# MITIGATION MONITORING PROGRAM

**Exhibit C**

As the Lead Agency under the CEQA, the CSLC is required to adopt a program for reporting or monitoring regarding the implementation of mitigation measures for this project, if it is approved, to ensure that the adopted mitigation measures are implemented as defined in this MND. This Lead Agency responsibility originates in Public Resources Code section 21081.6(a) (Findings), and the CEQA Guidelines sections 15091(d) (Findings) and 15097 (Mitigation Monitoring or Reporting).

## 5.1 MONITORING AUTHORITY

The purpose of a Mitigation Monitoring Program (MMP) is to ensure that measures adopted to mitigate or avoid significant impacts are implemented. An MMP can be a working guide to facilitate not only the implementation of mitigation measures by the Project proponent, but also the monitoring, compliance and reporting activities of the CSLC and any monitors it may designate.

The CSLC may delegate duties and responsibilities for monitoring to other environmental monitors or consultants as deemed necessary, and some monitoring responsibilities may be assumed by responsible agencies, such as affected jurisdictions and cities, and the California Department of Fish and Game (CDFG). The number of construction monitors assigned to the project will depend on the number of concurrent construction activities and their locations. The CSLC or its designee(s), however, will ensure that each person delegated any duties or responsibilities is qualified to monitor compliance.

Any mitigation measure study or plan that requires the approval of the CSLC must allow at least 60 days for adequate review time. When a mitigation measure requires that a mitigation program be developed during the design phase of the project, the Applicant must submit the final program to CSLC for review and approval for at least 60 days before construction begins. Other agencies and jurisdictions may require additional review time. It is the responsibility of the environmental monitor assigned to each spread[[1]](#footnote-2) to ensure that appropriate agency reviews and approvals are obtained.

The CSLC or its designee will also ensure that any deviation from the procedures identified under the moni­toring program is approved by the CSLC. Any deviation and its correction shall be reported immediately to the CSLC or its designee by the environmental monitor assigned to the construction spread.

## 5.2 ENFORCEMENT RESPONSIBILITY

The CSLC is responsible for enforcing the procedures adopted for monitoring through the environ­mental monitor assigned to each construction spread. Any assigned environmental monitor shall note prob­lems with monitoring, notify appropriate agencies or individuals about any problems, and report the prob­lems to the CSLC or its designee.

## 5.3 MITIGATION COMPLIANCE RESPONSIBILITY

The Applicant is responsible for successfully implementing all the mitigation measures in the MMP, and is responsible for assuring that these requirements are met by all of its construction contractors and field personnel. Standards for successful mitigation also are implicit in many mitigation measures that include such requirements as obtaining permits or avoiding a specific impact entirely. Other mitigation measures include detailed success criteria. Additional mitigation success thresholds will be established by applicable agencies with jurisdiction through the permit process and through the review and approval of specific plans for the implementation of mitigation measures.

## 5.4 GENERAL MONITORING PROCEDURES

**Environmental Monitors.** Many of the monitoring procedures will be conducted during the construction phase of the project. The CSLC and the environmental monitor(s) are responsible for integrating the mitigation monitoring procedures into the construction process in coordination with the Applicant. To oversee the monitoring procedures and to ensure success, the environmental monitor assigned to each construction spread must be on site during that portion of construction that has the potential to create a significant environmental impact or other impact for which mitigation is required. The environmental monitor is responsible for ensuring that all procedures specified in the monitoring program are followed.

**Construction Personnel.** A key feature contributing to the success of mitigation monitoring will be obtaining the full cooperation of construction personnel and supervisors. Many of the mitigation measures require action on the part of the construction supervisors or crews for successful imple­men­tation. To ensure success, the following actions, detailed in specific mitigation measures, will be taken:

* Procedures to be followed by construction companies hired to do the work will be written into contracts between the Applicant and any construction contractors. Procedures to be followed by construction crews will be written into a separate document that all construction personnel will be asked to sign, denoting agreement.
* One or more pre-construction meetings will be held to inform all and train construction personnel about the requirements of the monitoring program.
* A written summary of mitigation monitoring procedures will be provided to construction supervisors for all mitigation measures requiring their attention.

**General Reporting Procedures.** Site visits and specified monitoring procedures performed by other indi­viduals will be reported to the environmental monitor assigned to the relevant construction spread. A monitoring record form will be submitted to the environmental monitor by the individual conducting the visit or procedure so that details of the visit can be recorded and progress tracked by the environmental monitor. A checklist will be developed and maintained by the environmental monitor to track all procedures required for each mitigation measure and to ensure that the timing specified for the procedures is adhered to. The environmental monitor will note any problems that may occur and take appropriate action to rectify the problems.

**Public Access to Records**. The public is allowed access to records and reports used to track the monitoring program. Monitoring records and reports will be made available for public inspection by the CSLC or its designee on request.

## 5.5 MITIGATION MONITORING TABLE

The following sections present the mitigation monitoring tables for each environmental discipline. Each table lists the following information, by column:

* Impact (impact number, title, and full text);
* Mitigation Measure (title and full text);
* Location (where the impact occurs and the mitigation measure should be applied);
* Monitoring/reporting action (the action to be taken by the monitor or Lead Agency);
* Effectiveness criteria (how the agency can know if the measure is effective);
* Responsible agency; and
* Timing (before, during, or after construction; during operation, etc.).

| Table 5‑1. Mitigation Monitoring Program – Applicant Proposed Measures (APM) |
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| Impact | Mitigation Measure | Location | Monitoring /Reporting Action | EffectivenessCriteria | ResponsibleAgency | Timing |
| **Applicant Proposed Measures:** | **APM-1:** Vessel fueling will be required at the staging area or at an approved docking facility. No cross vessel fueling will be allowed. Marine vessels generally will contain petroleum products within tankage that is internal to the hulls of the vessels. | MOT and contractor base | Observe activities for compliance | No fuel spills  | CSLC | During deconstruction |
| **APM-2:** All deck equipment will be equipped with drip pans to contain leaks and spills. All fuels and lubricants aboard the work vessels will have a double containment system. Chemicals used on the MOT and marine vessels will be stored using secondary containment. | MOT | Observe activities for compliance | No fuel spills reaching uncontained areas | CSLC | Before and during deconstruction |
| **APM-3:** Vessels and equipment that rely on internal combustion engines for power and/or propulsion will be kept in good working condition, and compliant with California emission regulations.  | MOT, onshore vault, and contractor base | Verification (maintenance logs) provided to CSLC | Exhaust emissions minimized | CSLC | Before deconstruction |
| **APM-4:** Regular equipment maintenance and installation of mufflers, as appropriate on construction equipment, will be required of the contractors to minimize noise levels on shore. | MOT, onshore vault, and contractor base | Verification (maintenance logs) provided to CSLC | Noise minimized | CSLC | Before deconstruction |
| **APM-5:** Pre-construction lead and ACM surveys will be conducted for MOT structures and equipment, and structures found to contain these hazards will be remediated prior to starting deconstruction activities.  | MOT | Surveys and abatement reports submitted to CSLC, observe activities for compliance | Prevention of ACM and lead paint from being released to the environment | CSLC | Before and during deconstruction |
| **APM-6:** BMPs will be employed to prevent soil, concrete or grout from entering the Bay as a result of activities associated with abandoning the onshore pipelines in place. | MOT and onshore vault | Submit BMPs to CSLC, observe activities for compliance | Prevention of soil, concrete, or grout from entering the Bay | CSLC | Before and during deconstruction |
|  | **APM-7:** Deconstruction activities will be performed between June 15 and October 31 between 8 am to 5 pm. Extension of work hours and work on Saturdays at the vault site would be subject to permission by the City of Hercules Public Works Director. There are no specific work hour restrictions at the Marine Terminal, which is within the jurisdiction of Contra Costa County. | Onshore vault | Observe activities for compliance | Reduces disturbances of local population and biota | CSLC | During deconstruction |
|  | **APM-8:** Measures will be developed and implemented in coordination with wildlife agencies prior to the start of deconstruction activities to prevent birds from nesting on the MOT structures. If necessary, preconstruction nesting bird surveys will be conducted for birds and bats, as appropriate, prior to deconstruction activities to confirm effectiveness of the measures. | MOT | Measures and survey to be submitted to CSLC | Deterrence of nesting on MOT  | CSLC | Before deconstruction |
| **APM-9:** In coordination with the city of Hercules and town of Rodeo, residences in the vicinity of the proposed Project will be notified of the Project schedule and duration. | MOT and onshore vault | Verify coordination with local population | Provides advance notice of potential noise impacts | CSLC | Before deconstruction |
| **APM-10:** Construction work at the onshore vault will be scheduled for summer months, if possible. If work must be conducted during the school year, notifications will be made to Rodeo Hills Elementary School of the vault deconstruction activities, including the deconstruction activity schedule and duration. | Onshore vault | Observe activities for compliance | Reduce disturbances of local population and biota | CSLC | During deconstruction |
| **APM-11:** To avoid impacts to marine mammals during deconstruction activities, a Marine Mammal Contingency Plan will be developed, reviewed and approved by NOAA NMFS and the CSLC prior to any deconstruction activities. | MOT | Submit plan to CSLC and NOAA NMFS for approval, observe activities for compliance | Reduce disturbances of local marine mammals | CSLC and NOAA NMFS | Before and during deconstruction |
| **APM-12:** An exclusion zone around the construction area will be established in coordination with the USCG to restrict other vessel traffic around the Marine Terminal and the zone will be marked with buoys. | MOT | Verify that an exclusion zone has been established | Reduce chance for adverse interactions with other vessel traffic | USCG and CSLC | Before deconstruction |
|  | **APM-13:** Procedures will be implemented to inspect deck-mounted equipment and to flush or drain the equipment as appropriate, so that the equipment can be safely removed without risking petroleum or other hydrocarbon releases.  | MOT and onshore vault | Submit procedures to CSLC, observe activities for compliance | No fuel spills reaching uncontained areas | CSLC | Before and during deconstruction |
| **APM-14:** A Spill Prevention, Control and Countermeasure (SPCC) Plan will be prepared and implemented to minimize the potential for accidental releases of fluids such as hydraulic fluids, solvents, oils, and residual fluids present in MOT equipment. | MOT | Submit plan to CSLC for approval | No spills reaching uncontained areas | CSLC | Before deconstruction |
|  | **APM-15:** As part of the Construction Work Plan, Coscol shall have no source of fuel or oil larger than 5 barrels (210 gallons) at the proposed Project shore work site. Fuel containment at the MOT and contractor’s existing shore base may store larger quantities of oil and fuel. Handling and storage of these materials shall be covered under the SPCC, as described on APM-14. | Onshore vault | Submit plan to CSLC for approval | Reduce potential large sources of fuel or oil to minimize fuel spill risk | CSLC | Before and during deconstruction |
| **APM-16:** The Construction Work Plan calls for preparation by Coscol (or its contractors) and approval by the CSLC prior to deconstruction activities, of the following plans: a Marine Safety Plan, an Extraction Trial Implementation Plan, Seafloor Debris Removal Plan, Rigging and Lifting Plan, Traffic Control Plan, Critical Operations and Curtailment Plan, Marine Communication Plan, Marine Transportation Plan, Navigation Marking and Lighting Plan, Anchoring Plan, and an Oil Spill Response Plan. | MOT, onshore vault, and contractor base | Submit plans to CSLC for approval | Reduce hazards risk and ensure proper planning for deconstruction in place | CSLC | Before deconstruction |

| Table 5‑2. Mitigation Monitoring Program – Air Quality |
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| Impact | **Mitigation Measure** | Location | Monitoring /Reporting Action | EffectivenessCriteria | ResponsibleAgency | Timing |
| AIR‑1: Temporary Deconstruction Emissions of Criteria Pollutants.Project deconstruction activities could result in substantial short-term emissions of criteria pollutants. | **AIR‑1:** Fugitive Dust Control Plan. Coscol shall require its construction contractor(s) to implement a dust control plan for the pipeline and vault abandonment activities, as well as for all on-road transport of soil and demolition debris at the contractor’s onshore base shall include, where applicable, the following dust control procedures as recommended by the BAAQMD:* Water all active construction areas at least twice daily.
 | MOT, onshore vault, and contractor base, as applicable | Coscol to submit dust control plan to CSLC for approval | Dust emissions are minimized | CSLC | Before and during deconstruction |
|  |  |
|  | * Cover all trucks hauling soil, sand, and other loose materials or require trucks to maintain at least 2 feet of freeboard.
* Pave, apply water three times daily, or apply (non-toxic) soil stabilizers on unpaved access roads, parking areas and staging areas at construction sites.
* Sweep daily (with water sweepers) all paved access roads, parking areas and staging areas at construction sites.
* Sweep streets daily (with water sweepers) if visible soil material is carried onto adjacent public streets.
 |  |  |  |  |  |
| AIR 2: Demolition of Asbestos-Containing Material.Project deconstruction activities could expose sensitive receptors to asbestos | **AIR 2:** Consult with BAAQMD Regarding Asbestos-Containing Materials. Coscol shall require its deconstruction contractor(s) to consult with the Bay Area Air Quality Management District (BAAQMD) to ensure that it properly complies with the requirements of the BAAQMD’s Regulation 11, Rule 2, regarding testing and remediation of asbestos-containing materials. Prior to deconstruction activities, Coscol shall provide documentation to the CSLC that shows that the BAAQMD concurs with the contractor(s) sampling and remediation approach. | MOT, onshore vault, and contractor base | Submit plans to CSLC for approval | Reduce hazards risk and ensure proper planning for deconstruction in place | CSLC | Before and during deconstruction |
| AIR-3: Increase in Greenhouse Gas EmissionsThe proposed Project would produce short-term greenhouse gas emissions and contribute to climate change. | **AIR-3:** GHG Emission Offset Program. Prior to the start of construction, Coscol shall purchase carbon offset credits from the California Climate Action Registry (CCAR) or any source that is approved by the CSLC and that is consistent with the policies and guidelines of the California Global Warming Solution Act of 2006 (AB 32) to offset the 3,828 metric tons of greenhouse gas emissions generated during deconstruction activities. The amount of greenhouse gas emissions to be offset may vary depending on if any of the deconstruction plans are modified. Within 60 days of completion of the proposed Project, Coscol shall submit a report for the CSLC’s review and approval, which shall identify all construction-related emissions and the offsets that were purchased from approved programs that resulted in a zero net increase in emissions from the Project construction.  | MOT, onshore vault, and contractor base | Submit evidence that offset credits have been acquired. | Reduce impact of Project GHG emissions to a net zero increase in GHGs | CSLC | Within 60 days before completion of deconstruction project |

| Table 5‑3. Mitigation Monitoring Program – Biological Resources  |
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| Impact | Mitigation Measure | Location | Monitoring /Reporting Action | EffectivenessCriteria | ResponsibleAgency | Timing |
| **BIO‑1:** Potential impacts to fish species due to deconstruction activities. Deconstruction activities, e.g., vessel movements and mooring, mooring anchor placement, barge grounding, piling removal, jetting/dredging to expose piles below the seafloor surface, and underwater noise generated by general deconstruction activities may result in physical displacement, habitat disturbance, and short-term loss of foraging area for special-status fish such as Delta smelt, longfin smelt, green sturgeon, Chinook salmon, steelhead trout, Pacific herring, and Fishery Management Plan managed groundfish. | **BIO‑1a:** Avoidance Measure. Minimize vessel traffic and movements to reduce potential physical displacement of fish. | MOT | Observe activities for compliance | Reduce potential physical displacement of fish | CSLC | During deconstruction |
| **BIO‑1b:** Minimize Nearshore Habitat Disturbance. The shallow draft barge used to deconstruct the shore side pipeline vault shall be limited to one round-trip to conduct planned deconstruction activities at the pipeline vault. Personnel shall be transported daily to the barge by means of a shallow draft boat. Barge and support vessels shall transit through the shallows at a no-wake producing speed to minimize disturbance to bottom sediments. Anchoring shall be minimized. | Onshore vault | Observe activities for compliance | Reduce potential habitat disturbances | CSLC | During deconstruction |
|  | **BIO‑1c:** Minimize Nearshore and Offshore Habitat Disturbance. The Anchoring Plan specified in APM-16 shall require that the use of mooring anchors by deconstruction vessels and barges shall be minimized. The Anchoring Plan (see **APM-16**) shall further specify that if mooring anchors must be used, then a secondary support workboat shall be used to deploy and retrieve mooring anchors and that mooring anchors shall not be dragged along the seafloor. | MOT and onshore vault | Submit plan to CSLC for approval, observe activities for compliance | Reduce seafloor disturbances | CSLC | Before and during deconstruction |
| **BIO‑1d:** Decommissioning Personnel Training. Personnel involved in deconstruction activities shall be trained in the importance of the marine environment to special-status fish, birds, and marine mammals and the environmental protection measures put in place to prevent impacts to these species and Essential Fish Habitat. | MOT and onshore vault | Submit attendance records of training to CSLC | Ensure that personnel are aware of special-status fish, birds, and marine mammals and protection measures | CSLC | Before and during deconstruction |
| **BIO-2:** Potential impacts of deconstruction to marine mammals.Deconstruction activities may result in direct impacts to marine mammals such as California sea lions and Pacific harbor seals. | **BIO-2a:** Implementation of Marine Mammal Contingency Plan. Coscol has prepared a Marine Mammal Contingency Plan, which shall be implemented in its entirety. This plan, as discussed in **APM-11**, is consistent with section 109 (h) of the Marine Mammal Protection Act for dealing with nuisance animals and animals that need to be relocated from a location for their own protection and welfare. This plan will be reviewed by NOAA NMFS and CSLC personnel prior to implementation. | MOT | Submit plan to CSLC for approval, observe activities for compliance | Reduce disturbances of local marine mammals | CSLC and NOAA NMFS | Before and during deconstruction |
| **BIO-2b:** Prioritize Removal of Potential Haul Out Locations. Parts of the MOT that have the potential to be used by marine mammals as a resting haul out (pilings and structural support components, boat landing) are to be removed as early in the deconstruction schedule as possible. This will be done in order to prevent the continued use of these structures by marine mammals during deconstruction. | MOT | Observe activities for compliance | Reduce disturbances of local marine mammals | CSLC | During deconstruction |
| **BIO-3:** Potential impacts of lighting on fish species.Use of bright nighttime lighting may affect the normal movement and increase predation of special-status fish such as Delta smelt, longfin smelt, green sturgeon, Chinook salmon, steelhead trout, Pacific herring, and Fishery Management Plan managed groundfish. | **APM-7** | MOT and onshore vault | Observe activities for compliance | Reduces disturbances of local population and biota | CSLC | During deconstruction |
| **BIO-4:** Potential impacts of toxic materials to fish species. Release of toxic materials to the marine environment can result in deleterious physical impact to special-status fish such as Delta smelt, longfin smelt, green sturgeon, Chinook salmon, steelhead trout, Pacific herring, and Fishery Management Plan managed groundfish, marine birds, and mammals as well as the important habitat supporting them. | **BIO-4a:** Boom Deployment. A floating boom and skirt suitable for sea and weather conditions in San Pablo Bay shall be deployed around the MOT and stationary deconstruction vessels. The boom shall be inspected at least daily and any retained floatable debris and sheen producing liquids shall be removed and properly disposed. | MOT | Observe activities for compliance | Reduce risk of accidental fluid spills impacting San Pablo Bay | CSLC | During deconstruction |
| **BIO-4b:** On-site Absorbent Boom and Pads. A sufficient supply of sorbent booms and pads shall be available at the MOT and aboard all decommissioning work vessels and barges to recover any spilled hydrocarbon, hydrocarbon containing fluids, or other hazardous liquids. Used pads and booms shall be properly handled and disposed of. | MOT | Observe activities for compliance | Reduce risk of accidental fluid spills impacting San Pablo Bay | CSLC | During deconstruction |
| **BIO-4c:** Sealing All Tank, Vessels, Hose, and Pipe Openings. Prior to removal of any equipment, hoses, or pipe from MOT to decommissioning barges or ships for transport to the shore base, they shall be visually inspected for the presence of hydrocarbons. If present, the openings or penetrations shall be sealed to prevent the accidental release of any hazardous materials still residing in the equipment, hoses, or pipe; or sorbent material shall be used to remove the hydrocarbon fluids/residue prior to transfer to deconstruction barges. | MOT | Observe activities for compliance | Reduce risk of accidental fluid spills impacting San Pablo Bay | CSLC | During deconstruction |
|  | **BIO-4d:** Use of Seep Tent. During cutting and capping activities of all pipelines below the seafloor at the marine terminal, a seep tent or other equivalent method to be approved by CSLC shall be deployed above the divers, as necessary to contain any residual free-phase petroleum hydrocarbons that may be trapped in the excavated pipeline segment and which could be released to Bay waters. | MOT | Work plan verification, observe activities for compliance | Reduce risk of accidental fluid spills impacting San Pablo Bay | CSLC | During deconstruction |
| **BIO-4e:** Removal of Hydrocarbons from Pipelines. Prior to removal of either the riser section or the shore-side landfall segment of each of the five pipelines transiting between the previous MOT, each pipeline shall be carefully inspected for the presence of any hydrocarbon material that may have risen to the two high-points of each pipeline. Any hydrocarbons that have pooled at the two ends of each pipeline shall be recovered and removed prior to the removal of that pipeline segment. Any recovered hydrocarbon material shall be properly stored and disposed of. | MOT and onshore vault | Work plan verification, observe activities for compliance | Reduce any residual impact from existing pipeline contamination and post in-place abandonment | CSLC | During deconstruction |
| **BIO-4f:** Use of Biodegradable, Non-Toxic Hydraulic Fluid in Decommissioning Equipment. To avoid the most significant source of potential toxic hydrocarbon releases to Bay waters from deconstruction activities, non-toxic biodegradable hydraulic fluid shall be used in all decommissioning equipment**.** | MOT and onshore vault | Work plan verification, observe activities for compliance | Reduce impact of accidental fluid spills impacting San Pablo Bay | CSLC | During deconstruction |
| **BIO-5:** Potential impacts of debris on nearby habitat.Loss of marine oil terminal equipment and deconstruction debris into the Bay may negatively impact special-status species and their habitats. | **BIO-5a:** Deconstruction Debris Recovery. The onsite contractor’s supervisor and mitigation monitor shall record any deconstruction equipment, tools, pipe, pilings, other materials, or MOT debris that are accidentally dropped into the Bay. Its description and location shall be included in the record. As proposed in **APM-16**, a Seafloor Debris Removal Plan will be prepared by the Applicant and approved by the CSLC. This plan will outline at a minimum: 1. debris field boundaries associated with deconstruction activities;
 | MOT | Observe activities for compliance | Reduce seafloor disturbances | CSLC | During deconstruction |
|  | 1. items requiring immediate cessation of deconstruction activities and immediate initiation of search and recovery efforts and procedures for implementing those recovery efforts;
2. how lost debris that is to be removed post-deconstruction is to be identified, who will be conducting search and recovery operations, and the survey methods to be employed to locate lost equipment and materials;
3. criteria that will be used to:
	1. determine whether recovery efforts are appropriate for the object being recovered and do not result in potential environmental impairment greater than if the debris was allowed to remain in place; and
	2. when sufficient effort has been expended to recover a lost object(s) with no success and continued efforts to recover the seafloor debris have diminishing potential for success and/or result in environmental impairment greater than leaving the debris in place.
4. person(s) responsible for implementing the Plan and making the determination on the type of recovery required;
5. how debris is to be disposed of or recycled; and
6. metrics for determining when recovery efforts will be considered complete.
 |  |  |  |  |  |
| **BIO-5b:** Seafloor Debris Removal Plan Preparation. This Plan shall be prepared and approved by the CSLC prior to initiation of on-site deconstruction activities. | MOT | Submit plan to CSLC for approval | Reduce seafloor disturbances | CSLC | Before the end of deconstruction |
| **BIO-5c:** Seafloor Debris Removal Plan Implementation: Implementation of the approved Seafloor Debris Removal Plan must commence within 30-days following completion of the on-site MOT deconstruction activities and be monitored by the environmental mitigation monitor. | MOT | Submit plan to CSLC for approval | Reduce seafloor disturbances | CSLC | Within 30-days after deconstruction |
|  | **BIO-5d:** Seafloor Debris Removal Plan Report: Following completion of all post deconstruction recovery efforts for seafloor debris, a report will be prepared and submitted to the CSLC detailing at a minimum, 1) recovery activities during decommissioning and post-decommissioning, 2) listings of all lost and recovered debris, and 3) final disposition of recovered debris, and 4) discussion of what debris could not be recovered and why. | MOT | Submit report to CSLC for approval | Reduce seafloor disturbances | CSLC | 30-days after completion of seafloor debris removal plan |
| **BIO-6:** Potential impacts of deconstruction activities on special-status birds.Deconstruction activities may result in the disturbance of individuals or nests of special-status bird species. If nests are present during deconstruction, they would be destroyed. This would result in not only significant impacts, but also violation of regulations including the Migratory Bird Treaty Act, the state and/or federal Endangered Species Act, and other CDFG restrictions. | **BIO-6a:** Bird Plan. In consultation with the CDFG and the USFWS, Coscol shall prepare a Bird Plan detailing actions that would be taken to prevent bird nesting (deterrence measures), monitoring, appropriate responses to the presence of special-status birds and/or their nests, and an evaluation of the demolition project’s sequence and potential for disturbance to nesting birds.  | MOT | Submit plan to CSLC for approval | Deterrence of nesting on MOT | CSLC, CDFG, and USFWS | Before deconstruction |
| **BIO-6b:** Prevent Bird Nesting.Under the supervision of a qualified biologist, deterrence measures (described in the Bird Plan, **MM BIO-6**) shall be employed. | MOT | Observe activities for compliance | Deterrence of nesting on MOT | CSLC | During deconstruction |
| **BIO-6c:** Prioritized Removal of Nesting Structures. In order to reduce the probability of birds nesting on the terminal structure, elements that are the most likely to support nests (such as the loading arms) shall be removed as soon as possible in the deconstruction process. | MOT | Submit plan to CSLC for approval | Deterrence of nesting on MOT | CSLC | Before and during deconstruction |
| **BIO-6d:** Preconstruction Surveys. Prior to deconstruction, as described in the Bird Plan (**MM BIO-6a**), a survey for nests shall be completed by a biologist to ensure that no nesting has taken place. | MOT | Submit surveys to CSLC for approval | Deterrence of nesting on MOT | CSLC | Before deconstruction |
| **BIO-6e:** With Nests Present. In the event that an active nest is found on the terminal, all deconstruction activities within 20 feet of the nest on the terminal shall be stopped to prevent disturbance or destruction of the nest. Coscol shall consult with the appropriate resource agency (such as CDFG, or the USFWS) as to the appropriate action. | MOT | Work plan verification, observe activities for compliance | Avoidance of nesting birds unless approved by CDFG or USFWS | CSLC, CDFG, and USFWS | During deconstruction |
| **BIO-7:** Potential impacts of deconstruction to migratory fish. Deconstruction activities, e.g., vessel movements and mooring, mooring anchor placement, barge grounding, piling removal, and jetting/dredging to expose piles below the seafloor surface, may result in physical disturbance and migration movement impacts to special-status fish such as Delta smelt, longfin smelt, green sturgeon, Chinook salmon, steelhead trout, Pacific herring, and Fishery Management Plan managed groundfish. | **MM BIO-1a, through -1d** and **APM-7** | MOT and onshore vault | Observe activities for compliance | Reduces disturbances of local population, habitat, biota, and seafloor | CSLC | During deconstruction |

| Table 5‑4. Mitigation Monitoring Program – Cultural Resources  |
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| Impact | Mitigation Measure | Location | Monitoring /Reporting Action | EffectivenessCriteria | ResponsibleAgency | Timing |
| **CUL‑1:** Potential Impacts to cultural resources.Although there are no previously recorded cultural resources in the Project area, a Project-specific field survey was conducted. In addition, the remote sensing survey identified two anomalies that have yet to be inspected. Although not part of the Project footprint, anchoring of barges and/or vibration of the seabed from demolition activities may impact undiscovered resources.  | **CUL‑1a:** Avoidance Measures. Avoidance measures shall include marking the locations of the resources with buoys and delineating a “no anchoring area” within 200 feet of the T3 resource (which also encompasses T2 resource), and/or limiting the use of a vibratory extractor for pile removal | MOT | Verify no anchoring area around anomalies T2 & T3 | Reduce potential to damage unknown cultural resources | CSLC | Before and during deconstruction |
| **CUL‑1b:** Accidental Discoveries. Any accidental discovery of cultural resources during deconstruction shall be evaluated by a qualified archaeologist. If the find is determined to be potentially significant, the  | MOT and onshore vault | Observe construction activities | Reduce potential to damage unknown cultural resources | CSLC | Before and during deconstruction |
| archaeologist, in consultation with the CSLC and the appropriate Native American group(s), shall develop a treatment plan. All work in the immediate vicinity of the unanticipated discovery shall cease until the qualified archaeologist has evaluated the discovery, or the treatment plan has been implemented. |  |  |  |  |
| **CUL-2:** Potential Impacts to human remains.If unknown human remains are encountered during Project activities, potentially significant impacts could occur. | **CUL-2:** Measures for Human Remains. If human remains are encountered unexpectedly during excavation or backfilling activities, State Health and Safety Code section 7050.5 requires that no further disturbance shall occur until the County Coroner has made the necessary findings as to origin and disposition pursuant to PRC section 5097.98. If the remains are determined to be of Native American descent, the Coroner has 24 hours to notify the NAHC. The NAHC will then identify the person(s) thought to be the Most Likely Descendent of the deceased Native American, who will then help determine what course of action shall be taken in dealing with the remains. | Onshore vault | Observe construction activities; verify that any findings are reported to Corner and NAHC | Reduce potential to damage unknown cultural resources | CSLC | During deconstruction |

| Table 5‑5. Mitigation Monitoring Program – Hazards and Hazardous Materials  |
| --- |
| Impact | Mitigation Measure | Location | Monitoring /Reporting Action | EffectivenessCriteria | ResponsibleAgency | Timing |
| **HAZ‑1:** Transportation and use of hazardous materials could create a significant hazard.The proposed deconstruction Project includes the routine transportation and use of hazardous materials that could create a significant hazard to the public or environment. | **HAZ‑1a:** MOT Hazardous Materials Inventory. Prior to commencement of deconstruction activities, Coscol shall develop and submit a written inventory of hazardous materials found on the MOT. Coscol shall complete a hazardous materials identification assessment for the MOT prior to deconstruction activities and shall include visual inspection for the purpose of identification of hazardous materials including electrical devices with a potential for mercury switches, mineral oil, and PCBs; air conditioning or other cooling systems with a potential for Freon or other  | MOT | Submit plan to CSLC for approval | Reduce hazards risk and ensure proper planning for deconstruction in place | CSLC | Before deconstruction |
|  | ozone depleting refrigerant gases. The assessment shall be performed by an appropriately experienced and qualified California Registered Environmental Assessor. The assessment shall conclude with development of a Hazardous Materials Inventory that identifies the type, location, estimated quantity and nature of each potentially hazardous material. |  |  |  |  |  |
|  | **HAZ‑1b**: Barge and Shore Base Hazardous Materials Inventory. Prior to commencement of deconstruction activities, Coscol shall develop and submit a written inventory of hazardous materials to be stored, used, or transported in, on, and around the MOT, work barges, shoreline work area, and shore base during the deconstruction activity. The inventory shall include the name of the material, the type, capacity, number and location of storage containers, type of hazard (pressure release, fire, explosion, asphyxiation, toxicity, bioaccumulation, etc.), and the maximum storage capacity at each location. | MOT, onshore vault, and contractor base | Submit plan to CSLC for approval | Reduce hazards risk and ensure proper planning for deconstruction in place | CSLC | Before deconstruction |
|  | **HAZ-1c:** Hazardous Materials Management Plan. Prior to the start of deconstruction activities Coscol shall develop and submit to CSLC a Hazardous Materials Management Plan (HMMP) for the MOT, work barges, shoreline work area and shore base. The HMMP shall provide specific methods for control and containment of hazardous materials identified in the hazardous material inventories, and shall include hazardous materials management practices from deconstruction through disposal. The HMMP shall include a checklist for use in documenting periodic inspections of hazardous material areas, to occur at least weekly during deconstruction. The HMMP shall include emergency notification telephone numbers and emergency procedures for use in the event of a release of hazardous materials. Coscol shall submit  | MOT, onshore vault, and contractor base | Submit plan to CSLC for approval | Reduce hazards risk and ensure proper planning for deconstruction in place | CSLC | Before deconstruction |
|  | the periodic hazardous materials inspection reports to CSLC throughout the course of the deconstruction project.  |  |  |  |  |  |
| **HAZ‑1d:** Grout Management Plan. Prior to the start of deconstruction activities, Coscol shall provide to CSLC a grout management plan including handling of dry grout, mixing, pumping, and disposition of excess and residual material. The grout management plan shall include measures to be implemented by Coscol to reduce the potential for release of grout, in all forms, to the environment. | MOT and onshore vault | Submit plan to CSLC for approval | Reduce hazards risk and ensure proper planning for deconstruction in place | CSLC | Before deconstruction |
| **HAZ-2:** Release of hazardous materials by the deconstruction Project could create a significant hazard.The proposed deconstruction Project could, through reasonably foreseeable upset and accident conditions, release hazardous materials that could create a significant hazard to the public or environment. | **MM HAZ-1a through 1d, MM BIO-4a through 4e** | MOT, onshore vault, and contractor base | Submit plan to CSLC for approval, observe compliance | Reduce hazards risk and ensure proper planning for deconstruction in place | CSLC | Before and during deconstruction |
| **HAZ-3:** The deconstruction Project could expose an unknown hazard.The proposed deconstruction Project could expose an unknown hazard that could create a significant hazard to the public or environment. | **HAZ-3a:** Contaminant Monitoring and Control Plan. Prior to initiation of deconstruction activities, Coscol shall develop, subject to the review and approval of the CSLC, and subsequently implement a Contaminant Monitoring and Control Plan for use during the proposed Project. The Plan shall identify potential debris and contaminants, proposed Project activities that may disturb sediments, monitoring methods, containment methods, and recovery/removal methods. A Contingency Plan including work stoppage, emergency notifications, and emergency actions shall be included in the event of an unexpected large contaminant release. At a minimum, visual monitoring for floating debris, sheen, separate phase oil, or other visual indications of debris or contamination will be provided. | MOT and onshore vault | Submit plan to CSLC for approval, observe compliance | Reduce hazards risk and ensure proper planning for deconstruction in place | CSLC | Before and during deconstruction |
|  | **HAZ-3b:** Contaminated Soil Contingency Plan. Prior to initiation of deconstruction activities, Coscol shall prepare, subject to the review and approval of the CSLC, a Contaminated Soil Contingency Plan which shall identify actions and notifications to occur if evidence of soil contamination is encountered during onshore excavation. Action and notification steps will include, at a minimum, a stop-work order and sampling to be performed by a qualified and approved environmental consultant and laboratory to confirm the nature and extent of contamination. The investigation will determine what measures are necessary to determine how workers will be protected and how hazardous materials and excavated soils shall be managed. The Contaminated Soil Contingency Plan shall include a list of Federal, State and local agencies to be notified depending on the type of discovery. Notification will include, at least, the Contra Costa County Department of Health Services, Division of Environmental Health. | MOT, onshore vault, and contractor base | Submit plan to CSLC for approval, observe compliance | Reduce hazards risk and ensure proper planning for deconstruction in place | CSLC, Contra Costa County DHS -DEH | Before and during deconstruction |
|  | **HAZ-3c:** Shore Base Stormwater Runoff Control. Coscol shall provide to CSLC, prior to the start of deconstruction, the shore base storm water pollution prevention compliance documents including the Storm Water Pollution Prevention Plan (SWPPP), the Annual Stormwater Monitoring Report for CY 2008, stormwater sampling and analysis reports and stormwater inspection records for one year prior to the start of deconstruction. In the event a shore base is selected that does not have a SWPPP or associated monitoring plans and reports, the Applicant shall develop and submit a comparable Plan to control runoff of sediment and potential contaminants during proposed Project activities at the shore base. | Contractor shore base | Submit plan to CSLC for approval, observe compliance | Reduce hazards risk and ensure proper planning for deconstruction in place | CSLC | Before deconstruction |
|  | **HAZ-3d:** Paved Shore Base Work Areas. The applicant shall reduce the potential for transport of contamination in dust and dirt by restricting all shore-based activity to paved areas, as applicable. Paving shall be maintained in good condition during project deconstruction work to provide a cover over underlying soil and fill. | Contractor shore base | Work plan verification approval, observe compliance | Reduce hazards risk and ensure proper planning for deconstruction in place | CSLC | Before and during deconstruction |
| **MM HAZ-1a through 1d, MM AIR-1, APM-3** | MOT, onshore vault, and contractor base | Verification (maintenance logs), submit plan to CSLC for approval, observe compliance | Reduce dust, exhaust, and hazards risk and ensure proper planning for deconstruction in place | CSLC | Before and during deconstruction |

| Table 5‑6. Mitigation Monitoring Program – Hydrology and Water Quality |
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| Impact | Mitigation Measure | Location | Monitoring /Reporting Action | EffectivenessCriteria | ResponsibleAgency | Timing |
| **HYD-1:** Discharges of waste material could degrade water quality.Improperly planned deconstruction activities could result in temporary discharges of waste material which could degrade water quality. | **HYD‑1:** Work Plans. The applicant shall obtain written approval of all proposed work plans and permits from the overseeing agencies including the RWQCB, ACOE, and the BCDC prior to commencement of deconstruction activities. The work plans shall include secondary containment measures to prevent any hazardous materials or debris from entering San Pablo Bay. The creosote timber removal procedure shall be approved of by the NMFS in writing prior to commencement of their removal. All work plans shall be in accordance with approved 401 Water Quality Certification Permit, section 404 Permit, and Administrative Permit from the BCDC and any comments from issuing agencies incorporated into project specifications. | MOT | Submission of written approval for work plans and hazardous materials inventory to CSLC  | Minimizing of hazardous material or debris from entering San Pablo Bay | CSLC, NOAA NMFS, BCDC | Before deconstruction |
| **MM BIO-4a through -4f and MM HAZ-1a**. | MOT | Submit hazardous materials inventory to CSLC, observe construction activities | Minimizing of hazardous material or debris from entering San Pablo Bay | CSLC | Before and during deconstruction |

| Table 5‑7. Mitigation Monitoring Program – Noise  |
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| Impact | Mitigation Measure | Location | Monitoring /Reporting Action | EffectivenessCriteria | ResponsibleAgency | Timing |
| **NOI‑1:** Onshore Temporary Abandonment Activity Noise.Proposed vault and pipeline abandonment activities could result in substantial short-term noise levels affecting nearby residences. | **NOI‑1a:** Public Notification. Coscol shall establish a public outreach program to notify all residences within 1,000 feet of proposed vault and pipeline abandonment activities. Notification shall identify the proposed daily deconstruction schedule and the dates when the onshore abandonment activities would occur, and shall include  | Onshore vault | Verify coordination with local population | Provides advance notice of potential noise impacts | CSLC | Before onshore vault deconstruction |
|  | the name and contact information of a Coscol representative for questions. |  |  |  |  |  |
|  | **NOI‑1b:**Noise Barriers. Coscol shall install portable noise barriers (wooden or concrete) or curtains that block the line of sight between nearby residences and the abandonment activities, if feasible, and as allowed by Union Pacific. If employment of noise barriers is not feasible, then Coscol will notify local residents of the noise schedule and duration of noise-producing activities. In addition, all compressors and other small stationary equipment shall be oriented so that the equipment exhaust would face towards the west, away from nearby residences. | Onshore vault | Work plan verification, observe construction activities | Reduce potential noise disturbance | CSLC | During onshore vault deconstruction |

| Table 5‑8. Mitigation Monitoring Program – Public Services |
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| Impact | **Mitigation Measure** | Location | Monitoring /Reporting Action | EffectivenessCriteria | ResponsibleAgency | Timing |
| **PS‑1:** Potential Impacts to Demand for Fire and Police Protection Services.Project construction activities could temporarily increase the demand for fire protection services. | **PS‑1:** Health and Safety Plan. Coscol shall prepare a Health and Safety Plan. The Health and Safety Plan shall be prepared by an approved and qualified industrial hygienist, or equivalent, to protect the public and all workers in the construction area. As part of this process, Coscol shall ensure that any necessary investigation and/or remediation activities conducted in the Project site are coordinated with the Contra Costa County Fire Department and the Contra Costa County Department of Health Services, Division of Environmental Health, and, if needed, other appropriate State agencies. | MOT and onshore vault | Submit plan to CSLC for approval, observe compliance | Protection of workers and advance coordination with local first responders | CSLC | Before and during deconstruction |

| Table 5‑9. Mitigation Monitoring Program – Transportation and Traffic  |
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| Impact | Mitigation Measure | Location | Monitoring /Reporting Action | EffectivenessCriteria | ResponsibleAgency | Timing |
| **TT-1:** Decommissioning activities could adversely affect traffic and transportation conditions in the study area. | **TT-1:** Traffic Management Plan. Coscol Company shall prepare and implement a Traffic Management Plan subject to approval of Caltrans/Contra Costa County and the city of Hercules. The approved Traffic Management Plan and documentation of agency approvals shall be submitted to the CSLC prior to the commencement of the MOT deconstruction activities. The plan shall: * Limit the operation of all delivery and haul truck activity to occur during the off peak weekday period (9:00 a.m. to 3:00 p.m.). Truck operations could be extended to include the period prior to and following peak weekday commute periods (7:30 p.m. to 5:30 a.m.) with authorization from appropriate agencies;
* Include a discussion of work hours, haul routes, work area delineation, traffic control and flagging;
* Identify all access, parking restriction and signage requirements; and,
* Promote and facilitate workforce ridesharing activities to the extent possible.
 | Contractor shore base | Submit plan to CSLC for approval | Minimize traffic impacts on local circulation | CSLC | Before deconstruction |

| Table 5‑10. Mitigation Monitoring Program – Utilities and Service Systems |
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| Impact | Mitigation Measure | Location | Monitoring /Reporting Action | EffectivenessCriteria | ResponsibleAgency | Timing |
| **UTIL‑1:** Potential Impacts to wastewater treatment facilities.If contaminated water is found in the MOT pipelines, the quantity and/or quality of this wastewater may be sufficient to disrupt operations at a wastewater treatment facility.  | **UTIL‑1:** Pretreatment, Discharge Planning, and Consultation. If contamination is found in an MOT pipeline to an extent that necessitates pipe cleaning, a cleaning method that complies with applicable requirements, and a treatment plant with capacity to receive and treat this water, shall be identified. The treatment plant operator shall be consulted, and the quantity and constituents of this water shall be  | MOT and onshore vault | Verify consultation with treatment plant operator, report to CSLC | Minimize potential for release of contamination to the Bay | CSLC | During deconstruction |
|  | determined in sufficient detail for the treatment plant to stipulate any necessary requirements for pretreatment and/or restriction of the rate of discharge to that plant. |  |  |  |  |  |
| **UTIL-2:** Potential non-compliance with waste disposal regulations during the shore side facility abandonment. | **UTIL-2:** Explicitly Require Proper Removal in Project Specifications. Project specifications issued for bid shall include the requirement that materials removed from the onshore vault and pipeline area be transported to the staging area (i.e., the shore base) for recycling or disposal by the methods that are used for the MOT materials. | Onshore vault | Verification in work plan, observe activities for compliance | Ensure that proper removal of materials occurs | CSLC | Before and during deconstruction |

1. Often, construction (or in this case, deconstruction) activities for a project may occur concurrently at multiple separate locations called “spreads.” Depending on the distance between these spreads and the nature of the construction or deconstruction activities, one or more environmental monitors may be required to monitor compliance at each spread. [↑](#footnote-ref-2)