APPENDIXES
Appendix A

California Environmental Quality Act Compliance
CALIFORNIA ENVIRONMENTAL QUALITY ACT
INITIAL STUDY

This appendix contains an analysis of the impacts that may result from construction and implementation of the preferred alternative (described in the Alternatives section) pursuant to the California Environmental Quality Act (CEQA). The basic purposes of CEQA are to (Association of Environmental Professionals [AEP] 2015):

1. Inform governmental decision makers and the public about the potential significant environmental effects of proposed activities.
2. Identify the ways that environmental damage can be avoided or significantly reduced.
3. Prevent significant, avoidable damage to the environment by requiring changes in projects through the use of alternatives or mitigation measures when the governmental agency finds the changes to be feasible.
4. Disclose to the public the reasons why a governmental agency approved the project in the manner the agency chose if significant environmental effects are involved.

This Initial Study (IS) is included as an appendix to the EA because a Clean Water Act Section 401 water quality permit will be required from the Lahontan Regional Water Quality Control Board (Water Board). This IS has been prepared to assist the Water Board in determining whether the project may have a significant effect on the environment, which is defined under CEQA as a “substantial adverse change in the physical conditions that exist in the area affected by the proposed project.”

If this IS shows that there is no substantial evidence that the project may have a significant effect, the lead agency prepares a Negative Declaration. If the project would not result in a significant effect because revisions in the project have been made by or agreed to by the project proponent, the lead agency prepares a Mitigated Negative Declaration. The analysis that follows is based on the affected environment described in the Affected Environment and Environmental Consequences section, and adheres to the Environmental Checklist Form that comprises Appendix G of the 2015 CEQA Statutes and Guidelines. The checklist is used to meet the requirements for an IS (AEP 2015).
### CEQA Checklist

<table>
<thead>
<tr>
<th>I. AESTHETICS: Would the project:</th>
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<tr>
<td>a) Have a substantial adverse effect on a scenic vista?</td>
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**No Impact:** The preferred alternative would improve the existing road conditions but would not include new structures or features that would have an adverse effect on scenic vistas.

| b) Substantially damage scenic resources, including but not limited to trees, rock outcroppings, and historic buildings within a state scenic highway? | Potentially Significant Impact | Less Than Significant with Mitigation | Less Than Significant Impact | No Impact |
| | | | | X |

**No Impact:** The preferred alternative would not substantially damage scenic resources including trees, rock outcrops, and historic buildings.

| c) Substantially degrade the existing visual character or quality of the site and its surroundings? | Potentially Significant Impact | Less Than Significant with Mitigation | Less Than Significant Impact | No Impact |
| | | | | X |

**Less than significant:** The preferred alternative would reconstruct the original roadbed mostly within the existing road alignment, with a few minor changes in appearance such as riprap and berms that would not be highly visible. No residential areas exist within the proposed project area or surrounding vicinity.

| d) Create a new source of substantial light or glare that would adversely affect day or nighttime views in the area? | Potentially Significant Impact | Less Than Significant with Mitigation | Less Than Significant Impact | No Impact |
| | | | | X |

**No Impact:** Construction activities would occur during the day and would not require the installation of new lighting in the project area.

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<tr>
<th>II. AGRICULTURE AND FOREST RESOURCES: Would the project:</th>
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<tr>
<td>a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?</td>
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**No Impact:** Prime Farmland, Unique Farmland, or Farmland of Statewide Importance is not present within the project area limits.
<table>
<thead>
<tr>
<th>Conflict with existing zoning for agricultural use, or a Williamson Act contract?</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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<tbody>
<tr>
<td><strong>No Impact</strong>: The project area does not support agricultural lands; the Williamson Act does not apply.</td>
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<td>Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?</td>
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<tr>
<td><strong>No Impact</strong>: No lands within the project area are designated or zoned as forest lands, timberland, or Timberland Production lands.</td>
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<td>Result in the loss of forest land or conversion of forest land to non-forest use?</td>
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<tr>
<td><strong>No Impact</strong>: There are no forest lands in the project area, nor would the proposed project result in the conversion of forest lands.</td>
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<tr>
<td>Involve other changes in the existing environment that, due to their location or nature, could result in conversion of Farmland to non-agricultural use or conversion of forest land to non-forest use?</td>
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<tr>
<td><strong>No Impact</strong>: The proposed project is limited in scope to the reconstructed road corridor. The proposed project would not result in the conversion or change in the existing environment.</td>
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**III. AIR QUALITY**: Would the project:

<table>
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<tr>
<th>Conflict with or obstruct implementation of the applicable air quality plan?</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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<tr>
<td><strong>No Impact</strong>: No additional travel lanes or increase in capacity are proposed with the preferred alternative.</td>
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<td>Violate any air quality standard or contribute substantially to an existing or projected air quality violation?</td>
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</table>
The project area is in the Great Basin Unified Air Pollution Control District, as established by the State of California. This district is classified as a California state nonattainment area for particulate matter (fine dust) less than 10 microns in diameter. The general trend in upper air movement carries pollutants to the park from metropolitan areas, industrial areas, and transportation corridors to the west. In the summer, surface winds flow from the southwest, where sources that contribute to air pollution in the park include major population centers, industrial areas, and a dry lakebed. In winter, surface winds flow from the northeast. Because northeast winds comprise an air mass that originates in less developed areas, the air quality of the park is generally better in the winter.

**Less Than Significant Impact with Mitigation:** Should the preferred alternative be selected, local air quality would be temporarily affected by dust and construction vehicle emissions. Hauling construction and fill material and operating equipment during the construction period would result in increased vehicle exhaust and emissions (hydrocarbons, nitrogen oxide, and sulfur dioxide emissions), which would be expected to rapidly dissipate.

Fugitive dust plumes from construction equipment would intermittently increase airborne particulates in the area near the project site, but loading rates are not expected to be considerable; water sprinkling to abate fugitive dust would occur during construction. Overall, there would be a slight and temporary degradation of local air quality due to dust generated from construction activities and emissions from construction equipment. These effects would last only as long as construction occurred; impacts would be negligible and short term.

**Measure 1:** Fugitive dust plumes would be reduced by water sprinkling the soil during earth-disturbing activities. Possible sources of water for construction would Scotty’s Castle or Beatty, Nevada.

**Measure 2:** Unnecessary construction vehicle engine idling would be limited to reduce noxious emissions.

c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions that exceed quantitative thresholds for ozone precursors)?

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<th>Potentially Significant Impact</th>
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**No Impact:** The preferred alternative would not result in a net increase in any of the criteria pollutants.

d) Expose sensitive receptors to substantial pollutant concentrations?

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**Less Than Significant Impact:** During construction, the release of additional emissions associated with construction vehicles and equipment is anticipated. This effect would be temporary and limited in scope to the project area, which is not near residential or heavily used areas of the park.

e) Create objectionable odors affecting a substantial number of people?

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<th>Potentially Significant Impact</th>
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</table>
Less Than Significant Impact: During construction, the use of diesel-fueled equipment may result in the release of objectionable odors but would be limited to the period of construction and limited to the project area.

IV. BIOLOGICAL RESOURCES: Would the project:

a) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?

Less Than Significant Impact with Mitigation: The preferred alternative could directly impact or indirectly impact special status species and their habitats due to project-related construction disturbances including noise disturbance, increased dust, and disturbances from vibrations. The increase in human activity and noise associated with construction would persist for one year and could result in individuals potentially leaving the area during construction. The proposed action is anticipated to permanently impact about 0.04 acre of spring-fed riverine wetlands that could provide foraging habitat for riparian-dependent special status bird species. Potential adverse effects on willow flycatcher, loggerhead shrike, yellow-breasted chat, and yellow warbler would result from increased noise and activity during construction and from the loss of 0.04 acre of wetlands. Adverse effects would be minimized with the implementation of mitigation measures listed below:

Measure 1: Beginning April 10, all construction activities would cease in areas within a 0.25-mile buffer of suitable habitat, and a qualified biologist would conduct surveys for least Bell’s vireo and southwestern willow flycatcher. Surveys would be based on the U.S. Fish and Wildlife Service’s (USFWS) most recent survey guidelines and protocols for the least Bell’s vireo (USFWS 2001) and southwestern willow flycatcher (Sogge et al. 2010). The NPS would not conduct surveys during the third survey period, as outlined in southwestern willow flycatcher survey protocol, unless birds were detected during the first two survey periods. If neither species is detected during surveys, construction activities would resume in areas adjacent to suitable habitat. However, if either species is detected, and surveys confirm that birds are nesting or nesting is a possible outcome, then the NPS would resume construction activities adjacent to suitable habitat after (1) the avian nesting and breeding season ends (i.e., August 16), or (2) a qualified biologist has determined that the birds are not attempting to nest again or any young have fledged.

Measure 2: Compensatory mitigation would be constructed as described in detail in the Floodplain and Wetland Statement of Findings (Appendix A) and in the Compensatory Mitigation and Monitoring Plan (FHWA 2017a).
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<th><strong>b)</strong> Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, or regulations or by the California Department of Fish and Game or US Fish and Wildlife Service?</th>
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<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
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Sensitive natural communities associated with wetland habitats occur within the project area. Riparian habitats occur adjacent to riverine wetlands associated with Grapevine Canyon Wash and its tributaries. Refer to the EA section on *Floodplains and Wetlands* for detailed descriptions of riparian habitats. Riparian areas also provide habitat for several special status wildlife species, as described in the *Special Status Wildlife* section of the EA.

**Less Than Significant with Mitigation:** The preferred alternative would result in beneficial effects on riparian vegetation in the project area over the long term. The reestablishment of aquatic resources that were lost during the 2015 flood event would result in a net benefit for riparian areas. The mitigation measures for wetlands (described below) would also benefit riparian areas. Mitigation measures for special status wildlife, described above, also would reduce impacts on these areas.

c) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including but not limited to marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?

| ☐ | X | ☐ | ☐ |
Sensitive natural communities associated with wetland habitats occur within the project area. Wetland resources include Grapevine Canyon Wash, an ephemeral riverine wetland; other ephemeral riverine wetlands within tributaries of Grapevine Canyon Wash; spring-fed riverine wetlands within Grapevine Canyon Wash; and vegetated wetlands. Refer to the section on Floodplains and Wetlands for detailed descriptions of wetland and riparian habitats.

**Less Than Significant with Mitigation:** The preferred alternative would result in permanent impacts on wetlands from the construction of 0.74 mile of Bonnie Clare Road along a new alignment and from bank stabilization, construction of boulder grade control structures, placement of scour protection at the bridge at the entrance to Scotty’s Castle, and construction of three stream-training structures. The preferred alternative would result in the permanent loss of 0.04 acre of spring-fed riverine wetlands and 7.82 acres of ephemeral riverine wetlands. Impacts on wetlands and waters of the U.S. would be less than significant with implementation of the mitigation measures below.

1. **Measure 1:** Compensation for permanent impacts on wetlands would be accomplished by reestablishing 7.86 acres of wetlands at four locations on-site and adjacent to the proposed project (see Floodplain and Wetland Statement of Findings in Appendix A). This would result in a mitigation ratio of approximately 1 to 1 for permanent wetland impacts.

2. **Measure 2:** Impacts on wetlands would be avoided in selected locations by realigning the road out of wetlands to the greatest extent possible during project design.

3. **Measure 3:** Wetlands would be restored in selected locations by obliterating the previously existing road and reestablishing the stream channel.

4. **Measure 4:** BMPs for wetlands would be implemented as required in Appendix 2 of the NPS Procedural Manual #77-1: Wetland Protection (NPS 2016a). These BMPs are listed in the Floodplain and Wetland Statement of Findings (Appendix A).

Native resident or migratory wildlife are likely to move along drainages and riparian areas within the project area; however, no distinct resident or migratory wildlife corridors have been identified within the project area. There are no native wildlife nursery sites known within the project area.

**Less Than Significant with Mitigation:** Short-term disruption of wildlife movement may occur during construction activities lasting up to one year; however, the preferred alternative would not substantially or permanently alter wildlife movement along potential wildlife corridors. The implementation of the mitigation measures listed below would reduce potential short-term adverse impacts.

1. **Measure 1:** See a) – Measure 1 above.

**e) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?**

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<td>Potentially Significant Impact</td>
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**No Impact:** No ordinances or policies apply to the project area.

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<th>f) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?</th>
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**No Impact:** No Habitat Conservation Plan, Natural Community Conservation Plan, or other conservation plan applies to the project area.

**V. CULTURAL RESOURCES:** Would the project:

<table>
<thead>
<tr>
<th>a) Cause a substantial adverse change in the significance of a historical resource as defined in §15064.5?</th>
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**Less Than Significant with Mitigation:** As described in the Cultural Landscapes and the Impact Topics Dismissed from Detailed Analysis sections of the EA/IIs, the project would not adversely affect historical resources, with implementation of mitigation measures.

**Measure 1:** All project activities would be restricted to the Area of Potential Effect for direct effects, as defined in the Section 106 initiation letter submitted to the SHPO on March 29, 2017.

**Measure 2:** Temporary fencing would be placed between the construction limits and known archeological sites to prevent inadvertent damage to sites during construction.

**Measure 3:** Trees and shrubs (particularly cottonwood, willow, fig, and mesquite) adjacent to the construction limits at Cottonwood Corner would be flagged and avoided. If removing trees or shrubs became necessary, trees and shrubs would be documented in terms of their location, species, and size. Documentation would also include digital photographs of each individual tree or shrub impacted by construction activities. Diameter at breast height would be recorded for trees. Protection measures would be put into place to protect these trees and shrubs to the greatest extent possible. If any trees or shrubs need to be removed or their roots are damaged severely during the construction process, then replacement trees and shrubs of the same species would be planted in the same or a similar location to restore the overall character of the Cottonwood Corner oasis. Ideally the replacement species would be sourced from plant material in an unaffected area of Cottonwood Corner. If replanting is necessary, a historical landscape architect would be consulted.

<table>
<thead>
<tr>
<th>b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5?</th>
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A new survey of archeological resources conducted in February and March 2017 recorded 17 isolated occurrences and reexamined 20 archeological sites previously recorded along Bonnie Clare Road (Boston Archaeological Consulting et al. 2017). No new sites were encountered during the survey. Archeological resources in the project area are described in the EA under Impact Topics Dismissed from Detailed Analysis.

**Less Than Significant with Mitigation:** No archeological sites would be directly affected by the project. Resource protection measures such as marking and avoiding known sites and monitoring by a qualified archeologist during construction would be implemented to avoid unintentional impacts.

  *Measure 1:* All project activities would be restricted to the Area of Potential Effect for direct effects, as defined in the Section 106 initiation letter submitted to the SHPO on March 29, 2017.

  *Measure 2:* Temporary fencing would be placed between the construction limits and known archeological sites to prevent inadvertent damage to sites during construction.

  *Measure 3:* In selected areas where existing archeological sites are threatened by erosion, the existing cutbank slopes would be covered with geotextile fabric and the fabric covered with clean fill material or rock gabion and clean fill material at an angle less than 2:1 to prevent continued erosion. Sites proposed for these treatments are identified in the Class III Cultural Resources Survey and Mitigation Plan (Boston Archeological Consulting et al. 2017).

  *Measure 4:* Ground-disturbing activities would be monitored by a qualified archeologist and a tribal monitor.

  *Measure 5:* In the unlikely event that previously undocumented archeological features are encountered during project implementation, all necessary steps would be taken to protect them, and work in that location would be immediately suspended until the park compliance archeologist or another archeologist meeting the Secretary of the Interior’s Standards has evaluated the find.

  *Measure 6:* In the unlikely event that human remains are encountered during project implementation, all work would be suspended immediately until measures stipulated in the park’s Native American Graves Protection and Repatriation Act (NAGPRA) Inadvertent Discovery Plan are completed and the NAGPRA is followed.

c) Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature? | ☐ | ☐ | ☐ | X

**No Impact:** No paleontological resources or sites or unique geologic features are known within the project area.

d) Disturb any human remains, including those interred outside of dedicated cemeteries? | ☐ | X | ☐ | ☐
Less Than Significant with Mitigation: No known human remains occur in the project area. In the unlikely event that human remains are encountered during project implementation, all work would be suspended immediately until measures stipulated in the park’s Native American Graves Protection and Repatriation Act (NAGPRA) Inadvertent Discovery Plan are completed and the NAGPRA is followed (see Measure 6 above for archeological resources).

VI. GEOLOGY AND SOILS: Would the project:

a) Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death involving:

i) Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the state geologist for the area or based on other substantial evidence of a known fault? (Refer to Division of Mines and Geology Special Publication 42.)

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<th>Potentially Significant Impact</th>
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No Impact: The preferred alternative would not cross or rupture a known earthquake fault as delineated in the most recent Alquist-Priolo Earthquake Fault Zoning Map.

ii) Strong seismic ground shaking?

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No Impact: Belowground structures are not proposed. There would be no impact on seismic ground shaking.

iii) Seismic-related ground failure, including liquefaction?

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No Impact: No improvements to vertical alignments, slopes, or culverts would occur, and no new structures, such as rockery walls, would be constructed. Because only minor changes to the roadway would occur, the proposed action would not expose people and structures to the adverse impacts of liquefaction compared to existing conditions.

iv) Landslides?

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Less Than Significant Impact: Hazards related to slope instability and landslides are generally associated with foothill areas and mountain terrain, as well as sites near riverbanks. The project area is considered hilly with eroded drainages, sandstone outcrops, and small valleys. However, the majority of the project area is in an area with few, if any, past landslides.

b) Result in substantial soil erosion or the loss of topsoil?

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Less Than Significant Impact: Hazards related to slope instability and landslides are generally associated with foothill areas and mountain terrain, as well as sites near riverbanks. The project area is considered hilly with eroded drainages, sandstone outcrops, and small valleys. However, the majority of the project area is in an area with few, if any, past landslides.
### Less Than Significant with Mitigation

Impacts on soils would occur from surface grading, removal of road debris, and construction of paved ditches and curves. Impacts on soils would be minimal and further minimized through implementation of the following mitigation measures.

**Measure 1:** BMPs for drainage and sediment control, as identified and used by the Federal Highway Administration and the National Park Service, would be implemented to prevent or reduce nonpoint source pollution and minimize soil loss and sedimentation in drainage areas. Use of BMPs in the project area for drainage area protection would include all or some of the following actions, depending on site-specific requirements: (1) keeping disturbed areas small to minimize exposed soil and the potential for erosion; (2) locating waste and excess excavated materials outside of drainages to avoid sedimentation; (3) installing silt fences, temporary earthen berms, temporary water bars, sediment traps, stone check dams, or other equivalent measures (including installing erosion-control measures around the perimeter of stockpiled fill material) before construction; (4) conducting regular site inspections during construction to ensure that erosion-control measures were properly installed and functioning effectively; and (5) storing, using, and disposing of chemicals, fuels, and other toxic materials appropriately.

| c) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse? | □ | □ | X | □ |

Soil survey mapping has not been conducted for the Grapevine Canyon or Mesquite Spring Campground areas of the park; low soil development characteristics exist (sparse vegetation cover, steep slopes, large volumes of erosion). Canyon soils on the actively eroding slopes are thin and generally classed as entisols derived from breakdown of the geologic exposures (volcanic and sedimentary rocks and other materials) and vegetation establishment. Deposition of sediments washed from the up-drainage landscape and canyon slopes also represent entisols. Soils developed on slopes are thin and deposit on ledges and in depressions, while sediments deposited as alluvium on the canyon floor and in Death Valley Wash are relatively deep. Annual flooding adds new sediments and redistributes and mixes them with existing deposits, producing a sand and gravel texture with little organic material.

### Less Than Significant Impact

The project area does not contain known soils with a known risk of landslides or liquefaction. The project would reconstruct Bonnie Clare Road in its previous location and would not increase the risk of on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse.

| d) Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial risks to life or property? | □ | □ | □ | X |

### No Impact

The Uniform Building Code does not apply to this project.

| e) Have soils incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater? | □ | □ | □ | X |
**VII. GREENHOUSE GAS EMISSIONS:** Would the project:

a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?  

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</table>

**Less Than Significant Impact:** During construction, the preferred alternative would generate greenhouse gas emissions. Construction emissions would be temporary and would be generated due to the use of heavy equipment such as excavators, graders, dump trucks, cranes, and paving equipment. However, the preferred alternative would not increase the overall capacity of Bonnie Clare Road. Therefore, long-term effects are anticipated to remain unchanged from existing conditions.

b) Conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emissions of greenhouse gases?  

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
</tbody>
</table>

**No Impact:** The preferred alternative would not conflict with the greenhouse gas reduction goals set forth in California Assembly Bill 32. No other plans or policies related to greenhouse gas emissions are applicable to the project.

**VIII. HAZARDS AND HAZARDOUS MATERIALS:** Would the project:

a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?  

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
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</tbody>
</table>

**No Impact:** The proposed project would not result in the routine transport, use, or disposal of hazardous materials.

b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?  

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</thead>
<tbody>
<tr>
<td>X</td>
<td>X</td>
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</tbody>
</table>

**Less Than Significant Impact:** The potential for unintended release of hazardous materials from construction equipment would be reduced through BMPs and implementation of a Spill Prevention, Control, and Countermeasure (SPCC) Plan.
<table>
<thead>
<tr>
<th>Question</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within ¼ mile of an existing or proposed school?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>X</td>
</tr>
<tr>
<td><strong>No Impact:</strong> The proposed project is not located within ¼ mile of an existing or proposed school.</td>
<td></td>
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</tr>
<tr>
<td>d) Be located on a site that is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5, and, as a result, would it create a significant hazard to the public or the environment?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>X</td>
</tr>
<tr>
<td><strong>No Impact:</strong> The proposed project is not located on a site that is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and thus would not create a significant hazard to the public or environment.</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>X</td>
</tr>
<tr>
<td><strong>No Impact:</strong> The proposed project is not located within an airport land use plan or within two miles of a public airport or public use airport.</td>
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</tr>
<tr>
<td>f) For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>X</td>
</tr>
<tr>
<td><strong>No Impact:</strong> The proposed project is not located within the vicinity of a private airstrip.</td>
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<tr>
<td>g) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?</td>
<td>☐</td>
<td>☐</td>
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<tr>
<td><strong>Less Than Significant:</strong> The construction of the proposed project would result in road closures, which could temporarily affect emergency vehicle response times. Once construction is complete, response times would be improved.</td>
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<tr>
<td>h) Expose people or structures to a significant risk of loss, injury, or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?</td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>X</td>
</tr>
<tr>
<td></td>
<td>Potentially Significant Impact</td>
<td>Less Than Significant with Mitigation</td>
<td>Less Than Significant Impact</td>
<td>No Impact</td>
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<tr>
<td><strong>No Impact:</strong></td>
<td>Wildland areas are not present within the proposed project area.</td>
<td></td>
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<tr>
<td><strong>IX. HYDROLOGY AND WATER QUALITY:</strong></td>
<td>Would the project:</td>
<td></td>
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<tr>
<td>a) Violate any water quality standards or waste discharge requirements?</td>
<td>X</td>
<td></td>
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<tr>
<td><strong>Less Than Significant with Mitigation:</strong></td>
<td>No site-specific water quality standards are applicable to the waterbodies in the project area, and the preferred alternative does not include waste discharge. With implementation of the mitigation measures below, the project would have a less than significant impact on water quality.</td>
<td></td>
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<tr>
<td><strong>Measure 1:</strong> BMPs for drainage and sediment control, as identified and used by the Federal Highway Administration and the National Park Service, would be implemented to prevent or reduce nonpoint source pollution and minimize soil loss and sedimentation in drainage areas. Use of BMPs in the project area for drainage area protection would include all or some of the following actions, depending on site-specific requirements: (1) keeping disturbed areas small to minimize exposed soil and the potential for erosion; (2) locating waste and excess excavated materials outside of drainages to avoid sedimentation; (3) installing silt fences, temporary earthen berms, temporary water bars, sediment traps, stone check dams, or other equivalent measures (including installing erosion-control measures around the perimeter of stockpiled fill material) before construction; (4) conducting regular site inspections during construction to ensure that erosion-control measures were properly installed and functioning effectively; and (5) storing, using, and disposing of chemicals, fuels, and other toxic materials appropriately.</td>
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<td><strong>Measure 2:</strong> A Storm Water Pollution Prevention Plan (SWPPP) would be prepared as required by the State of California, and implemented throughout the construction period.</td>
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<td><strong>Measure 3:</strong> A hazardous spill plan would be in place, stating what actions would be taken in the case of a spill, notification measures, and preventive measures to be implemented, including the placement of refueling facilities, storage, and handling of hazardous materials.</td>
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<td><strong>Measure 4:</strong> All equipment on the project would be maintained in a clean and well-functioning state to avoid or minimize contamination from automotive fluids. All equipment would be inspected daily.</td>
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<tr>
<td>b) Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of preexisting nearby wells would drop to a level that would not support existing land uses or planned uses for which permits have been granted)?</td>
<td></td>
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<td>X</td>
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<tr>
<td><strong>No Impact:</strong> The proposed project would not deplete or interfere substantially with groundwater recharge resulting in a net deficit in aquifer volume or lowering of the groundwater table.</td>
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<tr>
<td>c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner that would result in substantial erosion or siltation on- or off-site?</td>
<td>Potentially Significant Impact</td>
<td>Less Than Significant with Mitigation</td>
<td>Less Than Significant Impact</td>
<td>No Impact</td>
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<tr>
<th>d) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner that would result in flooding on- or off-site?</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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<tr>
<th>e) Create or contribute runoff water that would exceed the capacity of existing or planned storm-water drainage systems or provide substantial additional sources of polluted runoff?</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</table>

**Less Than Significant:** The reconstructed road would be designed to withstand moderate flood events without the need for maintenance and repairs. Floodplain connectivity would be improved at locations where the road would be moved out of or to the side of the floodplain. Drop structures would be installed that would dissipate runoff energy and reduce road and floodplain damage. Over the long term, the project would reduce erosion and would not adversely affect water quality.

<table>
<thead>
<tr>
<th>f) Otherwise substantially degrade water quality?</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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<td></td>
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</table>

**Less Than Significant with Mitigation:** With implementation of the mitigation measures for Water Quality, described above, the project would have a less than significant impact on water quality.

<table>
<thead>
<tr>
<th>g) Place housing within a 100-year flood hazard area as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</tbody>
</table>

**No Impact:** Housing is not proposed as part of the preferred alternative.

<table>
<thead>
<tr>
<th>h) Place within a 100-year flood hazard area structures that would impede or redirect flood flows?</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</table>

**No Impact:** The preferred alternative would involve replacement of the existing roadbed and would not include placement of new structures.
<table>
<thead>
<tr>
<th>Activity</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>i) Expose people or structures to a significant risk of loss, injury, or death involving flooding, including flooding as a result of the failure of a levee or dam?</td>
<td>☐</td>
<td>☐</td>
<td>☑</td>
<td>☐</td>
</tr>
</tbody>
</table>

**Less Than Significant:** The only structures in or downstream from the project area are the road, the water diversion facilities at Staininger Spring, and the buildings and other facilities at Scotty’s Castle. The preferred alternative would reinforce an existing berm at Staininger Spring, reducing the risk of flood damage to the water diversion facilities. The project would reconstruct Bonnie Clare Road on its previous alignment, with minor changes to increase the road’s resilience against future flood events. The project would not increase the risk of flooding at Scotty’s Castle.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>j) Involve risk of inundation by seiche, tsunami, or mudflow?</td>
<td>☐</td>
<td>☐</td>
<td>☑</td>
<td>☐</td>
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</tbody>
</table>

**No Impact:** The project is not in an area prone to seiche, tsunami, or mudflow.

**X. LAND USE AND PLANNING:** Would the project:

<table>
<thead>
<tr>
<th>Activity</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Physically divide an established community?</td>
<td>☐</td>
<td>☐</td>
<td>☑</td>
<td>☐</td>
</tr>
</tbody>
</table>

**No Impact:** No established communities occur within the project area.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>b) Conflict with any applicable land use plan, policy, or regulation of an agency with jurisdiction over the project (including but not limited to the general plan, specific plan, local coastal program, or zoning ordinance) adopted for the purpose of avoiding or mitigating an environmental effect?</td>
<td>☐</td>
<td>☐</td>
<td>☑</td>
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</tr>
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</table>

**No Impact:** No applicable land use plan, policy, or regulation of an agency with jurisdiction over the project applies to the project or project area.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>c) Conflict with any applicable habitat conservation plan or natural community conservation plan?</td>
<td>☐</td>
<td>☐</td>
<td>☑</td>
<td>☐</td>
</tr>
</tbody>
</table>

**No Impact:** No applicable habitat conservation plan or natural community conservation plan applies to the project area.

**XI. MINERAL RESOURCES:** Would the project:

<table>
<thead>
<tr>
<th>Activity</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?</td>
<td>☐</td>
<td>☐</td>
<td>☑</td>
<td>☐</td>
</tr>
<tr>
<td></td>
<td>Potentially Significant Impact</td>
<td>Less Than Significant with Mitigation</td>
<td>Less Than Significant Impact</td>
<td>No Impact</td>
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</tr>
<tr>
<td><strong>No Impact:</strong></td>
<td>No known mineral resources occur within the project area.</td>
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<td></td>
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</tr>
<tr>
<td>b) Result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan, or other land use plan?</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td><strong>No Impact:</strong></td>
<td>No known mineral resources occur within the project area.</td>
<td></td>
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</tbody>
</table>

### XII. NOISE: Would the project result in:

- a) Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies? 
  - **Less Than Significant:** Temporary noise disturbances associated with project construction are anticipated, but no long-term changes in noise levels would occur under the preferred alternative because it would not increase the overall capacity of the road.
  - X

<table>
<thead>
<tr>
<th></th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</thead>
<tbody>
<tr>
<td><strong>Less Than Significant:</strong></td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>b) Exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels?</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td><strong>No Impact:</strong></td>
<td>The proposed project is not located near a residential area or area with significant daily use.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>c) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td><strong>No Impact:</strong></td>
<td>The preferred alternative would not result in a permanent increase in ambient noise levels in the project vicinity; no additional traffic lanes would be added.</td>
<td></td>
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</tr>
<tr>
<td>d) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?</td>
<td></td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td><strong>No Impact:</strong></td>
<td>The preferred alternative would result in temporary but not substantial increases in ambient noise due to construction.</td>
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</tbody>
</table>
### e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</tbody>
</table>

**No Impact:** The proposed project would not be located within an airport land use plan or within two miles of a public airport or public use airport.

### f) For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</table>

**No Impact:** The proposed project would not be located in the vicinity of a private airstrip.

### XIII. POPULATION AND HOUSING: Would the project:

#### a) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</table>

**No Impact:** The proposed project is located within a national park where new development of residential homes or businesses is not permitted.

#### b) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?

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<tr>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</table>

**No Impact:** There are no existing housing structures located within the proposed project area.

#### c) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?

<table>
<thead>
<tr>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</table>

**No Impact:** There are no existing housing structures located within the proposed project area.

### XIV. PUBLIC SERVICES:

#### a) Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities or the need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times, or other performance objectives for any of the public services?

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<tr>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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<tr>
<td>No Impact or Less Than Significant:</td>
<td>Potentially Significant Impact</td>
<td>Less Than Significant with Mitigation</td>
<td>Less Than Significant Impact</td>
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<tr>
<td>Fire protection?</td>
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<td>Police protection?</td>
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<td>Schools?</td>
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<td>Parks?</td>
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<tr>
<td>Other public facilities?</td>
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**XV. RECREATION:**

a) Would the project increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?

| No Impact: | The proposed project would not increase the capacity of the roadway and thus would not increase capacity or use of the park or other recreational facilities. |

b) Does the project include recreational facilities or require the construction or expansion of recreational facilities that might have an adverse physical effect on the environment?

| No Impact: | The proposed project does not include the construction or expansion of recreational facilities. |

**XVI. TRANSPORTATION/TRAFFIC:** Would the project:

a) Conflict with an applicable plan, ordinance, or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system, including but not limited to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit?
<table>
<thead>
<tr>
<th>Question</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>b) Conflict with an applicable congestion management program, including but not limited to level of service standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways?</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>X</td>
</tr>
<tr>
<td>c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location, that results in substantial safety risks?</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>X</td>
</tr>
<tr>
<td>d) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>X</td>
</tr>
<tr>
<td>e) Result in inadequate emergency access?</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>X</td>
</tr>
<tr>
<td>f) Conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities?</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>X</td>
</tr>
</tbody>
</table>

**No Impact:** The preferred alternative would improve the conditions of the road and incorporate additional features to improve transportation in the park.

No Impact: No congestion management program exists within the project area.

No Impact: The preferred alternative includes no measures that would change air traffic patterns.

No Impact: The preferred alternative would reduce hazards through the redevelopment of a degraded road and improved drainage.

No Impact: Emergency vehicles would be permitted to pass through the project area during construction without delay.

No Impact: The preferred alternative would not conflict with any adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities.

**XVII. TRIBAL CULTURAL RESOURCES:**
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<thead>
<tr>
<th></th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
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</table>

Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code section 21074 as either a site, feature, place, or cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is:

<table>
<thead>
<tr>
<th>a) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code section 5020.1(k), or</th>
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</table>

| b) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1? In applying the criteria set forth in subdivision (c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe. | | | |

**Less Than Significant with Mitigation:** Road reconstruction work would occur within the Grapevine Canyon Archeological District, which was designated by the park in 2012. Ethnographic resources of importance to the Timbisha Shoshone Tribe have been identified within the Grapevine Canyon Archeological District and are listed as contributing features to the archeological district, as described in the EA. Impacts on tribal cultural resources would be minimized by implementing the mitigation measures described above for Cultural Resources, including avoiding cuts to the canyon walls and requiring the presence of tribal monitors during construction.

**XVIII. UTILITIES AND SERVICE SYSTEMS:**

Would the project:

| a) Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board? | | | X |

**No Impact:** The preferred alternative would not produce wastewater and therefore would not exceed any wastewater treatment requirements.

| b) Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects? | | | X |

**No Impact:** The preferred alternative would reconstruct a water line destroyed by flooding, but would not result in the construction of new water or wastewater treatment facilities or expansion of existing facilities.
<table>
<thead>
<tr>
<th>c) Require or result in the construction of new storm-water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Potentially Significant Impact</td>
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</tbody>
</table>

**Less Than Significant Impact:** The preferred alternative incorporates storm-water drainage improvements along the road including ditch construction. These impacts would be beneficial.

<table>
<thead>
<tr>
<th>d) Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?</th>
</tr>
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<tbody>
<tr>
<td>Potentially Significant Impact</td>
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</tbody>
</table>

**Less Than Significant Impact:** Water may be required for dust suppression during construction and would be acquired by the contractor.

<table>
<thead>
<tr>
<th>e) Result in a determination by the wastewater treatment provider that serves or may serve the project that it has adequate capacity to serve the project’s projected demand in addition to the provider’s existing commitments?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Potentially Significant Impact</td>
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<tr>
<td>☐</td>
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</tbody>
</table>

**No Impact:** The preferred alternative would not produce wastewater.

<table>
<thead>
<tr>
<th>f) Be served by a landfill with sufficient permitted capacity to accommodate the project’s solid waste disposal needs?</th>
</tr>
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<tbody>
<tr>
<td>Potentially Significant Impact</td>
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</table>

**No Impact:** The proposed project would be served by a landfill with sufficient permitted capacity, which would be identified by the contractor before construction.

<table>
<thead>
<tr>
<th>g) Comply with federal, state, and local statutes and regulations related to solid waste?</th>
</tr>
</thead>
<tbody>
<tr>
<td>Potentially Significant Impact</td>
</tr>
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<td>☐</td>
</tr>
</tbody>
</table>

**No Impact:** The preferred alternative would comply with federal, state, and local statutes and regulations related to solid waste.
<table>
<thead>
<tr>
<th>a) Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory?</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>☐</td>
<td>✗</td>
<td>☐</td>
<td>☐</td>
</tr>
</tbody>
</table>

**Less Than Significant with Mitigation:** As described above in this chapter, the preferred alternative has the potential to substantially impact air quality, biological resources, cultural resources, geology and soils, hydrology and water quality, and tribal cultural resources. However, all potential impacts from the preferred alternative would be mitigated to less than significant levels through implementation of the mitigation measures described throughout this chapter.

<table>
<thead>
<tr>
<th>b) Does the project have impacts that are individually limited, but cumulatively considerable? (“Cumulatively considerable” means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>☐</td>
<td>☐</td>
<td>✗</td>
<td>☐</td>
</tr>
</tbody>
</table>

**Less Than Significant Impact:** As discussed in this IS, the proposed project has the potential for impacts on, air quality, biological resources, cultural resources, geology and soils, hydrology and water quality, and tribal cultural resources. However, these would be site-specific impacts and so would not be considered cumulatively considerable. In addition, mitigation measures have been proposed that would reduce all impacts to less than significant levels. All other impacts are considered less than significant and would not be cumulatively considerable. Therefore, this impact would be less than significant.

<table>
<thead>
<tr>
<th>c) Does the project have environmental effects that will cause substantial adverse effects on human beings, either directly or indirectly?</th>
<th>Potentially Significant Impact</th>
<th>Less Than Significant with Mitigation</th>
<th>Less Than Significant Impact</th>
<th>No Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>☐</td>
<td>☐</td>
<td>☐</td>
<td>✗</td>
</tr>
</tbody>
</table>

**No Impact:** The preferred alternative would result in beneficial impacts on visitors and park employees by allowing access and improving safety.
## Determination

<table>
<thead>
<tr>
<th>On the basis of this initial evaluation:</th>
<th></th>
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<tbody>
<tr>
<td>☐ I find that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.</td>
<td></td>
</tr>
<tr>
<td>X I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project have been made by or agreed to by the project proponent. A MITIGATED NEGATIVE DECLARATION will be prepared.</td>
<td></td>
</tr>
<tr>
<td>☐ I find that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.</td>
<td></td>
</tr>
<tr>
<td>☐ I find that the proposed project MAY have a “potentially significant impact” or “potentially significant unless mitigated” impact on the environment, but at least one effect (1) has been adequately analyzed in an earlier document pursuant to applicable legal standards, and (2) has been addressed by mitigation measures based on the earlier analysis as described on attached sheets. An ENVIRONMENTAL IMPACT REPORT is required, but it must analyze only the effects that remain to be addressed.</td>
<td></td>
</tr>
<tr>
<td>☐ I find that although the proposed project could have a significant effect on the environment, because all potentially significant effects (a) have been analyzed adequately in an earlier EIR or NEGATIVE DECLARATION pursuant to applicable standards, and (b) have been avoided or mitigated pursuant to that earlier EIR or NEGATIVE DECLARATION, including revisions or mitigation measures that are imposed upon the proposed project, nothing further is required.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Signature:</th>
<th>Date:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Printed Name:</td>
<td>For:</td>
</tr>
</tbody>
</table>
Appendix B

Floodplain and Wetland Statement of Findings
APPENDIX B: STATEMENT OF FINDINGS

STATEMENT OF FINDINGS FOR EXECUTIVE ORDER 11988 FLOODPLAIN MANAGEMENT AND EXECUTIVE ORDER 11990 PROTECTION OF WETLANDS

DEATH VALLEY NATIONAL PARK
BONNIE CLARE ROAD RECONSTRUCTION
ENVIRONMENTAL ASSESSMENT

Recommended: ________________________________
Superintendent, Death Valley National Park   Date

Certification of Technical Adequacy and Servicewide Consistency:

______________________________
Chief, Water Resources Division   Date

Concurred: ________________________________
Pacific West Regional Safety Officer   Date

Approved: ________________________________
Director, Pacific West Region   Date
Appendix B: Floodplain and Wetland Statement of Findings

BONNIE CLARE ROAD RECONSTRUCTION
DEATH VALLEY NATIONAL PARK

FLOODPLAIN AND WETLAND STATEMENT OF FINDINGS

INTRODUCTION

Executive Order (EO) 11988, “Floodplain Management” requires the National Park Service (NPS) and other agencies to evaluate the likely impacts of actions in floodplains. It is NPS policy to preserve floodplain values and minimize potentially hazardous conditions associated with flooding. If a proposed action is in an applicable regulatory floodplain, then flood conditions and associated hazards must be quantified and a formal Statement of Findings (SOF) must be prepared. The NPS Procedural Manual #77-2, Floodplain Management provides direction for the preparation of a floodplain SOF. EO 11990, “Protection of Wetlands” directs the NPS to minimize the loss or degradation of wetlands, preserve and enhance the beneficial values of wetlands, and avoid direct or indirect construction in wetlands unless there are no practicable alternatives to such construction and the preferred alternative includes all practicable measures to minimize harm to wetlands. This combined SOF for floodplains and wetlands has been prepared to comply with EO 11988, EO 11990, NPS Procedural Manual #77-2, and NPS Wetland Protection Guidelines, Director’s Order (DO) #77-1 (NPS 2016).

The NPS, in cooperation with the Federal Highway Administration (FHWA), is proposing to reconstruct 7.6 miles of Bonnie Clare Road in Death Valley National Park (park) through Grapevine Canyon from the park boundary at the Nevada-California boundary to the intersection with Ubehebe Crater Road just north of the Grapevine Ranger Station. The proposed project is needed because the majority of this section of the road was damaged or destroyed by flooding caused by heavy rain in October 2015. Bonnie Clare Road is currently closed from the park boundary at the state line to just north of the Grapevine Range Station.

The purpose of the proposed project is to reestablish a safe, sustainable, resilient, and efficient driving route that accesses the northeastern portion of the park and is the most direct route for park visitors coming from Nevada. The project components are described in more detail below.

LOCATION

The project area is located in Grapevine Canyon in the northeast portion of the park (Figure 1). Bonnie Clare Road provides access to the Grapevine and Last Chance mountain ranges in the park, Scotty’s Castle Visitor Center and Museum, Ubehebe Crater, Mesquite Springs, and several backcountry sites.
Appendix B: Floodplain and Wetland Statement of Findings

Figure 1. Preferred alternative project area.
Bonnie Clare Road is within the Grapevine Canyon floodplain. Road construction, drainage improvements, construction access, and other project activities could result in impacts on the floodplain and wetlands.

**PROJECT DESCRIPTION**

The preferred alternative would reconstruct about 7.6 miles of the Bonnie Clare Road from milepost 0.0 at the California/Nevada state line southwest to milepost 7.6 at approximately the intersection with Ubehebe Crater Road. Most of the project would be constructed within the floodplain of Grapevine Canyon or its tributaries. A new paved road would be constructed with a 22-foot width at most locations. The reconstructed road would generally follow the previous road alignment, but would be modified at some of the curves. The road vertical profile would remain unchanged for the majority of the project length to maintain the historic character of Bonnie Clare Road. New rock and wall cuts would be avoided. Paved ditches with curbs would be constructed or maintained to avoid the need for slope cuts. Paved ditches would be 2 feet wide with a concrete curb. Features installed to minimize erosion would include revetment mattresses, buried concrete Jersey barriers, grade control structures, and riprap embankment protection installed in select locations to minimize scouring of the road from future runoff flows (Figure 2). An underdrain would be installed where a spring emerges under the existing road surface. Because the channel bed has dropped, the road would be lowered to prevent the road from impounding water.

**MILEPOST 0.0 TO MILEPOST 3.7**

The parking area at the California/Nevada state line entrance was undermined by erosion resulting from the 2015 flood. Flowable grout would be applied underneath the existing concrete pad to fill the void beneath the pad created by flood flows. The road alignment would be fully reconstructed within this section, and the first 2 miles would be moved out of the area that was flooded in 2015. Revetment mattresses and buried concrete Jersey barriers would be installed on both sides of the road to protect against future damage to the road from erosion during flood events. Paved ditches with concrete curbs would be added at select locations to eliminate cuts to the canyon’s rock walls. The reconstructed road would follow the previous alignment, with the exception of curves from milepost 0.5 to 2.0, where the road would be relocated to an alluvial terrace farther from the wash. A staging area would be established at about milepost 1.5, near the California/Nevada state line, in an area where the canyon is relatively wide. The road alignment would be shifted about 50 feet to the west, and areas east of the new alignment, consisting mostly of the previous road alignment, would be used for staging materials. Three buried boulder grade control structures would be constructed within the floodplain just downstream of the road from about milepost 3.1 to 3.2 to protect the road from future downcutting.
Figure 2. Proposed Bonnie Clare Road erosion control structures.

**MILEPOST 3.7 TO MILEPOST 6.1**

Work would consist of partial reconstruction of this section of the road, with ditch reconditioning, embankment repair, and placement of riprap as needed. From milepost 3.7 to 4.0, and from milepost 4.3 to 4.8, roadside ditches would be reconditioned and the road embankment would be repaired. The road sections from milepost 4.0 to 4.3, milepost 4.8 to 5.0, and milepost 5.3 to 5.9 would be reconstructed, and the riprap embankment protection would be placed along the right embankment (southbound). The right lane would be reconstructed from milepost 6.0 to 6.1. The reconstructed road would follow the same alignment and would be at the same grade that existed prior to the 2015 flooding. An underdrain would be constructed at about milepost 4.0 where a spring emerges from under the road surface. The underdrain would be constructed with perforated pipe buried about 5 feet deep, with an outlet pipe to direct the flow to the toe of the road fill on the downstream side of the road.

A water line and utility lines would be placed beneath the southbound travel lane of the road from about MP 3.8 (the existing water intake facility and spring) to about MP 4.5 (near Scotty’s Castle). The water line and utility lines would originate at the water intake facility and would tie into the existing water system at Scotty’s Castle. The water and utility lines from the water intake facility to the road (about 350 feet) and from the road to Scotty’s Castle (about 1,100 feet) would be placed underground using trenching. After crossing the wash at about MP 4.5, the waterline and utility line would continue via trenching to connect to the...
existing water vault at Scotty’s Castle. The existing temporary aboveground waterline would be removed. The trenched areas would be restored to preconstruction conditions after work is complete. The water line and utility lines would be placed in a 3-foot-wide by 6-foot-deep trench.

At about milepost 4.7, the historic bridge at the entrance to Scotty’s Castle is severely threatened by ongoing erosion and downcutting of the Grapevine Canyon Wash channel. Proposed work to protect the bridge from future erosion would include:

- Armoring would be placed in the channel from 100 to 200 feet downstream of the bridge and would be buried. The banks of the channel also would be armored to prevent flanking. The armoring would consist of buried articulating concrete blocks (ACBs).
- The channel would be armored with buried ACBs a minimum of 25 feet upstream of the bridge.
- The channel banks at the bridge abutments would be armored with buried ACBs for a minimum of 25 feet upstream and downstream from the bridge.
- A headcut (sudden change in elevation at the leading edge of a gully) about 75 feet upstream of the bridge would be armored with buried ACBs to prevent further erosion.

The total area of disturbance at the bridge would extend about 75 feet upstream of the bridge, 200 feet downstream of the bridge, and 50 feet on either side of the channel.

A temporary vehicle turnaround area would be established at Cottonwood Corner at about milepost 5.9 that would be within a side wash to Grapevine Canyon. The turnaround would be used only for construction purposes and would be restored after construction is complete. No storage of materials would occur at this site because it is within a side wash to the canyon.

**MILEPOST 6.1 TO MILEPOST 7.6**

Work in this road section would mostly consist of ditch reconditioning and embankment repair as needed, and placement of riprap embankment protection. One short section of the road at a low water crossing from about milepost 7.3 to 7.4 would be reconstructed and protected with revetment mattresses and buried concrete Jersey barriers.

Several stream training structures would be installed along the road and stream channel edge just upstream of the intersection with Ubehebe Road to reduce erosion and direct stream flows away from the road and toward the Grapevine Canyon Wash channel. These structures would include construction of an earthen berm, placement of a rock feature to prevent further erosion in an eroded area, filling in an existing ditch, removing an existing berm, grading a channel to drain water from a low-water crossing, and constructing four spurs with one end along the eroded channel bank and one end projecting into the channel.
SPRINGHOUSE BERM AND TEST WELL

A dirt berm that protects the water intake facility by diverting flood flows away from the Spring House and other features at the existing water intake facility would be repaired and fortified. The existing berm is about 2 to 3 feet high and would be repaired to be about 6 feet high. The reconstructed berm would be about 367 feet long, 5 feet wide at the top, and 36 feet wide at the base. The berm would tie in with the hillside north of the Spring House and would curve around to the south and west to protect the Spring House, Chlorination Building, and water tanks from flooding. The upstream (east) face of the berm would be protected with a rock-filled gabion basket about 1 foot thick. Access to construct the berm would be along the existing access road to the Spring House at about milepost 3.75.

Staininger Spring rises from carbonate rocks underlying the creek channel in Grapevine Canyon. Groundwater at Staininger Spring is collected for use at the Scotty’s Castle Visitor Center. A test well would be installed near Staininger Spring and used to test the feasibility of converting the Scotty’s Castle water supply from a spring to a well. This would potentially allow for the restoration of spring flow to support aquatic ecosystems and riparian habitats. A drill rig would access the well site on the existing maintenance road to the Chlorination Building and Spring House. Staging would be limited to the existing road and parking area at the water system infrastructure. The well would be on a 2-foot-diameter and 4-inch-thick concrete pad. The well would rise 3 feet aboveground and would be 10 inches in diameter. Drill cuttings would be removed by park maintenance staff and added to the clean fill material stockpiles at Scotty’s Castle or at the Grapevine Ranger Station.

FLOODPLAINS

Grapevine Canyon Wash is a braided alluvial wash that comprises the active floodplain of the canyon and varies from less than 50 feet wide in the upper canyon to more than 600 feet wide in the lower canyon. Grapevine Canyon is steep and winding, and in narrow parts of the canyon, Bonnie Clare Road covers the entire width of the canyon floor. The Grapevine Canyon 5-year, 10-year, and 100-year floodplains were mapped by the Federal Highway Administration and U.S. Geological Survey (USGS) in 2017 (FHWA and USGS 2017). All of Bonnie Clare Road is within a desert wash floodplain, and much of the road is within the 100-year floodplain. Flows through Grapevine Canyon result during precipitation events sufficiently intense to create runoff from Slate Ridge, Bonnie Clare Flat, and Sarcobatus Flat, and from the Grapevine Mountain slopes adjacent to Bonnie Clare Road. Flows in Grapevine Canyon are tributary to Death Valley Wash, which is tributary to Salt Creek.

Bonnie Clare Road was constructed within Grapevine Canyon Wash wherever possible, which minimized the amount of cut-and-fill necessary to construct the road along the slope of the canyon hillside (Historic American Landscape Survey (HALS) 2013). The road location on the canyon floor makes it susceptible to sediment deposition and surface damage during flash floods that carry sand, gravel, and rocks downwash to Death Valley. Grapevine Canyon Wash is narrow at the east end and noticeably widens below the springs emerging near Scotty’s Castle, where a smaller wash (Tie Canyon) to the north flows into Grapevine Canyon. The west end of Grapevine Canyon Wash is a wide alluvial fan and valley.
characterized by a deep layer of loose rock and soil deposited by flows from the higher eastern elevation of the wash. Because the canyon narrows above the springs and seeps east from Scotty’s Castle, rock cuts were used to open the canyon floor wide enough to accommodate the roadbed and surface features. Bonnie Clare Road follows, as much as possible, the natural topography, except along the entrance to Scotty’s Castle where the road is elevated on a bench cut into the hillside. The cut-and-fill is south of and parallel to the Scotty’s Castle historic property line. Within Grapevine Canyon, selective cut-and-fill sites were incorporated into the road design to accommodate safe vehicle passage.

HYDROLOGY AND FLOOD HISTORY OF GRAPEVINE CANYON

Grapevine Canyon drains the steep western slope of the Grapevine Mountains, which form part of the eastern boundary of Death Valley. The Grapevine Canyon watershed is fan shaped, trends northeast to southwest, and has a total drainage area of about 48 square miles. Elevations in the watershed range from 7,008 feet at Helmet Peak to 2,298 feet at the bottom of the canyon (USGS 1990) (Figure 3). There is an abundance of poorly consolidated, erodible material in the canyon and a likelihood of landslides and debris falling from the canyon walls.

Most precipitation occurs during November to March, with winter storms typically bringing relatively light precipitation and little or no runoff. Less frequently, intense convective storms occur during the summer and early fall and may result in damaging flash flood flows (USGS 1990). Thunderstorms result in slopewash, sediment deposition, and rockfall on the road and have caused several washouts and landslides across the road over many years. At Furnace Creek, where precipitation has been measured since 1911, average annual precipitation is about 2 inches. Mean annual precipitation increases by about two-thirds of an inch for each 1,000-foot increase in elevation (USGS 1990). Precipitation in the mountains can be significantly greater than on the valley floor.

Prior to 2015, the most significant flood peak in recent years occurred in July 1976 because of an intense convective storm in the Grapevine Mountains; NPS personnel estimated a discharge of 2,900 cubic feet per second (cfs) in Grapevine Canyon near Scotty’s Castle. No precipitation was measured during this event at Scotty’s Castle.

During a two-week period in October 2015, a series of storms produced a total of 1.3 inches of precipitation at Furnace Creek. On the evening of October 18, 2015, after the ground was already saturated from recent days of rain, a storm event produced 3 inches of rain in five hours in Grapevine Canyon in the vicinity of Scotty’s Castle. This resulted in a flash flood, with the maximum flow estimated at 3,200 cfs. The flood deposited mud, rock, and debris more than 10 feet high. Trenches up to 6 feet deep were cut into Bonnie Clare Road, and the road was severely damaged (Figures 4 and 5). The flood significantly altered Grapevine Canyon Wash. Aerial imagery suggests that, throughout its flowpath, the 2015 flood washed out the entire active floodplain, overwidening the channel and removing much of the channel braiding (FHWA 2017a). The flood removed nearly all indicators of the low-flow channels, and the wash is actively reestablishing these low-flow channels. Several areas of heavy scour, erosion, and headcutting are now present in the canyon after the flood event.
Historical flood peaks have not been measured in the Grapevine Canyon basin. Floods for Grapevine Canyon were estimated by the FHWA using equations developed by the California Department of Transportation (Caltrans 2007). Calculated flood discharges at several locations in Grapevine Canyon are provided in Table 1 (FHWA 2017b). Based on the FHWA estimated flood volumes, the July 1976 and October 2015 floods were approximately 25-year events. Even 5-year flow events would cover the road at many locations, particularly upstream of Scotty’s Castle. High velocity flows of water and debris could scour and damage the road. Other hazards from flood flows include the flow of water and debris from the steep canyon walls and flood flow, channel scour, and debris deposited at the mouths of tributary channels near the road.

**Table 1. Estimated Grapevine Canyon flood flows.**

<table>
<thead>
<tr>
<th>Recurrence Interval</th>
<th>NV/CA boundary</th>
<th>Upstream of Scotty’s Castle</th>
<th>Near Scotty’s Castle below Confluence with Tie Canyon</th>
<th>Canyon Bottom at Ubehebe Low-Water Crossing</th>
</tr>
</thead>
<tbody>
<tr>
<td>10-year</td>
<td>573</td>
<td>1,689</td>
<td>2,459</td>
<td>2,832</td>
</tr>
<tr>
<td>25-year</td>
<td>1,273</td>
<td>3,580</td>
<td>5,335</td>
<td>6,095</td>
</tr>
<tr>
<td>50-year</td>
<td>1,852</td>
<td>5,073</td>
<td>7,660</td>
<td>8,715</td>
</tr>
<tr>
<td>100-year</td>
<td>2,887</td>
<td>7,570</td>
<td>11,697</td>
<td>13,214</td>
</tr>
</tbody>
</table>

Source: FHWA 2017b.
Figure 3. Grapevine Canyon Watershed.
Figure 4. Bonnie Clare Road in Grapevine Canyon, February 2017.
Figure 5. Bonnie Clare Road near Scotty’s Castle, February 2017.

WETLAND RESOURCES

Wetlands in the project area were delineated on March 7, 2017 and March 21, 2017 by Mr. Greg Bergquist (FHWA 2017a). Wetlands were delineated using the methods outlined in the 1987 Corps of Engineers Wetlands Delineation Manual (Environmental Laboratories 1987), the Regional Supplement to the Corps Wetland Delineation Manual: Arid West Region Version 2.0 (U.S. Army Corps of Engineers (Corps) 2008), and the Field Guide to the Identification of the Ordinary High Water Mark (OHWM) in the Arid West Region of the Western United States (Corps 2008).

Wetland resources in the project area include Grapevine Canyon Wash, an ephemeral riverine wetland; other ephemeral riverine wetlands that are tributaries to Grapevine Canyon Wash; spring-fed riverine wetlands within the Grapevine Canyon Wash channel; and vegetated wetlands. Wetland mapping for the project area is included in the wetland delineation report (FHWA 2017a). A total of 146.3 acres of potential wetlands were identified in the wetland survey area, consisting of 29 ephemeral riverine wetlands and 5 vegetated wetlands. Wetlands mapped in the project area are presented in Attachment A.
EPHEMERAL RIVERINE WETLANDS

Ephemeral riverine wetlands exist throughout the length of Grapevine Canyon in the project area. Grapevine Canyon Wash is an ephemeral stream with a dry sandy channel that was substantially altered by the flood events in October 2015. The 2015 flood widened the channel and removed much of the channel braiding that existed prior to the flooding (FHWA 2017a). The 2015 flood removed nearly all indicators of the low-flow channels that existed prior to the flooding, and the wash is actively reestablishing these low-flow channels. Numerous ephemeral side drainages enter Grapevine Canyon, and these side drainages were not damaged as extensively by flooding as the main channel of Grapevine Canyon Wash.

SPRING-FED RIVERINE WETLANDS

Additional riverine wetlands in the project area include five spring-fed channels within Grapevine Canyon Wash. These channels are present where groundwater emerges to the surface and provides surface flow from the highest elevation spring at Staininger Spring, through Scotty’s Castle, to just down-drainage of Cottonwood Corner, where it likely seeps into the groundwater table. Since the flood event, the spring-fed riverine wetlands have been slowly reforming, assisted by the mineralization and algal growth on the channel bottom, which prohibits percolation into the alluvial soils. The spring-fed riverine wetlands are currently very dynamic and have shifted their flow path at several locations. Additionally, wetland vegetation is present both within the spring-fed riverine wetlands and along their banks.

VEGETATED WETLANDS

Five palustrine emergent/scrub-shrub wetlands with a total area of 2.75 acres are present near the project area (FHWA 2017a). Each of the vegetated wetlands consists of both emergent and scrub-shrub habitat types. These wetlands are associated with near-surface groundwater and groundwater surface discharges within Grapevine Canyon. Wetland plants present include arroyo willow (*Salix lasiolepis*), narrow-leaf cattail (*Typha angustifolia*), three-square bulrush (*Schoenoplectus pungens*), sedges (*Carex* sp.), black cottonwood (*Populus balsamifera*), common reed (*Phragmites australis*), and desert wild grape (*Vitis girdiana*). All five of the vegetated wetlands show evidence of flood damage from the October 2015 flood, ranging from scour to deposition of about 4 to 16 inches of sediment, which has resulted in alteration of the soil profile and damage to vegetation.

ALTERNATIVES

An Environmental Assessment (EA) was prepared to evaluate two alternatives: a no action alternative and a preferred alternative. Under the no action alternative, the road would not be reconstructed. Under the preferred alternative, the reconstructed road would have two 10-foot-wide paved travel lanes, each with a 1-foot shoulder. From the existing water intake facility to Scotty’s Castle (approximately 1.5 miles), a waterline and utility lines would be
placed beneath one travel lane of the road. The waterline and utility lines would be placed in a 3-foot-wide by 6-foot-deep trench likely beneath the southbound travel lane. A dirt berm that protects the water intake facility also would be repaired and fortified. The reconstructed road would generally follow the alignment of the pre-flood road, with some modifications as needed to elevate the road above the new flow line of Grapevine Canyon. Some minor stream diversion and restoration also would occur, including construction of a berm to divert future flood flows from the Spring House and other features at the existing water intake facility. A complete description of the alternatives is found in the EA.

ALTERNATIVES DISMISSED FROM DETAILED ANALYSIS

Replace Bonnie Clare Road on Original Alignment with Gravel Surface

Under this alternative, Bonnie Clare Road would be replaced on its original alignment with a gravel surface road that would be regularly maintained by park staff. A gravel road would require a significant amount of maintenance on the part of park staff. A gravel road would not provide easy access for tour buses and recreational vehicles and would be at risk of road failure from low-intensity rainfall because it would have no protection against flooding. This alternative was dismissed from analysis in the EA because it does not meet the project purpose and need to reestablish a safe, sustainable, resilient, and efficient driving route.

Relocate Bonnie Clare Road Out of the Flood Zone

Under this alternative, the road would be relocated out of the floodplain, and structures such as bridges or box culverts would be constructed as necessary to convey flows under the road. Extensive road cuts and other impacts in previously undisturbed areas would be required, resulting in unacceptable impacts on cultural resources. While this alternative would meet the purpose and need for the project, it was dismissed because it would result in unacceptable resource impacts.

CHARACTERIZATION OF AND EFFECT ON FLOODPLAIN VALUES

Grapevine Canyon natural floodplain values have been altered by human activities, particularly Bonnie Clare Road. The effect of human structures in the floodplain on flooding in the canyon has not been quantified. The footprint of the reconstructed road would be similar to the existing road, and modifications to the floodplain would be small compared with existing conditions in the floodplain prior to the October 2015 flood with the road and associated structures, so the overall effect on floodplain values would be small.

Within the park, the Grapevine Canyon floodplain, although altered, still has many natural values. The floodplain has higher soil moisture than the surrounding landscape and higher levels of soil nutrients. The high water table supports wetland and riparian areas that increase the biodiversity of the park. Plant species richness is greater in the floodplain than in
surrounding areas, and the native vegetation provides habitat for a variety of aquatic and terrestrial wildlife species. The floodplain provides water storage and groundwater recharge and also provides aesthetic pleasure and recreational and educational opportunities.

The preferred alternative would have minimal adverse effects and some beneficial effects on the existing natural and beneficial values of the floodplain over the long term. The reconstructed road would generally follow the previous road alignment except where it would be moved out of or to one side of the floodplain. The road vertical profile would remain unchanged for the majority of the project length. The floodplain would be slightly negatively impacted during construction due to the presence of construction equipment and materials in the floodplain and possible erosion from bare soils prior to revegetation. Construction would be halted during storms. Construction activities would be monitored and erosion and sediment control Best Management Practices (BMPs) would be implemented to prevent erosion and sediment movement from disturbed areas into undisturbed areas. After construction is completed, disturbed areas would be revegetated. The project would use design and construction methods to minimize long-term impacts on the floodplain. The reconstructed road would not alter flood flows except where several stream training structures would be installed near the bottom of the canyon to direct stream flows away from the road and toward the Grapevine Canyon Wash channel. Overall, the preferred alternative would not substantially affect floodplain functions or increase the risk of flooding in the Grapevine Canyon watershed; would minimize the impact of floods on human safety, health, and welfare; and would increase resilience against flooding in accordance with EO 11988.

WETLAND IMPACTS

Wetland impacts would occur from road reconstruction, road realignment, bank stabilization, placement of scour protection, and construction of stream training structures and boulder grade control structures. Temporary impacts would result from construction access and construction of a buried waterline. Permanent impacts would occur on 0.04 acre of spring-fed riverine wetlands and 0.51 acre of ephemeral riverine wetlands. Temporary impacts would occur on 18.93 acres of ephemeral riverine wetlands. All construction activities near wetlands would be confined to the smallest area necessary to complete the work, and all temporarily disturbed wetland areas would be restored to preconstruction elevations following construction. About 33.82 acres of ephemeral riverine wetlands would be filled by reconstruction of the flood-damaged Bonnie Clare Road. Wetland impacts are summarized in Table 2. Maps of impacted wetlands are presented in Attachment B.
**Appendix B: Floodplain and Wetland Statement of Findings**

Table 2. Impacts on wetlands.

<table>
<thead>
<tr>
<th>Wetland Type</th>
<th>Cowardin Classification</th>
<th>Permanent Impacts – New In-Stream Structures (acres)</th>
<th>Reconstruction of Flood-Damaged Road* (acres)</th>
<th>Temporary Impacts – Restored to Preconstruction Elevations (acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spring-fed riverine wetlands</td>
<td>Intermittent, R4S84</td>
<td>0.04</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Ephemeral riverine wetlands</td>
<td>Ephemeral, R6</td>
<td>0.51</td>
<td>33.82</td>
<td>18.93</td>
</tr>
<tr>
<td><strong>TOTAL</strong></td>
<td></td>
<td><strong>0.55</strong></td>
<td><strong>33.82</strong></td>
<td><strong>18.93</strong></td>
</tr>
</tbody>
</table>

*Excepted from wetland mitigation requirements under NPS policies.

**PERMANENT WETLAND IMPACTS**

Permanent impacts on wetlands would occur from bank stabilization, construction of boulder grade control structures, placement of scour protection at the bridge at the entrance to Scotty’s Castle, and from construction of three stream training structures. The impacts would result in the permanent loss of 0.04 acre of spring-fed riverine wetlands and 0.51 acre of ephemeral riverine wetlands.

**TEMPORARY WETLAND IMPACTS FROM CONSTRUCTION ACCESS**

Temporary wetland impacts would result primarily from construction access needed to reconstruct the road and would affect a total of 18.93 acres of ephemeral riverine wetlands. Impacts would consist of driving across ephemeral riverine wetlands with equipment and other actions as necessary to access the road alignment and place bank stabilization, boulder grade control structures, scour protection, and stream training structures. The 18.93 acres of temporary impacts also would include about 0.10 acre of temporary impacts from trenching to install the buried waterline and utility lines from Staininger Spring to Scotty’s Castle. The waterline and utility lines would be placed in a 3-foot-wide by 6-foot-deep trench. Wetlands affected by temporary construction access consist of ephemeral riverine wetlands only; no vegetated wetlands or spring-fed riverine wetlands would be affected. These wetlands consist of loose unconsolidated sand and gravel sediment, and would be restored to preconstruction contours following construction.

**EXCEPTED ACTIVITIES – RECONSTRUCTION OF FLOOD-DAMAGED ROAD**

Certain types of activities are excepted from the requirements to compensate for wetland impacts under DO #77-1. Reconstruction of the road is an excepted activity because the road was a previously serviceable structure prior to being destroyed by the flood and about 4.97 miles of the road would be reconstructed mostly along its previous alignment, with only minor changes in design as needed to improve the resilience of the road against future flood events. About 33.82 acres of ephemeral riverine wetlands would be filled by reconstructing the road. The wetlands that would be filled formed when Bonnie Clare Road was destroyed as a result of the flooding in October 2015. In summary, 33.82 acres of impacts on newly
formed ephemeral riverine wetlands would result from reconstruction of the flood-damaged road and the impacts are excepted from wetland mitigation requirements under NPS policies.

**WETLAND FUNCTIONS AND VALUES**

Wetland functions and values were evaluated subjectively using a descriptive approach. The following functions and values were evaluated: groundwater recharge/discharge, flood flow alteration, fish and shellfish habitat, sediment/toxicant retention, nutrient removal, production export, sediment/shoreline stabilization, wildlife habitat, recreation, educational/scientific value, uniqueness/heritage, visual quality/aesthetics, and endangered species habitat.

Wetlands in the project area have been disturbed by the past construction of Bonnie Clare Road. The unvegetated riverine wetlands in the project area generally comprise one large connected wetland along Grapevine Canyon Wash. Vegetated wetlands would not be affected by the project and, thus, are not included in the discussion of wetland functions and values. Wetland functions and values and impacts on functions and values are presented in Table 3.

**Table 3. Impacts on wetland functions and values.**

<table>
<thead>
<tr>
<th>Wetland Function or Value</th>
<th>Description</th>
<th>Summary of Impacts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Groundwater Recharge/</td>
<td>Groundwater recharge is the movement of surface water (usually downward), whereas groundwater discharge is defined as the movement of groundwater into surface water (usually laterally or upward). Evaluation of this function includes observations of springs and seeps, and the presence of inlets and outlets. Ephemeral riverine wetlands in the project area are subject to occasional flooding during infrequent storm events and, therefore, are likely to contribute to groundwater recharge. Groundwater discharge occurs at Staininger Spring and provides surface flow for several spring-fed channels, one of which would be affected by the project. The wetlands and intermittent spring flows are entirely dependent on the shallow groundwater as their source of hydrology as opposed to precipitation.</td>
<td>The permanent loss of 0.51 acre of ephemeral riverine wetland and 0.04 acre of spring-fed stream channel would have an adverse effect on groundwater recharge and discharge, but this impact would be mitigated by restoring about 7.8 acres of riverine wetlands and implementing the additional mitigation measures as described below under Wetland Compensation.</td>
</tr>
<tr>
<td>Discharge</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Appendix B: Floodplain and Wetland Statement of Findings

<table>
<thead>
<tr>
<th>Wetland Function or Value</th>
<th>Description</th>
<th>Summary of Impacts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flood Flow Alteration</td>
<td>Flood flow alteration is the ability of an area to provide temporary water storage capacity during flood events, reducing peak flows. The wetlands in the project area are subject to periodic flash floods following rainfall events and serve to disperse larger precipitation flow events and dissipate energy as flows move through.</td>
<td>As described above under Characterization of and Effect on Floodplain Values, the reconstructed road would not alter flood flows except where several stream training structures would be installed near the bottom of the canyon to direct stream flows away from the road and toward the Grapevine Canyon Wash channel. Overall, the preferred alternative would not substantially affect floodplain functions or increase the risk of flooding in the Grapevine Canyon watershed.</td>
</tr>
<tr>
<td>Fish and Shellfish Habitat</td>
<td>This function is assessed based on the effectiveness of seasonal and permanent water bodies associated with the wetland for fish and shellfish habitat. The wetlands in the project area are primarily ephemeral and do not support fish habitat. No shellfish occur in wetlands in the project area.</td>
<td>No impacts are expected.</td>
</tr>
<tr>
<td>Sediment/Toxicant Retention</td>
<td>Sediment/toxicant retention is the ability of an area to retain sediments, and retain and remove toxicants. Assessment of this function is based on the site’s proximity to sediment/toxicant sources, transport potential of these constituents to the area via surface water, potential for the site to detain the constituents to the area via surface water, and the potential of the site to filter and/or process (uptake) the constituents. Wetlands in the project area have the potential to retain sediment and toxicants in runoff from nearby Bonnie Clare Road.</td>
<td>The permanent loss of 0.51 acre of ephemeral riverine wetland and 0.04 acre of spring-fed stream channel would have an adverse effect on this function, but this impact would be mitigated by restoring about 7.8 acres of riverine wetlands and implementing the additional mitigation measures as described below under Wetland Compensation.</td>
</tr>
<tr>
<td>Nutrient Removal</td>
<td>Nutrient removal is the ability of an area to retain and remove nutrients. This assessment is based on the site’s proximity to nutrient sources, transport potential of nutrients to the area via surface water, potential for the site to detain nutrients to the area via surface water, and potential of the site to filter and/or process (uptake) nutrients. No site-specific data are available for nutrient removal. Wetlands in the project area are generally unvegetated and likely provide only minimal nutrient removal functions.</td>
<td>Impacts on this function are expected to be minimal and would be mitigated by restoring about 0.51 acre of riverine wetlands and implementing the additional mitigation measures as described below under Wetland Compensation.</td>
</tr>
<tr>
<td>Production Export</td>
<td>Production export is the potential of an area to produce and export food/nutrients for living organisms. Production export typically refers to the flushing of organic material from the wetland to downstream habitats or adjacent deeper waters (Adamus et al. 1991). No site-specific data are available for production export in the project area. The wetlands impacted by the project are mostly unvegetated and likely provide only minimal production export.</td>
<td>The permanent loss of 0.04 acre of spring-fed stream channel would have an adverse effect on this function, but this impact would be mitigated by implementing the mitigation measures as described below under Wetland Compensation.</td>
</tr>
<tr>
<td>Wetland Function or Value</td>
<td>Description</td>
<td>Summary of Impacts</td>
</tr>
<tr>
<td>--------------------------</td>
<td>-------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>Sediment/Shoreline Stabilization</td>
<td>Sediment/shoreline stabilization is the ability of an area to dissipate flow or wave energy to reduce shoreline erosion. This function only applies if the area occurs on or within the banks of a river, stream, or other natural or man-made drainage; or on the shoreline of a standing water body subject to wave action. The wetlands in the project area are mostly unvegetated and consist of loose unconsolidated sediments, likely providing minimal sediment/shoreline stabilization.</td>
<td>Construction of stream training structures and other erosion control devices as part of the proposed project is likely to have a beneficial effect on this function by reducing the potential for future streambank erosion.</td>
</tr>
<tr>
<td>Wildlife Habitat</td>
<td>Wildlife habitat is assessed based on the effectiveness of the wetlands to provide habitat for both resident and migrating wildlife species typically associated with wetlands. While not uncommon within Grapevine Canyon, wetland and riparian areas are two of the rarest and most biologically diverse habitat types in the Mojave Desert region. The wetlands, spring flows, and riparian areas in the project area provide habitat to multiple mammal, bird, reptile, and amphibian species and is a locally reliable water source for larger mammals. Many plant and animal species have physiological or life history traits that force them to reside in or directly adjacent to permanent water sources.</td>
<td>Because the construction activities would occur mostly within a previously disturbed road corridor, adverse impacts on wildlife are expected to be minor. Impacts are expected to consist of temporary disturbance from construction noise and vehicles accessing the site and are discussed in greater detail in the EA under “Impact Topics Dismissed from Detailed Analysis–Wildlife.” Permanent loss of 0.04 acre of spring-fed stream channel would result in an adverse effect on this function, but this impact would be mitigated by implementing the mitigation measures as described below under Wetland Compensation.</td>
</tr>
<tr>
<td>Recreation</td>
<td>Recreation potential is assessed based on the potential of an area to support recreational activities. The wetlands in the project area are not likely to be directly used for recreation; however, wetlands in the project area contribute to the recreational experience of visitors driving along the road.</td>
<td>Reconstruction of the road would allow reopening of the project area to visitors, which would benefit recreation. Impacts on recreation are described in greater detail in the EA in the “Visitor Use and Safety” section.</td>
</tr>
<tr>
<td>Educational/Scientific Value</td>
<td>Educational/scientific value is the potential of an area to support educational activities or scientific research. The project area is within an area that could potentially be used for scientific research and is easily accessible.</td>
<td>Educational and scientific value of wetlands in the project area would be temporarily affected during construction, but no long-term impacts would occur.</td>
</tr>
<tr>
<td>Uniqueness/Heritage</td>
<td>Uniqueness is assessed based on the general uniqueness of an area relative to the abundance of similar sites occurring in the same major watershed basin, the replacement potential and habitat diversity of an area, and the degree of human disturbance in the area. Heritage includes cultural and archeological resources. The wetlands are located within the ancestral homeland of the Timbisha Shoshone. Several historic camps, once occupied by the Timbisha Shoshone, relied on the springs and wetlands in Grapevine Canyon as a water source and also an attractant for large game animals.</td>
<td>Measures to avoid impacts on archeological and ethnographic resources are described in the EA under “Impact Topics Dismissed from Detailed Analysis.” This value would not be affected.</td>
</tr>
</tbody>
</table>
## Appendix B: Floodplain and Wetland Statement of Findings

<table>
<thead>
<tr>
<th>Wetland Function or Value</th>
<th>Description</th>
<th>Summary of Impacts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Visual Quality/Aesthetics</td>
<td>The wetlands in the project area are visible from the road. Wetlands in the project area contribute to the quality of the visitor experience from visitors using the park and driving along the road. The wetlands also contribute to the scenic quality of the project area.</td>
<td>Temporary visual impacts would occur during construction from the presence of construction equipment, materials, and ground disturbances; however, the project area would not be open to the public during construction. Temporarily impacted areas would be restored to preconstruction elevations following construction. No permanent impacts are expected.</td>
</tr>
<tr>
<td>Endangered Species Habitat</td>
<td>Endangered species habitat relates to the effectiveness of the wetland and associated water bodies to support threatened and endangered species. Federal- and state-listed species potentially occurring in the project area are southwestern willow flycatcher, least Bell’s vireo, loggerhead shrike, yellow-breasted chat, yellow warbler, desert tortoise, and Panamint alligator lizard. No designated critical habitat for any federally listed species is present in the park. Additional information about endangered species habitat is presented in the EA under “Special Status Wildlife Species.”</td>
<td>Special status species in the project area use the vegetated wetlands in Grapevine Canyon, but are unlikely to use the unvegetated ephemeral riverine wetlands where most of the impacts would occur. The permanent loss of 0.04 acre of spring-fed riverine wetlands would be mitigated by implementing the mitigation measures as described below under Wetland Compensation. Potential direct and indirect effects on federal- and state-listed species could result from increased noise and activity during construction and disturbance from vibrations and dust generation. Impacts are described in greater detail in the EA under “Special Status Wildlife Species.” Impacts on the federally listed southwestern willow flycatcher and least Bell’s vireo would be mitigated by conducting preconstruction surveys for these species as described in the EA.</td>
</tr>
</tbody>
</table>

### MITIGATION MEASURES

**FLOODPLAINS**

Under the preferred alternative, the new road would not increase the likelihood of flooding in the Grapevine Canyon watershed. Mitigation measures would incorporate methods for protecting life, minimizing damage through appropriate design, and providing beneficial effects on floodplain values. Mitigative actions would include the following:
The northern 2 miles of the road would be realigned out of the area that was flooded in October 2015, the old road would be obliterated, and the floodplain would be restored.

At some locations, the road would be moved to one side of the floodplain, which would improve floodplain connectivity and minimize impacts on the floodplain. The old road would be obliterated and the floodplain would be restored.

Where roads would be obliterated, floodplain complexity would be introduced by roughening, including partially burying boulders, vertical mulching (partially burying salvage brush bundles to capture fine sediments and seeds), and reestablishing floodplain benches.

The road would be designed to avoid scouring, deposition, and other damage to the floodplain, such as by installing drop structures for energy dissipation of runoff, and channel and bank armoring.

Features would be installed to minimize erosion within the floodplain, including revetment mattresses, concrete Jersey barriers, riprap embankment protection, and buried boulder grade control structures.

Prevent additional incision and headcutting that threatens to lower the local floodplain water table near the Scotty’s Castle bridge by using drop structures, and armoring of the channel, abutment, and headcut upstream of the bridge.

New rock and slope cuts would be avoided.

Underdrains would be installed where springs emerge from under the road.

Where the channel bed has dropped, the road would be lowered to prevent the road from impounding water.

Disturbed areas would be vegetated and wetland and riparian areas would be restored.

The temporary waterline would be removed from the floodplain, reducing human impacts on the floodplain.

Staging and stockpiling areas would be situated outside of the floodplain to the extent possible. Construction equipment may be parked within the floodplain when the potential for flooding is low.

BMPs would be used during and after construction for drainage and sediment control to prevent degradation of the stream channel and water quality.

No fill would be placed in the floodplain other than a dirt berm installed to protect the water intake facility.

Construction debris would be immediately removed from the site.

Natural drainage and natural contours would be preserved to the extent practicable.

Reestablish wetland and riparian vegetation that would dissipate energy, capture sediments, and affect groundwater flow within the floodplain.

The project would be completed in such a way as to leave Grapevine Canyon Wash in a stable condition.
Appendix B: Floodplain and Wetland Statement of Findings

A Storm Water Pollution Prevention Plan would be prepared, as required by the state of California, and implemented throughout the construction period. BMPs for drainage area protection may include all or some of the following actions, depending on site-specific requirements:

- Keeping disturbed areas small to minimize the potential for erosion.
- Locating waste and excess excavated materials outside of the floodplain.
- Installing erosion control measures during construction, such as silt fences, temporary earthen berms, temporary water bars, sediment traps, or check dams.
- Regularly inspecting erosion control measures.
- Completing construction as weather permits; should a rain or snow event be predicted, construction would cease and equipment moved from the floodplain. Construction would not restart after a storm event until after all storm runoff has ceased and the ground surface dried.

The protection of people and property is of high priority to the NPS. Permanent signs would be installed warning park visitors of the potential for flash flooding to occur during precipitation events. Bonnie Clare Road would be closed if a major precipitation event is forecasted. A flood warning and evacuation plan would be developed for visitors and park staff. The plan would include maps and descriptions of areas vulnerable to flooding and nearby areas of safe refuge, a description of the flood risk, a warning system, and an evacuation plan for quickly moving visitors and/or staff to safe refuge areas.

The project would be designed to minimize adverse environmental impacts on natural floodplain values, minimize potential risk to lives and property, maintain the natural and beneficial floodplain values in the park, and keep the floodplain environment as close to its natural state as possible using all practicable means. The footprint of the reconstructed road would be similar to the existing road, and modifications to the floodplain would be small compared with existing conditions in the floodplain prior to the October 2015 flood, so the overall effect on floodplain values would be small. These mitigation measures would be in accordance with the NPS floodplain guidelines (NPS Procedural Manual #77-2) and EO 11988.

AVOIDANCE AND MINIMIZATION OF WETLAND IMPACTS

Avoidance of all wetlands would not be possible because wetlands are present within and adjacent to the road alignment throughout the project area. Impacts on wetlands would be avoided in selected locations by realigning the road out of wetlands to the greatest extent possible during project design.

Construction activities would be confined to the smallest area necessary to complete the work to minimize impacts. Impacts on existing wetlands outside of the construction area would be avoided by restricting ground disturbance outside of construction limits. No construction materials would be stockpiled in wetland areas.
Appendix B: Floodplain and Wetland Statement of Findings

WETLAND COMPENSATION

Approximately 18.93 acres of ephemeral riverine wetlands would be temporarily disturbed by construction. This temporary impact would be mitigated in place by restoring preconstruction contours after construction is complete. Restored wetland functions would include groundwater recharge/discharge, flood flow alteration, sediment/toxicant removal, nutrient removal, and visual quality/aesthetics.

Approximately 0.04 acre of spring-fed riverine wetlands and 0.51 acre of ephemeral riverine wetlands would be permanently filled by road reconstruction, road realignment, and drainage improvements. Compensation for permanent impacts on wetlands would be accomplished by reestablishing 7.8 acres wetlands at three locations on-site and adjacent to the proposed project area (Table 4). This would result in a mitigation ratio of greater than 1 to 1 for permanent wetland impacts. Additional information on wetland compensation is provided in the *Compensatory Mitigation and Monitoring Plan* (FHWA 2017c). Location maps of the proposed compensation sites are provided in Attachment C.

<table>
<thead>
<tr>
<th>Site</th>
<th>Habitat Type</th>
<th>Mitigation Type</th>
<th>Activity</th>
<th>Potential Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Area 1: Spring Flow Channel</td>
<td>Spring-fed riverine wetland, riparian, vegetated wetland (PEM/PSS)</td>
<td>Reestablishment</td>
<td>Reestablish meandering spring flow channel to create spring flow, wetland, and riparian corridor.</td>
<td>483 LF (0.022 acre) riverine, 0.124 acre PEM, 0.233 acre PSS</td>
</tr>
<tr>
<td>Area 2: Spring Flow Channel</td>
<td>Spring-fed riverine wetland, riparian, vegetated wetland (PEM/PSS)</td>
<td>Reestablishment</td>
<td>Reestablish meandering spring flow channel to create spring flow, wetland, and riparian corridor. Redirect spring flows into relic wetland and riparian area.</td>
<td>355 LF (0.016 acre) riverine, 0.131 acre PEM, 0.196 acre PSS</td>
</tr>
<tr>
<td>Area 4: Road Obliteration – Floodplain Restoration</td>
<td>Ephemeral riverine wetland</td>
<td>Reestablishment</td>
<td>Obliterate and removed old road from active floodplain. Add floodplain complexity by partially burying boulders and installing vertical mulching to promote revegetation.</td>
<td>7.083 acres riverine</td>
</tr>
<tr>
<td>Subtotals</td>
<td></td>
<td></td>
<td></td>
<td>7.121 acres riverine, 0.255 acre PEM, 0.429 acre PSS</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
<td></td>
<td>7.805 acres</td>
</tr>
</tbody>
</table>

LF – Linear feet, PEM – palustrine emergent, PSS – palustrine scrub-shrub.

Area 1

A spring-fed riverine wetland would be realigned to its historic alignment through the center of the floodplain (Attachment A). A meandering channel would be established approximately 2 feet wide and 6 inches deep. Willow stakes harvested from surrounding relic wetlands
could be planted within 10 feet of the new channel. Herbaceous vegetation is expected to reestablish from the seed bank. Due to the alluvial soil characteristics and the dynamic nature of the spring flow channels, it is expected that the channel would migrate within the floodplain. The migrating channel is expected to widen the wetland/riparian corridor and further reestablish floodplain vegetation.

Area 2

A spring-fed riverine wetland would be realigned into an existing vegetated wetland. A meandering channel would be established approximately 2 feet wide and 6 inches deep. Willow stakes would be planted within 10 feet of the realigned spring flow channel. Due to the alluvial soil characteristics and the dynamic nature of the spring flow channels, it is expected that the channel will migrate within the floodplain. The migrating channel is expected to widen the riparian corridor and further reestablish floodplain vegetation. Additionally, reestablishing hydrology to the relic wetland is expected to reestablish vegetation and hydrology to this area.

Area 4

A portion of Bonnie Clare Road would be realigned out of the active floodplain of Grapevine Canyon Wash and the channel and floodplain would be restored. Floodplain complexity would be introduced to the road obliteration areas by partially burying boulders, vertical mulching, and reestablishing floodplain benches. Due to the extremely arid climate in the park, seeding and shrub plantings are often not successful. Vertical mulching has been used successfully in Death Valley to accelerate revegetation. Vertical mulching involves partially burying salvaged brush bundles, which act to capture fine sediments and windblown seeds.

Performance Standards and Monitoring

Ecological performance standards based on the California Rapid Assessment Method (California Wetlands Monitoring Workgroup 2017) would be used to track the success of wetland compensation, including structural patch richness, channel stability, sediment transport, number of plant layers, and number of co-dominant species. Performance standards and monitoring are described in detail in the Compensatory Mitigation Plan (FHWA 2017c).

Annual monitoring of the mitigation areas would be completed by park staff and would extend for a period of five years or until all sites are considered successful. Baseline monitoring would occur immediately after mitigation site construction is completed. Baseline data would be collected, including photographic documentation, as-built specifications, and planting totals. Annual monitoring would occur during the growing season, but would not take place in the peak summer due to safety concerns.
Vegetative monitoring plots would be used to identify invasive species and evaluate their presence and extent. If it is determined through the monitoring plots the vegetative cover contains more than 5% noxious invasive species, then corrective actions would be required. Additionally, the entire site would be evaluated for invasive species by ocular assessment. If distinct populations of noxious-invasive species are identified, then corrective actions would be required. Individual invasive species identified in the project area would be hand pulled, placed in a plastic trash bag, and disposed of properly. If distinct populations of invasive species have been identified, the individuals would be hand pulled and disposed of properly and the location of the population noted and monitored in subsequent years. Personnel would brush themselves thoroughly prior to leaving the site to prevent further dispersal of invasive species.

The wetland compensation measures have been designed to replace the functions and values of the aquatic resources lost as a result of this project. Additionally, the mitigation actions were designed to reestablish the high-value aquatics habitats that were destroyed during the 2015 flood event. The realignment of the spring-fed riverine wetlands would result in a direct adverse effect on these habitats during the restoration actions; however, the realignment would result in long-term beneficial effects by reestablishing these habitats in more sustainable locations. Additionally, the reestablishment of wetland, riparian, and floodplain vegetation would dissipate energy, capture sediments, moderate groundwater flow, and provide diverse wildlife habitats.

ADDITIONAL WETLAND BEST MANAGEMENT PRACTICES

The following BMPs for wetlands would be implemented as required in Appendix 2 of the NPS Procedural Manual #77-1: Wetland Protection (NPS 2016):

1. **Effects on hydrology and fluvial processes**: Action must have only negligible to minor new adverse effects on site hydrology and fluvial processes (e.g., flow, circulation, velocities, hydroperiods, water level fluctuations, sediment transport, and channel morphology). Care must be taken to avoid any rutting caused by vehicles or equipment.

2. **Effects on fauna**: Action must have only negligible to minor new adverse effects on normal movement, migration, reproduction, or health of aquatic or terrestrial fauna, including at low-flow conditions.

3. **Water quality protection and certification**: Action is conducted so as to avoid degrading water quality to the maximum extent practicable. Measures must be employed to prevent or control spills of fuels, lubricants, or other contaminants from entering the waterway or wetland. Action is consistent with state water quality standards and Clean Water Act Section 401 certification requirements (check with appropriate state agency).

4. **Erosion and siltation controls**: Appropriate erosion and siltation controls must be maintained during construction, and all exposed soil or fill material must be permanently stabilized at the earliest practicable date.
5. **Proper maintenance:** Structure or fill must be properly maintained so as to avoid adverse impacts on aquatic environments or public safety.

6. **Heavy equipment use:** Heavy equipment use in wetlands must be avoided if at all possible. Heavy equipment used in wetlands must be placed on mats, or other measures must be taken to minimize soil and plant root disturbance and to preserve preconstruction elevations.

7. **Stockpiling material:** Whenever possible, excavated material must be placed on an upland site. However, when this is not feasible, temporary stockpiling of excavated material in wetlands must be placed on filter cloth, mats, or some other semipermeable surface, or comparable measures must be taken to ensure that underlying wetland habitat is protected. The material must be stabilized with straw bales, filter cloth, or other appropriate means to prevent reentry into the waterway or wetland.

8. **Removal of stockpiles and other temporary disturbances during construction:** Temporary stockpiles in wetlands must be removed in their entirety as soon as practicable. Wetland areas temporarily disturbed by stockpiling or other activities during construction must be returned to their preexisting elevations; soil, hydrology, and native vegetation communities must be restored as soon as practicable.

9. **Topsoil storage and reuse:** Revegetation of disturbed soil areas should be facilitated by salvaging and storing existing topsoil and reusing it in restoration efforts in accordance with NPS policies and guidance. Topsoil storage must be for as short a time as possible to prevent loss of seed and root viability, loss of organic matter, and degradation of the soil microbial community.

10. **Native plants:** Where plantings or seeding are required, native plant material must be obtained and used in accordance with NPS policies and guidance. Management techniques must be implemented to foster rapid development of target native plant communities and to eliminate invasion by exotic or other undesirable species.

11. **Boardwalk elevations:** Minimizing shade impacts, to the extent practicable, should be a consideration in designing boardwalks and similar structures. (Placing a boardwalk at an elevation above the vegetation surface at least equal to the width of the boardwalk is one way to minimize shading.)

12. **Wild and Scenic Rivers:** If the action qualifies as a water resources project pursuant to Section 7(a) of the Wild and Scenic Rivers Act, then appropriate project review and documentation requirements under Section 7(a) are required.

13. **Coastal zone management:** Action must be consistent, to the maximum extent practicable, with state coastal zone management programs.

14. **Endangered species:** Action must not jeopardize the continued existence of a threatened or endangered species or a species proposed for such designation, including degradation of critical habitat (see NPS Management Policies 2006 and guidance on threatened and endangered species).
15. **Historic properties**: Action must not have adverse effects on historic properties listed or eligible for listing on the National Register of Historic Places.

**JUSTIFICATION FOR USE OF THE FLOODPLAIN**

Most of the project would be constructed within the 100-year floodplain of Grapevine Canyon. The reconstructed road could be located outside of the floodplain, but this would require extensive cut and fill to undisturbed canyon slopes, resulting in unacceptable impacts to cultural resources, as well as soils, geology, and other resources. The floodplain cannot be avoided for access to the construction area. The project seeks to accommodate a more natural hydrologic and sedimentologic regime by creating drainage features that would result in a road that can withstand moderate flooding events. In addition, the project would use BMPs to minimize alteration of the floodplain and minimize erosion and sedimentation during construction activities. Except for construction equipment parking, staging and stockpile areas would be located outside of the floodplain if possible.

The preferred alternative would be constructed at Grapevine Canyon in Death Valley National Park. The NPS concludes that there is no other practicable alternative for the preferred alternative. With the project designed to prevent or reduce flood damage, the risk to life and property would be minimized. There would be no significant negative effect on natural or beneficial floodplain values.

Mitigation would include good design through sustainable design principles, appropriate siting, and BMPs during and after construction. The NPS finds the proposal to be consistent with NPS *Procedural Manual* #77-2 and EO 11988.

**JUSTIFICATION FOR USE OF WETLANDS**

The NPS, in cooperation with the FHWA, proposes to reconstruct approximately 7.6 miles of Bonnie Clare Road within the park. The NPS finds that there are no practicable alternatives to permanently filling approximately 0.04 acre of spring-fed riverine wetlands and 0.51 acre of ephemeral riverine wetlands within the Grapevine Canyon Wash drainage and temporarily impacting a total of 18.93 acres of ephemeral riverine wetlands. An additional 33.82 acres would be disturbed but are excepted from the requirements to provide wetland mitigation because these impacts would result from reconstruction of a previously serviceable road destroyed by flooding. Wetlands have been avoided to the maximum practicable extent, and the preferred alternative includes measures to minimize wetland impacts. With planned wetland restoration, unavoidable impacts on wetlands would be replaced at a ratio of greater than 1 to 1, which is consistent with the NPS no-net-loss of wetlands policy.

**REFERENCES**


Appendix B: Floodplain and Wetland Statement of Findings

ATTACHMENT A

Wetland Maps
Appendix A

Figure 2: Wetlands and Waters of the U.S.

April 2017

Federal Highway Administration-
Central Federal Lands
Highway Division

Wetlands and Waters of the U.S. Delineation
CA ERFO 11(1) Bonnie Clair Road
NAD 1983 State Plane
CA IV 0404 US Feet

Legend

- Project Centerline
- Survey Area
- Approximate OHWM
- Potential Water of US
- Potential Wetlands
- Spring Flow
- Delin. Data Point
- Upland
- Wetland
- Photo Location
- OHWM X-Section

0 100 200 400 Feet

1 in = 200 feet

Page 11 of 18

Scale: 1 in = 200 ft. Photograph Date: 9/15/2017
Site Visit by Corps: No
Determination Issued: ___________________
Corps Project Manager: ___________________
Delineation: G. Bergquist

**** P R E L I M I N A R Y (RGL 08-02) ****

SECTION 404 JURISDICTIONAL DELINEATION
U.S. Army Corps of Engineers, Los Angeles District
Application No. __________________________
Appendix A
Figure 2: Wetlands and Waters of the U.S.

Wetlands and Waters of the U.S. Delineation
CA ERFO 11(1) Bonnie Clair Road
NAD 1983 State Plane
CA IV 0404 US Feet

Legend
- Project Centerline
- Spring Flow
- Delin. Data Point

- Survey Area
- Approximate OHWM
- Potential Water of US
- Potential Wetlands

1 in = 200 feet

Page 15 of 18
Appendix A
Figure 2: Wetlands and Waters of the U.S.

Legend
- Project Centerline
- Survey Area
- Approximate OHWM
- Potential Water of US
- Potential Wetlands
- Spring Flow
- Delin. Data Point
- Upland
- Wetland
- Photo Location
- OHWM X-Section

Scale: 1 in = 200 feet
Photograph Date: 9/15/2017
Site Visit by Corps: No
Determination Issued:
Corps Project Manager:
Delineation: G. Bergquist
ATTACHMENT B

Wetland Impacts
CA ERFO 11(1) Bonnie Clair Road
Section 404(b)(1) - 404 Impact Map
NAD 1983 State Plane
CA IV 0404 US Feet

Legend

Approximate OHWM
Spring Flow
Potential Wetlands
Perm Impacts - New Const.
Temp Impacts - Reconst.
Temp - Const. Access
Spring Flow Impacts
Buried Waterline

1 in = 200 feet

Site Visit by Corps: No
Determination Issued: 
Corps Project Manager: 
Delineation: G. Bergquist

U.S. Army Corps of Engineers, Los Angeles District
Application No. SPL-2017-0051-GLH
Legend
- Approximate OHWM
- Spring Flow
- Potential Wetlands
- Perm Impacts - New Const.
- Temp Impacts - Reconst.
- Temp - Const. Access
- Spring Flow Impacts
- Buried Waterline

Scale: 1 in = 200 feet
Photograph Date: 9/15/2016
Site Visit by Corps: No
Determination Issued: ___________________
Corps Project Manager: ___________________
Delineation: G. Bergquist
Note: Impacts from excavation and trenching to expose the pipes and valves at the outlet of the water tanks (shown as T-96) are part of the Scotty's Castle Flood Rehabilitation Project, which is addressed under a separate statement of findings for floodplains and wetlands.
Earthen Berm

Bridge Abutment Scour Protection/ Grade Control

Embankment Armoring

Note: Impacts from the two earthen berms are part of the Scotty’s Castle Flood Rehabilitation Project, which is addressed under a separate statement of findings for floodplains and wetlands.
Bendway Weirs

Legend
- Approximate OHWM
- Spring Flow
- Potential Wetlands
- Perm Impacts - New Const.
- Temp Impacts - Reconst.
- Temp - Const. Access
- Spring Flow Impacts
- Buried Waterline

Scale: 1 in = 200 feet
Photograph Date: 9/15/2016
Site Visit by Corps: No
Determination Issued: ___________________
Corps Project Manager: ___________________
Delineation: G. Bergquist

U.S. Army Corps of Engineers, Los Angeles District
Application No. SPL-2017-0051-GLH
Note: Area 3 is proposed as mitigation for the Scotty’s Castle Flood Rehabilitation project and is addressed in the statement of findings for that project.
**Title:** Compensatory Mitigation Areas

**Attachment 1:** Mitigation Site Maps

**Date:** June 2017

**Agency:** Federal Highway Administration - Central Federal Lands Highway Division

**Legend:**
- Project Centerline
- Spring Flow
- Survey Area
- Chan Mitig Realign
- Approximate OHWM
- Wetland Creation
- Potential Water of US
- Riparian Creation
- Potential Wetlands

**Photograph Date:** 9/15/2016

**Site Visit by Corps:** No

**Determination Issued:**

**Corps Project Manager:**

**Delineation:** G. Bergquist

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**Section 404 Jurisdictional Delineation**

U.S. Army Corps of Engineers, Los Angeles District

Application No. ____ _____ _____

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**Area 2**

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**Area 2**
Appendix C

Best Management Practices
Appendix C
Best Management Practices

- The NPS project manager would ensure that the project remains confined within the parameters established in the compliance documents and that mitigation measures would be properly implemented.

- Construction zones would be identified and flagged before beginning construction, and all disturbances would be confined to the construction area. All project personnel would be instructed that their activities must be confined to locations within flagged areas and all equipment and materials must remain within these areas. Disturbances beyond the construction zone would be prohibited.

- All protection measures would be clearly stated in the construction specifications, and workers would be instructed to avoid conducting activities beyond work area boundaries. This mitigation does not exclude necessary temporary structures including erosion-control fencing.

- Material stockpiling, machinery storage, and vehicle parking would only be permitted in designated areas.

- All tools, equipment, barricades, signs, surplus materials, and rubbish would be removed from the project area upon project completion. Any asphalt or concrete surfaces damaged due to work on the project would be repaired to original condition. All demolition debris would be removed from the project site, including all visible metal and concrete.

- Staging for construction vehicles and equipment would be sited in previously disturbed areas approved by the NPS, outside of high visitor use areas, and would be clearly identified in advance.

- Construction debris would be immediately hauled from the park and disposed of in a legal manner outside the park.

- Staging and stockpiling areas would be situated outside the floodplain to the extent possible. Construction equipment may be parked within the floodplain when the potential for flooding is low.

- Construction debris would be immediately removed from the site.

- Use of BMPs in the project area for drainage area protection would include all or some of the following actions, depending on site-specific requirements: (1) keeping disturbed areas small to minimize exposed soil and the potential for erosion; (2) placing excess excavated materials outside of drainages to avoid sedimentation; (3) installing silt fences, temporary earthen berms, temporary water bars, sediment traps, stone check dams, or other equivalent measures (including installing erosion-control measures around the perimeter of stockpiled fill material) before construction; (4) conducting regular site inspections during construction to ensure that erosion-control measures were properly installed and functioning effectively; and (5) storing, using, and disposing of chemicals, fuels, and other toxic materials appropriately.
A Storm Water Pollution Prevention Plan (SWPPP) would be prepared as required by the State of California, and implemented throughout the construction period.

A hazardous spill plan would be in place, stating what actions would be taken in the case of a spill, notification measures, and preventive measures to be implemented, including the placement of refueling facilities, storage, and handling of hazardous materials.

All equipment on the project would be maintained in a clean and well-functioning state to avoid or minimize contamination from automotive fluids. All equipment would be inspected daily.

All fuel, transmission, or brake fluid leaks, or other hazardous waste leaks, spills, or releases would be reported immediately to the designated safety officer. The contractor would be responsible for spill material removal and disposal to an approved off-site landfill and, if necessary, would notify the appropriate federal agency.

Fueling project-related vehicles and equipment would take place away from water sources, and a contingency plan to control petroleum product spills during the project would be developed. Absorbent pads and containment booms would be stored on-site to facilitate cleanup of any accidental petroleum spills.

Any soil exposed near water as a result of the project would be protected from erosion (with plastic sheeting, filter fabric, etc.) after exposure, and stabilized as soon as practicable (with vegetation matting, etc.). If erosion-control materials are used, only tightly woven fiber netting or nonbinding materials (e.g., rice straw) would be used for erosion control or other purposes at the project site to ensure that small mammals and reptiles do not become trapped. No plastic-tied wattles would be used.

Topsoil would be saved, stockpiled, and replaced in place after construction is completed.

Ground surface treatment would include grading to natural contours, and roughing/scarification and vertical mulching to promote natural seeding.

Dust abatement measures would be used to reduce deposition on vegetation adjacent to and downwind of project sites.

All potential contaminants (rubbish or debris, introduction of nonnative species, etc.) would be excluded or removed from the environment.

Contractors would be required to properly maintain construction equipment (i.e., mufflers) to minimize noise of equipment use.
Appendix D

State Historic Preservation Office Correspondence
March 27, 2017

MAILED USPS CERTIFIED MAIL-RETURN RECEIPT

Rebecca L. Palmer
State Historic Preservation Officer
901 S. Stewart Street, Suite 5004
Carson City, NV 89701

Subject: Notification of NEPA and NHPA Consultation with the CA SHPO per 36 CFR 800.3 for
the Reconstruction of Bonnie Clare Road through Grapevine Canyon from MP 7.61 to MP
0.0, Death Valley National Park, Inyo County, CA (PEPC 66547)

Dear Ms. Palmer:

The purpose of this letter is to keep you informed as the National Park Service (NPS), Death Valley
National Park (Park) proceeds with the environmental assessment (EA) and Section 106 process for
the reconstruction of Bonnie Clare Road through Grapevine Canyon. The project is located entirely
within the State of California, but is close to the border with Nevada.

The Park is initiating consultation with the California State Historic Preservation Officer (SHPO) in
accordance with the National Environmental Policy Act (NEPA) and the Council of Environmental
Regulations 1501.2 and 1501.7, and with Section 106 of the National Historic Preservation Act of
1966 (NHPA), as amended (54 USC 300101, et seq.) and its implementing regulation 36 CFR
800.3(c)(3), for the following project. The NPS is beginning an EA to evaluate the potential impacts
from the proposed reconstruction of Bonnie Clare Road.

NPS is the lead federal agency for the purposes of compliance with NEPA and Section 106 of the
NHPA. The Federal Highway Administration (FHWA) is a cooperating agency, providing
engineers to design and construct this federal undertaking. Compliance with Section 106 will be
carried out separately from the NEPA process by the NPS. On February 7 and 8, 2016 NPS initiated
the NEPA process with an internal scoping meeting with NPS Denver Service Center (DSC)
compliance staff, Park staff, and FHWA engineers/designers.
March 27, 2017
Ms. Rebecca L. Palmer

It was determined that an EA will be prepared in compliance with NEPA to provide the decision-making framework that analyzes a reasonable range of alternatives to meet project objectives; evaluates issues and impacts on park resources and values; and identifies mitigation measures to lessen the degree or extent of these impacts. The EA will include applicable cultural resource information, including potential impacts associated with the proposed alternatives, but will not be used to comply with Section 106 in lieu of the procedures set forth in 36 CFR 800.3 through 36 CFR 800.6. The NEPA/NHPA compliance schedule is enclosed.

DESCRIPTION OF THE PROPOSED UNDERTAKING

Significant rainfall and subsequent flooding occurred in Grapevine Canyon on the evening of October 18, 2015. During a 5-hour period, approximately 3.5 inches of rain was recorded near Scotty’s Castle. The weather radar from this period showed a nearly stationary cell over Grapevine Canyon and adjacent canyons that drain into Grapevine Canyon (National Weather Service 2015). As a result, Bonnie Clare Road was damaged beyond repair, necessitating closure.

Scotty’s Castle, adjacent to Bonnie Clare Road, has approximately 125,000 visitors per year. Since October 2015, visitors have not been able to independently access Scotty’s Castle or use the Bonnie Clare Road. The NPS, in partnership with the FHWA, proposes to reestablish a safe, sustainable, resilient, and efficient driving route from the Nevada/Beatty entrance to CA 191 (North Highway).

On June 1 and 2, 2016, the NPS, FHWA, and Barbara Durham with the Timbisha Shoshone Tribe conducted a site visit and Value Analysis/Choosing-by-Advantages (VA/CBA) workshop. During this process, five alternatives were evaluated:

- Alternative A - Replace Bonnie Clare on its original alignment with a graveled surface. A gravel road would require significant ongoing maintenance and would not provide easy access for tour buses and recreational vehicles. This alternative was dismissed because it does not achieve the purpose and need for this project.

- Alternative B - Replace Bonnie Clare on its original alignment with an asphalt pavement surface with a fully armored road prism following the original road alignment. This alternative would respond well to the undertaking’s purpose and need. This alternative does not possess high sustainability or resiliency characteristics.

- Alternative C - Locate Bonnie Clare adjacent to the new edge of the wash and elevate the alignment 5 feet above the anticipated flow line. Use low water crossings to handle side wash flows. Alternative C also would respond well to the undertaking’s purpose and need. This alternative is currently the proposed action and the FHWA engineers have produced a 30% design. Preliminary 30% design drawings are enclosed for reference.

- Alternative D - Relocate road section out of the flood zone. Introduce structures as necessary such as bridges, box culverts, and other structures. This alternative would result in extensive environmental and cultural resource impacts due to the new alignment and construction of major structures. This alternative was dismissed from further consideration.
March 27, 2017
Ms. Rebecca L. Palmer

- Alternative E (No Action) - Close the road east of Scotty’s Castle. This alternative would not address the purpose and need for the project and would not address the need for Emergency Services Response, but it would provide increased protection for natural and cultural resources and, as such, it will be carried forward and analyzed in the EA.

Alternative C (Proposed Action) would avoid any cuts to canyon walls and provide a section of sacrificial road within the wash in the steep-walled canyon; be designed to accommodate 5- to 10-year flood channel movement; lower traffic speeds in the canyon; and be designed to avoid archeological/ethnographic sites, where possible.

**DEFINITION OF THE APE (36 CFR 800.4(a)(1))**

Section 106 and 36 CFR 800.4(a)(1) requires that a federal agency, once it has determined a project has the potential to affect historic properties, must establish the Area of Potential Effect (APE) for a proposed project and identify if any historic properties within the APE are listed on or are eligible for listing on the National Register of Historic Places (NRHP).

The APE for the project includes any area where there may be ground disturbance, demolition, or construction activities. This would include all areas within the project construction limits and temporary and permanent right-of-way required for the project and all areas within the “construction/clearing limits” as indicated in the FHWA road construction plans (see enclosure). The APE is shown in Figures 1 through 8.

There may be a temporary construction turnaround near Milepost (MP) 5.9 (across from Cottonwood Corner) and staging areas in the Scotty’s Castle paved parking lot near the Nevada/California border and within the previously disturbed road alignment.

The proposed undertaking would reconstruct approximately 7.61 miles of Bonnie Clare Road from the Nevada/California border to the junction with North Highway and Ubehebe Crater Road. Two paved travel lanes would each be ten feet wide, each with a 1-foot shoulder. Ground disturbance would extend approximately 50 feet on either side of the centerline of the road. The typical cross sections depicted on design sheets A6–A9 describe the vertical disturbance needed for the various repairs based on topography and centerline placement. All design limits are depicted in the enclosed Preliminary 30% Design.

From the existing water treatment facility to Scotty’s Castle (approximately 1.5 miles), a water line and would be placed beneath one travel lane of the road. The water line and utility lines would be placed in a 3-foot-wide by 6-foot-deep trench, likely beneath the south bound travel lane. NPS/FHWA is also preparing the design for the repair and fortification of a dirt berm that protects the water intake/spring house under this EA (Berm #1). As this design is developed, the Park will re-consult with you if any changes to the APE are necessary based on the proposed design.

Construction staging areas are proposed in the existing paved parking lot at Scotty’s Castle, near the Nevada/California state line, and within the existing disturbed areas along the existing road alignment. Additionally, a turnaround area (no storage of materials) would be in a side wash across from Cottonwood Corner. The final locations of the construction staging areas along Bonnie Clare
Road may change prior to initiation of construction activities based on the results of the archeological inventory to avoid previously undocumented cultural resources.

DESCRIPTION OF EFFORTS TO IDENTIFY HISTORIC PROPERTIES (36 CFR 800.4(b)(1))

Historic properties are defined in 36 CFR 800.16(l)(1) as properties included in or eligible for inclusion on the NRHP. An ethnographic study will be conducted with the Tribal Historic Preservation Officer and Tribal Elders of the Timbisha Shoshone Tribe. Archival research will be conducted prior to the commencement of archeological inventory at the California Historical Resources Information System’s (CHRIS) Eastern Information Center at the University of California Riverside in Riverside, California. The records at the Park’s Archeology Office will also be examined to identify all previously recorded historic properties within and adjacent to the APE. A Class III archeological inventory will be conducted in all areas within the proposed road corridor, subject to ground-disturbing activities, that have not been previously inventoried (Figure 9).

A determination of eligibility for Bonnie Clare Road and the historic roadside fence will be completed. An inadvertent discovery and monitoring plan will also be completed and implemented. The results of the ethnographic study, the Class III archeological inventory, and evidence of having conducted a records search of CHRIS records and of the park’s Archeological Sites Management Information System (ASMIS) database will be provided to your office in subsequent consultation.

DESCRIPTION OF KNOWN CULTURAL RESOURCES WITHIN THE APE (36 CFR 800.4(B)(2))

Bonnie Clare Road, the subject of the proposed project, was previously determined a NRHP-eligible historic property associated with the early Mission 66 NPS capital development program (NPS 2011). The historic property boundary for the road was an area extending 50 feet on either side of the centerline from MP 0.0 to MP 7.5. The road and its character-defining features are within the APE for this project. A new determination of eligibility will be prepared for Bonnie Clare Road due to the extensive damage sustained by the 2015 flooding. Approximately 70% of the road needs full reconstruction.

The Death Valley Scotty Historic District / Scotty’s Castle is between MPs 3.5 and 6.0 on the north and west sides of Bonnie Clare Road. The historic district was listed on the NRHP in 1978. The entire district includes approximately 1,500 acres, most of which is in the Lower Vine Ranch portion of the historic district northwest of Grapevine Canyon. The portion of the historic district along Bonnie Clare Road contains four contributing features within or adjacent to the APE: (1) the historic fenceline along the 2.6-mile section of road as it passes through the district, (2) the Indian Camp archeological site, (3) the historic entrance to the district, and (4) Cottonwood Corner. The APE includes the entire Death Valley Scotty Historic District.

The Grapevine Canyon Archeological District has been determined to be eligible for listing on the NRHP (NPS 2012). It contains 47 contributing archeological sites and 17 contributing archeological isolates. The district boundary encompasses the entire length of Grapevine Canyon, including all sites, isolates, and ethnographically significant natural features, including the springs and canyon walls.
March 27, 2017
Ms. Rebecca L. Palmer

ASSESSMENT OF ADVERSE EFFECTS (36 CFR 800.5)
The NPS will apply the criteria of adverse effects for historic properties within the APE for the proposed undertaking once the archeological inventory and ethnographic research has been completed.

The Park is initiating consultation with the California State Historic Preservation Officer, the Native American Heritage Commission (NAHC), and seven other traditionally associated Native American tribes (see enclosure) concurrently with the Big Pine Band of Owens Valley.

The Park recognizes that the Timbisha have significant interest in the management of the Park: the Timbisha Shoshone Homeland Act of 2000 (P.L. 106-423) designated over 1.5 million acres of the Park as a special use area for the Tribe, called the “Timbisha Shoshone Natural and Cultural Preservation Area,” as well as a few smaller special use areas and cooperative agreement areas. Tribal interests will be an important factor in the planning process.

CONTACT INFORMATION
The NPS, Death Valley National Park is considered the lead federal agency and the primary contact for this undertaking. The Park looks forward to working with you, other consulting parties, and the public as we proceed with the environmental assessment. We would be happy to arrange a meeting with you at your convenience to discuss this project.

- Mike Reynolds – Superintendent Death Valley National Park, P.O. Box 579, Death Valley, CA 92328; (760) 786-3240; fax (760) 786-2844; mike_reynolds@nps.gov.

For project-specific requests, please contact:

- Amanda Landon – Park Section 106 Coordinator; (760) 786-3217; fax (760) 786-2844; amanda_landon@nps.gov

Sincerely,

[Signature]

Mike Reynolds,
Superintendent

Enclosures: Native American Contact List
NEPA/NHPA Compliance Schedule
CA ERFO DEVA (11)1 Bonnie Clare Road 30% Design (Preliminary 1-26-2017)
Maps of the Area of Potential Effect (Figures 1-3)
Map of Death Valley Historic Districts (Figure 4-8)
Map of Survey Area (Figure 9)
cc (w\enclosures): NPS-DSC Cultural Resource Specialist and Contracting Officers
Representative, Joshua Kleinman
NPS-DSC-PM, Mark Pritchett

bcc: central files

REFERENCES

National Weather Service
Compiled by the National Centers for Environmental Information and the National
Weather Service’s Storm Prediction Center. Electronic document,

NPS
2011 100% Draft Cultural Landscapes Inventory: Bonnie Clare Road. Death Valley
National Park, California and Nevada.
2012 Consensus Determination of Eligibility for the National Register of Historic Places
in Compliance with Section 106 of the National Historic Preservation Act of 1966
for Grapevine Canyon Archaeological District. Death Valley National Park,
California and Nevada.
May 11, 2017

In reply, refer to: NPS_2017_0403_002

Mike Reynolds, Superintendent
National Park Service
Death Valley National Park
P.O. Box 579
Death Valley, CA 92328

Subject: Reconstruct Bonnie Claire Road Following 2015 Storms, Death Valley National Park, Inyo County, California

Dear Mr. Reynolds:

Thank you for your March 27, 2017, letter initiating consultation regarding an undertaking at Death Valley National Park. The National Park Service (NPS) is consulting with the State Historic Preservation Officer (SHPO) in order to comply with Section 106 of the National Historic Preservation Act of 1966 (54 U.S.C. § 306108), as amended, and its implementing regulations at 36 CFR Part 800. In addition to the letter, NPS submitted maps showing the Area of Potential Effect (APE) and the 30% Preliminary Plans for the project dated January 26, 2017. The Federal Highway Administration (FHWA) will provide engineers and construct the project. NPS also initiated consultation with the Timbisha Shoshone Tribe, Big Pine Band of Owens Valley, and the Native American Heritage Commission.

The proposed undertaking, as described, involves reconstructing Bonnie Claire Road to reestablish a driving route from the Nevada / Beatty entrance to CA 191 within Death Valley National Park. The road sustained extensive damage during significant rainfall and flooding from an October 18, 2015, storm. NPS is considering multiple alternatives in its NEPA Environmental Assessment, but has identified Alternative C as the proposed action for this Section 106 consultation. This alternative would locate Bonnie Claire road adjacent to the new edge of the wash, elevate the alignment five feet above the anticipated flow line, and use low water crossings to handle side wash flows. The new road will have two ten-foot wide paved travel lanes, each with a one-foot shoulder. Ground disturbance would extend approximately 50 feet on either side of the centerline of the road. At this early stage of design, NPS intends this alternative to avoid any cuts to canyon walls and provide a section of sacrificial roadway within the wash in the steep-walled canyon. The design will accommodate five to ten year flood channel...
movement, reduce traffic speeds in the canyon, and, where possible, avoid archaeological / ethnographic sites. NPS will install a water line from the existing water treatment facility to Scotty’s Castle (approximately 1.5 miles) beneath one lane of the road in a three-foot wide by six-foot deep trench.

NPS identified an Area of Potential Effect (APE) encompassing the approximately 7.61 miles of Bonnie Claire Road from the Nevada / California Border to the junction with North Highway and Ubehebe Crater Road. The APE includes all areas within the project construction limits and temporary and permanent right-of-way and all areas within the construction / clearing limits indicated on the FHWA road construction plans.

Several known historic properties are located within the APE, including:

- Bonnie Claire Road. NPS evaluated Bonnie Claire Road and found it eligible for listing in the National Register in 2011, and the SHPO concurred. NPS estimates that 70% of the road requires full reconstruction because of the 2015 flooding.
- Death Valley Scotty Historic District (including Scotty’s Castle). The entire district is included in the APE, but four contributing features of the district are within or adjacent to Bonnie Claire Road:
  - Historic fence line along the 2.6-mile section of the road through the district;
  - Indian Camp archaeological site;
  - Historic entrance to the district; and
  - Cottonwood Corner.
- Grapevine Canyon Archeological District. NPS evaluated the Grapevine Canyon Archeological District and found it eligible for listing in the National Register in 2012, and the SHPO concurred. The district contains 47 contributing archeological sites and 17 contributing archeological isolates.

NPS intends to conduct further archeological inventory and ethnographic research prior to applying the criteria for adverse effect to the undertaking, and will continue consultation with the SHPO and tribes. After reviewing the information submitted, the SHPO offers the following comments.

**Step 1: Initiation and Description of the Undertaking**

- The proposed action qualifies as a federal undertaking with the potential to affect historic properties as defined in 36 CFR 800.
- Given that two federal agencies are involved, the SHPO recommends a lead agency for Section 106 be designated per 36 CFR 800.2(a)(2). Please clarify if a lead federal agency for Section 106 has been so designated.
In addition, please clarify if any other federal agencies will be involved with the undertaking, such as the US Army Corps of Engineers (for issuing a 404 permit).

Please provide a map that shows the historic/existing alignment of Bonnie Claire Road with the alignment that would result from the proposed undertaking.

**Step 2: Identification and Evaluation of Historic Properties**

It is difficult to agree that the APE appears to be sufficient to take direct and indirect effects on historic properties into account based upon the information presented. Please clarify the APE based upon the following comments.

- The APE maps indicate the location of the proposed new alignment for Bonnie Claire Road, but not the historic/existing alignment, which should also be fully included in the APE.
- The APE should include the entire Grapevine Archeological District, Indian Camp, and Cottonwood Corner.
- Although the March 27 letter states that the entire Death Valley Scotty Historic District is included in the APE, the maps do not illustrate this inclusion. The entire historic district should be included in the APE.

The SHPO looks forward to receiving the results of NPS efforts to identify and evaluate historic properties and assess effects of the undertaking.

Thank you for seeking the SHPO’s comments and considering historic properties as part of your planning. If you have any questions or concerns, please contact Mark Beason, State Historian, at (916) 445-7047 or mark.beason@parks.ca.gov.

Sincerely,

Julianne Polanco
State Historic Preservation Officer
May 16, 2017

MAILED USPS CERTIFIED MAIL-RETURN RECEIPT

Julianne Polanco
State Historic Preservation Officer
California State Parks
Office of Historic Preservation
1725 23rd Street, Suite 100
Sacramento, CA 95818

Attn: Mark Beason, State Historian II


Dear Ms. Polanco:

The National Park Service (NPS) is in receipt of your letter dated May 11, 2017. Your letter requested additional information and adjustment to the area of potential effect (APE). Specifically, NPS was asked to clarify the following for the Initiation and Description of the Undertaking:

- Given that two federal agencies are involved, the SHPO recommends a lead agency for Section 106 be designated per 36 CFR 800.2(a)(2). Please clarify if a lead federal agency for Section 106 has been so designated.
- In addition, please clarify if any other federal agencies will be involved with the undertaking, such as the US Army Corps of Engineers (for issuing a 404 permit).
- Please provide a map that shows the historic / existing alignment of Bonnie Claire [sic] Road with the alignment that would result from the proposed undertaking.

For the purposes of Identification and Evaluation of Historic Properties, NPS was additionally requested to:

- The APE maps indicate the location of the proposed new alignment for Bonnie Claire [sic] Road, but not the historic / existing alignment, which should also be fully included in the APE.
May 16, 2017  
Ms. Julianne Polanco

- The APE should include the entire Grapevine Archeological District, Indian Camp, and Cottonwood Corner.
- Although the March 27 letter states that the entire Death Valley Scotty Historic District is included in the APE, the maps do not illustrate this inclusion. The entire historic district should be included in the APE.

The NPS appreciates your thoroughness and attention to this undertaking. We have taken the time to offer the following responses:

*Given that two federal agencies are involved, the SHPO recommends a lead agency for Section 106 be designated per 36 CFR 800.2(a)(2). Please clarify is a lead federal agency for Section 106 has been so designated.*

In our letter dated March 27, we stated on Page 1 and 5 that, “NPS is the lead federal agency for the purposes of compliance with NEPA and Section 106 of the NHPA. The Federal Highway Administration (FHWA) is a cooperating agency, providing engineers to design and construct this federal undertaking.” NPS believes this satisfies your request for designation of a lead federal agency per 36 CFR 800.2(a)(2).

*In addition, please clarify if any other federal agencies will be involved with the undertaking, such as the US Army Corps of Engineers (for issuing a 404 permit).*

FHWA will be obtaining the required individual Section 404 permit for the undertaking from the Army Corp of Engineers prior to the commencement of construction.

*Please provide a map that shows the historic / existing alignment of Bonnie Claire [sic] Road with the alignment that would result from the proposed undertaking.*

Due to the scale and size of the project, a new plan set was created for your review. Within the enclosed Attachment A – Plans, the previous road alignment is marked in red with the proposed alignment in black.

*The APE maps indicate the location of the proposed new alignment for Bonnie Claire [sic] Road, but not the historic / existing alignment, which should also be fully included in the APE.*

A map depicting the proposed alignment within the APE maps would not provide the resolution needed to make any meaningful comparison due to the scale and size of the project. Therefore, within the enclosed Attachment A – Plans, the previous road alignment is marked in red with the proposed alignment in black.

*The APE should include the entire Grapevine Archeological District, Indian Camp, and Cottonwood Corner.*

The APE map has been adjusted to reflect the entirety of the Grapevine Archeological District. Indian Camp and Cottonwood Corner were reflected within the APE map submitted with the letter dated March 27. Please refer to Attachment B.
May 16, 2017
Ms. Julianne Polanco

Although the March 27 letter states that the entire Death Valley Scotty Historic District is included in the APE, the maps do not illustrate this inclusion. The entire historic district should be included in the APE.

The APE map has been adjusted to reflect the entirety of Death Valley Scotty Historic District. Please refer to Attachment C.

We appreciate continual involvement in the protection of cultural resources at Death Valley National Park. We plan to submit the results of the Park’s cultural resource inventory along with our assessment of effect for the undertaking in June. If you have any questions regarding this undertaking, please contact Amanda Landon, Park Section 106 Coordinator; (760) 786-3217; amanda_landon@nps.gov.

Sincerely,

Mike Reynolds,
Superintendent

Enclosures:  Attachment A – Plans
Attachment B – Grapevine Archeological District APE Map
Attachment C – Death Valley Scotty Historic District APE Map

c (w/enclosures):  DSC Cultural Resource Specialist, Joshua Kleinman
DSC-Project Manager, Mark Pritchett

Mike Reynolds
Superintendent
July 13, 2017

In reply, refer to: NPS_2017_0403_002

Mike Reynolds, Superintendent
National Park Service
Death Valley National Park
P.O. Box 579
Death Valley, CA 92328

Subject: Reconstruct Bonnie Clare Road Following 2015 Storms, Death Valley National Park, Inyo County, California

Dear Mr. Reynolds:

Thank you for your May 16, 2017, letter continuing consultation regarding an undertaking at Death Valley National Park. The National Park Service (NPS) is consulting with the State Historic Preservation Officer (SHPO) in order to comply with Section 106 of the National Historic Preservation Act of 1966 (54 U.S.C. § 306108), as amended, and its implementing regulations at 36 CFR Part 800. The letter contains responses to comments and questions from the SHPO contained in a May 11, 2017. In the most recent submittal, NPS also sent maps showing the Area of Potential Effect (APE) and updated plans for the project. NPS also initiated consultation with the Timbisha Shoshone Tribe, Big Pine Band of Owens Valley, and the Native American Heritage Commission. NPS provided no new information about Tribal comments with the most recent letter.

The proposed undertaking, as described, involves reconstructing Bonnie Clare Road to reestablish a driving route from the Nevada / Beatty entrance to CA 191 within Death Valley National Park. The design will accommodate five to ten year flood channel movement, reduce traffic speeds in the canyon, and, where possible, avoid archaeological and ethnographic sites. In response to a request from the SHPO, NPS provided updated plans for the undertaking that show both the proposed new alignment and the existing alignment of the road which will be useful in assessing effects of the undertaking.

Two other federal agencies are involved with the undertaking. As noted previously, the Federal Highway Administration (FHWA) will provide engineers and construct the project. In response to a question from the SHPO, NPS stated that a Corps of
Engineers (COE) 404 permit will also be required and that FHWA will obtain it prior to commencing construction.

- In both letters received by the SHPO, NPS stated that it will serve as the lead federal agency for Section 106.
- Please note that NPS, FHWA, and the COE have Section 106 obligations for this undertaking. If FHWA and COE do not designate NPS as the lead agency, they will be responsible for their own compliance, which could result in delayed implementation.
- The SHPO recommends that NPS verify with both FHWA and COE that they designate NPS as the lead federal agency for Section 106 and share the results of this correspondence with all consulting parties.

NPS also provided updated information regarding the Area of Potential Effect, clarifying that it corresponds with the entire Grapevine Archaeological District and the entire Death Valley Scotty Historic District.

NPS is still considering multiple alternatives in its NEPA Environmental Assessment and will continue consultation following cultural resource inventory and assessment of effects efforts. Thank you for seeking the SHPO's comments and considering historic properties as part of your planning. If you have any questions or concerns, please contact Mark Beason, State Historian, at (916) 445-7047 or mark.beason@parks.ca.gov.

Sincerely,

Julianne Polanco
State Historic Preservation Officer
Central Federal Lands Highway Division 12300 West Dakota Avenue
Suite 380
Lakewood, CO 80228
720-963-3411
Brent.Nagen@dot.gov

July 14, 2017

In Reply Refer To:
HFPM-16

Mike Reynolds, Superintendent
National Park Service
Death Valley National Park
P.O. Box 579
Death Valley, CA 92328

Dear Mr. Reynolds

This letter is in regards to the Bonnie Clare Road Project CA ERFO DEVA 11(1) and the Scotty's Castle Historic District Flood Rehabilitation.

The Federal Highway Administration, Central Federal Lands Highway Division (CFLHD) acknowledges that the National Park Service (NPS), has been designated as the lead Federal agency for fulfilling collective responsibilities for compliance with Section 106 of the National Historic Preservation Act. Although deferring its Section 106 responsibilities to the NPS, CFLHD will remain a consulting agency for this undertaking and maintain its involvement in the Section 106 process, including review of determinations of effect to, and any treatment of, historic proprieties.

If have any question or concerns please contact me at (Brent.Nagen@dot.gov), 720-963-3411 or write to the above address, Attention HFPM-16.

Sincerely,

[Signature]

Brent Nagen
Project Manager
As the nation's principal conservation agency, the Department of the Interior has the responsibility for most of our nationally owned public lands and natural resources. This includes fostering sound use of our land and water resources; protecting our fish, wildlife, and biological diversity; preserving the environmental and cultural values of our national parks and historical places; and providing for the enjoyment of life through outdoor recreation. The department assesses our energy and mineral resources and works to ensure that their development is in the best interests of all our people by encouraging stewardship and citizen participation in their care. The department also has a major responsibility for American Indian reservation communities and for people who live in island territories under U.S. administration.

NPS DEVA 143/140342 November 2017

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