Appeal of Certification of Consistency

C20213-A3

Step 1 - Appeallant(s) Information

Appellant Representing: Notification Test

Primary Contact: Pravin Suryavanshi

Address: 4900 tRUXEL rD.

City, State, Zip: Sacramento, CA 95834

Telephone/Fax: (916) 567-1740

E-mail Address: xing@symsoftsolutions.com

Step 2 - Covered Action being Appealed

Covered Action ID: C20213

Covered Action Title: Test - 2020

Agency Subject to Appeal: Test of Appeal Notification
Contact Person Subject to Appeal: First Name Last Name

Address: 123 Street

City, State, Zip: Sacramento, CA 95814

Telephone/Fax: (123) 456-8901

E-mail Address: daniel.constable@deltacouncil.ca.gov

Covered Action Description: Test - policy display.

Step 3 - Consistency with the Delta Plan

DELTA PLAN CHAPTER 2

a. G P1(b)(2)/Cal. Code Regs., tit. 23, § 5002, subd. (b)(2) - Mitigation Measures

G P1(b)(2)/Cal. Code Regs., tit. 23, § 5002, subd. (b)(2) provides that covered actions not exempt from CEQA, must include all applicable feasible mitigation measures adopted and incorporated into the Delta Plan as amended April 26, 2018, (unless the measure(s) are within the exclusive jurisdiction of an agency other than the agency that files the certification of consistency), or substitute mitigation measures that the agency that files the certification of consistency finds are equally or more effective. For more information, see Cal. Code Regs., tit. 23, § 5002, and Delta Plan Appendix O, Mitigation Monitoring and Reporting Program, which are referenced in this regulatory policy.

Is the covered action inconsistent with this portion of the regulatory policy?

Yes, Inconsistent

Answer Justification: SDF

covered actions must document use of be	est available science. For more information, see Appendix 1A, which is referenced	d in
this regulatory policy.		
Is the covered action inconsistent with this portion of the regulatory policy? Yes, Inconsistent		
c. G P1(b)(4)/Cal. Code Regs., tit. 23, § 50	02, subd. (b)(4) - Adaptive Management	
	2, subd. (b)(4) provides that an ecosystem restoration or water management cov appropriate to its scope, to assure continued implementation of adaptive	/ered
	Appendix 1B, which is referenced in this regulatory policy. Note that this require	ment
(A) An adaptive management plan that de framework in Appendix 1B; and	escribes the approach to be taken consistent with the adaptive management	
(B) Documentation of access to adequate of the proposed adaptive management p	resources and delineated authority by the entity responsible for the implementatoress.	ation
Is the covered action inconsistent with t	nis portion of the regulatory policy?	
Yes, Inconsistent		

SDFDS

Answer Justification:

G P1(b)(3)/Cal. Code Regs., tit. 23, § 5002, subd. (b)(3) provides that, relevant to the purpose and nature of the project, all

03/24/2021