

DRAFT
CONDITIONS OF APPROVAL
Planning Commission Date: August 12, 2015

Syar Napa Quarry
Surface Mining Permit #P08-00337
2301 Napa Vallejo Highway
APNs: 045-360-005,046-370-012, -013, -015, -022, -025,
046-390-002, -003, and 046-450-071

1. SCOPE:

- A. The Permittee is authorized to operate the Syar Napa Quarry facility in accordance with the scope of this Surface Mining Permit (or SMP) which shall be limited to the mining, associated aggregated processing and production activities, aggregate and asphalt sales, and reclamation of the quarry as follows:
1. The excavation, production, processing, and sales of up to a maximum of 1.3 million tons of aggregate and related aggregate materials (including recycled concrete, asphalt, and reclaimed asphaltic product) from the quarry annually for the next 35 years beginning on the effective day of this Permit;
 2. Annual production levels shall not exceed one million tons per year (tpy) for aggregate and aggregate-related materials (excluding asphalt), and 300,000 tpy for asphalt;
 3. An approximate 110-acre expansion of the current surfacing mining and reclamation areas and continued mining and associated operations within the mining areas identified in the "Syar Industries Inc., Napa Quarry Mining and Reclamation Plan dated September 20, 2012" (herein referred to the 2012 Mining and Reclamation Plan) and Excavation Limits identified in Figure 3-5 (Limits of Vertical Excavation) (attached as Figure 4) of the Project's EIR as modified by these conditions of approval and mitigation measures of this Surface Mining Permit;
 4. An increase in mining depth from approximately 300 feet and 150 feet above mean sea level (msl) to no greater than 50 feet above msl;
 5. Installation and operation of Reclaimed Asphaltic Product (RAP) handling equipment at the facility's existing asphaltic batch plant;
 6. Provide additional visual screening in the Pasini Parcel expansion area by planting oak trees as shown in Exhibit 1 of Syar's March 17, 2015 project modification letter (attached as Figure 3);
 7. Ongoing operation of existing aggregate processing support facilities as identified in Section 3.5.4 of the Project EIR (incorporated herein by reference) and attached as Figure 1, including the placement and utilization of portable equipment necessary for mining operations and reclamation); and the installation, maintenance and realignment of internal access and mine roads on the site including those shown on Figure 3-5 of the Project's EIR (attached as Figure 4);
 8. Reclamation of all areas disturbed both henceforth and in the past in conformance with and identified in the 2012 Mining and Reclamation Plan, as

modified by these conditions of approval and mitigation measures of this Surface Mining Permit (in the event there is a conflict between the 2012 Plan and the Conditions of Approval or Project Mitigation Measures the Conditions of Approval and Mitigation measures shall control); and

9. An increase in Quarry Operation employees from approximately 55 to a maximum of approximately 75 total quarry employees.
- B. The mining operation and reclamation shall be carried out in substantial conformance with the 2012 Mining and Reclamation Plan as modified by these conditions and/or required Project mitigation measures, including but not limited to, maximum production amounts and identified excavation limits (both vertically and horizontally). It is the responsibility of the Permittee to communicate the requirements of these conditions and all mitigation measures to all contractors, employees, and customers of the quarry (as applicable) to ensure compliance is achieved.

Any expansion or change in excavation limits, an increase in production amounts, and expansion or change in use of the quarry (including aggregate production and processing support facilities) shall require modification to the approved SMP, pursuant to Chapter 16.12 of the Napa County Code (NCC), the Surface Mining and Reclamation Act (Public Resources Code section 2710 et seq.), and the State Mining and Geology Board Regulations (California Code of Regulations, Title 14, Division 2, Chapter 8, Subchapter 1). Any deviation or modification of the 2012 Mining and Reclamation Plan or to the mining operations identified in this Permit shall be subject to the permit revision and/or amendment process pursuant to NCC Sections 16.12.520 and 16.12.530.

- C. Within 12 months of the effective date of this Permit and prior to the initiation of any vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying or mining activities occurring in any undisturbed areas (including any expansion areas), the Permittee shall provide the County with an updated/revised Mining and Reclamation Plan that incorporates these conditions of approval and mitigation measures. The updated/revised plan shall also include a minimum 50 foot buffer from the existing rock wall that defines the mining boundary located in the northeast corner of the Quarry (i.e. the rock wall adjacent to the State Blue Pit). The County shall review the updated/revised Mining and Reclamation Plan to confirm that it is in substantial conformance with project conditions and mitigation measures.
- D. Within 12 months of the effective date of this Permit and prior to the initiation of any vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying or mining activities occurring in any undisturbed areas (including any expansion area), the Permittee shall develop and execute a License Agreement with the County (in cooperation with the Napa County Parks and Open Space District and the Skyline Park Citizens Association) that shall allow all the existing trails currently located on Syar holdings to remain in place and to allow continued

public access. The County shall review the License Agreement as to form prior to its approval and prior to the Permittee's recordation.

- E. The Permittee shall protect all lands identified as "Exclusion Areas" (including areas that overlap oak woodland protection areas) as identified within Figure 3f of the 2012 Mining and Reclamation Plan (as amended by these conditions and Project specific mitigation measures) via deed restriction in a form acceptable to the County. The deed restriction shall be recorded within 12 months of the effective date of this Permit and prior to the initiation of any vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying or mining activities occurring in any undisturbed areas (including any expansion area) of the Quarry property. Also see DEIR Figure 3-4 (Project Activities/Areas) and Figure 3-5 (Limits of Vertical Excavation) attached as Figure 4 for details of the Exclusion Areas.
- F. This Project and Permit shall be reviewed by the Planning Commission every five (5) years at a noticed public hearing to determine compliance with the conditions of approval, Project mitigation measures, and the approved Mining and Reclamation Plan. The Commission may impose additional conditions as necessary to address compliance issues. A fee for said review and public hearing shall be charged consistent with the fees in effect at the time of the hearing and shall be paid by the Permittee. Said hearings shall commence in April 2020.
- G. All prior mining-related discretionary permits on the property including, but not limited to, UP-128182 and UP-27374 authorizing current mining, quarrying, associated operation of the quarry, and reclamation shall be superseded by this Permit.

2. PROJECT SPECIFIC CONDITIONS:

The following project specific conditions of approval shall apply to all operational activities and subsequent reclamation of the facility. The Permittee shall comply with all County, Division, Departments and Agency requirements including all applicable building codes, zoning standards, and requirements. The determination as to whether or not the permittee has substantially complied with the requirements of other County Divisions, Departments and Agencies shall be determined by those Divisions, Departments or Agencies. The inability of Permittee to substantially comply with the requirements of other County Divisions, Departments and Agencies may result in the need to modify the approved surface mining permit.

A. Permit Compliance:

The Permittee shall comply with all of the conditions of approval of this permit and the mitigation measures adopted in connection with the Project: as identified in Exhibit A (Mitigation Measures) and Exhibit B (Mitigation Monitoring and Reporting Program) attached and incorporated herein by reference.

The Permittee shall also comply with the provisions of NCC Chapter 16.12, the Surface Mining and Reclamation Act (PRC Section 2710 et seq.), and the State Mining and Geology Board Regulations (CCR, Title 14, Division 2, Chapter 8) throughout mining and reclamation activities at the quarry site.

B. Permit Term:

All mining operations, related material processing and production, storage, sales and shipping, including asphalt production and sales shall permanently cease on-site and reclamation shall begin by June 1, 2050, unless continued mining and/or mine-related activities after that time are authorized by a separate surface mining permit approved by the County or a modification to this Permit approved by the County.

C. Permit Limitation:

The introduction of additional uses, production of products other than those specified in this Permit, expansion of the area to be mined/excavated into other areas of the site (including the parking, stockpiling, or storage of vehicles, equipment, and materials), installation of equipment or construction of facilities including roads and access ways outside of the identified excavation areas shown in the 2012 Mining and Reclamation Plan and Figure 3-5 (Limits of Vertical Excavation) in areas other than those identified in the Project site plans of the Project's EIR shall be prohibited.

D. Groundwater Supply and Use:

Groundwater use for all Quarry Operations and reclamation shall not exceed 140.6 acre-feet per year.

The Permittee shall monitor groundwater levels continuously at all Quarry wells with automated pressure transducers and at least semi-annually (i.e., in spring and fall) by manual measurement to confirm the transducer data. Groundwater levels shall be measured to record the annual range of levels typically observed in aquifer systems in the region and to develop a record of groundwater conditions at the Quarry over time. The Permittee shall also record annual groundwater usage/pumpage with flow meters at all wells in production for the Quarry and create an annually summary report based on this data. All monitoring reports and data specified herein shall be submitted to the Planning Building and Environmental Services (PBES) Department as prescribed pursuant to Condition of Approval #2L (below) and as necessary to demonstrate compliance.

Specifically the Permittee shall implement the following monitoring, data collection, and reporting measures within 3 months of approval of this Permit continuing for the duration of the Permit. These data will enable evaluation of groundwater levels to identify trends associated with seasonal weather patterns and precipitation totals, water year types, and groundwater use by the Permittee.

1. Monitoring devices, protocol and reporting shall be done in accordance with the recommendations of a qualified hydrogeologist and as specified in Mitigation Measures 4.8-2 and 4.8-3. The hydrogeologist referenced in this condition of approval shall be selected and contracted to the County and paid for by the Permittee.
2. Permittee shall monitor groundwater levels continuously at all Quarry wells with automated pressure transducers and at least quarterly (and including spring and fall measurements) by manual measurement to confirm the transducer data. When measured manually at the Quarry wells, groundwater levels will be recorded no sooner than 48 hours after the well last operated in order to collect data representative of aquifer conditions (static groundwater levels).
3. Monitor precipitation onsite or compile precipitation data records from the nearest publically available source.
4. Record annual groundwater pumpage with flow meters at all wells in production at the Quarry and any other consumptive use of groundwater (such as water collected from open water bodies in contact with the regional groundwater potentiometric elevation). Groundwater pumpage and use shall not exceed 140.6 af/yr.
5. Create an annual summary report of groundwater conditions at the Quarry based on the data described above.

If the monitoring data and reports referenced in this condition show an ongoing impact on spring and fall season groundwater levels (continual lowering regardless of water year types) due to groundwater use at the Quarry, a qualified hydrogeologist (paid for by the Permittee) shall recommend ways, or demand reduction measures, in which water usage can be reduced to stabilize groundwater levels. The Permittee shall implement recommended demand reduction measures such that groundwater levels show stable conditions on a multi-year basis: all recommendations shall be immediately implemented to the satisfaction of the PBES Director.

No new on-site or off-site wells for quarry operations or portions thereof, including but not limited to the installation of new groundwater wells, the use of surface water, or imported water shall be permitted without additional environmental review and modification of this Permit. Recycled water obtained from the Napa County Sanitation District shall not be subject to this condition.

E. Hours of Operation (See Section 11 below for Definitions of the activities specified below):

1. Aggregate Mining Operations:
 - a. Construction Season, Monday through Friday only from 6 AM to 6 PM
 - b. Off Season, Monday through Friday only from 7 AM to 3:30 PM
 - c. Aggregate Mining Operations shall be prohibited on weekends and recognized major federal holidays.

- d. Within 400 feet of the Project's common property lines with Skyline Wilderness Park (or SWP) and where vegetation and overburden removal and blasting are visible from SWP or Skyline Wilderness Park Trails, said activities shall be limited to 7:00 AM to 12:00 PM (noon) on weekdays only.
2. Aggregate Processing Operations:
 - a. Construction Season, Monday through only from Friday 6 AM to 6 PM
 - b. Off Season, Monday through Friday only from 7 AM to 3:30 PM
 - c. As necessary to accommodate customer requirements and market conditions, aggregate processing operations may occur seven (7) days a week 24 hours per day provided the Permittee informs the PBES Department at least 48 hours in advance of these activities occurring to ensure said activities are conducted in accordance with this Permit and do not unduly disrupt surrounding sensitive receptors.
 3. Asphalt Plant Operations:
 - a. Year-round, Monday through Friday only from 7 AM to 3:30 PM
 - b. As necessary to accommodate customer requirements and market conditions, asphalt plant operations, including the production, transport and loading of asphalt, located within the Asphalt Plant area of the facility, may occur 7 days a week 24 hours per day provided the Permittee informs the PBES Department at least 48 hours in advance of these activities occurring, to ensure said activities are conducted in accordance with this Permit and do not unduly disrupt surrounding sensitive receptors.
 4. Aggregate Sales and Asphalt Sales:
 - a. Year-round, Monday-Friday only 7 AM to 3:30 PM
 5. For Quarry Operations occurring during non-traditional hours of operation (i.e. between 6 PM and 7AM) equipment shall utilize discriminating back-up alarms, night silent back-up alarms, or other back-up alarm system (as opposed to conventional back-up alarms) to minimize noise emissions from this source.
 6. Maintenance and repair work may be conducted outside of identified hours and days provided that noise levels do not exceed 50dBA at northern and eastern property lines.
 7. The limitations on operational hours and days specified above may, in case of an emergency, be temporarily waived by the PBES Director.
- F. Blasting:
Blasting operations shall be conducted as specified below and in accordance with Syar's Blasting Procedures (see Figure 2 attached and incorporated here by reference):

1. Year-round, Monday through Friday only from 10 AM to 3 PM: blasting shall not occur outside of these hours, or on the weekends, or on any major federally recognized holidays.
2. Blasting shall be prohibited during high wind conditions. High wind conditions are deemed to occur when the two-minute average wind speed exceeds 20 miles per hour as measured using the methods described by the South Coast Air Quality Management District in Attachment A to the Rule 403 Implementation Handbook.
3. The Permittee shall measure and record wind speeds continually throughout the day during blast events to ensure compliance with this Condition of Approval. Wind speed measurements, including average wind speeds shall be included in required blasting logs.
4. The Permittee shall notify via e-mail the PBES Department, Skyline Wilderness Park, Napa County Office of Education, Chamberlin High School, Liberty High School, Creekside Middle School, the Napa Preschool Program, the Napa Child Development Center, Napa State Hospital, and any agencies, businesses, and local residents requiring or requesting such notice via e-mail, at least 48 hours in advance of any blasting events.
5. The Permittee shall record each blast event and maintain blasting logs for five (5) years. Blasting logs/records shall be submitted to the PBES Department annually as required by Condition or Approval #2(L) below.

G. Safety and Security:

1. The Permittee shall install fencing along the perimeter of Quarry boundaries and/or exclusion areas to the extent necessary to prevent the public from accessing active quarry areas. The location of said fencing shall not prevent use of existing Skyline Wilderness Park trails.
 - a. The fencing shall generally consist of three strand barbed wire with metal and/or wood fence stakes.
 - b. "No Trespassing" signs shall be appropriately posted around the perimeter of the Quarry in association with security fencing.
 - c. The precise locations of security fencing shall be inspected and approved by the Planning Division prior to the installation of any new or relocated security fencing.

H. Contact List:

Within 30 days of the effective date of this Permit, the Permittee shall mail a Quarry contact list with Quarry contact names and phone numbers to: each land owner within a 3,000 foot radius of the exterior boundary of the Project site as listed on the most recent tax roll listing, the PBES Department, Skyline Wilderness Park, Napa County Office of Education, Chamberlin High School, Liberty High School, Creekside Middle School, the Napa Preschool Program, the Napa Child Development Center, the Napa State Hospital, and those persons or organizations who have requested a copy of the Quarry contact list. The Permittee shall also email this information to entities listed above, including any agencies, businesses, and local residents requiring or requesting a copy of the

contact list. The contact list shall have at least two Quarry Operation contacts that include the name, local phone number, and email address that entities and persons described herein can contact regarding Quarry Operations and compliance. It shall be the responsibility of the Permittee and quarry contact to respond to any inquires within 24 hours of receiving them. The Permittee shall update The Quarry contact list every five (5) years (to coincide with the monitoring report required pursuant to Condition #1F) and any time there are changes in personnel and/or contact information listed in Quarry Contact List, and re-send the contact list to all land owners within a 3,000 foot radius of the Project site and identified herein.

I. Site Maintenance:

All trash, unnecessary or un-useable equipment, scrap, and installations of the Quarry operation shall be removed as necessary in a timely manner, and properly disposed of to maintain a neat and orderly site.

J. Public Roads:

All loaded trucks leaving the site shall be properly trimmed and secured so as to prevent spillage of materials onto the public roadway. In the event that spillage onto the road does occur, said spillage shall be removed immediately by the Permittee.

K. Other Regulatory Permits:

The Permittee shall obtain and maintain permits from State, Federal, and local regulatory agencies as applicable to the activities authorized herein, including but not limited to permits and approvals from: the Napa County Building Division; the Napa County Public Works Department; the Napa County Engineering and Conservation Division; the U.S. Army Corps of Engineers; the California Department of Fish and Wildlife; the Bay Area Air Quality Management District; the Regional Water Quality Control Board; and the U.S. Fish and Wildlife Service.

L. Annual Compliance and Assurance Update Report:

During the life of this Permit, the Permittee shall annually prepare and submit a written report to the PBES Department, as part of the operation's annual inspection reporting requirements pursuant to NCC Section 16.12.500, Public Resources Code Section 2774, and the Project's Annual Mining Plan demonstrating compliance with all of the conditions of approval and mitigation measures for this Permit. Said report shall also include an updated Financial Assurance Cost Estimate (FACE) as required pursuant to NCC Section 16.12.415 and PRC Section 2773.1(a)(3) for review and approval by the County and verification of the following from the Permittee:

1. That the operation has maintained an adequate Financial Assurance Mechanism pursuant to NCC Sections 16.12.400 and 16.12.435 in the amount of the most recently approved FACE.

2. That the operation is in compliance with Napa County's Stormwater Management and Discharge Control Program (NCC Chapter 16.28).
3. That the Storm Water Pollution Prevention Plan (SWPPP – WDID #228I005111) under which the facility operates has been updated as necessary to accommodate changing conditions and is in compliance with National Pollutant Discharge Elimination System (NPDES) requirements.
4. That mining operations and practices are conducted in compliance with the safety requirements of the Mine Safety and Health Administration, the California Division of Occupational Safety and Health (Cal-OSHA), the State Division of Industrial Safety, and California Mine Safety Orders.
5. That the operation has maintained a public liability policy for both the mining and reclamation operations which provides for personal injury and property protection to compensate all persons injured or for property damaged as a result of such operations and that has a minimum \$2 million coverage for each occurrence and a minimum umbrella coverage of \$5 million or as required by the County's Risk Manager.

The Annual Compliance and Assurance Update Report shall accompany the Annual Mining Plan specified in the Project's Mining and Reclamation Plan (Yolano Engineers, September 2012) as revised or modified by these conditions and mitigation measures.

The first Annual Compliance and Assurance Update Report shall be submitted to the County within 12 months of the effective date of this Permit. Thereafter the compliance report shall be submitted annually, and as necessary at the request of the County, to demonstrate compliance.

M. Air Quality:

The Permittee shall implement the following Air Quality Best Management Practices (BMPs) during quarry operational activities and reclamation in addition to Mitigation Measures 4.3-2a, 4.3-2b, and 4.3-3:

1. All exposed surfaces (graded areas, staging areas, stockpiles, and unpaved roads) shall be covered, vegetated, or watered as necessary to minimize particulate (dust) emissions.
2. Ensure that all trucks hauling soil, sand and other loose materials from the site shall be covered in accordance with Section 23114 of the California Vehicle Code or maintain at least two feet of freeboard.
3. The site access road and adjacent public roads shall be swept daily with wet power vacuum street sweepers, if visible soil material is carried/tracked out onto roadways.
4. Traffic on unpaved areas and roads shall be limited to 15 mph.
5. Grading and earthmoving activities shall be suspended when two-minute average wind speed exceeds 20 mph.
6. Idling times shall be minimized either by shutting equipment off when not in use or reducing the maximum idling time to 5 minutes, as required by the California airborne toxics control measure - Title 13, Section 2485 of

California Code of Regulations (CCR). Signs clearly indicating this provision shall be installed at all access points or appropriate facility locations.

7. All construction equipment shall be maintained and properly tuned in accordance with manufacturer's specifications. All equipment shall be checked by a certified mechanic and determined to be running in proper condition prior to operation.
8. A sign with the telephone numbers and persons to contact at Napa County and the Bay Area Air Quality Management District regarding dust complaints shall be visibly posted at the site. This sign shall be posted within 30 days of the approval of this Permit.

N. Creek Protection:

The Permittee shall implement the following measures to prevent the inadvertent encroachment into specified creek setbacks during mining operations and reclamation:

1. Prior to any earthmoving or mining activities adjacent to Arroyo Creek, the location of the 60 foot creek setback for Lower Arroyo Creek and the 85 foot creek setback for Upper Arroyo Creek (as specified pursuant to Mitigation Measures 4.4-7 and 4.4-10, and as shown in Figure 4.4-4 of the Project EIR), shall be clearly demarcated in the field with temporary construction fencing, which shall be placed at the outermost edge of required setbacks shown on the Project plans. The precise locations of said fences shall be inspected and approved by the Planning Division prior to any earthmoving and/or mining activities occurring adjacent to creeks. No disturbance, including vegetation or overburden removal, grading, placement of fill material, storage of equipment, etc. shall occur within the designated areas for the duration of mining operations and reclamation activities. The protective fencing shall remain in place for the duration of Project operation and reclamation, and shall be removed upon completion of reclamation.
2. In accordance with NCC Section 18.108.100 (Erosion hazard areas – Vegetation preservation and replacement) trees that are inadvertently removed that are not within the Project boundary (or Footprint) and/or not identified for removal as part of this Permit shall be replaced on-site with fifteen-gallon trees at a ratio of 2:1 at locations approved by the PBES Director.

O. Tree and Woodland Protection:

The Permittee shall implement the following Tree/Woodland Protection measures:

1. Prior to any vegetation or overburden removal, or mining activities occurring adjacent to trees or woodlands to be retained, the Permittee shall install temporary fencing at the edge of the dripline of the trees to be retained that are located within 50-feet of the Project area. The precise locations of said fences shall be inspected and approved by the Planning Division prior to the commencement of any earthmoving activities. No disturbance, including grading, placement of fill material, storage of equipment, etc. shall occur

within the designated areas for the duration of mining operations and reclamation activities. Protective fencing shall be removed upon completion of reclamation.

2. Any trees inadvertently removed that are not within the Project boundaries and/or not identified for removal as part of this Permit shall be replaced on-site with fifteen-gallon trees at a ratio of 2:1 at locations approved by the PBES Director.
3. The Permittee shall refrain from severely trimming trees and vegetation which is to be retained and is adjacent to mining and quarrying activities.

P. Because this Permit supersedes prior surface mining approvals, the Permittee shall cooperate with the County in terminating Napa County Agreement No. 2225 to the extent such action is deemed necessary by the County.

3. RECLAMATION

A. Applicability:

Reclamation of all mined and quarried areas shall be in conformance with the 2012 Mining and Reclamation Plan as modified by these conditions of approval and the mitigation measures adopted for this Permit.

B. Timing:

Commencement of reclamation in areas where mining is complete shall be initiated by the Permittee within 12 months of completion of mining within that area. Said areas shall be identified in the Project's Annual Mining Plan specified within the 2012 Mining and Reclamation Plan, or as amended.

For any other mined/disturbed areas within the Quarry, reclamation shall be initiated by the Permittee on or before June 1, 2050.

C. Completion:

Reclamation of an area shall not be considered complete until the performance standards established in the 2012 Mining and Reclamation Plan identified below have been met and thereafter consistently maintained for at least three (3) years without irrigation, supplemental seeding, fertilizing, or other human intervention.

PLANTING SUCCESS CRITERIA

No.	SITE LOCATION	TREE/SHRUB COVERAGE ³	TREE/SHRUB DENSITY ²	TREE and SHRUB / GRASSLAND SPECIES RICHNESS ¹
1	Benches w/ Oak Woodland	47%	20 / 222	75% / 80%
2	Benches w/ Chamise Chaparral	36%	333 / 222	75% / 80%
3	Benches w/ Coyote Brush Chaparral	24%	0 / 222	80% / 80%
4	2:1 Cut Slopes w/ Oak Woodland	47%	18 / 2,150	75% / 80%
5	2:1 Cut Slope w/	36%	4,840 / 2,150	75% / 80%

	Chamise Chaparral			
6	2:1 Cut Slope w/ Coyote Brush Chaparral	24%	0 / 2,150	80% / 80%
7	2:1 Cut Slope w/ Grassland	80%	Not Applicable	80%
8	Fill Slopes w/ Oak Woodland	47%	18 / 2,150	75% / 80%
9	Fill Slopes w/ Chamise Chaparral	36%	4,840 / 2,150	75% / 80%
10	Fill Slopes w/ Coyote Brush Chaparral	24%	0 / 2,150	80% / 80%
11	Fill Slopes w/ Grassland	80%	Not Applicable	80%
12	Valley Floor w/ Grassland and Oaks	47%	18 / 222	75% / 80%

Notes: Tables 5 and 6 of the 2012 Mining and Reclamation Plan identifies the tree/shrub types to be used for each community. The tables also shows the specific seed mix to be used for each community. In addition, the grassland seed mixes identified on Table 6 will be used as follows: oak woodland (OW) communities will use the oak woodland grassland mix; the chaparral (coyote bush (CBC) and chamise (CC)) will use the chaparral grassland seed mix; and the grassland (GL) community will use the grassland seed mix.

1 Species richness % is derived from the tree and seed mix identified on Tables 5 and 6 of the 2012 Mining and Reclamation Plan. Communities with trees and/or shrubs the % does not include the grassland. The species richness is shown as (tree and shrub % / grassland %). For the OW community only one or two of the oak types identified will be used in any given area (to be determined by a biologist). There are 5 tree/shrub species in the OW community; 5 species in the CC; 6 species in the CBC. For the grassland seed mixes there are 8 seed types in the GL mix; 5 seed types in the OW mix; and 11 seed types in the CC and CBC mix.

2 The plant density on the benches (Nos. 1-3) are shown as 25,000 square feet or .57 acres. The remaining densities (Nos. 4-12) are for one acre. The density does not include the grassland mixes for the respective areas. The densities given are (tree # / shrub #) derived from Table 5.

3 For plantings on the benches (Nos. 1-3) the % is that of a 1,000 linear foot bench, 25 feet wide. For the remaining (Nos. 4-12) the % is for one acre coverage. Baseline coverage for the OW is 95%, CC is 60%, CBC is 40% and GL is 100%. The coverage % given in Table 12 is an anticipated successful coverage % after revegetation. The % does not include grasslands in the OW, CC or CBC communities.

4. ENFORCEMENT

Enforcement of the provisions of this Permit, ongoing mining and quarrying activities, and site reclamation shall be governed by Article VI (Enforcement) of Napa County Code Chapter 16.12 (Surface Mining and Reclamation), and/or such other remedies as may be available to the County.

5. SIGNS

Prior to installation of any new Quarry identification or directional signs, detailed plans, including elevations, materials, color, and lighting, shall be submitted to the PBES Department for administrative review and approval. All signs shall meet the design standards as set forth in Chapter 18.116 of the Napa County Code.

6. LIGHTING

All exterior lighting, including Quarry operations and support facility lighting, shall be shielded and directed downward, located as low to the ground as possible, the minimum necessary for security, safety, or operations, and shall incorporate the use of motion detection sensors to the greatest extent practical. No flood-lighting or sodium lighting of the buildings is permitted, including architectural highlighting and spotting. Low-level lighting shall be utilized in parking and operational areas as opposed to elevated high-intensity light standards.

Prior to installation of any new lighting and issuance of any necessary building permits (including electrical permits) at the quarry facility and pursuant to this approval, two copies of a detailed lighting plan showing the location and specifications for all lighting fixtures to be installed on the property shall be submitted for Planning Division review and approval. All lighting shall comply with the California Building Code.

7. COLORS

The colors used for any new Quarry and mining facilities and structures shall be limited to earth tones that will blend the facility into the colors of the surrounding site specific vegetation and the Permittee shall obtain the written approval of the PBES Department prior to painting the facility structures. Highly reflective surfaces are prohibited.

8. INDEMNIFICATION

If an indemnification agreement has not already been signed and submitted, one shall be signed and returned to the County within twenty (20) days of the granting of this approval using the PBES Department's standard form.

9. AFFORDABLE HOUSING MITIGATION

To the extent applicable, prior to County issuance of any building permits necessary for the Project, the Permittee shall pay the Napa County Affordable Housing Mitigation Fee in accordance with the requirements of Napa County Code Chapter 18.107 or as may be amended by the Board of Supervisors.

10. MONITORING COSTS

All staff costs associated with monitoring compliance with these conditions, permit conditions, and project revisions shall be borne by the Permittee. Costs associated with conditions and mitigation measures that require monitoring, including investigation of complaints, other than those costs related to investigation of complaints of non-compliance that are determined to be unfounded, shall be charged. Costs shall be as established by resolution of the Board of Supervisors in accordance with the hourly consulting rate established at the time of the monitoring and shall include maintenance of \$500 deposit for Project compliance monitoring that shall be retained until mining and reclamation are complete. Violations of conditions of approval or mitigation measures caused by the Permittee's contractors, employees, and/or guests are the responsibility of the Permittee.

The Planning Commission may implement an audit program if compliance deficiencies are noted. If evidence of compliance deficiencies is found to exist by the Commission at some time in the future, the Commission may institute the program at the Permittee's expense (including requiring a deposit of funds in an amount determined by the Commission) as needed until compliance assurance is achieved. The Planning Commission may also use the data, if so warranted, to commence

revocation hearings in accordance with Chapter 16.12 (Surface Mining and Reclamation) of the Napa County Code.

11. DEFINITIONS:

The definitions of those words or phrases found in Section 16.12.030 of the Napa County Code are incorporated herein by reference. In addition, unless context otherwise requires, the words and phrases below shall have the following meanings related to this permit:

“Aggregate” or aggregate materials shall mean basalt and rhyolite which are the primary mineral resources mined at the facility.

“Aggregate-Related Materials” shall include; asphalt, sand, recycled concrete, reclaimed asphaltic product, materials that are used as a component in the production of other materials, and on-site and interplant transfers.

“Aggregate Mining Operations” shall mean those activities associated with aggregate extraction and harvesting including removal of vegetation and overburden, blasting, sorting and transport of aggregate and aggregate-related materials, and/or overburden to aggregate processing facilities or stockpile locations.

“Aggregate Processing Operations” shall mean those activities associated with aggregate crushing, sorting and processing occurring only at the Primary Aggregate Processing plant (i.e. the Blue Rock Plant), the Aggregate Base (AB)/Recycling plant, and the Sand Plant.

“Aggregate Sales” shall mean those activities associated with the sale of aggregate materials.

“Asphalt” shall mean asphaltic concrete (AC) produced at the facilities two existing hot mix AC plants.

“Asphalt Plant Operations” shall include those activities associated with processing and manufacturing of asphalt concrete at the facilities two AC plants.

“Asphalt Sales” shall mean those activities associated with the sale of asphalt.

“Blasting” and “blasting operations” or “events” shall mean the component of Aggregate Mining Operations that utilizes explosives to dislodge and extract aggregate materials.

“Construction Season” shall mean activities occurring from June 1st to November 30th.

“Off Season” shall mean activities occurring from December 1st to May 31st.

“Overburden” means soil, rock or other materials that lie above a mineral deposit or in between mineral deposits, before or after their removal by aggregate or surface mining operations.

“Permittee” means the owner, the operator, or any duly authorized representative of the owner or operator, and/or any successor in interest.

“Permit” shall mean Surface Mining Permit #P08-00337-SMP.

“Quarry Operations” shall include all Aggregate Mining, Aggregate Processing, and Asphalt Plant Operations (as defined) including operational components associated with the quarry support facilities identified in Figure 1.

“Quarry Facility” shall include all mining/quarry areas as identified in the Mining and Reclamation Plan and associated support facilities identified in Figure 1.

“NCC” means the Napa County Code.

“tpy” means tons per year.

“Project” shall be the project authorized and regulated under this Permit.

“Pasini Parcel” shall mean the project parcel identified as Assessor’s Parcel Number 046-390-002-000.

“Major Holidays” shall mean all federally recognized holidays

13. Attachments

Exhibit A – Mitigation Measures

Exhibit B – Mitigation Monitoring and Reporting Program (MMRP)

Figure 1 – Syar Napa Quarry: Aggregate Processing, Sales, and Office Facilities

Figure 2 – Syar Industries, Inc. Blasting Procedures

Figure 3 – Syar project modification letter dated March 17, 2015

Figure 4 – Draft Environmental Impact Report Figure 3-4 (Project Activities/Areas) and Figure 3-5 (Limits of Vertical Excavation).

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Exhibit A

MITIGATION MEASURES

A) AIR QUALITY

A. Mitigation Measure 4.3-2a: Reduce NOx: Any time production of 810,363 tons (i.e. the Baseline Condition) of Aggregate or Aggregate-related Materials has been achieved within the previous 12-month period, the Applicant Permittee shall demonstrate emissions reductions necessary to ensure that NOx emissions are less than 10 tons per year, the significance threshold by one or more of the following methods:

1. To document operational emissions the Permittee shall prepare a Horsepower-Hour Log ("Log") of monthly horsepower-hours for offroad vehicles operated within the previous 12-month period. The Log shall include the rolling 12-month total horsepower-hours. Low use equipment operated less than 20 hours per year is shall be excluded. The Log shall sum the horsepower-hours for each tier of engine and calculate the percent of horsepower-hours operated by engines in each tier category. The Log shall be updated by the Permittee no less than semi-annually (i.e. every six months) or with greater frequency as necessary to ensure compliance with this mitigation measure.

The Permittee shall reduce NOx emissions by one or more of the following methods:

1. Baseline conditions are established at 810,363 tons with a fleet mix of 39% Tier 0, 49% Tier 1, 10% Tier 2 and 2% Tier 3. The following tiered approach shall be followed:

- a) Production up to 945,000 tons per year shall be allowed upon continued demonstration that 12% of horsepower-hours operated are Tier 2 or better.
- b) Production up to 1,100,000 tons per year shall be allowed upon continued demonstration that 44% of the horsepower-hours are Tier 2 or better.
- c) Production up to 1,300,000 tons per year shall be allowed upon continued demonstration that 5% of horsepower-hours are Tier 3 or better and 72% of the horsepower-hours are Tier 2 or better.

2. Reduce NOx from rail transport by using a locomotive with a Tier 0 or better engine.

3. Reduce on- and/or off-site emissions by some other approved means. On-site reductions may include, but are not limited to, source controls at the asphalt plants, electrifying processes that require offroad equipment (such as automated loadout conveyor systems to reduce haul truck emissions), or using alternate fuels such as biodiesel or electric motors. Off-site may include purchasing offsets. The purchase of any offsets shall be real, surplus, permanent, quantifiable, and enforceable.

4. The effectiveness of this measure shall be demonstrated to the County by submittal of an Emissions Calculations report prepared by a qualified professional (at the Permittee's expense). Both the Log and Emissions Calculations report shall be submitted to the County for review semi-annually and in the Annual Compliance Report required by Condition of Approval #2L, or as requested by the County to demonstrate compliance. If the County finds that operations have not achieved the required reductions, the Permittee shall immediately scale

back production to the limits identified above until required reductions have been achieved. Reduced production levels that result in emission compliance shall be maintained as long as necessary until the Permittee provides documentation demonstrating that increased production levels would result in compliant emissions. As necessary the eCounty will either hire a consultant (at the Permittee's expense) or enlist the BAAQMD to assess and determine initial compliance and determine whether the complexity of the task requires further outside assistance in future years.

The effectiveness of this measure shall be demonstrated to the County by submittal of emissions calculations similar to those in Appendix I of the DEIR. For instance, control of NOx by installation of a VDECS on an engine or several engines may be sufficient to offset necessary reductions from overall fleet.

The Log shall be updated upon request by the County and as necessary for the Applicant to ensure compliance with this mitigation, but not less than semi-annually. If the County finds that operations have not achieved the required reductions, the Applicant shall scale back production as necessary until reductions are achieved.

B. Mitigation Measure 4.3-2b: Reduce Fugitive Dust: Any time production of 810,363 tons (i.e. the Baseline condition) has been achieved within the previous 12-month period, the Applicant Permittee shall demonstrate emissions reductions necessary to ensure that PM₁₀ and PM_{2.5} emissions from the proposed Project (i.e. expansion of the Quarry operations) are less than 15 tons per year for PM₁₀ and 10 tons per year for PM_{2.5}. If the County finds that fugitive dust emissions from Quarry operations have exceeded identified emission levels as detailed below ~~not achieved the required reductions~~, production shall be scaled back immediately to the levels identified in Mitigation Measure 4.3-2a(1) as necessary until required reductions are achieved and PM emissions do not exceed 15 tons per year for PM₁₀ and 10 tons per year for PM_{2.5}. Reduced production levels that result in emission compliance shall be maintained as long as necessary until the Permittee provides documentation demonstrating that increased production levels would result in compliant emissions. The Permittee shall ~~Reduction of~~ fugitive dust ~~shall be achieved~~ through compliance with Item 1, and one or more of the methods listed in 2 through 5, below:

1. ~~Applicant~~ The Permittee shall clean internal paved roads daily using a particulate matter efficient street sweeper.
2. ~~Applicant~~ The Permittee shall maintain chemical dust suppressant, equivalent dust suppressant that achieves similar control, on the unpaved road surfaces as described in the manufacturer's specifications. Materials used for chemical dust suppressant shall not violate State Water Quality Control Board standards. Materials accepted by the California Air Resources Board and the US EPA, and which meet State water quality standards shall be considered acceptable.
3. ~~The Permittee Applicant~~ shall apply water to blast sites where and when feasible prior to detonation.
4. ~~The Permittee Applicant~~ shall limit speeds on unpaved areas to less than 15 MPH.
5. ~~The Permittee Applicant~~ shall reduce on-site emissions by some other means (e.g. surface moisture content performance standard, watering frequency, installing or utilizing water

spray systems), or electrifying processes that require off-road equipment (such as automated load-out conveyor systems to reduce haul truck emissions). Stationary source emissions of particulates can be reduced by: installing baghouses to aggregate processing equipment; installing bags with higher removal efficiencies in existing baghouses (such as the asphalt plants); installing scrubbers; or, installing water spray systems.

6. ~~Blasting is shall be prohibited within 1,000 feet of vineyards~~ during high wind conditions. High wind conditions means when ~~two-minute average instantaneous~~ wind speed exceeds ~~2025~~ miles per hour as measured using the methods described by South Coast Air Quality Management District ~~in Attachment A to the Rule 403 and the Rule 403 Implementation Handbook.~~

The effectiveness of this measure shall be demonstrated to the County by submittal of ~~an eEmissions eCalculations report that has been prepared by a qualified professional (at the expense of the Permittee). The Emissions Calculations report shall be submitted to the County for review in the Annual Compliance Report required by Condition of Approval #2L, or as requested by the County to demonstrate compliance. As necessary the County will either hire a consultant (at the operator's/permittee's expense) or enlist the BAAQMD to assess compliances similar to those in Appendix I of the DEIR.~~

C. Mitigation Measure 4.3-3: Reduce Health Risk. The ~~PermitteeApplicant~~ shall implement the following mitigations to reduce health risk at sensitive receptors:

~~21. Using the Horsepower-Hour Log described in Mitigation Measure 4.3-2aA, the following tiered approach shall be followed:~~

~~a) Production up to 810,363 tons per year shall be allowed upon the Permittee's continued demonstration that 12% of horsepower-hours operated are Tier 2 or better.~~

~~b) Production up to 950,000 tons per year shall be allowed upon the Permittee's continued demonstration that that 44% of horsepower-hours operated are Tier 2 or better.~~

~~c) Production up to 1,100,000 tons per year shall be allowed upon the Permittee's continued demonstration that 56% of horsepower-hours operated are Tier 2 or better.~~

~~d) Production up to 1,300,000 tons per year shall be allowed upon the Permittee's continued demonstration that 5% of horsepower-hours operated are Tier 3 or better and 72% of horsepower-hours operated are Tier 2 or better.~~

~~a) Production up to 950,000 tons per year shall be allowed upon Applicant's continued demonstration that:~~

~~i. The total excavated from Blue and Grey Pits combined does not exceed Baseline amount of 45% of facility total and 12% of horsepower-hours operated are Tier 2 or better; or~~

~~ii. The total excavated from Blue and Grey Pits combined does not exceed 60% of facility total and 44% of horsepower-hours operated are Tier 2 or better.~~

~~b) Production up to 1,100,000 tons per year shall be allowed upon Applicant's continued demonstration that:~~

~~i. The total excavated from Blue and Grey Pits combined does not exceed Baseline amount of 45% of facility total and 12% of horsepower-hours operated are Tier 2 or better; or~~

~~ii. The total excavated from Blue and Grey Pits combined does not exceed 60% of facility total and 56% of horsepower-hours operated are Tier 2 or better.~~

~~23. Reduce on-site emissions by some other means such as: For instance, control of particulates by installation of verified diesel emissions control systemsa (VDECS) on an engine~~

~~or several engines that operate within the Blue and/or Grey Pits Quarry may be sufficient to offset necessary reductions emissions from the overall fleet. VDECS are defined by the California Air Resources Board and listed on the CARB website.~~

~~The effectiveness of this measure shall be demonstrated to the County by submittal of Emissions Calculations report prepared by a qualified professional (at the Permittee's expense) in a manner that is satisfactory to the County for such a review. The emissions calculation report shall be submitted to the County for review semi-annually and in the Annual Compliance Report required by Condition of Approval #2L, or as necessary to demonstrate compliance. As necessary the County will either hire a consultant (at the Permittee's expense) or enlist the BAAQMD to assess compliance.~~

~~If the County finds that operations are not consistent with the measures above, then the Applicant shall scale back production until compliance is achieved. The effectiveness of this measure shall be demonstrated to the County by submittal of emissions calculations similar to those in Appendix I of the DEIR.~~

B)II. BIOLOGICAL RESOURCES

A. Mitigation Measure 4.4-1a. ~~Holly-leaf ceanothus (*Ceanothus purpureus*) impact reduction. Implementation of the Mitigation Measure 4.4-1 by the Applicant would reduce this biological impact to a less than significant level by providing avoidance where feasible, requiring replacement of individual plants and enhancement of habitat, establishing success criteria, and monitoring to ensure success criteria are achieved as follows:~~

~~a)1. Avoidance and Preservation. Prior to initiation of any vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying or mining activities occurring in any undisturbed areas (including any expansion areas), the Permittee shall revise the Mining and Reclamation Plan (at the permittee's expense) to clearly delineate and show the 5-acre "Ceanothus Preservation and Replanting Area" required by this measure. The revised plan shall be submitted to the Engineering and Conservation Division for review and concurrence to demonstrate compliance with this measure. Avoidance and Preservation areas shall also be established and identified in the field through the placement of signage that clearly identifies the area(s) to be avoided so that accidental encroachment or removal of vegetation does not occur. Sign design and locations shall be included in the revised the Mining and Reclamation Plan. Through designation of a 5-acre "Ceanothus Preservation and Replanting" area within chamise chaparral habitat previously slated to be designated as "Processing Area" (see Figure 4.4-4 of the DEIR), direct and indirect impacts to approximately 42% of the mapped ceanothus plants shall be avoided (i.e., 23 of the 55 plants will be preserved). This area shall also be utilized for mitigation for potential direct and indirect impacts for the balance of up to 32 plants. There are several plants that are not expected to be directly impacted, as they are within avoidance areas; however, they are located on the edge of the existing mine and/or expansion area. Their close proximity to the future mine face could result in indirect impact to these plants. Accordingly, these plants are included in the impact calculation and mitigation is identified for them at the same ratio as direct impacts.~~

b)2. Plant Replacement. Each holly-leaf ceanothus plant shall be replaced at a 3:1 ratio within the 5-acre “Ceanothus Preservation and Replanting” area for the impacts to approximately 32 plants. ~~A total of~~ No less than 96 individual holly-leaved ceanothus plants shall be planted to provide replacement and compensation for direct and potential indirect impacts. ~~Since these individual plants are scattered within chamise chaparral area as well as a small area of coast live oak, and with a plant width of approximately 3.5 feet each, the occupied habitat of these 32 individual plants is estimated to be approximately 392 square feet. At a minimum, the existing habitat is estimated to be double the occupied area, allowing for spacing between individual plants (therefore, total of approximately 784 square feet, or 0.02 acres).~~

e)3. Planting Plan. A qualified biologist shall prepare a Planting Plan for holly-leaf ceanothus for review and approval by the Napa County PBES Department 12 months prior to any vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying or mining activities occurring in any undisturbed areas (including any expansion area) where Ceanothus plants would be removed and replanting. The Planting Plan shall specify plant sizes and protection measures identified in item #4 below, methods of plant propagation/procurement (i.e., plant salvage, propagation plan, etc.), habitat enhancement of replanted area, appropriate planting densities, watering protocol (duration/quantity/schedule), ~~and~~ maintenance requirements, and monitoring and success criteria identified in Item #5 below. The Planting Plan also shall address avoidance and conservation methods (i.e., fencing, etc.) for existing individual plants that are avoided by the mining footprint and designated processing area, or that occur in the “Ceanothus Preservation and Replanting Area”.

d)4. Additional Planting Specifications. Replacement plants shall be from one-gallon size or larger containers and shall be planted in the fall in clusters of 3 to 20 individual plants, based on details provided in the Planting Plan. Mesh shelters or other equally effective measures shall be installed around the plants to protect them from rodent damage and deer browsing. Plants shall be mulched to enhance moisture retention and discourage weeds during the plant establishment period, and the area immediately surrounding the plants shall be weeded to reduce competition.

e)5. Monitoring and Success Criteria. A qualified biologist shall monitor the enhanced habitat and plantings on an annual basis to ensure the replantings achieve a minimum of 80% success/survival rate after three years, and to ensure habitat conditions remain adequate to support target species. If the success criterion has not been met after three years, supplemental plantings shall be made at the direction of a qualified biologist, and the plant establishment period shall be extended for an additional two-year period, with additional annual monitoring events. The ~~Permittee~~ Applicant shall submit documentation of monitoring to the County on an annual basis, in conjunction with the Annual Compliance Report required by Condition of Approval #2L, for a minimum of three years or until success criteria are achieved, including survival rates, photographs, and a description of any maintenance or other pertinent issues identified by the monitoring biologist. The monitoring report shall also include information to illustrate the condition and location of any failed plantings.

B. Mitigation Measure 4.4-1b: Special-status plant species protection. ~~Implementation of Mitigation Measure 4.4-1b would ensure that potential for impacts to changing populations of special-status plants (CRPR) are reduced to a less than significant level by requiring~~

1. ~~The Permittee shall have a qualified biologist prepare (at the Permittee's expense) updated seasonally-appropriate plant surveys prior to initiation of any vegetation or overburden removal, earthmoving or earth-disturbing activities, and/or grading/ quarrying mining activities in undisturbed areas (including expansion areas) that contain potential habitat for special-status plant species. Since plant surveys are typically considered valid for a two- to three-year period, updated plant surveys will-shall be conducted on a phased basis as necessary within areas anticipated for new mining and quarrying activities expansion/disturbance within no greater than three years prior to planned ground-disturbing activities.~~

2. ~~If new or expanded California Native Plant Society (CNPS)CRPR sensitive-listed plant species populations (i.e. List 1 or 2) are identified within areas planned for project ground vegetation-disturbing activities within three years, a plant replacement plan shall-will be prepared by a qualified biologist. The plant replacement plan will-shall specify a replant/replacement area, a 3:1 replacement ratio, methods of plant propagation/procurement (i.e., plant salvage if feasible, propagation plan, etc.), habitat enhancement of replanted area, planting densities, watering protocol (including duration/, quantity/ and schedule), planting schedule, protective measures such as mesh shelters or other equally effective measures (and/or fencing) to protect plant establishment from rodent damage or deer browsing, maintenance requirements, success criteria, and monitoring to ensure success criteria are achieved. The plant replacement plan will-shall be prepared for and submitted for approval by CDFW and the county prior to conducting expansion any mining or quarrying activities within the area of identified plant population(s).~~

3. ~~A qualified biologist shall monitor the enhanced habitat and plantings on an annual basis to ensure the replantings achieve a minimum of 80 percent success/survival rate after three years, and to ensure habitat conditions remain adequate to support target species. If the success criterion has not been met after three years, supplemental plantings shall be made at the direction of a qualified biologist, and the plant establishment period shall be extended for an additional two-year period, with additional annual monitoring events. The Applicant-Permittee shall submit documentation of monitoring to the eCounty and CDFW on an annual basis for a minimum of three years or until success criteria are achieved, including survival rates, photographs, and description of any maintenance or other pertinent issues identified by the monitoring biologist. The monitoring report shall also include information to illustrate the condition and location of any failed plantings.~~

4. ~~All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance.~~

C. Mitigation Measure 4.4-2: American Badger protection measures. ~~Even though the species is unlikely to occur at or in the vicinity of the project site, as a precautionary measure, Mitigation Measure 4.4-2 addresses any potential direct or indirect impacts. Implementation of the following would reduce Impact 4.4-2 to a less than significant level:~~

a)1. The ~~PermitteeApplicant~~ shall retain a qualified biologist (at the Permittee's expense) to perform pre-construction surveys for American badger prior to initiation of pProject activities including vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying or mining activities occurring in any undisturbed areas (including any expansion areas) that occur in potential badger habitat (grassland and low density woodland areas with less than 2 trees per acre).

b)2. No more than two weeks before earthmoving activities begin within areas determined to be potential badger habitat (grassland and low density woodland with less than 2 trees per acre) and that have not previously been disturbed, a qualified biologist shall conduct a survey for burrows/dens and American badgers of onsite areas within 500 feet of new quarrying or earthmoving activities. Surveys shall be submitted to the County for review prior to the removal of vegetation or overburden, and earthmoving or earth-disturbing activities. The purpose of the survey will be to determine whether burrows/dens exist within the area considered for disturbance within that construction year. Surveys shall not be required for areas already disturbed and/or where there is not American badger habitat present.

e)3. If occupied burrows are found during pre-construction surveys, the biologist shall consult with CDFW and the County to determine whether the pProject activities would adversely disrupt the breeding activity of the badger.

d)4. If the biologist determines that construction activities would disrupt breeding activity, the ~~PermitteeApplicant~~ shall ensure that occupied areas are avoided from March through August. Implementation of project activities within 500 feet of onsite occupied burrows during this time shall be delayed until a qualified biologist can determine that juvenile badgers are self-sufficient enough to move from their natal burrow and avoid project activities. Documentation shall be provided to the County Department of Planning, Building and Environmental Services.

5. All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance.

D. Mitigation Measure 4.4-3: ~~Special-status bird species protection. Consistent with and pursuant to California Department of Fish and Game Code Sections 3503 and 3503.5, The Permittee shall not disturb~~ active bird nests ~~shall not be disturbed~~ without a permit or other authorization from USFWS and/or CDFW. Prior to commencement of vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying activities within any undisturbed areas, the ~~PermitteeApplicant~~ shall retain a qualified biologist to conduct pre-construction surveys for raptors and passerine birds prior to vegetation removal conducted for Project activities occurring during ~~potential-the~~ nesting season (i.e. February 1st through August 31st).

a)1. For vegetation or overburden removal, earthmoving, earth-disturbing activities, or quarrying activities within previously undisturbed areas (including areas of grassland, shrubs, and trees) occurring between February 1st through August 31st, a qualified wildlife biologist

shall conduct preconstruction surveys for passerine bird and raptor nests (including off-site areas with public access, excluding off-site private property) as follows: i) for areas that are not adjacent to lands within the Skyline Wilderness Park Combining District (NCC Chapter 18.90) surveys ~~will~~ shall be conducted within a 300 foot radius of earth-disturbing activities; and, ii) for areas that are adjacent to Skyline Wilderness Park designated lands surveys ~~shall~~ will be conducted within a 0.25 mile radius of earth-disturbing activities. Because raptor nests may be difficult to identify during the egg laying, incubation, or chick brooding periods (late April to early June), an early season survey is ~~recommended~~ required if ~~p~~Project activity areas are known prior to late April. The biologist shall conduct the preconstruction surveys within the 14-day period prior to vegetation removal and ground-disturbing activities (~~it is recommended that~~ a minimum of three separate days of surveys shall occur within that 14-day period).

b)2. In the event that nesting passerine birds and/or raptors are found, the biologist shall consult with CDFW and the County to obtain approval for specific nest-protection buffers as appropriate based on the species ~~found prior to commencement of ground and vegetation disturbing activities~~. Generally, a minimum 150-foot buffer is required around active passerine bird nests and a minimum 300-foot buffer is required around active raptor nests during the breeding and nesting season, or until it is determined by a qualified biologist that all young have fledged. Nest protection measures shall apply to both onsite and offsite active nests that are located within 300 feet of ~~p~~Project activities. These buffer zones may be modified in coordination with CDFW based on existing conditions at the ~~p~~Project site. Buffer zones shall be fenced with temporary construction fencing, which shall remain in place until the end of the breeding season or until young have fledged.

e)3. If ~~p~~Project-related work lapses for 15 days or longer during the breeding season, a qualified biologist shall conduct another bird and raptor preconstruction survey and consult with CDFW as set forth above in sections (a) and (b) before project work may be reinitiated.

4. All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance, commencing one year from the date of approval of permit.

E. Mitigation Measure 4.4-5: Special-Status Bat Species protection and avoidance. Prior to commencement of any ~~vegetation or overburden removal, or~~ project or quarrying activities within any undisturbed areas ~~occurring between March 1 and August 31~~ that contain trees, the ~~PermitteeApplicant~~ shall implement, at the ~~Permittee'sApplicant's~~ expense, the following measures:

a)1. The ~~PermitteeApplicant~~ shall retain a qualified biologist to conduct a habitat assessment for special-status bat habitat within 14 days of ~~p~~Project initiation or tree removal.

b)2. If the habitat assessment identifies suitable special-status bat habitat and/or habitat trees, the biologist shall submit an avoidance plan for review and approval by the County, ~~and who may consult with~~ CDFW if determined to be necessary. The avoidance plan shall identify and evaluate the type of habitat present at the ~~p~~Project site and specify methods for habitat and/or habitat tree removal. Trees with cavities, crevices and deep bark fissures shall be avoided. Bat

habitat/tree removal shall occur in two phases conducted over two days under the supervision of a qualified biologist. In the afternoon on day one, limbs and branches of habitat trees without cavities, crevices and deep bark fissures would be removed by chainsaw. On day two, the entire tree can be removed.

3. All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance, commencing one year from the date of approval of permit

~~**Mitigation Measure 4.4-6:** The Applicant shall retain a qualified professional biologist to conduct resource surveys for any future trail relocation areas that have not been previously surveyed as part of the planning process prior to construction. Surveys shall be conducted for special status wildlife and plant species and habitats that may occur in the trail relocation area(s) and vicinity, and if any sensitive biological resource is identified, it shall be avoided. Trail relocation in areas not previously surveyed shall not occur unless alignments would completely avoid sensitive biological resources. If impacts to biological resources as a result of trail relocation cannot be avoided through project design, then alternate segment alignments shall be considered.~~

~~**F. Mitigation Measure 4.4-7: Wetlands and riparian communities.** The overall goal of mitigation for impacts to wetlands and riparian communities is that no net loss occurs. Implementation of the following mitigation measure(s) would mitigate these potential impacts through the avoidance and preservation, creation, restoration, and/or enhancement, the implementation of best management practices (BMPs) to prevent and reduce potential impacts, and the development of a detailed mitigation and/or restoration plan to offset loss of these habitats that would monitor success and ensure that once mitigated or preserved, these habitats are appropriately protected from disturbance. The result of these efforts, in combination with compliance with the Clean Water Act (Sections 404 and 401), the state Fish and Game Code, NPDES regulations, and local standards and policies, would be either avoidance of existing features, or on or offsite mitigation as permitted by the regulatory agencies. Implementation of these mitigation measures would reduce the impact to sensitive riparian habitats to a less than significant level. To reduce potential wetland impacts, the PermitteeApplicant shall:~~

~~a)1. Prior to initiation of pProject activitiesy (i.e. vegetation and overburden removal within any undisturbed areas) that may affect the areas identified as C1 and C2 in the USACE-jurisdictional determination (USACE File Number 2009-00284N) through direct removal, the PermitteeApplicant shall obtain a Clean Water Act Section 404 permit from the USACE. If a 404 permit is obtained, then the PermitteeApplicant shall also obtain a water quality certification from the RWQCB under Clean Water Act Section 401. The PermitteeApplicant shall compensate for the loss of wetland habitat in these areas to ensure no net loss of habitat functions and values. If mitigation is determined by the County to Onsite mitigation may not be infeasible due to lack of because there are no accessible remaining undisturbed areas suitable for wetland creation, the County may approve a suitable offsite location(s) that are not already planned for project activities. A detailed wetland mitigation plan (subject to approval by the USACE) to provide compensation wetlands shall be required that includes a 5-year monitoring program and reporting requirements, responsibilities, performance success criteria, and contingency~~

requirements. At the end of each monitoring year, an annual report shall be submitted to the USACE, RWQCB, and the Napa County Engineering and Conservation Division. The report shall document the hydrological and vegetative conditions of the mitigation wetlands, and shall recommend remedial measures as necessary to correct deficiencies. The compensation wetlands shall be located within the same watershed as project impacts. In lieu of creating compensation wetlands, the ~~Permittee~~Applicant may purchase mitigation credits from an approved mitigation bank at a ratio of 2:1, or as otherwise approved by the USACE.

b)2. Prior to initiation of ~~p~~Project activity (including vegetation and overburden removal) that may affect sensitive wetland habitats in non-USACE-jurisdictional areas, the ~~Permittee~~Applicant shall obtain permits as may be required by the RWQCB, CDFW, and ~~Napa the~~ County, and shall replace wet areas, at a 2:1 ratio or as directed by the RWQCB, CDFW, and/or ~~Napa the~~ County, to ensure no net loss of habitat functions and values. If onsite mitigation is determined by the County to be infeasible due to lack of because there are no accessible remaining undisturbed areas suitable for wetland creation that are not already planned for project activities, ~~As~~ a detailed wetland mitigation plan to provide compensation wetlands shall be required (subject to approval by applicable state and/or local jurisdictions) that includes a 5- year monitoring program and reporting requirements, responsibilities, performance success criteria, and contingency requirements. At the end of each monitoring year, an annual report shall be submitted to the regulatory agencies. The report shall document the hydrological and vegetative conditions of the mitigation wetlands, and shall recommend remedial measures as necessary to correct deficiencies. The compensation wetlands shall be located within the same watersheds (i.e. the Arroyo Creek or Cayetano Creek watersheds/drainages) as ~~p~~Project impacts or other suitable areas as determined by Napa County.

e)3. As part of the proposed Project, a 50-foot setback is included from the main stem of Arroyo Creek for new ~~p~~Project elements beyond the extent of existing roads and development, thus avoiding impact to the riparian corridor along the main stem Arroyo Creek. The 50-foot setback will be determined by mapping the Ordinary High Water Mark (OHWM) of the main stem (below 300-foot elevation) of Arroyo Creek on the ~~p~~Project site. The OHWM and 50-foot setback shall be flagged in the field for review and approval by state and/or local jurisdictions.

In two small areas, located in the southwest corner of the property south of the former Grey Rock Plant (as shown on DEIR Figure 4.4- 4), the 50-foot setback shall be increased to approximately 60 feet to avoid two small riparian areas (0.07 acres) that extend beyond the 50-foot setback (~~see DEIR Figure 4.4- 4~~). The drip-line of this additional vegetation shall be flagged in the field for review and approval by state and/or local jurisdictions.

4. All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance, commencing one year from the date of approval of permit.

G. Mitigation Measure 4.4-8: Invasive Species Management within Preservation /Replanting Areas.

1. ~~At the~~ Permittee, at their Applicant's expense, ~~the Applicant~~ shall retain a qualified biologist to prepare an Invasive Species Management Plan (ISMP) for protected native perennial grassland areas (Purple Needlegrass Series) and replanted mitigation areas (i.e., the Ceonothus Preservation-/Replanting Area² described by Mitigation Measure 4.4-1). The ISMP shall be submitted to the County Department of Planning, Building and Environmental Services for review and approval within 12 months of the effective date of this permit. The ISMP shall target invasive plant species either existing on the ~~p~~Project site or that could colonize in the future, and shall specify methods of early detection, management, and control of invasive plant species to improve and protect onsite habitats.

The ISMP shall provide a list of target invasive species to be managed at the site with Cal- IPC rating of moderate or higher for the Napa and Mt. George quadrangles and specify success criteria for managed invasive species. Star thistle, medusa head grass, and french broom are known to occur on a nearby vineyard property and shall be included on the list of target invasive species identified in the ISMP.

2. ~~The~~ ISMP shall be implemented by the PermitteeApplicant within 12 months of approval of the ISMP by PBES to control infestations of invasive species onsite as needed to minimize impacts of such species on remaining protected sensitive habitat areas. Targeted invasive species identified in the ISMP may be managed by handpulling, local application of herbicide, and/or light grazing, or other techniques recommended by the ISMP. Guidance through managed grazing helps reduce fire fuel loads and, if timed properly, can favor the maintenance and expansion of native plant species. Selective control of invasive species shall be employed using best-management practices (BMPs) to minimize soil erosion, water contamination, or non-target herbicide effects that could occur during implementation of invasive species management techniques.

3. All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance, commencing one year from the date of approval of permit.

H. Mitigation Measure 4.4-9: Oak woodland avoidance, replacement, and preservation. The ~~Applicant~~ Permittee shall, at the ~~Applicant's~~ Permittee's expense, compensate for direct and indirect impacts to approximately ~~130-121~~ acres of native oak woodlands at a total mitigation ratio of 2:1, including combination of onsite avoidance and preservation (see DEIR Figure 4.4-3 exclusion areas and 50 foot buffer zone along property lines), onsite replacement (see DEIR Figure 4.4-4), and offsite as summarized in the table below.

All documentation associated with on and off-site oak woodland mitigation shall be submitted to the County in accordance with the timeframes identified herein and shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary at the request of the County to demonstrate compliance.

Summary of Proposed Oak Avoidance, Replacement, and Preservation

Row	Type	Acres	Notes
A	Coast Live Oaks Impact	130 121	117.3 108.3 direct plus 12.4 indirect for root impacts
B	2:1 Ratio Mitigation Package Total	259 242	
C	Avoidance and Preservation (Onsite)	136 145	Buffer and exclusion areas onsite
D	Net Additional Mitigation Required	123 97	Rows B-C
E	Replacement and Preservation (Onsite)	12	Onsite plantings adjacent to existing oaks
F	Additional Replacement and/or Preservation	111 85	Offsite
G	Total Replacement and Preservation	123 97	Rows E+F

Project mitigation shall be accomplished through a combination of onsite avoidance and ~~/~~preservation, partial onsite replacement and ~~/~~ preservation, and additional off-site preservation (as necessary) in accordance with a plan prepared by a qualified biologist. ~~The additional preservation shall be achieved through onsite or offsite mitigation, in lieu fee payment to the Oak Woodlands Conservation Fund or through other mitigation activities consistent with Public Resources Code section 21083.4 as developed and approved by the County.~~

1. Avoidance. The proposed Project would avoid 136 acres of onsite oak woodlands in the Exclusion areas shown on Figure 4.4-3 of the DEIR and as modified by the Permittee. These areas shall be protected via deed restriction in a form acceptable to the County and shall be recorded prior to the commencement of any mining activities in any previously undisturbed area or any new vegetation or overburden removal activities within the Project area.

2. Replacement. A site evaluation of oak woodlands on the ~~p~~Project site prepared by an ecologist mapped out areas that appeared suitable for initiating oak replacement plantings (see DEIR Figure 4.4-4), and these activities would provide added benefit of enhancing the age structure of oak woodland at the site. These areas amount to approximately 12 acres of suitable area for potential onsite replacement for partial mitigation of impacts to oaks (additional onsite suitable area may be available upon additional investigation). The oak woodlands evaluation also concluded that planting and/or management practices could be conducted on site to enhance seedling establishment, improve the age structure of the oak woodlands, and increase the sustainability of the oak stands, although these activities can be a challenge to implement due to long term commitment requirement, cost and labor intensive management techniques, and remote nature of some of the onsite areas for access for maintenance.

A qualified biologist shall prepare an oak woodland establishment and ~~/or~~ restoration plan; ~~in compliance with state and local requirements and~~ subject to County approval. Prior to the commencement of any mining activities in any previously undisturbed area or any new

vegetation or overburden removal activities within the Project area the Oak Woodland Establishment and Restoration Plan shall be initiated and completed (i.e. all replacement trees identified in the Plan shall be planted). Once the success criteria identified in the plan (as described below) is achieved the Plan will be considered finalized.

The plan shall specify the location of a minimum of 12 acres onsite for oak replacement/restoration (generally as shown in Figure 4.4-4 of the DEIR), methods of implementation, plants or propogule source(s), watering (schedule/amounts/duration), and maintenance of the oak woodland replacement areas, including measures to avoid deer browsing, as well as a monitoring protocol. The plan shall also specify minimum success criteria consistent with those identified in Section 6.3.2 (Planting Success Criteria) of the Syar Napa Quarry Mining and Reclamation Plan and Condition of Approval #3C.

The Plan and documentation demonstrating planting and survival and success shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the County to demonstrate compliance.

3. Off-site Preservation. An additional ~~111~~85 acres off-site shall be permanently preserved via easement or deed restriction ~~or in lieu fee payment to the Oak Woodlands Conservation Fund consistent with Public Resources Code section 21083.4 as developed and approved by the County.~~ Off-site preservation shall be phased in as part of the Project. Based on implementation of provisions H1 and H2 above the removal of approximately 78-acres of oak woodland could occur before off-site mitigation is necessary. Prior to the commencement of mining operations, or vegetation or overburden removal within any undisturbed areas (including expansions areas), that would remove in total more than 78-acres of on-site oak woodlands (i.e. those areas beyond oak woodland acreage covered by the deed restriction avoidance and replacement on-site) the Permittee shall provide the County with an Off-site Oak Woodlands Preservation Plan containing no less than 85-acres of oak woodlands for review and approval by the County.

Off-site location(s) shall be located within the Napa River watershed~~Napa County~~ and be of like quality and habitat value as those being removed, as determined by a qualified biologist and the County. So that offsite mitigation provides the maximum benefit to the area most affected by the project and occurs within the geographic context of the Project, preference shall be given to comparable oak woodlands that are located within the close proximity of the quarry (i.e. within 3.5 miles of the outer portion of the project boundary).

In the event ~~potential~~ offsite preservation areas are determined to be of lesser quality and habitat value relative to the areas removed from the project site, the County ~~would~~may consider an increase in preserved acreage beyond the required ~~111~~85 acres to offset the inequity in quality and biological value. The PBES Director will make final determinations related to quality of oak woodlands and any increases in preserved acreage to offset any inequities in quality of the preserved woodland.

If off-site mitigation is determined by the County to be infeasible due to lack of areas suitable for oak woodland replacement or preservation, the County may approve, provided all

other replacement and preservation means are exhausted, additional preservation through an in-lieu fee payment. In-lieu fee payments shall be made to the County for the purpose of purchasing and preserving oak woodlands within the Napa River Watershed or to provide payment to the Oak Woodlands Conservation Fund consistent with Public Resources Code section 21083.4 as developed and approved by the County.

I. Mitigation Measure 4.4-10: Creek Buffer Establishment. ~~Although the proposed Project is exempt from County setback requirements for creeks pursuant to Napa County Code Section 18.108.050(P) (which exempts earthmoving activity associated with mining and mining-related activities conducted pursuant to and in compliance with an approved Surface Mining Permit), it is recommended that the proposed Project implement a setback from the upper Arroyo Creek/headwaters to protect both the upper reaches and the main stem of Arroyo Creek. According to Napa County Code Section 18.108.025, for areas with slopes of 30-40 percent adjacent to creeks (which is the average for upper reaches of Arroyo Creek), generally an 85-foot setback would be required for development. The Syar Project is exempt from this requirement, yet due to the nature of the future quarry face cut of 76 degrees, †The PermitteeApplicant shall provide a setback of a minimum of 85 feet from the upper reaches of Arroyo Creek and provide a setback of a minimum of 60 feet from the lower reach of Arroyo Creek (as shown in Figure 4.4-4 of the Project's DEIR) to reduce potential impacts on biological resources and functions consistent with the measurement requirements contained in Chapter 18.108.025 of the Napa County Code.~~

III. CULTURAL AND PALEONTOLOGICAL RESOURCES

Mitigation Measure 4.5-3: Conduct Field Surveys for Historic and Archaeological Resources and Avoid Impacts from Trail Relocation. ~~Once the Skyline Trail relocation corridors are selected, the corridors shall be surveyed by a qualified archaeologist retained by the Applicant at the Applicant's expense. Any identified potentially significant archaeological or historical resources that would be directly or indirectly impacted by trail relocation and use shall be avoided. The archaeologist shall identify, and the County shall review and approve, the appropriate buffer area around the resource to ensure both direct and indirect impacts are avoided. The size of the buffer area shall be determined by a qualified archaeologist based upon the type of resource found and the visibility of the resource from the trail.~~

A. Mitigation Measure 4.5-4: Avoid or Minimize Impacts to Unknown Historical or Archaeological Resources. In accordance with CEQA Guidelines Section 15064.5(f), should any previously unknown prehistoric or historic archaeological resources, such as, but not limited to, obsidian and chert flaked-stone tools or toolmaking debris, shellfish remains, stone milling equipment, concrete or stone footings, filled wells or privies, or deposits of metal, glass, or ceramic refuse be encountered during vegetation or overburden removal or other ground disturbing activities, work within 100 feet of these materials shall be stopped, and the ~~PermitteeApplicant~~ shall, at the ~~Permittee'sApplicant's~~ expense, consult with a professional archaeologist. The Permittee shall notify the County within 24 hours of encountering any cultural resources as a result of mining and quarrying activities and operations, and the County shall inspect the site immediately thereafter to ensure the find is adequately protected.

The archaeologist shall prepare an assessment report and recovery plan to evaluate the significance of the find and identify appropriate mitigation measures as may be necessary if the deposit contains significant archaeological materials. The Permittee shall provide the assessment report and recovery plan to the County Engineering and Conservation Division for review and approval, and those mitigation measures shall be carried out prior to any resumption of related ceased earthwork or quarrying activities. The archaeologist shall also undertake data recovery of the deposit unless the pProject can be modified to allow the materials to be left in place. Data recovery efforts must follow standard archaeological methods and all significant cultural resource materials recovered shall be subject to scientific analysis, professional museum curation, and a report prepared by the qualified archaeologist according to current professional standards, and the report shall be provided to the County Engineering and Conservation Division as necessary.

In the event that the cultural resources identified within the Project area results in a reduction or modification of mining/quarrying boundaries due to avoidance, the Mining and Reclamation Plan shall be revised by the Permittee and submitted to the County for review and approval.

Documentation of any occurrence that triggers the provisions above shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance. The County Engineering and Conservation Division shall monitor this requirement.

B. Mitigation Measure 4.5-5: Avoid or Minimize Impacts to Unknown Human

Remains. Should human remains, associated grave goods, or items of cultural patrimony be encountered during quarry expansion or during other ground-disturbing activities, the Permittee/Applicant shall comply with the following procedures as required by Public Resources Code section 5097.9 and Health and Safety Code section 7050.5. In the event of discovery or recognition of any human remains, there shall be no further excavation or disturbance of the site or any nearby area reasonably suspected to overlie adjacent remains until the Napa County Coroner has determined that the remains are not subject to his or her authority. If the coroner determines the human remains to be Native American, he or she shall contact, by telephone within 24 hours, the State Native American Heritage Commission (NAHC). The NAHC shall assign a Most Likely Descendent (MLD). The MLD may provide recommendations regarding the treatment of the human remains and any associated cultural materials. If the Applicant rejects the recommendations and the mediation by NAHC fails to provide acceptable measures, then the Applicant shall rebury the Native American remains and associated grave goods with appropriate dignity on the property, in a location not subject to further subsurface disturbance.

Furthermore, the permittee shall notify the County within 24 hours of encountering any human remains as a result of mining and quarrying activities and operations that the County Coroner determines to be Native American. The County shall inspect the site immediately thereafter to ensure the find is adequately protected. Prior to any further mining or quarrying activities in areas where human remains have been encountered, the Permittee shall provide documentation that they have consulted with the NAHC regarding the treatment of the human

remains. In the event that the human remains identified within the Project area result in a reduction or modification of mining/quarrying boundaries, the Mining and Reclamation Plan shall be revised by the Permittee and submitted to the County for review and approval.

Documentation of any occurrence that triggers these provisions above shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the County, to demonstrate compliance.

C. Mitigation Measure 4.5-6: Evaluation and Treatment of Paleontological Resources.

If paleontological resources (e.g., vertebrate bones, teeth, or abundant and well-preserved invertebrates or plants) are encountered during pProject activities, work in the immediate vicinity shall be diverted away from the find and protective fencing shall be installed a minimum of 50 feet from the exterior bounds of the find to protect it until a professional paleontologist assesses and salvages the resource, if necessary.

The Permittee shall notify the County within 24 hours of encountering any paleontological resources as a result of mining and quarrying activities and operations, and the County shall inspect the site immediately thereafter to ensure the find is adequately protected. Prior to any further mining or quarrying activities in areas where paleontological resources have been encountered, the Permittee shall provide an assessment report and salvage plan prepared by professional paleontologist for review and approval by the County. In the event that the paleontological resources are identified within the project area that result in a reduction or modification of mining/quarrying boundaries, the Mining and Reclamation Plan shall be revised by the Permittee and submitted to the County for review and approval.

Documentation of any occurrence that triggers the provisions above shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the County, to demonstrate compliance.

D)IV. GEOLOGY AND SOILS

A. Mitigation Measure 4.6-2a: Supplemental Geotechnical Design Criteria. ~~No new buildings are proposed for the project. Therefore, no mitigation is necessary regarding potential future impacts to buildings. However, berms and dams associated with detention/sedimentation basins and other related structures constructed during the implementation and ongoing operation of the proposed Project could potentially be subject to strong ground shaking and potential structural failure.~~

The ~~Permittee~~Applicant shall not locate facilities on unstable slopes, to the extent feasible. Prior to construction of any roads, berms or dams associated with detention/sedimentation basins, or related structures, the ~~Permittee~~ Applicant shall, at the Applicant's expense, retain a licensed geotechnical engineer and, when appropriate, a structural engineer to conduct a construction-level geotechnical investigation for the facility(ies). The slope stability inspection reports required by Mitigation Measure 4.6-2b may be included in this report.

The geotechnical investigation shall evaluate seismic hazards and provide recommendations to mitigate the effect of strong ground shaking and unstable soils and slopes to ~~a level of avoidance of~~ structural failure. The geotechnical study shall provide design criteria to mitigate strong seismic ground shaking. The seismic design criteria shall take into account the active faults in the Napa area ~~and beyond~~.

The geotechnical study shall include an evaluation of unstable land in the areas of stormwater improvements and road construction, including any areas susceptible to liquefaction or settlement, and any areas that may contain expansive soils. The study shall provide measures to repair, stabilize, or avoid such soils or slopes, and may include, but not be limited to:

- Removal and replacement of unstable materials in an existing landslide or in an actively eroding area with a stronger material;
- Grading to remove loose material and provide an acceptably stable topographic configuration by terracing, reducing slope angles, and reducing the height of cut and fill slopes;
- Installation of drainage facilities, such as subdrains and dewatering wells to reduce pore water pressure and reduce the risk of slope failure;
- Covering steep slopes with concrete or vegetation;
- Buttrussing the slope or the toe of slopes to provide additional support to the slope. Where buttrussing is not feasible, internal reinforcement such as a pinning system or lattice grid can be incorporated into the slope design to strengthen the slope;
- Retaining walls or other external applications to strengthen slopes;
- Placement of slope fencing or other material to stabilize rock fall from cut slope and mitigate hazards from falling rocks;
- Removal of native soils and replacement with engineered fill materials not prone to seismically-induced liquefaction or shrinking and swelling;
- Soil stabilization, such as lime treatment to alter soil properties to reduce shrink-swell potential to an acceptable level; and/or,
- Deepening support structures to a depth where unstable soils are no longer present.

~~The proposed~~ Project facilities shall be designed and constructed in conformance with the specific recommendations contained in design-level geotechnical studies, including recommendations for grading and ground improvement.

The geotechnical investigations and any associated documents or reports required by this measure shall be submitted within 12 months approval of this permit and shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the by the County, to demonstrate compliance. As necessary the County will either hire a consultant (at the Permittee's expense) assess geotechnical investigations and compliance.

B. Mitigation Measure 4.6-2b: Slope Stability Criteria. A California registered Geotechnical Engineer, retained and paid by the Applicant, shall conduct slope stability inspections during excavation of undisturbed areas including the expansion areas. Inspections shall be completed on an annual basis, at a minimum, as well as after heavy rain events (precipitation falling with an intensity in excess of 0.30 inches per hour) or earthquakes with a magnitude of 6.0 or greater. Inspections shall include mapping and movement monitoring of the

slopes to assess the potential for project excavation, grading, and overburden storage to trigger movement of debris flow and landslides. If a slope condition presents a risk to safety or the potential for mass movement, repair measures shall be recommended and promptly implemented by the ~~Permittee~~Applicant. This may include repair, stabilization, or avoidance of landslides and areas of soil creep or possible debris flow. A memorandum summarizing the findings of the inspections and any recommendations shall be prepared and submitted to the Napa County Engineering and Conservation Division and Syar each year. Engineering recommendations for slope repair or stabilization shall be approved by Napa County and incorporated into the Syar Napa Quarry Mining and Reclamation Plan as necessary~~proposed Project~~.

Slope stability inspection reports/memorandums and any associated documents or reports required by this measure shall be submitted within 12 months of approval of this permit and shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the County, to demonstrate compliance. As necessary the County will hire a consultant (at the permittee's expense) to assess slope stability memorandums/reports and compliance.

E)V. HAZARDS AND HAZARDOUS MATERIALS

A. Mitigation Measure 4.7-2: Standard operating procedures (SOPs) shall be used during the handling of hazardous materials for the operation and maintenance of vehicles and equipment; and an approved Hazardous Material Business Plan shall be maintained for the project site.

~~(a)1.~~ Syar shall develop SOPs for the use of hazardous materials including fuels and lubricants used onsite prior to implementation of the ~~proposed~~Project including any vegetation or overburden removal, mining or quarrying activities, or earth-disturbing occurring in undisturbed areas. Quarry personnel shall follow written SOPs during onsite operation and maintenance of all equipment. The SOPs, which are designed to reduce the potential for incidents involving hazardous materials, shall include the following information and protocols:

- Refueling shall be conducted only with approved pumps, hoses, and nozzles.
- Catch-pans shall be placed under equipment to catch potential spills during servicing.
- All disconnected hoses shall be placed in containers to collect residual fuel from the hose.
- Vehicle engines shall be shut down during refueling.
- No smoking, open flames, or welding shall be allowed in refueling or service areas.
- All refueling, maintenance of vehicles and other equipment, handling of hazardous materials, and staging areas shall occur at least 100 feet from water courses, existing groundwater wells, and any other water resource to avoid the potential for risk of surface and groundwater contamination.
- Service trucks shall be provided with fire extinguishers and spill containment equipment, such as absorbents.
- A spill containment kit that is recommended by the Napa County Environmental Health Division (EHD) or local fire department ~~will~~shall be onsite and available to staff if a spill occurs.

- A rinse water containment area shall be established outside the proposed creek setbacks and away from any areas that could potentially drain off site or potentially affect surface and groundwater quality. When quarry equipment is cleaned, only rinse water that is free of gasoline residues, other chemicals, and waste oils ~~should be~~ allowed to diffuse back into the quarry area. No rinse water shall be drained to a septic system or discharged to ground or surface water to prevent the release of hazardous materials into the environment during operation and maintenance of the proposed Project.
- To prevent the accidental discharge of fuel or other fluids associated with vehicles and other equipment, all workers shall be informed of the importance of preventing spills and of the appropriate measures to take should a spill occur.

In the event that contaminated soil and/or groundwater or other hazardous materials are generated or encountered during quarry operations, all work shall be halted in the affected area and the type and extent of the contamination shall be determined by the County Environmental Health Division. Should a spill contaminate soil, the soil shall be put into containers and disposed of in accordance with federal, state, and local regulations. If containment and size of the spill is beyond the scope of the attending personnel, proper authorities shall be notified. The Permittee shall notify the County Engineering and Conservation Division and the Environmental Health Division within 24 hours of any potential soil or groundwater contamination that has occurred or is a result of quarry operations.

~~(b)2.~~ Syar's ~~has prepared a~~ Hazardous Materials Business Plan (HMBP) ~~for the Syar Napa Quarry. The HMBP~~ shall be updated annually as required by law. Syar shall amend the existing HMBP inventory form for the Syar Napa Quarry, in accordance with state law, in the following instances if warranted as a result of the ~~proposed~~ Project:

- A 100 percent or more increase in the quantity of a previously disclosed material; or,
- Any handling of a previously undisclosed hazardous material above the reportable quantity thresholds of 500 pounds of solid, 55 gallons of liquid or 200 cubic feet of gas.

~~(e)3.~~ The ~~Syar Napa Quarry~~ Permittee's HMBP shall also meet the standards of the *Hazardous Material Business Plan and Emergency Action Plan* (Napa County Department of Environmental Management, 2008 or as amended) and shall be subject to approval by Napa County. The amended HMBP shall include: an inventory of the type and quantity of hazardous materials stored onsite; a site map; risks of using the hazardous materials; spill prevention methods; emergency response plan; employee training and emergency contact information.

~~(d)4.~~ The HMBP shall also include a review of each chemical used onsite and a determination on whether any substitution with less hazardous chemicals can be made. Changes shall be made as appropriate. The hazardous materials inventory, site map, emergency response plan, business owner form, and business activities form must be submitted to the County Environmental Health Division (EHD). The Permittee shall notify the EHD within 30 days of ~~if there is~~ any change in storage of a hazardous material or if there is a 100 percent increase in quantity of a hazardous material previously disclosed in the HMBP ~~the EHD must be notified within 30 days~~. An employee training record shall be filed onsite and may be inspected by the EHD once every three years.

~~(e)5.~~ Waste oil containers shall be stored in secondary containments that include oil-impervious bermed areas or liners, retaining walls, and/or are stored on impervious concrete floors. Waste oil containers shall be covered during rain events and shall not be stored within any buffers, creek setback, or other exclusion areas. Waste oil containers shall be labeled “waste oil”. The containers shall also be labeled with the following information: accumulation start date; the hazardous properties of the waste (ex. flammable, corrosive, reactive, toxic, etc.) and the name and address of the facility generating the waste. All waste oil containers shall be transported offsite by a licensed transporter and taken to a waste oil recycling facility.

6. The SOPs, amended/updated HMBP, and any associated documents or reports required by this measure shall be submitted within 12 months of approval of this permit and shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the County, to demonstrate compliance

F)VI. HYDROLOGY AND WATER QUALITY

A. Mitigation Measure 4.8-1: Update Industrial Storm Water Pollution Prevention Plan to address new land disturbance and operations changes. Prior to initiation of any vegetation removal, earthmoving or earth-disturbing activities, or quarrying or mining activities occurring in any undisturbed areas (including any expansion areas) construction and annually as necessary, the ~~PermitteeApplicant~~ shall update ~~the~~ Syar Napa Quarry’s existing Industrial SWPPP (WDID#228I005111) to reflect additional areas of land disturbance and changes in operation resulting from the ~~proposed~~ Project. The ~~PermitteeApplicant~~ shall modify the SWPPP as the project progresses and as conditions warrant to remain consistent and compliant with SWRCB Order No. 2014-0057-DWQ¹97-03-DWQ, Waste Discharge Requirements for Discharges of Storm Water Associated with Industrial Activities Excluding Construction Activities.

The updated SWPPP shall identify the sources of pollution that may affect the quality of industrial stormwater discharges and authorized non-storm water discharges, and describe and ensure the implementation of BMPs to reduce or prevent pollutants in industrial stormwater discharges. The updated SWPPP shall also include monitoring measures and other requirements contained in Order No. 97-032014-0057-DWQ. Implementation of the SWPPP shall include reviews, inspections and/or monitoring by the County Engineering and Conservation Division on a quarterly basis. The ~~PermitteeApplicant~~ shall continue to compare quarterly monitoring results to current and future EPA suggested benchmark levels ((i.e. Numeric Action Levels (NAL) identified in Order No. 2014-0057-DWQ)) to determine the effectiveness of onsite control measures and make adjustments accordingly. ~~The Regulatory Benchmark Levels presented in Table 4.8-2 of the DEIR shall be used as a basis for compliance where nN~~o discharges from the site shall exceed 100 mg/l of Total Suspended Solids or 200 umho/cm (i.e. micromhos per centimeter) of Specific Conductance². In addition the ~~p~~Project shall not result in a net increase in sediment load. Quarterly monitoring reports shall be submitted to the County for review to

¹ Industrial General Permit (IGP) adopted by the SWRCB April 1, 2014, effective date July 1, 2015: replaces IGP Order no. 97-03-DWQ that expires June 30, 2015.

² Source: Table 4.8-2 of the Draft Environmental Impact Report.

determine compliance and corrective actions to achieve benchmarks and assess the effectiveness of previously implemented BMPs.

Should ongoing oversight by the County Engineering and Conservation Division or the Environmental Health Division show any exceedances of EPA Benchmarks that have persisted for more than 12 months (that are not attributed to naturally occurring environmental conditions, or background conditions), the Permittee shall, within 30 days of notification by the County, implement additional or new BMPs to adequately address the exceedances.

The updated SWPPPs and any associated documentation, including annual monitoring reports submitted to the RWQCB shall be submitted within 12 months of approval of this permit and shall be included in the Annual Compliance Report required by Condition of Approval #2L, or as requested by the County to demonstrate compliance. Updated SWPPPs will be appended to the Mining and Reclamation Plan as necessary in order to satisfy the erosion and sediment control of SMARA.

B. Mitigation Measure 4.8-2: Avoid depleting groundwater supplies or interfering with groundwater recharge mechanisms including maintaining a 10-foot vertical separation between final grade and regional groundwater potentiometric elevation. The

PermitteeApplicant shall maintain existing volumes of groundwater recharge and shall ensure that a vertical buffer of undisturbed native soil/rock remains in place which maintains the final grade elevation no closer than 10 feet above the spring season regional groundwater potentiometric elevation. The PermitteeApplicant shall not excavate and/or mine material within 10 feet of the regional groundwater potentiometric surface to prevent the creation or expansions of open water bodies subject to evaporation or springs which can drain regional groundwater to surface drainages or creeks.

~~The proposed Project does not include direct groundwater extraction from the vicinity of Arroyo Creek. However, excavation deeper than the regional groundwater potentiometric elevation could allow regional groundwater to drain to the ground surface and be discharged from the project area as surface water. In order to avoid depleting groundwater supplies in the vicinity of Arroyo Creek (and all mined areas of within the Syar Napa Quarry) the grade of the excavation shall be maintained at a minimum of 10 feet above the elevation of the regional groundwater potentiometric elevation. This mitigation will preclude regional groundwater from discharging as surface water and draining to the Arroyo Creek channel. To ensure that groundwater infiltration/recharge volumes are maintained, pre-project (baseline) infiltration volumes shall be compared with project groundwater infiltration volumes. If there is a deficit, BMPs shall be adjusted or consumptive use of water shall be curtailed until groundwater recharge volumes are greater than or equal to pre-project volumes. Pre-project infiltration volumes were calculated at 685 acre-feet in the Arroyo Creek watershed/drainage and 442 acre-feet in the State Blue watershed/drainage, totaling 1,067 acre-feet (see Figure 4.8-2).~~

For the upper reaches of the site, this mitigation measure shall be achieved through a combination of best management practices (BMP's) that entail: managing recharge areas [or detention/infiltration ponds] so that pre-project (baseline) groundwater infiltration volumes are maintained, limiting the depths of excavation and or mining to 10 feet above the regional

groundwater table and, limiting the depths of excavation and or mining near Arroyo Creek so as to not change the flow path of the creek or surface runoff entering the creek.

For the lower reaches of the site (and any offsite interactions), this mitigation measure shall be achieved by maintaining pre-project flow conditions in Arroyo Creek. These conditions include the flow rates, timing of peak runoff, and volume of water in the creek. This mitigation measure requires the monitoring of stream flow in the lower reach of Arroyo Creek. Impacts to the amount of water and timing of peak flows entering the creek are managed through the use of surface grading, surface cover, and detention basins.

~~The estimated regional groundwater potentiometric elevations presented in DEIR Figure 4.8-6 are based on a compilation of existing data which include well data on and off the project site and observations of areas where regional groundwater appears to have been intersected by quarry activities (i.e. State Blue Pit).~~ It is expected that the actual elevation of regional groundwater potentiometric elevation will vary from the estimates provided in Figure 4.8-6. Adherence with this mitigation measure requires accurate and contemporary understanding of the regional groundwater potentiometric elevation under the Syar Napa Quarry. This understanding is necessary in order to avoid excavating into the 10-foot vertical buffer zone. To accomplish this and to obtain the data necessary to comply with this mitigation measure, the ~~PermitteeApplicant~~ shall provide ~~Napa-the~~ County with an Annual Groundwater Elevation Monitoring and Use Report, prepared under the direction of a qualified Professional Engineer or Professional Geologist, that quantifies the groundwater potentiometric elevations during spring of each year (when groundwater elevations are expected to be highest at the Syar Napa Quarry); and through the following means:

1. The Permittee shall monitor stream flow and pond elevation throughout every year the Quarry is in operation. This information, along with publicly available climactic data, shall be used to calculate the groundwater infiltration volumes quarterly, in a manner consistent with Appendix J. The results of the monitoring and water balance infiltration analysis shall be provided to the County quarterly and be included in the Annual Groundwater Elevation Monitoring and Use Report.

2. The ~~PermitteeApplicant~~ shall install ~~exploratory borings~~ piezometers and/or monitoring wells as required to quantify the regional groundwater potentiometric elevation in areas of active mining prior to when the any mining excavation that will cause an increase in mining depth beyond existing conditions and/or is likely to extend to within 50 feet of the groundwater elevations presented on Figure 4.8-6. The results of groundwater potentiometric elevation monitoring shall be provided to the County quarterly and be included in the ~~most recent~~ Annual Groundwater Elevation Monitoring and Use Report which is required by this Mitigation Measure. All excavation activity at the Syar Napa Quarry shall be conducted to maintain a 10-foot separation of undisturbed native soil/rock between the finished grade and the underlying groundwater potentiometric elevation as determined by the most recent Annual Groundwater Elevation Monitoring and Use Report. Increased mining depth in areas that are already at or below the groundwater potentiometric elevation, including but not limited to the State Blue Pit, shall not occur.

a) To determine the location, number, and timing of piezometer or monitoring well installation that are necessary to accurately determine the groundwater potentiometric elevation in areas of active mining, the Permittee shall provide a monitoring piezometer/well plan prepared by a qualified Professional Engineer, Professional Geologist, or Professional Hydrogeologist to the County for review and approval prior to commencing any mining activities that would increase the depth of mining beyond existing conditions. The monitoring piezometer/well plan shall also be included in the Annual Groundwater Elevation Monitoring and Use Report.

3. To avoid interfering with the groundwater recharge mechanisms, the ~~Permittee/Applicant~~ shall also ensure that any subsurface flow in fractures or soil that is exposed or intercepted by the excavation shall be reinfiltred within the same watershed boundaries. Any surface water that is not the direct result of surface water runoff during rain events ~~is shall be~~ infiltrated or directed to areas that provide groundwater infiltration onsite (such as project detention ponds/basins) and within the same watershed and as depicted on Figure 4.8-10. Surface water which is the direct result of rain events ~~is shall be~~ infiltrated to groundwater or directed to the existing channels. Spring season monitoring shall be conducted by the Permittee concurrent with SWPPP monitoring (required by Mitigation Measure 4.8-1) to ~~visually~~ verify that springs and subsurface flow exposed as a result of mining activities is infiltrated back into the subsurface before reaching the surface flow channels. If persistent springs are formed by mining activities the ~~owner/operator/Permittee~~ shall hire a qualified professional to assess springs and provide an evaluation to the County to determine if the elevation of these springs are part of the regional groundwater potentiometric surface; if so, mining shall not advance further below this elevation.

4. While no direct groundwater extraction has been proposed or approved in the Arroyo Creek vicinity, ~~the~~ existing Well #4 could be activated for extraction or an additional well could be installed. The extraction of groundwater from Well #4 or from any additional well at the project site, including in the Arroyo Creek vicinity, shall be subject to the groundwater extraction limitations of 140.6 acre-feet per year pursuant to Mitigation Measure 4.4-8 and Condition of Approval #2D, discussed under Impact 4.8-4 which are related to the extraction of groundwater from the Quarry Well. Any new groundwater wells shall subject to additional environmental review pursuant to CEQA and modification of this surface mining permit.

Any monitoring reports, including annual documentation of groundwater infiltration/recharge volumes and mining elevations in relation to the estimated regional groundwater potentiometric elevations (presented in DEIR Figure 4.8-6), and documentation of any exploratory borings and/or monitoring wells required to be installed or that have been installed, shall be submitted within 12 months of approval of this permit and shall be included within the Annual Groundwater Elevation Monitoring and Use Report required by this measure. Additionally, any documentation required by this mitigation measure shall also be included in the Annual Compliance Report required by Condition of Approval #2L, or as requested by the County to demonstrate compliance.

C. Mitigation Measure 4.8-3: Avoid reducing the groundwater potentiometric elevation by increasing consumptive use of surface water or surface occurrence of regional groundwater as a result of quarry activities. The Permittee shall ensure that Aall water

extracted from open bodies of water that are at the regional groundwater potentiometric elevation shall be infiltrated in surface detention/infiltration basins within the same watershed from which the extraction occurs (i.e. the State Blue or Arroyo Creek watersheds) or is it will be considered a consumptive use of groundwater. This will prevent depletion of the groundwater resource by consumptive use of water derived from open bodies of water such as State Blue Pit. This Mitigation Measure 4.8-3 shall not apply to the draining of ponded surface water which is at an elevation higher than the underlying regional groundwater potentiometric elevation, provided the water is not used outside of the watershed it was derived from. Ponded surface water which occurs in temporary low areas in active mining areas may be pumped to detentions ponds within the same watershed for infiltration purposes.

As part of quarry activities, water may be pumped from open water bodies such as State Blue Pit for consumptive quarry activities such as dust control and other uses where the water is not infiltrated. The volume of groundwater that is pumped from those water bodies where the water surface elevation is effectively the same as the regional groundwater potentiometric elevation (i.e. State Blue Pit) shall be considered part of the maximum allowable annual groundwater use allocation of 140.6 acre-feet per year for the pProject. Consumptive use from open water bodies such as State Blue Pit shall be recorded and considered a part of the groundwater allocation in the same manner as the groundwater pumping from the Quarry Well. The volume of water used to wash materials shall not be included in the quantification of groundwater use if it is returned to the aquifer by infiltration. The volume of wash water returning to detention ponds for infiltration is not considered in quantifying groundwater use because it is not a consumptive use of groundwater.

To help ensure that groundwater infiltration volumes are not decreased, pre-project infiltration volumes shall be compared with project groundwater infiltration volumes. If there is a deficit, BMP shall be adjusted or consumptive use of water shall be curtailed until groundwater recharge volumes are greater than or equal to pre-project volumes. Pre-project infiltration volumes were calculated at 685 acre-feet in the Arroyo Creek drainage and 442 acre-feet in the State Blue drainage, totaling 1,067 acre-feet.

Maintaining groundwater recharge volume shall be addressed by routing stormwater runoff to existing ponds or new surface detention/infiltration basins that shall be constructed on recharge areas to ensure that groundwater infiltration volumes are equal or greater than pre-project groundwater infiltration volumes. To ensure that existing volumes of groundwater recharged are maintained the Permittee shall monitor pond elevation throughout the year. This information, along with publicly available climactic data, shall be used to calculate the groundwater infiltration volumes quarterly, in a manner consistent with Appendix J. The results of the monitoring and water balance infiltration analysis shall be provided to the County quarterly and be included in the Annual Groundwater Elevation Monitoring and Use Report.

Monitoring reports required by this measure shall be submitted within 12 months of approval of this permit and shall be included within the Annual Groundwater Elevation Monitoring and Use Report required pursuant to Mitigation Measure 4.8-2. Additionally, reports required by this mitigation measure shall also be included in the Annual Compliance Report

required by Condition of Approval #2L, and as necessary or requested by the County to demonstrate compliance.

D. Mitigation Measure 4.8-4: Avoid depleting groundwater supplies by water reuse and obtaining new supplies of additional water for operations.

No additional groundwater from ~~onsite-existing~~ resources is available to accommodate the additional water demand of the proposed Project. The ~~Permittee's Applicant's~~ maximum allowable annual groundwater usage for ~~the proposed Project all quarry operation and associated activities~~ shall not exceed 45.8 million gallons (or 140.6 acre-ft) per year. This mitigation measure includes metering to verify that demands upon ~~onsite~~-water resources are not exceeded. This mitigation measure also includes accommodating any additional water demands with a combination of water reuse, new water sources or water conservation methods. ~~Monitoring usage is preferred over monitoring the elevation of groundwater in the aquifer because a number of occurrences which are not related to the proposed Project can have an effect on the elevation of the regional groundwater elevation.~~

In order to ~~document~~monitor the use of the existing ~~onsite-water~~ sources, the ~~Permittee/Applicant~~ shall continuously monitor, meter and maintain records of all water use at the Quarry site. These monitored sources shall include:

1. Groundwater from the Quarry Well, or any other groundwater well located anywhere onsite or related to the project that could have a similar impact (i.e. Well #4 and/or the Latour Court well);
2. Water collected from open water bodies in contact with the regional groundwater potentiometric elevation (as identified in Mitigation Measures 4.8-2 and 4.8-3); and/ or
3. Impounded surface water that would otherwise infiltrate to groundwater.

Monitoring reports required by this measure shall be submitted within 12 months of approval of this permit and shall be included within the Annual Groundwater Elevation Monitoring and Use Report required pursuant to Mitigation Measure 4.8-2. Additionally, reports required by this mitigation measure shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the County to demonstrate compliance.

If new wells are installed and/or if existing wells (i.e. Well #4) are brought into production, the extraction from these wells shall be included in the annual usage total. The total of groundwater/surface water used for quarry operations shall be totaled and reported annually monthly to the County. ~~The annual usage will be compared against the baseline usage on an annual basis. Any new groundwater well shall subject to additional environmental review pursuant to CEQA and modification of this surface mining permit.~~

On-site water that is used which can be used non-consumptively such as a controlled process where the water is used for sand washing and then recharged to the groundwater through a detention basin would not be included in the total of water used for the Quarry if it can be demonstrated through monitoringinged and reportinginged as part of the annual water usage report that it is recharged to groundwater.

The ~~Permittee~~Applicant shall also off-set additional water demands by reusing water and increasing processing efficiencies. This could include gravel application to roadways and production areas to reduce dust generation and the need for dust suppression by water application. It could also include process revisions to reuse sand wash water rather than allow the water to drain off as surface water or to allow it to evaporate in shallow ponds that have low infiltration benefit.

If additional water is required for the ~~proposed~~ Project, the additional water shall be obtained from offsite sources such as new wells outside of the MST. Off-site sources of recycled water are available and water can be purchased from public or private sources. If additional water sources are not available then the ~~Permittee~~Applicant shall reduce its production volume to a level that the water use does not exceed the maximum allowable annual usage of 45.8 million gallons (140.6 acre-feet) per year. Any new or additional water sources for Quarry operations shall subject to additional environmental review pursuant to CEQA and modification of this surface mining permit.

The County Engineering and Conservation Division shall monitor this requirement. Compliance of this measure shall be subject to Article VI (Enforcement) of Napa County Code Chapter 16.12 (Surface Mining and Reclamation).

E. Mitigation Measure 4.8-5: Reduce Potential for Offsite Runoff. The ~~Permittee~~Applicant shall design and construct detention ponds in the mined watersheds to reduce stormwater runoff volume, rates and sedimentation in addition to maintaining infiltration to groundwater. The specific locations of these detention ponds shall be determined during the development of the grading and drainage plans, as required by the County's Surface Mining and Reclamation Ordinance (Napa County Code Chapter 16.12). ~~To facilitate this, the~~ Permittee~~Applicant~~ shall submit a final detailed design-level hydrologic and hydraulic analysis within 12 months of approval of this permit as ~~necessary or as~~ part of the annual mining plan (that is a component of the Project's Mining and Reclamation Plan) proposed as part of the project to the Napa County Engineering and Conservation Division detailing the implementation of the proposed drainage plans, including detention pond facilities that shall conform to the following standards and includes the following components:

1. ~~The project shall ensure peak~~Peak runoff in 2-, 10-, 50-, and 100-year storm events during the years of active mining and at the end of mining ~~shall not exceed is not greater than under~~ existing conditions. The final grading and drainage plan, including detention pond designs, shall be prepared by a California licensed Professional Engineer. All design and construction details shall be depicted on the grading and drainage plans (or SWPPP) and shall include, but not be limited to, inlet and outlet water control structures, grading, designated maintenance access, and connection to existing drainage facilities.

2. The Napa County ~~Department of~~ Engineering and Conservation Division shall review and approve the grading and drainage plans prior to implementation to ensure compliance with Napa County standards. The ~~Permittee~~Applicant shall implement any additional improvements deemed necessary by the County.

3. Once constructed, the drainage components, including detention ponds designed for the watersheds, shall be inspected by the County's Engineering and Conservation Division annually to ensure they are~~and~~ maintained per the guidelines outlined in the Sediment Basin BMPs found in the Napa Quarry SWPPP. The PermitteeApplicant shall ensure that all disturbed areas of the quarry are graded and maintained in conformance with the approved grading and drainage plans or SWPPP, and are designed in such a manner as to direct stormwater runoff to a properly sized detention pond.

4. All calculations, plans, and reports required by this mitigation measure shall also be included in the Annual Compliance Report required by Condition of Approval #2L, or as requested by the County to demonstrate compliance.

F. Mitigation Measure 4.8-6: Update Industrial Storm Water Pollution Prevention Plan to address hazardous materials spill response actions. The PermitteeApplicant shall revise its Spill Prevention and Countermeasure Plan, Hazardous Materials Business Plan, and Emergency Response Plan as necessary to directly address the potential for a spill or release of hazardous material near or into a water body that is directly connected to the regional aquifer. The revision shall include provisions for training in spill response and containment and maintaining access to the needed equipment to respond to a spill. The revisions to the plan will also contain provisions to eliminate or minimize the storage of hazardous materials in areas which drain to portions of the project site where the regional groundwater is exposed. These revisions shall then be incorporated into the SWPPP by summary and reference. The Permittee shall provide the revised Spill Prevention and Countermeasure Plan, Hazardous Materials Business Plan, and Emergency Response Plan to the County for review and approval within 12 months of approval of this permit.

Thereafter, any time the Spill Prevention and Countermeasure Plan, Hazardous Materials Business Plan, and Emergency Response Plan is revised or updated it shall also be submitted to the County in the Annual Compliance Report required by Condition of Approval #2L, or as necessary to demonstrate compliance. If the County finds that the Permittee has not revised and updated the plan as necessary the Permittee shall have 30 days to submit the plans to the County for review and approval. Compliance with this measure shall be subject to Napa County Code Sections 16.12.600 through 16.12.660 (Surface Mining and Reclamation – Enforcement).

G)VII. NOISE AND VIBRATION

A. Mitigation Measure 4.11-1: Noise Restrictions in Expansion Area North and East of the State Blue Pit and Snake Pit (Pasini Parcel): To reduce noise impacts of mining, quarrying, and associated operations the Permittee shall adhere to the following:

1. No aggregate mining activities-operations shall occur between the hours of ~~10~~6:00 PM and 7:00 AM in mining expansion areas to the north and east of the State Blue Pit where there are residences not shielded by intervening terrain.
2. With the exception of blasting and the removal of overburden the PermitteeApplicant shall: 1) ~~Not conduct~~Limit daytime aggregate mining activities-operations to

- (between the hours of 7:00 AM and ~~10~~12:00 PM) in unshielded areas to the north and east of the State Blue Pit or Snake Pit areas within 2,500 feet of the nearest sensitive receptors (residences, schools, or trails within Skyline Park); 2) Ensure that noise levels at the nearest receptor locations north or east of the quarry shall not exceed 50 dBA L₅₀ from 7:00 AM to 10:00 PM and 45 dBA L₅₀ from 10:00 PM to 7:00 AM.
3. The ~~Permittee~~Applicant shall utilize the following measures or equivalent:
- a) Maintain acoustical shielding for receivers north or east of the quarry so that existing terrain features provide the maximum amount of shielding for the longest time possible.
 - b) Use the quietest available equipment when removing topsoil and overburden (e.g., well-maintained, modern equipment such as higher Tier engines, having sufficient engine insulation and mufflers, electric or hydraulic powered equipment, or equipment operation settings at the lowest possible power levels).
 - c) Conduct noise monitoring and maintain noise monitoring reports to ensure that daytime noise levels from aggregate mining and operations within the expansion areas to the north and east of the State Blue Pit do not exceed 50 dBA L₅₀ at the nearest receptor locations north ~~or~~ and east of the quarry (i.e. along the norther and eastern property lines in the vicinity of the State Blue Pit or Snake Pit areas), which are areas where monitoring sites should be located. Noise monitoring shall be conducted daily for the first five years of the Permit; thereafter the Planning Commission shall determine the extent of ongoing noise monitoring as part of their Project and Permit required by Condition of Approval #1F. ~~Submit~~ Noise monitoring reports shall be submitted monthly to the County Environmental Health and Engineering and Conservation Divisions, or upon request, to verify compliance. If and as necessary the County will either hire a consultant (at the Permittee's expense) to assess compliance or provide 3rd party independent noise monitoring of the Project.
 - e)d) Noise monitoring results shall also be submitted to the County in the Annual Compliance Report required by Condition of Approval #2L, or as necessary to demonstrate compliance. If the County finds during annual compliance review that noise levels of Quarry Operations are excessive, the Permittee shall modify Quarry Operations or the Mining and Reclamation Plan so that the noise limits identified herein are not exceeded.

B. Mitigation Measure 4.11-2: Blasting Vibration Reduction Measures. To reduce vibration impacts, the ~~Permittee~~Applicant shall:

1. Monitor peak particle velocity and peak sound pressure during each blast event to ensure that vibration levels are under 0.20 in/sec PPV and air-blast overpressures are under 133 dB(L) at sensitive land uses (residences and schools). Monitoring sites shall be located along the northern property boundary and along Imola Avenue adjacent to sensitive land uses. Blasts shall be modified to reduce the charge weight per delay. The charge weight per delay shall not exceed 175 lbs. for blasting near the northernmost property boundary (i.e. within 1,000 feet) to maintain vibration levels below 0.20 in/sec PPV and air-blast overpressures below 133 dB(L) at sensitive land uses.

- ~~1.2.~~ The effectiveness of this measure shall be demonstrated to the County by submittal of vibration calculations/measurements and monitoring records for each blast event that are satisfactory to the County for effectiveness review. Monitoring records shall be provided to the County Environmental Health and Engineering and Conservation Divisions upon request monthly, or as necessary at the request of the County, to demonstrate and verify compliance with this measure. If the County finds that the Permittee has not maintained the required vibration levels during blasting events, the Permittee shall immediately lower charge weights as necessary, below the limits identified above, until required reductions have been achieved.
- ~~2.3.~~ Conduct stemming and burdening (filling the drilled holes with dirt and rock above the explosive charge) of the blast holes to confine the blast charges into the ground and to minimize acoustic overpressure levels.
- ~~4.~~ To ensure that surrounding residence and sensitive receptors are aware of blasting events, Syar shall notify the County, sensitive receptors, and surrounding residences prior to blasting. The following uses/facilities shall be included in this notification: Skyline Wilderness Park, Napa County Office of Education, Chamberlin High School, Liberty High School, Creekside Middle School, the Napa Preschool Program, the Napa Child Development Center, and the Napa State Hospital. The Applicant Permittee shall request contact information from residences and sensitive receptors that wish to be notified and provide notification at least 4824-hours in advance of the blast. This provision will be included as a condition of approval should the project be approved.
- ~~3.5.~~ Vibration monitoring records shall also be submitted to the County in the Annual Compliance Report required by Condition of Approval #2L to demonstrate compliance. If the County finds during annual compliance review the Permittee has not maintained the required vibration levels during blasting events, the Permittee shall reduce charge weights as necessary to ensure specified vibration levels are not exceeded. As necessary the County may hire a qualified professional (at the Permittee's expense) to assess compliance.

~~I) — TRANSPORTATION~~

~~**Mitigation Measure 4.15-1: Transportation Demand Management Program.** To reduce cumulative traffic impacts, Syar shall operate its sales activities to limit the number of new truck trips entering and exiting the quarry during the AM peak hour to no more than 50. A dedicated Syar staff coordinator shall monitor truck trips in accordance with this limit and report to the County annually regarding compliance. Additionally, it is recommended that permanent traffic count and classifiers be installed within the public right-of-way so that reported trip information can be verified.~~

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EXHIBIT “B”

MITIGATION MONITORING AND REPORTING PROGRAM SYAR NAPA QUARRY SURFACE MINING PERMIT #P08-00337-SMP

In order to mitigate or avoid significant effects resulting from the proposed project, Public Resources Code Section 21081.6 requires that monitoring and reporting procedures take place through a Mitigation Monitoring and Reporting Program (MMRP). **Table A-1** provides the MMRP for the proposed project in accordance with those guidelines. Clarifications to the mitigation identified in the response to comments on the Draft EIR have been incorporated into this MMRP.

PRELIMINARY - SUBJECT TO CHANGE

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TABLE A-1
MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>4.3 Air Quality</p>					
<p>4.3-2A Reduce NOx. Any time production of 810,363 tons (i.e. the Baseline Condition) of Aggregate or Aggregate-related Materials has been achieved within the previous 12-month period, the Permittee shall demonstrate that NOx emissions are less than 10 tons per year.</p> <p>To document operational emissions the Permittee shall prepare a Horsepower-Hour Log (“Log”) of monthly horsepower-hours for offroad vehicles operated within the previous 12-month period. The Log shall include the rolling 12-month total horsepower-hours. Low use equipment operated less than 20 hours per year shall be excluded. The Log shall sum the horsepower-hours for each tier of engine and calculate the percent of horsepower-hours operated by engines in each tier category. The Log shall be updated by the Permittee no less than semi-annually (i.e. every six months) or with greater frequency as necessary to ensure compliance with this mitigation measure.</p> <p>The Permittee shall reduce NOx emissions by one or more of the following methods:</p> <ol style="list-style-type: none"> 1. Baseline conditions are established at 810,363 tons with a fleet mix of 39% Tier 0, 49% Tier 1, 10% Tier 2 and 2% Tier 3. The following tiered approach shall be followed: <ol style="list-style-type: none"> a) Production up to 945,000 tons per year shall be allowed upon continued demonstration that 12% of horsepower-hours operated are Tier 2 or better. b) Production up to 1,100,000 tons per year shall be allowed upon continued demonstration that 44% of the horsepower-hours are Tier 2 or better. c) Production up to 1,300,000 tons per year shall be allowed upon continued demonstration that 5% of horsepower-hours are Tier 3 or better and 72% of the horsepower-hours are Tier 2 or better. 2. Reduce NOx from rail transport by using a locomotive with a Tier 0 or better engine. 3. Reduce on- and/or off-site emissions by some other approved means. On-site reductions may include, but are not limited to, source controls at the asphalt plants, 	<p>Applicant / County</p>	<p>Napa County Department of Planning, Building and Environmental Services; Bay Area Air Quality Management District</p>	<p>Initiation of Project operation</p>	<p>Annually throughout Project operation</p>	<p>County/State standards</p>

DRAFT - SUBJECT TO CHANGE

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>electrifying processes that require offroad equipment (such as automated loadout conveyor systems to reduce haul truck emissions), or using alternate fuels such as biodiesel or electric motors. Off-site may include purchasing offsets. The purchase of any offsets shall be real, surplus, permanent, quantifiable, and enforceable.</p> <p>4. The effectiveness of this measure shall be demonstrated to the County by submittal of an Emissions Calculations report prepared by a qualified professional (at the Permittee's expense). Both the Log and Emissions Calculations report shall be submitted to the County for review semi-annually and in the Annual Compliance Report required by Condition of Approval #2L, or as requested by the County to demonstrate compliance. If the County finds that operations have not achieved the required reductions, the Permittee shall immediately scale back production to the limits identified above until required reductions have been achieved. Reduced production levels that result in emission compliance shall be maintained as long as necessary until the Permittee provides documentation demonstrating that increased production levels would result in compliant emissions. As necessary the County will either hire a consultant (at the Permittee's expense) or enlist the BAAQMD to assess and determine compliance.</p>					
<p>4.3-2B: Reduce Fugitive Dust. Any time production of 810,363 tons (i.e. the Baseline condition) has been achieved within the previous 12-month period, the Permittee shall demonstrate that PM₁₀ and PM_{2.5} emissions from Quarry operations are less than 15 tons per year for PM₁₀ and 10 tons per year for PM_{2.5}. If the County finds that fugitive dust emissions from Quarry operations have exceeded identified emission levels as detailed below, production shall be scaled back immediately to the levels identified in Mitigation Measure 4.3-2a(1) until required reductions are achieved and PM emissions do not exceed 15 tons per year for PM₁₀ and 10 tons per year for PM_{2.5}. Reduced production levels that result in emission compliance shall be maintained as long as necessary</p>	Applicant / County	Napa County Department of Planning, Building and Environmental Services	Initiation of Project operation	Annually throughout Project operation	County standards

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>until the Permittee provides documentation demonstrating that increased production levels would result in compliant emissions. The Permittee shall reduce fugitive dust through compliance with Item 1, and one or more of the methods listed in 2 through 5, below:</p> <ol style="list-style-type: none"> 1. The Permittee shall clean internal paved roads daily using a particulate matter efficient street sweeper. 2. The Permittee shall maintain chemical dust suppressant, equivalent dust suppressant that achieves similar control, on the unpaved road surfaces as described in the manufacturer's specifications. Materials used for chemical dust suppressant shall not violate State Water Quality Control Board standards. Materials accepted by the California Air Resources Board and the US EPA, and which meet State water quality standards shall be considered acceptable. 3. The Permittee shall apply water to blast sites where and when feasible prior to detonation. 4. The Permittee shall limit speeds on unpaved areas to less than 15 MPH. 5. The Permittee shall reduce on-site emissions by some other means (e.g. surface moisture content performance standard, watering frequency, installing or utilizing water spray systems), or electrifying processes that require off-road equipment (such as automated load-out conveyor systems to reduce haul truck emissions). Stationary source emissions of particulates can be reduced by: installing baghouses to aggregate processing equipment; installing bags with higher removal efficiencies in existing baghouses (such as the asphalt plants); installing scrubbers; or, installing water spray systems. 6. Blasting shall be prohibited during high wind conditions. High wind conditions means when two-minute average wind speed exceeds 20 miles per hour as measured using the methods described by South Coast Air Quality Management District in Attachment A to the Rule 403 Implementation Handbook. <p>The effectiveness of this measure shall be demonstrated to the</p>					

PRELIMINARY - SUBJECT TO CHANGE

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>County by submittal of an Emissions Calculations report that has been prepared by a qualified professional (at the expense of the Permittee). The Emissions Calculations report shall be submitted to the County for review in the Annual Compliance Report required by Condition of Approval #2L, or as requested by the County to demonstrate compliance. As necessary the County will either hire a consultant (at the operator's/permittee's expense) or enlist the BAAQMD to assess compliance.</p>					
<p>4.3-3 Reduce Health Risk. The Permittee shall implement the following mitigations to reduce health risk at sensitive receptors:</p> <ol style="list-style-type: none"> 1. Using the Log described in Mitigation Measure 4.3-2a, the following tiered approach shall be followed: <ol style="list-style-type: none"> a) Production up to 810,363 tons per year shall be allowed upon the Permittee's continued demonstration that 12% of horsepower-hours operated are Tier 2 or better. b) Production up to 950,000 tons per year shall be allowed upon the Permittee's continued demonstration that that 44% of horsepower-hours operated are Tier 2 or better. c) Production up to 1,100,000 tons per year shall be allowed upon the Permittee's continued demonstration that 56% of horsepower-hours operated are Tier 2 or better. d) Production up to 1,300,000 tons per year shall be allowed upon the Permittee's continued demonstration that 5% of horsepower-hours operated are Tier 3 or better and 72% of horsepower-hours operated are Tier 2 or better. 2. Reduce on-site emissions by some other means such as, control of particulates by installation of verified diesel emissions control systems (VDECS) on engines that operate within the Quarry to reduce emissions from the overall fleet. VDECS are defined by the California Air Resources Board and listed on the CARB website. <p>The effectiveness of this measure shall be demonstrated to the County by submittal of Emissions Calculations report prepared by a qualified professional (at the Permittee's expense) in a manner that is satisfactory to the County for such a review. The</p>	<p>Applicant / County</p>	<p>Napa County Department of Planning, Building and Environmental Services</p>	<p>Initiation of Project operation</p>	<p>Annually throughout Project operation</p>	<p>County standards</p>

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
emissions calculation report shall be submitted to the County for review semi-annually and in the Annual Compliance Report required by Condition of Approval #2L, or as necessary to demonstrate compliance. As necessary the County will either hire a consultant (at the Permittee's expense) or enlist the BAAQMD to assess compliance.					
4.4 Biological Resources					
<p>4.4-1a Holly-leaf ceanothus (<i>Ceanothus purpureus</i>) impact reduction.</p> <ol style="list-style-type: none"> <u>Avoidance and Preservation.</u> Prior to initiation of any vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying or mining activities occurring in any undisturbed areas (including any expansion areas), the Permittee shall revise the Mining and Reclamation Plan (at the permittee's expense) to clearly delineate and show the 5-acre "Ceanothus Preservation and Replanting Area" required by this measure. The revised plan shall be submitted to the Engineering and Conservation Division for review and concurrence to demonstrate compliance with this measure. Avoidance and Preservation areas shall also be established and identified in the field through the placement of signage that clearly identifies the area(s) to be avoided so that accidental encroachment or removal of vegetation does not occur. Sign design and locations shall be included in the revised the Mining and Reclamation Plan. <u>Plant Replacement.</u> Each holly-leaf ceanothus plant shall be replaced at a 3:1 ratio within the 5-acre "Ceanothus Preservation and Replanting" area for the impact to approximately 32 plants. No less than 96 individual holly-leaved ceanothus plants shall be planted to provide replacement and compensation for direct and potential indirect impacts. <u>Planting Plan.</u> A qualified biologist shall prepare a Planting Plan for holly-leaf ceanothus for review and approval by the Napa County PBES Department 12 months prior to any 	Applicant	Napa County Department of Planning, Building and Environmental Services	<p><u>Avoidance and Preservation:</u> Pre-project operation d</p> <p><u>Planting Plan and Plant Replacement:</u> Prior to initiation of vegetation removal earthmoving activities that would remove Holly-leaf ceanothus plants.</p>	<p>Prior to initiation of Project</p> <p>If/when Holly-leaf ceanothus plants removed, annually until success criteria are met</p>	80% success/survival rate after three years

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying or mining activities occurring in any undisturbed areas (including any expansion area) where Ceonothus plants would be removed. The Planting Plan shall specify plant sizes and protection measures identified in item #4 below, methods of plant propagation/procurement (i.e., plant salvage, propagation plan, etc.), habitat enhancement of replanted area, appropriate planting densities, watering protocol (duration/quantity/schedule), maintenance requirements, and monitoring and success criteria identified in Item #5 below. The Planting Plan also shall address avoidance and conservation methods (i.e., fencing, etc.) for existing individual plants that are avoided by the mining footprint and designated processing area, or that occur in the "Ceonothus Preservation and Replanting Area".</p> <p>4. <u>Additional Planting Specifications.</u> Replacement plants shall be from one-gallon size or larger containers and shall be planted in the fall in clusters of 3 to 20 individual plants, based on details provided in the Planting Plan. Mesh shelters or other equally effective measures shall be installed around the plants to protect them from rodent damage and deer browsing. Plants shall be mulched to enhance moisture retention and discourage weeds during the plant establishment period, and the area immediately surrounding the plants shall be weeded to reduce competition.</p> <p>5. <u>Monitoring and Success Criteria.</u> A qualified biologist shall monitor the enhanced habitat and plantings on an annual basis to ensure the re-plantings achieve a minimum of 80% success/survival rate after three years, and to ensure habitat conditions remain adequate to support target species. If the success criterion has not been met after three years, supplemental plantings shall be made at the direction of a qualified biologist, and the plant establishment period shall be extended for an additional two-year period, with additional annual monitoring events. The Permittee shall submit documentation of monitoring to the County on an</p>					

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>annual basis, in conjunction with the Annual Compliance Report required by Condition of Approval #2L, for a minimum of three years or until success criteria are achieved, including survival rates, photographs, and a description of any maintenance or other pertinent issues identified by the monitoring biologist. The monitoring report shall also include information to illustrate the condition and location of any failed plantings.</p>					
<p>4.4-1b Special-status plant species protection.</p> <ol style="list-style-type: none"> 1. The Permittee shall have a qualified biologist prepare (at the Permittee's expense) update seasonally-appropriate plant surveys prior to initiation of any vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying mining activities in undisturbed areas (including expansion areas) that contain potential habitat for special-status plant species. Since plant surveys are typically considered valid for a two- to three-year period, updated plant surveys shall be conducted on a phased basis as necessary within areas anticipated for new mining and quarrying activities no greater than three years prior to planned ground-disturbing activities. 2. If new or expanded California Native Plant Society (CNPS) sensitive-listed plant species populations (i.e. List 1 or 2) are identified within areas planned for project ground vegetation-disturbing activities, a plant replacement plan shall be prepared by a qualified biologist. The plant replacement plan shall specify a replant/replacement area, a 3:1 replacement ratio, methods of plant propagation/procurement (i.e., plant salvage if feasible, propagation plan, etc.), habitat enhancement of replanted area, planting densities, watering protocol (including duration, quantity and schedule), planting schedule, protective measures such as mesh shelters or other equally effective measures (and/or fencing) to protect plant establishment from rodent damage or deer browsing, maintenance requirements, success criteria, and monitoring to ensure success criteria are achieved. The plant replacement plan shall be prepared for and submitted for 	Applicant	Napa County Department of Planning, Building and Environmental Services/ CDFW	<u>Plant Survey:</u> Prior to initiation of vegetation removal earthmoving activities in undisturbed areas.	<u>Plant Surveys:</u> As necessary prior to initiation of vegetation removal earthmoving activities in undisturbed areas.	Success criteria achieved if replacement planting are necessary.

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>approval by CDFW and the county prior to conducting any mining or quarrying activities within the area of identified plant population(s).</p> <p>3. A qualified biologist shall monitor the enhanced habitat and plantings on an annual basis to ensure the replantings achieve a minimum of 80 percent success/survival rate after three years, and to ensure habitat conditions remain adequate to support target species. If the success criterion has not been met after three years, supplemental plantings shall be made at the direction of a qualified biologist, and the plant establishment period shall be extended for an additional two-year period, with additional annual monitoring events. The Permittee shall submit documentation of monitoring to the County and CDFW on an annual basis for a minimum of three years or until success criteria are achieved, including survival rates, photographs, and description of any maintenance or other pertinent issues identified by the monitoring biologist. The monitoring report shall also include information to illustrate the condition and location of any failed plantings.</p> <p>4. All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance.</p>					
<p>4.4-2 American Badger protection measures.</p> <p>1. The Permittee shall retain a qualified biologist (at the Permittee's expense) to perform pre-construction surveys for American badger prior to initiation of Project activities including vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying or mining activities occurring in any undisturbed areas (including any expansion areas) that occur in potential badger habitat (grassland and low density woodland areas with less than 2 trees per acre).</p> <p>2. No more than two weeks before earthmoving activities begin within areas determined to be potential badger habitat</p>	Applicant	Napa County Department of Planning, Building and Environmental Services / CDFW	Prior to initiation of vegetation removal earthmoving activities in undisturbed areas containing habitat.	As necessary prior to initiation of vegetation removal earthmoving activities in undisturbed areas containing habitat.	Avoidance

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>(grassland and low density woodland with less than 2 trees per acre) and that have not previously been disturbed, a qualified biologist shall conduct a survey for burrows/dens and American badgers of onsite areas within 500 feet of new quarrying or earthmoving activities. Surveys shall be submitted to the County for review prior to the removal of vegetation or overburden, and earthmoving or earth-disturbing activities. The purpose of the survey will be to determine whether burrows/dens exist within the area considered for disturbance within that construction year. Surveys shall not be required for areas already disturbed and/or where there is not American badger habitat present.</p> <p>3. If occupied burrows are found during pre-construction surveys, the biologist shall consult with CDFW and the County to determine whether the Project activities would adversely disrupt the breeding activity of the badger.</p> <p>4. If the biologist determines that construction activities would disrupt breeding activity, the Permittee shall ensure that occupied areas are avoided from March through August. Implementation of project activities within 500 feet of onsite occupied burrows during this time shall be delayed until a qualified biologist can determine that juvenile badgers are self-sufficient enough to move from their natal burrow and avoid project activities. Documentation shall be provided to the County Department of Planning, Building and Environmental Services.</p> <p>5. All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance.</p>					
<p>4.4-3 Special-status bird species protection. The Permittee shall not disturb active bird nests without a permit or other authorization from USFWS and/or CDFW. Prior to commencement of vegetation or overburden removal, earthmoving or earth-disturbing activities, or quarrying activities</p>	Applicant	Napa County Department of Planning, Building and	Prior to initiation of vegetation removal earthmoving	As necessary prior to initiation of vegetation removal	Avoidance

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>within any undisturbed areas, the Permittee shall retain a qualified biologist to conduct pre-construction surveys for raptors and passerine birds for Project activities occurring during the nesting season (i.e. February 1st through August 31st).</p> <ol style="list-style-type: none"> For vegetation or overburden removal, earthmoving, earth-disturbing activities, or quarrying activities within previously undisturbed areas (including areas of grassland, shrubs, and trees) occurring between February 1st through August 31st, a qualified wildlife biologist shall conduct preconstruction surveys for passerine bird and raptor nests (including off-site areas with public access, excluding off-site private property) as follows: i) for areas that are not adjacent to lands within the Skyline Wilderness Park Combining District (NCC Chapter 18.90) surveys shall be conducted within a 300 foot radius of earth-disturbing activities; and, ii) for areas that are adjacent to Skyline Wilderness Park designated lands surveys shall be conducted within a 0.25 mile radius of earth-disturbing activities. Because raptor nests may be difficult to identify during the egg laying, incubation, or chick brooding periods (late April to early June), an early season survey is required if Project activity areas are known prior to late April. The biologist shall conduct the preconstruction surveys within the 14-day period prior to vegetation removal and ground-disturbing activities (a minimum of three separate days of surveys shall occur within that 14-day period). In the event that nesting passerine birds and/or raptors are found, the biologist shall consult with CDFW and the County to obtain approval for specific nest-protection buffers as appropriate based on the species. Generally, a minimum 150-foot buffer is required around active passerine bird nests and a minimum 300-foot buffer is required around active raptor nests during the breeding and nesting season, or until it is determined by a qualified biologist that all young have fledged. Nest protection measures shall apply to both onsite and offsite active nests that are located within 300 feet of Project activities. These buffer zones may be modified in coordination with CDFW based on existing 		Environmental Services, USFW, CDFW	activities in undisturbed areas	earthmoving activities in undisturbed areas	

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>conditions at the Project site. Buffer zones shall be fenced with temporary construction fencing, which shall remain in place until the end of the breeding season or until young have fledged.</p> <p>3. If Project-related work lapses for 15 days or longer during the breeding season, a qualified biologist shall conduct another bird and raptor preconstruction survey and consult with CDFW as set forth above in sections (a) and (b) before project work may be reinitiated.</p> <p>4. All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance, commencing one year from the date of approval of permit.</p>					
<p>4.4-5 Special-Status Bat Species protection and avoidance. Prior to commencement of any vegetation or overburden removal, or project or quarrying activities within any undisturbed areas that contain trees, the Permittee shall implement, at the Permittee's expense, the following measures:</p> <p>1. The Permittee shall retain a qualified biologist to conduct a habitat assessment for special-status bat habitat within 14 days of Project initiation or tree removal.</p> <p>2. If the habitat assessment identifies suitable special-status bat habitat and/or habitat trees, the biologist shall submit an avoidance plan for review and approval by the County, who may consult with CDFW if determined to be necessary. The avoidance plan shall identify and evaluate the type of habitat present at the Project site and specify methods for habitat and/or habitat tree removal. Trees with cavities, crevices and deep bark fissures shall be avoided. Bat habitat/tree removal shall occur in two phases conducted over two days under the supervision of a qualified biologist. In the afternoon on day one, limbs and branches of habitat trees without cavities, crevices and deep bark fissures would be</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Prior to initiation of vegetation removal or earthmoving activities in undisturbed areas that contain habitat	As necessary prior to initiation of vegetation removal earthmoving activities in undisturbed areas that contain habitat	Avoidance

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>removed by chainsaw. On day two, the entire tree can be removed.</p> <p>3. All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance, commencing one year from the date of approval of permit</p>					
<p>4.4-7 Wetlands and riparian communities. To reduce potential wetland impacts, the Permittee shall:</p> <p>1. Prior to initiation of Project activities (i.e. vegetation and overburden removal within any undisturbed areas) that may affect the areas identified as C1 and C2 in the USACE-jurisdictional determination (USACE File Number 2009-00284N) through direct removal, the Permittee shall obtain a Clean Water Act Section 404 permit from the USACE. If a 404 permit is obtained, then the Permittee shall also obtain a water quality certification from the RWQCB under Clean Water Act Section 401. The Permittee shall compensate for the loss of wetland habitat in these areas to ensure no net loss of habitat functions and values. If mitigation is determined by the County to be infeasible due to lack of areas suitable for wetland creation, the County may approve a suitable offsite location(s). A detailed wetland mitigation plan (subject to approval by the USACE) to provide compensation wetlands shall be required that includes a 5-year monitoring program and reporting requirements, responsibilities, performance success criteria, and contingency requirements. At the end of each monitoring year, an annual report shall be submitted to the USACE, RWQCB, and the Napa County Engineering and Conservation Division. The report shall document the hydrological and vegetative conditions of the mitigation wetlands, and shall recommend remedial measures as necessary to correct deficiencies. The compensation wetlands shall be located within the same watershed as project impacts. In lieu of creating compensation wetlands,</p>	Applicant	Napa County Department of Planning, Building and Environmental Services; USACE; RWQCB	Prior to initiation of vegetation removal or earthmoving in undisturbed areas containing wetland.	As necessary prior to initiation of vegetation removal or earthmoving in undisturbed areas containing wetland.	County and Federal standards

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>the Permittee may purchase mitigation credits from an approved mitigation bank at a ratio of 2:1, or as otherwise approved by the USACE.</p> <p>2. Prior to initiation of Project activity (including vegetation and overburden removal) that may affect sensitive wetland habitats in non-USACE-jurisdictional areas, the Permittee shall obtain permits as may be required by the RWQCB, CDFW, and the County, and shall replace wet areas, at a 2:1 ratio or as directed by the RWQCB, CDFW, and/or the County, to ensure no net loss of habitat functions and values. If onsite mitigation is determined by the County to be infeasible due to lack of areas suitable for wetland creation that are not already planned for project activities, a detailed wetland mitigation plan to provide compensation wetlands shall be required (subject to approval by applicable state and/or local jurisdictions) that includes a 5- year monitoring program and reporting requirements, responsibilities, performance success criteria, and contingency requirements. At the end of each monitoring year, an annual report shall be submitted to the regulatory agencies. The report shall document the hydrological and vegetative conditions of the mitigation wetlands, and shall recommend remedial measures as necessary to correct deficiencies. The compensation wetlands shall be located within the same watersheds (i.e. the Arroyo Creek or Cayetano Creek watersheds/drainages) as Project impacts or other suitable areas as determined by Napa County.</p> <p>3. As part of the proposed Project, a 50-foot setback is included from the main stem of Arroyo Creek for new Project elements beyond the extent of existing roads and development, thus avoiding impact to the riparian corridor along the main stem Arroyo Creek. The 50-foot setback will be determined by mapping the Ordinary High Water Mark (OHWM) of the main stem (below 300-foot elevation) of Arroyo Creek on the Project site. The OHWM and 50-foot setback shall be flagged in the field for review and approval by state and/or local jurisdictions. In two small areas, located in the southwest corner of the property south of the</p>					

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>former Grey Rock Plant (as shown on DEIR Figure 4.4- 4), the 50-foot setback shall be increased to approximately 60 feet to avoid two small riparian areas (0.07 acres) that extend beyond the 50-foot setback. The drip-line of this additional vegetation shall be flagged in the field for review and approval by state and/or local jurisdictions.</p> <p>4. All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance, commencing one year from the date of approval of permit.</p>					
<p>4.4-8 Invasive Species Management within Preservation /Replanting Areas.</p> <p>1. The Permittee, at their expense, shall retain a qualified biologist to prepare an Invasive Species Management Plan (ISMP) for protected native perennial grassland areas (Purple Needlegrass Series) and replanted mitigation areas (i.e., the Ceonothus Preservation/Replanting Area described by Mitigation Measure 4.4-1). The ISMP shall be submitted to the County Department of Planning, Building and Environmental Services for review and approval within 12 months of the effective date of this Permit. The ISMP shall target invasive plant species either existing on the Project site or that could colonize in the future, and shall specify methods of early detection, management, and control of invasive plant species to improve and protect onsite habitats.</p> <p>The ISMP shall provide a list of target invasive species to be managed at the site with Cal- IPC rating of moderate or higher for the Napa and Mt. George quadrangles and specify success criteria for managed invasive species. Star thistle, medusa head grass, and french broom are known to occur on a nearby vineyard property and shall be included on the list of target invasive species identified in the ISMP.</p> <p>2. The ISMP shall be implemented by the Permittee within 12</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Within 12 months of the effective date of the Permit	Annually	Consistent with Mining and Reclamation Plan (Section 6.3)

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>months of approval of the ISMP by PBES to control infestations of invasive species onsite as needed to minimize impacts of such species on remaining protected sensitive habitat areas. Targeted invasive species identified in the ISMP may be managed by handpulling, local application of herbicide, and/or light grazing, or other techniques recommended by the ISMP. Guidance through managed grazing helps reduce fire fuel loads and, if timed properly, can favor the maintenance and expansion of native plant species. Selective control of invasive species shall be employed using best-management practices (BMPs) to minimize soil erosion, water contamination, or non-target herbicide effects that could occur during implementation of invasive species management techniques.</p> <p>3. All surveys, plans, and reports required by this mitigation measure in shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance, commencing one year from the date of approval of permit.</p>					
<p>4.4-9 Oak woodland avoidance, replacement, and preservation. The Permittee shall, at the Permittee's expense, compensate for direct and indirect impacts to approximately 121 acres of native oak woodlands at a total mitigation ratio of 2:1, including combination of onsite avoidance and preservation (see DEIR Figure 4.4-3 exclusion areas and 50 foot buffer zone along property lines), onsite replacement (see DEIR Figure 4.4-4), and offsite as summarized in the table below.</p> <p>All documentation associated with on and off-site oak woodland mitigation shall be submitted to the County in accordance with the timeframes identified herein and shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary at the request of the County to demonstrate compliance.</p> <p>Summary of Oak Avoidance, Replacement, and Preservation</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	<p><u>Avoidance:</u> Prior to initiation of project</p> <p><u>Replacement:</u> Prior to initiation of Project</p>	Prior to project initiation through duration of project	County standards

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Mitigation Measure			Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
Row	Type	Acres					
A	Coast Live Oaks Impact (108.3-acres direct and 12.4-acres indirect)	121			Off-site <u>Preservation:</u> Prior to the removal of more than 78-acres of oak woodland		
B	2:1 Ratio Mitigation Package Total	242					
C	Avoidance and Preservation (Onsite)	145					
D	Net Additional Mitigation Required (Rows B-C)	97					
E	Replacement and Preservation (Onsite)	12					
F	Additional Replacement and/or Preservation (offsite)	85					
G	Total Replacement and Preservation (Rows E+F)	97					
<p>Project mitigation shall be accomplished through a combination of onsite avoidance and preservation, partial onsite replacement and preservation, and additional off-site preservation (as necessary) in accordance with a plan prepared by a qualified biologist.</p> <ol style="list-style-type: none"> <u>Avoidance.</u> The proposed Project would avoid 136 acres of onsite oak woodlands in the Exclusion areas shown on Figure 4.4-3 of the DEIR and as modified by the Permittee. These areas shall be protected via deed restriction in a form acceptable to the County and shall be recorded prior to the commencement of any mining activities in any previously undisturbed area or any new vegetation or overburden removal activities within the Project area. <u>Replacement.</u> A site evaluation of oak woodlands on the Project site prepared by an ecologist mapped out areas that appeared suitable for initiating oak replacement plantings (see DEIR Figure 4.4-4), and these activities would provide added benefit of enhancing the age structure of oak woodland at the site. These areas amount to approximately 12 acres of suitable area for potential onsite replacement for partial mitigation of impacts to oaks (additional onsite 							

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>suitable area may be available upon additional investigation). The oak woodlands evaluation also concluded that planting and/or management practices could be conducted on site to enhance seedling establishment, improve the age structure of the oak woodlands, and increase the sustainability of the oak stands, although these activities can be a challenge to implement due to long term commitment requirement, cost and labor intensive management techniques, and remote nature of some of the onsite areas for access for maintenance.</p> <p>A qualified biologist shall prepare an oak woodland establishment and restoration plan subject to County approval. Prior to the commencement of any mining activities in any previously undisturbed area or any new vegetation or overburden removal activities within the Project area the Oak Woodland Establishment and Restoration Plan shall be initiated and completed (i.e. all replacement trees identified in the Plan shall be planted). Once the success criteria identified in the plan (as described below) is achieved the Plan will be considered finalized.</p> <p>The plan shall specify the location of a minimum of 12 acres onsite for oak replacement/restoration (generally as shown in Figure 4.4-4 of the DEIR), methods of implementation, plants or propogule source(s), watering (schedule/amounts/duration), and maintenance of the oak woodland replacement areas, including measures to avoid deer browsing, as well as a monitoring protocol. The plan shall also specify minimum success criteria consistent with those identified in Section 6.3.2 (Planting Success Criteria) of the Syar Napa Quarry Mining and Reclamation Plan and Condition of Approval #3C.</p> <p>The Plan and documentation demonstrating planting and survival and success shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the County to demonstrate compliance.</p> <p>3. <u>Off-site Preservation.</u> An additional 85 acres off-site shall be</p>					

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>permanently preserved via easement or deed restriction. Off-site preservation shall be phased in as part of the Project. Based on implementation of provisions H1 and H2 above the removal of approximately 78-acres of oak woodland could occur before off-site mitigation is necessary. Prior to the commencement of mining operations, or vegetation or overburden removal within any undisturbed areas (including expansions areas), that would remove in total more than 78-acres of on-site oak woodlands (i.e. those areas beyond oak woodland acreage covered by the deed restriction avoidance and replacement on-site) the Permittee shall provide the County with an Off-site Oak Woodlands Preservation Plan containing no less than 85-acres of oak woodlands for review and approval by the County.</p> <p>Off-site location(s) shall be located within the Napa River watershed and be of like quality and habitat value as those being removed, as determined by a qualified biologist and the County. So that offsite mitigation provides the maximum benefit to the area most affected by the project and occurs within the geographic context of the Project, preference shall be given to comparable oak woodlands that are located within the close proximity of the quarry (i.e. within 3.5 miles of the outer portion of the project boundary).</p> <p>In the event offsite preservation areas are determined to be of lesser quality and habitat value relative to the areas removed from the project site, the County may consider an increase in preserved acreage beyond the required 85 acres to offset the inequity in quality and biological value. The PBES Director will make final determinations related to quality of oak woodlands and any increases in preserved acreage to offset any inequities in quality of the preserved woodland.</p> <p>If off-site mitigation is determined by the County to be infeasible due to lack of areas suitable for oak woodland replacement or preservation, the County may approve, provided all other replacement and preservation means are exhausted, additional preservation through an in-lieu fee</p>					

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>payment. In-lieu fee payments shall be made to the County for the purpose of purchasing and preserving oak woodlands within the Napa River Watershed or to provide payment to the Oak Woodlands Conservation Fund consistent with Public Resources Code section 21083.4 as developed and approved by the County.</p>					
<p>4.4-10 Creek Buffer Establishment. The Permittee shall provide a setback of a minimum of 85 feet from the upper reaches of Arroyo Creek and provide a setback of a minimum of 60 feet from the lower reach of Arroyo Creek (as shown in Figure 4.4-4 of the Project's DEIR) to reduce potential impacts on biological resources and functions consistent with the measurement requirements contained in Chapter 18.108.025 of the Napa County Code.</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Prior to initiation of vegetation removal or earthmoving in specified areas.	Pre-construction through construction	County standards
4.5 Cultural Resources					
<p>4.5-4 Avoid or Minimize Impacts to Unknown Historical or Archaeological Resources. In accordance with CEQA Guidelines Section 15064.5(f), should any previously unknown prehistoric or historic archaeological resources, such as, but not limited to, obsidian and chert flaked-stone tools or toolmaking debris, shellfish remains, stone milling equipment, concrete or stone footings, filled wells or privies, or deposits of metal, glass, or ceramic refuse be encountered during vegetation or overburden removal or other ground disturbing activities, work within 100 feet of these materials shall be stopped, and the Permittee shall, at the Permittee's expense, consult with a professional archaeologist. The Permittee shall notify the County within 24 hours of encountering any cultural resources as a result of mining and quarrying activities and operations, and the County shall inspect the site immediately thereafter to ensure the find is adequately protected.</p> <p>The archaeologist shall prepare an assessment report and recovery plan to evaluate the significance of the find and identify appropriate mitigation measures as may be necessary if the deposit contains significant archaeological materials. The</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Prior to initiation of vegetation removal or earthmoving in undisturbed areas.	As necessary prior to initiation of vegetation removal or earthmoving in undisturbed areas.	State standards

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>Permittee shall provide the assessment report and recovery plan to the County Engineering and Conservation Division for review and approval, and those mitigation measures shall be carried out prior to any resumption of related ceased earthwork or quarrying activities. The archaeologist shall also undertake data recovery of the deposit unless the Project can be modified to allow the materials to be left in place. Data recovery efforts must follow standard archaeological methods and all significant cultural resource materials recovered shall be subject to scientific analysis, professional museum curation, and a report prepared by the qualified archaeologist according to current professional standards, and the report shall be provided to the County Engineering and Conservation Division as necessary.</p> <p>In the event that the cultural resources identified within the Project area results in a reduction or modification of mining/quarrying boundaries due to avoidance, the Mining and Reclamation Plan shall be revised by the Permittee and submitted to the County for review and approval.</p> <p>Documentation of any occurrence that triggers the provisions above shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary to demonstrate compliance. The County Engineering and Conservation Division shall monitor this requirement.</p>					
<p>4.5-5 Avoid or Minimize Impacts to Unknown Human Remains. Should human remains, associated grave goods, or items of cultural patrimony be encountered during quarry or other ground-disturbing activities, the Permittee shall comply with the following procedures as required by Public Resources Code section 5097.9 and Health and Safety Code section 7050.5. In the event of discovery or recognition of any human remains, there shall be no further excavation or disturbance of the site or any nearby area reasonably suspected to overlie adjacent remains until the Napa County Coroner has determined that the remains are not subject to his or her authority. If the coroner determines the human remains to be Native American, he or she shall contact, by telephone within 24 hours, the State Native American Heritage Commission (NAHC). The NAHC shall</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Prior to initiation of vegetation removal or earthmoving in undisturbed areas.	As necessary prior to initiation of vegetation removal or earthmoving in undisturbed areas.	State standards

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>assign a Most Likely Descendent (MLD). The MLD may provide recommendations regarding the treatment of the human remains and any associated cultural materials. If the Applicant rejects the recommendations and the mediation by NAHC fails to provide acceptable measures, then the Applicant shall rebury the Native American remains and associated grave goods with appropriate dignity on the property, in a location not subject to further subsurface disturbance.</p> <p>Furthermore, the permittee shall notify the County within 24 hours of encountering any human remains as a result of mining and quarrying activities and operations that the County Coroner determines to be Native American. The County shall inspect the site immediately thereafter to ensure the find is adequately protected. Prior to any further mining or quarrying activities in areas where human remains have been encountered, the Permittee shall provide documentation that they have consulted with the NAHC regarding the treatment of the human remains. In the event that the human remains identified within the Project area result in a reduction or modification of mining/quarrying boundaries, the Mining and Reclamation Plan shall be revised by the Permittee and submitted to the County for review and approval.</p> <p>Documentation of any occurrence that triggers these provisions above shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the County, to demonstrate compliance.</p>					
<p>4.5-6 Evaluation and Treatment of Paleontological Resources. If paleontological resources (e.g., vertebrate bones, teeth, or abundant and well-preserved invertebrates or plants) are encountered during Project activities, work in the immediate vicinity shall be diverted away from the find and protective fencing shall be installed a minimum of 50 feet from the exterior bounds of the find to protect it until a professional paleontologist assesses and salvages the resource, if necessary.</p> <p>The Permittee shall notify the County within 24 hours of</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Prior to initiation of vegetation removal or earthmoving in undisturbed areas.	As necessary prior to initiation of vegetation removal or earthmoving in undisturbed areas.	State standards

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>encountering any paleontological resources as a result of mining and quarrying activities and operations, and the County shall inspect the site immediately thereafter to ensure the find is adequately protected. Prior to any further mining or quarrying activities in areas where paleontological resources have been encountered, the Permittee shall provide an assessment report and salvage plan prepared by professional paleontologist for review and approval by the County. In the event that the paleontological resources are identified within the project area that result in a reduction or modification of mining/quarrying boundaries, the Mining and Reclamation Plan shall be revised by the Permittee and submitted to the County for review and approval.</p>					
<p>4.6 Geology and Soils</p> <p>4.6-2a Supplemental Geotechnical Design Criteria. The Permittee shall not locate facilities on unstable slopes, to the extent feasible. Prior to construction of any roads, berms or dams associated with detention/sedimentation basins, or related structures, the Permittee shall, at the Applicant's expense, retain a licensed geotechnical engineer and, when appropriate, a structural engineer to conduct a construction-level geotechnical investigation for the facility(ies). The slope stability inspection reports required by Mitigation Measure 4.6-2b may be included in this report.</p> <p>The geotechnical investigation shall evaluate seismic hazards and provide recommendations to mitigate the effect of strong ground shaking and unstable soils and slopes to avoid structural failure. The geotechnical study shall provide design criteria to mitigate strong seismic ground shaking. The seismic design criteria shall take into account the active faults in the Napa area.</p> <p>The geotechnical study shall include an evaluation of unstable land in the areas of stormwater improvements and road construction, including any areas susceptible to liquefaction or settlement, and any areas that may contain expansive soils. The study shall provide measures to repair, stabilize, or avoid such soils or slopes, and may include, but not be limited to:</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Prior to initiation of vegetation removal or earthmoving in undisturbed areas.	As necessary prior to initiation of vegetation removal or earthmoving in undisturbed areas.	County standards

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<ul style="list-style-type: none"> • Removal and replacement of unstable materials in an existing landslide or in an actively eroding area with a stronger material; • Grading to remove loose material and provide an acceptably stable topographic configuration by terracing, reducing slope angles, and reducing the height of cut and fill slopes; • Installation of drainage facilities, such as subdrains and dewatering wells to reduce pore water pressure and reduce the risk of slope failure; • Covering steep slopes with concrete or vegetation; • Buttrressing the slope or the toe of slopes to provide additional support to the slope. Where buttrressing is not feasible, internal reinforcement such as a pinning system or lattice grid can be incorporated into the slope design to strengthen the slope; • Retaining walls or other external applications to strengthen slopes; • Placement of slope fencing or other material to stabilize rock fall from cut slope and mitigate hazards from falling rocks; • Removal of native soils and replacement with engineered fill materials not prone to seismically-induced liquefaction or shrinking and swelling; • Soil stabilization, such as lime treatment to alter soil properties to reduce shrink-swell potential to an acceptable level; and/or, • Deepening support structures to a depth where unstable soils are no longer present. <p>Project facilities shall be designed and constructed in conformance with the specific recommendations contained in design-level geotechnical studies, including recommendations for grading and ground improvement.</p> <p>The geotechnical investigations and any associated documents or reports required by this measure shall be submitted within 12 months approval of this permit and shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the by the County, to demonstrate compliance. As necessary the County will either hire a</p>					

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
consultant (at the Permittee's expense) assess geotechnical investigations and compliance.					
<p>4.6-2b Slope Stability Criteria. A California registered Geotechnical Engineer, retained and paid by the Applicant, shall conduct slope stability inspections during excavation of undisturbed areas including the expansion areas. Inspections shall be completed on an annual basis, at a minimum, as well as after heavy rain events (precipitation falling with an intensity in excess of 0.30 inches per hour) or earthquakes with a magnitude of 6.0 or greater. Inspections shall include mapping and movement monitoring of the slopes to assess the potential for project excavation, grading, and overburden storage to trigger movement of debris flow and landslides. If a slope condition presents a risk to safety or the potential for mass movement, repair measures shall be recommended and promptly implemented by the Permittee. This may include repair, stabilization, or avoidance of landslides and areas of soil creep or possible debris flow. A memorandum summarizing the findings of the inspections and any recommendations shall be prepared and submitted to the Napa County Engineering and Conservation Division and Syar each year. Engineering recommendations for slope repair or stabilization shall be approved by Napa County and incorporated into the Syar Napa Quarry Mining and Reclamation Plan as necessary.</p> <p>Slope stability inspection reports/memorandums and any associated documents or reports required by this measure shall be submitted within 12 months of approval of this permit and shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the County, to demonstrate compliance. As necessary the County will hire a consultant (at the permittee's expense) to assess slope stability memorandums/reports and compliance.</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Prior to initiation of vegetation removal or earthmoving in undisturbed areas.	As necessary prior to initiation of vegetation removal or earthmoving in undisturbed areas.	County standards

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
4.7 Hazardous Materials					
<p>4.7-2 Standard operating procedures (SOPs). SOPs shall be used during the handling of hazardous materials for the operation and maintenance of vehicles and equipment; and an approved Hazardous Material Business Plan shall be maintained for the project site.</p> <p>1. Syar shall develop SOPs for the use of hazardous materials including fuels and lubricants used onsite prior to implementation of the Project including any vegetation or overburden removal, mining or quarrying activities, or earth-disturbing occurring in undisturbed areas. Quarry personnel shall follow written SOPs during onsite operation and maintenance of all equipment. The SOPs, which are designed to reduce the potential for incidents involving hazardous materials, shall include the following information and protocols:</p> <ul style="list-style-type: none"> • Refueling shall be conducted only with approved pumps, hoses, and nozzles. • Catch-pans shall be placed under equipment to catch potential spills during servicing. • All disconnected hoses shall be placed in containers to collect residual fuel from the hose. • Vehicle engines shall be shut down during refueling. • No smoking, open flames, or welding shall be allowed in refueling or service areas. • All refueling, maintenance of vehicles and other equipment, handling of hazardous materials, and staging areas shall occur at least 100 feet from water courses, existing groundwater wells, and any other water resource to avoid the potential for risk of surface and groundwater contamination. • Service trucks shall be provided with fire extinguishers and spill containment equipment, such as absorbents. • A spill containment kit that is recommended by the Napa County Environmental Health Division (EHD) or local fire department shall be onsite and available to staff if a spill occurs. 	Applicant	Napa County Department of Planning, Building and Environmental Services	Within 12 months of the effective date of this Permit	Annually as necessary.	County standards

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<ul style="list-style-type: none"> • A rinse water containment area shall be established outside the proposed creek setbacks and away from any areas that could potentially drain off site or potentially affect surface and groundwater quality. When quarry equipment is cleaned, only rinse water that is free of gasoline residues, other chemicals, and waste oils is allowed to diffuse back into the quarry area. No rinse water shall be drained to a septic system or discharged to ground or surface water to prevent the release of hazardous materials into the environment during operation and maintenance of the proposed Project. • To prevent the accidental discharge of fuel or other fluids associated with vehicles and other equipment, all workers shall be informed of the importance of preventing spills and of the appropriate measures to take should a spill occur. <p>In the event that contaminated soil and/or groundwater or other hazardous materials are generated or encountered during quarry operations, all work shall be halted in the affected area and the type and extent of the contamination shall be determined by the County Environmental Health Division. Should a spill contaminate soil, the soil shall be put into containers and disposed of in accordance with federal, state, and local regulations. If containment and size of the spill is beyond the scope of the attending personnel, proper authorities shall be notified. The Permittee shall notify the County Engineering and Conservation Division and the Environmental Health Division within 24 hours of any potential soil or groundwater contamination that has occurred or is a result of quarry operations.</p> <p>2. Syar's Hazardous Materials Business Plan (HMBP) shall be updated annually as required by law. Syar shall amend the existing HMBP inventory form for the Syar Napa Quarry, in accordance with state law, in the following instances if warranted as a result of the Project:</p> <ul style="list-style-type: none"> • A 100 percent or more increase in the quantity of a 					

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>previously disclosed material; or,</p> <ul style="list-style-type: none"> Any handling of a previously undisclosed hazardous material above the reportable quantity thresholds of 500 pounds of solid, 55 gallons of liquid or 200 cubic feet of gas. <p>3. The Permittee's HMBP shall also meet the standards of the <i>Hazardous Material Business Plan and Emergency Action Plan</i> (Napa County Department of Environmental Management, 2008 or as amended) and shall be subject to approval by Napa County. The amended HMBP shall include: an inventory of the type and quantity of hazardous materials stored onsite; a site map; risks of using the hazardous materials; spill prevention methods; emergency response plan; employee training and emergency contact information.</p> <p>4. The HMBP shall also include a review of each chemical used onsite and a determination on whether any substitution with less hazardous chemicals can be made. Changes shall be made as appropriate. The hazardous materials inventory, site map, emergency response plan, business owner form, and business activities form must be submitted to the County Environmental Health Division (EHD). The Permittee shall notify the EHD within 30 days of any change in storage of a hazardous material or if there is a 100 percent increase in quantity of a hazardous material previously disclosed in the HMBP. An employee training record shall be filed onsite and may be inspected by the EHD once every three years.</p> <p>5. Waste oil containers shall be stored in secondary containments that include oil-impervious bermed areas or liners, retaining walls, and/or are stored on impervious concrete floors. Waste oil containers shall be covered during rain events and shall not be stored within any buffers, creek setback, or other exclusion areas. Waste oil containers shall be labeled "waste oil". The containers shall also be labeled with the following information: accumulation start date; the hazardous properties of the waste (ex. flammable, corrosive, reactive, toxic, etc.) and the name and</p>					

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>address of the facility generating the waste. All waste oil containers shall be transported offsite by a licensed transporter and taken to a waste oil recycling facility.</p> <p>6. The SOPs, amended/updated HMBP, and any associated documents or reports required by this measure shall be submitted within 12 months of approval of this permit and shall be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the County, to demonstrate compliance</p>					
<p>4.8 Hydrology and Water Quality</p>					
<p>4.8-1 Update Industrial Storm Water Pollution Prevention Plan to address new land disturbance and operations changes. Prior to initiation of any vegetation removal, earthmoving or earth-disturbing activities, or quarrying or mining activities occurring in any undisturbed areas (including any expansion areas) and annually as necessary, the Permittee shall update Syar Napa Quarry's existing Industrial SWPPP (WDID#228I005111) to reflect additional areas of land disturbance and changes in operation resulting from the Project. The Permittee shall modify the SWPPP as the project progresses and as conditions warrant to remain consistent and compliant with SWRCB Order No. 2014-0057-DWQ, Waste Discharge Requirements for Discharges of Storm Water Associated with Industrial Activities Excluding Construction Activities.</p> <p>The updated SWPPP shall identify the sources of pollution that may affect the quality of industrial stormwater discharges and authorized non-storm water discharges, and describe and ensure the implementation of BMPs to reduce or prevent pollutants in industrial stormwater discharges. The updated SWPPP shall also include monitoring measures and other requirements contained in Order No. 2014-0057-DWQ. Implementation of the SWPPP shall include reviews, inspections or monitoring by the County Engineering and Conservation Division on a quarterly basis. The Permittee shall continue to compare quarterly monitoring results to current and future EPA</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Within 12 months of the effective date of this Permit	Annually as necessary	County standards

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>suggested benchmark levels ((i.e. Numeric Action Levels (NAL) identified in Order No. 2014-0057-DWQ)) to determine the effectiveness of onsite control measures and make adjustments accordingly. No discharges from the site shall exceed 100 mg/l of Total Suspended Solids or 200 umho/cm (i.e. micromhos per centimeter) of Specific Conductance. In addition the Project shall not result in a net increase in sediment load. Quarterly monitoring reports shall be submitted to the County for review to determine compliance and corrective actions to achieve benchmarks and assess the effectiveness of previously implemented BMPs.</p> <p>Should ongoing oversight by the County Engineering and Conservation Division or the Environmental Health Division show any exceedances of EPA Benchmarks that have persisted for more than 12 months (that are not attributed to naturally occurring environmental conditions, or background conditions), the Permittee shall, within 30 days of notification by the County, implement additional or new BMPs to adequately address the exceedances.</p> <p>The updated SWPPPs and any associated documentation, including annual monitoring reports submitted to the RWQCB shall be submitted within 12 months of approval of this permit and shall be included in the Annual Compliance Report required by Condition of Approval #2L, or as requested by the County to demonstrate compliance. Updated SWPPPs will be appended to the Mining and Reclamation Plan as necessary in order to satisfy the erosion and sediment control of SMARA.</p>					
<p>4.8-2 Avoid depleting groundwater supplies or interfering with groundwater recharge mechanisms including maintaining a 10-foot vertical separation between final grade and regional groundwater potentiometric elevation.</p> <p>The Permittee shall maintain existing volumes of groundwater recharge and shall ensure that a vertical buffer of undisturbed native soil/rock remains in place which maintains the final grade elevation no closer than 10 feet above the spring season regional groundwater potentiometric elevation. The Permittee</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Prior to initiation of vegetation removal or earthmoving in undisturbed areas or increases in depth of mining	Annually and as necessary Prior to initiation of vegetation removal or earthmoving in undisturbed areas.	County and State standards

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>shall not excavate and/or mine material within 10 feet of the regional groundwater potentiometric surface to prevent the creation or expansions of open water bodies subject to evaporation or springs which can drain regional groundwater to surface drainages or creeks.</p> <p>To avoid depleting groundwater supplies in all mined areas within the Syar Napa Quarry the grade of the excavation shall be maintained at a minimum of 10 feet above the elevation of the regional groundwater potentiometric elevation. This mitigation will preclude regional groundwater from discharging as surface water. To ensure that groundwater infiltration/recharge volumes are maintained, pre-project (baseline) infiltration volumes shall be compared with project groundwater infiltration volumes. If there is a deficit, BMPs shall be adjusted or consumptive use of water shall be curtailed until groundwater recharge volumes are greater than or equal to pre-project volumes. Pre-project infiltration volumes were calculated at 685 acre-feet in the Arroyo Creek watershed/drainage and 442 acre-feet in the State Blue watershed/drainage, totaling 1,067 acre-feet (see Figure 4.8-2).</p> <p>For the upper reaches of the site, this mitigation measure shall be achieved through a combination of best management practices (BMP's) that entail: managing recharge areas [or detention/infiltration ponds] so that pre-project (baseline) groundwater infiltration volumes are maintained, limiting the depths of excavation and or mining to 10 feet above the regional groundwater table and, limiting the depths of excavation and or mining near Arroyo Creek so as to not change the flow path of the creek or surface runoff entering the creek.</p> <p>For the lower reaches of the site (and any offsite interactions), this mitigation measure shall be achieved by maintaining pre-project flow conditions in Arroyo Creek. These conditions include the flow rates, timing of peak runoff, and volume of water in the creek. This mitigation measure requires the monitoring of stream flow in the lower reach of Arroyo Creek. Impacts to the amount of water and timing of peak flows entering the creek are managed through the use of surface grading, surface cover, and</p>			beyond existing conditions.		

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<p>detention basins.</p> <p>It is expected that the actual elevation of regional groundwater potentiometric elevation will vary from the estimates provided in Figure 4.8-6. Adherence with this mitigation measure requires accurate and contemporary understanding of the regional groundwater potentiometric elevation under the Syar Napa Quarry. This understanding is necessary in order to avoid excavating into the 10-foot vertical buffer zone. To accomplish this and to obtain the data necessary to comply with this mitigation measure, the Permittee shall provide the County with an Annual Groundwater Elevation Monitoring and Use Report, prepared under the direction of a qualified Professional Engineer or Professional Geologist, that quantifies the groundwater potentiometric elevations during spring of each year (when groundwater elevations are expected to be highest at the Syar Napa Quarry) and through the following means:</p> <ol style="list-style-type: none"> 1. The Permittee shall monitor stream flow and pond elevation throughout every year the Quarry is in operation. This information, along with publicly available climactic data, shall be used to calculate the groundwater infiltration volumes quarterly, in a manner consistent with Appendix J. The results of the monitoring and water balance infiltration analysis shall be provided to the County quarterly and be included in the Annual Groundwater Elevation Monitoring and Use Report. 2. The Permittee shall install piezometers or monitoring wells as required to quantify the regional groundwater potentiometric elevation in areas of active mining prior to any mining excavation that will cause an increase in mining depth beyond existing conditions and/or is likely to extend to within 50 feet of the groundwater elevations presented on Figure 4.8-6. The results of groundwater potentiometric elevation monitoring shall be provided to the County quarterly and be included in the Annual Groundwater Elevation Monitoring and Use Report which is required by this Mitigation Measure. All excavation activity at the Syar Napa Quarry shall be conducted to maintain a 10-foot 					

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<p>separation of undisturbed native soil/rock between the finished grade and the underlying groundwater potentiometric elevation as determined by the most recent Annual Groundwater Elevation Monitoring and Use Report. Increased mining depth in areas that are already at or below the groundwater potentiometric elevation, including but not limited to the State Blue Pit, shall not occur.</p> <p>a) To determine the location, number, and timing of piezometer or monitoring well installation that are necessary to accurately determine the groundwater potentiometric elevation in areas of active mining, the Permittee shall provide a monitoring piezometer/well plan prepared by a qualified Professional Engineer, Professional Geologist, or Professional Hydrogeologist to the County for review and approval prior to commencing any mining activities that would increase the depth of mining beyond existing conditions. The monitoring piezometer/well plan shall also be included in the Annual Groundwater Elevation Monitoring and Use Report.</p> <p>3. To avoid interfering with the groundwater recharge mechanisms, the Permittee shall also ensure that any subsurface flow in fractures or soil that is exposed or intercepted by the excavation shall be reinfiltred within the same watershed boundaries. Any surface water that is not the direct result of surface water runoff during rain events shall be infiltrated or directed to areas that provide groundwater infiltration onsite (such as project detention ponds/basins) and within the same watershed and as depicted on Figure 4.8-10. Surface water which is the direct result of rain events shall be infiltrated to groundwater or directed to the existing channels. Spring season monitoring shall be conducted by the Permittee concurrent with SWPPP monitoring (required by Mitigation Measure 4.8-1) to verify that springs and subsurface flow exposed as a result of mining activities is infiltrated back into the subsurface before reaching the surface flow channels. If persistent springs are formed by mining activities the Permittee shall hire a</p>					

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>qualified professional to assess springs and provide an evaluation to the County to determine if the elevation of these springs are part of the regional groundwater potentiometric surface; if so, mining shall not advance further below this elevation.</p> <p>4. While no direct groundwater extraction has been proposed or approved in the Arroyo Creek vicinity, existing Well #4 could be activated for extraction or an additional well could be installed. The extraction of groundwater from Well #4 or from any additional well at the project site, including in the Arroyo Creek vicinity, shall be subject to the groundwater extraction limitation of 140.6 acre-feet per year pursuant to Mitigation Measure 4.4-8 and Condition of Approval #2D.. Any new groundwater wells shall subject to additional environmental review pursuant to CEQA and modification of this surface mining permit.</p> <p>Any monitoring reports, including annual documentation of groundwater infiltration/recharge volumes and mining elevations in relation to the estimated regional groundwater potentiometric elevations (presented in DEIR Figure 4.8-6), and documentation of any exploratory borings and/or monitoring wells required to be installed or that have been installed, shall be submitted within 12 months of approval of this permit and shall be included within the Annual Groundwater Elevation Monitoring and Use Report required by this measure. Additionally, any documentation required by this mitigation measure shall also be included in the Annual Compliance Report required by Condition of Approval #2L, or as requested by the County to demonstrate compliance.</p>					
<p>4.8-3 Avoid reducing the groundwater potentiometric elevation by increasing consumptive use of surface water or surface occurrence of regional groundwater as a result of quarry activities.</p> <p>The Permittee shall ensure that all water extracted from open bodies of water that are at the regional groundwater potentiometric elevation shall be reinfiltated in surface detention/infiltration basins within the same watershed from</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Within 12 month of the effective date of this Permit	Annually and as necessary prior to initiation of vegetation removal or earthmoving in undisturbed	County and State standards

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<p>which the extraction occurs (i.e. the State Blue or Arroyo Creek watersheds) or it will be considered a consumptive use of groundwater. This will prevent depletion of the groundwater resource by consumptive use of water derived from open bodies of water such as State Blue Pit. This Mitigation Measure 4.8-3 shall not apply to the draining of ponded surface water which is at an elevation higher than the underlying regional groundwater potentiometric elevation, provided the water is not used outside of the watershed it was derived from. Ponded surface water which occurs in temporary low areas in active mining areas may be pumped to detentions ponds within the same watershed for infiltration purposes.</p> <p>As part of quarry activities, water may be pumped from open water bodies such as State Blue Pit for consumptive quarry activities such as dust control and other uses where the water is not infiltrated. The volume of groundwater that is pumped from those water bodies where the water surface elevation is effectively the same as the regional groundwater potentiometric elevation (i.e. State Blue Pit) shall be considered part of the maximum allowable annual groundwater use allocation of 140.6 acre-feet per year for the Project. Consumptive use from open water bodies such as State Blue Pit shall be recorded and considered a part of the groundwater allocation in the same manner as the groundwater pumping from the Quarry Well. The volume of water used to wash materials shall not be included in the quantification of groundwater use if it is returned to the aquifer by infiltration. The volume of wash water returning to detention ponds for infiltration is not considered in quantifying groundwater use because it is not a consumptive use of groundwater.</p> <p>To help ensure that groundwater infiltration volumes are not decreased, pre-project infiltration volumes shall be compared with project groundwater infiltration volumes. If there is a deficit, BMP shall be adjusted or consumptive use of water shall be curtailed until groundwater recharge volumes are greater than or equal to pre-project volumes. Pre-project infiltration volumes were calculated at 685 acre-feet in the Arroyo Creek drainage and 442 acre-feet in the State Blue drainage, totaling 1,067</p>				<p>areas or that would increase mining depth beyond existing conditions .</p>	

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Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>acre-feet.</p> <p>Maintaining groundwater recharge volume shall be addressed by routing stormwater runoff to existing ponds or new surface detention/infiltration basins that shall be constructed on recharge areas to ensure that groundwater infiltration volumes are equal or greater than pre-project groundwater infiltration volumes. To ensure that existing volumes of groundwater recharged are maintained the Permittee shall monitor pond elevation throughout the year. This information, along with publicly available climactic data, shall be used to calculate the groundwater infiltration volumes quarterly, in a manner consistent with Appendix J. The results of the monitoring and water balance infiltration analysis shall be provided to the County quarterly and be included in the Annual Groundwater Elevation Monitoring and Use Report.</p> <p>Monitoring reports required by this measure shall be submitted within 12 months of approval of this permit and shall be included within the Annual Groundwater Elevation Monitoring and Use Report required pursuant to Mitigation Measure 4.8-2. Additionally, reports required by this mitigation measure shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as necessary or requested by the County to demonstrate compliance.</p>					
<p>4.8-4 Avoid depleting groundwater supplies by water reuse and obtaining new supplies of additional water for operations. No additional groundwater from existing sources is available to accommodate the additional water demand of the proposed Project. The Permittee's maximum allowable annual groundwater usage for all quarry operation and associated activities shall not exceed 45.8 million gallons (or 140.6 acre-ft) per year. This mitigation measure includes metering to verify that demands upon water resources are not exceeded. This mitigation measure also includes accommodating any additional water demands with a combination of water reuse, new water sources or water conservation methods.</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Within 12 months of the effective date of this permit	Annually	County and State standards

DRAFT - SUBJECT TO CHANGE

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>In order to document the use of the existing water sources, the Permittee shall continuously monitor, meter and maintain records of all water use at the Quarry site. These monitored sources shall include:</p> <ol style="list-style-type: none"> 1. Groundwater from the Quarry Well, or any other groundwater well related to the project that could have a similar impact (i.e. Well #4 and/or the Latour Court well); 2. Water collected from open water bodies in contact with the regional groundwater potentiometric elevation (as identified in Mitigation Measures 4.8-2 and 4.8-3); and/ or 3. Impounded surface water that would otherwise infiltrate to groundwater. <p>Monitoring reports required by this measure shall be submitted within 12 months of approval of this permit and shall be included within the Annual Groundwater Elevation Monitoring and Use Report required pursuant to Mitigation Measure 4.8-2. Additionally, reports required by this mitigation measure shall also be included in the Annual Compliance Report required by Condition of Approval #2L, and as requested by the County to demonstrate compliance.</p> <p>If new wells are installed and/or if existing wells (i.e. Well #4) are brought into production the extraction from these wells shall be included in the annual usage total. The total of groundwater/surface water used for quarry operations shall be totaled and reported monthly to the County. Any new groundwater well shall subject to additional environmental review pursuant to CEQA and modification of this surface mining permit.</p> <p>On-site water that is used which can be used non-consumptively such as a controlled process where the water is used for sand washing and then recharged to the groundwater through a detention basin would not be included in the total of water used for the Quarry if it can be demonstrated through monitoring and reporting as part of the annual water usage report that it is recharged to groundwater.</p>					

SUBJECT TO CHANGE

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>The Permittee shall also off-set additional water demands by reusing water and increasing processing efficiencies. This could include gravel application to roadways and production areas to reduce dust generation and the need for dust suppression by water application. It could also include process revisions to reuse sand wash water rather than allow the water to drain off as surface water or to allow it to evaporate in shallow ponds that have low infiltration benefit.</p> <p>If additional water is required for the Project, the additional water shall be obtained from offsite sources such as new wells outside of the MST. Off-site sources of recycled water are available and water can be purchased from public or private sources. If additional water sources are not available then the Permittee shall reduce its production volume to a level that the water use does not exceed the maximum allowable annual usage of 45.8 million gallons (140.6 acre-feet) per year. Any new or additional water sources for Quarry operations shall subject to additional environmental review pursuant to CEQA and modification of this surface mining permit.</p> <p>The County Engineering and Conservation Division shall monitor this requirement. Compliance of this measure shall be subject to Article VI (Enforcement) of Napa County Code Chapter 16.12 (Surface Mining and Reclamation).</p>					
<p>4.8-5 Reduce Potential for Offsite Runoff.</p> <p>The Permittee shall design and construct detention ponds in the mined watersheds to reduce stormwater runoff volume, rates and sedimentation in addition to maintaining infiltration to groundwater. The specific locations of these detention ponds shall be determined during the development of the grading and drainage plans, as required by the County's Surface Mining and Reclamation Ordinance (Napa County Code Chapter 16.12). The Permittee shall submit a final detailed design-level hydrologic and hydraulic analysis within 12 months of approval of this permit as part of the annual mining plan (that is a component of the Project's Mining and Reclamation Plan) to the Napa County Engineering and Conservation Division detailing</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Within 12 months of the effective date of this permit.	Annually and as necessary through the life of the permit	County and State standards

SUBJECT TO CHANGE

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>the implementation of the proposed drainage plans, including detention pond facilities that shall conform to the following standards and includes the following components:</p> <ol style="list-style-type: none"> 1. Peak runoff in 2-, 10-, 50-, and 100-year storm events during the years of active mining and at the end of mining shall not exceed existing conditions. The final grading and drainage plan, including detention pond designs, shall be prepared by a California licensed Professional Engineer. All design and construction details shall be depicted on the grading and drainage plans (or SWPPP) and shall include, but not be limited to, inlet and outlet water control structures, grading, designated maintenance access, and connection to existing drainage facilities. 2. The Napa County Engineering and Conservation Division shall review and approve the grading and drainage plans prior to implementation to ensure compliance with Napa County standards. The Permittee shall implement any additional improvements deemed necessary by the County. 3. Once constructed, the drainage components, including detention ponds designed for the watersheds, shall be inspected by the County's Engineering and Conservation Division annually to ensure they are maintained per the guidelines outlined in the Sediment Basin BMPs found in the Napa Quarry SWPPP. The Permittee shall ensure that all disturbed areas of the quarry are graded and maintained in conformance with the approved grading and drainage plans or SWPPP, and are designed in such a manner as to direct stormwater runoff to a properly sized detention pond. 4. All calculations, plans, and reports required by this mitigation measure shall also be included in the Annual Compliance Report required by Condition of Approval #2L, or as requested by the County to demonstrate compliance. 					

- SUBJECT TO CHANGE

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>4.8-6 Update Industrial Storm Water Pollution Prevention Plan to address hazardous materials spill response actions. The Permittee shall revise its Spill Prevention and Countermeasure Plan, Hazardous Materials Business Plan, and Emergency Response Plan as necessary to directly address the potential for a spill or release of hazardous material near or into a water body that is directly connected to the regional aquifer. The revision shall include provisions for training in spill response and containment and maintaining access to the needed equipment to respond to a spill. The revisions to the plan will also contain provisions to eliminate or minimize the storage of hazardous materials in areas which drain to portions of the project site where the regional groundwater is exposed. These revisions shall then be incorporated into the SWPPP by summary and reference. The Permittee shall provide the revised Spill Prevention and Countermeasure Plan, Hazardous Materials Business Plan, and Emergency Response Plan to the County for review and approval within 12 months of approval of this permit.</p> <p>Thereafter, any time the Spill Prevention and Countermeasure Plan, Hazardous Materials Business Plan, and Emergency Response Plan is revised or updated it shall also be submitted to the County in the Annual Compliance Report required by Condition of Approval #2L, or as necessary to demonstrate compliance. If the County finds that the Permittee has not revised and updated the plan as necessary the Permittee shall have 30 days to submit the plans to the County for review and approval. Compliance with this measure shall be subject to Napa County Code Sections 16.12.600 through 16.12.660 (Surface Mining and Reclamation – Enforcement).</p>	Applicant	Napa County Department of Planning, Building and Environmental Services	Within 12 months of the effective date of this permit	Annually and as necessary through the life of the permit	County and State standards
<p>4.11 Noise and Vibration</p> <p>4.11-1 Noise Restrictions in Expansion Area North and East of the State Blue Pit and Snake Pit (Pasini Parcel): To reduce noise impacts of mining, quarrying, and associated operations the Permittee shall adhere to the following:</p> <ol style="list-style-type: none"> 1. No aggregate mining operations shall occur between the 	Applicant	Napa County Department of Planning, Building and Environmental	Within 3 months of the effective date of this permit	Annually and as necessary for the first 5 years the permit, TBD thereafter	County standards

PRELIMINARY SUBJECT TO CHANGE

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>hours of 6:00 PM and 7:00 AM in mining expansion areas to the north and east of the State Blue Pit where there are residences not shielded by intervening terrain.</p> <p>2. With the exception of blasting and the removal of overburden the Permittee shall: 1) Limit daytime aggregate mining operations to between the hours of 7:00 AM and 12:00 PM in unshielded areas to the north and east of the State Blue Pit or Snake Pit areas within 2,500 feet of the nearest sensitive receptors (residences, schools, or trails within Skyline Park); 2) Ensure that noise levels at the nearest receptor locations north or east of the quarry shall not exceed 50 dBA L50 from 7:00 AM to 10:00 PM and 45 dBA L50 from 10:00 PM to 7:00 AM.</p> <p>3. The Permittee shall utilize the following measures or equivalent:</p> <p>a) Maintain acoustical shielding for receivers north or east of the quarry so that existing terrain features provide the maximum amount of shielding for the longest time possible.</p> <p>b) Use the quietest available equipment when removing topsoil and overburden (e.g., well-maintained, modern equipment such as higher Tier engines, having sufficient engine insulation and mufflers, electric or hydraulic powered equipment, or equipment operation settings at the lowest possible power levels).</p> <p>c) Conduct noise monitoring and maintain noise monitoring reports to ensure that daytime noise levels from aggregate mining and operations do not exceed 50 dBA L50 at the nearest receptor locations north and east of the quarry (i.e. along the norther and eastern property lines in the vicinity of the State Blue Pit or Snake Pit areas), which are areas where monitoring sites should be located. Noise monitoring shall be conducted daily for the first five years of the Permit; thereafter the Planning Commission shall determine the extent of ongoing noise monitoring as part of their Project and Permit review required by Condition of Approval #1F. Noise monitoring reports shall be submitted monthly to the County Environmental Health and Engineering and Conservation Divisions, or upon request, to verify compliance. If and as necessary the County will either hire a consultant (at the Permittee's expense) to assess</p>		Services			

SUBJECT TO CHANGE

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>compliance or provide 3rd party independent noise monitoring of the Project.</p> <p>d) Noise monitoring results shall also be submitted to the County in the Annual Compliance Report required by Condition of Approval #2L, or as necessary to demonstrate compliance. If the County finds during annual compliance review that noise levels of Quarry Operations are excessive, the Permittee shall modify Quarry Operations or the Mining and Reclamation Plan so that the noise limits identified herein are not exceeded.</p>					
<p>4.11-2 Blasting Vibration Reduction Measures. To reduce vibration impacts, the Permittee shall:</p> <ol style="list-style-type: none"> 1. Monitor peak particle velocity and peak sound pressure during each blast event to ensure that vibration levels are under 0.20 in/sec PPV and air-blast overpressures are under 133 dB(L) at sensitive land uses (residences and schools). Monitoring sites shall be located along the northern property boundary and along Imola Avenue adjacent to sensitive land uses. Blasts shall be modified to reduce the charge weight per delay. The charge weight per delay shall not exceed 175 lbs. for blasting near the northernmost property boundary (i.e. within 1,000 feet) to maintain vibration levels below 0.20 in/sec PPV and air-blast overpressures below 133 dB(L) at sensitive land uses. 2. The effectiveness of this measure shall be demonstrated to the County by submittal of vibration calculations/measurements and monitoring records for each blast event that are satisfactory to the County for effectiveness review. Monitoring records shall be provided to the County Environmental Health and Engineering and Conservation Divisions monthly, or as necessary at the request of the County, to demonstrate and verify compliance with this measure. If the County finds that the Permittee has not maintained the required vibration levels during blasting events, the Permittee shall immediately lower charge weights as necessary, below the limits identified above, until required reductions have been achieved. 3. Conduct stemming and burdening (filling the drilled holes 	Applicant	Napa County Department of Planning, Building and Environmental Services	Upon the effective date of this permit	Annually throughout the life of the permit	County standards

Mitigation Measure	Monitoring and/or Reporting Responsibility	Compliance Verification Responsibility	Timing of Initial Action	Frequency and/or Duration of Monitoring	Performance Criteria
<p>with dirt and rock above the explosive charge) of the blast holes to confine the blast charges into the ground and to minimize acoustic overpressure levels.</p> <p>4. To ensure that surrounding residence and sensitive receptors are aware of blasting events, Syar shall notify the County, sensitive receptors, and surrounding residences prior to blasting. The following uses/facilities shall be included in this notification: Skyline Wilderness Park, Napa County Office of Education, Chamberlin High School, Liberty High School, Creekside Middle School, the Napa Preschool Program, the Napa Child Development Center, and the Napa State Hospital. The Permittee shall request contact information from residences and sensitive receptors that wish to be notified and provide notification at least 48-hours in advance of the blast. This provision will be included as a condition of approval should the project be approved.</p> <p>5. Vibration monitoring records shall also be submitted to the County in the Annual Compliance Report required by Condition of Approval #2L to demonstrate compliance. If the County finds during annual compliance review the Permittee has not maintained the required vibration levels during blasting events, the Permittee shall reduce charge weights as necessary to ensure specified vibration levels are not exceeded. As necessary the County may hire a qualified professional (at the Permittee's expense) to assess compliance.</p>					

SUBJECT TO CHANGE

FIGURE 1

Syar Napa Quarry Aggregate Processing, Sales, and Office Facilities

The proposed project includes the continued operation of the existing Syar Napa Quarry facilities listed below. These facilities are all located in the western portion of the quarry property within the main processing area, west of SR 221. No area expansion and no increased capacity demands are proposed for the following facilities:

- Main Quarry Office - quarry operation offices and restrooms.
- Scale house - located at the entrance of the quarry, used to weigh loaded and unloaded on-road highway trucks.
- Material and equipment storage yards - located primarily in the western portion of the quarry near the main processing area.
- Aggregate and aggregate products testing laboratory - testing is done on aggregate and aggregate products to ensure compliance with required specifications.
- Maintenance and service buildings – area used for the purpose of storing and maintenance equipment and materials used in maintenance activities. Minor maintenance of vehicles and equipment are completed on the quarry property in designated areas. Large scale maintenance is completed at the maintenance shop located on the west side of SR 221.
- Stockpiles of overburden and topsoil – existing overburden and topsoil piles are located in multiple areas of the quarry. These stockpiles are stored for use as engineered fill or used in interim and final reclamation activities.

The proposed project includes the continued operation of the existing Syar Napa Quarry facilities listed below. No area expansion is proposed; however, increased throughput (i.e. an increase in production inputs and end-product yield) is expected in association with the project for the following facilities:

- Primary aggregate processing plant – located in the western portion of the quarry property. This is the main aggregate processing area for basalt and rhyolite rock.
- Two asphaltic concrete plants - located in the western portion of the quarry property within the main processing area. These facilities consist of the equipment used to manufacture asphaltic concrete (AC) and other asphalt products.
- Sand plant - used primarily to wash sand. Secondarily this plant is used to sort an uneconomical aggregate material into aggregate products that can be crushed or sold.
- Aggregate Base (AB)/recycling plant - located in the central portion of the quarry property. This area is used to store and process recycled concrete and asphalt. This area is also the main processing plant for rhyolite rock products.

- Haul Roads - are located throughout the quarry property. The haul roads are used primarily by on-highway trucks and off-highway trucks to transport aggregate materials from active mining sites to the appropriate processing areas.
- Barge landing area located adjacent to the Napa River - located adjacent to the Napa River on the west side of SR 221. This area is connected to the main quarry property by a paved haul road. This area is used to barge in sand from the San Francisco Bay or to barge out rock products.
- Railroad spur - located on the west side of SR 221. This area is used to rail in products used in the manufacturing of saleable products and to rail out aggregate products.

The proposed project includes the continued operation and an expected increase in throughput of the existing Syar Napa Quarry facilities listed below. Relocation and/or an increase in footprint area are also expected in association with the following facilities as a result of the project:

- Process water ponds - are located in the northwest corner of the quarry property. These ponds capture the water and fine sediment from the sand plant.
- Drainage swales - located throughout the quarry property. The drainage swales are used to convey surface water to the appropriate location.
- Sediment control ponds - located throughout the quarry property. These ponds are used to capture surface water allowing the fine sediment from mining activities to settle out prior to the surface water either being released from the site from controlled location or to be absorbed into the groundwater.
- Haul Roads - used to haul material in both highway and off-road vehicles, and are used as the primary access routes throughout the quarry.

FIGURE 2

Syar Industries, Inc. Blasting Procedures

Syar Industries (Syar) maintains all necessary Federal, State and local permits and licenses to receive, use and store explosives. It should be noted that the information outlined in this blasting procedure plan is not all inclusive but an outline of the required elements to blasting at a mine property. Syar adheres to all applicable laws and regulations outlined in the Department of Justice, Bureau of Alcohol, Tobacco and Firearms (ATF), Federal Explosives Law and Regulations, dated 2007. In addition to the Division of Occupational Safety and Health (DOSH), California Code of Regulations, Title 8, Section 5293 – Misfires, Subchapter 7, General Industry Safety Orders, Group 18, Explosives and Pyrotechnics, Article 116, Handling and Use of Explosives – Blasting Operations. All blasters at Syar’s facilities have been trained by the United States Department of Labor, Mine Safety and Health Administration (MSHA) Blasting Training Program.

1 Storage of Explosive Materials

1.1 Types of Surface Magazines

The storage of explosives on a mine site requires the use of a building or structure, other than an explosives manufacturing building. This building or structure is described as a magazine. The MSHA only allows Type 1 or Type 2 magazines on mine properties. Syar Industries, Inc. (Syar) utilizes Type 1 magazines on all quarry properties where blasting occurs. A Type 1 magazine is a permanent structure: a building, an igloo or “Army-type structure”, a tunnel, or a dugout. It is to be bullet-resistant, fire-resistant, weather-resistant, theft-resistant, and ventilated.

1.2 Placement

Outdoor magazines must comply with the minimum distances specified from inhabited buildings, railways, and highway, and, in addition, they should be separated from each other if two or more are located on one property. The magazine(s) shall be separated from the distances specified in the American Table of Distances (ATF, 2007).

1.3 Housekeeping

Magazines are to be kept clean, dry and free from grit, paper, empty packages and containers, and rubbish. Floors are to be regularly swept. Brooms and other utensils used in the cleaning and maintenance of magazines must have a no spark-producing metal parts, and may be kept in magazines. The area surrounding the magazines is to be kept clear of rubbish, brush, dry grass, or trees (except live trees more than 10 feet tall), for no less than 25 feet in all directions. Volatile materials are to be kept a distance of no less than 50 feet from outdoor magazines. Living foliage which is used to stabilize the earthen covering of a magazine need not be removed.

1.4 Smoking and Open Flames

Smoking, matches, open flames, and spark producing devices are not permitted in any magazine. These items are also not permitted within 50 feet of any outdoor magazine or within any room containing and indoor magazine.

2 Recordkeeping

2.1 Explosive Materials

Records of all explosives must be maintained. Tally sheets must show date and name of person making each transaction. In case of theft or loss of any explosive materials from stock shall, within 24 hours of discovery, report the theft or loss by telephoning 1-800-800-3855 and on ATF Form 5400.5 (formerly Form 4712) in accordance with the instruction on the form. The theft or loss shall also be reported to the appropriate local authorities.

2.2 Blasters Log

For every blast a complete log shall be created by the quarry manager or person in charge. The blaster's log shall include the following:

- Date and time blast occurred;
- Quarry name;
- Enter specific location of face (if applicable);
- Weather conditions, including wind speed and direction;
- Blaster's name;
- Number and depth of holes;
- Spacing of holes and burden;
- Enter amount of detonators, boosters, detonating cord and delays;
- Sketch drill pattern;
- Number of pounds per hole;
- Enter time of detonation
- Note any misfires.

3 Blasting

3.1 Loading Explosive Materials--General

Loading shall not commence until all drilling is completed and drill holes are cleaned or blown out, unless this procedure is impracticable under conditions encountered. When conditions justify simultaneous loading and drilling in the same area, such operations shall be separated as widely as practicable and in no case shall a drilling operation be closer than 50 feet to a hole being loaded. All drill holes shall be sufficiently large to

freely admit the insertion of the explosive materials. At least 5 foot candles illumination shall be provided to safely perform loading operations. Only approved lights shall be used within 50 feet of the loading area.

3.2 Shot Guarding

After the shot is loaded and ready to be fired, a complete check of the area must be made to determine that no one remains in any area that could prove hazardous.

No vehicle traffic shall be permitted over loaded holes.

Loading operations shall be carried on with the smallest practical number of persons and explosive materials loading equipment present and no one but the loading crew, inspection personnel, and authorized supervisory personnel shall be allowed within 50 feet of the loading area.

All blasting operations will be conducted using initiation systems which cannot be affected by stray current or radio frequency energy.

3.3 Lightning and Electrical Storms

Include provisions for a detection system capable of warning the loading crew when a storm is 100 miles away. When a storm is detected 50 miles from the loading operation, the storm's movement is to be monitored. When a storm is detected at 25 miles from the loading operation, loading operations will be discontinued and all persons in the blast area withdrawn to a safe location.

3.4 Work Practices

Though not all inclusive, work practices consist of the following:

- K-rails, barriers, traffic control systems and/or natural terrain shall be used to prevent entry by vehicular traffic into the loading site.
- The amount of explosive materials delivered into a loading area shall not exceed the amount estimated by the licensed blaster as necessary for the blasting.
- No holes shall be loaded except those to be fired in the next round of blasting.
- The detonator, if used, shall be properly encased in explosives when inserted into the drill hole.
- Tamping shall be by pressured or light blows only, and never by excessive ramming. The primer shall not be tamped.
- All blast holes in open work shall be stemmed to a point that will sufficiently confine the charge.
- Stacks of explosive materials shall be spaced and distributed in the loading area to prevent propagation of an explosion between any two piles or loaded holes in the event of a premature explosion in any portion of the blast area.
- No explosive materials shall be left unattended at the blast site.
- Loaded holes shall not be left unattended.

- Explosive materials shall be kept separated from detonators until charging is started.
- Capped primers shall be made up at the time of charging and as close to the blasting site as conditions allow.
- Only wooden or other non-sparking implements shall be used to punch holes in an explosive cartridge.
- Areas in which charged holes are awaiting firing shall be guarded or barricaded and posted or flagged against unauthorized entry.
- The double-trunk line or loop system shall be used in detonating-cord blasting.
- Trunk lines, in multiple-row blasts, shall make 1 or more complete loops, with crossties between loops at intervals of not over 200 feet.
- No one but the ATF approved attendant(s), the loading/detonation crew, inspection personnel, and authorized supervisory personnel shall be allowed within 50 feet of the loaded holes.

3.5 Firing of Explosives

The Blaster's Priorities:

- The safety of the blaster, blasting crew, and surrounding personnel.
- The prevention of damage to surrounding property.
- The accomplishment of the blasting tasks in an efficient manner.

Procedures:

The licensed blaster-in-charge shall fix the time of blasting.

Blasts are not to be fired without a warning signal/procedure. The signals, which may be given by a siren, air horn, whistle or other device, shall be loud enough to be heard clearly in areas that could possibly be affected by the blast or fly rock from the blast. In addition, blasts are not to be fired until the licensed blaster-in-charge verifies the following:

- All surplus explosive materials are in a safe place;
- All security personnel at the blast area are in the proper location; and
- All personnel are either outside of the blast area or under sufficient cover.

Precautions, such as the following, shall be taken to prevent unauthorized entry into the blast area: warning signs, barricades, or flaggers when necessary.

Warning signals shall be given by the use of a compressed air whistle, a horn, lights or equivalent means, such as flaggers or voice warning and shall be clearly audible at the most distant point in the blast area. Where other than flagger or other visible method or voice warning is used, the following signals are recommended:

- **Warning Signal** – 5 minutes prior to the blast, a 1 minute series of long audible signals;
- **Blasting Signal** – 1 minute prior to the blast a series of short audible signals;
- **All-Clear Signal** – Following inspection of the blast area a prolonged audible signal.

The type of warning signal or method shall be posted at one or more conspicuous locations and all employees shall be made familiar with the signals and instructed accordingly.

The “ALL CLEAR” signal shall not be given until the licensed blaster has made a thorough, visual inspection of the blast area for misfires. In the event of a misfire, the requirements of outlined in Section 4 (see below) shall be complied with before the “ALL CLEAR” signal is given.

Warning signs, indicating a blast area, shall be maintained at all approaches to the blast area. The warning sign lettering shall not be less than 4 inches in height on a contrasting background.

Whenever blasting is being conducted in the area immediately adjacent to gas pipelines, flammable liquid gas pipelines, electric, water, fire alarm, telephone, telegraph, and steam utilities, the licensed blaster shall notify the appropriate representatives of such pipelines or utilities at least 24 hours in advance of blasting. The notification shall specify the location and intended time of such blasting. Verbal notice shall be confirmed with written notice before the blast. In an emergency this time limit may be waived.

Employees shall be prohibited from entering the blast area after blasting until any toxic vapor/fumes, dust and gases have been reduced to safe limits.

After blasting, the blasting crew shall wait at least 5 minutes before returning to the point of blasting.

4 Misfires

After each shot the blast area shall be examined for misfires. If any are found, or suspected to exist, they shall be reported to the mine manager or person in charge. Steps shall be taken to eliminate all undetonated explosive materials. In the case of a detonator misfire, the shot area shall be made safe under competent supervision by one of the following means after a 30 minute wait following electric or non-electric shock tube blasting, or a 60 minute wait following fuse cap blasting:

- Where practical a new primer shall be inserted into the hole and the hold reblasted; or
- Where the hole cannot be reblasted, the stemming and explosive shall be washed out with water; or
- Where blasting agents are used, try to remove the detonator and cap sensitive explosive materials.

Where reblasting, washing, or removing explosive materials is unsafe or impracticable in a geophysical operation, DOSH and surface owners shall be notified within 24 hours. The notice shall include the location, depth, and the amount of the undetonated explosive material. Following the concurrence by DOSH that retrieval of the explosive material in a misfire is impractical or unsafe, a substantial concrete cap capable of containing the explosion shall be placed above the explosive material at least 3 feet below the ground surface, or other permanent protection shall be installed.

If explosive materials are suspected of burning in a hole, all persons in the endangered area shall move to a safe location and no one shall return to the hole until the danger has passed, but in no case within 1 hour.

No other work shall be performed in the danger area except that is necessary to remove the hazard of the misfire. No other employees except the licensed blaster and the necessary crew shall be in the danger area when a misfire hazard is being removed.

FIGURE 3



SYAR INDUSTRIES, INC.

RECEIVED

MAR 17 2015

Napa County Planning, Building
& Environmental Services

March 17, 2015

Mr. Don Barrella, Planner III
Napa County
Conservation, Development & Planning Department
1195 Third Street, Suite 210
Napa, California 94559

Subject: Syar Industries, Inc. - Napa Quarry Permit

Dear Don:

As you have requested, I am sending this letter to formally request the following modifications be made to the Syar Industries, Inc. (Syar) Napa Quarry Project. We first want to acknowledge that Syar is agreeable to the Reduced Production Alternative being the County's recommendation to the County Planning Commission. Also, as stated in our E-Mail to you on February 13, 2015, Syar is making these modifications to their project in response to the concerns raised at the January 7th Planning Commission hearing on the Napa Quarry Project. These proposed revisions are intended to balance public concerns regarding potential impacts, with the project objectives of providing a local, reliable, affordable, and consistent source of high quality aggregate and aggregate-related materials to customers in the Napa region for the next 35 years. Syar proposes to make the following modifications:

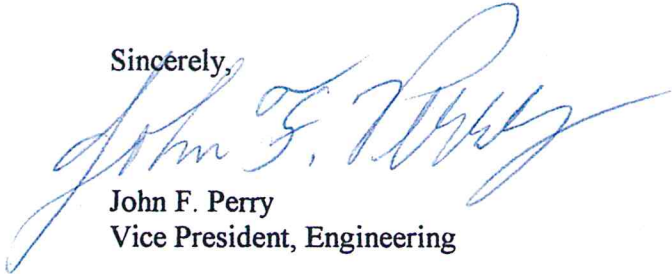
- Reduce the size of the expansion areas as shown on the attached maps. In the Pasini area, this includes doubling the size of the setback from the property line, as shown in Exhibit 1, attached. This would reduce the mineable area by approximately 5 acres. In the northeast area of State Blue, this change consists of removing the northern-most 10 acres of the expansion area, as shown in Exhibit 2. These modifications to the expansion areas should reduce potential noise, vibration, and visual impacts of the project. It also reduces the impacts on oak woodlands, particularly in the northeast area. Along with this modification to Syar's project, Syar is willing to develop a license agreement, with the County of Napa, that will allow the existing trails, currently located on Syar property, to remain.
- We suggest the County clarify Mitigation Measure 4.11-1 to indicate: (1) the mitigations will be applied in both expansion areas, and (2) clearing of topsoil and overburden are limited to the hours of operation stated in Section 3.5.7. As additional mitigation in the expansion areas, we will also: (1) limit blasting to the hours of 10:00 am to 4:00 pm weekdays, with no blasting on Saturdays, Sundays, or holidays, and (2) within 400 feet of the property line, and where such activities are visible from the trails in Skyline Park, limit

topsoil and overburden removal activities to the hours of 7:00 am to noon on weekdays, with no such activities on Saturdays, Sundays, or holidays.

- To provide additional visual screening, Syar will plant oak trees in the setback of the Pasini expansion area, in the general location shown on Exhibit 1, within the first 2 years of the permit term.
- Syar will provide 48 hours notice of blasting via our website, in addition to providing a 48 hour notice via email/phone call to anyone who requests to receive a notice.
- To address the potential dust concerns expressed by Cakebread, we agree to not blast when sustained wind speeds at the quarry exceed 20 mph.

Please let me know if you have any further questions with respect to these changes to the project. You can call me at 707-259-5826 or email me at jperry@syar.com.

Sincerely,



John F. Perry
Vice President, Engineering



SKYLINE PARK

EXISTING
MINING BOUNDARY
51.97 ACRES

REVISED
MINING BOUNDARY
47.69 ACRES

AREA
NEW TREE PLANTING
(TYPICAL)

PROPERTY LINE

SYAR INDUSTRIES, INC

EXHIBIT 1

50'

100'

EXHIBIT 2

SKYLINE PARK

10.7 +/- ACRES

EXISTING
MINING
BOUNDARY

EXISTING
ROCK WALL
&
REVISED
MINING BOUNDARY

50'

SYAR INDUSTRIES INC.

PROPERTY LINE

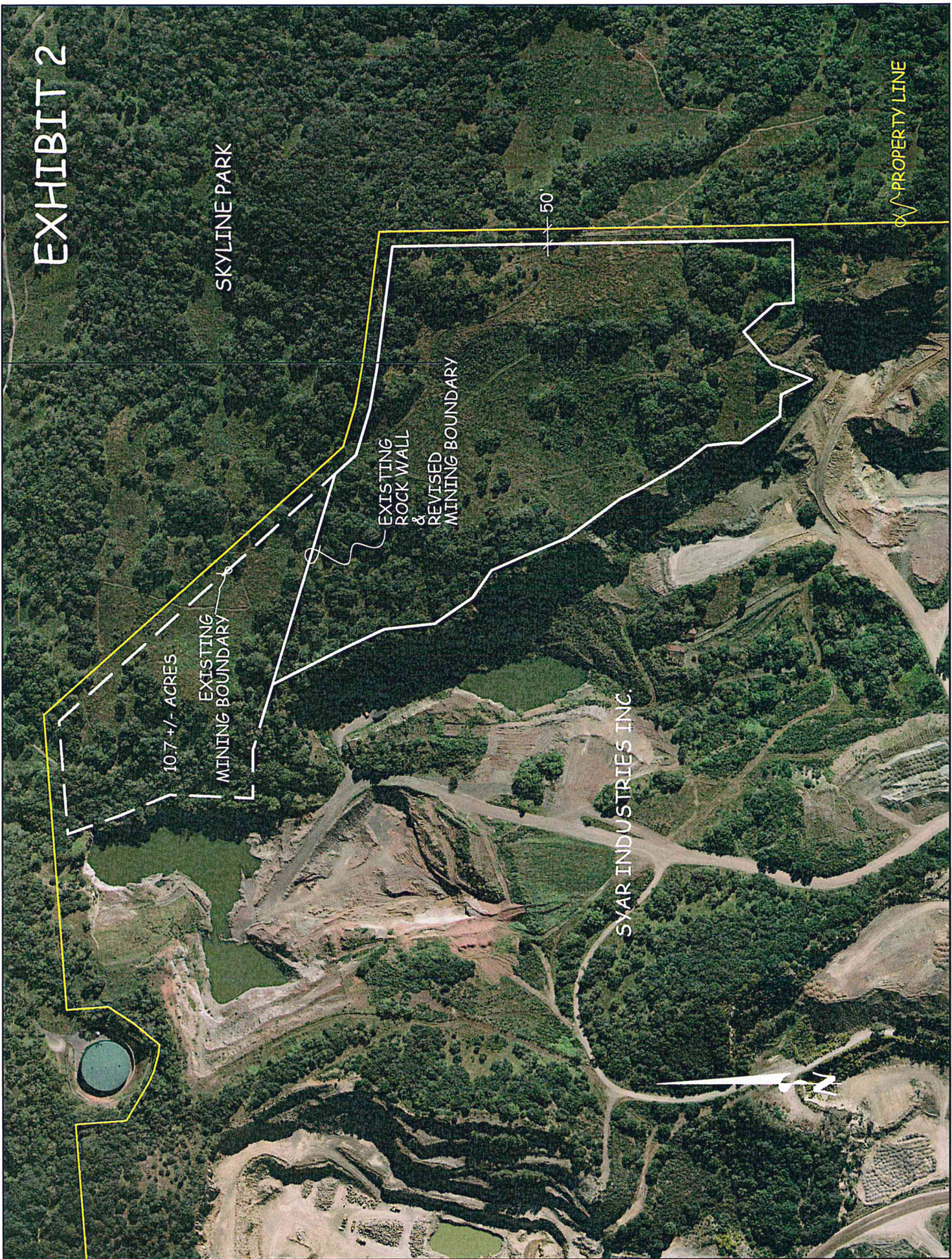
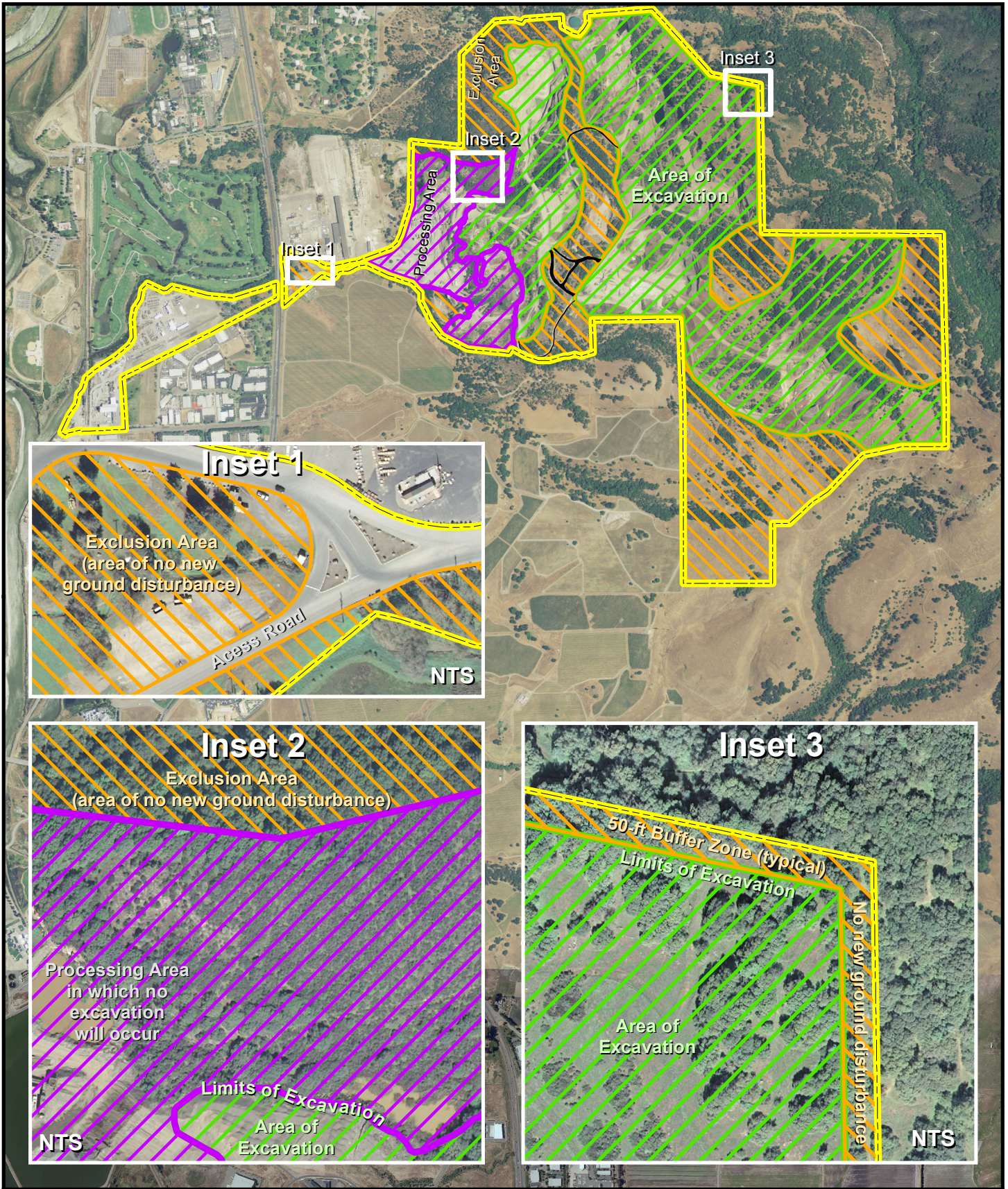





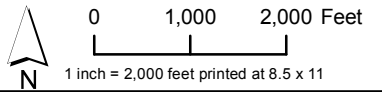


FIGURE 4

**Draft Environmental Impact Report
Figures 3-4 (Project Activities/Areas) and
Figure 3-5 (Limits of Vertical Excavation)**



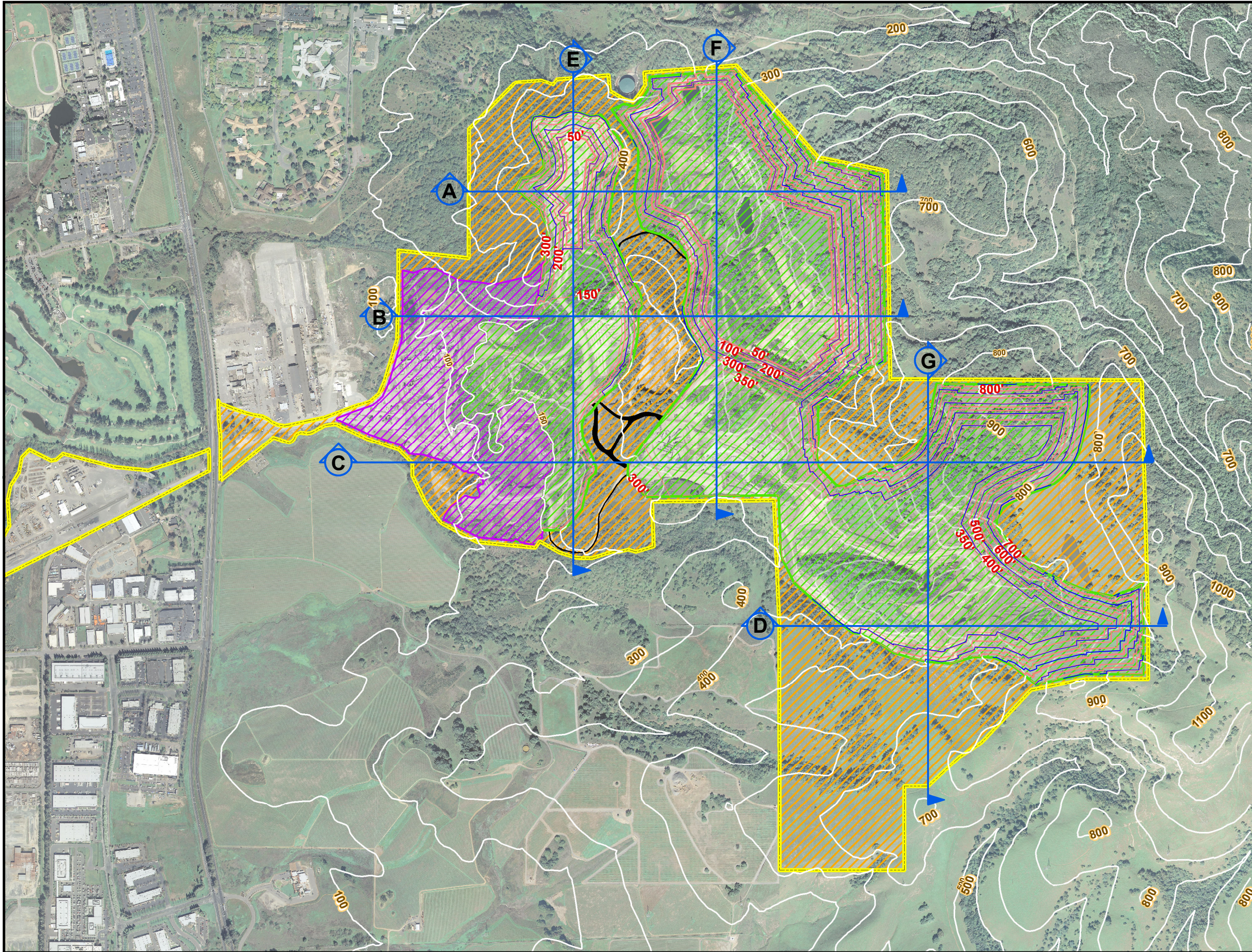
-  Project Site
-  Exclusion Area and Buffer Zone (no new disturbance)
-  Processing Area
-  Excavation Limits
-  Existing Roads (to be maintained)











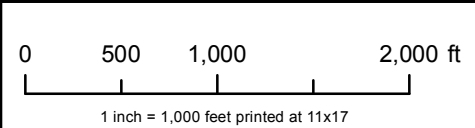
Sources: ESRI - tele atlas


**Figure 3-4
Project Activities/Areas**

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-  Project Site
-  Exclusion Area
(See Figure 3-4)
-  Excavation Limits
-  Processing Area
-  Existing Road
(to be maintained)
-  Proposed Finished
Grade Contours
-  Existing Surface
Contours
-  Profile Cut Line
(see Figure 3-6 for Profiles)



 Sources: Napa County GIS: 2007 Napa County Orthophoto 0.5 ft resolution.

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Cartography BFV/AF/GLD	Date 7/29/2013	Project # 02304-09-001
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Figure 3-5
Limits of Vertical Excavation

Draft EIR
Syar Napa Quarry Expansion