enclosing, or piping the canals as necessary to maintain the safety, integrity, and efficiency of the canals;
- Improving maintenance access to the canals; and
- Updating pump stations and regulating ponds to accommodate changing patterns of water demand.

1.1.2 Cooperating Agencies
In addition to the Joint Lead Agencies, the following agencies are participating in the preparation and review of this EA as formally designated Cooperating Agencies:
- Bureau of Reclamation
- Heber City Corporation
- Wasatch County

As defined by the CEQ, a cooperating agency actively participates in the NEPA processes, provides information for preparing environmental analyses for which the cooperating agency has special expertise, and is part of the project’s interdisciplinary team.

1.1.3 Study Area
The proposed improvements are located along and adjacent to the existing Timpanogos and Wasatch Canals and associated pump stations and regulating ponds in the Heber Valley, Wasatch County, Utah (see Figure 1-1 Study Area).

What is the National Environmental Policy Act (NEPA)?
NEPA applies to all projects which are authorized, funded, or carried out with the involvement of the federal government. It is designed to help officials make decisions that are based on a full understanding of the environmental consequences of a project and to take actions that protect, restore, and enhance the environment. NEPA provides a structured process for decision-makers to follow. The Council on Environmental Quality regulations [40 CFR 1500-1508] are the primary regulations implementing NEPA. Compliance with the provisions of NEPA is required for WCWEP OM&R activities because the WCWEP is a federal project.
1.2 PROJECT BACKGROUND

1.2.1 History of the Wasatch, Humbug, and Timpanogos Canals
In the spring of 1859, settlers established the first farming communities in the Heber Valley. Early settlements were located near streams and other sources of water, but by the late 1800s, the water needs of the rapidly-increasing population in the valley had outgrown the existing water supply. The Wasatch and Timpanogos Canals were constructed to allow the distribution of water to the rapidly-increasing Heber Valley population, and to facilitate farming and crop production in agriculturally marginal areas.

Wasatch and Humbug Canals
In 1869, the Wasatch County Canal Committee was formed to establish a canal to divert Provo River water and provide irrigation for nearby fields. The Wasatch Canal was completed in June 1877. In 1879, the Wasatch Canal Committee changed its name to the Wasatch Canal Company, and moved away from canal construction and focused on maintenance and refinement of the existing Wasatch Canal. Less than ten years later (in 1887) the Wasatch Canal Company, in partnership with the East Ditch Company, built an extension ditch (now known as the Humbug Canal).

Timpanogos Canal
The Timpanogos Irrigation Company was formed in the late 1890s with the intent to construct a high water canal. Water claimed for the Timpanogos Canal came mainly from high water seasons and the potential water that could be stored in man-made dams. The original canal was completed in 1912.
1.2.2 History of the WCWEP

Background
Since the late 1800s the Daniel Irrigation Company, a private irrigation company, diverted waters through a trans-basin tunnel from the upper reaches on the Strawberry River, a tributary of the Duchesne River, and delivered it into Daniels Creek for re-diversion and application for irrigation in the Heber Valley. This practice historically dewatered the upper Strawberry River and several of its tributaries.

Resource agencies, striving to develop a mitigation plan for the 10 tributary streams of the Duchesne River that were impacted by the construction and operation of the Strawberry Aqueduct and Collection System of the Central Utah Project, identified the elimination of the trans-basin diversion from the upper Strawberry River by the Daniel Irrigation Company as a high-priority action. This measure was called the Daniels-Strawberry Exchange, and was included as a component of the 1988 Aquatic Mitigation Plan and was formally adopted by the U.S. Bureau of Reclamation in 1988 and included as a component of the 1988 Definite Plan Report (DPR) for the Bonneville Unit, Central Utah Project. The Bureau of Reclamation’s 1990 Final Supplement to the Final EIS, Diamond Fork System, committed to restore flows in the Upper Strawberry River.

In 1992, through the Central Utah Project Completion Act (CUPCA), Congress established the Mitigation Commission to coordinate implementation of fish, wildlife, and recreation mitigation and conservation programs for the Bonneville Unit, specifically the uncompleted measures identified in USBR’s 1988 DPR (including the elimination of the trans-basin diversion from the Upper Strawberry River by the Daniel Irrigation Company). In addition CUPCA authorized the study of WCWEP and water conservation measures to be implemented in Wasatch County. Through CUPCA, Congress specifically provided for the potential of integrating the water efficiency projects (also known as WCWEP) with the measures to provide a replacement water supply for the Daniel Irrigation Company, thus allowing the termination of the trans-basin diversion. The efforts to restore flows in the upper Strawberry River and to implement water conservation measures in Wasatch County complemented one another. Accordingly, it was decided to analyze the projects jointly, as the WCWEP and DRP. The WCWEP and DRP EIS was completed with the Records of Decision signed by Interior and the Mitigation Commission in March 1997.

WCWEP Objectives
After completion of the WCWEP and DRP EIS, CUWCD began implementation of the WCWEP objectives, including:

- **Restoring flows to the upper Strawberry River that were diverted by the Daniel Irrigation Company.** Flows were restored to the upper Strawberry River by eliminating the trans-basin diversion from the upper Strawberry River. To provide replacement water to the Daniel Irrigation Company, water was conserved from the Central Utah Project agricultural supply for Wasatch County. The conserved water came from water efficiency improvements associated with the WCWEP, including delivering pressurized water to irrigation company service areas through pipelines extending from the Timpanogos and Wasatch Canals and associated regulating ponds. The pressurized water facilitated the conversion from historic flood irrigation to more efficient sprinkler irrigation.
- Conveying replacement water to Daniel Irrigation Company from the water conserved by the WCWEP. Currently, the Timpanogos Canal is used to meet the commitment to deliver the conserved Central Utah Project agricultural supply water to the Daniel Irrigation Company water storage facilities. Thus, the number of water users and acreage served by the Timpanogos Canal is greater than before implementation of the DRP Diversion.

- Supplementing the stream flow in five Heber Valley streams with conserved water to maintain riparian and fish habitat and groundwater levels.

- Providing the facilities necessary to pressurize water (pump stations, regulating ponds, and pipelines), making it possible for farmers to switch from flood to sprinkler irrigation.

### 1.3 EXISTING WCWEP SYSTEM

The WCWEP water delivery system has been in operation since 2001, though final construction of the WCWEP facilities was not completed until 2012. During the first several years of operation of the WCWEP, it was realized that the combination of development of homes and associated features occurring near the Timpanogos and Wasatch Canals, and the presence of large trees and vegetation growing along the canals, were creating problems that could affect adjacent property owners and water delivery operations. The WCWEP and DRP EIS provided for clearing flow-restricting vegetation and debris inside the canals, reshaping the canals to reduce friction losses, and lining the inside of the canals on the downhill side in areas likely to experience embankment failure; however, controlling canal seepage in the canals was not included as a project purpose. In an effort to address the risk associated with the potential for embankment failures and canal breaches caused by excessive seepage, a seepage control program was implemented concurrent with the implementation of the WCWEP and DRP.

The seepage control program consisted of a long-term plan to annually reconstruct and line or pipe those sections of the Timpanogos and Wasatch Canals that were at risk of failing or had seepage that created risk of damage to adjacent properties. In the first 12 years of operation, during final construction of the WCWEP, 44% of the Timpanogos Canal and 25% of the Wasatch Canal were lined or piped. In addition to this reconstruction, several reaches of the canals were partially rehabilitated by removing trees and deep-rooted vegetation from the downhill canal banks. Embankments were also stabilized by contouring and adding material to restore freeboard and width to the banks in areas where erosion, roots, and rodent activity had weakened the canal structure and an eminent risk of failure, or a significantly increased risk of failure, was observed.

Implementation of the seepage control program necessitated additional NEPA compliance for several canal maintenance issues requiring immediate response. Because there is an ongoing need to address seepage and stability issues of the Timpanogos and Wasatch Canals, along with the need to provide maintenance access to the canals and update the pump stations and regulating ponds, the Joint Lead Agencies have initiated this EA that focuses on activities to preserve the safety and integrity of the canals and adapting the pump stations and regulating ponds to meet changing demands.
1.4 PURPOSE AND NEED

1.4.1 Need for Action
Residential and commercial development is increasing in the vicinity of the canals, increasing the hazard of damage to life and property in the event of an embankment failure creating a breach of a canal. Many reaches of the canals do not have adjacent access which impedes maintenance of the canals, including timely response to locations threatening imminent failure.

This Proposed Action is needed to address the operation, maintenance, and replacement needs of the water delivery system to maintain the integrity, safety, efficiency, and reliability of the WCWEP in order to continue to meet the WCWEP objectives.

1.4.2 Project Purposes
The purposes of the Proposed Action are to:

- Maintain safety and system integrity to address risks associated with aging infrastructure, land use changes, and urbanization within the study area
- Meet water delivery obligations of the WCWEP System
- Improve access to WCWEP facilities
- Adapt WCWEP facilities to meet future water system demands as water use changes

Address Risks and Maintain Safety and System Integrity
Generally, the highest risks of canal failures are in areas where the canals are in an embanked section, rather than a banked section. Canal embankments are raised banks that are built to hold back water, while a canal bank is the segment of land immediately adjoining the canal where the canal is below the natural ground surface (see Figure 1-2).

Figure 1-2 Canal Embankment vs. Canal Bank
The Wasatch and Timpanogos Canal embankments were constructed using the silt, sand, and gravel soils, and larger rock fragments, native to the area. The stability of canals constructed using these materials depend on both the construction quality and the maintenance of the canal embankments. Maintaining the integrity of the canal embankments not only keeps water flowing to water users via the canals, it is critical in preventing canal breaches. A canal breach can be a threat to life and property, and the residential and commercial development that has occurred and is currently occurring in some areas below the Timpanogos and Wasatch Canals substantially increases that risk. The recent canal breaches in other Utah communities, including Murray and Logan, have reinforced the importance of comprehensive maintenance and replacement activities for WCWEP facilities.

A 2011 report on flooding by the Utah Department of Public Safety states: “In recent years Utah has seen a new kind of flood risk emerge that includes canal failures and flooding and debris flows related to watersheds damaged by wildfire. This type of flooding is distinctly different from the floods normally dealt with. Utah’s farm lands are now being used for residential development. This development, occurring in a patch work fashion, is leaving irrigation canals in place to transport water to undeveloped farms. This is placing residential development near and often below irrigation canals that are not engineered and lack consistent maintenance. Irrigation canals have a history of breaching, yet development pressure has put homes at the base of many of these canals.” The Proposed Action includes activities to reduce the potential for canal breaches as described in this report.

In the recent past, there have been three major canal breaches in Utah:

- Weber-Davis Canal, Riverdale, July 11, 1999: A portion of the Weber-Davis Canal gave way and flooded 75 homes in the Pinebrook subdivision in Riverdale. In addition to the damage to residences, approximately 1,000 agricultural users with some 30,000 acres of farmland were negatively impacted by the canal breach.
- Logan & Northern Canal, Logan, July 11, 2009: A landslide along a hillside in Logan caused the complete failure and breach of the Logan & Northern Canal. Three people were killed by the landslide and canal failure, and water delivery to approximately 7,000 acres of farmland was disrupted.
- North Jordan Canal, Murray, April 26, 2013: A breach of the North Jordan Canal sent water through the Murray Bluffs subdivision in Murray, causing extensive damage to at least eight homes. The canal served many agricultural, commercial, and industrial customers in Salt Lake County.

Heber Valley residents depend on the water delivered through the WCWEP system. Close to 90% of the irrigation and secondary water supply to the east side of the Heber Valley comes from the WCWEP canal system. Canal failures are not only a threat to life and property; they threaten the dependability of water delivery to water users.
Regular inspections of the Wasatch and Timpanogos Canals are conducted to identify potential problems and take preventive action to avoid canal failures. However, even with this ongoing and continual monitoring of the canals, the Timpanogos and Wasatch Canals have experienced failures which have resulted in damage to property. Deteriorated canal segments currently pose the risk of catastrophic canal breaches that would impact existing homes and commercial properties below the Wasatch and Timpanogos Canals. In July 2013, normal canal inspections identified unstable embankments resulting from a combination of narrow canal embankments, tree roots in the canal embankment, seepage and rodent burrows, and extensive repairs were required to prevent a canal failure of the Wasatch Canal between approximately Coyote Lane and Valley Hills Drive.

Risks to the WCWEP system include aging infrastructure and land use changes, particularly urbanization, as discussed in more detail below.

**Aging Infrastructure**
The Timpanogos and Wasatch Canals were constructed in the late 1800s, and are thus in excess of 100 years old. The cumulative impact of natural earth movements over time (erosion, heaving, expansion, rock slides), combined with the intrusion of tree roots and rodent burrows, have compromised the conditions of the canals, especially in embanked sections. As with all facilities of this age, on-going maintenance and replacement activities are critical to keep the aging WCWEP system operating in a safe manner. Common causes for canal failure associated with aging infrastructure include erosion, deep-rooted vegetation, and rodent damage.

- **Erosion** – Erosion can weaken canal banks and embankments and cause cracking, sinkholes, and settlement
- **Deep-rooted Vegetation** – Growth of trees and other deep-rooted vegetation adjacent to canals cause the following problems which can lead to a canal failure:
  - Difficulty in conducting proper surveillance and inspection of the canals for seepage, cracking, sinkholes, the presence of rodent activity and their associated burrows, and other signs of distress.
  - Trees may not allow adequate access along the embankment for normal and emergency operation and maintenance activities.
  - Root growth can open the compacted soil in the embankments providing a shortened path for water to seep through the embankment, possibly leading to a breach of the embankment.
  - Toppled trees and their root systems, or even their decayed roots, can cause holes in the canal banks.
  - Tree roots encourage animal/rodent activity by providing a food source and habitat. Rodent burrows create holes within canal embankments and increase seepage which can lead to a canal breach.
  - Vegetation, both growing in and falling into the canal, can limit the flow-carrying capabilities of the canals.
• **Rodent Damage** – Rodent burrows create holes within canal banks and increase seepage. Burrows can be from both inside the canal (such as from muskrats) and outside the canal (such as from groundhogs, badgers and foxes). When burrows extend through the embankment, water can break through the burrow creating a breach of the canal (see Figure 1-3).

Rodent burrows are a constant concern because they can be a cause of canal embankment failure. They weaken the embankment by serving as pathways for seepage which, if left unchecked, can provide a channel for complete embankment failure and a breach of the canal. This poses a threat to life and property below the canal, and also disrupts the delivery of water to downstream water users. (For example, rodent damage caused a breach of the Truckee Canal in Fernley, Nevada in January 2008, damaging almost 600 homes and disrupting water delivery for several months.)

![Rodent Burrow](image)

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**Figure 1-3 Common Causes for Canal Failure**

Rehabilitating and maintaining sections of the canal system that are at high risk of failure by clearing vegetation, bank stabilization, lining, or piping the canals is critical in continuing to meet the WCWEP objectives and the Heber Valley water needs.

**Land Use Changes and Urbanization**

There is a greater risk to life and property if a canal failure occurs above residential and commercial development, as opposed to if a canal failure occurs above undeveloped areas. In recent years, the Heber Valley has seen substantial growth in population and development. Land that was previously used for agricultural purposes has been converted to residential and commercial development (see Figure 1-4).
In the areas adjacent to the Timpanogos and Wasatch Canals, land is currently undergoing and will continue to undergo change from agricultural and low density residential to higher density residential and commercial in accordance with the development and zoning plans of the local agencies. For example, on the south end of the Timpanogos Canal zoning and land use maps show a change from residential agricultural zoning to medium to low density residential. On the Wasatch Canal, just north of Heber City the zoning and land use maps show a change from residential agricultural to planned community (see Figure 1-5 on next page).
Figure 1-5 Wasatch County and Heber City Zoning and Land Use
An embankment or dam that contains water relies on the mass or weight of the embankment to contain the water and to prevent seepage which can lead to a failure of the dam or embankment. Homes and businesses have developed in close proximity to the canal systems, occasionally cutting into the downhill toe of canal embankments. Any reduction in the thickness of the embankment, such as for building construction, landscaping, or for other purposes, increases the potential of a canal breach. The close proximity of homes and businesses to the canals increases concern for safety and potential for property damage should a canal failure occur.

Population and employment is expected to continue to grow as shown in Table 1-2 and Figure 1-6. The Governor’s Office of Planning and Budget forecasts that by 2040, Wasatch County will have 59,159 residents, and Heber City will have 22,683 residents. Wasatch County employment is projected to grow from 10,958 jobs in 2010 to 25,536 jobs in 2040. As population and employment increases, urbanization is anticipated to increase as well.

Table 1-1 Population and Employment Growth Projections

<table>
<thead>
<tr>
<th>Area</th>
<th>1990 Census</th>
<th>2000 Census</th>
<th>2010 Census</th>
<th>2020</th>
<th>2030</th>
<th>2040</th>
<th>% Growth (1990 to 2040)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Population</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wasatch County</td>
<td>10,089</td>
<td>15,215</td>
<td>23,530</td>
<td>32,741</td>
<td>44,549</td>
<td>59,159</td>
<td>486%</td>
</tr>
<tr>
<td>Heber City</td>
<td>4,782</td>
<td>7,291</td>
<td>11,362</td>
<td>15,387</td>
<td>19,243</td>
<td>22,683</td>
<td>374%</td>
</tr>
<tr>
<td>Total Employment</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wasatch County</td>
<td>4,255</td>
<td>7,669</td>
<td>10,958</td>
<td>15,271</td>
<td>20,073</td>
<td>25,536</td>
<td>500%</td>
</tr>
</tbody>
</table>

Source: U.S. Census Bureau and Governor’s Office of Planning and Budget, 2012 Baseline Projections

Meet Water Delivery Obligations of the WCWEP System

Prior to the WCWEP, water was delivered by way of open ditches and flooded across fields to meet crops needs. According to the WCWEP and DRP EIS, this method of irrigation, known as flood irrigation, was difficult to control, had poor coverage, was less than 40% efficient, and required 5 to 7 acre-feet of water to be applied per acre to meet crop needs.

The WCWEP provided for the facilities necessary to pressurize water, making it possible for farmers to switch from flood to sprinkler irrigation. The sprinkler method of irrigation is easier to control, has better coverage, provides for higher crop yields, is more than 65% efficient, and requires approximately 3 acre-feet of water to be applied per acre to meet crop needs.
The conversion of flood irrigation to sprinkler irrigation conserves water by reducing the average annual water usage. The conserved water is stored in Jordanelle Reservoir and is later released to: provide replacement water to the Daniel Irrigation Company; supplement flows in local streams, including the Provo River; meet downstream water rights; and enhance groundwater, wetlands, and other environmental resources.

Delivery of water to the end users, both the Daniels Irrigation Company and those traditionally served by the Timpanogos and Wasatch Canals, is an essential part of the WCWEP objectives. The proposed OM&R activities would maintain the canals to prevent canal breaches or other water delivery disruptions so the WCWEP objectives can be met.

**Improve Access**
Appropriate access to the WCWEP system is crucial for OM&R activities. Currently, 31% of the Timpanogos and Wasatch Canal systems have uphill access, while 74% of the canal systems have downhill access (see Figure 1-7 Canal Access Map on following page).

Access to the WCWEP canals allows for: canal repair; removal of debris blocks; silt and sediment removal; noxious weed control; and proper inspection of the canals for seepage, cracking, sinkholes, and other signs of distress.

Over 300-ft of air hose and a hammer drill were required to remove this obstruction because there was no access to the canal.
Figure 1-7 Canal Access Map
Adapt to Meet Future Water System Demands

The conversion from agricultural land uses to residential/commercial land uses (as previously seen in Figures 1-4 and 1-5) has changed, and will continue to change, the pattern of water use in the Heber Valley. The WCWEP system was developed almost exclusively for farm applications (originally 97% of the irrigation water was used for farms, while only 3% was used for residential and commercial development). Currently, 70% of the WCWEP system water is used for farms, and 30% is used for residential and commercial development (see Figure 1-8). Water users are increasingly using water from the WCWEP system for landscaping purposes rather than commercial agricultural purposes.

Most residential and commercial developments use approximately 85% of the water at night, with the remaining 15% used during the day. Conversely, irrigation water is delivered continuously to farmers. This change in water use patterns creates a peaking pattern on the system (see Figure 1-9). With a greater demand on water at peak times, there is a need to provide facilities, such as larger regulating ponds, to more efficiently regulate the water supply.

1.5 STATUTES, REGULATIONS, OR OTHER RELATED DOCUMENTS

WCWEP OM&R activities will comply with all federal, state, and local regulations, including those relating to water rights, construction, zoning, and irrigation activities.

1.5.1 Related Environmental Documents

The Proposed Action has taken into consideration related environmental documents, including:

- WCWEP and DRP EIS
- Provo River Restoration Project EIS
- WCWEP Recycled Water Project EA
- Block Notice 1A: Heber Sub-Area Agricultural Water to M&I Water Conversion EA
CHAPTER TWO: ALTERNATIVES

2.1 INTRODUCTION
This chapter discusses the No-action Alternative, the Proposed Action Alternative, and other Alternatives considered.

2.2 NO-ACTION ALTERNATIVE
The No-action Alternative would consist of the general operation of the existing Wasatch County Water Efficiency Project (WCWEP) delivery system under current practices and limitations. It would allow for operation and maintenance from within and along some reaches of the existing canals, through existing easements, and would maintain the associated facilities as they are today. No additional lining, piping, or access improvements to the canals would be performed.

2.2.1 Purpose and Need Compliance
The No-action Alternative does not meet the purpose and need of the project because it would:
- Not allow for activities which would decrease the potential of canal embankment failures. Embankment failure could result in damage to life and property in adjacent developments.
- Not improve access to the canals, therefore perpetuating the current limit on the ability to quickly make repairs.
- Not provide for activities which would allow WCWEP to meet contractual water delivery obligations. The canals would need to be shut down in the event of failure or imminent failure to conduct repairs or to make inspections when problems are observed.
  - When the canals are closed, water is not delivered to the irrigation companies, including the replacement water to the Daniels Irrigation Company. This can result in an adverse effect on the economy, including agricultural production, when water does not reach the end users.
  - Closing the Wasatch Canal to provide the water to meet minimum flows to the five Heber Valley Streams as provided in the WCWEP and Daniel Replacement Project (DRP) Environmental Impact Statement (EIS) would affect the riparian habitat along these streams and the wildlife dependent on this habitat.
- Not allow for compliance with state law. According to the Utah Code Annotated (UCA) Section 73-1-8, it states that “the owner of any ditch, canal, flume or other watercourse shall maintain it to prevent waste of water or damage to the property of others.” Additionally, 2010 House Bill 60 addresses safety management plans for water conveyance facilities. If a water conveyance facility has a potential risk location (failure could cause loss of human life or extensive economic loss), then the facility owner or operator must adopt a safety management plan.

The No-action Alternative fails to meet the purpose and need; however, it will be studied in detail in accordance with CEQ Guidelines.

2.3 PROPOSED ACTION ALTERNATIVE
The Proposed Action Alternative would include:
- Comprehensive stabilization of canal banks;
- Lining, enclosing, or piping the canals as necessary to maintain the safety, integrity, and efficiency of the canals;
- Improving maintenance access to the canals; and
• Updating pump stations and regulating ponds to accommodate the changing pattern of water demand.

This EA analyzes the environmental impacts of all Proposed Action activities (canal bank stabilization; lining, enclosing or piping the canals; improving access; and updating pump stations and regulating ponds) for the entire study area.

2.3.1 Canal Bank Stabilization

The Proposed Action includes rehabilitation work and maintaining the canals in their proper working condition for safety and structural integrity. As provided for in the WCWEP and DRP EIS, the inside walls and bottom of the canals would be cleared of flow-restricting vegetation and debris and reshaped to reduce flow friction losses. Eroded or narrow banks would be widened and strengthened. Deep-rooted vegetation having root systems within 20-feet of the canals would be removed (As per McClellan vs. United States Et. Al, "...There are sufficient concerns related to deep seated roots associated with certain types of trees and other foliage that it is reasonably necessary for the canal owner to prohibit such root systems within 20 feet of each side of the center line of the canal."). Canal bank stabilization activities would be conducted from the banks of the canal and would occur as needed, as part of routine maintenance.

2.3.2 Lining, Enclosing, or Piping the Canals

The Proposed Action includes a phased process of lining or piping the canals as necessary to maintain the safety, integrity, and efficiency of the distribution system. Canal lining would consist of lining the existing canals with reinforced concrete, or other suitable materials, and possibly enclosing the canal by placing a cap over the top. Capped reaches of the canal would be covered with material appropriate for the conditions in the area. Piping would include installation of pipe; screening at the pipe inlet would be used to prevent debris, people, and animals from entering the pipe. Piped reaches of the canals would be covered to an appropriate depth and revegetated.

A process will be used to determine when lining or piping a reach of canal is necessary. This process includes evaluations by engineers and the owners/operators of the canal for unsafe conditions, such as unstable embankments, erosion, tree roots in the canal embankment, seepage and rodent damage. Canals would be piped or lined, as necessary, based on the following conditions:

• An evaluation by engineers and the owners/operators of the canals determines that improvements are necessary to maintain the structural and operational integrity of the canals or to protect life and property.
• Development occurs immediately adjacent to or below the canals that creates an increased risk of impacts to homes and businesses if a canal failure occurred.
The transition between lined/piped canal and unlined canal requires special treatment in order to prevent erosion and failure of the canal; therefore, when the evaluation process indicates the need for lining/piping, the entire reach of the canal would be addressed to minimize the number of transitions. Funding for the canals will come from a variety of sources, which are currently unknown. The decision on funding sources will be determined as canal projects move forward to design/construction phases and will be based on the reason for the improvements (potential canal failure, pending development, etc.) In the past, funding sources have come from CUWCD, the federal government, water users, and private property owners/developers.

2.3.3 Improving Access
The Proposed Action includes the construction of Operation, Maintenance, and Replacement (OM&R) access along both sides of the canals (where practicable) and access to associated facility features. Generally, this would be done within the existing easements by leveling the canal banks, clearing debris and vegetation, and adding additional stabilizing material as necessary.

2.3.4 Updating Pump Stations and Regulating Ponds
The Proposed Action includes improved screening and filtering of secondary irrigation water intakes, pump station upgrades and modifications, and the enlargement of regulating ponds to accommodate the changing patterns of water demand. As described in Chapter 1, the conversion of land from agricultural land uses to residential/commercial land uses has changed, and will continue to change, the pattern of water use in the Heber Valley. Generally, residential and commercial developments water their landscaping early in the morning or in the evening, while farmers irrigate on a more continuous basis. This change in water use patterns creates a peaking pattern on the system, with a greater demand for water at peak times. The expansion of regulating ponds would allow for the more efficient regulation of the water supply.

The Proposed Action necessitated the analysis of the existing Humbug and Timpanogos Regulating Ponds. The following areas were evaluated for potential expansion:

- Humbug Pond: Area to the east of the existing pond site
- Timpanogos Pond: Areas to the east and north of the existing pond site

If additional regulating ponds or expansion of existing ponds are required, property would be acquired in feasible locations in accordance with federal laws and regulations, which include considerations for uneconomic remnants.
2.3.5 Purpose and Need Compliance
The Proposed Action Alternative would meet the purpose and need for the project because it would:

- Enable the canals to deliver water as provided in the WCWEP and DRP EIS by allowing for the appropriate level of operation, maintenance, and replacement of the system features including stabilizing the canal embankments, and lining and/or piping as necessary
- Reduce the potential for damage to life and property in adjacent developments
- Provide for more timely repairs to problem areas because of improved access to the canals
- Meet future water system demands by updating the pump stations and regulating ponds

*The Proposed Action Alternative meets the purpose and need for the project and will be studied in detail.*

2.4 OTHER ALTERNATIVES
Based on comments received during the public scoping process and the review period for the Draft EA, sustainable options (in addition to lining, piping, or enclosing) were considered for the Wasatch Canal between the Provo River and SR-32. These options included:

- **Bank Armoring** – includes providing protective covering, such as large angled rocks (rip-rap) or rock gabion baskets from time to time in locations where bank cutting and erosion is occurring to stabilize the canal banks. This option was eliminated from further consideration because of the difficulty to maintain; debris gets caught in the rocks that is difficult to remove, burrowing rodents create dwellings in void spaces and burrow into embankment behind rocks, and the rock negatively affects hydraulics of canal flow.

- **Providing a 3:1 Slope** – includes maintaining the banks of the canal at a 3:1 slope. In several areas this would require widening the canal banks. This option was eliminated from further consideration because of the need to acquire additional right-of-way and impacts to the adjacent farm operations. Specifically along the Wasatch Canal north of SR-32 to the Wasatch/Rock Ditch splitter, a 3:1 slope in areas where the canal depth is 10 to 12 feet would require an approximately 80 foot canal width.

- **Status Quo** – This option was eliminated because of the large amounts of debris that enter the canal along this reach annually causing blockages in the canal as well as plugging of grates and screens downstream. Erosion and the creation of a sinuous canal alignment are occurring in this reach causing loss of useable farmland. This erosion has historically been dealt with by the placing of broken concrete, old tires, timbers, scrap steel and other trash or debris. This is not an acceptable maintenance practice.
### 2.5 COMPARATIVE ANALYSIS OF IMPACTS OF THE PROPOSED ACTION AND NO-ACTION ALTERNATIVES

Table 2-1 summarizes the effects of the Proposed Action Alternative in comparison to the effects of the No-action Alternative. See Chapter 3 Affected Environment and Environmental Consequences for a complete analysis of affected resources.

<table>
<thead>
<tr>
<th>Subject</th>
<th>Proposed Action Alternative</th>
<th>No-action Alternative</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Air Quality</strong></td>
<td>• Temporary and localized impacts to air quality during construction that would be minimized through implementation of Best Management Practices (BMPs).  &lt;br&gt;• No long-term effects.</td>
<td>• No effect.</td>
</tr>
<tr>
<td><strong>Environmental Justice</strong></td>
<td>• No disproportionately high and adverse effects on minority or low-income populations.</td>
<td>• No disproportionately high and adverse effects on minority or low-income populations.</td>
</tr>
<tr>
<td><strong>Socioeconomics</strong></td>
<td>• Very minimal impact to tourism industry on the Wasatch Canal between the Provo River diversion and SR-32 if it was necessary to line, pipe, or enclose the canal.</td>
<td>• No effect.</td>
</tr>
<tr>
<td><strong>Health and Safety</strong></td>
<td>• Canal bank stabilization activities would reduce the hazard of a canal breach.  &lt;br&gt;• Lining, enclosing, or piping the canals would reduce or eliminate the hazard of a canal breach within the treated reaches.  &lt;br&gt;• Capping or piping the canals would reduce concerns for the safety of children and wildlife.  &lt;br&gt;• Construction of maintenance access would facilitate inspections and repairs.</td>
<td>• The hazard of a canal breach by undetected unstable canal banks, seepage through the soil, rodent burrows, and deep-rooted vegetation would continue to exist.</td>
</tr>
<tr>
<td>Subject</td>
<td>Proposed Action Alternative</td>
<td>No-action Alternative</td>
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<tr>
<td>---------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>Recreation</td>
<td>• The canals are located within easements on Utah Reclamation Mitigation and Conservation Commission (Mitigation Commission) land and on private property. The canals are not fisheries and are subject to being dewatered annually from October through April and periodically for operation and maintenance activities. Incidental fishing or other recreation activities may occur in the study area as permitted by landowners. These activities cannot have a negative impact on the canal owner’s ability to properly operate and maintain the canals. Between the Provo River diversion and SR-32, fishing, hiking, and wildlife viewing opportunities may be more limited in the future under the proposed action due to potential changes within the canal easement. However, within a two-mile radius of this reach of the canal there is approximately seven miles of streams and creeks (including the Provo River) that provides for hiking, fishing and wildlife viewing opportunities. The approximately one mile of the Wasatch Canal that could be impacted between the Provo River diversion and SR-32, would be minimal in the context of the recreational opportunities in the surrounding area.</td>
<td>• No effect.</td>
</tr>
<tr>
<td>Prime, Unique, and Statewide Important Farmland</td>
<td>• No effect.</td>
<td>• No effect.</td>
</tr>
</tbody>
</table>
| Floodplains                     | • No adverse impacts to floodplains.  
  • May require new construction or alteration of existing structures within the Federal Emergency Management Act (FEMA) 100-year floodplain for North Lake Creek, South Lake Creek, and Center Creek. Design of new facilities would maintain canal capacity and would not result in a rise of the 100 year flood surface elevations at cross-drainage locations. | • No impacts to 100-year floodplains would occur; however, the canals would continue to experience the threat of breach as a result of flooding into the canals. |
| Cultural Resources              | • Adverse Effect on the Timpanogos, Wasatch, and Humbug Canals.  
  • No known impacts on Native American religious sites, ceremonies, and ceremonial sites, burial grounds, or other sacred lands.                                                                                       | • Would not directly impact cultural resources; however, with the increased risk of canal breaches under the No-action Alternative, impacts to cultural resources may occur as repairs are conducted. |
<table>
<thead>
<tr>
<th>Subject</th>
<th>Proposed Action Alternative</th>
<th>No-action Alternative</th>
</tr>
</thead>
</table>
| Water Resources (Water Quality) | • Slight improvement to water quality in canals as a result of: less herbicide applications, less exposure to sediment from bank erosion; and less exposure to agricultural and urban runoff.  
• No effect to groundwater quality. | • Herbicides, nutrients, and sediments would continue to remain in the water in the same ratios as current conditions. |
| Water Resources (Groundwater)   | • Could have a very minimal impact to groundwater recharge (less than a hundredth of a percent of the Heber Valley groundwater basin). | • No effect.                                                                         |
| Water Resources (Waters of the U.S. and Wetlands) | • No Clean Water Act (CWA) permit required.  
• All proposed areas to be disturbed will be inventoried at the time of the Proposed Action to access the specific area’s current condition and for the presence of wetlands. Based on the findings, appropriate mitigation will be implemented. | • No effect.                                                                         |
| Aquatic Resources               | • Coordination with the Utah Division of Wildlife Resources (UDWR) has indicated that the Proposed Action impacts to aquatic resources would be negligible because of the abundance of fish habitat near the study area, including in the Provo River and other nearby streams and creeks. Additionally, the canals are not fisheries and are dewatered annually from October through April and periodically for operation and maintenance activities. | • No effect.                                                                         |
| Wildlife                        | • Would not impact state sensitive species or primary habitat, but could impact other wildlife species including, deer and elk. Some concerns include potential elimination of water sources and the creation of wildlife barriers. Adverse effects could be minimized through the use of wildlife crossing bridges and wildlife escape ramps.  
• May affect migratory bird species that use vegetation proposed to be removed for nesting, feeding, roosting, and hiding. These effects would be minimized by conducting vegetation removal outside the nesting season. | • Wildlife entrapment would continue to occur at the same rate in the existing lined sections of the canals. |
<p>| Threatened and Endangered Species | • <strong>No Effect</strong> on Yellow-Billed Cuckoo, Greater sage-grouse, Humpback chub, Colorado pikeminnow, Bonytail chub, Razorback sucker, and Canada Lynx, and Ute ladies'-tresses. | • No effect.                                                                         |</p>
<table>
<thead>
<tr>
<th>Subject</th>
<th>Proposed Action Alternative</th>
<th>No-action Alternative</th>
</tr>
</thead>
</table>
| Visual Resources              | • Minimal impact to overall visual character.  
• Visual impacts as a result of concrete lining and vegetation removal would remain localized for only those few viewers adjacent to the canals (these changes would be consistent with the trend to man-made features associated with adjacent development).  
• Mid-range to long-range viewers would not notice changes to canals because generally the canals blend in with the natural ground and are not visible.                                                                                                                                                                                                 | • No effect.                                                                                                                                                                                                                               |
| Vegetation and Invasive Species | • Could potentially impact approximately 9-acres of vegetated areas, including riparian vegetation (very minimal, approximately 2 percent), when compared to the total vegetated area of 440-acres in the surrounding area).  
• Would include construction activities that would disturb the ground surface and allow for the establishment or spread of invasive species and noxious weeds. Impact would be minimized through implementation of BMPs.  
• Would make implementing the Central Utah Water Conservancy District's (CUWCD) Integrated Pest Management (IPM) Plan more effective by providing OM&R access.                                                                                                                                                                                                 | • As per McClellan vs. United States Et. Al, "...There are sufficient concerns related to deep seated roots associated with certain types of trees and other foliage that it is reasonably necessary for the canal owner to prohibit such root systems within 20 feet of each side of the center line of the canal." Deep rooted vegetation is permitted to be removed 20 feet of the centerline of the canal under the No-action Alternative. Vegetation removal would be limited to deep-rooted trees and foliage within 20 feet of the centerline of the canal. Could potentially impact approximately 6-acres of vegetation, including riparian vegetation.                                                                 |


CHAPTER THREE: AFFECTED ENVIRONMENT AND ENVIRONMENTAL CONSEQUENCES

3.1 INTRODUCTION

The purpose of this chapter is to describe the existing conditions of the human and natural environment within the study area and evaluate the potential beneficial or adverse consequences of implementing the Proposed Action and the No-Action Alternative. This section presents the basis for the comparative analysis of the alternatives described in Chapter 2, an analysis of the potential direct and indirect impacts that each alternative would have on the affected environment, and details measures to avoid, minimize, or mitigate potential impacts.

3.1.1 Affected Environment

Existing conditions were identified based on field investigations, coordination with federal, state, and local agencies, and literature and data file searches.

3.1.2 Environmental Consequences

The National Environmental Policy Act (NEPA) of 1969 requires consideration of direct, indirect, and cumulative impacts, plus identification of measures to mitigate these impacts. Impacts are described and generally illustrated as follows:

- **Direct impacts** are those caused by the action and occur at the same time and place (40 CFR §1508.8). These are discussed in each resource area subsection.
- **Indirect impacts** are those caused by the action and are later in time or farther removed in distance, but are still reasonably foreseeable (40 CFR §1508.8). Indirect effects are generally less quantifiable but can be reasonably predicted to occur. The Proposed Action is not anticipated to have significant indirect impacts.
- **Cumulative impacts** are those impacts to the environment which result from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions (40 CFR §1508.7).

The scoping process identified the following resource topics of concern:

- Safety
- Land Use Planning
- Cultural Resources
- Threatened and Endangered Species
- Wildlife
- Water Resources, including wetlands
- Aquatic Resources
- Visual Resources
- Vegetation and Invasive Species
- Recreation
- Noise
- Air Quality
- Climate Change
3.1.3 Resources not Addressed in this EA

Resources not addressed in this Environmental Assessment (EA) include resources that are not present in the study area and/or would not be impacted by the Proposed Action. The resources considered for inclusion but eliminated from further analysis based on a no impact determination include:

- **Land Use Plans and Policies**
  The Heber Valley, including the area adjacent to the Timpanogos and Wasatch Canals, continues to undergo change from agricultural or undeveloped use to residential and commercial use in accordance with the development and zoning plans of the local agencies (see Chapter 1, Section 1.4.2 Project Purposes). The Proposed Action does not provide for any new facilities that would extend the availability of water to areas within Wasatch County or Heber City and would not generate any changes in land use. The Proposed Action would not lead to conflicts with known or proposed plans or policies of Federal, state, or local agencies. However, the risk associated with a canal breach is much greater with development adjacent to and below the canals and the increased development is a major need for the Proposed Action (see Chapter 1 Purpose and Need).

  During the scoping process, several commenters expressed concerns with the ongoing and future development that is occurring in the Heber Valley. Zoning and land use changes are addressed in a different and separate public process carried out by Wasatch County and Heber City. The direction of development decisions cannot be reasonably predicted in this EA. Because a local government could elect to deny or approve any development changes, regardless of the outcome of this process, this concern is eliminated from detailed analysis in this EA.

- **Hazardous Waste**
  The Proposed Action would not introduce or disturb any known hazardous waste sites within the study area.

- **Wilderness**
  The Proposed Action would not disturb lands that are protected now or proposed for protection under the Wilderness Act of 1964, nor would the project introduce any additional lands for consideration as wilderness.

- **Wild and Scenic Rivers**
  The Provo River, within the study area, is not protected under the Wild and Scenic Rivers Act of 1968, as amended, and there is no known proposal to protect this portion of the Provo River under the act.

- **Soil Resources**
  The Proposed Action would have a minimal impact to soil. Construction would be within the canal easements, and there would be minimal impact to farmland soils as a result of enlarging the Timpanogos and Humbug regulating ponds (see Section 3.7). Continued implementation of Best Management Practices (BMPs) during and after construction would result in the restoration of canal soils to baseline conditions, and the Proposed Action Alternative would help stabilize existing soil masses (embankments) by essentially eliminating seepage from the canals.
• **Noise**
  The scoping process identified noise as a topic of concern. A few individuals indicated that the large trees and vegetation adjacent to the canals act as a sound barrier from US-40 traffic noise. The commenters felt that the removal of mature vegetation adjacent to the canals that would occur under the Proposed Action Alternative would increase noise levels at residences. According to the *Highway Traffic Noise Analysis and Abatement Policy and Guidance* report produced by the Federal Highway Administration (FHWA), vegetation must be extremely dense and several feet thick in order to achieve noticeable noise reduction. The Proposed Action would remove vegetation adjacent to the canals; however, the vegetation is not dense or thick enough to provide noticeable noise reduction. Therefore, the Proposed Action would not have an impact to noise levels.

• **Transportation**
  Construction traffic related to the Proposed Action would be dispersed throughout the study area. The amount of construction traffic related to canal lining and piping would be small and would not cause delays on the roads serving areas in the vicinity of the canals except for short periods when pipeline construction proceeded under roadways. Concrete and gravel materials would likely come from local sources and transportation of these materials would not cause delays on the local roads. Pipe materials would be delivered using US-189 or US-40 and these highways can absorb this amount of traffic without causing delays.

• **Agricultural Resources**
  The intent of the Proposed Action is to maintain irrigation water flow to water users to irrigate agricultural lands. There would be no change in the delivery of water to these users and no effect to agricultural resources except for a minimal impact to farmland soils as a result of enlarging the Timpanogos and Humbug regulating ponds (see Section 3.7).

• **Mineral and Energy Resources**
  There would be no change in the energy used to deliver water to the water users, or in the energy required to provide irrigation. The amount of energy and mineral resources for the implementation of the Proposed Action is minimal compared to other construction activities in Heber Valley and would not have a measurable impact.

• **Climate Change**

  The Proposed Action will perpetuate delivery of the existing volume of water by the Timpanogos and Wasatch Canals to agricultural, residential, and commercial water users in the Heber Valley. The work along the canals to stabilize the banks, line, enclose, or pipe the canals as necessary, and provide maintenance access would not change the function or operation of the canals. Upgrading the pump stations and regulating ponds to accommodate the water demand pattern likewise would not change the function of the system.
The canals are not now, nor would be through implementation of the Proposed Action, vulnerable to changes in temperature or precipitation patterns, and the Proposed Action does not negatively impact or increase the vulnerability of other systems, sectors, or social groups. Construction of the Proposed Action would take place on existing canals and therefore does not create new effects to the diversity of habitat, communities or species or effects to the linkages among habitat areas. Wildlife movement patterns have been considered (see Section 3.12 Wildlife). Measures would be incorporated to prevent the spread of invasive species during construction activities.

The Proposed Action would not contribute to climate change, nor would it create vulnerability to climate impacts. Implementation of the Proposed Action will be consistent with Executive Order 13514 Federal Leadership in Environmental, Energy, and Economic Performance.

3.1.4 Impacts to Environmental Resources on the Wasatch Canal between the Provo River Diversion and State Route 32 (SR-32)

During the public scoping process, several commenters expressed concerns about environmental impacts as a result of lining, enclosing, or piping the Wasatch Canal from its Provo River Diversion to SR-32. This reach includes a section of the Wasatch Canal on lands owned and managed by the Utah Reclamation Mitigation and Conservation Commission (Mitigation Commission) for the Provo River Restoration Project (PRRP), as well as a privately-owned 150-year old farm (see Figure 3-1). As stated in Chapter 2, lining, enclosing, or piping the Wasatch Canal between the Provo River diversion and SR-32 would likely only occur under the following conditions:

- An evaluation by engineers and the owners/operators of the canals determines that improvements are necessary to maintain the structural and operational integrity of the canals or to protect life and property.
- Development occurs immediately adjacent to or below the canals that creates an increased risk of impacts to homes and businesses if a canal failure occurred.

Because this reach of the canal is in a low-lying area, the risk of a canal breach is low, and needed improvements to prevent failure would be unlikely. Improvements to the canal in this area would most likely be driven by adjacent development. Currently, the PRRP land is protected from future development. Development along the Wasatch Canal between the Provo River diversion and the private farm would likely only occur if management status of the land currently under the PRRP were to change, a change in zoning were to occur, and it was determined to develop the land. Development of the private farm would only occur if the private property owner desires to develop. Under these conditions, impacts to environmental resources adjacent to the Wasatch Canal between the Provo River diversion and SR-32 may occur in response to other actions (development, building construction, etc.) and not as part of the Proposed Action.
3.2 AIR QUALITY

The Clean Air Act Amendments (CAAA) of 1990 established the National Ambient Air Quality Standards (NAAQS) for airborne pollutants. The six criteria pollutants addressed in the NAAQS are carbon monoxide (CO), particulate matter, ozone (O₃), nitrogen dioxide (NO₂), lead (Pb), and sulfur dioxide (SO₂). Particulate matter is broken into two categories: particulate matter with a diameter of 10 micrometers or less (PM₁₀) and particulate matter with a diameter of 2.5 micrometers or less (PM₂.₅). The CAAA requires that air quality conditions within all areas of a state be designated with respect to the NAAQS as attainment, maintenance, nonattainment, or unclassifiable. Areas that do not exceed the NAAQS are designated as attainment, while areas that exceed the standards are designated as nonattainment. A maintenance area is an area that was previously designated as a nonattainment area that a state or local government has developed a plan to reduce the criteria pollutant in violation to obtain attainment status.

3.2.1 Affected Environment
The study area is in an attainment area for all criteria pollutants.

3.2.2 Environmental Consequences

Proposed Action Alternative
Temporary and localized impacts to air quality could occur during construction of the Proposed Action. Some dust would be released and become airborne during the construction of the Proposed Action; implementation of BMPs, including periodic watering of borrow and spoil material, and access roads, would prevent large amounts of dust from being emitted (see Section 3.16 Construction Impacts).

No-Action Alternative
The No-action Alternative would have no impact on the existing air quality conditions in the study area.
3.3 ENVIRONMENTAL JUSTICE

Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, signed by the President on February 11, 1994, directs federal agencies to take appropriate and necessary steps to identify and address disproportionately high and adverse effects of federal projects on the health or environment of minority and low-income populations to the greatest extent possible and permitted by law. Fundamental Environmental Justice principles include:

- To avoid, minimize, or mitigate disproportionately high and adverse human health and environmental effects, including social and economic effects, on minority populations and low-income populations
- To ensure the full and fair participation by all potentially affected communities in the decision-making process

3.3.1 Affected Environment

Selected social and demographic characteristics of the population living in Wasatch County are summarized in Table 3-1. Wasatch County exhibits limited overall racial diversity, with 90.4% of residents classified as white in 2010. Hispanic or Latino persons represent the largest ethnic/racial minority group in the community, comprising 13.5% of the county’s population in 2010. Seven-percent of Wasatch County residents fell below the official poverty level.

Table 3-1 Selected Population Characteristics Relating to Environmental Justice

<table>
<thead>
<tr>
<th>Characteristic</th>
<th>Total Population</th>
<th>Wasatch County, Utah</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Population</td>
<td>23,530</td>
<td></td>
</tr>
<tr>
<td>Median Household Income*</td>
<td>$64,651</td>
<td></td>
</tr>
<tr>
<td>Percent of People below Poverty Level*</td>
<td>7.0%</td>
<td></td>
</tr>
<tr>
<td>White</td>
<td>21,275</td>
<td>(90.4%)</td>
</tr>
<tr>
<td>Black or African American</td>
<td>79</td>
<td>(0.3%)</td>
</tr>
<tr>
<td>American Indian or Alaskan Native</td>
<td>127</td>
<td>(0.5%)</td>
</tr>
<tr>
<td>Asian</td>
<td>181</td>
<td>(0.8%)</td>
</tr>
<tr>
<td>Native Hawaiian or Other Pacific Islander</td>
<td>29</td>
<td>(0.1%)</td>
</tr>
<tr>
<td>Some Other Race</td>
<td>1,513</td>
<td>(6.4%)</td>
</tr>
<tr>
<td>Two or More Races</td>
<td>326</td>
<td>(1.4%)</td>
</tr>
</tbody>
</table>

*2007-2011 American Community Survey 5-Year Estimates
http://factfinder2.census.gov
3.3.2 Environmental Consequences

**Proposed Action**
Impacts and benefits from the Proposed Action (such as a decrease in the risk of canal breach) would be comparable for all residents in the study area. No Environmental Justice population has been identified that would disproportionately bear impacts of the Proposed Action. The Proposed Action would not result in the denial of, reduction in, or substantial delay in the receipt of the benefits of any federal programs, policies, or activities to Environmental Justice populations. Based on the above considerations, the Proposed Action would not have disproportionately high and adverse effects on minority or low-income populations.

**No-action Alternative**
The No-action Alternative would not have disproportionately high and adverse effects on minority or low-income populations.

3.4 SOCIOECONOMICS

3.4.1 Affected Environment
In the areas adjacent to the Timpanogos and Wasatch Canals, land is currently undergoing and will continue to undergo change from agricultural and low density residential to higher density residential and commercial in accordance with the development and zoning plans of the local agencies. For example, on the south end of the Timpanogos Canal zoning and land use maps show a change from residential agricultural zoning to medium to low density residential. On the Wasatch Canal, just north of Heber City the zoning and land use maps show a change from residential agricultural to planned community (see Figure 1-5 in Chapter 1).

3.4.2 Environmental Consequences

**Proposed Action**

**Growth and Development**
The Proposed Action would protect current delivery obligations and would not make any changes to the availability and distribution of water in the Heber Valley (except in the updating of the pump stations and regulating ponds to accommodate the changing pattern of water demand). The Proposed Action would not generate any changes in growth and development.

The area adjacent to the Timpanogos and Wasatch Canals continues to undergo change from agricultural or undeveloped use to residential and commercial use in accordance with the development and zoning plans of the local agencies; however, the Proposed Action would not cause any growth-inducing impacts. The risk associated with a canal breach is much greater with development adjacent to the canal; therefore, the Proposed Action would be implemented in response to growth and development in the Heber Valley.
Tourism
During the public scoping process, some commenters expressed concerns about impacts to the tourism industry as a result of lining, enclosing, or piping the Wasatch Canal from the Provo River diversion to SR-32. The canals are not fisheries managed by the State of Utah, however incidental fishing or other recreation and tourism activities may occur on the Mitigation Commission’s property and elsewhere in the study area as permitted by landowners. These activities cannot have a negative impact on the canal owner’s ability to property operate and maintain the canal. Proposed Action activities could impact tourism (fishing, hiking, wildlife viewing, etc.) in this area; however, this length of canal (approximately one mile) is only a very small portion of the available recreational and tourism opportunities in the vicinity. Therefore impacts to the overall tourism industry in the Heber Valley would be minimal.

Property Values
Other individuals who commented during the scoping process were concerned that property values would decrease if the canals were piped or lined. Lining or piping the canals could have either a positive or negative effect on property values, depending on the parties involved. Some potential buyers may feel that lining or piping the canal would be a positive since there would not be as many easement restrictions, weeds would decrease, seepage would decrease, and land is potentially more developable. Other buyers may feel that lining or piping the canal would be a negative because a water feature with associated vegetation would be changed. Although lining or piping the canal may have an impact on property values (both positive and negative), this is both highly subjective and very local in nature.

No-action Alternative
There would be no changes to the socioeconomics in the Heber Valley over what is described in the Affected Environment.

3.5 HEALTH AND SAFETY

3.5.1 Affected Environment
The WCWEP canal system has potential problems with erosion, seepage, rodent burrows, and deep-rooted vegetation that can contribute to canal failure.

The area adjacent to the Timpanogos and Wasatch Canals continues to undergo change from agricultural or undeveloped use to residential and commercial use in accordance with the development and zoning plans of the local agencies. This development downslope from the canals substantially exacerbates the potential damage that would occur with a canal failure.

The sections of canal that have been lined or piped are much less likely to have safety problems.

3.5.2 Environmental Consequences

Proposed Action
The Proposed Action Alternative could consist of canal bank stabilization; lining, enclosing, or piping the canals where necessary to maintain the safety, integrity, and efficiency of the canals; improving maintenance access; and enlarging regulating ponds.
Canal Bank Stabilization
Canal bank stabilization would consist of clearing flow-restricting vegetation and debris from the inside walls and bottom of the canals, reshaping the canals to reduce flow friction losses, widening and strengthening eroded and narrow banks, and removing deep-rooted vegetation having root systems within 25-ft of the canals. These activities would reduce the hazard of a canal breach.

Lining Canal
Canal lining would consist of lining the existing canals with reinforced concrete or other suitable materials. Lining the canals would reduce or eliminate the hazard of a canal breach by stabilizing the canal banks and eliminating seepage through the soil, rodent burrows, and deep rooted vegetation.

Capping or Piping Canal
Canal capping would include enclosing previously concrete lined canals by placing a concrete cap over the top. Canal piping would include the installation of pipe. Piped reaches of the canals would be covered to an appropriate depth and revegetated. Piping the canals would reduce or eliminate the hazard of a canal breach by stabilizing the canal banks and eliminating seepage through the soil, rodent burrows, and deep rooted vegetation. Piping or capping the canals also reduces concerns for the safety of children and wildlife.

Maintenance Access
The Proposed Action includes the construction of OM&R access along both sides of the Timpanogos and Wasatch Canals (where practicable). Providing access along the canals would facilitate inspection and maintenance, as necessary.

Regulating Pond Expansion
The Proposed Action includes enlarging the Timpanogos and Humbug regulating ponds. There would be no impact to health and safety as a result of enlarging the regulating ponds.

Safety of Open Canals
During the public scoping process, some commenters expressed concerns about the safety of the existing open canals and indicated that they would like to have the canals fenced. The Proposed Action does not include fencing; however, adjacent property owners are permitted to install fencing along the easement line.

No-action Alternative
Health and safety risks would remain the same as currently exists. The hazard of a canal breach by undetected unstable canal banks, seepage through the soil, rodent burrows, and deep rooted vegetation would continue to exist. With continued residential development below the canals, there would be an associated increase in the risk associated with canal failure.
3.6 RECREATION

3.6.1 Analysis Areas
For purposes of the recreation resource analysis, the study area will be divided into the following three analysis areas:

- Wasatch Canal – Wasatch Canal Diversion from the Provo River to SR-32 crossing
- Timpanogos Canal – Jordanelle Reservoir to Timpanogos Pond and Wasatch Canal – SR-32 crossing to Humbug Pond
- Regulating Ponds Expansion Area

3.6.2 Affected Environment

The canals are located within easements on private property with a short segment located on Mitigation Commission land. The Mitigation Commission-owned portion from Provo River downstream to the Rock Ditch Diversion generally has year-round flows and is subject only to occasional dewatering for operation and maintenance purposes. The other Mitigation Commission-owned segment and other privately-owned segments are subject to being dewatered annually from October through April and periodically for operation and maintenance activities. The canals are not fisheries managed by the State of Utah, however incidental fishing or other recreation activities may occur on the Mitigation Commission’s property and elsewhere in the study area as permitted by landowners.

**Wasatch Canal – Wasatch Canal Diversion from the Provo River to SR-32 Crossing**
Comments received during public scoping indicate that members of the public believe that the Wasatch Canal, between the Provo River diversion and SR-32, provides recreational opportunities in the form of fishing, hiking, and wildlife viewing.

**Timpanogos Canal – Jordanelle Reservoir to Timpanogos Pond and Wasatch Canal – SR-32 Crossing to Humbug Pond**
The Timpanogos Canal and the Wasatch Canal between SR-32 and Humbug Pond are not currently recreational features, with the exception of an existing recreational trail on the Wasatch Canal between approximately Center Street and 1200 South.
Regulating Ponds Expansion Area
The regulating ponds expansion area does not provide for recreational opportunities.

3.6.3 Environmental Consequences

Proposed Action Alternative

Wasatch Canal – Wasatch Canal Diversion from the Provo River to SR-32
The Proposed Action Alternative in this area could consist of canal bank stabilization; lining, enclosing, or piping the canal; or improving maintenance access.

As described above, the canals are not fisheries and are subject to being dewatered annually from October through April and periodically for operation and maintenance activities. However, incidental fishing may occur in this area, particularly in the reach from Provo River to the Rock Ditch Diversion on Mitigation Commission-owned land. Proposed Action activities along the Wasatch Canal between the Wasatch Canal diversion from the Provo River and SR-32 would impact fishing opportunities in this analysis area. Fishing would still be possible in approximately 13 miles of the Provo River through the Heber Valley, and in other streams in the area, but not in the Wasatch Canal.

Hiking and wildlife viewing opportunities may be more limited due to changes in wildlife habitat within the canal easement due to the Proposed Action. However, within a two mile radius of this reach of the canal there is approximately seven miles of streams and creeks (including the Provo River) that provides for hiking and wildlife viewing opportunities. The approximately one mile of the Wasatch Canal that could be impacted between the Provo River diversion and SR-32, would be minimal when compared to the hiking and wildlife viewing opportunities in the surrounding area.

Timpanogos Canal (Jordanelle Reservoir to Timpanogos Pond) and Wasatch Canal (SR-32 to Humbug Pond)
The Proposed Action Alternative in these areas could consist of canal bank stabilization; lining, enclosing, or piping the canal; or improving maintenance access and would have no effect on recreational opportunities.

As noted in Section 3.1.4, the Wasatch Canal between the Provo River diversion and SR-32 is in a low lying area with very low risk of canal failure. Given these conditions, impacts to this reach of the canal would likely only occur in response to other actions (development, building construction, etc.).

During the public scoping process, some commenters expressed a desire for the Joint Lead Agencies to provide recreational trails either adjacent to, or on top of enclosed or piped canals, while others expressed concern about additional trails across their property. The construction of recreational trails is not included as part of the Proposed Action Alternative, but the Proposed Action would not preclude the implementation of recreational trails by others. However, construction of trails along the canals would require federal permits and private property owner permission, and may require additional National Environmental Policy Act (NEPA) documentation. The rights of private property owners will be recognized.

Regulating Ponds Expansion Area
The Proposed Action, which includes expanding the Humbug and Timpanogos Regulating Ponds, would have no impact to recreational resources in this analysis area.
No-action Alternative
The No-action Alternative would not impact recreational resources.

3.7 PRIME, UNIQUE, AND STATEWIDE IMPORTANT FARMLAND
The Farmland Protection and Policy Act (FPPA) defines prime farmland as farmland that has the best combination of physical and chemical characteristics for producing food, feed, forage, fiber, and oilseed crops, and is also available for other uses. A unique farmland is land other than prime farmland that is used for production of specific high-value food and fiber crops; it has the special combination of soil quality, location, growing season, and moisture supply needed to economically produce sustained high quality or high yields of specific crops. Farmland does not include land already in or committed to urban development. Farmland already in urban development includes lands identified as “urbanized area” on the Census Bureau Map. Farmland committed to urban development or water storage includes all such land that receives a combined score of 160 points or less from the Natural Resources Conservation Service’s (NRCS) Farmland Conversion Impact Rating (form AD-1006). A portion of this form is completed by the Federal agency involved in the potential farmland conversion, and the remainder is completed by the NRCS. The form considers information such as the average farm size in the area, major crops, the amount of farmland to be converted, and the distance to urban areas.

The State of Utah allows for the formation of Agricultural Protection Areas (APAs). Areas designated as such are protected for the production of commercial crops, livestock, and livestock products. APAs can be established in unincorporated parts of a county or within a city or town limit.

3.7.1 Affected Environment
A review of the NRCS web soil survey revealed the presence of soils indicative of prime farmland and farmland of statewide importance near the study area (see Figure 3-3).

Figure 3-3 Prime or Statewide Important Farmland Soils near the Study Area
Portions of the study area are within the boundaries of the Heber urban area, as identified in the 2010 Census, but portions of the study area are outside of that defined urban area and need to be considered for prime, unique, or statewide important farmland (see Figure 3-3).

According to the Wasatch County planning department, there are no APAs within the study area.

3.7.2 Environmental Consequences

**Proposed Action Alternative**
The Proposed Action Alternative could consist of canal bank stabilization; lining, enclosing, or piping the canal; improving maintenance access to both the Timpanogos and Wasatch Canals; or enlarging the Humbug and Timpanogos regulating ponds.

**Proposed Action Activities for the Timpanogos and Wasatch Canals**
Proposed Action activities that would occur along the Timpanogos and Wasatch Canals (canal bank stabilization; lining, enclosing, or piping; and improving maintenance access) would remain within the canal easements and would not require the use of any farmland. Therefore, Proposed Action activities that would occur along the canals would not have any impact to prime, unique, or statewide important farmland.

**Regulating Ponds**
The Proposed Action includes enlarging the Timpanogos and Humbug regulating ponds. The Humbug regulating pond is within the boundaries of the Heber urban area; therefore, enlarging the Humbug regulating pond would have no impact to prime, unique, or statewide important farmland as it would be classified as land already committed to urban development.

The Timpanogos regulating pond is outside of the Heber urban area. Enlarging the Timpanogos regulating pond could impact approximately 14-acres of soil that is indicative of prime or statewide important farmland; however, the Farmland Impact Conversion Rating resulted in a score of 142, which is less than 160 points (see attached Farmland Conversion Impact Rating Form and October 30, 2013 correspondence from the NRCS in Appendix A). Therefore, under the definition contained in the Farmland Protection Policy Act (7 CFR 658.2), this land would be classified as committed to urban development and there would be no impact to prime, unique, or statewide important farmland.

If land is required for the Proposed Action, it will be acquired from willing sellers if possible by the Department of the Interior (Interior) in accordance with federal laws and regulations at the determined fair market value.

**No-action Alternative**
The No-action Alternative would not impact prime, unique, or statewide important farmland.
3.8 FLOODPLAINS

Floodplains are defined as normally dry areas that are occasionally inundated by high stream flows or high lake water. Development in floodplains can reduce their flood-carrying capacity and extend the flooding hazard beyond the developed area.

A stream has a regulatory floodplain if the floodplain is identified and mapped by the Federal Emergency Management Agency (FEMA). Floodplains mapped by FEMA are managed at the local level by communities to prevent flooding. The base flood elevation is the computed elevation to which floodwater is anticipated to rise during the base flood, which is the flood that has a 1-percent chance of being equaled or exceeded in any given year. This is also called the 100-year flood. The land area covered by the floodwaters of the base flood is the Special Flood Hazard Area (SFHA) on National Flood Insurance Program (NFIP) maps.

3.8.1 Affected Environment

Some of the streams that traverse the study area have FEMA-defined regulatory floodplains. These are shown on Flood Insurance Rate Maps (FIRMs) produced by FEMA (www.msc.fema.gov).

Floodplain Zones in the Study Area

The following mapped FEMA Special Flood Hazard Areas are present in the study area. A Special Flood Hazard Area is the area that would be covered by floodwaters and where floodplain management must be enforced.

- **Zone A**: Areas that could be flooded by a 100-year flood, as generally determined using approximate methods. No base flood elevations are shown
- **Zone AE**: Areas subject to inundation by the 1-percent-annual-chance flood event determined by detailed methods. Base Flood Elevations are shown.

Within the study area, FEMA has mapped four flooding risk areas (see Table 3-2 and Figure 3-4).

<table>
<thead>
<tr>
<th>Figure Label</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Provo River – The floodplain along the Provo River is designated Zone A. This includes the area west of Old US-40 and north of where the Provo River passes under US-40, which is north of the Wasatch Canal diversion.</td>
</tr>
<tr>
<td>2</td>
<td>North Lake Creek (also known as Spring Ditch) – The floodplain along North Lake Creek is designated Zone AE. This floodplain crosses both the Timpanogos and Wasatch Canals.</td>
</tr>
<tr>
<td>3</td>
<td>South Lake Creek – The floodplain along South Lake Creek is designated Zone AE.</td>
</tr>
<tr>
<td>4</td>
<td>Center Creek – The floodplain along Center Creek is designated Zone AE.</td>
</tr>
</tbody>
</table>
3.8.2 Environmental Consequences

The 100-year flood event is used to establish regulatory floodplains and is used as the basis of hydraulic design for structures in areas with regulatory floodplains. Although there is risk of flooding for infrastructure and development in other portions of the project area, the discussion of environmental consequences is limited to the Zone A and Zone AE (100-year) flood zones. This analysis will discuss impacts to each of the four floodplains described above.

**Proposed Action Alternative**

**Provo River Floodplain**

1. Proposed Action Alternative activities would occur outside the Provo River floodplain; therefore, the Proposed Action Alternative would not impact the floodplain at the Provo River.

**North Lake Creek, South Lake Creek, and Center Creek Floodplains**

2. 3. 4. The Proposed Action Alternative may require new construction or alteration of existing structures within the FEMA 100-year floodplain for North Lake Creek, South Lake Creek, and Center Creek. Design of new facilities would maintain canal capacity and would not result in a rise of the 100 year flood surface elevations at cross-drainage locations.

The Proposed Action Alternative in these areas could consist of canal bank stabilization; lining, enclosing, or piping the canal; improving maintenance access to both the Timpanogos and Wasatch Canals; or enlarging the Humbug and Timpanogos regulating ponds.

**Canal Bank Stabilization**

Canal bank stabilization would consist of clearing flow-restricting vegetation and debris from the inside walls and bottom of the canals, reshaping the canals to reduce flow friction losses, widening and strengthening eroded and narrow banks, and removing deep-rooted vegetation having root systems within 25-ft of the canals. Canal bank stabilization activities for the Timpanogos and Wasatch Canals would likely not change the base flood elevation; therefore, canal bank stabilization activities would not adversely impact the floodplains at North Lake Creek, South Lake Creek, or Center Creek.
Canal Lining
Canal lining would consist of lining the existing canals with reinforced concrete or other suitable materials. Canal lining would be implemented in a manner that would not change the base flood elevation; therefore, there would be no adverse impact to the floodplains at North Lake Creek, South Lake Creek, or Center Creek.

Canal Capping or Piping
Canal capping would include enclosing previously concrete lined canals by placing a cap over the top. Canal piping would include the installation of pipe. Piped reaches of the canals would be covered to an appropriate depth and revegetated. Canal capping and piping would be implemented in a manner that would not change the base flood elevation; therefore, there would be no adverse impact to the floodplains at North Lake Creek, South Lake Creek, or Center Creek.

Maintenance Access
The Proposed Action includes the construction of OM&R access along both sides of the Timpanogos and Wasatch Canals (where practicable). Access would be implemented in a manner that would not change the base flood elevation; therefore, there would be no adverse impact to the floodplains at North Lake Creek, South Lake Creek, or Center Creek.

Regulating Ponds
The Proposed Action includes enlarging the Timpanogos and Humbug regulating ponds. Enlarging the ponds would be implemented in a manner that would not change the base flood elevation; therefore, there would be no adverse impact to the floodplains at North Lake Creek, South Lake Creek, or Center Creek.

Mitigation
Design of new facilities would maintain canal capacity and would not result in a rise of the 100 year flood surface elevations at cross-drainage locations. Also, the Central Utah Water Conservancy District (CUWCD) would coordinate with the local agencies responsible for flood control in areas where flood channels cross the canals.

No-action Alternative
Under the No-action Alternative no impacts to 100-year floodplains would occur; however, the canals would continue to experience the threat of breach as a result of flooding into the canals.

3.9 CULTURAL RESOURCES

Historic properties include archaeological resources (both prehistoric and historic), architectural resources (buildings and structures), and traditional cultural properties. The Advisory Council on Historic Preservation (ACHP) defines a historic property as “any prehistoric or historic district, site, building, structure, or object included in, or eligible for inclusion in, the NRHP (National Register of Historic Places).”

The National Historic Preservation Act (NHPA) of 1966, as amended, and it’s implementing regulations (36 CFR §800) establish the national policy and procedures regarding historic properties. Section 106 of the NHPA requires consideration of the effects of federal projects and policies on historic properties. Also, the Utah Historic Preservation Act (UCA §9-8-401 et seq.) was passed to provide protection of “all antiquities, historic and prehistoric ruins, and historic sites, buildings, and objects which, when
neglected, desecrated, destroyed or diminished in aesthetic value, result in an irreplaceable loss to the people of this state."

The Section 106 review process requires historic properties to be evaluated for eligibility and listing on the NRHP, based upon "the quality of significance in American history, architecture, archeology, engineering, and culture is present in districts, sites, buildings, structures, and objects that possess integrity of location, design, setting, materials, workmanship, feeling, and association," and meet one or more of the criteria in Table 3-3.

<table>
<thead>
<tr>
<th>NRHP Criteria</th>
<th>Characteristics</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Associated with events that have made a significant contribution to the broad patterns of our history.</td>
</tr>
<tr>
<td>B</td>
<td>Associated with the lives of persons significant in our past.</td>
</tr>
<tr>
<td>C</td>
<td>Embody distinctive characteristics of a type, period, or method of construction, or that represent the work of a master, or that possess high artistic value, or that represent a significant and distinguishable entity whose components may lack individual distinction.</td>
</tr>
<tr>
<td>D</td>
<td>Yielded, or may likely to yield, information important in prehistory or history.</td>
</tr>
</tbody>
</table>

Native American Religious Concerns
The United States has a trust responsibility to protect and maintain rights reserved by or granted to Indian tribes by treaty, statutes, and executive orders. This trust responsibility requires that the Interior take actions reasonably necessary to protect Indian Trust Assets. The Department of the Interior Secretarial Order Number 3215, dated April 28, 2000, further states:

*The proper discharge of the Secretary’s trust responsibility requires, without limitation, that the Trustee, with a high degree of care, skill, and loyalty: Protect and preserve Indian trust assets from loss, damage, unlawful alienation, waste, and depletion.*

Further, the Interior’s Indian Trust Assets policy states that the Interior will carry on its activities in a manner which protects Indian Trust Assets and avoids adverse impacts on Indian Trust Assets when possible. When the Interior cannot avoid adverse impacts, it will provide appropriate mitigation or compensation.

3.9.1 Affected Environment
As part of the WCWEP and DRP EIS, *A Cultural Resources Survey of Portions of the Timpanogos, Humbug, and Wasatch Canals, Wasatch County, Utah* (August 1999) was prepared. The report determined that the Wasatch, Timpanogos, and Humbug canals were determined eligible to the NRHP under Criterion A and C.

For the WCWEP OM&R EA, a Class III Cultural Resources Survey was conducted in the regulating pond expansion areas. Additionally, the IMACS site forms were updated for the Wasatch, Timpanogos, and Humbug Canals. The Wasatch, Timpanogos, and Humbug Canals are eligible for inclusion on the NRHP (see Table 3-4).
Table 3-4 Cultural Resources within Study Area

<table>
<thead>
<tr>
<th>Site Number</th>
<th>Site Name</th>
<th>NRHP Eligibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>42WA217</td>
<td>Wasatch Canal</td>
<td>Eligible, Criteria A and C</td>
</tr>
<tr>
<td>42WA218</td>
<td>Timpanogos Canal</td>
<td>Eligible, Criteria A and C</td>
</tr>
<tr>
<td>42WA219</td>
<td>Humbug Canal</td>
<td>Eligible, Criterion A</td>
</tr>
</tbody>
</table>

3.9.2 Environmental Consequences

Proposed Action Alternative

Effects are defined as “alteration[s] to the characteristics of a historic property qualifying it for inclusion in or eligibility for the National Register” (36 CFR §800.16(i)). Impacts to historic properties are categorized as No Historic Properties Affected, No Adverse Effect, and Adverse Effect.

A finding of No Historic Properties Affected is made when “[e]ither there are no historic properties present or there are historic properties present but the undertaking will have no effect upon them as defined in §800.16(i)” (See 36 CFR §800.1(d)(1)). A finding of “no historic properties affected” is used in three instances: (1) No cultural resources are present in the Area of Potential Effect (APE), eligible or ineligible; (2) cultural resources are present in the APE, but no eligible properties are present; and (3) eligible properties are present in the APE, but the undertaking will have no effect on them.

A finding of No Adverse Effect is made “[w]hen the undertaking’s effects do not meet the criteria of [adverse effect] or the undertaking is modified or conditions are imposed... to ensure consistency with the Secretary’s standards for the treatment of historic properties (36 CFR §68) to avoid adverse effects” (See 36 CFR §800.5(b)). In other words, a finding of “no adverse effect” is used when an undertaking affects a property that is eligible for or listed on the National Register but does not impair the integrity of the property.

A finding of Adverse Effect is made “[w]hen an undertaking may alter, directly or indirectly, any of the characteristics of a historic property that qualify the property for inclusion in the National Register in a manner that would diminish the integrity of the property’s location, design, setting, materials, workmanship, feeling, and association. Consideration shall be given to all qualifying characteristics of a historic property, including those that may have been identified subsequent to the original evaluation of the property’s eligibility for the National Register. Adverse effects may include reasonably foreseeable effects caused by the undertaking that may occur later in time, be farther removed in distance or be cumulative” (See 36 CFR §800.5(a)(1)).

In the WCWEP and DRP EIS, it was determined that there would be an Adverse Effect to the Timpanogos Wasatch, and Humbug Canals. As part of the mitigation for the Adverse Effects to the historic canals, a Programmatic Agreement between the Interior, CUWCD, the Mitigation Commission, the United States Department of Agriculture Forest Service, the Utah State Historic Preservation Officer, and the Advisory Council on Historic Preservation was prepared and executed. Mitigation included the preparation of Intensive Level Surveys (ILSs) for the Timpanogos, Wasatch, and Humbug Canals.

State Historic Preservation Office Coordination

The project team met with the State Historic Preservation Office (SHPO) on June 25, 2013 to discuss potential impacts to cultural resources as a result of Proposed Action activities. The original WCWEP was previously determined to have an adverse effect on the canals. SHPO indicated that piping the Timpanogos, Wasatch, and Humbug Canals would have additional adverse effects and could remove...
them from eligibility to the NRHP. To account for these additional impacts, SHPO requested additional mitigation be provided (see below for discussion on mitigation measures outlined in the Memorandum of Agreement (MOA)).

The Joint Lead Agencies have determined that the Proposed Action would have an Adverse Effect on the historic canals. SHPO concurred with the Joint Lead Agencies on October 10, 2013 (see Appendix A).

Native American Religious Concerns
The Proposed Action would have no known impacts on Native American religious sites, ceremonies and ceremonial sites, burial grounds, or other sacred lands.

Copies of all correspondence with SHPO and the Section 106 consulting agencies are contained in Appendix A. No tribal representatives responded to the May 10, 2013 or May 13, 2013 invitations and associated follow-up calls.

Mitigation
A MOA has been prepared and agreed upon and executed by CUWCD, the Interior, the Mitigation Commission, and the Utah State Historic Preservation Officer. Mitigation measures outlined in the MOA include (see Appendix A):

- Produce a brochure that summarizes the historic context of the Wasatch, Timpanogos, and Humbug canals. The brochure will include:
  - The development of irrigation and agriculture in Wasatch County and the importance of these events to local history; the various irrigation companies in Wasatch County; and the histories of the Wasatch, Timpanogos, and Humbug canals.
    - The brochure will be developed through already completed cultural resource reports prepared for WCWEP and will be supplemented with research at the Division of State History, Wasatch County, CUWCD, historic photograph archives, and other relevant archives or libraries.
- Produce a digital recording of oral history interviews with persons knowledgeable in the area’s history and the development of irrigation in Wasatch County including:
  - Preparation of a DVD containing the oral history interviews.
    - A list of interviewees will be provided by the Heber City Certified Local Government (CLG).
- The brochure and the oral history interviews DVD will be disseminated by the Heber City CLG with the assistance of CUWCD and include:
  - Local school libraries, local newspapers, Heber City Chamber of Commerce, Wasatch County Chamber of Commerce, and other groups or agencies as determined by the Heber City CLG and CUWCD.
  - A digital copy of the brochure and the video of the oral history interview will be placed on CUWCD’s webpage.

An addendum to the MOA has been prepared and agreed upon and executed by CUWCD, the Interior, the Mitigation Commission, the Utah State Historic Preservation Officer, and the Riverdale Ranch property Owner (Lynn Dee Baum). Mitigation measures outlined in the addendum include (see Appendix A):
Prior to implementing the Proposed Action at the Wasatch Canal upper reach, CUWCD would:

- Coordinate with the adjacent property owners including the Baum family, canal owners, and local officials;
- Re-evaluate Riverdale Ranch for eligibility to the NRHP and update the IMACS Site Form for Riverdale Ranch; and
- Coordinate with the Utah SHPO to determine the impacts resulting from the Proposed Action to the Riverdale Ranch property and specifically the 1910 stone granary.

In coordination with the signatories, the addendum MOA will be reviewed June 30, 2019.

If any Native American artifacts are uncovered during ground disturbing activities, the appropriate contact procedures will be followed (see Section 3.16 Construction Impacts).

**No-action Alternative**

The No-action Alternative would not directly impact cultural resources; however, with the increased risk of canal breaches under the No-action Alternative, impacts to cultural resources (Timpanogos, Wasatch, and Humbug Canals) may occur as repairs are conducted.

### 3.10 WATER RESOURCES

#### 3.10.1 Water Quality

The Federal Water Pollution Control Act (33 USC 1251-1376), as amended by the Clean Water Act (CWA) of 1977 and 1987, acts as the primary regulation for water quality.

**Affected Environment**

Each stream and reservoir in Utah is classified according to its beneficial uses. The classifications are used to determine the required standards for water quality parameters. According to the Standards of Quality for Waters of the State, Environmental Quality (R317-2), Utah Administrative Code (UAC), the Timpanogos and Wasatch Canals are classified as:

- **Class 2B** – Protected for infrequent primary contact recreation. Also protected for secondary contact recreation where there is low likelihood of ingestion of water or a low degree of bodily contact with the water.
- **Class 3E** – Severely habitat-limited waters. Narrative standards will be applied to protect these waters for aquatic wildlife.
- **Class 4** – Protected for agricultural uses including irrigation of crops and stock watering.

**Herbicides**

Herbicides are currently used when necessary to control aquatic weed growth in the Timpanogos and Wasatch Canals.

**Nutrients and Sediment**

In areas where the Timpanogos and Wasatch Canals are earthen, sediment from bank erosion enters the canals, and can decrease water quality. Additionally, the currently open canals may inadvertently intercept urban and agricultural runoff, which can contain fertilizers, pesticides, sediment, automobile related pollutants (lead, copper, zinc, oil, grease, and rust) and de-icing chemicals (salt and salt solutions).
Groundwater
The groundwater aquifer in Wasatch County (Heber Valley and Round Valley Region) has been classified 1A, pristine, by the Utah Division of Water Quality by exhibiting Total Dissolved Solids (TDS) of less than 500 mg/L and no contaminant concentrations that exceed the ground water quality standard. The area around Midway is classified Class 2 ground water because TDS is greater than 500 mg/L but less than 3000 mg/L and may have contaminants that exceed the ground water quality standard.

Environmental Consequences

Proposed Action Alternative
The Proposed Action Alternative could consist of canal bank stabilization; lining, enclosing, or piping the canal; improving maintenance access; and enlarging regulating ponds.

Herbicides

- **Canal Bank Stabilization** – Canal bank stabilization activities (clearing flow-restricting vegetation and debris from inside walls, reshaping the canal, widening and strengthening banks, and removing deep-rooted vegetation) would not cause a change in the amount of herbicides used to control aquatic weed growth.

- **Lining, Enclosing, or Piping** – Lining, enclosing, or piping the canal would improve water quality in the Wasatch and Timpanogos Canals because herbicide application would be necessary on a less frequent basis.

- **Improving Maintenance Access** – Improving maintenance access would not cause a change in the amount of herbicides used to control aquatic weed growth.

- **Enlarging Regulating Ponds** – Enlarging regulating ponds would not cause a change in the amount of herbicides used to control aquatic weed growth.

Nutrients and Sediments

- **Canal Bank Stabilization** – Canal bank stabilization activities (clearing flow-restricting vegetation and debris from inside walls, reshaping the canal, widening and strengthening banks, and removing deep-rooted vegetation) would not cause a change in water quality.

- **Lining** – Lining the canals may cause a slight improvement to water quality because water would be conveyed in concrete lined channels and would not be exposed to sediment from bank erosion and would be less likely to intercept as much agricultural and urban runoff.

- **Enclosing or Piping** – Enclosing or piping the canals would improve water quality in the Timpanogos and Wasatch Canals because water would be conveyed in enclosed conduits and would not be exposed to sediment from bank erosion or agricultural and urban runoff.

- **Improving Maintenance Access** – Constructing maintenance access would not impact water quality in the canals.

- **Enlarging Regulating Ponds** – Enlarging regulating ponds would not impact water quality in the canals.

Groundwater
Because groundwater recharge from the Timpanogos and Wasatch Canals is minimal (as described in Section 3.10.2 Groundwater), there would be no impact to groundwater quality as a result of Proposed Action activities.
No-Action Alternative
Under the No-action Alternative, herbicides, nutrients, and sediments would continue to remain in the water in the same ratios as current conditions.

3.10.2 Groundwater

Affected Environment
The study area is within the Heber Valley groundwater basin, which extends from Jordanelle Reservoir in the north to Deer Creek Reservoir in the south. According to the WCWEP and DRP EIS, approximately 1.5 million acre-feet of water is stored in the Heber Valley groundwater basin. See Table 3-5 for annual discharge and recharge rates, as well as the sources of discharge and recharge.

Table 3-5 Heber Valley Groundwater Basin Recharge and Discharge

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Discharge</td>
<td>Evapotranspiration</td>
</tr>
<tr>
<td></td>
<td>Leakage to Deer Creek Reservoir</td>
</tr>
<tr>
<td></td>
<td>Seepage to Provo River, springs, and seeps</td>
</tr>
<tr>
<td></td>
<td>Wells (accounts for only 7/10 of 1 percent of total discharge)</td>
</tr>
<tr>
<td>Annual Recharge</td>
<td>Precipitation</td>
</tr>
<tr>
<td></td>
<td>Stream infiltration</td>
</tr>
<tr>
<td></td>
<td>Unconsumed irrigation water</td>
</tr>
<tr>
<td></td>
<td>Subsurface inflow from consolidated rocks</td>
</tr>
</tbody>
</table>

Utah Division of Water Resources, State Water Plan

Environmental Consequences

Proposed Action Alternative
The Proposed Action Alternative could consist of canal bank stabilization; lining, enclosing, or piping the canal; improving maintenance access; and enlarging regulating ponds.

Canal Bank Stabilization
Canal bank stabilization activities (clearing flow-restricting vegetation and debris from inside walls, reshaping the canal, widening and strengthening banks, and removing deep-rooted vegetation) would not impact groundwater recharge.

Lining, Enclosing, or Piping the Canals
If earthen sections of the canals are lined, enclosed, or piped, seepage losses along the canals are estimated to be less than a hundredth of a percent of the Heber Valley groundwater basin.

No-action Alternative
The No-action Alternative would not impact groundwater resources.

3.10.3 Waters of the U.S. and Wetlands
The Federal Water Pollution Control Act (33 USC §1251-1376), as amended by the CWA of 1977 and 1987, acts as the primary regulation for water quality. It controls discharge of dredged or fill material into “Waters of the United States” and requires states and Indian tribes to set specific water quality criteria and pollution control programs. The Environmental Protection Agency is charged with regulating its implementation and has delegated certain portions of its authority to the U.S. Army Corps of Engineers (USACE). Under the CWA, the USACE regulates placement of dredged or fill material impacting
Waters of the United States, including jurisdictional wetlands. Waters of the U.S. have been defined for purposes of the CWA as:

(a) All waters which are currently used, were used in the past, or may be susceptible to use in interstate or foreign commerce, including all waters which are subject to the ebb and flow of the tide;
(b) All interstate waters, including interstate “wetlands”;
(c) All other waters such as interstate lakes, rivers, streams (including intermittent streams), mudflats, sandflats, wetlands, sloughs, prairie potholes, wet meadows, playa lakes, or natural ponds the use, degradation, or destruction of which would affect or could affect interstate or foreign commerce including any such waters:
   (1) Which are or could be used by interstate or foreign travelers for recreational or other purposes;
   (2) From which fish or shellfish are or could be taken and sold in interstate or foreign commerce; or
   (3) Which are used or could be used for industrial purposes by industries in interstate commerce;
(d) All impoundments of waters otherwise defined as waters of the United States under this definition;
(e) Tributaries of waters identified in paragraphs (a) through (d) of this definition;
(f) The territorial sea; and
(g) Wetlands adjacent to waters (other than waters that are themselves wetlands) identified in paragraphs (a) through (f) of this definition.

USACE presently has jurisdiction over any waters that are adjacent to, bordering, or contiguous with navigable waterways. Under Section 404 of the CWA, no discharge of dredged or fill material is permitted in waters of the U.S. if there is a less environmentally damaging practicable alternative to that part of the activity that would result in a discharge of fill material to waters of the U.S. An alternative is practicable if it is available and capable of being implemented after taking into consideration cost, existing technology, and logistics in light of the overall project purposes.

Executive Order 11990 (May 24, 1977) requires federal agencies to not undertake or provide assistance to activities that impact wetlands. If a project does impact wetlands, it must be determined by the head of the agency (1) that there is no practicable alternative to such construction, and (2) that the Proposed Action includes all practicable measures to minimize harm to wetlands, which may result from such use. In making this finding, the head of the agency may take into account economic, environmental, and other pertinent factors.

When a project involves wetlands or “waters of the United States,” a permit from the Army Corps of Engineers is required unless the project is exempt. Exemptions from the permit requirement can be pursuant to the nationwide or general permit scheme (NWP) or by qualifying for a specific, statutory or regulatory exemption. Statutory exemptions are set forth in 33 USC section 1344(f)(1). Specifically, section 1344(f)(1)(C) exempts construction or maintenance of irrigation ditches. That section exempts construction or maintenance of irrigation ditches unless the project (1) as its purpose, initiates a “change of use,” i.e. converts a wetland into a non-wetland, and (2) impairs flow or reduces the reach of U.S. waters.
Both the Timpanogos and Wasatch canals were built in the late 1800’s in an effort to better distribute irrigation water to dry areas in the Heber Valley. These canals were originally owned and operated by canal companies that were formed by the very farmers and landowners in need of getting water to their land for crop and livestock production. In order to distribute water to the south end of the valley, generally the canals were built with a very shallow grade, closely mirroring the exiting topography, and dug primarily on hillsides, elevated well above the valley floor. The canals likely never went through or bisected any low valley areas where naturally occurring wetlands would most likely have been located. Since the time of construction, these canals have always served the need of delivering water to the end water users.

Prior to WCWEP, any tailwater from the canals may have eventually returned to the Provo River. However, since the conversion from flood irrigation to sprinkler practices (2001) and the creation of regulating ponds, excess water or waste irrigation water is conserved. Provo River water diverted into the Timponogos and Wasatch canals is 100% allocated and put into irrigation pipes and distributed. Any non-delivered water is released to recharge basins where it percolates into the ground to meet project recharge commitments. If excess water reaches the regulating ponds, emergency spillways have been built to allow for a managed release. Water volumes must reach approximately 40 acre-feet for the Humbug regulating pond and 80 acre-feet for the Timpanogos regulating pond before water can go over the emergency spillways. Water spilled from the spillways could eventually return to the Provo River, but the frequency and duration of such flows are very limited.

The canals have not in the past and presently do not serve as tributaries to other lakes, rivers or streams. Based on the conditions described above, no CWA permit is necessary.

**Affected Environment**
Potential wetlands within and near the study area are shown in Figures 3-5 through 3-8. Wetland areas were determined through the use of National Wetlands Inventory (NWI) maps, aerial and infrared photography, topographic maps, and land cover data.

**Timpanogos Canal**
The Timpanogos Canal terminates at the Timpanogos Regulating Pond; therefore, there is no surface connection to the Provo River or other waters of the U.S.

**Wetlands**
There are limited wetland areas in proximity to the Timpanogos Canal at various locations; however, these areas are generally supported by cross-drainages, and natural seeps and springs (see Figures 3-5 through 3-8). The canal generally does support a narrow strip of riparian vegetation on the inside canal bank slopes and some nearby trees.

**Wasatch Canal**
The Wasatch Canal terminates at the Humbug Regulating Pond; therefore, there is no surface connection to the Provo River or other waters of the U.S.

**Wetlands**
Along the Wasatch Canal, between the Provo River and the Rock Ditch diversion, there are numerous wetland areas adjacent to and near the canal. This area of the Wasatch Canal is a gaining reach, with natural springs and wetlands occurring throughout the area (based on field observations and National Wetland Inventory (NWI) maps). Because this area of the canal is a gaining reach, there is no seepage from the Wasatch Canal to support the wetlands; wetlands are feeding water into the canal.
South of the Rock Ditch diversion, there are limited wetland areas in proximity to the Wasatch Canal at various locations; however, these areas are generally supported by cross-drainages, seeps, and springs (see Figures 3-5 through 3-8). The canal generally does support a narrow strip of riparian vegetation on the inside canal bank slopes and some nearby trees.

**Environmental Consequences**

**Proposed Action Alternative**

**Timpanogos Canal**

The Proposed Action Alternative in this area could consist of canal bank stabilization; lining, enclosing, or piping the canal; or improving maintenance access.

**Canal Bank Stabilization**

Canal bank stabilization, in this analysis area, would consist of clearing flow-restricting vegetation and debris from the inside walls and bottom of the canals, reshaping the canal to reduce flow friction losses, and removing deep-rooted vegetation. These activities would not impact wetlands adjacent to the Timpanogos Canal.

**Lining, Enclosing, or Piping the Canal and Constructing Maintenance Access**

As discussed in the Affected Environment section, the wetland areas adjacent to the Timpanogos Canal are not supported solely by canal seepage. The Proposed Action Alternative, which could consist of lining, enclosing, or piping the canal; or improving maintenance access, would not impact wetlands because these activities would not impact the cross-drainages, seeps, and springs that currently support the wetlands that are adjacent to the Timpanogos Canal.

**Wasatch Canal**

The Proposed Action Alternative in this area could consist of canal bank stabilization; lining, enclosing, or piping the canal; or improving maintenance access.

**Canal Bank Stabilization**

Canal bank stabilization, in this analysis area, would consist of clearing flow-restricting vegetation and debris from the inside walls and bottom of the canals and reshaping the canal to reduce flow friction losses. These activities would not impact waters of the U.S. or wetlands on the Wasatch Canal.

**Lining, Enclosing, or Piping the Canal and Constructing Maintenance Access**

Because the Wasatch Canal, between the Provo River and the Rock Ditch Diversion, is a gaining reach, lining, enclosing, or piping the canal would not impact adjacent wetlands. These activities may increase wetland areas adjacent to the Wasatch Canal because the water currently feeding the Wasatch Canal from adjacent wetlands and natural springs would remain in the area, instead of entering the canal and moving out of the area.

As discussed in the Affected Environment section, the wetland areas adjacent to the Wasatch Canal, south of the Rock Ditch Diversion, are not generally supported by canal seepage. The Proposed Action Alternative, which could consist of lining, enclosing, or piping the canal; or improving maintenance access, would not impact wetlands because these activities would not impact the cross-drainages, seeps, and springs that currently support the wetlands that are adjacent to the Wasatch Canal.
Mitigation
Because of changing site conditions and the rapid rate of development in the area, during the final design process, all proposed areas to be disturbed, including staging areas, accesses, borrow and waste sites, would be inventoried for the presence of wetlands. Based on the findings, the appropriate mitigation will be implemented.

No-action Alternative
The No-action Alternative would not impact wetlands.
Figure 3-5: Probable Wetlands within and near the Study Area (Map 1)
Figure 3-7 Probable Wetlands within and near the Study Area (Map 3)
Figure 3-8 Probable Wetlands within and near the Study Area (Map 4)
3.11 AQUATIC RESOURCES

3.11.1 Affected Environment
The canals are not fisheries and are dewatered annually during the non-irrigation season (October through April). They are also subject to being shutoff periodically for operation and maintenance activities. However, fish currently inhabit the Timpanogos and Wasatch Canals, including the lined and piped portions.

3.11.2 Environmental Consequences

*Proposed Action Alternative*
The Proposed Action Alternative could consist of canal bank stabilization; lining, enclosing, or piping the canals; improving maintenance access; and expanding regulating ponds.

**Canal Bank Stabilization**
Canal bank stabilization activities (clearing flow-restricting vegetation and debris from inside walls, reshaping the canal, widening and strengthening banks, and removing deep-rooted vegetation) would not impact aquatic resources in the Wasatch and Timpanogos Canals. Fish may continue to inhabit the canals.

**Lining, Enclosing, or Piping the Canal**
As discussed above, the canals are not fisheries; however, fish currently inhabit the Timpanogos and Wasatch Canals, including the lined and piped portions. Lining, enclosing, or piping the canals would change the nature of the canal, particularly on the Wasatch Canal between the Provo River and SR-32, but fish could still use the canal. Coordination with the Utah Division of Wildlife Resources (UDWR) has indicated that the Proposed Action impacts to aquatic resources would be negligible because of the abundance of fish habitat near the study area, including in the Provo River and other nearby streams and creeks.

**Improving Maintenance Access**
Improving maintenance access to the canals would have no impact on aquatic resources.

**Expanding Regulating Ponds**
Expanding the Humbug and Timpanogos Regulating Ponds would have no impact to aquatic resources.

**No-action Alternative**
The No-action Alternative would not impact aquatic resources.
3.12 WILDLIFE

3.12.1 Migratory Bird Treaty Act
The Migratory Bird Treaty Act (MBTA) established protection for migratory birds and their parts (including eggs, nests, and feathers) from hunting, capture, or sale. Executive Order 13186, signed on January 10, 2001, directs federal agencies to take actions to further implement the MBTA. Specifically, the Order directs agencies, whose direct activities will likely result in the take of migratory birds, to develop and implement a Memorandum of Understanding (MOU) with U.S. Fish and Wildlife Service (USFWS) that promote the conservation of bird populations.

3.12.2 Affected Environment
Very little wildlife habitat exists within the study area, but could include the narrow strips of riparian areas along the canals, cross drainages, associated vegetation, and any undisturbed land. Due to the study area’s proximity to roadways, neighborhoods, and ongoing maintenance, much of the area is highly disturbed and could not be considered wildlife habitat. Limited areas may provide adequate foraging cover and breeding habitat for small mammals, songbirds, and amphibians. Parts of the study area are also frequented by mule deer and occasionally by elk and moose. The study area does not intersect big-game migration routes, but big-game habitat does surround the developed areas of the Heber Valley and borders the canals.

Several issues regarding wildlife were identified during scoping. The UDWR specifically commented on the lining of the canals and stated that it would result in negative impacts to a variety of wildlife species. Negative impacts identified include: riparian habitat loss, entrapment and drowning, travel barrier, and loss of a drinking source.

Public comments were also received with regards to wildlife concerns. Comments included:

- Mule deer and red tail fox habitat loss.
- Elimination of water source for wildlife. Deer and other wildlife could be forced to seek water sources across US-40 to the North Fields area.
- Wildlife getting trapped in concrete lined areas and drowning.
- The loss of bird habitat if large vegetation was removed.
- If lined, canals will become a travel barrier or obstruction to wildlife.
- Seek wildlife friendly solutions, such as providing watering areas, escape ramps and bridges.

Additional data were gathered through the Utah Data Conservation Center (UDCC) database and through an information request to the Utah Natural Heritage Program (UNHP) to identify any known documented occurrences of conservation agreement species and state sensitive species within the study area.

The Utah Sensitive Species List for Wasatch County identifies 19 conservation agreement or sensitive species in addition to federally listed threatened and endangered species. Of these 19 species, five have been documented to occur within a half-mile of the study area. These species are as follows:
Table 3-6 Wasatch County State Sensitive Species Occurring Within or Near the Study Area

<table>
<thead>
<tr>
<th>Species</th>
<th>Status</th>
<th>Habitat and Occurrence in the Study Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Black Swift (Cypseloides niger)</td>
<td>State Sensitive</td>
<td>No suitable habitat (coniferous forests with waterfalls). Observed in 1996 below Jordanelle Dam, but correct identification was not confirmed.</td>
</tr>
<tr>
<td>Bobolink (Dolichonyx oryzivorus)</td>
<td>State Sensitive</td>
<td>Suitable habitat consists of wet meadows and some irrigated pastures and hay fields. This habitat exists adjacent to the study area. Documented occurrences are located below Jordanelle Dam along the Provo River and crossing US-40, in the Northfields area, and near US-40 and 1200 North in Heber.</td>
</tr>
<tr>
<td>Columbia Spotted Frog (Rana luteiventris)</td>
<td>Conservation Agreement</td>
<td>Suitable habitat consists of perennial seeps, springs, and soughs with herbaceous wetland vegetation. This habitat exists adjacent to the study area along the Wasatch Canal north of the Rock Ditch diversion. Documented occurrences are numerous beginning below the Jordanelle Dam along the Provo River to SR-32.</td>
</tr>
<tr>
<td>Western Toad (Bufo boreas)</td>
<td>State Sensitive</td>
<td>Suitable habitat varies widely and includes slow moving streams, wet meadows, springs, ponds, lakes, and woodlands. Suitable habitat is present adjacent to the study area. A documented occurrence of this species near the study area was last recorded in 1976.</td>
</tr>
<tr>
<td>Southern Leatherside Chub (Lepidomeda aliciae)</td>
<td>Conservation Agreement</td>
<td>This species is native to streams and rivers in southern portions of the Bonneville Basin. It prefers slow water with deep pools. Surveys in 2005 documented the species in the Provo River below the Jordanelle Dam.</td>
</tr>
</tbody>
</table>

Source: UDCC and UNHP Data

### 3.12.3 Environmental Consequences

**Proposed Action Alternative**

The Proposed Action Alternative could consist of canal bank stabilization; lining, enclosing, or piping the canal; improving maintenance access; and enlarging regulating ponds.

Multiple site visits to the study area were conducted to assess and inventory conditions associated with the Proposed Action, and to look for the presence/absence of state sensitive species. Also, a review of the UDCC database was conducted and a request was sent to the UNHP to identify any known documented occurrences of any state sensitive species in the study area.

The Proposed Action Alternative would not impact state sensitive species or primary habitat, but would potentially impact other wildlife species. For more information see Section 3.11 Aquatic Resources, Section 3.13 Threatened and Endangered Species, and Section 3.15 Vegetation and Invasive Species.

The site visits, the UDCC, and the UNHP data did not reveal any observations or evidence (scat, tracks, sightings) of the presence of any state sensitive species within or adjacent to the study area; however, during the site visits, observation or evidence of several other wildlife species were noted including: mule deer, songbirds, muskrats, fox, mice, raccoons, and other rodents.

In an effort to reduce negative impacts to wildlife species and to best address the UDWR and public scoping comments with regards to wildlife, the project team met with the UDWR at the WCWEP Office.
in Heber, Utah on July 29, 2013 and August 22, 2013 including a site visit. The following items were discussed:

**Wildlife Water Source**
Deer and some elk do frequent the study area and use the canals as a drinking source. If the canals are lined, deer and elk (especially fawns and calves) likely struggle to access the water and then get out safely (safety of deer and elk is discussed under wildlife safety). If the canals are piped, the water source would be eliminated. Alternative methods for providing water, including wildlife drinkers, were discussed at the meeting; however, it was determined that numerous other water sources exist in the valley and that wildlife drinkers would likely pose a potential conflict with adjacent land uses.

**Wildlife Safety - Barriers**
As previously mentioned, deer and elk do frequent the study area and may cross the canals. Earthen canals typically do not pose challenges for big-game to cross; however, concrete lined sections can be a hazard and/or barrier for these animals, especially fawns and calves. When water is flowing in the lined portions of the canals, young animals may not attempt to cross. If they do attempt to cross, some are unable to stay on their feet (due to the swiftness of the water) or simply cannot get out. These animals may be able to escape if they can get to an earthen lined section of canal or they reach a maintenance ramp. However, drowning does occur and the animals are washed down the canals where maintenance crews remove and dispose of the carcasses. In winter months, an ice layer can build up on the floor of the lined portions of the canals. Trapped animals have to move up and down the canals to where an icy layer has not formed (beyond the concrete lined sections or to a maintenance ramp) in order to exit.

The project team and UDWR discussed the possibility of building and installing wildlife bridge crossings in strategic locations throughout the already lined sections of canal and to evaluate this option as other portions of the canals are considered for lining. The bridges would be removable in nature to allow for ongoing maintenance access, better placement, and removal if the need no longer exists. Wildlife bridges would consist of a platform approximately 6 to 10-feet wide and be covered with earthen materials. Wildlife bridges are not intended for ATV, motorcycle, or vehicle use. Safety precautions should be implemented to alert the public of this potential hazard. Any construction and placement of wildlife bridges would be in coordination with adjacent property owners and UDWR.

Some of the existing lined sections of canal have maintenance ramps. The project team and UDWR visited a few of the existing ramps and discussed the possibility of wildlife using them to access the water and to get out of the canal if they become trapped. UDWR thought that wildlife would take advantage of the ramps and recommended that maintenance ramps be included as part of any future project to line the canals.

**Migratory Birds**
Several migratory bird species could utilize the vegetation proposed to be removed for nesting, feeding, roosting, and as hiding cover.

**Mitigation**
To minimize potential impacts to wildlife species, consideration (in consultation with UDWR and property owners) will be given to determine what mitigation strategies will be implemented to reduce potential impacts to wildlife as projects are initiated along the canals. The strategies to be considered include both wildlife crossing bridges (as described above) at identifiable game trails and at other locations where frequent crossings may occur and wildlife escape ramps at locations where maintenance access may be required.
Due to the close proximity of suitable habitat for state sensitive species (specifically the Columbia spotted frog) adjacent to the Wasatch Canal north of the Rock Ditch Diversion, at least one survey must be completed prior to the commencement of any proposed construction project that would remove vegetation, line or pipe the canal in this area, as set forth in the Protocol for Avoiding and Minimizing Impacts to the Columbia Spotted Frog During Construction and the Conservation Agreement and Strategy for Spotted Frog. The survey will be conducted by a qualified biologist and be during the frog breeding season (typically late March to early May).

If spotted frogs are discovered adjacent to or within the construction zone, coordination with UDWR will address the need to capture and relocate the species and potential mitigation measures for direct or indirect effects.

To minimize any potential take of migratory birds, vegetation removal will only occur outside of the nesting season. Generally, migratory birds that could utilize these habitats would be done nesting by August and return to nest as early as April.

If it is necessary to remove vegetation during the nesting season (April 15 through July 31), nesting surveys would be conducted to verify that no migratory birds are nesting in the vegetation to be removed. These pre-construction nesting bird surveys would be conducted within the construction footprint and within a 100-foot buffer zone directly adjacent to the project boundary. The survey area for active bird nests would include areas where vegetation removal and disturbance is necessary. If an active nest of a protected species is located, a 100-foot buffer area would be designated until the nestlings have fledged. In an emergency situation, CUWCD will coordinate with UDWR on mitigation measures.

**No-action Alternative**

Wildlife entrapment would continue to occur at the same rate as in the existing lined sections of the canals.

### 3.13 THREATENED AND ENDANGERED SPECIES

The Joint Lead Agencies have prepared this EA to comply with the National Environmental Protection Act (NEPA) and to document anticipated environmental impacts associated with the WCWEP OM&R Proposed Action.

**3.13.1 Endangered Species Act**

Section 7 of the Endangered Species Act (ESA) of 1973 (7 USC §136, 16 USC §1531 et seq.), as amended, requires federal agencies to consult with the USFWS if listed species or designated Critical Habitat may be affected by a Proposed Action. If adverse impacts would occur as a result of a Proposed Action, the ESA requires federal agencies to evaluate the likely effects of the Proposed Action, and ensure that it neither jeopardizes the continued existence of federally-listed ESA species, nor results in the destruction or adverse modification of designated Critical Habitat.
3.13.2 Affected Environment

Table 3-7 below lists the federally-listed ESA species that are known to occur in Wasatch County, Utah and are considered in this analysis. No critical habitat has been designated by USFWS for federally-listed ESA species within or near the study area.

Table 3-7 Wasatch County ESA Species List

<table>
<thead>
<tr>
<th>Species</th>
<th>Status</th>
<th>Occurrence in the Study Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Yellow-Billed Cuckoo</td>
<td>Proposed Threatened</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded.</td>
</tr>
<tr>
<td>(Coccyzus americanus)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Greater sage-grouse</td>
<td>Candidate</td>
<td>As per the Utah Conservation Data Center, suitable winter habitat encompasses both canals and adjacent lands from 500 North in Heber; north to Wanship, and from Kimball Junction to Woodland. No documented occurrences within or near the study area have been recorded (see discussion below).</td>
</tr>
<tr>
<td>(Centrocercus urophasianus)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Humpback chub (Gila cypha)</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The humpback chub is not found in the Provo River basin.</td>
</tr>
<tr>
<td>Colorado pikeminnow</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The Colorado pikeminnow is not found in the Provo River basin.</td>
</tr>
<tr>
<td>(Ptychocheilus lucius)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bonytail chub (Gila elegans)</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The bonytail chub is not found in the Provo River basin.</td>
</tr>
<tr>
<td>Razorback sucker (Xyrauchen texanus)</td>
<td>Endangered</td>
<td>No suitable habitat and no documented occurrences within or near the study area have been recorded. The razorback sucker is not found in the Provo River basin.</td>
</tr>
<tr>
<td>Ute ladies'-tresses</td>
<td>Threatened</td>
<td>Suitable habitat is in the vicinity of the Wasatch Canal in limited locations north of the Rock Ditch diversion. No documented occurrences have been recorded within the study area. The nearest documented occurrence is over 1,200-feet to the west of the Wasatch Canal on the other side of US-40 and is associated with a vernal oxbow of the Provo River channel. A single flowering individual was last observed in 2009 (see discussion below).</td>
</tr>
<tr>
<td>(Spiranthes diluvialis)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Canada Lynx (Lynx canadensis)</td>
<td>Threatened</td>
<td>No suitable habitat and no documented occurrences within or near the study area.</td>
</tr>
</tbody>
</table>


Greater Sage-Grouse

The Greater sage-grouse is a candidate ESA species. They are found in sagebrush dominated habitats on plains, foothills, and mountain valleys. Where there is no sagebrush, there are no sage-grouse. A good understory of grasses and forbs, and associated wet meadow areas, are essential for optimum habitat. Male sage-grouse gather on traditional "strutting grounds" during March and April and put on a spectacular courtship performance - strutting with tails erect and spread, and air sacs inflated. Females visit the grounds during the first part of April. The principal winter food item is sagebrush leaves. During summer, the fruiting heads of sagebrush, leaves and flower heads of clovers, dandelions, grasses and other plants are taken. Insects are also taken during the summer. Sage-grouse range is declining in Utah in both quantity and quality. Populations have declined by 50% from historical times. Eradication of sagebrush, intensive use of lands by domestic livestock, cropland conversion, and over-grazing of mountain meadows are the causes for the decline (UDCC).
The Ute ladies'-tresses (ULT) is a perennial, terrestrial orchid that is a threatened ESA species. Currently, populations can be found in relatively undisturbed riparian areas and wetland habitats in Colorado, Utah, Nevada, Idaho, Montana, Wyoming, Washington, and Nebraska. The ULT is found only in moist to very wet meadows near springs, lakes, relict meanders, and perennial streams. It occurs primarily in areas where the vegetation is relatively open and not overly dense, overgrown, or overgrazed. Several long-term threats may be responsible for the decline in the ULT. These include urban development; stream channelization and alteration, agricultural practices, and invasion by non-native plant species (UDCC).

3.13.3 Environmental Consequences

Proposed Action Alternative
The Proposed Action Alternative could consist of canal bank stabilization; lining, enclosing, or piping the canal; improving maintenance access; and enlarging regulating ponds.

Threatened and Endangered Species
Multiple site visits to the study area were conducted to assess and inventory conditions associated with the proposed project, and to look for the presence/absence of threatened or endangered species. Also, a review of the UDCC database was conducted and a request was sent to the UNHP to identify any known documented occurrences of any ESA species in the study area.

The site visits, the UDCC, and the UNHP data did not reveal any observations, evidence (scat, tracks, sightings), or documented occurrences of the presence of any ESA species within or adjacent to the study area.

The UDCC did identify all of the area north of approximately 500 North in Heber to Wanship and from Kimball Junction to Woodland, an area of more than 150 square miles, as winter habitat for the greater sage-grouse. The Proposed Action Alternative is limited to the canals, the area immediately adjacent to the canals, and the area required for enlarging the regulating ponds. Some suitable winter habitat may exist adjacent to the canals in areas that are not developed and support sagebrush, but any impacts to these areas would be temporary and considered insignificant.

Suitable ULT habitat is present in the vicinity of the Wasatch Canal in limited locations, north of the Rock Ditch diversion. This area of the Wasatch Canal is a gaining reach, and the suitable ULT habitat is not being supported by seepage from the Wasatch Canal. This area is heavily used by recreationists for fishing and birding. It has also been previously studied as part of the Mitigation Commission and the Interior’s Provo River Restoration Project Environmental Impact Statement (EIS) which identified approximately six colonies southwest of the Proposed Action Alternative along the Provo River. UNHP data did show that the nearest ULT population to the study area is over 1,200-feet to the west of the Wasatch Canal and on the other side of US-40. This ULT population is associated with a vernal oxbow of the Provo River channel and is likely one of the colonies referenced in the Provo River Restoration Project’s EIS. The population has been surveyed for each year since 1998, and a single flowering individual was last observed in 2009.

Due to the limited scope of the Proposed Action Alternative and the narrow study area along the Wasatch Canal, north of the Rock Ditch diversion, suitable ULT habitat would not likely be impacted.
The Proposed Action Alternative would have **No Effect** on the following species because there is no suitable habitat in the study area, they are not known to occur in the study area, and they are not expected to be present in the study area: yellow-billed cuckoo, greater sage-grouse, humpback chub, Colorado pikeminnow, bonytail chub, razorback sucker, and Canada lynx.

The Proposed Action would have **No Effect** on the Ute ladies'-tresses due to the limited scope of the Proposed Action Alternative and the narrow study area along the Wasatch Canal, north of the Rock Ditch diversion.

USFWS was consulted regarding the Proposed Action Alternative’s potential impacts to ESA-listed species. USFWS concurred with the No Effect determination (see Appendix A).

**Mitigation**

If the Proposed Action would impact suitable habitat for the Ute ladies'-tresses, continued coordination with USFWS would occur.

**No-action Alternative**

The No-action Alternative would not impact listed ESA species or any critical habitat.

### 3.14 VISUAL RESOURCES

This section describes the existing visual resources within the study area and the potential impacts as a result of the Proposed Action.

**3.14.1 Affected Environment**

Visual or scenic resources within the study area are the natural and built features of the landscape that contribute to the public’s experience and appreciation of the environment. For the study area, these include mountain views; agricultural fields and vegetation along the canal corridors; and the built environment, including residential and commercial development and roadways. Visual resources or scenic impacts are generally defined in terms of a project’s physical characteristics and potential visibility and the extent to which the project’s presence would change the perceived visual character and quality of the environment in which it would be located.

Viewers are people who have views of the project. Viewers are usually discussed in terms of general categories of activities (such as residents, workers, motorists, and recreationists) and are referred to as “viewer groups.” In the study area there are primarily two viewer groups:

- Those adjacent to the study area (residents, workers, and recreationists)
- Those traveling near the study area (motorists on adjacent roadways)

**Visual Conditions of the Study Area**

**Existing Visual Character (Near View)**

Viewers for the near view of the Timpanogos and Wasatch Canals include adjacent residential and commercial properties as well as drivers on roadways that are directly adjacent to, or cross the canals (there are no near views of the Timpanogos and Humbug regulating ponds).
The near views of the Timpanogos and Wasatch Canal are characterized by the canal itself and vary depending on the condition (earthen, concrete, or piped) and location (mountainside, valley, or developed area). See photos on next pages for near views of the existing canals.

The existing condition and location of the canals are:

- **Timpanogos Canal**
  - North of Center Street there is very little residential development adjacent to the canal where it is not currently concrete lined or piped. All of the mountainside sections of the canal are north of Center Street.
  - From Center Street to approximately 600 South, the canal is on a mountainside cut, but there are no residential developments adjacent to the canal. The canal is unlined through this section.
  - From approximately 600 South to the regulating pond at 2400 South, the canal is in a valley location with sporadic residential development nearby. The canal is unlined through this section.

- **Wasatch Canal**
  - From the Provo River to SR-32, the canal is in a valley location with sporadic residential development. The canal in this location has the appearance of a natural stream and is frequented by recreationists.
  - From SR-32 to Coyote Lane, there is very little residential development adjacent to the canal. The canal is in a mountainside location and unlined except for a 0.2-mile section of concrete-lined canal near the Utah Valley University Campus.
  - From Coyote Lane to Center Street the canal is concrete lined through approximately 90% of the current residential areas, and is mostly on a mountainside location.
  - South of Center Street, there is sporadic adjacent development and the canal is unlined through this section. The canal is in a valley.
Existing Visual Character (Mid-Range and Long-Range Views)
Viewers for the mid-range to long-range view of the Timpanogos and Wasatch Canals include residential and commercial properties and streets in close proximity to the canals, but not directly adjacent, as well as those viewers located further away. Viewers for the mid-range to long-range view of the Timpanogos and Humbug regulating ponds include viewers from adjacent streets.

Timpanogos and Wasatch Canals
The mid-range and long-range view of the Timpanogos and Wasatch Canals are generally characterized by the surrounding environment (mountains, residential and commercial development, and agricultural fields). Generally, the canals blend in with the natural ground (even the concreted lined portions) and are not visible. This is particularly the case where viewers are looking up at the canals, and in areas where the canals are depressed in the ground. See photos below for mid-range and long-range views of the existing canals.
Wasatch Canal, Provo River to SR-32

The Wasatch Canal, between the Provo River and SR-32 is in a valley location and has the appearance of a natural stream. Because of the more sensitive visual nature of this area, two mid-range/long-range viewpoints from US-40 and SR-32 were established (see Figure 3-9).

- **Photo Point 1** (looking southwest towards the Wasatch Canal from SR-32) – The mid-range and long-range views are characterized by undeveloped land and the vegetated area adjacent to and near the canal, with the valley and the mountains in the background. The canal blends in with the natural ground and is not generally visible from the mid-range to long-range views.

- **Photo Point 2** (looking southeast towards the Wasatch Canal from US-40) – The mid-range and long-range views are characterized by undeveloped land and the vegetated area adjacent to and near the canal, with the valley and the mountains in the background. The canal blends in with the natural ground and is generally not visible from the mid-range to long-range views.
Photo Point 1 (looking southwest towards the Wasatch Canal from SR-32)

Photo Point 2 (looking southeast towards the Wasatch Canal from US-40)
Timpanogos and Humbug Regulating Ponds
The mid-range and long-range view of the Timpanogos and Humbug Regulating Ponds are generally characterized by the fill slopes of the ponds and the pond itself and associated facilities, with agricultural fields, low-density residential development, and the mountains in the distance. See photos below for mid-range and long-range views of the Timpanogos and Humbug Regulating Ponds.

3.14.2 Environmental Consequences
The Proposed Action Alternative could consist of canal bank stabilization; lining, enclosing, or piping the canal; improving maintenance access; and enlarging the Timpanogos and Humbug Regulating Ponds.

**Proposed Action Alternative**

**Canal Bank Stabilization**

**Near View**
Canal bank stabilization activities (clearing flow-restricting vegetation and debris from inside walls, reshaping the canal, widening and strengthening banks, and removing deep-rooted vegetation) would only occur in areas where the canal is earthen. These activities would have a minimal impact to the overall visual character. The near view would still be characterized by an earthen canal; however, some vegetation could be removed. The minor visual impact as a result of vegetation removal would remain localized for only those few viewers directly adjacent to the canal.

**Mid-Range to Long-Range Views**
Canal bank stabilization activities would have essentially no impact to the overall visual character for viewers in the mid-range to long-range. The mid-range to long-range views would still be characterized by the surrounding environment (mountains, residential and commercial development, agricultural fields and undeveloped areas). Generally, the canal blends in with the natural ground and is not visible. The removal of vegetation associated with canal bank stabilization activities would not be noticeable for mid-range to long-range viewers because much of the surrounding area is vegetated.
Lining Canal

Near View
Lining the canal with concrete in areas where the canal is earthen would have an impact to the overall visual character for the few viewers directly adjacent to the canal. The near view would be characterized by a concrete channel. However, this impact would be consistent with the trend to man-made features associated with adjacent development. As stated above, the canal is concrete-lined through most of the existing development adjacent to the canal.

Mid-Range to Long-Range Views
Lining the canal with concrete in areas where the canal is earthen would have little impact to the overall visual character for the mid-range to long-range viewers. The mid-range to long-range views would not change over existing conditions because currently the canal blends in with the natural ground and is generally not visible. Viewers would be unable to see the concrete channel.

Enclosing Canal

Near View
Enclosing the canal would consist of lining the existing canals with concrete, placing a concrete cap over the top, and covering with soil and planting appropriately. These activities would have an impact to the overall visual character for the few viewers directly adjacent to the canal. The near view would no longer be characterized by a concrete channel or earthen canal, but by vegetated ground that could be maintained as desired by adjacent landowners as long as no permanent features are installed (incorporating into existing backyards, etc.).

Mid-Range to Long-Range Views
Enclosing the canal with concrete in areas where the canal is earthen would have no impact to the overall visual character for the mid-range to long-range viewers. The mid-range to long-range views would not change over existing conditions because currently the canal blends in with the natural ground and is generally not visible. Viewers would be unable to see were the canal used to be.

Piping Canal

Near View
Piping the canal would have an impact to the overall visual character for the few viewers directly adjacent to the canal. The near view would no longer be characterized by the canal, but by revegetated earthen ground that could be maintained as desired by adjacent landowners as long as no permanent features are installed (incorporating into existing backyards, etc.).

Mid-Range to Long-Range Views
Piping the canal would have no impact to the overall visual character for the mid-range to long-range viewers. The mid-range to long-range views would not change over existing conditions because currently the canal blends in with the natural ground and is generally not visible. Viewers would be unable to see were the canal used to be.
Improving Maintenance Access

Near View
Improving maintenance access would consist of constructing access (where not already in place) adjacent to the canal. Generally, these access areas would be revegetated with grasses (see photo to right for example). In areas where there is no access, there would be a minor change to the overall visual character. Near views would be characterized by the addition of maintenance access, but the change would be softened by the associated vegetation. Additionally, there are very few viewers that would be impacted by this change.

Mid-Range to Long-Range Views
Improving maintenance access would consist of constructing access (where not already in place) adjacent to the canal. The mid-range to long-range views would not change over existing conditions because currently the canal blends in with the natural ground and is generally not visible. Viewers would be unable to see the access.

Wasatch Canal, Provo River to SR-32

Near View
Proposed Action activities would have an impact to the overall visual character for those viewers directly adjacent to the Wasatch Canal, between the Provo River and SR-32. The near view would be characterized by a change in vegetation, a concrete channel, or an access road instead of a canal with the appearance of a natural stream. However, the visual impact as a result of Proposed Action activities would remain localized for only those viewers directly adjacent to the canal.

Mid-Range to Long-Range Views
On the Wasatch Canal, between the Provo River and SR-32, Proposed Action activities would have a minor impact to the overall visual character for the mid-range to long-range viewers. The canal is depressed in the ground and viewers from US-40 and SR-32 would generally be unable to see the canal improvements. The small amount of vegetation that could be removed as part of the Proposed Action would not change the overall visual character (see photos below). The view scape would still be characterized by undeveloped land and vegetated areas with the mountains and valley in the background.
Photo Point 1 (looking southwest towards the Wasatch Canal from SR-32)

Photo Point 2 (looking southeast towards the Wasatch Canal from US-40)
Enlarging Regulating Ponds
The Proposed Action could include enlarging the Timpanogos and Humbug Regulating Ponds to accommodate the changing patterns of water demand.

Near View
There are no near views of the Timpanogos and Humbug Regulating Ponds.

Mid-Range to Long-Range Views
Enlarging the Timpanogos and Humbug Regulating Ponds would have minor impacts to the overall visual character for the mid-range to long-range viewers. The pond itself would be larger, but views would still be characterized by agricultural fields, low-density residential development, and the mountains in the distance.

No-action Alternative
There would be no impacts to the overall visual character under the No-action Alternative.

3.15 VEGETATION AND INVASIVE SPECIES
This section evaluates the existing vegetation in the study area, along with the likelihood of the alternatives to introduce invasive species or noxious weeds. Executive Order 13112 requires that Federal agency activities prevent the introduction of invasive species and provide for their control and to minimize the economic, ecological, and human health impacts that invasive species cause. The Utah Noxious Weed Act (Section 4-17-3) defines noxious weeds as “any plant that is especially injurious to public health, crops, livestock, land, or other property.”

3.15.1 Affected Environment
Vegetation
In some areas, the land adjacent to the Timpanogos and Wasatch Canals is vegetated with various trees, shrubs, grasses, and forbs, including cottonwoods, Russian olives, willow species, wild rose, rabbit brush, sagebrush, wheat grasses, reed canary grass, cheat grass, and showy milkweed.

According to the Interior’s, *The Impact of Federal Programs on Wetlands*, “Western, riparian areas are linear, ribbon-like strips of vegetation along rivers, streams, or lakes that are dependent upon perennial, intermittent, or ephemeral surface or subsurface water." See Figure 3-10.
Figure 3-10 Schematic of a Riparian Area (Source: Oregon Watershed Improvement Coalition)

The Timpanogos and Wasatch Canals generally support a narrow strip of riparian vegetation on the inside canal bank slopes and some nearby trees; however, this area is very small due to existing maintenance activities and dewatering of the canals from October through April. Between the Provo River and SR-32, there is a more established riparian vegetation component, especially where there is not a steep grade change.

There is approximately 440-acres of vegetation, including riparian vegetation, within and near the study area (see Figures 3-12 through 3-15). This area was determined based on visual inspection and aerial and infrared photography.

Invasive Species and Noxious Weeds
The noxious weeds that are known to exist within and near the study area include (see Figure 3-11):

- Broad-leaved peppergrass
- Dalmatian toadflax
- Hoary cress
- Leafy spurge
- Musk thistle
- Scotch thistle
3.15.2 Environmental Consequences

Proposed Action

Vegetation
The Proposed Action Alternative could consist of canal bank stabilization (including removal of vegetation); lining, enclosing, or piping the canal; improving maintenance access; and enlarging the Timpanogos and Humbug Regulating Ponds.

Figures 3-12 through 3-15 show the vegetated areas, including the riparian vegetation that could potentially be impacted by Proposed Action activities. These areas include locations where the canals have not been lined or piped and where vegetation currently exists (based on visual inspection and aerial and infrared photography).

The Proposed Action could potentially impact approximately 9-acres of vegetated areas, including riparian vegetation, along the Timpanogos and Wasatch Canals. Generally, these areas would be revegetated with grasses. The approximate total vegetated area in the area surrounding the canals is 440-acres. The 9-acres of vegetated area that could be removed along the Timpanogos and Wasatch Canals as a result of Proposed Action activities would be very minimal (approximately two percent) when compared to the total vegetated area of 440-acres in the surrounding area (see Figures 3-12 through 3-15).

The functions of the removed vegetation, including bird habitat and visual resources are addressed in other sections, including Section 3.12 Wildlife, Section 3.13 Threatened and Endangered Species and Section 3.14 Visual Resources.

In areas where the removal of vegetation occurs as part of Proposed Action activities, adjacent property owners are permitted to plant trees and other vegetation outside of the canal easements.

As noted in Section 3.1.4, the Wasatch Canal between the Provo River diversion and SR-32 is in a low lying area with very low risk of canal failure. Given these conditions, impacts to vegetation, including riparian vegetation, in this reach of the canal would likely only occur in response to other actions (development, building construction, etc.).
Invasive Species and Noxious Weeds

As detailed in CUWCD’s Integrated Pest Management (IPM) Plan, CUWCD incorporates IPM concepts into its daily operations and maintenance program. Proposed Action activities would make implementing the IPM Plan more effective for CUWCD maintenance crews by providing OM&R access.

The Proposed Action would include construction activities that would disturb the ground surface. This disturbance could allow for the establishment or spread of invasive species and noxious weeds.

Mitigation
CUWCD will be required to comply with its Integrated Pest Management Program and reestablish vegetation in impacted construction areas. Vegetated areas disturbed during construction will be returned to their natural contours and be revegetated.

No-action Alternative
Under the No-action Alternative, vegetation removal would be limited to deep-rooted trees and other foliage within 20 feet of the centerline of the canal. The No-action Alternative could potentially impact approximately 6-acres of vegetation, including riparian vegetation (see Figures 3-12 through 3-15), and would include disturbing the ground surface, which could allow for the establishment or spread of invasive species and noxious weeds.

Mitigation
CUWCD will be required to comply with its Integrated Pest Management Program and reestablish vegetation in impacted construction areas. Vegetated areas disturbed during construction will be returned to their natural contours and be revegetated.
Figure 3-12 Vegetated Areas within and near the Study Area (Map 1)
Figure 3-13 Vegetated Areas within and near the Study Area
Figure 3-15 Vegetated Areas within and near the Study Area (Map 4)
3.16 CONSTRUCTION IMPACTS
It should be noted that it is only in areas where it is determined that work needs to occur, in accordance with the conditions set forth in Chapter 2, that the following temporary construction impacts may occur.

3.16.1 Air Quality
Construction during the Proposed Action may result in temporary impacts to air quality in areas of construction due to increased fugitive dust and particulates (PM10). PM10 emissions from construction activities are usually local and short-term and last only for the duration of the construction period.

Mitigation
BMPs would be employed during construction to mitigate for temporary impact on air quality due to construction related activities. The BMPs may include:

- The application of dust suppressants and watering to control fugitive dust
- Minimizing the extent of disturbed surfaces
- Restricting earthwork activities during times of high wind
- Limiting the use of and speeds on unimproved road surfaces

To mitigate potential air quality impacts during construction, CUWCD will follow American Public Work Association (APWA) specifications for Abatement of Air Pollution and Dust Control which are summarized below:

- **Abatement of Air Pollution**: CUWCD will utilize reasonable methods and devices to prevent, control, and otherwise minimize atmospheric emissions or discharges of air contaminants. Equipment and vehicles that show excessive emissions of exhaust gases would not be allowed to operate until corrective repairs or adjustments are made to reduce emissions to acceptable levels.

- **Dust Control**: CUWCD will comply with all applicable federal, state, and local laws and regulations, regarding the prevention, control, and abatement of dust pollution. CUWCD will attend to all dust control requirements within 500-feet of residences and buildings. The methods of mixing, handling, and storing cement and concrete aggregate would include means of eliminating atmospheric discharges of dust.

3.16.2 Farmlands
Construction activities (staging areas, haul roads, etc.) may temporarily impact agricultural operations; however, all agricultural areas would be restored after construction.

Mitigation
Access would be maintained to farmland and agricultural areas during construction and construction work would generally be completed during the non-irrigation season in the Heber Valley. The Joint Lead Agencies would coordinate with affected property owners and irrigation companies to address their concerns to the extent reasonably possible.

3.16.3 Hazardous Materials
Construction activities have the potential to discover unknown hazardous materials. In addition, typical construction activities may involve the use of known hazardous chemicals or materials which must be disposed of in accordance with federal, state, and local regulations.
Mitigation
To prevent hazardous material from entering the canals, BMPs would be implemented and would likely include performing construction activities outside of the irrigation season, the placement of sediment control structures within areas of construction, and the monitoring of the construction area to control runoff and sediment from construction activities. CUWCD will follow APWA standard specification for handling hazardous materials which is summarized below:

- **Waste Disposal:** Hazardous materials (defined by 40 CFR 261.3; Federal Standard No. 313) used by CUWCD or discovered during work would be disposed of in accordance with applicable federal, state, and local laws and regulations. Waste materials discovered at the construction site would be immediately reported to the appropriate officials.

3.16.4 Cultural Resources
Construction activities have the potential to discover previous, unknown, cultural resources and Native American artifacts.

**Mitigation**
In the event of cultural resources and Native American artifacts discovered during construction, CUWCD will suspend all activities in the vicinity a treatment plan would be developed and coordination with SHPO would occur immediately. CUWCD will follow APWA standard specification (and CUWCD requirements) for preservation of cultural resources which is summarized below:

- **Preservation of Cultural Resources:** CUWCD will cease work in the vicinity of any historical, prehistorical, or archaeological materials discovered during construction. A qualified archaeologist will determine the importance of the discovery. All accesses, construction staging areas, fill disposal sites or other areas impacted as a result of construction activities will have a cultural survey and clearance completed prior to disturbance. Cultural clearances must be done in advance to allow for coordination with SHPO, and the SHPO’s response of concurrence or non-concurrence with findings.

3.16.5 Noise
Residents and businesses adjacent to the construction area would experience temporary inconvenience due to construction noise. Extended disruption of normal activities is not anticipated, since no single area is expected to be exposed to construction noise of long duration.

**Mitigation**
Temporary construction noise impacts will be minimized through adherence to APWA standard specification for noise levels in the construction area (see below):

- **Noise Levels in the Construction Area:** CUWCD will comply with applicable federal, state, and local laws, orders, and regulations concerning the prevention, control, and abatement of excessive noise. CUWCD will monitor construction noise levels within the construction area. Mufflers on construction equipment shall be checked regularly to minimize noise.

3.16.6 Vibration
Vibration would be generated during the construction of the Proposed Action Alternative and could be an inconvenience to nearby residents and businesses. However, the impacts would be temporary and only occur during the construction phase of this project. The majority of construction vibration is a result of heavy equipment use.
Mitigation
CUWCD would be required to adhere to APWA specification for Compliance with Laws and Regulations.

3.16.7 Water Quality
Construction work would generally be completed during the non-irrigation season in the Heber Valley when there would be no water in the canals; therefore, water quality impacts during construction would be minimal.

Mitigation
Construction activities that disturb more than one acre require the development of a Storm Water Pollution Prevention Plan (SWPPP) to comply with the Utah Pollutant Discharge Elimination System permit (UPDES). The SWPPP may include such measures as using silt fences, fiber rolls, check-dams, or other techniques to minimize impacts to the surrounding receiving waters. CUWCD will adhere to APWA standard specification for Drainage and Sediment Control.

3.16.8 Wildlife
Construction related activities may disturb wildlife and their habitats due to higher than usual noise levels, proximity of construction equipment, and other effects.

Mitigation
CUWCD will be required to follow APWA specification for Wildlife Species Protection.

Due to the close proximity of suitable habitat for state sensitive species (specifically the Columbia spotted frog) adjacent to the Wasatch Canal north of the Rock Ditch Diversion, at least one survey must be completed prior to the commencement of any proposed construction project that would remove vegetation, line or pipe the canal in this area. The survey will be conducted by a qualified biologist and be during the frog breeding season (typically late March to early May).

If spotted frogs are discovered adjacent to or within the construction zone, coordination with UDWR will address the need to capture and relocate the species and potential mitigation measures for direct or indirect effects.

To minimize any potential take of migratory birds, vegetation removal will only occur outside of the nesting season. Generally, migratory birds that could utilize these habitats would be done nesting by August and return to nest as early as April.

If it is necessary to remove vegetation during the nesting season (April 15 through July 31), nesting surveys would be conducted to verify that no migratory birds are nesting in the vegetation to be removed. These pre-construction nesting bird surveys would be conducted within the construction footprint and within a 100-foot buffer zone directly adjacent to the project boundary. The survey area for active bird nests would include areas where vegetation removal and disturbance is necessary. If an active nest of a protected species is located, a 100-foot buffer area would be designated until the nestlings have fledged. In an emergency situation, CUWCD will coordinate with UDWR on mitigation measures.
3.16.9 Threatened, Endangered and Sensitive Species

Mitigation
If the Proposed Action would impact suitable habitat for the Ute ladies'-tresses, continued coordination with USFWS would occur.

3.16.10 Wetlands and Waters of the U.S.

Mitigation
Because of changing site conditions and the rapid rate of development in the area, during the final design process, all proposed areas to be disturbed, including staging areas, accesses, borrow and waste sites, would be inventoried for the presence of wetlands. If wetlands are present, CUWCD may be required to follow APWA standard specification for Wetlands and Riparian Areas which is summarized below:

- **Wetlands and Riparian Areas**: A plan would be prepared by CUWCD outlining methods to protect wetlands and riparian vegetation during construction. Procedures to avoid wetland impacts may include the use of silt fencing and avoiding impacts on surface waters. Heavy equipment in wetland areas would be operated on temporary earth fills placed on geotextile mats (or other appropriate measures) to minimize soil disturbance. No excavated material would be placed in wetland areas. Impacted wetland soils would be removed, segregated and stockpiled in upland areas for reuse, if appropriate. Disturbed areas would be graded to match previous contour elevations and revegetated with a mixture of wetland plant species.

3.16.11 Vegetation and Invasive Species

Construction activities associated with the Proposed Action Alternative have the potential to introduce or increase invasive species and/or noxious weeds in the study area. In addition, staging areas, accesses, and other construction activities would temporarily require the removal of native vegetation.

Mitigation
CUWCD will be required to comply with its Integrated Pest Management Program and reestablish vegetation in impacted construction areas. Vegetated areas disturbed during construction will be returned to their natural contours and be revegetated.

3.16.12 Socioeconomics

During construction of the Proposed Action, there would be a small number of jobs created, including construction workers and local suppliers of construction materials. Temporary noise, dust, and construction traffic would result from the construction of canal linings and piping, bank stabilization, and pump and pond upgrades. However, in the future, these impacts would be less with reduced maintenance required on the canals.

3.16.13 Health and Safety

During Construction of the Proposed Action, there would be some traffic increase with construction traffic moving equipment, materials, and workers to the construction site, which would cause a minor increase in the risk of accidents.

Mitigation
BMPs would minimize the risks of construction hazards.
3.16.14 Public Information and Coordination
The Joint Lead Agencies will continue to coordinate with the general public and appropriate federal, state, and local officials during construction of the proposed project. CUWCD may be required to follow APWA standard specification for a Public Information Program.

3.16.15 Construction Work Hours
The work hours will be coordinated with the local jurisdictions prior to construction. CUWCD will be required to adhere to APWA standard specification for Compliance with Laws and Regulations.

3.17 CUMULATIVE IMPACTS
Cumulative impacts are the impacts to the environment which result from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions (40 CFR §1508.7). Cumulative impact analysis is focused on the sustainability of the environmental resource in light of all the forces acting upon it and can result from individually minor but collectively significant actions taking place over time. For a project to have a cumulative effect, however, it must first have a direct or indirect effect on the resource in question. The geographic area addressed for this cumulative impact analysis is the Heber Valley.

3.17.1 Past, Present, and Reasonably Foreseeable Future Actions
The cumulative effects analysis considered the following past, present, and reasonably foreseeable actions:

**Past Actions**
- **Land Development** – Land development occurred as the Heber Valley was settled by pioneers in the late 1850s. They converted undisturbed lands within the valley to agricultural uses (mostly dairy farms and cattle ranching). As growth along the Wasatch Front has occurred, the Heber Valley has also grown, with residents commuting from the Heber Valley to their areas of work in Orem, Provo, Park City, and Salt Lake City. This growth has converted agricultural land to residential and commercial uses.
- **Expansion of US-40** – The Utah Department of Transportation (UDOT) widened US-40 in the Heber Valley from the River Road intersection to the northern boundary of Heber City from two lanes to four lanes.
- **Construction of Jordanelle Reservoir and Dam** – The Jordanelle Dam and Reservoir is located on the Provo River about six miles north of Heber City. Construction of the reservoir and dam occurred between 1987 and 1992 and currently provides water storage at an upstream site by exchange for Bonneville Unit water in Utah Lake and Strawberry Reservoir and for most of the water presently regulated in small reservoirs on the headwaters of the Provo River. The reservoir functions as a long term holdover reservoir to provide storage through a six year drought period. The municipal and industrial water stored in Jordanelle Reservoir is delivered to Salt Lake County by way of the Provo River and Jordan Aqueduct, and to northern Utah County by way of the Provo River and Alpine Aqueduct. Jordanelle is also a recreational destination for camping, fishing, waterskiing, and wildlife viewing.
- **Provo River Restoration Project (PRRP)** – The PRRP modified and restored the existing Provo River channel between Jordanelle and Deer Creek reservoirs. The project goal was to realign the river to a more natural pattern, regain vegetative and wildlife resources once supported by the river, and provide a protected 800 to 2,200-foot-wide public corridor along the restored river. The project’s purpose was to advance the sequence of natural succession, providing additional
habitat diversity instream and in the surrounding forest in order to make up for fish, wildlife and related recreational losses caused by federal water reclamation projects in Utah, particularly the Central Utah Project (CUP).

Present Actions

- **Land Development** – The conversion of agricultural land to residential and commercial developments is ongoing within the Heber Valley.

Reasonably Foreseeable Future Actions

- **Land Development** – Urban development in the Heber Valley is expected to continue. The driving forces of growth in the Heber Valley, population and employment growth along the Wasatch Front and in Summit County are expected to continue in the foreseeable future. Heber Valley will continue to be an attractive bedroom community. Heber’s City population is expected to grow from 11,362 in 2010 (U.S. Census) to 22,683 by 2040 (Governor’s Office of Planning and Budget).
- **Transportation** – The following projects are included in UDOT’s Long Range Transportation Plan:
  - US-40 at MP 13.2, SR-32 (Phase 1: 2011-2020) – Improve capacity and safety by upgrading signal to new interchange or consider other treatment to improve transition from freeway section to Heber Main Street.
  - US-40 MP 4.7 to MP 32.6, from Heber to Daniels Canyon (Phase 3: 2030-2040) – Improve capacity and safety by providing passing lanes.
  - US-40 MP 18.0 to MP 19.5 from US-189 to Mill Road (Unfunded) – Improve safety and capacity by providing shoulders, center turn lane, and possibly additional travel lanes and intersection improvements.
  - US-40 MP 19.5 to MP 20.5, from Mill Road to 3600 South (Unfunded) – Improve safety and capacity by providing turn lanes and/or travel lanes.

3.17.2 Cumulative Impacts

The cumulative impact analysis focuses on environmental resources which would have direct or indirect impacts. Most resources will either not have direct impacts or they are not of a nature to result in cumulative impacts. The Proposed Action would have no effect or a minimal effect on many environmental resources; therefore, there would be no cumulative effect to these resources. These resources include:

- Air Quality
- Environmental Justice
- Socioeconomics
- Recreation
- Floodplains
- Water Resources – Groundwater
- Water Resources – Waters of the U.S. and Wetlands
- Aquatic Resources
- Visual Resources
The incremental impacts resulting from the Proposed Action taken into consideration with the past, present, and reasonably foreseeable future actions are discussed by each resource that would have a minor impact.

**Health and Safety**

The principle reason for the Proposed Action is to reduce the risk of canal failure and the associated hazard to the development that is occurring adjacent to the canals. A long-term safety benefit would result from the Proposed Action as development occurs.

**Prime, Unique, and Statewide Important Farmland**

The Proposed Action would not impact prime, unique, or statewide important farmland; however, the expansion of the regulating ponds would impact a small amount of land currently in agricultural use. It is anticipated that farmlands would continue to convert to residential and commercial uses with or without implementing the Proposed Action Alternative.

**Cultural Resources**

The Proposed Action would have an adverse effect on the canal segments that are piped and could remove them from eligibility to the NRHP. CUWCD will provide the following mitigation, which reduces the cumulative impact:

- Produce a brochure that summarizes the historic context of the Wasatch, Timpanogos, and Humbug canals. The brochure will include:
  - The development of irrigation and agriculture in Wasatch County and the importance of these events to local history; the various irrigation companies in Wasatch County; and the histories of the Wasatch, Timpanogos, and Humbug canals.
    - The brochure will be developed through already completed cultural resource reports prepared for WCWEP and will be supplemented with research at the Division of State History, Wasatch County, CUWCD, historic photograph archives, and other relevant archives or libraries.
  - Produce a digital recording of oral history interviews with persons knowledgeable in the area’s history and the development of irrigation in Wasatch County including:
    - Preparation of a DVD containing the oral history interviews.
      - A list of interviewees will be provided by the Heber City CLG.
  - The brochure and the oral history interviews DVD will be disseminated by the Heber City CLG with the assistance of CUWCD and include:
    - Local school libraries, local newspapers, Heber City Chamber of Commerce, Wasatch County Chamber of Commerce, and other groups or agencies as determined by the Heber City CLG and CUWCD.
    - A digital copy of the brochure and the video of the oral history interview will be placed on CUWCD’s webpage.
- Prior to implementing the Proposed Action at the Wasatch Canal upper reach, CUWCD would:
  - Coordinate with the adjacent property owners including the Baum family, canal owners, and local officials;
  - Re-evaluate Riverdale Ranch for eligibility to the NRHP and update the IMACS Site Form for Riverdale Ranch; and
  - Coordinate with the Utah SHPO to determine the impacts resulting from the Proposed Action to the Riverdale Ranch property and specifically the 1910 stone granary.
- In coordination with the signatories, the addendum MOA will be reviewed June 30, 2019.
**Water Resources – Water Quality**

Minor increases in nutrient and sediment concentrations in streams and canals can be expected during construction activities but decreases in nutrient and sediment concentrations would occur after construction when the sites are stabilized. Herbicide use would decrease as additional sections of canal are lined, enclosed, or piped. The sediment load would also be reduced in proportion to the amount of canal lined, enclosed, or piped.

**Wildlife Resources**

There will be a minimal impact to wildlife with some trees and other vegetation along the canals being removed by the Proposed Action. Mitigation measures, such as wildlife crossing bridges and wildlife escape ramps, would reduce the cumulative impact.

**Threatened & Endangered Species**

The Proposed Action **May Affect, but is Not Likely to Adversely Affect** Ute ladies’-tresses due to the limited scope of the Proposed Action Alternative and the narrow study area along the Wasatch Canal, north of the Rock Ditch diversion. If the Proposed Action would impact suitable habitat for the Ute ladies’-tresses, continued coordination with USFWS would occur. The incremental impact would result from land use changes as the study area continues to develop to residential and commercial uses.

**Vegetation**

The Proposed Action could potentially impact approximately 9-acres of vegetated areas, including riparian vegetation, along the Timpanogos and Wasatch Canals. Generally, these areas would be revegetated with grasses. The approximate total vegetated area in the area surrounding the canals is 440-acres. The 9-acres of vegetated area that could be removed along the Timpanogos and Wasatch Canals as a result of Proposed Action activities would be very minimal (approximately two percent) when compared to the total vegetated area of 440-acres in the surrounding area. The incremental impact would result from land use changes as the study area continues to develop to residential and commercial uses.
Chapter 4 describes the early and ongoing coordination activities and summarizes key issues and pertinent information received from the public and agencies.

### 4.1 PUBLIC AND AGENCY SCOPING PROCESS

As a part of the process for preparing this Environmental Assessment (EA), the Joint Lead Agencies initiated a public scoping process to inform the public and agencies about the study and its purpose and gather input regarding issues to be analyzed in the EA.

#### 4.1.1 Notice of Intent (NOI)

The formal scoping process for the Proposed Action was initiated with a Notice of Intent (NOI) to prepare an EA published in the Federal Register on May 6, 2013 (FR Doc. 2013-10675). See Appendix B.

#### 4.1.2 Scoping Package

A scoping package was mailed to all adjacent property owners along the canal system, individuals having previously expressed interest in the proposed project, and to agencies that might have an interest in the study. The scoping package identified the Joint Lead Agencies and included an overview of the study, Wasatch County Water Efficiency Project (WCWEP) background information, frequently asked questions, a study area map, the purpose and process of the study with a brief description of alternatives being considered, public scoping open house information, and contact information.

#### 4.1.3 Cooperating Agencies

Three entities accepted an invitation to participate in the EA process as a Cooperating Agency. These agencies included: U.S. Bureau of Reclamation, Wasatch County, and Heber City. A cooperating agency’s involvement entails those areas under its permitting authority and technical expertise.

#### 4.1.4 Public Scoping Meeting

A public open house was held on May 21, 2013 from 6-8 p.m. at the Old Mill Elementary School in Heber, Utah. The open house was advertised through the following methods:

- Public and Agency Scoping Package
- Project Website
- Links posted on the Central Utah Water Conservancy District (CUWCD) and Central Utah Project Completion Act (CUPCA) websites
- Wasatch Wave project article on May 15, 2013
- WCWEP Irrigation Schedule Mailer
- Wasatch Wave, Deseret News, Salt Lake Tribune, Legal Notice on May 6, 2013

Attendees were able to view a project video that outlined the history of the WCWEP system and the purpose and need of the study. Attendees were then able to view project displays, which explained what agencies are involved in the study; why the open house was being held; what is WCWEP and what is the purpose of the study; project area maps, the anticipated benefits of the project; the Proposed Action; what is the no action alternative; what environmental resources are being evaluated; and the anticipated schedule. Fifty-three individuals signed into the meeting and a total of 100 comments were received during the public scoping process.
4.1.5 Issues Raised by General Public and Agencies
Respondents to the scoping process expressed a variety of concerns relating to the Proposed Action. These concerns have been organized into comment focus topics that helped build the framework for development and analysis of alternatives in the EA. Specific comment focus topics included: Purpose and Need clarification; water conservation; deep-rooted vegetation; no-action alternative for Wasatch Canal north of SR-32; Proposed Action on a “wholesale basis”; noise; wildlife and habitat; aquatic resources; threatened, endangered, and sensitive species; livestock; visual resources; wetlands and waters of the U.S.; water resources; vegetation and invasive species; recreation; economics; and safety. A Scoping Report has been prepared containing a more detailed summary of comments received during the scoping process.

4.2 CONSULTATION AND COORDINATION

4.2.1 Public Outreach Activities
Public outreach activities included:
- Development of a project website that contained project information and updates, a comment form, and methods for contacting the project team
- Public notices, including the scoping package, postcards, and news articles

4.2.2 Agency Meetings
The project team met with several agencies to discuss comments and concerns. A brief summary of the agency meetings is provided below:

State Historic Preservation Office (SHPO)
The project team met with the State Historic Preservation Office (SHPO) on June 25, 2013 to discuss potential impacts to cultural resources as a result of Proposed Action activities. The original WCWEP was previously determined to have an adverse effect on the canals. SHPO indicated that piping the Timpanogos, Wasatch, and Humbug Canals would have additional adverse effects and could potentially remove them from eligibility to the National Register of Historic Places (NRHP). To account for the impacts from the WCWEP Operation, Maintenance, and Replacement (OM&R) EA, SHPO requested that additional mitigation be provided. See attached Memorandum of Agreement (MOA) in Appendix A.

Utah Division of Wildlife Resources (UDWR)
The project team met with the Utah Division of Wildlife Resources (UDWR) at the WCWEP Office in Heber, Utah on July 29, 2013 and August 22, 2013 along with a site visit. The UDWR made several comments during the scoping process and the meetings were intended to discuss their comments and to obtain additional information. The following items were discussed:
- The need for water sources, especially for large game.
- The potential use of removable bridges over lined section to provide safe passage for deer trying to cross the canals.
- The use of access ramps as escape ramps to provide areas for wildlife to get out of lined sections of the canal.
- Potential impact to riparian vegetation.
- The use of fencing along the canals. Fencing may keep animals from getting into the canal, but it also inhibits the deer and elk movement on the east side of the valley.
- Fish screens at the head of canals to prevent fish from getting into canals.
Environmental Protection Agency (EPA)
The project team had a phone conversation with Melanie Wasco of the Environmental Protection Agency (EPA) on August 6, 2013. The following items were discussed:
- Brief history of the Strawberry Aqueduct Collection System, the mitigation requirement to return water to the Strawberry River and the opportunity to replace the Strawberry water being diverted to Daniel with Jordanelle water.
- The purpose of WCWEP.
- The need to change how WCWEP operates and maintains the canals based on the change in development in the Heber Valley.
- Ongoing coordination with the U.S. Army Corps of Engineers (USACE), UDWR, and SHPO.

U.S. Army Corps of Engineers (USACE)
The project team met with the USACE at the CUWCD Office in Orem, Utah on August 8, 2013. The following items were discussed:
- To streamline potential permitting issues, CUWCD may want to consider having the USACE be a signatory on any Memorandum of Agreement with the Utah Department of History/SHPO.
- How canals/ditches may be considered jurisdictional waters of the U.S. and protected under the Clean Water Act. If canals are considered jurisdictional, then exemptions outlined in a Regulatory Guidance Letter (dated July 4, 2007) for Exemption for Construction and Maintenance of Irrigation Ditches may apply.

4.2.3 Native American Consultation
The U.S. Department of the Interior (Interior) – Central Utah Project Completion Act Office sent Native American consultation letters to various tribes to solicit comments regarding the Proposed Action on May 10, 2013 and May 13, 2013 (see Appendix A). No tribal representatives responded to the letters or associated follow-up calls.

4.2.4 Correspondence
Correspondence letters (both sent and received) are show in Table 4-1 and are included in Appendix A.

<table>
<thead>
<tr>
<th>Date</th>
<th>To</th>
<th>From</th>
<th>Subject</th>
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<tbody>
<tr>
<td>May 10, 2013</td>
<td>Kellie Youngbear, Superintendent, Bureau of Indian Affairs</td>
<td>Reed Murray Interior</td>
<td>Tribal Consultation</td>
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<td>May 10, 2013</td>
<td>Johnna Blackhair, Superintendent, Uintah and Ouray Agency</td>
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<td>May 10, 2013</td>
<td>Dean Fox, Superintendent, Uintah and Ouray Agency</td>
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<td>May 13, 2013</td>
<td>Jeanine Borchardt, Chairwoman, Paiute Indian Tribe</td>
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<tr>
<td>May 13, 2013</td>
<td>Chairman, Ute Tribe Business Committee</td>
<td>Reed Murray Interior</td>
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<tr>
<td>May 13, 2013</td>
<td>Lori Bear, Chairwoman, Skull Valley Band of Goshute Indians</td>
<td>Reed Murray Interior</td>
<td>Tribal Consultation</td>
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### 4.3 DRAFT ENVIRONMENTAL ASSESSMENT COMMENTS AND RESPONSES

The Joint Lead Agencies released a Draft EA on December 29, 2013 and asked for public and agency comments on the Draft EA through January 31, 2014. During the comment period, four members of the public and three agencies submitted comments. Appendix C contains a summary of the comments received, as well as responses to each comment.

### 4.4 ENVIRONMENTAL ASSESSMENT AND FONSI

This EA reflects the changes made in response to comments received on the Draft EA. Interior and CUWCD have determined that they will issue a Finding of No Significant Impact (FONSI) for the Proposed Action Alternative.
# CHAPTER FIVE: LIST OF PREPARERS

<table>
<thead>
<tr>
<th>Name/Title</th>
<th>Degree(s)</th>
<th>Project Role</th>
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<tr>
<td><strong>U.S. Department of the Interior, Central Utah Project Completion Act Office</strong></td>
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<tr>
<td>Lee Baxter, P.E.</td>
<td>M.S. Water Resource Engineering</td>
<td>Project Review</td>
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<td><strong>Central Utah Water Conservancy District</strong></td>
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<tr>
<td>Sarah Johnson</td>
<td>B.S. Outdoor Recreation/Resource Management</td>
<td>Environmental Programs Manager</td>
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<tr>
<td>Chris Elison, P.E.</td>
<td>M.S. Civil and Environmental Engineering</td>
<td>NEPA Compliance Coordinator</td>
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<td>Devin McKrola, P.E.</td>
<td>B.S. Civil and Environmental Engineering</td>
<td>WCWEP Operation and Management</td>
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<tr>
<td>Tom Bruton</td>
<td>B.S. Geology</td>
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<tr>
<td>Rich Tullis, P.E.</td>
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<td>Daryl Devey</td>
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<td>Kirk Beecher</td>
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<td><strong>Utah Reclamation Mitigation and Conservation Commission</strong></td>
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<td>Mark Holden</td>
<td>M.S. Fisheries and Wildlife</td>
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<td></td>
<td>B.S. Biology and Chemistry</td>
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<td>Maureen Wilson</td>
<td>M.S. Limnology</td>
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<td>B.S. Wildlife Biology</td>
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<td><strong>Horrocks Engineers</strong></td>
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<tr>
<td>Stan Jorgensen, P.E.</td>
<td>M.S. Civil and Environmental Engineering</td>
<td>Consultant Project Manager</td>
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<tr>
<td>Nicole Tolley, P.E.</td>
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<td>Document Preparation</td>
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<tr>
<td>Ryan Pitts, P.L.A.</td>
<td>Masters in Landscape Architecture</td>
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<td>Tom Allen</td>
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<tr>
<td>Judy Imlay</td>
<td>J.D. B.A. Political Science</td>
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<tr>
<td>Jennifer Hale, P.L.A.</td>
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<tr>
<td>Sandi Lampshire</td>
<td>B.A. Mass Communications</td>
<td>Public Outreach</td>
</tr>
<tr>
<td>Nancy Calkins</td>
<td>B.S. Botany</td>
<td>Cultural Resources</td>
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<tr>
<td><strong>Logan Simpson Design</strong></td>
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<tr>
<td>Danny Mullins</td>
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<td>Cultural Resources</td>
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<td>B.S. Anthropology</td>
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</tbody>
</table>
Ms. Kellie Youngbear  
Superintendent, Bureau of Indian Affairs  
P.O. Box 720  
St. George, Utah 84771  

Subject: Consultation Regarding Proposed Performance of Additional Operation, Maintenance, and Replacement (OM&R) Activities Associated With the Wasatch County Water Efficiency Project (WCWEP) – Section 202(a)(3) – Central Utah Project Completion Act

Dear Ms. Youngbear:

The Department of the Interior, the Central Utah Water Conservancy District (District), and the Utah Reclamation Mitigation and Conservation Commission (Commission), as Joint Lead Agencies, are preparing an Environmental Assessment (EA) for proposed performance of additional OM&R activities associated with the WCWEP water delivery system. These additional activities include: stabilizing canal banks; lining, enclosing, or piping the canals for safety and continued efficiency; improving access; and updating pump stations and regulating ponds to accommodate the changing pattern of water demand. We have enclosed a scoping document prepared for the EA process in order to provide additional detail of the location and extent of the proposed project.

In compliance with Federal responsibilities to honor its fiduciary relationship concerning trust responsibilities to Indian tribes through Federal statutes, agreements, executive orders, and treaty obligations, the Department is initiating this consultation with you concerning Indian Trust Assets which may be affected by the proposed project. A response within 30 days would be appreciated.

We appreciate your time and consideration of the proposed project and our inquiry in regard to Indian Trust Assets. We would be glad to meet with you to discuss the proposed project, should you desire.
If you have questions, or if there is additional information that you would like to receive, please contact Mr. Elison at 801-226-7166. We look forward to hearing from you in the near future.

Sincerely,

REED MURRAY
Reed R. Murray
Program Director

Enclosure: Scoping Document

cc: Ms. Sarah Johnson
    Environmental Programs Manager
    Central Utah Water Conservancy District
    355 West University Parkway
    Orem, Utah 84058

    Mr. Michael C. Weland
    Executive Director, Utah Reclamation
    Mitigation and Conservation Commission
    230 South 500 East, Suite 230
    Salt Lake City, UT 84102
    (each w/o encl)

Identical letters sent to persons on next page.
Identical Letters Sent To:

Ms. Johnna Blackhair
Superintendent, Uintah and Ouray Agency
Bureau of Indian Affairs
P.O. Box 130
Fort Duchesne, Utah 84026

Mr. Dean Fox
Superintendent, Fort Hall Agency
Bureau of Indian Affairs
P.O. Box 220
Fort Hall, Idaho 83203
Honorable Jeanine Borchardt
Chairwoman, Paiute Indian Tribe
440 North Paiute Drive
Cedar City, UT 84720

Subject: Consultation Regarding Proposed Performance of Additional Operation, Maintenance, and Replacement (OM&R) Activities Associated with the Wasatch County Water Efficiency Project (WCWEP) – Section 202(a)(3) – Central Utah Project Completion Act

Dear Chairwoman:

The Department of the Interior, the Central Utah Water Conservancy District (District), and the Utah Reclamation Mitigation and Conservation Commission (Commission), as Joint Lead Agencies, are preparing an Environmental Assessment (EA) for proposed performance of additional OM&R activities associated with the WCWEP water delivery system. These additional activities include: stabilizing canal banks; lining, enclosing, or piping the canals for safety and continued efficiency; improving access; and updating pump stations and regulating ponds to accommodate the changing pattern of water demand. We have enclosed a scoping document prepared for the EA process in order to provide additional detail of the location and extent of the proposed project.

The purpose of this letter is to invite comments regarding the proposed project from the Paiute Tribe. If, after reviewing the material included in this letter, you feel that the proposed project might affect any properties of religious or cultural importance, we request your notification and participation as a consulting party during the EA process. A response within 30 days would be appreciated. Mr. Chris Elison of the District will be following up this letter with a telephone call to you in the next few weeks. We would be glad to meet with you to discuss the proposed project, should you desire.
We appreciate your time and consideration of the proposed project. If you have questions, or if there is additional information that you would like to receive, please contact Mr. Elison at 801-226-7166.

Sincerely,

REED MURRAY
Reed R. Murray
Program Director

Enclosure: Scoping Document

cc: Ms. Sarah Johnson
Environmental Programs Manager
Central Utah Water Conservancy District
355 West University Parkway
Orem, Utah 84058

Mr. Michael C. Weland
Executive Director, Utah Reclamation
Mitigation and Conservation Commission
230 South 500 East, Suite 230
Salt Lake City, Utah 84102

Ms. Dorena Martineau
Cultural Resources Director
Paiute Indian Tribe
440 North Paiute Drive
Cedar City, Utah 84720

Ms. Kellie Youngbear
Superintendent
Bureau of Indian Affairs
P.O. Box 720
St. George, Utah 84771
(each w/o encl)

Similar letters sent to persons on next page.
Similar Letters Sent To:

Chairman, Ute Tribe Business Committee
P.O. Box 190
Fort Duchesne, Utah 84026-0190
Similar change in second paragraph, first sentence: “The purpose of this letter is to invite comments regarding the proposed project from the Ute Tribe.”

cc: Ms. Betsy Chapoose
Director, Cultural Resources
P.O. Box 190
Fort Duchesne, Utah 84026-0190

Ms. Johnna Blackhair
Superintendent, Uintah and Ouray Agency
Bureau of Indian Affairs
P.O. Box 130
Fort Duchesne, Utah 84026
(w/o encl to each)

Honorable Lori Bear
Chairwoman, Skull Valley Band
of Goshute Indians
P.O. Box 448
Grantsville, Utah 84029
Similar change in second paragraph, first sentence: “The purpose of this letter is to invite comments regarding the proposed project from the Skull Valley Band of Goshute Indians.”

cc: Ms. Johnna Blackhair
Superintendent, Uintah and Ouray Agency
Bureau of Indian Affairs
P.O. Box 130
Fort Duchesne, Utah 84026
(w/o encl)

Honorable Jason S. Walker
Chairman, Northwestern Band of
Shoshoni Nation of Utah
707 North Main Street
Brigham City, Utah 84302
Similar change in second paragraph, first sentence: “The purpose of this letter is to invite comments regarding the proposed project from the Northwestern Band of Shoshoni Nation of Utah.”
Ref: 8EPR-N

Sarah Johnson, Environmental Programs Manager
Central Utah Water Conservancy District
355 West University Parkway
Orem, Utah 84058

Re: Wasatch County Water Efficiency Project; Operation, Maintenance and Replacement, May 2013 EA Scoping Package

Dear Ms. Johnson:

The U.S. Environmental Protection Agency Region 8 (EPA) appreciates the invitation to provide scoping comments to the Central Utah Conservancy District, the Utah Reclamation Mitigation and Conservation Commission, and the U.S. Department of Interior, as Joint Lead Agencies, for the proposed Operation, Maintenance and Replacement (OM&R) activities on the Wasatch County Water Efficiency Project (WCWEP) water delivery system. Tiering from the 1997 WCWEP EIS, the Joint Lead Agencies have initiated the preparation of an Environmental Assessment (EA) to analyze environmental impacts of the project’s conservation objectives and infrastructure upgrade proposals. The OM&R activities include stabilizing canal banks; lining, enclosing, or piping the canals for safety and continued efficiency; improving access; and updating pump stations and regulating ponds to accommodate the changing needs associated with water demand. In preparing for the EA, the Joint Lead Agencies have created a scoping package to help determine the potential environmental impact concerns to be addressed.

The EPA supports the planning efforts of the Joint Lead Agencies to maintain canal safety and implement measures to meet conservation objectives of the WCWEP. We offer the following recommendations to consider as you further evaluate this project in the NEPA process.

We recommend that the analysis of aquatic resources include a baseline evaluation of: the in-stream habitats provided by the canals; the riparian habitats associated with the canal zone; and the adjacent wetland areas that are likely fed by canal seepage. Because it is likely that over the life of the project, aquatic resources have been enhanced and/or created due to the presence of water in the canals and the seepage associated with unlined channels, it will be important to evaluate effects to these additional aquatic resources as part of the EA. We recommend that the EA characterize existing or baseline conditions, including functional or condition assessments
and wetland delineations, and evaluate potential impacts to these resources from the proposed operation and maintenance activities.

Functional or condition assessments assign functional units to wetland complexes and determine wetland quality in order to facilitate the replacement of wetland functions and values through mitigation. These assessments will also help identify wetland types such as fens, which are considered difficult to replace resources. In designing mitigation plans that include wetlands replacement, the EPA recommends replacing wetland functions in addition to replacing wetland acreage in an ecosystem; considering acreage only does not assure that replacement wetlands are of a similar quality or functioning condition. We have seen the following methods applied effectively: the Utah Department of Transportation has a rapid wetland assessment method for use in highway and other linear projects that may be applicable; the National Wetland Condition Assessment methodology; as well as rapid assessment methods in the neighboring states of Montana and Colorado. The EPA recommends that a functional or condition assessment be conducted on the following wetland areas during the EA process: irrigation induced wetlands, fens, and riverine wetlands. Functional or condition assessments will allow the Joint Lead Agencies to better identify potential areas for mitigation.

The aquatic resource areas enhanced or created by this project likely represent normal circumstance, and as such any impacts to these resources should be coordinated with the U.S. Army Corps of Engineers to determine if Clean Water Act (CWA) Section 404 permits will be required for the project. In order to comply with CWA and also Executive Order 11990 to protect wetlands, we recommend that alternative actions be considered that avoid or minimize impacts to these resources, and also recommend the EA include proposed mitigation measures that could offset any unavoidable impacts to aquatic resources.

We appreciate the opportunity to provide comments during the scoping process. Thank you for considering our input. If we may provide further explanation of our comments during this stage of your planning process, management may contact Phil Strobel at 303-312-6704, or staff may contact Melanie Waseo, Lead NEPA Reviewer, at 303-312-6540, or Julia McCarthy in the Aquatic Resource Protection and Accountability Unit at 303-312-6153.

Sincerely,

[Signature]

Philip S. Strobel, Deputy Director
NEPA Compliance and Review Program
Office of Ecosystems Protection and Remediation
June 21, 2013

Sarah Johnson  
Environmental Programs Manager  
Central Utah Water Conservancy District  
355 West University Parkway  
Orem, UT 84058

Subject: Scoping for the Wasatch County Water efficiency Project (WCWEP)  
Operation, Maintenance, and Replacement (OM&R) EA  
RDCC Project No. 38781

Dear Ms. Johnson:

The State of Utah, through the Public Lands Policy Coordination Office (PLPCO), has reviewed this project. Utah Code (Section 63J-4-601, et. seq.) designates PLPCO as the entity responsible to coordinate the review of technical and policy actions that may affect the physical resources of the state, and to facilitate the exchange of information on those actions among federal, state, and local government agencies. As part of this process, PLPCO makes use of the Resource Development Coordinating Committee (RDCC). The RDCC includes representatives from the state agencies that are generally involved or impacted by public lands management.

Department of Natural Resources  
Division of Wildlife Resources

The Utah Division of Wildlife Resources (UDWR) appreciates the opportunity to comment on the Wasatch County Water Efficiency Project.

The proposed action of lining existing canals with concrete will result in several negative impacts to a variety of wildlife. These include riparian habitat loss, entrapment and drowning, and travel barrier. Canals that have been in existence for several years create riparian habitat for a variety of wildlife. Lining those canals eliminates most of that vegetation that animals have come to rely on. In addition, concrete lined canals create a formidable barrier for many wildlife species. Deer cannot jump across and often fall in where they become trapped and cannot climb out. Due to the steep sides, most animals cannot even drink out of these lined
canals. This may cause unintended consequences of forcing deer and other wildlife to find a drink in other areas, perhaps across a highway.

Piping canals will eliminate some of these issues but would not provide riparian habitat and watering opportunities. Providing some wildlife watering structures (drinkers) along the canal route would mitigate the watering issue.

The UDWR would like to be of assistance with this project. If you have any questions concerning these comments, please contact Mark Farmer, Habitat Program Manager at (801) 491-5678 (Springville office).

The State of Utah appreciates the opportunity to review this proposal and we look forward to working with you on future projects. Please direct any other written questions regarding this correspondence to the Public Lands Policy Coordination Office at the address below, or call Sindy Smith at (801) 537-9193.

Sincerely,

Kathleen Clarke
Director
October 4, 2013

Christopher W. Merritt, Ph.D., RPA
Senior Preservation Specialist
Utah Division of State History
300 South Rio Grande Street
Salt Lake City, Utah 84101

RE:
-Section 106 Consultation for the Wasatch County Water Efficiency Project, Heber City and Wasatch County, Utah.
-Transmittal of Class III Cultural Resources inventory and updated IMACS site forms for the Wasatch, Humbug, and Timpanogos canals
-Adverse Effect determination for the Wasatch, Humbug, and Timpanogos canals

Dear Mr. Merritt:

The Central Utah Water Conservancy District (District), a political subdivision of the State of Utah, U.S. Department of the Interior, Central Utah Project Completion Act (Interior) Office, and the Utah Reclamation Mitigation and Conservation Commission (Mitigation Commission), as Joint Lead Agencies, are preparing an Environmental Assessment in accordance with National Environmental Policy Act for the Wasatch County Water Efficiency Project (WCWEP) in Heber Valley. In compliance with Section 106 of the National Historic Preservation Act of 1966, as amended (16 U.S.C. § 470 et seq.), and U.C.A.9-8-404, the Joint Lead Agencies have considered the effects of WCWEP on historic resources. As such, the District is submitting the enclosed Class III Cultural Resources Inventory prepared by Logan Simpson Design (LSD) of Salt Lake City, Utah.

Project History and Background
Since the late 1800s a portion of the upper Strawberry River (a tributary of the Duchesne River) had been diverted into Daniels Creek for irrigation purposes in the Heber Valley. Congress, through CUPCA, authorized the elimination of the upper Strawberry River diversion as well as provided measures to replace this lost water supply through implementing WCWEP in Heber Valley. Accordingly, the WCWEP EIS was completed with the Records of Decision signed by Interior and the Mitigation Commission in March 1997. WCWEP implemented water conservation measures in Heber Valley including converting farmlands from flood irrigation to sprinkler irrigation and canal lining to minimize water loss. Other water conserving and efficiency efforts were implemented as well.
Description of the Proposed Action

**Canal Bank Stabilization** – This includes rehabilitating and maintaining the Timpanogos, Wasatch, and Humbug canals to their proper working condition for safety and structural integrity. The inside walls and bottom of the canals would be cleared of flow-restricting vegetation and debris and reshaped to reduce flow friction losses. Eroded or narrow banks would be widened and strengthened. Deep-rooted vegetation having root systems within 25-feet of the canals would be removed. Canal bank stabilization activities would occur as needed, as part of routine maintenance.

**Lining or Piping the Canals** – This includes a phased process of lining or piping the canals as necessary to maintain their safety, integrity, and efficiency. Canal lining would consist of lining the canals with reinforced concrete, or other suitable materials, and possibly enclosing the canal by placing a cap over the top. Piping would include installation of pipe; screening at the pipe inlet and outlet would be used to prevent debris, people, and animals from entering the pipe. Piped reaches of the canals would be covered to an appropriate depth and revegetated.

**Improved Access** – This includes the construction of OM&R access along both sides of the canals (where practicable) to associated facility features. Generally, this would be done within the existing easements by leveling the canal banks, clearing debris and vegetation, and adding additional stabilizing material as necessary.

**Upgrading Facilities** – This includes improved screening and filtering of secondary irrigation water intakes, pump station upgrades and modifications, and the enlargement of regulating ponds to accommodate the changing patterns of water demand.

**Area of Potential Effects**
The Area of Potential Effect (APE) for the WCWEP OM&R project consists areas adjacent to the Timpanogos and Humbug regulating ponds. The canals were originally surveyed as part of WCWEP EIS. The APE is approximately 28.5 acres in size (see map in Cultural Resources Inventory).

**Cultural Resources Survey Results**
Prior to conducting the field work portion of the inventories, LSD completed a Class I file search of relevant records, literature, and geographical information system (GIS) files archived at the Utah Division of State History. The purpose of these searches was to identify previously conducted cultural resource projects and documented archaeological/historical sites located in or within ½ mile of the APE. Previous research and associated sites within the project APE are found in tables 1 and 2 in the cultural resources inventory respectively.

LSD conducted an intensive level Class III inventory within the APE. Segments of the Humbug Canal originally passed through the APE but have been removed. In addition, the segments of the Timpanogos (42WA218), Wasatch (42WA217), and Humbug (42WA219) canal which have been modified have been updated in the IMACS Site Forms (enclosed).

**Recommendations**
As documented in the WCWEP EIS, an “Adverse Effect” determination was reached for the historic Wasatch, Timpanogos, and Humbug Canals; mitigation efforts have since been completed. The proposed action for WCWEP OM&R, described above, would result in an Adverse Effect as defined by Section 106 of the National Historic Preservation Act. As discussed during our June 25th meeting, the District has prepared a draft Memorandum of Agreement outlining specific measures the District will undertake to mitigate for the Adverse Effect of the WCWEP OM&R.
In addition, the District recommends (as suggested by LSD) that the Humbug Canal be eligible for the NRHP under criterion A only; originally, the Humbug Canal was recommended eligible for the NRHP under criteria A and C. Some of this canal has been removed and the majority of the existing canals has been modified.

Thank you for your time and consideration. If you have any questions about this project or the cultural resources inventory please contact Chris Ellison with the District at (801) 226-7166 (chrise@cuwcd.com).

Sincerely,

Chris Ellison
NEPA Compliance Coordinator

Enclosures:  
Cover Page
Class III Cultural Resources Inventory
Updated IMACS Site Forms

cc (without enclosures):
Lori Hunsaker, Utah Division of State History
Sarah Johnson, District
Lee Baxter, Interior
Maureen Wilson, Mitigation Commission
October 10, 2013

Chris Elison
NEPA Compliance Coordinator
Central Utah Water Conservancy District
355 West University Parkway
Orem, Utah 84058-7303

RE: Wasatch County Water Efficiency Project, Heber City and Wasatch County - Wasatch, Humbug and Timpanogos Canals

For future correspondence, please reference Case No. 13-1240

Dear M. Elison:

The Utah State Historic Preservation Office received your request for our comment on the above-referenced undertaking on October 8, 2013.

We concur with your determinations of Adverse Effect, and look forward to working with you on an MOA to resolve these effects.

This letter serves as our comment on the determinations you have made, within the consultation process specified in §36CFR800.4. If you have questions, please contact me at 801-245-7263 or Lori Hunsaker at 801-245-7241 lhunsaker@utah.gov.

Sincerely,

[Signature]

Chris Merritt, Ph.D.
Senior Preservation Specialist
cmerritt@utah.gov
October 30, 2013

Judy Imlay, Esq.
Horrocks Engineers
2162 W. Grove Parkway, Suite 400
Pleasant Grove, Utah 84062

RE: Prime Farmland Status
    Wasatch County Water Efficiency Project

Dear Ms. Imlay:

The proposed development for the Timpanogos pond will impact Prime and Statewide Important Farmlands. The attached AD-1006 land evaluation section was completed for 2 alternatives. Alternative A is for the area of interest outlined on the shapefile that you provided. Alternative B is for the area of interest outlined on the shapefile that you provided minus the area of the existing pond and structures.

The following Prime Farmland map units were identified in the Timpanogos pond area:
Ca – Center Creek loam
DeA – Deer Creek loam, 1 to 3 percent slopes
RdA – Rasband loam, 1 to 3 percent slopes

The following Statewide Important Farmland map units were identified in the Timpanogos pond area: HR – Holdaway silt loam

According to the Farmland Protection Policy Act, it is the responsibility of the Federal agency that is funding a project to report the number of acres of farmland actually converted. At the end of the fiscal year, NRCS compiles a report on the acres of farmland proposed for conversion and the acres actually converted. At your convenience please provide us the number of acres actually converted for this project.

I hope you find this information helpful. Please call (801.524.4574) or email (mike.domeier@ut.usda.gov) with any further questions.

Sincerely,

Mike Domeier
State Soil Scientist, NRCS, Utah
**U.S. Department of Agriculture**

**FARMLAND CONVERSION IMPACT RATING**

**PART I** (To be completed by Federal Agency)

<table>
<thead>
<tr>
<th>Date Of Land Evaluation Request</th>
<th>10/29/13</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name Of Project</td>
<td>Wasatch County Water Efficiency Project</td>
</tr>
<tr>
<td>Proposed Land Use</td>
<td>Holding Pond</td>
</tr>
<tr>
<td>Federal Agency Involved</td>
<td>Mitigation Commission &amp; DOI</td>
</tr>
<tr>
<td>County And State</td>
<td>Wasatch County, Utah</td>
</tr>
</tbody>
</table>

**PART II** (To be completed by NRCS)

<table>
<thead>
<tr>
<th>Date Request Received By NRCS</th>
<th>10/30/13</th>
</tr>
</thead>
<tbody>
<tr>
<td>Does the site contain prime, unique, statewide or local important farmland?</td>
<td>Yes</td>
</tr>
<tr>
<td>(If no, the FPPA does not apply -- do not complete additional parts of this form).</td>
<td></td>
</tr>
<tr>
<td>Acres Irrigated</td>
<td>13787</td>
</tr>
<tr>
<td>Average Farm Size</td>
<td>183</td>
</tr>
<tr>
<td>Major Crop(s)</td>
<td>Alfalfa</td>
</tr>
<tr>
<td>Farmable Land In Govt. Jurisdiction Acres</td>
<td>23244</td>
</tr>
<tr>
<td>%</td>
<td>3</td>
</tr>
<tr>
<td>Amount Of Farmland As Defined in FPPA Acres</td>
<td>16796</td>
</tr>
<tr>
<td>%</td>
<td>2</td>
</tr>
<tr>
<td>Name Of Land Evaluation System Used</td>
<td>Utah NRCS LE</td>
</tr>
<tr>
<td>Name Of Local Site Assessment System Used</td>
<td>None</td>
</tr>
<tr>
<td>Date Land Evaluation Returned By NRCS</td>
<td>10/30/13</td>
</tr>
</tbody>
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**PART III** (To be completed by Federal Agency)

<table>
<thead>
<tr>
<th>Site A</th>
<th>Site B</th>
<th>Site C</th>
<th>Site D</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Total Acres To Be Converted Directly</td>
<td>42.0</td>
<td>22.0</td>
<td></td>
</tr>
<tr>
<td>B. Total Acres To Be Converted Indirectly</td>
<td>0.0</td>
<td>0.0</td>
<td></td>
</tr>
<tr>
<td>C. Total Acres In Site</td>
<td>42.0</td>
<td>22.0</td>
<td>0.0</td>
</tr>
</tbody>
</table>

**PART IV** (To be completed by NRCS)  
Land Evaluation Information

| A. Total Acres Prime And Unique Farmland | 36.0 | 18.0 |
| B. Total Acres Statewide And Local Important Farmland | 3.0 | 3.0 |
| C. Percentage Of Farmland In County Or Local Govt. Unit To Be Converted | 0.0 | 0.0 |
| D. Percentage Of Farmland In Govt. Jurisdiction With Same Or Higher Relative Value | |

**PART V** (To be completed by NRCS)  
Land Evaluation Criterion

| Relative Value Of Farmland To Be Converted (Scale of 0 to 100 Points) | 41 | 41 | 0 | 0 |

**PART VI** (To be completed by Federal Agency)

<table>
<thead>
<tr>
<th>Site Assessment Criteria (These criteria are explained in 7 CFR 658.5(b))</th>
<th>Maximum Points</th>
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</thead>
<tbody>
<tr>
<td>1. Area In Nonurban Use</td>
<td>15</td>
</tr>
<tr>
<td>2. Perimeter In Nonurban Use</td>
<td>10</td>
</tr>
<tr>
<td>3. Percent Of Site Being Farmed</td>
<td>19</td>
</tr>
<tr>
<td>4. Protection Provided By State And Local Government</td>
<td>20</td>
</tr>
<tr>
<td>5. Distance From Urban Builtup Area</td>
<td>15</td>
</tr>
<tr>
<td>6. Distance To Urban Support Services</td>
<td>15</td>
</tr>
<tr>
<td>7. Size Of Present Farm Unit Compared To Average</td>
<td>10</td>
</tr>
<tr>
<td>8. Creation Of Nonfarmable Farmland</td>
<td>10</td>
</tr>
<tr>
<td>9. Availability Of Farm Support Services</td>
<td>5</td>
</tr>
<tr>
<td>10. On-Farm Investments</td>
<td>20</td>
</tr>
<tr>
<td>11. Effects Of Conversion On Farm Support Services</td>
<td>10</td>
</tr>
<tr>
<td>12. Compatibility With Existing Agricultural Use</td>
<td>10</td>
</tr>
</tbody>
</table>

**TOTAL SITE ASSESSMENT POINTS**

<table>
<thead>
<tr>
<th>Site A</th>
<th>Site B</th>
<th>Site C</th>
<th>Site D</th>
</tr>
</thead>
<tbody>
<tr>
<td>160</td>
<td>101</td>
<td>101</td>
<td>0</td>
</tr>
</tbody>
</table>

**PART VII** (To be completed by Federal Agency)

| Relative Value Of Farmland (From Part V) | 100 | 41   | 41   | 0   | 0   |
| Total Site Assessment (From Part VI above or a local site assessment) | 160 | 101  | 101  | 0   | 0   |

**TOTAL POINTS (Total of above 2 lines)**

<table>
<thead>
<tr>
<th>Site A</th>
<th>Site B</th>
<th>Site C</th>
<th>Site D</th>
</tr>
</thead>
<tbody>
<tr>
<td>260</td>
<td>142</td>
<td>142</td>
<td>0</td>
</tr>
</tbody>
</table>

**Site Selected:**

<table>
<thead>
<tr>
<th>Date Of Selection</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

**Was A Local Site Assessment Used?**

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Reason For Selection:**

*(See Instructions on reverse side)*

Form AD-1006 (10-83)

This form was electronically produced by National Production Services Staff
MEMORANDUM OF AGREEMENT

AMONG

THE CENTRAL UTAH WATER CONSERVANCY DISTRICT,
THE UNITED STATES DEPARTMENT OF THE INTERIOR,
THE UTAH RECLAMATION MITIGATION AND CONSERVATION COMMISSION, AND
THE UTAH STATE HISTORIC PRESERVATION OFFICER,

REGARDING THE TREATMENT OF HISTORIC PROPERTIES
FOR THE WASATCH COUNTY WATER EFFICIENCY PROJECT, WASATCH COUNTY, UTAH

WHEREAS, the Central Utah Water Conservancy District (CUWCD), the U.S. Department of the Interior Central Utah Project Completion Act (Interior) Office, and the Utah Reclamation Mitigation and Conservation Commission (URMCC) propose to conduct operations, maintenance, and replacement (OM&R) activities on the Wasatch County Water Efficiency Project (WCWEP, or WCWEP OM&R) in and around the community of Heber, Wasatch County, Utah (hereafter referred to as "the Project"); and

WHEREAS, the CUWCD, who has been designated by federal legislation pursuant to Section 206 (b) of the Central Utah Project Completion Act the responsibility for compliance with environmental laws, has conducted an intensive-level cultural resources inventory for the WCWEP in compliance with 36 CFR § 800, the regulations implementing Section 106 of the National Historic Preservation Act (16 U.S.C. 470f) (NHPA); and

WHEREAS, the CUWCD has determined that the Wasatch Canal (42WA217) and the Timpanogos Canal (42WA218) are eligible for the NRHP under Criteria A and C (O'Dell and Hanson 1999, Johnson et al. 2002) and that the Humbug Canal (42WA219) is eligible for the NRHP under Criterion A (Mullins and Nelson 2013); the CUWCD has also determined that future maintenance, repairs, and upgrades conducted as part of the WCWEP OM&R will have an adverse effect upon these three historic properties; and

WHEREAS, the CUWCD, as the lead agency responsible for compliance under Section 106 of the NHPA, as revised, has consulted with the Utah State Historic Preservation Office (SHPO) and SHPO has concurred with the finding of adverse effect on the properties; and

WHEREAS, the consulting parties agree that it is in the public interest to expend funds to implement the Project and conduct additional archaeological research (as outlined below) to mitigate the adverse effects of the project; and

WHEREAS, Native American Tribes have been consulted and have raised no concerns about the Project; and

WHEREAS, if encountered, Human Remains, Associated/Unassociated Funerary Objects, Sacred Objects and Objects of Cultural Patrimony recovered will be treated in accordance with the Native American Graves Protection and Repatriation Act (NAGPRA) and the American Indian Religious Freedom Act (AIRFA);

NOW, THEREFORE, all parties agree that upon CUWCD’s decision to proceed with the Project, CUWCD shall implement the following stipulations to take into account the effects of the Project on

Memorandum of Agreement
Wasatch County Water Efficiency Project – Operation, Maintenance, and Replacement
Page 1 of 5
historic properties, and that these stipulations shall govern the Project and all of its parts until this Agreement expires or is terminated.

Stipulations

The following measures will be implemented as part of the WCWEP OM&R project:

1. Produce a brochure that summarizes the historic context of the Wasatch, Timpanogos, and Humbug canals. The brochure will include:
   a. The development of irrigation and agriculture in Wasatch County and the importance of these events to local history; the various irrigation companies in Wasatch County; and the histories of the Wasatch, Timpanogos, and Humbug canals.
      i. The brochure will be developed through already completed cultural resource reports prepared for WCWEP and will be supplemented with research at the Division of State History, Wasatch County, CUWCD, historic photograph archives, and other relevant archives or libraries.

2. Produce a digital recording of oral history interviews with persons knowledgeable in the area’s history and the development of irrigation in Wasatch County including:
   a. Preparation of a DVD containing the oral history interviews.
      i. A list of interviewees will be provided by the Heber City Certified Local Government (CLG).

3. The brochure and the oral history interviews DVD will be disseminated by the Heber City CLG with the assistance of CUWCD and include:
   a. Local school libraries, local newspapers, Heber City Chamber of Commerce, Wasatch County Chamber of Commerce, and other groups or agencies as determined by the Heber City CLG and CUWCD.
   b. A digital copy of the brochure and the video of the oral history interview on CUWCDs webpage.

4. CUWCD will complete the stipulations as outlined in numbers 1 through 3 by May 1, 2015. If stipulations 1 through 3 are not completed by May 1, 2015, CUWCD will coordinate with SHPO to determine a reasonable time frame for completion.

5. Professional Standards
   All cultural resources investigations carried out pursuant to this Agreement shall be carried out by or under the supervision of a person, or persons, meeting or exceeding the Secretary of the Interior’s Professional Qualifications Standards (48 FR 44738–44739).

6. Discoveries
   If human remains or historic or prehistoric cultural resources are discovered during maintenance or upgrades associated with the WCWEP, activities shall immediately cease within the area of the discovery and the WCWEP supervisor shall take steps necessary to protect the discovery of these resources. The discovery will be promptly reported to the CUWCD’s Environmental Programs Manager. The CUWCD’s Environmental Programs Manager shall then notify and consult with SHPO within 48 hours regarding the appropriate treatment of the discovery.

7. Dispute Resolution

Memorandum of Agreement
Wasatch County Water Efficiency Project – Operation, Maintenance, and Replacement
Page 2 of 5
Should any signatory to this Agreement object to any actions proposed or the manner in which the terms of this Agreement are implemented, the CUWCD shall consult with such party to resolve the objection. If CUWCD determines that such objection cannot be resolved, CUWCD will:

a. Forward all documentation relevant to the dispute to the Advisory Council on Historic Preservation (ACHP). The ACHP shall provide CUWCD with its advice within thirty (30) days. CUWCD shall prepare a written response that takes into account advice from the ACHP and signatories, and provide them with a copy of this written response. CUWCD will then proceed according to its final decision.

b. Make a final decision on the dispute and proceed accordingly if the ACHP does not provide its advice within thirty (30) days time. CUWCD shall prepare a written response that takes into account comments regarding the dispute and provide signatories and the ACHP with a copy of the written response.

c. Carry out all other actions subject to the terms of this Agreement that are not the subject of the dispute remain unchanged.

8. Amendments

Any signatory to this Agreement may propose that the agreement be amended pursuant to 36 CFR § 800.6 (c)(7). The CUWCD will then consult with other parties to consider the proposed amendment.

9. Termination

a. Any signatory may terminate the Agreement by providing 30 day written notification of intent to terminate to the other signatories. During this 30 day period, the signatories may consult to seek agreement on amendments or other actions that would avoid termination of this Agreement.

b. This agreement shall be null and void if its terms are not carried out within five (5) years from the date of its execution, unless the signatories agree in writing to an extension for carrying out its terms.

10. Annual Report

CUWCD will produce an annual report and will include:

a. Review of this MOA and the progress of stipulation numbers 1 through 3 (completion of this stipulation anticipated by May 1, 2015).

b. Description of alterations made to the Timpanogos, Wasatch, and Humbug canals including:

   i. Location maps and photographs showing alterations
   ii. Description of the alterations

c. The annual report will be submitted to SHPO by May 1st of each year until the expiration of this MOA.

Note: The annual report will not include regular operation and maintenance activities that do not affect the historic context of these canals (e.g. application of pest management controls, inspections, cleaning ponds, etc…)

11. The Timpanogos, Wasatch, and Humbug canals will be reassessed for eligibility into the National Register of Historic Places after the 2019-2020 irrigation season.

Memorandum of Agreement
Wasatch County Water Efficiency Project – Operation, Maintenance, and Replacement
Page 3 of 5
12. This Memorandum of Agreement will expire on May 1, 2024. This MOA can be extended past the May 1, 2024 upon concurrence with the signatories below.

Execution of this Agreement is evidence that CUWCD has taken into account the effects of the undertaking on historic properties.

SIGNATORIES

CENTRAL UTAH WATER CONSERVANCY DISTRICT
By: [Signature]  
Title: Environmental Programs Manager  
Date: 12-23-2013

UNITED STATES DEPARTMENT OF THE INTERIOR
By: [Signature]  
Title: Program Director  
Date: 12/24/13

UTAH RECLAMATION MITIGATION AND CONSERVATION COMMISSION
By: Mark A. Holden  
Title: Projects Manager  
Date: 12/31/13

UTAH STATE HISTORIC PRESERVATION OFFICER
By: [Signature]  
Title: Deputy SHPO  
Date: 11/11/14
References Cited

Johnson, W., K. O'Dell, H. M. Weymouth, S. Ellis
2002 Intensive Recordation of the Wasatch (42WA217) and Humbug Canals (42WA219), the Timpanogos Canal (42WA218), and Site 42WA201. Project number U-99-SJ-0766p,w. Sagebrush Consultants, L.L.C.

Mullins, D. and N. Nelson
2013 A Class Ill Cultural Resources Inventory for Two Water Regulating Ponds and Site Form Updates for the Wasatch, Timpanogos, and Humbug Canals, Wasatch County, Utah. Logan Simpson Design Inc.

O'Dell, K. C., E. Hanson, W. Johnson, and S. Ellis
1999 A Cultural Resources Inventory of Portions of the Timpanogos, Humbug, and Wasatch Canals, Wasatch County, Utah. Project number U-98-SJ-0521w. Sagebrush Consultants, L.L.C.
ADDENDUM
TO THE
MEMORANDUM OF AGREEMENT

WHEREAS, the Central Utah Water Conservancy District (CUWCD), the U.S. Department of the Interior Central Utah Project Completion Act (Interior) Office, and the Utah Reclamation Mitigation and Conservation Commission (URMCC) and the Utah State Historic Preservation Officer (SHPO) have entered into a Memorandum of Agreement (MOA) for the operations, maintenance, and replacement (OM&R) activities on the Wasatch County Water Efficiency Project (WCWEP, or WCWEP OM&R) in and around the community of Heber, Wasatch County, Utah; and

WHEREAS, this addendum has been prepared in accordance with Stipulation #8 in the MOA and addresses potential concerns with the upper reach of the Wasatch Canal between the Provo River diversion and State Route 32 (Wasatch Canal upper reach); and

WHEREAS, this addendum applies to the property at 4455 North SR-32 Heber City, Utah known as Riverdale Ranch and the Wasatch Canal upper reach bisects this property. As part of WCWEP, the Riverdale Ranch was evaluated for eligibility to the National Register of Historic Places (NRHP) in 1999 and it was determined that the 1910 stone granary is eligible for the NRHP; and

WHEREAS, CUWCD, by contract with Interior, is responsible for the continual operation and maintenance of the Wasatch Canal. Stipulations contained herein do not apply to routine operation and maintenance activities including but not limited to: implementation of CUWCD’s Integrated Pest Management Plan (invasive weed, vegetation control, rodent control); removal of vegetation and debris as needed for canal operation; maintenance of the canal’s bed and banks; maintenance of the Provo River, Rock Ditch, and other diversion structures; regular inspections; continual maintenance of accesses along and to the canal; and

WHEREAS, the stipulations of this addendum do not apply to immediate and potential safety concerns and emergencies that may occur in the Wasatch Canal; and

WHEREAS, the stipulations of this addendum are null and void upon land use changes of the Riverdale Ranch.

Stipulations
As outlined and discussed in the WCWEP OM&R Environmental Assessment, potential impacts along the Wasatch Canal upper reach may result from the implementation of the Proposed Action which include:

- Comprehensive stabilization of canal banks;
- Lining, enclosing, or piping the canal;
- Improving maintenance access; and
- Updating pump stations and regulating ponds.

The following measures will be implemented as part of the addendum to the MOA:

1. Prior to implementing the Proposed Action at the Wasatch Canal upper reach CUWCD would:
a. Coordinate with the adjacent property owners including the Baum family, canal owners, and local officials;
b. Reevaluate Riverdale Ranch for eligibility to the NRHP and update the IMACS Site Form for Riverdale Ranch; and
c. Coordinate with the Utah SHPO to determine the impacts resulting from the Proposed Action to the Riverdale Ranch property and specifically the 1910 stone granary.

2. In coordination with the signatories, this addendum MOA will be reviewed June 30, 2019.
3. Execution of this addendum is evidence that CUWCD has taken into account the effects of the undertaking on historic properties.

SIGNATORIES

CENTRAL UTAH WATER CONSERVANCY DISTRICT
By: Sarah Johnson
Title: Environmental Program Manager
Date: 4/2/14

UNITED STATES DEPARTMENT OF THE INTERIOR
By: [Signature]
Title: Program Director
Date: 4/2/14

UTAH RECLAMATION MITIGATION AND CONSERVATION COMMISSION
By: Mark A. Holden
Title: Projects Manager
Date: 4/2/14

UTAH STATE HISTORIC PRESERVATION OFFICER
By: [Signature]
Title: Deputy SHPO
Date: 4/3/14

Concurrence by Riverdale Ranch Property Owner:
By: Lynn Dee Baum
Date: 3/31/2014
Ms. Sarah Johnson,
Environmental Programs Mgr.
CUWCD
355 West University Parkway
Orem, UT 84058-7303

REWaasatch County Water Efficiency Project Operation, Maintenance, and Replacement Project

Ms. Sarah Johnson,

We are writing in response to your inquiry related to listed species, species of special concern, or Endangered Species Act (Act) issues. We have indicated our response below which we believe best meets your request. If you have any questions about your responsibilities under the Act, or require further information, please contact Jennifer Lewinsohn at (801) 975-3330 ext. 138. Thank you for your continued interest in conservation.

☐ You requested a list of endangered, threatened, proposed, and/or candidate species, and designated critical habitat which may occur in the area of your project. In an effort to expedite information sharing, we created an Information, Planning, and Conservation System (IPaC) that is available online at http://eos.fws.gov/ipac/. IPaC can be used to identify any potential federally threatened or endangered species in your project area by using the "Initial Project Scoping" tool.

☒ Based on information from your request, our understanding of the nature of the project, local conditions, and current information of federally listed species:

☒ We have not identified any issues that give us concern relative to species or critical habitat listed under the Act.

☒ We concur with your "no effect" determination for federally listed species and designated critical habitat.

☒ Should the nature of your project change, you may need to contact us for additional information.

☒ We recommend that you review your project relative to responsibilities under the Migratory Bird Treaty Act (see information at http://www.fws.gov/utahfieldoffice/migbirds.html). We recommend that you review your project relative to guidelines regarding placement of cell towers. Please see the following website for more information http://www.fws.gov/habitatconservation/communicationtowers.html.

Sincerely,

[Signature]

Larry Crist
Utah Field Supervisor
Chain Management in Intellectual Property Rights Compliance.


Maria Luisa Boyce,
Senior Advisor for Private Sector Engagement, Office of Trade Relations.

[FR Doc. 2013–10667 Filed 5–3–13; 8:45 am]
BILLING CODE 9111–14–P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR–5703–N–01]

Annual Indexing of Basic Statutory Mortgage Limits for Multifamily Housing Programs

AGENCY: Office of the Assistant Secretary for Housing—Federal Housing Commissioner, HUD.

ACTION: Notice.

SUMMARY: In accordance with Section 206A of the National Housing Act, HUD has adjusted the Basic Statutory Mortgage Limits for Multifamily Housing Programs for Calendar Year 2013.

DATES: Effective Date: January 1, 2013.

FOR FURTHER INFORMATION CONTACT: Thomas L. Goade, Director, Technical Support Division, Office of Multifamily Development, Office of Housing, Department of Housing and Urban Development, 451 Seventh Street SW., Washington, DC 20410–8000, telephone (202) 402–2727 (this is not a toll-free number). Hearing or speech-impaired individuals may access this number through TTY by calling the toll-free number). Hearing or speech-impaired (202) 402–2727 (this is not a toll-free


The dollar amounts in these sections are the base per unit statutory limits for FHA’s multifamily mortgage programs collectively referred to as the “Dollar Amounts.” They are adjusted annually (commencing in 2004) on the effective date of the Financial Protection Bureau’s adjustment of the $400 figure in the Home Ownership and Equity Protection Act of 1994 (HOEPA) (Pub. L. 103–325, approved September 23, 1994). The adjustment of the Dollar Amounts shall be calculated using the percentage change in the Consumer Price Index for All Urban Consumers (CPI–U) as applied by the Consumer Financial Protection Bureau for purposes of the above-described HOEPA adjustment.

HUD has been notified of the percentage change in the CPI–U used for the HOEPA adjustment and the effective date of the HOEPA adjustment. The percentage change in the CPI–U is 2.3% and the effective date of the HOEPA adjustment is January 1, 2013. The Dollar Amounts have been adjusted correspondingly and have an effective date of January 1, 2013.

The adjusted Dollar Amounts for Calendar Year 2013 are shown below:

Basic Statutory Mortgage Limits for Calendar Year 2013

Multifamily Loan Program

<table>
<thead>
<tr>
<th>Bedrooms</th>
<th>Non-Elevator</th>
<th>Elevator</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
<td>$48,464</td>
<td>56,134</td>
</tr>
<tr>
<td>1</td>
<td>53,887</td>
<td>62,869</td>
</tr>
<tr>
<td>2</td>
<td>64,967</td>
<td>77,091</td>
</tr>
<tr>
<td>3</td>
<td>79,336</td>
<td>96,552</td>
</tr>
<tr>
<td>4+</td>
<td>89,818</td>
<td>109,173</td>
</tr>
</tbody>
</table>

Section 207—Housing for the Elderly

<table>
<thead>
<tr>
<th>Bedrooms</th>
<th>Non-Elevator</th>
<th>Elevator</th>
</tr>
</thead>
<tbody>
<tr>
<td>0</td>
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<td>52,296</td>
</tr>
<tr>
<td>1</td>
<td>51,456</td>
<td>59,951</td>
</tr>
<tr>
<td>2</td>
<td>61,446</td>
<td>72,900</td>
</tr>
<tr>
<td>3</td>
<td>73,947</td>
<td>94,308</td>
</tr>
<tr>
<td>4+</td>
<td>89,357</td>
<td>103,522</td>
</tr>
</tbody>
</table>

Section 207—Manufactured Home Parks

Per Space—$22,333


Carol J. Galante,
Assistant Secretary for Housing—Federal Housing Commissioner.

[FR Doc. 2013–10667 Filed 5–3–13; 8:45 am]
BILLING CODE 4210–67–P

DEPARTMENT OF THE INTERIOR

[1AR–17549897–100–00–0–0, CUPCA00]

Environmental Assessment of the Proposed Increase in Operation, Maintenance and Replacement Activities Associated With The Wasatch County Water Efficiency Project

AGENCY: Central Utah Project Completion Act Office, Interior.

ACTION: Notice of intent.

SUMMARY: Pursuant to Section 102(2)(c) of the National Environmental Policy Act of 1969, as amended, the Department of the Interior, the Central Utah Water Conservancy District, and the Utah Reclamation Mitigation and Conservation Commission, as joint leads, are initiating an Environmental Assessment of potential impacts associated with a proposed change in Operation, Maintenance and Replacement activities associated with the Wasatch County Water Efficiency Project (WCWEP). The WCWEP Operation, Maintenance, and Replacement Proposed Action includes: stabilizing canal banks; lining, piping, or enclosing the canals for safety and continued efficiency; improving access; and updating pump stations and regulating ponds to accommodate the changing pattern of water demand and increased urbanization.

DATES: Date and location for public scoping will be announced locally.

FOR FURTHER INFORMATION CONTACT: Mr. Lee Baxter at (801) 379–1174, or by email at lbaxter@usbr.gov.
DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service


Endangered and Threatened Wildlife and Plants; Recovery Permit Applications

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of availability; request for comments.

SUMMARY: We, the U.S. Fish and Wildlife Service, invite the public to comment on the following application to conduct certain activities with endangered or threatened species. With some exceptions, the Endangered Species Act of 1973, as amended (Act), prohibits activities with endangered and threatened species unless a Federal permit allows such activity. The Act requires that we invite public comment before issuing these permits.

DATES: To ensure consideration, please send your written comments by June 5, 2013.

ADDRESSES: You may submit comments or requests for copies or more information by any of the following methods. Alternatively, you may use one of the following methods to request hard copies or a CD-ROM of the documents. Please specify the permit you are interested in by number (e.g., Permit No. TE–106387).

• Email: permitsR6ES@fws.gov. Please refer to the respective permit number (e.g., Permit No. TE–106387).

• U.S. Mail: Ecological Services, U.S. Fish and Wildlife Service, P.O. Box 25486–DFC, Denver, CO 80225

• In-Person Drop-off, Viewing, or Pickup: Call (303) 236–4212 to make an appointment during regular business hours at 134 Union Blvd., Suite 645, Lakewood, CO 80228.

FOR FURTHER INFORMATION CONTACT: Kathy Komishi, Permit Coordinator Ecological Services, (303) 236–4212 (phone); permitsR6ES@fws.gov (email).

SUPPLEMENTARY INFORMATION:

Background

The Act (16 U.S.C. 1531 et seg.) prohibits activities with endangered and threatened species unless a Federal permit allows such activity. Along with our implementing regulations in the Code of Federal Regulations (CFR) at 50 CFR part 17, the Act provides for permits, and requires that we invite public comment before issuing these permits.

A permit granted by us under section 10(a)(1)(A) of the Act authorizes the permittee to conduct activities with United States endangered or threatened species for scientific purposes, enhancement of propagation or survival, or interstate commerce (the latter only in the event that it facilitates scientific purposes or enhancement of propagation or survival). Our regulations implementing section 10(a)(1)(A) for these permits are found at 50 CFR 17.22 for endangered wildlife species, 50 CFR 17.32 for threatened wildlife species, 50 CFR 17.62 for threatened plant species, and 50 CFR 17.72 for threatened plant species.

Application Available for Review and Comment

We invite local, State, and Federal agencies, and the public to comment on the following application. Documents and other information the applicant has submitted are available for review, subject to the requirements of the Privacy Act (5 U.S.C. 552a) and Freedom of Information Act (5 U.S.C. 552).

Permit Application Number: TE–106387

Applicant: U.S. Forest Service, Bridger-Teton National Forest, P.O. Box 220, 29 E. Freemont Lake Road, Pinedale, WY 82941

The applicant requests the renewal of an existing permit to take (capture, handle, and release) Kendall Warm Springs dace (Rhinichthys osculus thermalis) under permit TE–106387 for the purpose of enhancing the species’ survival.

National Environmental Policy Act

In compliance with the National Environmental Policy Act (42 U.S.C. 4321 et seq.), we have made an initial determination that the proposed activities in this permit are categorically excluded from the requirement to prepare an environmental assessment or environmental impact statement (516 DM 6 Appendix 1. 14C(1)).

Public Availability of Comments

All comments and materials we receive in response to this request will be available for public inspection, by appointment, during normal business hours at the address listed in the ADDRESSES section of this notice.

Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Authority

We provide this notice under section 10 of the Act (16 U.S.C. 1531 et seq.).


Michael G. Thabault,
Assistant Regional Director, Mountain-Prairie Region.

[FR Doc. 2013–10669 Filed 5–3–13; 8:45 am]
BILLING CODE 4310–55–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Indian Entities Recognized and Eligible To Receive Services From the United States Bureau of Indian Affairs

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: This notice publishes the current list of 566 tribal entities recognized and eligible for funding and services from the Bureau of Indian Affairs by virtue of their status as Indian tribes. The list is updated from the notice published on August 10, 2012 (77 FR 47868).

FOR FURTHER INFORMATION CONTACT: Gail Veney, Bureau of Indian Affairs, Division of Tribal Government Services, Mail Stop 4513–MB, 1849 C Street NW., Washington, DC 20240. Telephone number: (202) 513–7641.

SUPPLEMENTARY INFORMATION: This notice is published pursuant to Section 104 of the Act of November 2, 1994 (Pub. L. 103–454, 108 Stat. 4791, 4792), and in exercise of authority delegated to the Assistant Secretary—Indian Affairs under 25 U.S.C. 2 and 9 and 209 DM 8.

Published below is a list of federally acknowledged tribes in the contiguous 48 states and in Alaska.

Amendments to the list include name changes and name corrections and two additions. To aid in identifying tribal name changes, the tribe’s former name is included with the new tribal name. To aid in identifying corrections, the tribe’s previously listed name is included with the tribal name. We will continue to list the tribe’s former or
APPENDIX C: COMMENTS AND RESPONSES

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<thead>
<tr>
<th>Name</th>
<th>Comment</th>
<th>Response</th>
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<tbody>
<tr>
<td>Jon and Bernadette Bohanon</td>
<td>We received your notice about the WCWEP OM&amp;R project and we wish to inform you about our project and master plan for our property. (See attached copy). Your project will not work on our property. We need every square foot we own, plus. We also have an option for the adjacent property owned by Doug Allred. Doug’s one acre property we surround on three sides. We bought out property with the full intent &amp; purpose of it being an Equestrian Estate for 21 of our family and friends, all of us sharing in indoor &amp; outdoor arenas, riding trail system, family gathering area and parties. We are adding to our home right now, with design features to oversee it all. This is our response to you regarding the property belonging to us, (Jon and Bernadette Bohanon) as well as the option we have for adjacent property owned by Doug Allred. Your project will not work on the Bohanon and Allred property and we do not want to sell. If you must obtain this property, you must buy the entire estate as any loss of acreage would make our plan impossible. Our agent is Bruce Dickamore. You may contact him with questions: Bruce Dickamore <a href="mailto:bdickamore@aol.com">bdickamore@aol.com</a> 1983 Ridgewood Way Bountiful, UT 84010 Mobile: 801-560-5877</td>
<td></td>
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</table>

Figure 2-1 (which showed the potential area of pond expansion) was removed from Chapter 2.

Section 2.3.4 in Chapter 2 was modified to read: “The Proposed Action necessitated that analysis of the existing Humbug and Timpanogos Regulating Ponds. The following areas were evaluated for potential expansion:

- Humbug Pond: Area to the east of the existing pond site
- Timpanogos Pond: Areas to the east and north of the existing pond site

If additional regulating ponds or expansion of existing ponds are required, property would be acquired in feasible locations in accordance with federal laws and regulations, which include considerations for uneconomic remnants.
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<th>Name</th>
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<tbody>
<tr>
<td>2a</td>
<td>Lynn Baum</td>
<td>In an effort to preserve the historic feel and aesthetic value of the Riverdale Ranch. Officially recognized by the Governor in 1996 as a Utah Century Farm and Ranch. This property is associated with the lives of persons significant in our past. We have determined that we should create a conservation corridor easement to keep this area open for a Natural Habitat and Trail system in conjunction with the Wasatch Canal as it pertains to the Baum property. This final leg would provide visitors to the area an opportunity to connect approximately four miles of access trails as part of the Provo River Restoration Project. Extending from the Jordanelle dam to the Junction of SR 32 and Hwy 40. The Baum family has contacted the State Historical Preservation Office (SHPO) to make them aware of this historical property. We feel it valuable and important to the citizens of Utah that the look and feel of this historic property be preserved for future generations. Any action that diminishes the aesthetic value of this historic property would result in an irreplaceable loss to the people of this state. We would request further study be necessary to examine how the proposed action would affect the appearance and accessibility of this historic property. Please see the attached notification to SHPO. Please see the attached comments to the draft environmental assessment to be made part of this document.</td>
</tr>
<tr>
<td>Name</td>
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<td>Response</td>
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| 2b Lynn Baum (cont.) | The following comments are meant to address that section of the Wasatch Canal that lies north of State Route 32 extending northward to the Provo River Diversion. | Riparian Vegetation
In Affected Environment Section added:
"According to the Department of the Interior’s, *The Impact of Federal Programs on Wetlands*,
"Western, riparian areas are linear, ribbon-like strips of vegetation along rivers, streams, or lakes that are dependent upon perennial, intermittent, or ephemeral surface or subsurface water." See Figure 3-10.

The Timpanogos and Wasatch Canals generally support a narrow strip of riparian vegetation on the inside canal bank slopes and some nearby trees; however, this area is very small due to existing maintenance activities and dewatering of the canals from October through April. Between the Provo River and SR-32, there is a more established riparian vegetation component, especially where there is not a steep grade change. There is approximately 440-acres of vegetation, including riparian vegetation, within and near the study area (see Figures 3-12 through 3-15). This area was determined based on visual inspection and aerial and infrared photography."

In Proposed Action added:
"The Proposed Action could potentially impact approximately 9-acres of vegetated areas, including riparian vegetation, along the Timpanogos and Wasatch Canals. Generally, these areas would be revegetated with grasses. The approximate total vegetated area in the area surrounding the canals is 440-acres. The 9-acres of vegetated area that could be removed along the Timpanogos and Wasatch Canals as a result of Proposed Action activities would be very minimal (approximately two percent) when compared to the total vegetated area of 440-acres in the surrounding area (see Figures 3-12 through 3-15)."

Also added the following text box:
"As noted in Section 3.1.4, the Wasatch Canal between the Provo River diversion and SR-32 is in a low lying area with very low risk of canal failure. Given these conditions, impacts to vegetation, including riparian vegetation, in this reach of the canal would likely only occur in response to other actions (development, building construction, etc.)."

Draft EA Page 1-1 paragraph 3 states "The purposes of WCWEP are to minimize adverse impacts on environmental resources."

The Draft Environmental assessment has failed to recognize or create a baseline of riparian habitat and water resources lost because of the proposed action. You have failed to quantify the loss of these resources as compared to the no action alternative. |
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| 2b        | Lynn Baum (cont.)                                                      | 2b Response Continued<br>No-action Alternative<br>As per McClellan vs. United States Et. Al, “...There are sufficient concerns related to deep seated roots associated with certain types of trees and other foliage that it is reasonably necessary for the canal owner to prohibit such root systems within 20 feet of each side of the center line of the canal." Deep rooted vegetation is permitted to be removed 20 feet of the center line of the canal under the No- action Alternative.<br><br>Under No-Action Alternative section changed to: "Under the No-action Alternative, vegetation removal would be limited to deep-rooted trees and other foliage within 20 feet of the centerline of the canal. The No-action Alternative could potentially impact approximately 6-acres of vegetation, including riparian vegetation (see Figures 3-12 through 3-15).<br><br>Under the No-action Alternative, no ground disturbance would occur to facilitate the spread of invasive and noxious weeds.”
| 2c        | Lynn Baum (cont.)                                                      | The loss of sensitive riparian habitat in this area, which will be a result of the implementation proposed action, contradicts with the purpose of WCWEP.  
<p>|           |                                                                         | The purposes of the WCWEP OM&amp;R EA are to:&lt;br&gt;- Maintain safety and system integrity to address risks associated with aging infrastructure, land use changes, and urbanization within the study area&lt;br&gt;- Meet water delivery obligations of the WCWEP System&lt;br&gt;- Improve access to WCWEP facilities&lt;br&gt;- Adapt WCWEP facilities to meet future water system demands as water use changes &lt;br&gt;&lt;br&gt;These purposes allow us to meet the commitment of the original WCWEP EIS to minimize adverse impact to environmental resources. If the canals fail, CUWCD would not be able to conserve water and in turn deliver water to supplement flows in local streams, including the Provo River, and enhance groundwater, wetlands, and other environmental resources.  |</p>
<table>
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<th>Name</th>
<th>Comment</th>
<th>Response</th>
</tr>
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<tbody>
<tr>
<td>2d Lynn</td>
<td>Just recently URMCC felt it was important enough to acquire this property under the threat of condemnation. At that time they recognized this area as unique in habitat and character. Federal dollars were spent to acquire this specific section of stream corridor as part of the Provo River Restoration Project for that purpose. As a joint leading agency contributing to this Environmental Assessment, The Utah Reclamation Mitigation and Conservation Commission is in the awkward position of explaining why they would support an about face on this section of Canal. Your conclusion of no significant impact contradicts their original purpose and need is in direct contradiction to their acquisition. In my initial address to the draft assessment, many photographs were presented as evidence of the existence the diverse wildlife dependent on this section of the canal.</td>
<td>Modified Section 3.1.4 in Chapter 3 to address the area between the Provo River Diversion and SR-32 (as opposed to the Rock Ditch Diversion). Modified to read: “Because this reach of the canal is in a low-lying area, the risk of a canal breach is low, and needed improvements to prevent failure would be unlikely. Improvements to the canal in this area would most likely be driven by adjacent development. Currently, the PRRP land is protected from future development. Development along the Wasatch Canal between the Provo River diversion and the private farm would likely only occur if management status of the land currently under the PRRP were to change, a change in zoning were to occur, and it was determined to develop the land. Development between the private farm and SR-32 would only occur if the private property owner desires to develop. Under these conditions, impacts to environmental resources adjacent to the Wasatch Canal between the Provo River diversion and SR-32 may occur in response to other actions (development, building construction, etc.) and not as part of the Proposed Action.” In addition, north of SR-32, the risk of canal bank failure is less of an issue than in other areas where the canal is in an embanked section or there is adjacent development, but improvements may be required to protect the integrity and efficiency of the canal due to sloughing, erosion, or unforeseen safety conditions. Also added map to clarify property ownership and limits.</td>
</tr>
<tr>
<td>Name</td>
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<tr>
<td>2e</td>
<td>Lynn Baum (cont.)</td>
<td>The NEPA requires that you establish a historic baseline and because the proposed actions results in a significant loss you should analyze how to minimize and mitigate this loss.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>The Proposed Action would only line, enclose, or pipe the canals, or remove vegetation, as necessary. The Proposed Action would likely occur in response to actions by others (development, building construction, etc.). Under these conditions, impacts to the baseline would occur as a result of actions by others (development, building construction, etc.) and not as part of the Proposed Action. As stated in Section 3.1.4 of Chapter 3, “Development along the Wasatch Canal between the Provo River diversion and the private farm would likely only occur if management status of the land currently under the PRRP were to change, a change in zoning were to occur, and it was determined to develop the land. Development between the private farm and SR-32 would only occur if the private property owner desires to develop.” However, a historic baseline is established in the Affected Environment sections of Chapter 3 (a discussion on riparian habitat was added to the Vegetation section, see Comment 2b). Impacts would not be considered significant in the overall setting when evaluated in terms of context (setting) and intensity (severity) in accordance with 40 Code of Federal Regulations (CFR) 1508.27. In <strong>Proposed Action</strong> added: &quot;The Proposed Action could potentially impact approximately 9-acres of vegetated areas, including riparian vegetation, along the Timpanogos and Wasatch Canals. Generally, these areas would be revegetated with grasses. The approximate total vegetated area in the area surrounding the canals is 440-acres. The 9-acres of vegetated area that could be removed along the Timpanogos and Wasatch Canals as a result of Proposed Action activities would be very minimal (approximately two percent) when compared to the total vegetated area of 440-acres in the surrounding area (see Figures 3-12 through 3-15).&quot;</td>
</tr>
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<td>Name</td>
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| Lynn Baum  | Page 1-2 states that: **OM&R activities would include: lining, enclosing, or piping the canals as necessary to maintain the safety, integrity, and efficiency of the canals.**                                             | North of SR-32, the risk of canal bank failure is less of an issue than in other areas where the canal is in an embanked section or there is adjacent development, but improvements may be required to protect the integrity and efficiency of the canal due to sloughing, erosion, or unforeseen safety conditions. However, you are correct. At this time, lining, enclosing, or piping the reach of the Wasatch Canal north of SR-32 is not necessary. The Proposed Action would only line, enclose, or pipe the canals as necessary. Modified Section 3.1.4 in Chapter 3 to read: "As stated in Chapter 2, lining, enclosing, or piping the Wasatch Canal between the Provo River diversion and SR-32 would likely only occur under the following conditions:  
  - An evaluation by engineers and the owners/operators of the canals determines that improvements are necessary to maintain the structural and operational integrity of the canals or to protect life and property.  
  - Development occurs immediately adjacent to or below the canals that creates an increased risk of impacts to life, homes and businesses if a canal failure occurred." |
<p>| (cont.)     | The draft EA has failed to provide evidence that the proposed activities of lining, enclosing, or piping the section of Wasatch Canal north of SR 32 to the Provo River diversion, is necessary or would improve the safety, integrity, or efficiency of the canal.--- |                                                                                                                                                                                                         |</p>
<table>
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<th>Name</th>
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| 2g Lynn Baum (cont.) | On Page 1-6 of the Draft EA it states that: “Generally, the highest risks of canal failures are in areas where the canals are in an embanked section, rather than a banked section. Canal embankments are raised banks that are built to hold back water, while a canal bank is the slope of the land adjoining the canal, where the canal is in a depressed condition” (see figure 1-2)  

The Wasatch Canal that lies north of SR 32 to the Provo River diversion falls within the definition of “banked section.” In fact the area immediately north of SR 32 is at an average of 10-12 feet below the surrounding terrain making a breach of the canal virtually impossible. In contradiction to improving safety; the proposed concrete lining would create a safety hazard because of the deep elevation difference of the stream bed to the bank. Currently the vegetation creates a stable bank and barrier for humans and livestock. Removing that vegetation in this area would leave deep, steep, bare embankments that would be extremely dangerous to those within the proximity of the canal.  

Regarding the section of Wasatch Canal from SR 32 north to the Provo River Diversion;  

Further study is required to provide evidence that: Despite your reasoning that a banked section provides a minimum risk of failure.  
1: the proposed action is necessary for public safety.  
2: That the proposed action would not create a safety hazard that does not now exist.                                                                                                                                                                                                                               | Safety is only one portion of the purpose of the project. As stated in Chapter 1, other purposes include maintaining system integrity and meeting water delivery obligations  

North of SR-32, the risk of canal bank failure is less of an issue than in other areas where the canal is in an embanked section or there is adjacent development, but improvements may be required to protect the integrity and efficiency of the canal due to sloughing, erosion, or unforeseen safety conditions.  

If improvements were made to the canal immediately north of SR-32, where the canal is an average of 10-12 feet below the surrounding terrain, improvements would be made so as to not create the safety hazard you describe.  

Modified Section 3.1.4 in Chapter 3 to address the area between the Provo River Diversion and SR-32 (as opposed to the Rock Ditch Diversion).  

The following text now applies to the Wasatch Canal from SR-32 north to the Provo River diversion: “Because this reach of the canal is in a low-lying area, the risk of a canal breach is low, and needed improvements to prevent failure would be unlikely.” |
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| 2h Lynn Baum (cont.) | Page 2-5 In reference to the comparison of the proposed action alternative under the category of Recreation you state that: “Fishing, hiking, and wildlife viewing opportunities would still be available, but the nature of the experience would be more limited due to changes in wildlife habitat.”  
This is a less than honest depiction of the truth. If the proposed action is implemented in this area, the stream bed is eliminated, the trees are removed and the sensitive riparian habitat is destroyed. How can you honestly state that fishing, hiking, and wildlife viewing opportunities would still be available? They would not. Under the proposed action they would be eliminated. The NEPA process requires that you must recognize the loss of these activities and how they would be minimized and mitigated. | Modified language in Table 2-1, Recreation to: “The canals are located within easements on Utah Reclamation Mitigation and Conservation Commission land and on private property. The canals are not fisheries and are subject to being dewatered annually from October through April and periodically for operation and maintenance activities. Incidental fishing or other recreation activities may occur in the study area as permitted by landowners. These activities cannot have a negative impact on the canal owner’s ability to properly operate and maintain the canals. Between the Provo River diversion and SR-32, fishing, hiking, and wildlife viewing opportunities may be more limited in the future under the proposed action due to potential changes within the canal easement. However, within a two-mile radius of this reach of the canal there is approximately seven miles of streams and creeks (including the Provo River) that provides for hiking, fishing and wildlife viewing opportunities. The approximately one mile of the Wasatch Canal that could be impacted between the Provo River diversion and SR-32, would be minimal in the context of the recreational opportunities in the surrounding area.”  
The analysis of impacts takes into account resources of the surrounding area, and the impact to the area as a whole.  
Additionally, the purpose of the canals is to transport water, not to provide for recreation. The canals are not natural streams.  
In Section 3.6 Recreation, changed the analysis area to: Wasatch Canal Diversion from the Provo River to SR-32, and modified language to reflect the changes in Table 2-1.  
Changed wording in text box to: “As noted in Section 3.1.4, the Wasatch Canal between the Provo River diversion and SR-32 is in a low lying area with very low risk of canal failure. Given these conditions, impacts to this reach of the canal would likely only occur in response to other actions (development, building construction, etc.).” |
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| 2I Lynn Baum (cont.) | Page 2-5 Aquatic Resources: Under the proposed action you state a position of “Negligible impacts to aquatic resources within the canal.” Complete elimination of the streambed and all aquatic and terrestrial life that is dependent on that section of stream bed is hardly negligible. | Changed wording in Table 2-1, under Aquatic Resources to: “Coordination with the Utah Division of Wildlife Resources (UDWR) has indicated that the Proposed Action impacts to aquatic resources would be negligible because of the abundance of fish habitat near the study area, including in the Provo River and other nearby streams and creeks. Additionally, the canals are subject to being dewatered annually from October through April and periodically for operation and maintenance activities.”  
There is also a text box in Section 3.11 that states: “As noted in Section 3.1.4, the Wasatch Canal between the Provo River diversion and SR-32 is in a low lying area with very low risk of canal failure. Given these conditions, impacts to this reach of the canal would likely only occur in response to other actions (development, building construction, etc.).”  
Additionally, the purpose of the canals is to transport water, not to function as an aquatic resource. |
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| 2j Lynn Baum (cont.) | Page 2-6 The draft assessment states: "Visual Resources Mid-range to long-range viewers would not notice changes to canals because generally the canals blend in with the natural ground and are not visible." While this statement is currently true for a great portion of the proposed project, this statement does not depict the area of the Wasatch Canal which lies just north of State Route 32 to the Provo River Diversion. This statement is also far from the truth. Visitors from Highway 40 and State Route 32 travel in an elevated position well above the valley. Hundreds, even thousands of visitors pass by this area daily. These visitors can see the Wasatch Canal from the north as soon as they pass the Jordanelle Dam some two miles away. There is a theater effect because both Highway 40 and State Route 32 are situated well above the valley floor. Both elevated highways are situated in close proximity and on both sides of this section of the canal. You state that "viewers would not notice changes to canals because generally the canals blend with the natural ground and are not visible." While this true of the canals in their present state it would certainly not be true if the proposed action were implemented. Mid and long range visitors will have an elevated bird’s eye view of the stark contrast of what once was a natural stream bed surrounded by trees in a riparian setting. The proposed action requires (page 2-2) "deep-rooted vegetation having root systems within 25-feet of the canals would be removed" This would be replaced with barren land and a concrete aqueduct. This is the scenic gateway to the Heber Valley. The proposed action requires the complete elimination of stream, trees and vegetation integral and essential to this riparian setting and will indeed have a significant negative effect to those visual resources. The draft EA states (page 2-2) "minimal impact to the overall visual character" is not applicable to this area. The NEPA process requires that you acknowledge the loss of this valuable visual resource and how you would mitigate for this loss if the proposed action is implemented. Because of this significant negative impact further study is required. | The approximately one mile stretch, between the Provo River and SR-32, where trees and vegetation could be removed as part of the Proposed Action, would not be significant in comparison to the view scape of the entire Heber Valley. The current view scape in this area consists of trees, vegetation, etc. along the canal, but also in the surrounding area east and west of US-40 and SR-32. The small amount of vegetation that could be removed as part of Proposed Action activities would not be considered significant in the overall setting when evaluated in terms of context (setting) and intensity (severity) in accordance with 40 CFR 1508.27. Additionally, the Proposed Action would only line, enclose, or pipe the canals, or remove vegetation, as necessary. The Proposed Action would likely occur in response to actions by others (for example, development or building construction encroaches on the canal or impacts canal operations). As stated in Section 3.1.4 of Chapter 3, "Development along the Wasatch Canal between the Provo River diversion and the private farm would likely only occur if management status of the land currently under the PRRP were to change, a change in zoning were to occur, and it was determined to develop the land. Development between the private farm and SR-32 would only occur if the private property owner desires to develop."

Therefore, impacts to the baseline landscape attributes would occur as a result of actions by others (development, building construction, etc.) and not as part of the Proposed Action. Lining, piping, or removing vegetation would not have a significant impact to the visual character of the area, because it would already be modified to an urban setting.

Modified Chapter 3, visual section to reflect the above discussion. |
<p>| 2k Lynn Baum (cont.) | Page 3-33 Wasatch Canal draft EA states &quot;From the Provo River to the Rock Ditch Diversion the canal is in a valley location with sporadic residential development. The canal in this location has the appearance of a natural stream and is frequented by recreationists.&quot; This description also applies to the area of the Wasatch Canal that extends southward to the SR 32 crossing. This comment should be amended to include that area of the Wasatch Canal that extends southward to SR 32. | In Section 3.14 changed discussion to: &quot;From the Provo River to SR-32, the canal is in a valley location with sporadic residential development. The canal in this location has the appearance of a natural stream and is frequented by recreationists.&quot; |</p>
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| Lynn Baum | Page 3-33 Wasatch Canal states: “From the Rock Creek Diversion to Coyote Lane ... The canal is in a mountainside location ....”  
Again this is an untrue statement of the section of the Wasatch Canal from the Rock Creek Diversion to the SR 32 crossing. The comment should be amended to exclude that area from the Rock Creek Diversion to the SR 32 crossing. The section of the Wasatch Canal is not situated on a hillside as stated. It is located on the valley floor. Here and throughout the document it is obvious that the preparer is either unfamiliar with this section of the project or is willfully misrepresenting the physical and topographical characteristics of this area. Because of these misstatements the document lacks continuity as required. | In Section 3.14 changed discussion to: “From SR-32 to Coyote Lane, there is very little residential development adjacent to the canal. The canal is in a mountainside location and unlined except for a 0.2-mile section of concrete-lined canal near the Utah Valley University Campus.” |
| Lynn Baum | Page 3-4 Paragraph 3.1.4 The draft assessment states that “During the public scoping process, several commenters expressed concerns about environmental impacts as a result of lining, enclosing, or piping the Wasatch Canal on lands owned and managed by the Utah Reclamation Mitigation and Conservation Commission for the Provo River Restoration Project (PRRP). This area includes a section of the Wasatch Canal from its Provo River Diversion to the Rock Ditch diversion.”  
The overwhelming majority of letters completely oppose the proposed action along the entire Wasatch Canal. There are 28 letters that specifically requested a no action alternative be applied to the Wasatch Canal North of SR 32. None of the letters referenced the Rock Creek Diversion. It is clear from these letters that the commenters showed concern for the entire northern reach of the Wasatch Canal including the area from SR 32 to the Rock Creek diversion | Changed to read: During the public scoping process, several commenters expressed concerns about environmental impacts as a result of lining, enclosing, or piping the Wasatch Canal from its Provo River Diversion to SR-32. This reach includes a section of the Wasatch Canal on lands owned and managed by the Utah Reclamation Mitigation and Conservation Commission for the Provo River Restoration Project (PRRP), as well as a privately-owned 150-year old farm. |
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| 2n Lynn Baum | "Because this reach of the canal is in a low-lying area, the risk of a canal breach is low, and needed improvements to prevent failure would be unlikely."

   The above description is true, however; the problem with this description is that it again ignores the area south of the Rock Creek Diversion extending southward to State Route 32. The area has the exact same low-lying physical characteristics as the above described. The area south of the Rock Creek diversion extending to SR 32 has the same physical characteristics as the area from the Provo River diversion to the Rock Creek diversion. The draft assessment fails to provide evidence why this area would not be included in your description of "unlikely to be piped, lined or enclosed." Page 3-4 Draft EA

   Your description on page 3-4 states that "Because this reach of the canal is in a low-lying area, the risk of a canal breach is low, and needed improvements to prevent failure would be unlikely."

   This description also applies to the area south of the Rock Creek Diversion extending to State Route 32. This entire reach is low-lying and the risk of canal breach is low. You have chosen the arbitrary point of the Rock Creek Diversion to apply a low risk solution. It is incumbent upon you demonstrate why this reasoning should not extend south to the point where the Wasatch Canal crosses SR 32.

   This document contains a mischaracterization of the public comments. This document displays the lack of knowledge of location and topography on this specific area. Therefore, it does not contain the ingredients necessary for a full analysis that quantifies, discloses, and mitigates for significant impacts in the examples stated above. I urge you to consider further study that addresses my concerns in my original comments. I would respectfully request you provide a comment period prior to the release of any final document. |
<p>|              | Modified Section 3.1.4 in Chapter 3 to address the area between the Provo River Diversion and SR-32 (as opposed to the Rock Ditch Diversion). |                                                                                               |</p>
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<td>Lynn Baum (SHPO notification)</td>
<td>I am requesting your help and consideration in addressing an environmental assessment for a proposed federal project which has potentially devastating effects to our historic family farm. Our historic family farm lies 4 miles north of Heber. The Wasatch Canal runs through the historic property and next to our home. The Wasatch County Water Efficiency project is doing an Environmental Assessment to determine of the effects of removing all vegetation within 25 feet of the centerline of the stream and placing the water in a concrete canal or pipe line. My opinion is that it will have a devastating effect to the look and feel of this historic property. This project, if allowed, will diminish the aesthetic value and feel of this historic farm which will result in an irreplaceable loss to the people of the state of Utah. My family has resided in the Heber Valley since 1848. My ancestors, all associated with this historic farm, played key roles in the settling of the valley: My great Great-grandfather Isaac Baum helped build the Nauvoo Temple. He witnessed the death of Joseph Smith and left with his family and 12 yoke of oxen destined for Heber in the spring of 1848. They built and lived in a one room log home in Fort Heber. My great grandfather Isaac Richard Baum arrived with his father in Heber Valley as a young man and drove the patriarch to the top of Memorial Hill to bless the valley. He served a mission at Fort Bridger, returning to save many hand cart pioneers from death and starvation. He fought in two Indian wars. While on this farm he owned the first grain thrasher in the valley. He built the home we now live in on our farm. His wife and my Great Grand Mother acted as a midwife while riding her horse accompanied only by her dog she rode out to many pioneer women to deliver babies and assist in doctoring. My Grandfather Isaac F. Baum drove the first school bus (wagon). He was the water master for the Provo River including regulation and control of 13 High Uinta reservoirs that provided essential water for the residents of Heber Valley. He built the stone granary which is still standing on our farm with his name and date stone of 1910. My father served in World War II as a B-29 pilot, returning after the war to our farm to be a dairy farmer and act as Wasatch County Commissioner. I have included a picture of my ancestors. My father being the baby in the picture. These men toiled on this farm to clear Cotton wood trees with a team of horses and plowed this ground for the first time. The cotton wood trees remaining on the Wasatch Canal bank are a reminder of that era.</td>
<td>See response in Comment 2a.</td>
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<td>Lynn Baum (SHPO notification) (cont.)</td>
<td>On May 15, 1996. My family and this farm was awarded the designation as a Utah Century Farm and Ranch for over 100 years of persistence and dedication to Utah farming and ranching. Thereby maintaining the agricultural tradition and high quality of life enjoyed in this State. This award was presented by Governor Michael O. Leavitt and Cary G. Peterson, Commissioner Utah Department of Agriculture. The draft environmental assessment is complete with the comment period ending on January 30, 2014. In reading the draft assessment it appears that there is no historical consideration given to our historic farm. I would request any help that you may be able to provide in establishing our historical value. I would like to be considered as a formal consulting party in any mitigation efforts.</td>
<td>See response in Comment 2a.</td>
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| Lawrence Headley | This letter addresses the Joint Lead Agencies’ WCWEP Environmental Assessment (EA), Tiering from the Wasatch County Water Efficiency Project and Daniel Replacement Project Environmental Impact Statement (EIS), to analyze and describe the environmental impacts of the Proposed Action and its alternative. Below are concerns over the failure to disclose adequately the Proposed Project actions: “Purpose and Need” not being fully supported; and concerns over unsupported findings regarding the impact on Aesthetics/Visual Resources along one specific reach of the Wasatch Canal.  
  
  **EA inadequately describes the Proposed Action. Accordingly, the impacts cannot be defensively assessed, and there can be no Finding of No Significant Impact (FONSI).**  
  
  Chapter 2.3 describes the Proposed Action in terms of four specific types of actions: 1) canal bank stabilization; 2) lining, enclosing, or piping the canals; 3) improving access and 4) updating pump stations and regulating ponds. Each action is distinctly different, having the potential for different environmental consequences. Following the description of the four actions is this statement: “The Proposed Action Alternative meets the purpose and need for the project and will be studied in detail.”  
  
  However, no further details of the Proposed Action are described, especially where along the canals the actions are to be applied. Absent knowing where they will occur, the impact of project actions cannot be meaningfully assessed. Absent a meaningful assessment, it is not possible for the EA to meet its primary objective, which is to “evaluate the potential effects of the Proposed Action in order to determine whether it would cause significant impacts to the human environment, as defined by National Environmental Policy Act.”  
  
  In short, there is no basis for a Finding of No Significant Impact (FONSI).  
  
  More specifically, the proponents of the Proposed Action cannot tell the public where the several actions are going to be applied, because they don’t know. In the words of the EA, “A process will be used to determine when lining or piping a reach of canal is necessary. This process includes evaluations by engineers and the owners/operators of the canal for unsafe conditions... (p. 2-2).” Additionally, the unlined stretches of canal won’t be identified until the lined or piped reaches are identified: “The transition between lined/piped canal and unlined/piped canal requires special treatment...When the evaluation process indicates the need for lining/piping, the entire reach of the canal would be addressed to minimize the number of transitions” (meaning the number of unlined reaches). | Specific locations of improvements were not discussed in the EA because the EA analyzed the environmental impacts of lining, enclosing, and piping the canals for the entire study area, assuming a worst-case scenario. Lining or piping would take place as necessary to preserve safety, integrity, and efficiency.  
  
  As stated in Section 1.1.3 Study Area in Chapter 1: “The proposed improvements are located along and adjacent to the existing Timpanogos and Wasatch Canals and associated pump stations and regulating ponds in the Heber Valley, Wasatch County, Utah (see Figure 1-1 Study Area).”  
  
  Section 2.3.2 through 2.3.4 in Chapter 2 describes each aspect of the Proposed Action in detail.  
  
  Added the following statement in Chapter 2: “This EA will analyze the environmental impacts of all Proposed Action activities (canal bank stabilization; lining, enclosing or piping the canals; improving access; and updating pump stations and regulating ponds) for the entire study area.” |
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<td>3b Lawrence Headley (cont.)</td>
<td><strong>Purpose and need for the Proposed Action for the upper Wasatch Canal is not entirely supported.</strong> According to the WCWEP EA, among the needs for the Proposed Action is that: &lt;ul&gt;&lt;li&gt;Residential and commercial development (urbanization) is increasing near the canals, which increases the hazard of damage to life and property in the event of an embankment failure leading to a breach of a canal.&lt;/li&gt; &lt;li&gt;The highest risks of canal failures are where the canals are in an embanked section. It is not disclosed how there would be a risk where the canal is depressed within canal banks the tops of which are level with the surrounding ground.&lt;/li&gt;&lt;/ul&gt;</td>
<td>Safety is only one portion of the purpose of the project. As stated in Chapter 1, other purposes include maintaining system integrity and meeting water delivery obligations. &lt;br&gt; &lt;br&gt;In areas where the canal is a banked section, rather than an embanked section, canal failure is less of an issue; however, improvements may be required to protect the integrity and efficiency of the canal (which is also a part of the Purpose and Need) due to sloughing, erosion, or unforeseen safety conditions.</td>
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| 3c Lawrence Headley (cont.) | **Comments:**  
*Wasatch Canal, from Rock Ditch Diversion to SR-32.*  
There is no purpose and no need for the Proposed Action for the Wasatch Canal, from the Rock Ditch Diversion to SR-32. The EA states (p. 3-4) that improvements of the Wasatch Canal, from the Provo River to the Rock Ditch Diversion, would be needed only to maintain structural and operational integrity of the canal, to protect life and property, or if development occurs immediately adjacent to or below the canal increasing the risk of impacts on property due to canal failure.  

Then the passage states that because this segment of the Wasatch Canal "is in a low-lying area, the risk of a canal breach is low, and needed improvements to prevent failure would be unlikely." Additionally, this passage concludes that there is little likelihood that development will occur in this area do to the lands owned and managed by the PRRP.  

This conclusion must also apply to the Wasatch Canal, from the Rock Ditch Diversion to SR-32. The average elevation of this segment of the canal is 5,750 feet. The average elevation for the part from the Provo River to the Rock Ditch Diversion is 5,760. If there is a distinction in these elevations, it is without a point.  

Furthermore, the Wasatch Canal from the Rock Ditch Diversion south to SR-32 is stable, not being contained by canal embankments through which water can escape and threaten structures. It flows exactly as a natural stream does—at an elevation below the adjoining banks. Rodents cannot burrow through these banks to cause leaks in the canal that would threaten adjoining properties.  

There are just two farms along this stretch of the Wasatch Canal, the land is zoned for agriculture, and land use is indicated as "Agriculture/Very Low Density Residential (Figure 1-5, p. 1-11). Therefore, there is no reasonable possibility that there will be substantial residential or commercial development to protect from potential damage from a leaking canal. Moreover, it is not possible for this stretch of the canal to leak, as noted, give it is contained by canal banks.  

Modified Section 3.1.4 in Chapter 3 to address the area between the Provo River Diversion and SR-32 (as opposed to the Rock Ditch Diversion).  

However, safety is only one portion of the purpose of the project. As stated in Chapter 1, other purposes include maintaining system integrity and meeting water delivery obligations.  

**Zoning**  
According to comments received from Lynn Baum during the scoping period, the property located on the northeast corner of US-40/SR-32 is zoned high density commercial (although this isn’t reflected in the current zoning/land use maps yet).
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<td>Lawrence</td>
<td><strong>Timpanogos Canal. North of SR-32/Old Highway 40 intersection.</strong> There is a subdivision about one-third mile north of the intersection of SR-32 and Old Highway 40. However, the subdivision is east of and above the canal, which eliminates any potential threat due to a breach in this canal. That is, there is no purpose and need for the canal here as regards the potential hazard of damage to life and property.</td>
<td>That is correct for the subdivision you describe; however, there is development below the canal (JSSD treatment plant, camp ground, and a residence). Further, if additional development occurs below the canal, the owners/operators of the canal need the flexibility to improve the canals to protect life and property. Lining of a canal, strictly for safety, would generally be tied to development and would occur in coordination with development; however, it should be noted that canal improvements would also be made if a canal is on the verge of failure, regardless if there is nearby development. Additionally, safety is only one portion of the purpose of the project. As stated in Chapter 1, other purposes include maintaining system integrity and meeting water delivery obligations. This reach of the Timpanogos Canal is on a very steep hillside with substantial sloughing and erosion issues. Although there may only be minimal development below the canal, the risk of canal failure is elevated by the topography. It is likely that improvements will be necessary to maintain the operational integrity of the canal in this area.</td>
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<td>Headley</td>
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| 3e Lawrence Headley (cont.) | East of SR-32/Old Highway 40 intersection. A 40-acre proposed high-density development easterly of SR-32 and extending to the southeast near the I-40/SR-32 intersection would be protected by—and thereby benefit from—the Proposed. It would appear not to be a legitimate purpose and need for the Proposed Action to support and encourage the very urban development it purports is threatened by the canal. This would be circular reasoning: the Project is needed to protect urban development that, in this case, won’t exist until after the project is constructed and would thereby be protected by the lining of the canals. | The lining or piping of the canal may occur prior to actual construction of the urban development, but this generally only happens where there is a planned development that has been approved by the City or County. The owners of the canal do not determine where, when, or if development occurs adjacent to the canal. This is handled through city and county approval processes. The Proposed Action would not encourage development; it would be implemented in response to development. As development moves forward, it will drive the “as necessary” portion of the Proposed Action. The canals integrity needs to be protected from the development, and those lives and structures need to be protected in case of canal failure. Figure 1-4 in Chapter 1 shows how the area has developed since the 1950s, and this development is only expected to increase. As stated in Chapter 2: “A process will be used to determine when lining or piping a reach of canal is necessary. This process includes evaluations by engineers and the owners/operators of the canal for unsafe conditions, such as unstable embankments, erosion, tree roots in the canal embankment, seepage and rodent damage. Canals would be piped or lined, as necessary, based on the following conditions:  
- An evaluation by engineers and the owners/operators of the canals determines that improvements are necessary to maintain the structural and operational integrity of the canals or to protect life and property.  
- Development occurs immediately adjacent to or below the canals that creates an increased risk of impacts to homes and businesses if a canal failure occurred.” Additionally, safety is only one portion of the purpose of the project. As stated in Chapter 1, other purposes include maintaining system integrity and meeting water delivery obligations. |
Potentially significant Aesthetics/Visual Resources Impact on Views of Wasatch Canal, from Rock Ditch Diversion to SR-32

The focus of concern over visual impacts centers on an approximately 0.7-mile stretch of the Wasatch Canal, from the Rock Ditch Diversion to where the canal passes under SR-32. The EA does not indicate what of the several measures proposed

Inadequate Visual Analysis. The EA has not established a baseline of existing visual conditions (i.e. the degree to which incongruous features have adversely affected the landscape) against which to compare the effects the Proposed Action would have on the Visual Resources. Without a baseline for the analysis, there can be no analysis. Additionally, the person conducting the study disclosed not one public viewing position from which conclusions regarding the visibility of the Project features and its effects were made.

No methodology. No discernible methodology was applied, the findings being conclusory, rather than being drawn from data. The fundamentals of visual impact assessment have been ignored.

Significant Impact ignored. Although the EA does not disclose where specific measures are to be applied, it is clear that at a minimum all deep-rooted vegetation with roots within 25 feet of the canal will be removed. Along a 0.7 mile stretch of the Wasatch Canal, from the Rock Ditch Diversion to where the canal passes under SR-32, all riparian vegetation, including a substantial grove of tall trees along the canal, will be entirely removed. There is no indication one way or the other as to whether this stretch of canal will be lined. The attached figures show the trees to be removed, outlined in green. This removal of vegetation will impose a substantial adverse effect upon the character of the valley, observed by travelers along I-40, SR-32, and Old Highway 40. Many hundreds, if not thousands, of motorists pass along these roads daily.

According to the Significance Criteria applied in the EIS from which the EA is tiered, the impact of the Proposed Action upon Aesthetics/Visual Resources would be deemed to be significant. To quote the EIS: "...the visual impacts of the Proposed Action and alternatives are considered adverse and significant if they would be in contrast with baseline landscape attributes, long-term, and seen in the middleground or background-distance."

In fact, the adverse effects of removing the riparian vegetation is within foreground views (just 590 to 1,500 feet away), which are much more sensitive than middleground or background views. The impact of the Project would be to create conditions that would be in stark and adverse contrast with the baseline landscape attributes, as seen from highly sensitive public viewing positions. Specific points are as follows:

In Section 3.14, Visual Resources, the baseline visual conditions were described in the Existing Visual Character Section, and photos with location descriptions were provided.

The approximately one mile stretch, between the Provo River and SR-32, where trees and vegetation could be removed as part of the Proposed Action, would not be significant in comparison to the view scape of the entire Heber Valley. The current view scape in this area consists of trees, vegetation, etc. along the canal, but also in the surrounding area east and west of US-40 and SR-32. The small amount of vegetation that could be removed as part of Proposed Action activities (see Comment 2b) would not be considered significant in the overall setting when evaluated in terms of context (setting) and intensity (severity) in accordance with 40 CFR 1508.27.

The Proposed Action would only line, enclose, or pipe the canals, or remove vegetation, as necessary. The Proposed Action would likely occur in response to actions by others (development, building construction, etc.). As stated in Section 3.1.4 of Chapter 3, "Development along the Wasatch Canal between the Provo River diversion and the private farm would likely only occur if management status of the land currently under the PRRP were to change, a change in zoning were to occur, and it was determined to develop the land. Development between the private farm and SR-32 would only occur if the private property owner desires to develop."

Therefore, impacts to the baseline landscape attributes, as seen from sensitive public viewing positions, would occur as a result of actions by others (development, building construction, etc.) and not as part of the Proposed Action. Lining, piping, or removing vegetation would not have a significant impact to the visual character of the area, because it would already be modified to an urban setting.

Modified Chapter 3, visual section to reflect the above discussion.
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| 3g Lawrence Headley (cont.) | • I-40 and SR-32 are gateways to the Heber Valley, and views from these public roads provide the first impression of the valley. The pastoral setting and small-town environment of the Heber Valley is well known. As such, the public traveling these roads has expectations over the character of the landscape and scenic qualities of the valley that are not consonant with the changes in character and visual quality of the affected environment likely to occur due to implementation of the Proposed Action/Alternatives. The changes would occur within the foreground along certain stretches of I-40 and SR-32.  
• The Provo River is a blue ribbon fishery noted for its accessibility from urban areas and its pastoral and natural setting. Boardwalks and trails occur along and near the river to facilitate fishing access and hiking. Expectations for high visual quality are heightened for the public traveling to the Provo River to fish and hike. Additionally, there is a KOA campground at the base of the Jordanelle Reservoir Dam. Views from roads serving as primary access routes to recreation sites afford the cumulative visual impression of the context that enhances the recreation experience. Therefore, analyses of the views from the roads noted are critical to a defensible analysis of the impacts on Aesthetics/Visual Resources.  
• The Proposed Action and its Alternatives, if implemented, would result in in eliminating the riparian vegetation along the subject stretch of canal, a permanent loss of a feature of signature importance to the character of the affected environment. With the removal of the riparian vegetation, there would be a noticeable lessening of visual quality within highly sensitive public views, one indicator of significance. | See Response in Comment 3f.  
Added viewpoints from US-40 and SR-32 to Section 3.14 Visual Resources. |
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<td>4a J. Schoppe</td>
<td>Page 1-1 paragraph 3 states &quot;The purposes of WCWEP are to minimize adverse impacts on environmental resources.&quot;</td>
<td>Added more discussion in Affected Environment of Vegetation Section in Chapter 3 (see Comment 2b). Also, refer to the Wildlife and Water Resources Affected Environment Sections.</td>
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<td>This Environmental assessment has failed to recognize the established historic baseline of wildlife and riparian habitat along the proposed system. In addition, there is no analysis of the water resources that will be lost as a result of the proposed action. Your analysis should disclose the effects of the proposed action on these established baseline and because these effects will be significant it should either mitigate or develop a proposed action that minimized this impact. The proposed action as it is now fails in this regard. The proposed action and associated analysis needs to quantify the loss of these resources as compared to the no action alternative. The loss of sensitive riparian habitat as a result of proposed action contradicts with the purpose of WCWEP.</td>
<td>Impacts would not be considered significant in the overall setting when evaluated in terms of context (setting) and intensity (severity) in accordance with 40 CFR 1508.27.</td>
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<td>The purposes of the WCWEP OM&amp;R EA are to:</td>
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<td>• Maintain safety and system integrity to address risks associated with aging infrastructure, land use changes, and urbanization within the study area</td>
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<td>• Meet water delivery obligations of the WCWEP System</td>
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<td>• Improve access to WCWEP facilities</td>
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<td>• Adapt WCWEP facilities to meet future water system demands as water use changes</td>
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<td>These purposes allow us to meet the commitment of the original WCWEP EIS to minimize adverse impact to environmental resources. If the canals fail, CUWCD would not be able to conserve water and in turn deliver water to supplement flows in local streams, including the Provo River, and enhance groundwater, wetlands, and other environmental resources.</td>
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| 4b J. Schoppe      | Page 1-2 You have failed to provided evidence that lining, enclosing, or piping the section of Wasatch Canal north of SR 32 to the Provo River diversion, would improve the safety, integrity, or efficiency of the canal. If this is a purpose and need then it should be stated clearly and then a full analysis and disclosure of effects is necessary. The current Draft EA is not sufficient in this regard.  

On Page 1-6 of the Draft EA it states that “Generally, the highest risks of canal failures are in areas where the canals are in an embanked section, rather than a banked section. Canal embankments are raised banks that are built to hold back water, while a canal bank is the slope of the land adjoining the canal, where the canal is in a depressed condition” (see figure 1-2)  

The Wasatch Canal that lies north of SR 32 to the Provo River diversion falls within the definition of banked section. In fact the area immediately north of SR 32 is at an average of 10-12 feet below the surrounding terrain making a breach of the canal virtually impossible. The failure to recognize and analyze this is contrary to the purpose and need for safety. In addition the proposed concrete lining of the canal is a proven safety hazard given this specific area. Currently the vegetation creates a barrier for humans and livestock. Removing that vegetation would leave deep steep bare embankments that would be extremely dangerous to those within the proximity of the canal.  

See response in Comment 2g.                                                                                                                                                                                                                           |
| 4c J. Schoppe      | On Page 1-8 you discuss problems associated with canals and deep rooted vegetation. While all of the proposed items may be true. The context does not apply to the section of canal directly north of SR-32.  

The analysis fails to disclose the true impacts in this section. In addition, from Page 1-3 the Wasatch canal was established in June, 1877. The analysis should have disclosed why if this vegetation poses such a safety hazard that it has not been addressed for over 100 years. Surely the analysis fails to recognize the established terrestrial and aquatic habitat created and the impacts upon it. In addition there are no planned design criteria or mitigation disclosed for the loss of this habitat, visuals or other resources lost through the proposed action. Although page 2-6 states that there are impacts it again does not disclose the hard look needed and required by law.  

See responses in Comment 2b and Comment 2g.                                                                                                                                                                                                 |
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<td>4d J. Schoppe (cont.)</td>
<td>Page 2-5 In reference to the comparison of the proposed action Alternative under the category of Recreation you state that: “Fishing, hiking, and wildlife viewing opportunities would still be available, but there is an analysis failure to disclose the limitations that are a direct result of the proposed action. It is very obvious that the nature of the experience would be more limited due to changes in wildlife habitat. If the proposed action is implemented in this area the stream bed is eliminated, the trees are removed and the sensitive riparian habitat is destroyed. The analysis fails when it states that fishing, hiking, and wildlife viewing opportunities would still be available.</td>
<td>See response in Comment 2h.</td>
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<td>4e J. Schoppe (cont.)</td>
<td>Page 2-5 Aquatic Resources: Under the proposed action you state a position of “Negligible impacts to aquatic resources within the canal.” Complete elimination of a streambed and all aquatic life that is dependent on that stream bed is hardly negligible. The proposed action analysis fails to address this impact. The aquatic habitat and associated biota should be monitored, disclosed and at a minimum the true impact must be analyzed and where there is impact, efforts need to be made to avoid this impact, or mitigate it. Simply discounting or failing to recognize fails to take the (hard look) that Nepa requires. The final analysis must address this and either modify the proposed action, consider a sustainable alternative or mitigate by not concreting the bottom of the canal.</td>
<td>See response in Comment 2i.</td>
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| 4f J. Schoppe (cont.) | Page 2-6 Visual Resources Mid-range to long-range viewers would not notice changes to canals because generally the canals blend in with the natural ground and are not visible. While this statement is true for a great portion of the proposed project, this statement does not hold for a small area of the Wasatch Canal which lies just north of State Route 32 to the Provo River Diversion. The EA needs to disclose the true impact to visuals in this section. Visitors from Highway 40 and State Route 32 lie in an elevated position above the valley.  

Thousands of visitors approach this area daily. These visitors can see the Wasatch Canal from the north as soon as they pass the Jordanelle Dam some two miles away. A blanket statement that does not acknowledge that visuals would be impacted is a failure of analysis. The EA should disclose this impact and provide for mitigation where the proposed action alters these visuals. You state that “viewers would not notice changes to canals because generally the canals blend with the natural ground and are not visible.” While this true of the canals in their present state it would certainly not be true if the proposed action were implemented. Mid and long range visitors will have a bird’s eye view of the stark contrast of what once was a natural stream bed surrounded by trees in a riparian setting now replaced with barren land and a concrete aqua duct. This is the gateway to the valley. Elimination of this riparian setting will indeed have a significant negative effect to those visual resources. The current draft EA fails to document, this impact or mitigate for it. The full disclosure of effects has not been made. | See responses in Comment 2j and 3f. |
| 4g J. Schoppe (cont.) | Page 3-4 Paragraph 3.1.4 You state that “During the public scoping process, several commenters expressed concerns about environmental impacts as a result of lining enclosing, or piping the Wasatch Canal on lands owned and managed by the Utah Reclamation Mitigation and Conservation Commission for the Provo River Restoration Project (PRRP). This area includes a section of the Wasatch Canal from its Provo River diversion to the Rock Ditch diversion.”  

The problem with this description is that it ignores the area south of the Rock Creek Diversion extending Southward to State Route 32. This area contains property purchased by federal tax dollars that was taken as part of the PRRP to provide fishing, recreation, and wildlife habitat which it is currently doing. Why is this area being excluded from your description of unlikely to be piped, lined or enclosed? Is it illegal for the federal government to acquire land for the above purposes and then later abandon that purpose and consider implementing an action that is completely contradiction to that original purpose and need? If you propose to do this then true (mitigation) is needed again. The analysis fails to acknowledge and mitigate this impact. | Modified Section 3.1.4 in Chapter 3 to address the area between the Provo River Diversion and SR-32 (as opposed to the Rock Ditch Diversion). |
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| 4h J. Schoppe (cont.) | The overwhelming majority of letters completely oppose the proposed action. Thus your analysis fails to consider the public comments, take the hard look and disclose the impacts/concerns of the public. Nepa requires you do this. I counted 28 letters that specifically requested a no action alternative be applied to the Wasatch Canal North of SR 32. None of the letters referenced the Rock Creek Diversion. It is clear from these letters that the commenters showed concern for the entire northern reach of the Wasatch Canal north of State Route 32. Your description on page 3-4 states that "Because this reach of the canal is in a low-lying area, the risk of a canal breach is low, and needed improvements to prevent failure would be unlikely." This description applies to the area south of the Rock Creek Diversion extending to State Route 32. This entire reach is low-lying and the risk of canal breach is low. **You have chosen the arbitrary point of the Rock Creek Diversion to apply a low risk solution. Please demonstrate why this reasoning should not extend south to the point where the Wasatch Canal crosses SR 32.**

I believe your draft EA has failed to truly analyze and disclose the real impacts in this section of the proposed action. You should not be considering the engineering, cost, or just arbitrarily pick a point of diversion for the action. The analysis fails to show (why at this point). It is obvious that due to the topography and relationship of the canal being in the lowest absolute point that safety cannot be a primary concern thus changing the status truly does not meet your purpose and need. The final analysis should consider picking a point where alteration of the canal would meet your purpose and need for safety, etc. Failing to disclose the effects and impact above is arbitrary and does not meet your purpose and need thus the document now fails in consistency. | Modified Section 3.1.4 in Chapter 3 to address the area between the Provo River Diversion and SR-32 (as opposed to the Rock Ditch Diversion). |
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| 4i J. Schoppe (cont.) | Page 3-42: Mitigation section fails to address all the necessary terrestrial and aquatic mitigation necessary for the proposed action. This is likely due to the fact that the analysis fails to disclose the impacts up front. For example the analysis fails to address impacts to spotted frogs. It simply states that if discovered there will be coordination. A proper analysis would have discussed the fact that they exist and provide true design criteria and mitigation up front. | **Columbia Spotted Frog**  
A discussion of the existence of Columbia spotted frog adjacent to the study area is provided in Section 3.12 Wildlife. In Table 3-6, “... This habitat exists adjacent to the study area along the Wasatch Canal north of the Rock Ditch diversion. Documented occurrences are numerous beginning below the Jordanelle Dam along the Provo River to SR-32.” As stated, most occurrences are along the Provo River. Additionally, under the heading Proposed Action Alternative it states: "The site visits, the UDCC, and the UNHP data did not reveal any observations or evidence (scat, tracks, sightings) of the presence of any state sensitive species within or adjacent to the study area.”  
There is little likelihood to impact the Columbia spotted frog because it doesn’t likely exist within the study area. For this reason, the following mitigation was proposed: “Due to the close proximity of suitable habitat for state sensitive species (specifically the Columbia spotted frog) adjacent to the Wasatch Canal north of the Rock Ditch Diversion, at least one survey must be completed prior to the commencement of any proposed construction project that would remove vegetation, line or pipe the canal in this area. The survey will be conducted by a qualified biologist and be during the frog breeding season (typically late March to early May). If spotted frogs are discovered adjacent to or within the construction zone, coordination with UDWR will address the need to capture and relocate the species and potential mitigation measures for direct or indirect effects.”  
Additionally, the Proposed Action would only make improvements, as necessary. The Proposed Action would likely occur in response to actions by others (development, building construction, etc.). As stated in Section 3.1.4 of Chapter 3, “Development along the Wasatch Canal between the Provo River diversion and the private farm would likely only occur if management status of the land currently under the PRRP were to change, a change in zoning were to occur, and it was determined to develop the land. Development between the private farm and SR-32 would only occur if the private property owner desires to develop.” |
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| 4j J. Schoppe (cont.) | Another example is the fact that simply avoiding nesting season does not minimize take for MBTA. Because you know that MBTA are there you need to truly have design criteria and minimize take. Removing the vegetation fails to do this as the birds have no habitat to return to and does not take in account habitat loss. | **Migratory Birds**  
As stated in Section 3.15, the Proposed Action could potentially impact approximately 9-acres of vegetated areas along the Timpanogos and Wasatch Canals. The alteration of this small amount of vegetated area would have a very minimal impact when compared to the total vegetated area of 440-acres in the surrounding area. Migratory birds would be able to return to the numerous nearby vegetated areas within the Heber Valley.  
There is currently a mitigation commitment: "If it is necessary to remove vegetation during the nesting season (April 15 through July 31), nesting surveys would be conducted to verify that no migratory birds are nesting in the vegetation to be removed. These pre-construction nesting bird surveys would be conducted within the construction footprint and within a 100-foot buffer zone directly adjacent to the project boundary. The survey area for active bird nests would include areas where vegetation removal and disturbance is necessary. If an active nest of a protected species is located, a 100-foot buffer area would be designated until the nestlings have fledged. In an emergency situation CUWCD will coordinate with UDWR on mitigation measures." |
I strongly urge you to provide a comment period on the Final Environmental Assessment prior to issuing a final decision to ensure you have fully addressed the analysis failures mentioned above.

By continuing to discount and not acknowledge the impacts stated above you have avoided addressing the true impacts as well as avoided responding to my original comments that the impacts raise the significance level that warrants an EIS.

Again, I ask that you consider and fully analyze a separate sustainable alternative that considers avoiding the impacts to the Wasatch canal listed above, which I believe should be fully analyzed alongside other Environmental Assessment alternatives, as it is reasonable and significantly different than the proposed action as presented in the scoping notice. If I have suggested something infeasible or against the law or environmental regulations, please let me know, as I would appreciate the opportunity to change that element or elements in the alternative. Thus far the Draft EA has failed to do this. Thus far the document has not considered a full range of alternatives as required.

A decision to move forward without addressing the comments above makes it impossible to consider a Sustainable alternative as I have suggested in previous comments. At issue is that simply dismissing public comment is not (addressing, analyzing and disclosing) which is where the process is currently failing.

I ask you to review my previous comments and issues from my letter on 19 June 2013. In addition consider conducting a full analysis that quantifies, discloses, and mitigates impacts as presented above.

Please keep me updated on (all) matters related to this project. You may reach me at the address listed on this letter. Thank you for the opportunity to comment on the above matter.

CUWCD has reviewed all comments from the draft 30-day review period on the EA and has conducted additional analyses based on those comments. The results of those analyses are presented in the Final EA. A formal review period for the Final EA is outside of CUWCD's NEPA guidelines; however, a copy of the EA will be provided to all those who commented.

Under Section 2.4 Other Alternatives in Chapter 2 added the following:

“Based on comments received during the public scoping process and the review period for the Draft EA, sustainable options (in addition to lining, piping, or enclosing) were considered for the Wasatch Canal between the Provo River and SR-32. These options included:

- **Bank Armoring** – includes providing protective covering, such as large angled rocks (rip-rap) or rock gabion baskets from time to time in locations where bank cutting and erosion is occurring to stabilize the canal banks. This option was eliminated from further consideration because of the difficulty to maintain; debris gets caught in the rocks that is difficult to remove, burrowing rodents create dwellings in void spaces and burrow into embankment behind rocks, and the rock negatively affects hydraulics of canal flow.

- **Providing a 3:1 Slope** – includes maintaining the banks of the canal at a 3:1 slope. In several areas this would require widening the canal banks. This option was eliminated from further consideration because of the need to acquire additional right-of-way and impacts to the adjacent farm operations. Specifically along the Wasatch Canal north of SR-32 to the Wasatch/Rock Ditch splitter, a 3:1 slope in areas where the canal depth is 10 to 12 feet would require an approximately 80 foot canal width.

- **Status Quo** – This option was eliminated because of the large amounts of debris that enter the canal along this reach annually causing blockages in the canal as well as plugging of grates and screens downstream. Erosion and the creation of a sinuous canal alignment are occurring in this reach causing loss of useable farmland. This erosion has historically been dealt with by the placing of broken concrete, old tires, timbers, scrap steel and other trash or debris. This is not an acceptable maintenance practice.
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<td>Bart Mumford</td>
<td>Heber City has reviewed the WCWEP OM&amp;R draft EA and has no comments on the overall findings regarding the impact the improvements and activities will have on the environment.</td>
<td>1. The purpose of the EA is to analyze the environmental impacts of lining, enclosing, and piping the canals, not to determine the cost and anticipated funding sources for these activities. However, we understand that these activities are expensive. In Section 2.3.2 of Chapter 2 modified to read: “Funding for the canals will come from a variety of sources, which are currently unknown. The decision on funding sources will be determined as canal projects move forward to design/construction phases and will be based on the reason for the improvements (potential canal failure, pending development, etc.) In the past, funding sources have come from CUWCD, the federal government, water users, and private property owners/developers.”</td>
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<td>1. It does raise a question regarding the funding of the proposed activities, particularly the lining and covering of the canals. Section 2.3.2 alludes to financing these activities through developers, land owners, and water users which are increasingly from Heber City as we become a larger customer of the Project over time. If would be helpful to add more detail on the cost burden that is planned to be placed either directly or indirectly on Heber City customers as the improvements move forward since some of the proposed project activities are very expensive.</td>
<td>2. Specific locations of improvements were not discussed in the EA because the EA analyzed the environmental impacts of lining, enclosing, and piping the canals for the entire study area, assuming a worst-case scenario. Lining or piping would take place as necessary to preserve safety, integrity, and efficiency.</td>
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<td>2. Another comment would be to add locations where additional lining and covering of canals are planned, and accesses created or improved. The report is not specific about locations along the canals so it is difficult to assess site specific Project impacts.</td>
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<td>Thank you for the opportunity to comment.</td>
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<td>Mike Davis</td>
<td>I received the draft EA for the WCWEP today. On Saturday, I received a call from one of my County Councilman about the proposed pond expansion at 2400 east in Heber. The proposed expansion shows the ponds expanding over Doug Allreds house. He is very upset. I was not aware of the proposed expansion until I saw the map today. He is considering this a taking and we will need to deal with this. Do you have some advice on this issue? Please let me know.</td>
<td>See response in Comment 1.</td>
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<td><strong>Potential Impacts to Wetlands</strong>&lt;br&gt;The Draft EA identifies that areas in close proximity to the Timpanogos Canal and the Wasatch Canal support some riparian vegetation on the inside canal bank slopes, as well as nearby trees. The document concludes that the Proposed Action alternative, which would consist of lining, enclosing, or piping the canal, and/or improve maintenance access, would not impact wetlands. The Draft EA states that wetlands are not solely supported by canal seepage, but does not present details on the location and spatial extent of these resources or relevant information necessary to evaluate the potential for indirect effects. In addition, the Draft EA does not address the potential for impacts to adjacent wetlands as a result of improved maintenance access or inundation from the proposed expansion of the Humbug and Timpanogos Regulating Ponds. The EPA recommends the Final EA include a map of the spatial extent and type of these aquatic resources to support the conclusion of no impact to wetlands, and encourages project components be designed to avoid these resources where practicable. &lt;br&gt;The Draft EA states that during the final design process all proposed areas to be disturbed would be inventoried for the presence of wetlands. This information would have informed the impacts analysis, avoidance, minimization and subsequent mitigation options had it been included in the Draft EA (e.g., wetlands potentially impacted by the proposed expansion of the regulating ponds). The EPA recommends that the analysis of aquatic resources in the Final EA include a baseline evaluation of the following components to further support the decision-making process:&lt;br&gt;• In-stream habitats provided by the canals;&lt;br&gt;• Riparian habitats associated with the canal zone; and&lt;br&gt;• Adjacent wetland areas likely fed by canal seepage.</td>
<td>Added a map showing areas of potential wetlands and an explanation of the methodology used to develop map.&lt;br&gt;Changed commitment in Mitigation section to:&lt;br&gt;&quot;Because of changing site conditions, the rapid rate of development in the area, and the five-year shelf-life of a wetland delineation, all proposed areas to be disturbed, including staging areas, accesses, borrow and waste sites, will be inventoried for the presence of wetlands when it is determined that improvements are necessary. Based on the findings, the appropriate mitigation will be considered.&quot;</td>
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| 3b   | Environmental Protection Agency (EPA) (cont.) | Functional and Condition Assessments  
When characterizing existing or baseline conditions, the inclusion of functional or condition assessments and wetland delineations can assist in more reliably evaluating potential impacts to these resources from the proposed OM&R activities. We appreciate that some details on mitigation were presented in the Draft EA (see p. 3A3), and support adding functional or condition assessments to facilitate the replacement of wetland functions and values through mitigation by assigning functional units to wetland complexes and determining wetland quality. These assessments will also help identify wetland types such as fens, which are considered difficult to replace resources. In designing mitigation plans that include wetlands replacement, the EPA recommends replacing wetland functions in addition to replacing wetland acreage within an ecosystem. Consideration of only acreage does not assure that replacement wetlands are of a similar quality or functioning condition. We have observed the following methods applied effectively:  
- The Utah Department of Transportation’s rapid wetland assessment method for use in highway and other linear projects;  
- The National Wetland Condition Assessment methodology; and  
- Rapid assessment methods in the neighboring states of Montana and Colorado.  
The EPA recommends that a functional or condition assessment be conducted on the following wetland areas during the EA process: irrigation induced wetlands, fens, and riverine wetlands. Functional or condition assessments will allow the Joint Lead Agencies to better identify potential areas for mitigation.  
At this time it is not planned to conduct a functional assessment of wetlands (see commitment in Comment 3a response). |
| 3c   | Environmental Protection Agency (EPA) (cont.) | Permits and Coordination with the U.S. Army Corps of Engineers  
The Draft EA concludes that no Clean Water Act (CWA) permits will be necessary for the proposed project because either the waters are not jurisdictional under the CWA or the activities are exempt from CWA authority (p. 3-23). We recommend the project proponent coordinate directly with the U.S. Army Corps of Engineers office in Bountiful, Utah, to verify that project activities are not occurring in waters of the U.S. and/or project activities fall within the scope of CWA exempt activities.  
The project team met with the U.S. Army Corps of Engineers on August 8, 2013 (see Section 4.2 in Chapter 4). Additionally, the U.S. Army Corps of Engineers has been included in all agency coordination. |