Phase 2 Report: Feasibility of Subsurface Intake Designs for the Proposed Poseidon Water Desalination Facility at Huntington Beach, California

Authored by the Independent Scientific Technical Advisory Panel

Under the Auspices of the California Coastal Commission and Poseidon Resources (Surfside) LLC

Convened and Facilitated by CONCUR, Inc.

November 9, 2015
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iii. Conveners’ Preface

This report evaluates whether subsurface intake designs would be a feasible method for Poseidon Water to obtain seawater for its proposed desalination facility in Huntington Beach, California. The report is a product of coastal development permit review, Coastal Commissioner recommendations, and a scientific and technical review conducted by an independent expert panel convened by Coastal Commission staff and Poseidon Water (“Conveners”) with assistance and facilitation from CONCUR, Inc. The report will be used as part of the Commission’s upcoming review of Poseidon’s expected application for a coastal development permit to determine how and whether the proposed project will be consistent with policies of the Coastal Act and of the City of Huntington Beach Local Coastal Program.

The Conveners would first like to thank the Panelists for the diligence and critical thinking they exhibited during this review. We appreciate their willingness to take on this difficult, complex, and in some ways groundbreaking subject matter to produce a report that we hope will be understandable and useful to all the parties interested in this proposed project. We would also like to thank the entire CONCUR contingent for organizing, facilitating, shepherding, cajoling, and otherwise exhorting the Panelists and Conveners to continue moving forward through several tough issue areas during this process. CONCUR’s expertise and experience has been an invaluable part of this review.

As described elsewhere in this report, the Conveners determined that the Panel’s work would be done in one or more phases. In the first phase, the Panel was to determine whether any of several subsurface intake options were technically feasible at or near the proposed project site – that is, whether they could be built and operated given site conditions. At the end of Phase 1, the Conveners considered the report and agreed to initiate a second phase. The makeup of the Panel was modified to address the scope of work for Phase 2. Appendix C describes the background of the proposed project and the Panel process.

In Phase 2, the Panel would characterize the environmental, economic, and social feasibility of any options deemed technically feasible during Phase 1. The Conveners will decide after Phase 2 whether to conclude the ISTAP or whether to conduct additional studies and review.

For instance, if initial review found that there were no acceptable subsurface intake methods at or near the proposed site, the Conveners could either have the Panel move forward with Phase 3 to evaluate whether subsurface options would work at other sites or Poseidon could choose to submit an application based on the results of the Panel’s completed work. We look forward to presenting this Phase 2 report to help determine the next steps in the process.

We expect that different parties, including the Conveners themselves, will have different interpretations of portions of this report and of the Panel’s conclusions. We acknowledge that the Panel’s work is an important component of the upcoming Coastal Commission review, but that it is just one of many aspects of the proposed project the Commission will be considering. The Panel’s work is detailed and extremely useful in many ways, but is not meant to be a substitute for a full environmental or project review. We also emphasize that the Panel’s analysis has been focused on this particular proposed project and this particular site, and the Panel’s conclusions should not be applied to other projects or locations. That said, we expect that the Panel’s work will not only be useful for evaluating Poseidon’s proposed project, but that its approach be considered where necessary for other proposed water supply projects along the California coast.
iv. Signature Page

WE, THE UNDERSIGNED MEMBERS OF THE CCC-POSEIDON PROPOSED HUNTINGTON BEACH DESALINATION FACILITY INDEPENDENT SCIENTIFIC TECHNICAL ADVISORY PANEL, AUTHORED AND HEREBY CONFIRM OUR CONCURRENCE WITH THE FULL TEXT OF THIS PHASE 2 REPORT:

_______________________________
ROBERT BITTNER

_______________________________
JANET CLEMENTS

_____________________________
LARRY DALE

_____________________________
SUSAN LEE

_____________________________
THOMAS MISSIMER

_____________________________
MICHAEL KAVANAUGH
v. Executive Summary

a. Introduction
In April, 2014, Poseidon Resources, LLC (“Poseidon”) and the California Coastal Commission (“CCC”), designated as the “Conveners”, agreed to undertake an independent scientific review of the feasibility of subsurface seawater intake technologies in the context of a potential permit application to construct and operate a desalination facility in Huntington Beach, California. The Conveners established Terms of Reference (TOR) for an Independent Scientific and Technical Advisory Panel (ISTAP or Panel) (see Appendix B) that defined the objectives and procedures for the conduct of the scientific review. The process of coordinating ISTAP deliberations and technical report preparation has been managed by CONCUR, Inc. (CONCUR), a California firm specializing in facilitation and mediation processes to resolve complex technical disputes.

In Phase 1 of the review process, the primary objective of the Panel was to assess the technical feasibility of subsurface intake technologies that could potentially be applicable for the desalination facility proposed by Poseidon for the Huntington Beach site. The Phase 1 ISTAP reviewed the technical feasibility of nine subsurface intake technologies and concluded that two of the technologies, namely a seafloor infiltration gallery (SIG) and beach infiltration galleries (BIG), met criteria established by the Phase 1 Panel to define technical feasibility (See Report of Phase 1 ISTAP, http://www.coastal.ca.gov/pdf/ISTAP_Final_Phase1_Report_10-9-14.pdf).

Consistent with the TOR for the ISTAP, in December of 2014, the Conveners established a second panel (Phase 2 ISTAP) to assess the broader feasibility of the two technically feasible options for subsurface intake technologies, with the directive to consider economic, environmental and social factors consistent with the definition of “feasibility” considered applicable to the proposed project. To address these broader issues associated with a feasibility assessment, the composition of the second Panel was expanded to include experts in natural resource economics and environmental and social science to complement experts in engineering, water quality and constructability associated with desalination plants and alternative intake systems.

b. Approach
Following selection of the members of the Phase 2 ISTAP, CONCUR organized a meeting with the Conveners and Panel members to review the Terms of Reference (TOR) for Phase 2, and to establish an approach for data collection needed to satisfy the scope of the feasibility evaluation as defined in the TOR for the two subsurface technologies considered technically feasible by the Phase 1 ISTAP. The Panel considered various definitions of “feasibility” as defined in the Coastal Act, in the California Environmental Quality Act, and in the recent State Water Resource Control Board (SWRCB) amendment to the California Ocean Plan. It was recognized, however, that the details of assessing the economic, environmental and social factors associated with a desalination facility on the California coast must be considered within the context of project and site-specific issues arising from the proposed project. The Panel also considered the definition of economic feasibility regarding subsurface intakes as adopted in the May 6, 2015 amendment to the Ocean Plan, approved by the State Water Resources Control Board that states, “Subsurface intakes may be determined to be economically infeasible if the additional costs or lost
profitability associated with subsurface intakes, as compared to surface intakes, would render the desalination facility not economically viable.”

The primary focus of the Phase 2 ISTAP is assessing the feasibility of the SIG. However, for purposes of assessing the economic feasibility of the SIG, it was necessary to assess the overall project cost for both intake options (open ocean or SIG), which includes the cost of all engineered components of a desalination facility. It should be noted that the Phase 2 ISTAP was not asked to assess the feasibility of the other components of the SWRO Plant including the pretreatment systems, the membrane system or the brine disposal system.

In meeting the TOR for the Phase 2 Panel, we conducted the following tasks, using either conference calls, in person meetings with or without the conveners, or electronic communications for information transfer:

- Reviewed the technical feasibility of the two subsurface options selected in Phase 1 of the ISTAP, and determined that the beach infiltration gallery would not be feasible.
- Determined key technical assumptions for the two construction methods for the seafloor infiltration gallery (SIG).
- Established the baseline hydraulic capacity (scale) for the Huntington Beach proposed desalination facility, and defined the range of scales to be evaluated in the economic assessment of project alternatives, namely the relative costs of the proposed desalination facility, with and without a SIG at varying scales.
- Completed a technical assessment of the two SIG construction alternatives and established assumptions needed for the environmental and economic analysis.
- Collected necessary data to assess the economic feasibility of the three intake alternatives (open ocean, SIG-Trestle, SIG-Float In).
- Assessed the environmental and social factors qualitatively and identified those factors that can be quantified with respect to mitigation requirements.
- Compiled and analyzed the capital, operations and maintenance (O&M) costs associated with each alternative, including mitigation costs for environmental impacts that can be quantified.
- Conducted a life cycle analysis for costs of each alternative and a sensitivity analysis to provide a justifiable range of life cycle unit costs (i.e. cost per acre foot of produced water).
- Analyzed the impact of varying the scale of the desalination facility on the life cycle costs.
- Completed an assessment of the economic feasibility of each alternative by comparing a range of unit cost estimates (i.e. 2015 dollars/acre foot of produced water) with the range of water costs that a utility may be willing to pay given a reasonable estimate of the costs of alternative sources and defining a “cost recovery year” in which the willingness to pay matches the likely average unit cost of water production.
- Prepared the final report of the Phase 2 process.

c. Site and Project Description

Poseidon’s proposed location for the desalination facility, as described in their 2012 permit proposal to the CCC, is approximately 2 miles south of the Huntington Beach Municipal Pier, and 1 mile north of the mouth of the Santa Ana River. The proposed location for the SIG is approximately 3400 feet offshore.
(ISTAP, 2014), considered to be the optimum location based on studies conducted on behalf of Poseidon (Jenkins and Wasyl, 2014).

At this location, the seafloor is approximately 42 feet below Mean Sea Level (MSL), and the area is subject to almost continuous long-period ocean swells that prevent the efficient use of conventional marine floating equipment. As a result, we considered two construction techniques to address this specific problem. These are:

**SIG-Trestle:** All construction would be performed off of a trestle elevated above the waves, and

**SIG-Float-In:** All major SIG components would be prefabricated off-site and floating equipment would be used to transport and install modular units at the designated SIG location.

Poseidon proposed a facility with a product (or production) capacity of 50 million gallons per day (MGD) with water quality that would meet the requirements of a potential purchaser of the produced water. We assumed that the produced water would have a total dissolved solids (TDS) content of approximately 500 mg/L, which requires greater than 99 percent (%) removal of TDS (i.e., assuming seawater with a TDS of 35,000 mg/L) by the reverse osmosis (RO) process. Thus, a 50 MGD facility requires an intake capacity of approximately twice the product capacity. Poseidon proposed an intake capacity of 106 MGD, which is a reduction from the 127 MGD intake capacity in their original permit application to the California Coastal Commission (CCC) due to elimination of the brine dilution option for brine disposal. Under this scenario, we have assumed that brine disposal would be accomplished with a diffuser design that would meet the brine discharge requirements at the site, specified in the recent amendment to the California Ocean Plan, approved in May, 2015 by the SWRCB.

We were also asked to consider a range of product capacities in this feasibility assessment. We selected the following product capacities in addition to the 50 MGD product capacity option for consideration: 12.5, 25, and 100 MGD product capacities. These capacities reflect our judgment as to the practical ranges of product capacity that would be reasonable to consider. As noted, the intake capacities for each of these options would be approximately twice the product capacity.

For the 50 MGD product capacity, equivalent to 106 MGD intake capacity, the areal requirement for construction of the SIG is determined by the design flow rate through the constructed sand layer over the extraction gallery piping. For a 5 MGD per acre flow rate, the SIG will require approximately 26 acres of areal extent with 30 cells, based on the presumed cell geometry. The proposed layout of the SIG and a cross-section illustrating the filtering layer is shown in Figure 3-2.

**Other Engineering Assumptions:** For each of the three alternatives, we assumed that the desalination process will consist of a seawater reverse osmosis (SWRO) membrane process with appropriate auxiliary equipment in the facility needed for membrane pretreatment, brine disposal, disposal of pretreatment residuals, and for other fluid management requirements. For the open ocean intake, standard pretreatment processes are expected, including coagulation/filtration to remove materials that can foul the RO membranes causing more frequent cleaning and increased costs of membrane replacement. For the SIG alternative, pretreatment requirements would be reduced due to some removal of naturally occurring fouling agents in the SIG filter layer. This eliminates the capital and O&M costs for the coagulation/filtration process. However, to maintain membrane effectiveness and hydraulic capacity, an
ultrafiltration (UF) membrane pretreatment process will be required. The fraction of influent requiring operation of the UF process may vary depending on pretreatment effectiveness of the SIG filter layer and the resulting influent water quality. We have assumed a 60% bypass of the UF process for costing purposes.

d. Sources of Information

We utilized numerous information sources in assessing the environmental, social and economic factors determining the feasibility of the SIG. The engineering assumptions for the construction of the SIG using either the trestle or the float-in construction option originated from literature sources for SIG construction, professional judgment, and information provided by Poseidon to the Panel. Information needed to assess the environmental and social impacts of the alternative intake options was provided by Panel members and in discussions with Conveners. Where these factors could be monetized, we accepted mitigation cost estimates from both Conveners based on studies conducted by Poseidon and CCC staff expertise.

Capital and financing costs for the open ocean and SIG alternatives were initially provided by Poseidon and adjusted based on Panel experience or judgment. Operation and maintenance (O&M) costs for both the open ocean and SIG intakes were provided by Poseidon and adjusted based on Panel experience with pretreatment systems for SWRO plants.

The expected accuracy of the capital cost estimates varied depending on the engineered components considered and categorized according to accepted industry standards for construction and life cycle cost estimates (See e.g., ASTM Standard E2516-11, Standard Classification for Cost Estimate Classification System, March 2015). For example, capital and O&M cost estimates for the SWRO plant were considered to be a Category II cost estimate with an accuracy range of +/- 10% to 25% based on the experience of Poseidon during construction of the Carlsbad Plant and on literature sources with cost data on SWRO plants worldwide. On the other hand, construction of the SIG, using either construction method, is considered a Category IV cost estimate with an accuracy range of -30%/+50% given that a SIG of this scale has never been constructed worldwide, nor in similar ocean environments. This range of cost estimates is consistent with industry practice for feasibility level assessments of project alternatives.

Thus, the capital and O&M costs for the two SIG alternatives have a greater range of cost uncertainty compared to the cost estimates for the open ocean intake option, given that the SIG cost estimates are a blend of Category II and Category IV components. The ocean open intake option, on the other hand, primarily incorporates Category II components with sufficient worldwide and local experience to provide cost estimates with less uncertainty.

e. Environmental and Social Assessment

Among the three additional feasibility factors, other than technical feasibility, considered by the Panel, the environmental and social factors are the most difficult to quantify. Consideration of these two factors to evaluate the feasibility of specific subsurface intake options is driven by the Coastal Commission’s concerns about the environmental impacts of the proposed open ocean intake on the coastal environment and marine ecosystems. However, both SIG options have additional environmental impacts, primarily due to construction activities, which must be considered in the feasibility determination. These impacts are not
considered or evaluated in detail as they would be in an Environmental Impact Report (EIR), but they are considered here in an effort to determine how they might affect the feasibility of the SIG options with respect to these two factors. The costs associated with mitigation activities required to offset potential environmental and social impacts are included in the economic analysis described in Chapter V. However, these costs do not capture the full extent of potential and likely impacts. Certain environmental effects can be monetized and included in the life cycle cost analysis of the different intake alternatives. The effects are the following:

- Mitigation costs for effects on the marine ecosystem due to entrainment and impingement resulting from open ocean intake, including an initial cost for coastal land acquisition and/or restoration and ongoing annual maintenance costs for restored or acquired habitat; and
- Payments for loss of beach access or recreation opportunities by construction activities.

A range of environmental impacts would be generated, directly or indirectly, as a result of constructing and operating the different SIG construction options. The potential environmental impacts associated with the SIG options are summarized as follows:

**Onshore construction in Huntington Beach State Beach parking lot for pipe headers and pumps (Trestle and Float-in Option)**

- Construction noise, onshore traffic, air emissions, greenhouse gas emissions, degradation of coastal views, recreational disturbance, disturbance of sensitive biological resources, loss of revenue to State Beach due to loss of parking spaces, and potential loss of income related to beachfront business decline.

**Onshore and nearshore construction to install the trestle (Trestle only)**

- Air emissions, greenhouse gas emissions, degradation of coastal views, onshore traffic.

**Offshore construction of the SIG (Trestle and Float-in Option)**

- Air emissions, greenhouse gas emissions, commercial and recreational fishing obstruction, risk of offshore contamination from construction accidents, short-term loss of benthic habitat.

**Use of construction yard at Port of LA/LB (Float-in only)**

- Land use disruption and onshore traffic.

**Disposal of dredged marine sediments at approved offshore site (Trestle and Float-in Option)**

- Effects on marine ecology.

**Operation and maintenance of SIG (Trestle and Float-in Option)**

- Effects on marine ecology (long-term and construction-based), and seafloor obstructions.

Detailed descriptions of each of these impacts for the two SIG alternatives are included in Table 4.1. The primary marine and coastal impacts that would likely result from construction and operation of the SIG options are summarized in Table 4.2. These impacts are characterized as to their likely severity in a
qualitative manner. These impacts would be described and evaluated in detail in an EIR, or a subsequent CEQA or CEQA-equivalent document, if Poseidon proceeds with an application.

f. Economic Assessment

Section 5 provides the details of the economic assessment completed by the Panel. Key steps in this process included:

- Characterizing the range of capital, operation and maintenance (O&M), and social and environmental mitigation costs used to characterize the economic and financial feasibility of the three intake options.
- Preparation of two cost estimates for each scenario representing a “high” end of the cost range, and a “low” end of the cost range. Various assumptions are incorporated into each of the high and low end estimates as described in the text.
- Development of a life cycle cost analysis of the design alternatives and assessment of the impact of different financial assumptions on the life cycle costs for each alternative and both the high and low cost estimate. The lifecycle cost is presented as an annualized cost per acre-foot (AF) of water produced (unit cost), which allows the cost of water to be directly compared across design and financial scenarios.
- Evaluation of the price that Orange County Water District (OCWD) might be willing to pay for water supplied by the proposed desalination facility (the water price), using OCWD’s Water Purchase Agreement Term Sheet with Poseidon (i.e., Term Sheet) as a starting point and assessing the change of that price over time with appropriate escalation factors.¹
- Assessment of the likelihood that project revenues will cover project costs at a given point in time, defined as the cost recovery year.² We compared the unit cost (to Poseidon) of water supplied by the project with the amount that OCWD might pay for that water as identified in its current Term Sheet for an estimated cost recovery year.
- Determination of the range of costs that inform whether or not the SIG is likely to be economically viable applying the definition of economic feasibility included in the recent Desalination Amendment to the Ocean Plan, approved on May 6, 2015 by the SWRCB.

In addition, the Panel conducted sensitivity analyses to assess the impact of varying the product capacity (12.5, 25 and 100 MGD compared to the 50 MGD capacity), the lifetime of the project (30 years and 50 years), and different discount rates (3% and 7%) on the life cycle unit costs. The sensitivity analysis encompassed 96 different scenarios thus providing a comprehensive assessment of the relative impact of the various factors on the life cycle costs, which provides the basis for assessing the economic viability and thus, economic feasibility of the SIG.

¹ We based the OCWD water price on the amount that OCWD will likely have to pay for water supplied by the Metropolitan Water District (MWD) of Southern California in the future (which OCWD would rely on in absence of the desalination facility). On top of this price, we have factored in a subsidy that MWD provides local communities for developing local water supplies, as well as a premium that OCWD has indicated it is willing to pay for the increased water supply reliability that the desalination plant will provide. Ultimately, the OCWD water price will be based on negotiations between OCWD and Poseidon.
² This analysis includes a range of life cycle costs based on two different discount rates.
It should also be noted that the Panel’s charge was to analyze the cost effectiveness of alternative intake designs at the proposed desalination facility in Huntington Beach. We estimated the unit cost of the proposed facility with different intake design options and compared that cost to the amount that OCWD offered to pay for water from the facility in a recent term sheet.  

We did not evaluate the cost effectiveness of other water supply options in the region including recycling, conservation, water transfers or groundwater recharge. Similarly, we did not evaluate the social value of fish larvae at risk from the proposed facility. The Panel determined that these and other possible study objectives were outside the scope of work designated in the Terms of Reference (Appendix B). The Conveners agreed with this determination.

g. Findings

Finding 1: The capital costs in 2015 dollars for the Ocean Open Intake range from a low of $852 million to a high of $899 million. O&M costs for this option range from $49 to $54 million per year.

We provide a range of capital and O&M costs as summarized in Table ES.1 which includes a high and low estimate for each cost category. This range reflects the modifications to cost data provided by Poseidon and modified as mentioned based on Panel expertise and experience.

Finding 2: The capital costs in 2015 dollars for the SIG range from a low of $1,936 million to a high of $2,347 million. O&M costs are the same for each SIG option and range from $42 to $58 million per year.

Table ES.1 summarizes the capital/financing and O&M costs for the two SIG options. The SIG Float-in option has a lower capital cost at the high end of the cost range compared to the SIG-Trestle option, but capital costs are similar for the low end of the cost range. Annual O&M costs for the SIG options are $4 to $7 million less than O&M costs for the open ocean intake option or a modest reduction of approximately 7 to 15%.

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<th>Table ES.1 Comparison of Capital and Annual O&amp;M Costs (In 2015 $ millions)</th>
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<tr>
<td>Estimation Methodology</td>
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<td>ISTAP High Estimate</td>
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<td>ISTAP Low Estimate</td>
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<tr>
<td>O&amp;M</td>
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<td>ISTAP High Estimate</td>
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<td>ISTAP Low</td>
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3 Term Sheet Water Reliability Agreement Huntington Beach Seawater Desalination Project Orange County Water District And Poseidon Resources (Surfside) LLC May, 2015.
Finding 3: Based on a life-cycle analysis, the unit costs for produced water for the 50 MGD product capacity option ranges from a minimum of $1,517 to a maximum of $4,995/AF in 2015 dollars. The variation in unit costs is predominantly dependent on the intake technology, rather than the discount rate (3% or 7%) or the project duration (30 or 50 years).

Table ES.2 provides a summary of unit costs for produced water from a 50 MGD product capacity desalination plant at the Huntington Beach site. The minimum and maximum unit costs represent the results of assessing the impact of two discount rates and two project durations on various cost factors. The average unit cost for the Ocean Open Intake is estimated to be $1,914/AF, compared to average cost for the two SIG options of approximately $3,461/AF. The selection of a SIG intake technology, regardless of the construction method, increases the estimated unit cost for the 50 MGD product capacity by nearly 80%.

<table>
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<th>Table ES.2 Unit Cost Summary ($/acre foot)</th>
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<td>(All factors combined)</td>
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<td>Range</td>
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<tr>
<td>Ocean Open Intake</td>
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<td>SIG - Trestle</td>
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<td>SIG - Float-in</td>
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<td>Minimum</td>
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<td>1,517</td>
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<td>2,121</td>
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<tr>
<td>Average</td>
</tr>
<tr>
<td>1,914</td>
</tr>
<tr>
<td>3,452</td>
</tr>
<tr>
<td>3,471</td>
</tr>
<tr>
<td>Percent Increase</td>
</tr>
<tr>
<td>NA</td>
</tr>
<tr>
<td>80</td>
</tr>
<tr>
<td>81</td>
</tr>
</tbody>
</table>

Note: Product Capacity of 50 MGD, 3% and 7% Discount Rates, 30 and 50 year project duration

Finding 4: Reducing the product scale of the desalination facility decreases capital and O&M costs, but the unit cost increases as the scale (or product capacity) decreases from 50 MGD to 12.5 MGD. Alternatively, increasing the product capacity to 100 MGD results in a net decrease in unit cost.

Table ES.3 presents the impact of varying the scale of the plant product capacity on the life cycle unit cost ($/AF, produced water) for the three alternatives. As anticipated, consistent with the literature on desalination costs, unit costs decrease as the plant product capacity increases, with a 14 to 20% reduction in unit costs between the 12.5 MGD product capacity and the 100 MGD product capacity. The construction costs of the SIG are reduced to some degree but not as a linear scale due to high mobilization costs regardless of scale. The scale effect on the unit cost as the product capacity is reduced has less of an impact on the overall unit cost than the choice of intake technology.
Table ES.3 Scale Impacts on Unit Costs ($/acre foot)

<table>
<thead>
<tr>
<th>Scale (MGD-product)</th>
<th>Ocean Open Intake</th>
<th>SIG - Trestle</th>
<th>SIG - Float-in</th>
</tr>
</thead>
<tbody>
<tr>
<td>12.5</td>
<td>1,694</td>
<td>2,497</td>
<td>2,646</td>
</tr>
<tr>
<td>25</td>
<td>1,650</td>
<td>2,282</td>
<td>2,410</td>
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<tr>
<td>50</td>
<td>1,517</td>
<td>2,121</td>
<td>2,279</td>
</tr>
<tr>
<td>100</td>
<td>1,466</td>
<td>2,011</td>
<td>2,156</td>
</tr>
</tbody>
</table>

Note: 50 year life at a 3% Discount Rate

Finding 5: Unit costs decrease with increasing project duration (project life) and increase with higher discount rates.

The impacts of project duration and discount rates are summarized in Table ES.4. For all three alternatives, extending the project duration from 30 to 50 years decreases the unit costs for produced water. A higher discount rate increases unit costs due to the increased cost of project financing, a factor that usually represents more than 35 percent (%) of total capital costs for large scale (>25 MGD product capacity) projects. (NRC, Report on Desalination, 2008)

Table ES.4 Project Duration and Discount Rate Impacts on Unit Costs ($/acre foot)

<table>
<thead>
<tr>
<th>Assumptions</th>
<th>Capital</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Ocean Open Intake</td>
</tr>
<tr>
<td>30 yrs @ 3%</td>
<td>1,716</td>
</tr>
<tr>
<td>50 yrs @ 3%</td>
<td>1,517</td>
</tr>
<tr>
<td>30 yrs @ 7%</td>
<td>2,254</td>
</tr>
<tr>
<td>50 yrs @ 7%</td>
<td>2,115</td>
</tr>
</tbody>
</table>

h. Conclusions

Conclusion 1: The beach infiltration gallery is infeasible at the Huntington Beach location

At the initiation of Phase 2, we reconsidered the feasibility of the beach infiltration gallery technology that had been retained as likely feasible by the Phase 1 ISTAP. Several factors lead us to find that this technical option is infeasible at the Huntington Beach location. First, our additional engineering design assessment concluded that a substantially larger gallery would likely be required compared to the considerations in Phase 1. Second, we further considered the periodic beach re-nourishment schedule, which means that the surf zone migrates following nourishment cycles, reducing the effectiveness of the intake filtration through the sand. Third, construction of a larger-than-anticipated gallery would require many years to construct due to construction constraints on a highly used public beach.
Conclusion 2: Two construction methods are feasible for constructing the SIG

In addition to the trestle construction method suggested by Poseidon, the Panel suggested consideration of a second, more efficient and less disruptive construction method for the SIG. This “float-in” construction method would not require construction of a trestle and would involve use of pre-fabricated cells brought to the offshore site from industrial port construction sites (Ports of Los Angeles or Long Beach).

Conclusion 3: The environmental impacts of the SIG options would not likely prohibit their implementation

The construction of either SIG option would create highly visible and disruptive activities at the Huntington Beach waterfront and in the nearshore environment. The Panel concludes that, while the environmental impacts of the SIG options, regardless of construction methods, would be potentially severe, they would still be short-term in comparison with the operational life of the desalination facility (30 to 50 years). Therefore, assuming implementation of commonly-used coastal mitigation techniques and serious consideration of methods to protect coastal recreation and tourism income, the environmental effects are not considered likely to result in either SIG option being found to be infeasible.

Conclusion 4: The open ocean intake option for a product capacity of 50 MGD may be economically feasible in the near future, depending on outcome of negotiations with OCWD

Based on our economic analysis, the facility with a product capacity of 50 MGD and an open ocean intake has an average unit cost of $1,639/AF using a 3% discount rate. Under the current term sheet, OCWD might be willing to pay these water costs in 2018 (Figure ES-1). The corresponding unit cost using a 7% discount rate is $2,189/AF. Our analysis indicates that OCWD would be willing to pay this amount for water in 2024. Therefore this option may be economically viable, consistent with the Ocean Amendment definition of economic feasibility.

Conclusion 5: The higher unit costs for the SIG options, regardless of construction method, significantly extend the period of time before the unit cost could be comparable to costs of other available water supplies

The average unit cost of the SIG-trestle intake option for the 50 MGD product capacity facility is $2,661/AF using a 3% discount rate. The corresponding unit cost of a SIG-float intake option is $2,665/AF. OCWD might not be willing to pay this water cost until 2042 assuming conditions included in the current term sheet (Figure ES-1). Using a 7% discount rate, the unit costs of the 50 MGD SIG trestle and SIG-float intake options are $4,243/AF and $4,277/AF, respectively. OCWD might be willing to pay these water costs beginning in 2059.
Conclusion 6: The SIG option is not economically viable at the Huntington Beach location within a reasonable time frame, due to high capital costs and only modest reduction in annual operating costs compared to the open ocean intake option.

The economic viability of the SIG, regardless of construction technique, and for a product capacity of 50 MGD at this off shore location, is highly uncertain and thus the SIG option faces financing risks that pose significant barriers to implementation. We conclude that it is unlikely that the unit price for produced water from a SWRO plant with the SIG intake technology would find a buyer under current and likely future estimates of alternative waters sources through 2033. The very high capital cost adds operating cost

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4 Unit costs are averaged over high and low cost estimates and 30 and 50-year life cycle scenarios
in the form of additional interest that overwhelms the savings in pretreatment operating costs provided by the SIG intake.

**i. Relevance of Conclusions to Other Desalination Projects.**

The Panel recognizes that future desalination projects may refer to the Findings and Conclusions in this Report, which are specific to the project conditions described. The methodology used by the ISTAP may have utility in assessing the feasibility of alternative intake technologies for other desalination projects. However, consistent with the Terms of Reference and the assumptions presented in this Report, the Panel cautions that these conclusions apply only to the proposed Huntington Beach project, and specifically only to the proposed SIG site and technologies that are described and evaluated in the Report. These conclusions should therefore not be projected to other desalination projects or sites to compare or assess their feasibility.
Chapter I. INTRODUCTION

In April, 2014, Poseidon Resources, LLC (“Poseidon”) and the California Coastal Commission (“CCC”), agreed to undertake an independent scientific review of the feasibility of subsurface seawater intake technologies, in the context of a potential permit application to construct and operate a desalination facility in Huntington Beach, California. Subsurface intake technologies, in comparison to an open ocean intake, offer the environmental benefit of reducing impacts on marine ecosystems caused by entrainment and impingement effects from the intake of seawater. These two parties, designated in this context as the “Conveners”, established Terms of Reference (TOR) for an Independent Scientific and Technical Advisory Panel (ISTAP) (TOR, April, 2014) that defined the objectives and procedures for the conduct of the scientific review, with the process facilitated by the firm CONCUR. The scientific and technical review process was envisioned to occur in two or more phases, with each phase of the process designed to generate reports that can provide evidence for the CCC to consider in the event that Poseidon resubmits a permit application for the proposed facility.

In Phase 1 of the process, the primary objective of the Panel was to assess the technical feasibility of subsurface intake technologies that could potentially be applicable to the Huntington Beach site proposed by Poseidon. The Phase 1 ISTAP consisted of five technical experts on various aspects of subsurface intake technologies. Biographies of the Phase 1 Panel can be found in Appendix A to the Phase 1 Report. The Phase 1 ISTAP reviewed the technical feasibility of nine subsurface intake technologies and concluded that two of the technologies, namely a seafloor infiltration gallery (SIG) and beach (or surf zone) galleries, met criteria established by the Panel for technical feasibility. The Panel’s final report is available on the CCC website (ISTAP Phase 1 Report, 2014, http://www.coastal.ca.gov/pdf/ISTAP_Final_Phase1_Report_10-9-14.pdf).

Consistent with the TOR for the ISTAP, in December of 2014, the Conveners established a second Panel to assess the feasibility of the two technically feasible options, with the directive to the second Panel to consider feasibility factors other than technical including economic, environmental and social factors. To address the broader issues associated with a feasibility assessment, the composition of the second Panel was expanded to include experts in economics and environmental impacts to compliment experts on engineering, water quality and constructability issues. The members of this second ISTAP, their affiliations and primary areas of expertise are listed in Table 1.1. Biographies of the six members of the second ISTAP can also be found in Appendix A to this report.
Table 1.1 Panel Members Affiliations and Areas of Expertise

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Areas of Expertise</th>
</tr>
</thead>
<tbody>
<tr>
<td>Robert Bittner, M.S., P.E.</td>
<td>President, Bittner-Shen Consulting Engineers Inc.</td>
<td>Engineering, design of innovative marine structures</td>
</tr>
<tr>
<td>Janet Clements, M.S.</td>
<td>Managing Economist, Stratus Consulting</td>
<td>Natural resource and environmental economics, Triple Bottom Line analysis</td>
</tr>
<tr>
<td>Larry Dale, M.S., Ph.D.</td>
<td>Environmental Economist, Lawrence Berkeley National Laboratory</td>
<td>Environmental economics, energy efficiency and climate change</td>
</tr>
<tr>
<td>Michael Kavanaugh, M.S., Ph.D., P.E., BCEE</td>
<td>Senior Principal, Geosyntec Consultants, Inc.</td>
<td>Engineering, science advising for policy</td>
</tr>
<tr>
<td>Susan Lee, M.S.</td>
<td>Vice President, Aspen Environmental Group</td>
<td>Environmental impact assessment</td>
</tr>
<tr>
<td>Thomas Missimer, M.S., Ph.D.</td>
<td>President, Missimer Hydrological Services Inc.</td>
<td>Hydrogeology, design of desalination intake systems</td>
</tr>
</tbody>
</table>

1.1 Objectives of Phase 2

The primary objective of the Phase 2 ISTAP is to investigate and report on the feasibility of the two subsurface seawater intake methods deemed technically feasible in the Phase 1 ISTAP process (seawater infiltration gallery (SIG) and beach infiltration gallery (BIG)) to provide seawater for a seawater reverse osmosis (SWRO) desalination plant located in Huntington Beach, California. In the Phase 1 investigation, the only plant size considered was a plant producing 50 million gallons per day (MGD) of product water, which requires an intake capacity of approximately 100 MGD. In the Phase 2 process, feasibility has been assessed at varying scales of the plant intake capacity. Specifically, the Phase 2 ISTAP evaluated the feasibility of alternative intake options associated with 25, 50, 100, and 200 MGD intake capacity, which are approximately equivalent to product capacities of 12.5, 25, 50 (proposed project), and 100 MGD. In assessing the impact of scale on the feasibility of the SIG, the Panel relied upon scaling factors used in the industry to assess the impact of capacity on unit costs.

1.2 Overview of the Report

This Phase 2 ISTAP Report ("Report") summarizes the findings and conclusions of the Panel’s deliberations on the overall feasibility of the seafloor infiltration gallery (SIG), which is considered to be the only technically feasible alternative seawater subsurface intake technology relative to an open ocean intake for the Huntington Beach site (See Phase 1 Report for discussion of other intake technologies considered). Regardless of the intake technology chosen, the overall project will include four main components: 1) an intake structure, 2) pretreatment systems to prepare the seawater for membrane
desalination, 3) the reverse osmosis membrane system, and 4) a brine disposal system. Generally, for both intake options, the other plant components are assumed to be similar with some modifications as discussed later in the Report.

The primary focus of the Phase 2 ISTAP is assessing the feasibility of the SIG within the context of the proposed location for such an intake structure. However, for purposes of assessing the economic feasibility of the SIG, it is necessary to assess the overall project cost for both intake options (open ocean or SIG), which includes estimated costs for all four of the main components of the project, not just the cost of the SIG. It should be noted that the Phase 2 ISTAP was not asked to assess the feasibility of the other components of the SWRO Plant.

The conclusions presented in this Phase 2 Report apply only to the proposed Huntington Beach project, and specifically only to the proposed SIG site and technologies that are described and evaluated in Chapters III, IV, and V. These conclusions should not be projected to other desalination projects or sites to compare or assess their feasibility.

Two possible construction methods are evaluated for the SIG, namely a) performing all work off of a trestle elevated above the waves (SIG-Trestle) and b) prefabricating all major SIG components off-site and using floating equipment to transport and install modular units (SIG-Float-in). The Phase 2 ISTAP concluded that the beach infiltration gallery option was no longer considered to be technically feasible due primarily to the cycle of beach sand replenishment and the resulting migration of the surf zone as well as other technical limitations. The rationale for this opinion is provided in Section 3.2.

This report is organized as follows:

- **Chapter II** defines “feasibility” in the context of this study;
- **Chapter III** describes the alternative intake technologies considered in this report (SIG and the proposed open ocean intake), including construction methods, schedules, pretreatment options, and scales;
- **Chapter IV** presents a qualitative discussion of environmental and social considerations related to the intake options;
- **Chapter V** contains the economic analysis of the intake options and discussion of economic feasibility;
- **Chapter VI** presents conclusions;
- **Chapter VII** contains the bibliography; and
- Appendices present additional tables, Panelist biographies and the Terms of Reference guiding the Panel’s work.
Chapter II. DEFINITION OF FEASIBILITY

2.1 Background
The Conveners instructed the Phase 2 ISTAP to consider feasibility factors as defined in the Coastal Act, as well as other factors that the ISTAP believes should be incorporated into the broader feasibility assessment of subsurface seawater intakes. In addressing this issue, the Phase 2 ISTAP relied on various sources that address the definition of “feasibility” that expands beyond the technical factors evaluated by the Phase 1 Panel. These sources include the California Coast Act, The California Environmental Quality Act (CEQA) and the recent amendment to the Ocean Plan approved by the State Water Resources Control Board adopted on May 6, 2015.

According to the 1976 Coastal Act, Section 30108, "Feasible" means capable of being accomplished in a successful manner within a reasonable period of time, taking into account economic, and environmental, social, and technological factors. However, the Coastal Act is silent on details of the components of these factors, despite the fact that “feasible” is found in many sections of the Act, with numerous examples of phrases such as “where feasible”, “to the extent feasible”, “economically feasible development”, “to the maximum extent feasible” and so on.

In the California Environmental Quality Act (CEQA), “feasible” is defined in Section 21061.1 of the Act (originally adopted in 1969). One important example within CEQA is the application of the concept of feasibility in approval of projects that may have undesirable environmental effects. Section 21002 of CEQA states: The Legislature finds and declares that it is the policy of the state that public agencies should not approve projects as proposed if there are feasible alternatives or feasible mitigation measures available which would substantially lessen the significant environmental effects of such projects, and that the procedures required by this division are intended to assist public agencies in systematically identifying both the significant effects of proposed projects and the feasible alternatives or feasible mitigation measures which will avoid or substantially lessen such significant effects. The Legislature further finds and declares that in the event specific economic, social, or other conditions make infeasible such project alternatives or such mitigation measures, individual projects may be approved in spite of one or more significant effects thereof (emphasis added).

Finally, economic feasibility in the context of desalination projects in California has recently been addressed in the Desalination Amendment to the Ocean Plan. This Amendment states, “Subsurface intakes may be determined to be economically infeasible if the additional costs or lost profitability associated with subsurface intakes, as compared to surface intakes, would render the desalination facility not economically viable.”

The Phase 2 ISTAP has considered the definition of “feasible” as specified in the Coastal Act, CEQA, and the Desalination Amendment to the California Ocean Plan, recognizing, however, that the details of assessing the economic, environmental and social factors must be considered within the context of project and site-specific issues. In particular, the Phase 2 ISTAP recognizes that the relative importance of each of the three factors continues to be a controversial issue in the application of CEQA to development projects in California, and that there exists significant case law related to disputes over CEQA decisions,
especially with respect to economic feasibility. Therefore, in addressing the social, environmental and economic factors relevant to reaching conclusions on the overall feasibility of the SIG, the Phase 2 ISTAP provides in this Report an analysis of a number of subfactors within each factor to support the feasibility assessment. A similar process was followed in the Phase 1 Panel deliberations on the technical feasibility assessment, in which numerous relevant subfactors were assessed for each of the nine subsurface intake technologies considered (See Phase 1 Report for details). In addition, the Phase 2 ISTAP considered the time factor in assessing “feasibility”, recognizing that completing the project within a “reasonable” time frame must also be given appropriate weight.
Chapter III. ALTERNATIVE INTAKE TECHNOLOGIES CONSIDERED

3.1 Introduction
The ISTAP Phase 1 Report concluded that additional technical feasibility analyses should be conducted for two subsurface intake technologies that survived the initial fatal flaw analysis. These intakes were the beach infiltration gallery or BIG (called surf zone infiltration gallery in the Phase 1 Report) and the seafloor infiltration gallery or SIG. The method of construction for the SIG was deemed to be use of a trestle from the beach to the offshore position of the SIG; the trestle would be used to mobilize equipment through the surf zone and into the harsh and high-energy environment occurring at the site.

Poseidon’s proposed open ocean intake would use the existing power plant intake pipe with a velocity cap structure at its seaward terminus and would use traveling screens located in the power plant forebay with a return flow to allow some of the ichthyooplankton\(^5\) to be returned to the sea.

Based on additional information obtained on the coastal stability and the U.S. Army Corps of Engineers schedule of maintenance, the ISTAP 2 made an additional assessment of the technical feasibility of the beach infiltration gallery as proposed (see Section 3.2). Also, a second construction method was developed for the SIG.

3.2 Reassessment of Beach Infiltration Gallery Technical Feasibility
This discussion summarizes the key factors that stimulated a further assessment of the technical feasibility of the beach infiltration gallery intake. These factors include 1) additional engineering design assessment and the impact of the beach re-nourishment schedule, 2) construction complexity, and 3) the construction schedule as related to the overall SWRO desalination construction project.

The Phase 1 ISTAP Report contained some reservations regarding specific technical issues related to the BIG system with regard to the construction complexity and the fact that no large-scale example of such a system is in current operation worldwide (ISTAP 1, 2014). The positive factors that convinced the Phase 1 ISTAP to consider this subsurface intake type as technically feasible included information provided by the California Coastal Commission staff that this type of project could receive the appropriate permits to be constructed and the required area of the gallery was 15.24 acres, which is about one-half of the area required for an offshore seabed gallery. This smaller area was based on the higher hydraulic conductivity of the beach sand.

New information has been gathered and analyzed to reconsider some of the assumptions used by the Phase 1 ISTAP to reach initial conclusion that the beach infiltration gallery intake system was technically feasible.

\(^5\) Ichthyooplankton are the eggs and larvae of fish. They are usually found in the sunlit zone of the water column, less than 200 meters deep.
3.2.1 Additional Design Issues and Impact of the Beach Re-Nourishment Schedule

Two key design issues, with regard to the technical feasibility of the beach infiltration gallery intake, relate to the possible use of a higher infiltration rate compared to the offshore gallery. First, a beach intake gallery is essentially self-cleaning because of the turbulence caused by breaking wave action (Maliva and Missimer, 2010). Second, the technology benefits from the high hydraulic conductivity of the beach sands (40-60 ft/day at Huntington Beach (Rosas et al., 2014, supplementary information file)), compared with offshore hydraulic conductivity that is less than 10 ft/day offshore from Huntington Beach (offshore core data supplied by Poseidon for evaluation of the horizontal well technology) (ISTAP Phase 1 Report). The higher infiltration rate reduces the area of the required gallery to about 50% of that required in an offshore gallery for the same hydraulic capacity.

Information presented by Dr. Scott Jenkins, a consultant retained by Poseidon, and reports generated by the U.S. Army Corps of Engineers (COE) have documented the high-energy nature of the beach and the long-term patterns of coastal erosion. The beach requires periodic re-nourishment with a current cycle of about 5 years to maintain the width of the beach. Therefore, the surf zone migrates landward after a re-nourishment cycle and re-establishes its position seaward after sand is added to the beach. Direct observation of the surf zone at Huntington Beach shows that it is a relatively narrow zone approximately 150-200 feet wide (mean low water seaward to wave scour point).

The very rapid rate of shoreline change modifies the design considerations used to deem the beach infiltration gallery technically feasible, as the beach re-nourishment schedule and its impact on the design were not considered in detail during Phase 1. The assumed infiltration rate was based on the fact that the sand beach has a substantially higher natural hydraulic conductivity compared to the offshore sand. The COE implements a beach nourishment program to maintain the beach sand at Huntington Beach by importing sand approximately every 5 years. The past history shows that the COE has re-nourished the beach at intervals between 2 and 8 years.

If it is assumed that the beach infiltration gallery is constructed immediately after the completion of a re-nourishment cycle (when the surf zone is in its seaward maximum position), then the gallery would function well under a seasonal equilibrium condition within the surf zone where its position is relatively stable. However, there will be a landward migration of the surf zone as the normal seasonal pattern of erosion occurs (between the COE nourishment cycles). Ultimately, the surf zone will move landward but the beach infiltration gallery structure will remain at the original location, then underlying the ocean and located seaward of the surf zone. Variation of the surf zone position would be on the order of 600 to 900 feet between cycles of re-nourishment.

This surf zone migration will impact the beach infiltration gallery design in two ways: 1) the natural degree of self-cleaning by turbulence will be reduced because the gallery would be ultimately too far offshore from the surf zone, and 2) the hydraulic conductivity of the sand lying above the gallery will be reduced to that occurring within an offshore condition wherein minor amounts of silts and clays are deposited within a lower energy environment. The result of the transition of the beach infiltration gallery to an offshore gallery within a dynamic environment would necessitate a design change to be made with a reduction in the infiltration rate and a resulting increase in the required area of the gallery closer to that.
used in an offshore gallery design. Therefore, the required unit area of the gallery with the reduced infiltration rate would be closer to 5 MGD/acre instead of 10 MGD/acre. If an elongated design were to be used, the length of the gallery would increase from one mile to as great as two miles.

A second design issue that must be considered is beach infiltration gallery “stranding”. In the event that the gallery was constructed at some time after a re-nourishment event, when re-nourishment does occur, the gallery would no longer lie within the surf zone, but would be located in the mid- or back beach. This position would lengthen the recharge flow path from the ocean and cause impacts to the landward area similar to impacts of shallow wells. Also, the longer flow path and would cause the recharge rate to be reduced, thereby causing failure to achieve the design flow rate based on direct recharge. The greater the distance of the gallery from the ocean results in a greater the loss of recharge that will occur with ultimate failure of the system (dewatering).

Based on this re-analysis, the area required for the beach infiltration gallery would have to be increased considerably and the construction of the gallery could occur only at the end of a re-nourishment cycle. This would affect both the construction complexity and the schedule.

Another factor complicating the use of a beach infiltration gallery is the impact of sea level rise on the rate of shoreline erosion. The five-year cycle required for re-nourishment will likely change to a required shorter frequency period because increased sea levels will cause more rapid erosion of the beach (Bruun, 1962; Niederoda et al, 1985).

3.2.2 Construction Complexity
The coastal area of Huntington Beach is considered a high-energy shoreline with high wave heights and accompanying strong long-shore currents. The construction method required would be to build an up-gradient temporary groyne and a trestle in the offshore area to allow gallery construction. The Phase 1 Report stated that work from the top of the trestle would include installation of sheet piling, dredging, installation of the basal intake screens and graded filter, extraction of the sheet piles, and finally the removal of the trestle (ISTAP 2014). The construction method would require temporary closure of about 1,500 feet of beach as each module or cell of the gallery system is constructed (ISTAP 2014, p. 57). Based on the one-mile length of the project based on the higher infiltration rate, the construction period was estimated to be four to five years.

Based on the design re-evaluation, the increased area of the beach infiltration gallery needed to adapt to periodic positioning in the offshore would affect the complexity and duration of construction. If the gallery width was to be maintained, the length of the gallery would have to be doubled. The increased area required could also be achieved by increasing the width to provide an overall area closer to that of the offshore gallery. Therefore, the construction duration would have to increase based on the complexity of the new area required to meet the required raw water need. If the width of the gallery were to be increased, then the complexity of the trestle would have to be increased with serious cost implications.

Construction of a beach infiltration gallery at Huntington Beach cannot be completed in a continuous manner because of weather considerations and beach closure during specific times of the year based on environmental considerations. Stormy weather and high wave action would reduce the allowable
construction period to no more than about 60% of the year. Further, the issue of union-related closures could eliminate the months of April and May from the construction schedule. Given the larger required gallery size, the 4 to 5 year estimate for construction based on the 15.24 acres of required gallery would have to be increased to perhaps 7 to 9 years or greater based on doubling of the gallery area.

3.2.3 Construction Schedule: Beach Infiltration Gallery Intake Component vs. SWRO plant

Construction scheduling is a key part of any major infrastructure project, particularly a seawater desalination facility. A typical SWRO plant with an open ocean intake can be constructed after design within a 2-year period. Based on the initial construction duration contained with the Phase 1 ISTAP Report and the re-analysis of the design, the beach infiltration gallery intake construction would require 7 to 9 years to be completed. This schedule is out of phase with the SWRO plant and would cause significant expenses and loss of potential revenue.

3.2.4 Conclusion on Technical Feasibility of a Beach Infiltration Gallery Intake System

Based on this additional information on the beach infiltration gallery design considerations and construction scheduling, the technical feasibility of this subsurface intake option was found by the Phase 2 ISTAP to be infeasible. The high energy nature of the Huntington Beach shoreline and periodic changes in the position of the surf zone due to replenishment render the development of this intake type at this location less feasible than initially considered. Also, the timing of beach retreat during a period of greater rates of sea level rise will exacerbate the design and construction issues. The actual construction could last longer than a single beach re-nourishment cycle.

Based on the revised analyses, the Phase 2 ISTAP concludes that the beach galley subsurface option is infeasible to construct to meet the target intake capacity of 106 MGD at the proposed Huntington Beach site. Because of the unstable littoral zone position, it is also unlikely that the smaller intake capacity systems could be successfully constructed and operated for a SWRO facility at this location. This information was presented at the February 18, 2015 workshop in Huntington Beach, and no stakeholders or members of the public questioned the conclusion. As a result, the Panel eliminated the beach infiltration gallery technology from further study.

The conclusion eliminating the beach infiltration gallery intake system as a technically feasible option resulted in a further analysis of only two technical options for the SWRO intake system:

- The open-ocean intake in Poseidon’s original proposal to the CCC in 2012, and
- A seafloor infiltration gallery (SIG).

3.3 Seafloor Infiltration Gallery Construction Site

Poseidon’s proposed location for the desalination facility is approximately 2 miles south of the Huntington Beach Municipal Pier and 1 mile north of the mouth of the Santa Ana River. The proposed optimum location for the SIG, based on studies conducted for Poseidon, is approximately 3,400 feet offshore (Jenkins and Wasyl, 2014).
At this location, the seafloor is approximately 42 feet below Mean Sea Level (MSL), and the area is subject to almost continuous long-period ocean swells that prevent the efficient use of conventional marine floating equipment. Further, the change in location would not have a material effect on the complexity and economics of construction. These are:

- SIG-Trestle: Performing all work off of a trestle elevated above the waves, and
- SIG-Float-In: Prefabricating all major SIG components off-site and using floating equipment to transport and install modular units.

The ISTAP has received a comment from the staff of the California Coastal Commission regarding the proposed location of the SIG with the suggestion that it could be moved slightly closer to the coast. The potential advantage of a location nearing the shoreline is possible reduction in costs of materials of construction (i.e., shorter intake pipes) and lower energy costs. The ISTAP does not believe that these costs would reduce the life cycle cost materially, and consider such an option to have cost impacts within the cost ranges consistent with a Category IV construction cost estimate (i.e., -30%/+50%). Furthermore, such a location a few hundred yards nearer the shoreline would not have a material impact on construction costs, as the complexity and cost of the construction using either method is relatively independent of the distance from the shoreline once the construction moves beyond the higher energy zones of the surf zone. Finally, the ISTAP was not provided technical documentation that supported shifting the SIG to a nearer shore location.

### 3.3.1 SIG Size and Configuration

Based on an intake capacity demand of 106 MGD, which is necessary to produce 50 MGD of product water, a design loading rate of 5MGD/acre and a design redundancy of 20%, the required total SIG area is 25.44 total acres. The conceptual cell layout is illustrated in Figure 3.1 below.
Figure 3.1 Cell Layout and Sizing

A total of 30 cells will be required for the 106 MGD intake capacity scale, 328-ft by 115-ft in plan or 0.866 acres per cell. The typical cross section of the SIG is illustrated in Figure 3-2 below.

Figure 3.2 Typical SIG cross-section

3.3.2 SIG-Trestle Construction Option

At the first ISTAP Phase 1 meeting in Huntington Beach on June 9, 2014, Poseidon presented a conceptual design and layout for a SIG. On the second day of the meeting, Poseidon presented a conceptual construction method for building the SIG at the proposed site.
Due to the restrictions created by the almost constant swell conditions, the construction methods proposed by Poseidon were based on performing all work off of temporary access trestles. With this method, an elevated pile supported platform is built on the beach and a crane is positioned on top of the platform. The crane then continues to build a continuation of the platform or trestle out through the surf zone into deeper water. As the trestle and crane advance offshore, additional construction materials are delivered to the crane working out on the end of the trestle. See Figure 3.3 for a photo of a typical trestle construction method.

![Figure 3.3 Typical trestle construction](image)

The trestle method is a proven and reliable method for near shore construction in this area of the Southern California Coast, and in fact, this same method was used to successfully build the Huntington Beach municipal pier in 1989.

However, due to the long distance from shore and the extensive area required for the SIG (25+ acres), the total length of required access trestle in the Poseidon construction concept would be over 3.3 miles (17,408 ft.). See Figure 3.4 for a plan view layout of the SIG and temporary access trestle required for construction of the SIG. While this method of construction is a proven method in this area, it would be very slow and expensive.
Figure 3.4 Plan of Proposed Trestle Layout

3.3.3 SIG-Float In Construction Option

Pursuant to the objectives of the ISTAP Phase 2, an alternative to the trestle option was proposed by an ISTAP member that utilized off-site pre-fabrication and float-in of large pre-assembled SIG elements. The primary objective of this alternate approach is to shift fabrication and assembly of large modular units to a protected harbor area where work can be conducted without concern for ocean swell conditions, and to transfer these modular units to the installation site by a flat-deck barge for final installation using bottom founded equipment. See Figure 3.5 for a plan view of the proposed SIG layout and Figure 3.6 for a section through a typical SIG cell using float-in construction. See Figures 3.7 through 3.10 for construction stages 1 through 6 using the float-in method.
**Figure 3.6 Section of SIG using float-in construction methods**

**STAGE 1 - PRE-ASSEMBLE SHEET-PILE WALL**

1. PRE-ASSEMBLE SHEET-PILE WALL TO BRACING FRAME ON SEA-BED AT DOCK SIDE.

2. FLOAT IN TRANSPORT BARGE (100’x400’x24”) OVER TOP OF PRE-ASSEMBLED SHEET-PILE WALL AND LIFT SHEET-PILE WALL TIGHT TO BOTTOM OF BARGE FOR TRANSPORT TO INSTALLATION SITE.
STEP 3. TOW TRANSPORT BARGE WITH PRE-ASSEMBLED COFFERDAM FRAME TO INSTALLATION SITE.

4. LOWER COMPLETE WALL AND TRUSS ASSEMBLY TO SEA-BED AND DISCONNECT.

Figure 3.7 Float-In Construction Stages 1 and 2
**STAGE 3A - DRIVE SHEET PILES**

STEP 5. SET SHEET-PILE INSTALLATION SYSTEM ON RAILS.

6. DRIVE SHEET-PILES’ INITIAL 12-FT USING A REMOTE CONTROLLED PILE DRIVER ON RAILS

---

**STAGE 3B - DRIVE SHEET PILES**

STEP 7. DRIVE REMAINING 8½-FT OF SHEET-PILES TO FINISHED GRADE (ALONG ENTIRE PERIMETER)

---

Figure 3.8 Float-In Construction Stages 3A and 3B
**STAGE 4 - EXCAVATE SIG CELL**

STEP 8. REMOVE GUIDE FRAME WITH TRANSPORT BARGE.

9. EXCAVATE BETWEEN SHEETS USING SUCTION DREDGE OPERATING OFF GANTRY BRIDGE TRAVELING ON TOP OF SHEET-PILES.

**STAGE 5 - PLACE PIPING IN SIG CELL**

STEP 10. USE TRANSPORT BARGE TO BRING IN AND SET PIPING GRID.

Figure 3.9 Float-In Construction Stages 4 and 5
This alternate float-in construction method significantly reduces on-site work and the sensitivity of construction operations to high energy wave conditions. This construction method provides the same shored-excavation for minimizing dredging quantities as the trestle method. However, the sheet piles used for the shoring would be pre-assembled onto a trussed frame into modular units within a protected harbor and then picked up as one unit by a transport barge. The barge would then be towed to site and positioned by work boats at the proposed offshore SIG installation site and then lowered to the sea floor. Once on the sea floor, a bottom founded hydraulically operated vibratory pile driver mounted to the outer rails of the assembly truss would walk its way around the edge of the truss and vibrate the sheet piles to grade. This driving installation would be performed in two stages; the first would be to drive the sheet piles approximately 12 feet into the sea bed and the second stage would drive the sheet piles to grade. Following pile driving, the truss frame and vibratory pile hammer would be removed by the same transport barge and taken back to harbor for assembly, pickup, and transport of the next sheet pile cell.

After all sheet piles in a given cell are driven to grade, a traveling truss bridge with a span of 140 feet would be lowered onto the top of the sheet pile walls. This truss bridge would ride the top of the installed sheets and be equipped with a small hydraulic suction dredge. This dredge would be used to excavate to a depth of 12.5 feet within the sheet pile cell. The material dredged from within the sheet pile enclosed cell could be pumped to a bottom-dump barge for transport to deep water disposal or could be pumped ashore for temporary storage and later re-use for backfill.

Once dredging has been completed, the traveling truss and dredge would be lifted off the cofferdam walls and transported back to the harbor using the transport barge. A pre-assembled intake-piping grid for the...
SIG cell would then be picked up from an assembly area in the harbor using the same truss frame and transport barge used for the cofferdam sheet piles. The piping grid would then be transported to site and lowered to grade within the pre-excavated SIG cell. The final step would be to bring back the traveling truss bridge, but this time equipped with a hopper for placement of the crushed gravel filter layers and sand backfill to bring the bedding in the cell back to original seabed elevation. Feed for this infill hopper would be from a floating barge positioned over the top of the cell. The final step would then be to use divers to connect the single 54” diameter collector header at the end of each of the 24 SIG cells to the four 72” diameter gallery inter-connect pipes.

### 3.3.4 Construction of Onshore Pumping Station

Both of the SIG construction methods would require the construction of an onshore gallery in which the seawater collector pipes would be gathered into a single intake tunnel connecting it to an onshore pumping station. In a scenario developed by Poseidon, this facility would be constructed below the State Beach parking lot. After construction, the lot would be returned to parking use.

Both the trestle and the float-in construction methods would require construction on 4 acres of the State Beach parking lot for subsurface installation of pipe headers and pumps, and connection of piping to the existing seawater intake. The trestle option would take 7 years to construct, and the float-in option would require 4.5 years to construct.

![Figure 3.11 Location of Onshore Pumping Station Facilities](image-url)
3.3.5 Maintenance of SIG
Poseidon states that, based on the analysis of the core samples recently obtained from the SIG area, it is estimated that the SIG bed will have to be maintained on a 1 to 3 year basis in order to prevent clogging, due to the limited permeability of the natural sediments. This maintenance would consist of raking the top of the bed from a vessel to disturb the sediments or the use of a mini-dredge to remove a small amount of the sediments. While erosion of the manufactured filter bed is not expected to require regular maintenance, it is likely that augmentation of manufactured media filter bed may be required. The exact timing of maintenance is not precisely known. The only example of an operating SIG is the Fukuoka, Japan facility, which reportedly has not required maintenance over its more than 8-year operating life.

3.4 Pretreatment Options
Pretreatment of seawater is necessary because the primary desalination process (membranes) must be protected from fouling with natural sediments (clay) and organic matter (algae, bacteria, and dissolved organic compounds). Seawater percolation through the SIG provides a considerable amount of pretreatment as demonstrated at the facility located at Fukuoka, Japan, wherein the natural background Silt Density Index (SDI) was lowered from greater than 15 to less than 3 which met membrane manufacturer’s warranty requirements. The SDI value is commonly used by manufacturers to establish warranties on membrane life, which is a very important operational consideration for all SWRO facilities.

There are several choices in pretreatment that could be used to protect the membrane process at the facility when using a SIG intake (protection is required to avoid particulate entry into the primary process). First, a conventional process train using coarse and fine granular media could be used without a coagulant. In no case should application of any chlorine be used when operating a subsurface intake system of any type. The second possible pretreatment system is similar to the Fukuoka, Japan facility and would use membrane filtration using ultrafiltration (UF) membranes from the outlet of the SIG to the cartridge filter. Since the effluent from the SIG in Japan has a very high quality with an SDI value of about 2.5, the use of the membrane filtration system could contain a bypass if the water quality meets the SWRO process membrane manufacturer standards. The membrane filtration process would only be used during upsets of the SIG treatment or if standards are not being met. It is likely that the bypass could be used at least 60% of the time (very conservative). The membrane filtration pretreatment process should be considered as a plant operational reliability process to meet the feedwater quality requirements under all operating conditions.

3.5 Scales Considered
Seabed filtration is a modular process as it has been described herein. Therefore, the number of cells in a SIG can be designed to meet the requirements of virtually any capacity SWRO plant. There is however a cost associated with scale that is likely at about the same ratio as found in the overall cost of SWRO treatment costs in general, with an increase in unit cost as the facilities product capacity is reduced (Ghaffour et al., 2013). As in almost any product capacity treatment process, the overall unit cost to operate a facility goes down as the product capacity of the facility increases. For example, the overall unit operating cost of a 10 MGD plant is higher than a 50 MGD plant based on a lower unit construction cost and other operational efficiencies. This unit cost reduction as the scale of a production facility increases has been documented in the chemical process industry and desalination literature.
Chapter IV. ENVIRONMENTAL AND SOCIAL CONSIDERATIONS

4.1 Introduction

Among the three additional feasibility factors considered by the Panel, the environmental and social factors are the most difficult to quantify. Consideration of these two factors to evaluate the feasibility of specific subsurface intake options is driven in part by the Coastal Commission’s concerns about the environmental impacts of the proposed intake on the coastal environment and marine ecosystems. However, both SIG options have additional environmental impacts that must be considered in the feasibility determination. These impacts are not considered or evaluated in detail as they would be in an Environmental Impact Report (EIR), but they are considered here in an effort to determine how they might affect the feasibility of the SIG options. The costs associated with mitigation activities required to offset environmental and social impacts are included in the economic analysis described in Chapter V. However, these costs do not capture the full extent of potential and likely impacts.

It must be noted that this Report does not compare the potential environmental impacts of Poseidon’s proposed open ocean intake with the potential impacts of the SIG options. The impact discussion presented here should not be taken to imply that the potential SIG impacts are more severe than those of the open intake; that comparison was simply not within the scope of this Panel’s work.

The SIG construction options that are found by the Panel to be feasible could not be approved and implemented until an EIR is prepared and certified (or equivalent analysis prepared by the Coastal Commission). This CEQA documentation would include detailed analysis in environmental and economic disciplines, and would consider both construction and operational phases. Mitigation measures or permit conditions would be defined and adopted for any potential significant impacts.

4.2 Regulatory Background

The primary reason that the ISTAP is considering seawater intake alternatives to the previously proposed Poseidon Huntington Beach Desalination facility is that the CCC Staff Report determined that “…Poseidon’s proposed use of an open water intake will result in adverse effects to marine life. Poseidon’s use of the intake will entrain … fish larvae, eggs, and invertebrates … that originate in areas along about 100 miles of shoreline, including areas within Marine Life Protected Areas (MLPAs).”

The CCC is required to evaluate the environmental impacts of projects requesting permits; this process occurs under the CCC’s approved certified regulatory program for compliance with the California Environmental Quality Act (CEQA). CEQA requires consideration of alternatives, as follows:

**CEQA Guidelines Section 1516.6(a)** Alternatives to the Proposed Project. An EIR shall describe a range of reasonable alternatives to the project, or to the location of the project, which would feasibly attain most of the basic objectives of the project but *would avoid or substantially lessen any of the significant effects of the project, and evaluate the comparative merits of the alternatives*. An EIR need not consider every conceivable alternative to a project. Rather it must
consider a reasonable range of potentially feasible alternatives that will foster informed decision-making and public participation. An EIR is not required to consider alternatives that are infeasible. The lead agency is responsible for selecting a range of project alternatives for examination and must publicly disclose its reasoning for selecting those alternatives. There is no ironclad rule governing the nature or scope of the alternatives to be discussed other than the rule of reason.

This information on CEQA is not intended to imply that the Panel is attempting a CEQA-compliant assessment, but only to clarify the CEQA requirements for consideration of alternatives.

4.3 Environmental Concerns Driving Consideration of Intake Alternatives

Some of the environmental and social impacts are quantified in the economic analysis (see Sections 4.3.1-4.3.3 below and Chapter V), and other impacts are described in this chapter in a qualitative manner (see Section 4.4). These two categories are explained below.

4.3.1 Quantified Impacts

Certain environmental effects can be monetized and included in the life cycle cost analysis of the different intake alternatives. The effects included in Chapter V, Economic Analysis, are the following:

- Mitigation costs for effects on the marine ecosystem due to entrainment and impingement resulting from open ocean intake, including an initial cost for coastal land acquisition and/or restoration and ongoing annual maintenance costs for restored or acquired habitat; and
- Compensation for loss of beach access or recreation opportunities by construction activities.

4.3.2 Construction and Operational Activities that Create Environmental Impacts

Table 4.1 summarizes the construction and operational requirements of the two SIG options and the specific aspects of these options that create environmental impacts. The requirements defined in Table 4.1 were derived by the Panel based on its review of Poseidon’s construction estimates for the two SIG options. Two options are presented for the construction requirements: the first assumes that the construction would be shut down during the summertime due to high beach use, and the second assumes year-round construction.
### Table 4.1 Construction and Operational Requirements of SIG Construction Options That Create Impacts

<table>
<thead>
<tr>
<th></th>
<th>SIG-Trestle</th>
<th>SIG-Float In</th>
</tr>
</thead>
</table>
| **CONSTRUCTION REQUIREMENTS -- With Summer Beach Closure (Assumes no construction from Memorial Day to Labor Day in order to reduce impacts on beach recreation)** | • 7.0 years of onshore construction in HB on 4 acres of State Beach parking lot for pipe headers and pumps  
• 1.8 years of onshore and nearshore marine construction to install the 3,000 foot long trestle from shore to offshore gallery  
• 7.0 years of construction traffic passing through HB and other coastal communities carrying all components needed to construct trestle and install SIG via trestle  
• 3.0 years of offshore construction of the 25.44 acre SIG  
• 3.0 years disposal of dredged marine sediments at approved offshore site | • 4.5 years of onshore construction in HB on 4 acres of State Beach parking lot for pipe headers and pumps  
• 2.9 years of marine vessel traffic between Port of LA/LB and SIG site to carry SIG components to site  
• 2.9 years of offshore construction of the 25.44 acre SIG  
• 2.9 years of use of construction yard at Port of LA/LB with SIG components carried to port via local roadways  
• 2.9 years disposal of dredged marine sediments at approved offshore site |
| **CONSTRUCTION REQUIREMENTS -- Without Summer Beach Closure (year-round construction)** | • 4.9 years of onshore construction in HB on 4 acres of State Beach parking lot for pipe headers and pumps  
• 1.0 year of onshore and nearshore marine construction to install the 3,000 foot long trestle from shore to offshore gallery  
• 4.9 years of construction traffic passing through HB and other coastal communities carrying all components needed to construct trestle and install SIG via trestle  
• 2.2 years of offshore construction of the 25.44 acre SIG  
• 2.2 years disposal of dredged marine sediments at approved offshore site | • 4.3 years of onshore construction in HB on 4 acres of State Beach parking lot for pipe headers and pumps  
• 2.5 years of marine vessel traffic between Port of LA/LB and SIG site to carry SIG components to site  
• 2.5 years of offshore construction of the 25.44 acre SIG  
• 2.5 years of use of construction yard at Port of LA/LB with SIG components carried to port via local roadways  
• 2.5 disposal of dredged marine sediments at approved offshore site |
| **LONG-TERM OPERATIONAL REQUIREMENTS** | • Scraping or light dredging of seabed above SIG (to remove 5 to 10 cm of sediment in order to prevent clogging of natural sediments) would be required every 1 to 3 years to ensure continued effective intake  
• Approximately 11,655 linear feet of 20-inch conveyance pipe would be left on the seafloor | • Scraping or light dredging of seabed above SIG (to remove 5 to 10 cm of sediment in order to prevent clogging of natural sediments) would be required every 1 to 3 years to ensure continued effective intake  
• Approximately 21,495 linear feet of 20-inch conveyance pipe would be left on the seafloor |
4.3.3 Environmental Impacts Resulting from Intake Construction and Operation

A range of environmental impacts would be generated, directly or indirectly, as a result of constructing and operating the different SIG construction options. The potential environmental impacts associated with each of the construction activities described in Table 4.1 are broadly described below. SIG construction options addressed here include the trestle and float-in options.

**Onshore construction in Huntington Beach State Beach parking lot for pipe headers and pumps (Trestle and Float-in Option)**

- **Construction noise**: The construction of the 4-acre gallery for intake pipes and pumps adjacent to the Pacific Coast Highway and Huntington Beach’s recreational areas and/or of the trestle would create disturbing levels of noise.
- **Onshore traffic**: A large number of vehicles would be required to construct pipe headers and pump gallery, adding to traffic density on local and regional roadways.
- **Air emissions**: Construction at the beach lot would result in the emissions from construction vehicles including haul trucks, cranes, drills/bores, pile driving, and worker commuting vehicles, and dust from construction activities and drilling.
- **Greenhouse gas emissions (GHG)**: Construction vehicle use of fossil fuels results in emission of carbon dioxide (CO₂). Construction emissions of GHG are amortized over the operational life of the project and added to operational emissions.
- **Degradation of coastal views**: The presence of large-scale industrial construction operations on and adjacent to the Huntington Beach recreational area would degrade the existing beach and sunset views.
- **Recreational disturbance**: Recreationists at or adjacent to the beach (beachgoers, trail users, surfers, hotel guests, and oceanfront viewers) would experience a disturbance due to the noise, traffic, dust, and equipment emissions created by construction activities.
- **Disturbance of sensitive biological resources**: Coastal species may be disturbed by onshore or nearshore construction activities. Nearby sensitive species are listed in Appendix F, and include California least tern, snowy plover, California brown pelicans and other wildlife at the Huntington Beach Wetlands.
- **Potential loss of income** to State Beach from loss of parking revenue and to beachfront businesses (retail, hotels, support facilities) if beach visitors opt to go to other beaches during construction.

**Onshore and nearshore construction to install the trestle (Trestle only)**

- **Air emissions and GHG**: Construction of the trestle would result in air emissions (including CO₂) from construction vehicles, dredges, barges, haul trucks, cranes, drills/bores, pile drivers, and worker commuting vehicles. Impacts would be similar to those associated with demolition of the Huntington Beach Generating Station, just east of Highway 1.
• **Degradation of coastal views:** The multi-year presence of large-scale industrial construction operations on and adjacent to the Huntington Beach recreational area would degrade the existing beach and sunset views.

• **Onshore traffic:** A large number of vehicles would be required to construct the trestle, adding to traffic density on local and regional roadways.

**Offshore construction of the SIG (Trestle and Float-in Option)**

• **Air emissions and GHG:** Construction of a seafloor infiltration gallery would result in the emissions (including CO₂) from construction vehicles, dredges, barges, haul trucks, cranes, drills/bores, pile driving, and worker commuting vehicles, and dust from onshore construction and drilling.

• **Commercial/recreational fishing:** The construction of a SIG could prevent fishing access to the construction and operational zones.

• **Risk of offshore contamination from construction accidents:** Accidental spills of marine fuels or other contaminants could contaminate the ocean, affecting marine life or recreation.

• **Short-term impact to benthic habitat (marine ecology):** Seafloor disturbance during SIG construction would result in loss of benthic habitat over a 26-acre area, with potential loss of marine life including infaunal invertebrates, epifaunal invertebrates, demersal invertebrates, and demersal fishes.

**Use of construction yard at Port of LA/LB (Float-in only)**

• **Land use disruption:** Conflicts may arise from displacement of existing coastal operations in the Port areas during float-in construction activities.

• **Onshore traffic:** A large number of vehicles would be required to support SIG construction at the Port, adding to traffic density on local and regional roadways.

**Disposal of dredged marine sediments at approved offshore site (Trestle and Float-in Option)**

• **Marine biology:** Disposal of sediments may affect marine resources in the disposal zone.

**Operation and maintenance of SIG (Trestle and Float-in Option)**

• **Marine ecology (long-term):** Long-term impingement and entrainment impacts associated with the SIG are expected to be minor due to the filtering of seawater through marine sediments.

• **Marine ecology:** Periodic maintenance (scraping of seabed surface at 1 to 3 year intervals) may be required to ensure adequate continuous intake; this seafloor disturbance may result in longer-term or periodic disturbance to benthic habitat over 20 to 23 acre area.

• **Seafloor obstructions:** The presence of 11,655 to 12,495 linear feet of intake and gathering pipes on the seafloor has the potential to catch anchors of marine vessels.

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6 **Infauna** are benthic organisms that live within the bottom substratum of a body of water, especially within the bottom-most oceanic sediments, rather than on its surface. **Epifauna** are aquatic animals (such as starfish, flounder, or barnacles) that live on the surface of a sea or lake bottom or on the surface of a submerged substrate, such as rocks or aquatic plants and animals, but that do not burrow into or beneath the surface.
4.4 Qualitative Comparison of Impacts among SIG Intake Options

In Table 4.2, we list the primary marine and coastal impacts that would likely result from construction and operation of the SIG options. These impacts are characterized as to their likely severity in a qualitative manner. These impacts will be described and evaluated in detail in an EIR if Poseidon proceeds with an application including these intake technologies.

<table>
<thead>
<tr>
<th>Intake Option</th>
<th>SIG-Trestle</th>
<th>SIG-Float In</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entrainment</td>
<td>• Minor concern due to small amount of entainment of some marine organisms</td>
<td>• Minor concern due to small amount of entainment of some marine organisms</td>
</tr>
<tr>
<td>Impingement</td>
<td>• No concern for SIG given filtration of intake water through marine sediments and gravel</td>
<td>• No concern for SIG given filtration of intake water through marine sediments and gravel</td>
</tr>
<tr>
<td>Construction effects on marine habitat at SIG/trestle site</td>
<td>• Moderate concern due to short-term disturbance to habitat (primarily during construction) due to seafloor disturbance from construction of trestle and SIG</td>
<td>• Moderate concern due to short-term disturbance to habitat (primarily during construction) due to seafloor disturbance from construction of SIG</td>
</tr>
<tr>
<td>Maintenance effects on marine habitat at SIG site</td>
<td>• Minor concern due to periodic maintenance requiring site scraping</td>
<td>• Minor concern due to periodic maintenance requiring site scraping</td>
</tr>
<tr>
<td>Degradation of coastal views</td>
<td>• Major concern (but short-term during construction) due to large-scale beachfront construction of intake system and trestle</td>
<td>• Major concern (but short-term during construction) due to large-scale beachfront construction of intake system</td>
</tr>
<tr>
<td>Air emission during construction</td>
<td>• Major concern during the 5 to 7 year construction period due to vehicles and equipment required</td>
<td>• Major concern during the 5 to 7 year construction period due to vehicles and equipment required</td>
</tr>
<tr>
<td>Greenhouse gas</td>
<td>• Moderate concern, but cumulatively important, when amortized over operational life of the SWRO plant</td>
<td>• Moderate concern, but cumulatively important, when amortized over operational life of the SWRO plant</td>
</tr>
<tr>
<td>Operational energy use</td>
<td>• Minor concern</td>
<td>• Minor concern</td>
</tr>
<tr>
<td>Onshore vehicle traffic</td>
<td>• Moderate concern during the 5 to 7 year construction period due to vehicle traffic passing through beachfront communities</td>
<td>• Moderate concern during the 5 to 7 year construction period due to vehicle traffic passing through beachfront communities</td>
</tr>
<tr>
<td>Construction noise</td>
<td>• Major concern during the 5 to 7 year construction period due to beachfront activity</td>
<td>• Major concern during the 5 to 7 year construction period due to beachfront activity</td>
</tr>
<tr>
<td>Recreational effects</td>
<td>• Major concern during the 5 to 7 year construction period due to beachfront activity</td>
<td>• Major concern during the 5 to 7 year construction period due to beachfront activity</td>
</tr>
</tbody>
</table>
Table 4.2 Qualitative Environmental Impacts of Poseidon Huntington Beach SIG Construction Options

<table>
<thead>
<tr>
<th>Intake Option</th>
<th>SIG-Trestle</th>
<th>SIG-Float In</th>
</tr>
</thead>
<tbody>
<tr>
<td>Onshore biological resources</td>
<td>• <strong>Potential concern</strong> due to sensitive avian species nesting nearby. Potential for disturbance of reserve south of Talbert Channel, 1.5 miles south</td>
<td>• <strong>Potential concern</strong> due to sensitive avian species nesting nearby</td>
</tr>
<tr>
<td>Recreational and commercial fishing</td>
<td>• <strong>Minor concern</strong> due to infrequent use of SIG area for fishing</td>
<td>• <strong>Minor concern</strong> due to infrequent use of SIG area for fishing</td>
</tr>
<tr>
<td>Seafloor obstructions</td>
<td>• <strong>Minor concern</strong> for anchor catch during life of project</td>
<td>• <strong>Minor concern</strong> for anchor catch during life of project</td>
</tr>
<tr>
<td>Potential loss of tourist income</td>
<td>• <strong>Major concern</strong> during the 5 to 7 year construction period due to reduction of beachfront parking and construction disturbance to beachgoers</td>
<td>• <strong>Major concern</strong> during the 5 to 7 year construction period due to reduction of beachfront parking and construction disturbance to beachgoers</td>
</tr>
</tbody>
</table>

4.5 Effects of Environmental Impacts on Project Feasibility

The Panel considered whether the environmental impacts defined broadly in Section 4.3.2 might result in any of the intake options being infeasible with respect to the social and environmental factors. A finding of infeasibility related to environmental impacts could result from:

(a) Impacts so severe that a lead agency would be unable to make a finding that there was an overriding benefit to the project and would therefore deny project approval;

(b) Conflict with existing regulations or policies that would prevent agency approval; or

(c) Mitigation costs that could be so high as to cause Poseidon to find that the project would not be economically viable.

The third item, mitigation cost, is considered in Section 5, economic analysis. Most of the impacts described in Section 4.3.2 are not anticipated to result in any of these situations. However, the extensive and lengthy beachfront disturbance required for construction of the SIG (including the trestle or the pipe and pump gallery), as defined in Table 4.1, may be of serious concern to the City of Huntington Beach due to the importance of beach tourism, recreation, and tourist income to the City. The City would consider the potential severity of these impacts in the context of the industrial character of the power plant site and nearby oil and gas development.

While many of the SIG impacts have the potential to be severe and to create substantial disturbance over a period of as long as seven years, there is a range of typical mitigation measures that would likely be implemented to reduce the severity of these effects.

Examples of typical mitigation for a major coastal construction project are:

- Purchase of air emissions credits; use of specific low-emission engines
- Installation of fencing, screening, or noise barriers around beachfront construction sites
• Use of shuttle buses to carry beachgoers to additional parking locations
• Implementation of seasonal noise limitations to protect nesting bird species
• Notification of construction activities and processes to local businesses to allow planning of events at lower impact times
• Implementation of traffic control plans to avoid peak traffic times and maximize use of designated roadways
• Publication of marine vessel traffic patterns and frequency.

The costs of implementing these types of mitigation are not generally so high that they would affect the financial viability of a major infrastructure project.

At the February 18, 2015 workshop, representatives of the City of Huntington Beach and the Chamber of Commerce spoke about the extremely high value of beach tourism and recreational opportunities to city and business interests. The City would have to consider whether these types of mitigation measures could effectively mitigate the effects of the onshore and nearshore construction activities required for the SIG. These impacts would likely be compared with the impacts of the open ocean intake. In approving a revised project, the City would have to consider whether the desalination project itself has long-term benefits that would outweigh the severity of the beachfront construction impacts.
Chapter V. ECONOMIC ANALYSIS FRAMEWORK

5.1 Introduction

In this section we present the ISTAP’s economic analysis of the three intake design/construction alternatives for the proposed desalination facility in Huntington Beach, California. Based on the results of this analysis, we also partially characterize the feasibility of each intake option based on economic and financial considerations. This section is organized as follows:

- Section 5.2 describes the range of capital, operation and maintenance (O&M), and social and environmental mitigation costs that we used to characterize the economic and financial feasibility of the intake options.

- Section 5.3 provides an overview of the life cycle cost analysis of the intake design alternatives, and describes the impact of different assumptions on the life cycle costs. The life cycle cost, presented as an annualized unit cost per acre-foot (AF) of water produced (unit cost), allows the cost of the product water to be directly compared across design and financial scenarios.

- Section 5.4 examines the price that Orange County Water District (OCWD) might be willing to pay for water supplied by the proposed desalination facility (the water price). Using OCWD’s Water Purchase Agreement Term Sheet as a starting point, we based the OCWD water price on the amount that OCWD will likely have to pay for water supplied by the Metropolitan Water District (MWD) of Southern California in the future because OCWD would rely on MWD water if the desalination facility is not constructed. On top of this price, we have factored in a subsidy that MWD provides local communities for developing local water supplies, as well as a premium that OCWD has indicated it is willing to pay for the increased water supply reliability that the desalination plant will provide relative to MWD supplies. Ultimately, the OCWD water price will be based on negotiations between OCWD and Poseidon.

- Section 5.5 evaluates the likelihood that project revenues will cover project costs over the life of the project. In this section, we compare the unit cost (to Poseidon) of water supplied by the project with the amount that OCWD might pay for that water as identified in its current Term Sheet.

- Section 5.6 discusses several factors that affect the economic viability of the project alternatives. This evaluation is based on two criteria. One is the likelihood that project revenues will cover project costs, as discussed in Section 5.5. The other criteria include difficult to quantify risks associated with the different project alternatives, as well as uncertainty about the unit cost of water and the OCWD water price.

- Section 5.7 presents conclusions regarding economic viability of the intake options.

5.2 Costs of the Intake Design Alternatives

In this section, we describe the capital and operating and maintenance (O&M) costs of the three different intake design alternatives. For this analysis, we analyzed data provided by Poseidon, Coastal Commission
staff, and members of the ISTAP to develop a range of cost estimates. We then used the lower and upper end of this range to develop two sets of cost estimates for further analysis—a high cost estimate and a low cost estimate.

To form the basis for our “high cost estimate”, we relied primarily on capital and O&M cost information provided by Poseidon for a 50 MGD product capacity desalination facility and each intake alternative. We then revised these figures, using Panel expertise and recommendations from Coastal Commission staff. These costs form the basis of our “low cost estimates”. Relative to the higher cost estimates provided by Poseidon, the low cost estimates reflect O&M savings associated with reduced SIG pretreatment requirements and a shorter period of continuous construction for the SIG alternatives. In some cases, we also revised Poseidon’s capital cost estimates; these revisions are reflected in the low cost estimate scenario. The “high” and “low” estimate terminology refers to the relative magnitude of the annualized cost estimates—they do not necessarily represent high bound and low bound estimates of the capital or O&M costs of the different options.

Both sets of costs include comprehensive estimates for each intake design alternative. This includes the costs associated with constructing and operating the alternative intake options, as well as the desalination facility itself. Both scenarios also include costs associated with decommissioning the desalination facility at the end of its expected life (we assume these costs are same across all intake design alternatives). The cost estimates do not include costs associated with constructing distribution pipelines or the cost of delivering water to customers.

For the open ocean intake, both sets of capital costs include estimates for traveling screens. On April 24, 2015, partway through the Phase 2 ISTAP process, the State Water Resources Control Board released a draft Final desalination amendment to the Ocean Plan indicating that all surface water intakes must be screened with 1.0 mm (0.04 in) passive screens. However, the Panel chose not to evaluate a design using passive screens as these were not contained in the original Poseidon proposal, nor were detailed costs estimated. Such a work effort may be required in the future if and when new passive screen designs are proposed.

Both sets of estimates for the open ocean intake also include costs associated with environmental mitigation that Coastal Commission staff has indicated it will require Poseidon to implement to further offset impingement and entrainment impacts. In the high cost scenario, we included Poseidon’s estimate of upfront environmental mitigation costs of $5.9 million, and ongoing annual maintenance requirements of $300,000. In the second set of cost estimates (i.e., the revised or low cost estimates), we used the Coastal Commission staff estimates of $53 million for capital and $1,000,000 for annual O&M mitigation costs, which are significantly higher. Both Poseidon’s and the Coastal Commission’s environmental mitigation cost estimates are based on the costs for similar mitigation that Poseidon has implemented at its Carlsbad desalination facility in San Diego County, expected to be in operation in 2019, with the main difference being the amount of mitigation acreage Coastal Commission staff and Poseidon expect to be

---

7 The OCWD estimates that the distribution pipeline(s) and delivery costs would be an additional $100 to $250 per acre-foot.
8 This estimate represents the mid-point of the Coastal Commission staff estimates for mitigation costs associated with a 50 MGD open ocean intake, which range from $35 to $71 million.
required. Coastal Commission staff has indicated that it is unlikely to require environmental mitigation for impingement and entrainment effects if Poseidon constructs one of the SIG design alternatives. We have therefore not included environmental mitigation costs for the SIG alternatives under either cost scenario.

As described in Section 3, both SIG alternatives would require construction of pipe galleries and pumps below the State Beach parking lot. Under both sets of capital costs for the SIG alternatives, we have included mitigation costs associated with anticipated Coastal Commission policies to offset the impacts of this aspect of construction on beach recreation. Coastal Commission staff estimates that these costs will amount to approximately $18,000 for each month that beach access or recreation opportunities are impeded over the construction period. These costs are minimal in comparison to the costs of constructing and operating the SIG.

Once we developed two sets of comprehensive cost estimates for each intake alternative at a 50 MGD product/106 MGD intake capacity, we applied scaling factors from peer-reviewed literature to estimate the capital costs associated with alternative product scales (e.g., 12.5, 25, and 100 MGD product capacity facilities). Our scalars reflect the economies of scale associated with constructing larger facilities. Specifically, we estimated that relative to a 50 MGD product capacity facility, the capital costs of a 12.5 MGD product capacity facility would be about 28% more per AF, the 25 MGD product capacity facility would cost about 12.5% more per AF, and the 100 MGD product capacity facility would cost about 8% less. For O&M costs, we assume the same per AF cost across all project scales.

Table 5.1 presents the high and low capital cost estimates for each intake design at a 50 MGD product capacity scale (see Appendix D for the capital and mitigation costs associated with the different project scales). These estimates include inflation. For the life cycle analysis described in Section 4, we take out inflation so that we can compare all costs in present value terms.

Table 5.1 shows that the open ocean intake alternative has significantly lower capital costs than either of the SIG alternatives under both cost scenarios. The capital cost of the open ocean intake facility ranges between $850 and $899 million across estimates. The difference between the high and low cost estimates for the open ocean intake is primarily due to the different assumptions about the cost of environmental mitigation.

The capital costs for the SIG-Trestle alternative vary significantly between estimates. The high estimate sets construction costs for this option at $2.35 billion; the low estimate at only $1.94 billion. The cost differential is largely explained by different assumptions about the construction period—the low estimate assumes 4.83 years of construction and the high estimate, 7 years. The longer construction time period increases overall construction and administration costs, as well as financing costs, which account for a large portion of total project costs.

For the SIG-Float-in option, the high and low estimates are very similar – both assume it will cost about $2.12 billion to construct the desalination plant with this intake design. In this case, the high and low estimates both assume a 5.25-year construction period.

Table 5.2 shows the estimated O&M costs for the open ocean and SIG intake designs for both cost estimate scenarios (the O&M costs of the SIG are assumed to be the same under the Trestle or Float-in...
construction methods). A primary explanation for the difference between the high and low O&M cost estimates is that the ISTAP used different assumptions for calculating the ad valorem tax. The high estimate assumes that these taxes will be based on construction costs, rather than property value (which does not always directly correlate with construction costs) or expected revenues from the desalination facility. The ISTAP does not agree that property taxes would necessarily be based on the costs associated with constructing the desalination facility. We have therefore not included the ad valorem tax in the low estimate for O&M costs.
Table 5.1 ISTAP High and low capital cost estimates for alternative intake designs, 50 MGD product capacity facility

<table>
<thead>
<tr>
<th></th>
<th>Proposed</th>
<th>SIG - Trestle</th>
<th>SIG Float In</th>
<th>Proposed</th>
<th>SIG - Trestle</th>
<th>SIG Float In</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Construction period (years)</strong></td>
<td>2.75</td>
<td>7.0</td>
<td>5.25</td>
<td>2.75</td>
<td>4.83</td>
<td>5.25</td>
</tr>
<tr>
<td><strong>Construction Costs</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Intake Pump Station</td>
<td>42,547,070</td>
<td></td>
<td></td>
<td>42,547,070</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pretreatment</td>
<td>49,992,807</td>
<td>41,483,393</td>
<td>41,483,393</td>
<td>49,992,807</td>
<td>41,483,393</td>
<td>41,483,393</td>
</tr>
<tr>
<td>Screen Retrofit</td>
<td>8,700,000</td>
<td></td>
<td></td>
<td>8,700,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diffuser</td>
<td>30,468,125</td>
<td>30,468,125</td>
<td>30,468,125</td>
<td>30,468,125</td>
<td>30,468,125</td>
<td>30,468,125</td>
</tr>
<tr>
<td>SIG x</td>
<td>696,528,961</td>
<td>722,018,641</td>
<td></td>
<td>640,618,094</td>
<td>718,296,639</td>
<td></td>
</tr>
<tr>
<td>Construction Insurance</td>
<td>3,754,864</td>
<td>16,591,408</td>
<td>12,368,154</td>
<td>3,754,864</td>
<td>10,765,942</td>
<td>12,340,198</td>
</tr>
<tr>
<td>Construction Beach SLC Rent</td>
<td>37,246,819</td>
<td>27,935,115</td>
<td></td>
<td>25,718,042</td>
<td>27,935,115</td>
<td></td>
</tr>
<tr>
<td>Project Contingency</td>
<td>30,000,000</td>
<td>90,786,915</td>
<td>92,826,089</td>
<td>30,000,000</td>
<td>86,314,045</td>
<td>92,528,329</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>543,624,029</td>
<td>1,319,163,960</td>
<td>1,322,593,692</td>
<td>543,624,029</td>
<td>1,228,406,159</td>
<td>1,318,545,974</td>
</tr>
<tr>
<td><strong>Non-construction capital costs</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>293,025,955</td>
<td>1,017,785,072</td>
<td>7,828,464,00</td>
<td>293,025,955</td>
<td>697,931,385</td>
<td>780,857,048</td>
</tr>
<tr>
<td><strong>Mitigation costs</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Marine Life mitigation</td>
<td>5,951,900</td>
<td></td>
<td></td>
<td>53,000,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mitigation for lost recreation</td>
<td>1,008,000</td>
<td>756,000</td>
<td></td>
<td>695,520</td>
<td>756,000</td>
<td></td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>5,951,900</td>
<td>1,008,000</td>
<td>756,000</td>
<td>53,000,000</td>
<td>695,520</td>
<td>756,000</td>
</tr>
<tr>
<td>Decommissioning costs</td>
<td>9,000,000</td>
<td>9,000,000</td>
<td>9,000,000</td>
<td>9,000,000</td>
<td>9,000,000</td>
<td>9,000,000</td>
</tr>
<tr>
<td><strong>Total Project Capital Cost</strong></td>
<td>851,601,884</td>
<td>2,346,957,032</td>
<td>2,115,196,091</td>
<td>898,649,984</td>
<td>1,936,033,064</td>
<td>2,109,159,022</td>
</tr>
</tbody>
</table>

a. With the exception of the cost estimates for SIG construction, all costs shown here represent Category II cost estimates, meaning that they might range from -15% to +25% of the estimates shown here. The cost estimates for the SIG represent Category IV cost estimates, meaning they have a range of uncertainty of -30% to +50%
Table 5.2 High and low annual O&M cost estimates for alternative intake designs, 50 MGD product capacity facility

<table>
<thead>
<tr>
<th></th>
<th>High Estimate</th>
<th>SIG (Trestle and Float In)</th>
<th>Low Estimate</th>
<th>SIG (Trestle and Float In+)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Open ocean intake</td>
<td></td>
<td>Open ocean intake</td>
<td></td>
</tr>
<tr>
<td><strong>General Maintenance</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chemicals</td>
<td>3,761,112</td>
<td>2,880,374</td>
<td>3,912,561</td>
<td>2,637,754</td>
</tr>
<tr>
<td>Maintenance (Repair and Replacement)</td>
<td>2,960,910</td>
<td>3,446,050</td>
<td>2,749,000</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Labor</td>
<td>4,032,780</td>
<td>4,032,780</td>
<td>3,745,000</td>
<td>3,400,000</td>
</tr>
<tr>
<td>Membrane Replacement</td>
<td>1,120,217</td>
<td>861,513</td>
<td>1,040,000</td>
<td>800,000</td>
</tr>
<tr>
<td>Disposal</td>
<td>1,030,993</td>
<td>161,534</td>
<td>957,000</td>
<td>150,000</td>
</tr>
<tr>
<td>Operator Fee</td>
<td>4,545,918</td>
<td>4,545,918</td>
<td>4,221,000</td>
<td>4,221,000</td>
</tr>
<tr>
<td><strong>Subtotal</strong></td>
<td>17,451,930</td>
<td>15,928,169</td>
<td>16,624,561</td>
<td>13,208,754</td>
</tr>
<tr>
<td><strong>Power (assuming cost of $0.10/kWh)</strong></td>
<td>22,676,623</td>
<td>20,038,403</td>
<td>22,676,623</td>
<td>20,038,403</td>
</tr>
<tr>
<td><strong>Miscellaneous maintenance costs (e.g., management, insurance, taxes)</strong></td>
<td>13,948,000</td>
<td>21,893,000</td>
<td>9,100,000</td>
<td>8,400,000</td>
</tr>
<tr>
<td>Annual marine life mitigation</td>
<td>300,000</td>
<td></td>
<td>1,000,000</td>
<td></td>
</tr>
<tr>
<td><strong>TOTAL Annual O&amp;M costs</strong></td>
<td>54,376,552</td>
<td>57,859,572</td>
<td>49,401,184</td>
<td>41,647,157</td>
</tr>
</tbody>
</table>
5.3 Life Cycle Cost Analysis

This section presents the results of the life cycle cost analyses that we conducted for the desalination facility with the different intake options. These analyses compare the present value capital, O&M, and mitigation costs that occur over the lifetime of the desalination facility under various scenarios. These scenarios are based on the following components:

- The two comprehensive capital and O&M cost estimates (i.e., high and low estimates) described in Section 3
- Four facility project scales: 12.5, 25, 50, and 100 MGD product capacity (Equivalent to roughly 25, 50, 100 and 200 MGD intake capacity)
- Two project analysis periods, including 30-year and 50-year expected project life times
- Two (real) discount rates, 3% and 7%, based on the U.S. Office of Management and Budget’s recommendations for the range of discount rates to include in benefit cost analyses of public projects.

Thus, for each of the three intake options, we evaluated 32 scenarios (a total of 96 scenarios) for the life cycle cost analysis. Table 5.3 provides an example of a life cycle cost analysis for each intake option assuming the low cost estimate, a 3% discount rate, and a 50-year project life. The capital costs reflected in this table differ slightly from those presented in Section 3 because we have taken out inflation in order to compare real costs over time.

As shown in Table 5.3, the costs associated with the SIG alternatives are closer to the costs of the open ocean intake when evaluated over time due primarily to O&M cost savings associated with the SIG alternatives. The difference is somewhat greater when we assume a 30-year project life.

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9 The 3%-7% range brackets the cost of capital that is likely to apply to this project. For example, OCWD's 2014 financial analysis of the proposed project suggests that Poseidon would use a mix of bonds (82%) and private equity (18%) to fund the project. Further assuming bond rates of 3.9 to 5% and private equity costing 12% puts the combined cost of capital for the project at between 5.4% and 6.3% (nominal). Adjusting for anticipated inflation brings the combined real cost of capital to between 3.5% and 5%.
## Table 5.3 Example life cycle cost analysis for alternative intake options, using ISTAP’s low capital and O&M cost estimates, 3% discount rate, and 50-year analysis period

<table>
<thead>
<tr>
<th>Year</th>
<th>Open Ocean intake</th>
<th>SIG - Trestle</th>
<th>SIG Float In</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Capital</td>
<td>O&amp;M</td>
<td>PV total</td>
</tr>
<tr>
<td>2015</td>
<td>326,345,449</td>
<td>326,345,449</td>
<td>398,971,649</td>
</tr>
<tr>
<td>2016</td>
<td>320,480,653</td>
<td>311,146,265</td>
<td>391,801,678</td>
</tr>
<tr>
<td>2017</td>
<td>236,040,940</td>
<td>222,491,225</td>
<td>384,760,560</td>
</tr>
<tr>
<td>2018</td>
<td>49,401,184</td>
<td>45,209,081</td>
<td>377,845,978</td>
</tr>
<tr>
<td>2019</td>
<td>49,401,184</td>
<td>43,892,312</td>
<td>307,976,198</td>
</tr>
<tr>
<td>2020</td>
<td>49,401,184</td>
<td>42,613,895</td>
<td>41,647,157</td>
</tr>
<tr>
<td>2021</td>
<td>49,401,184</td>
<td>41,372,714</td>
<td>41,647,157</td>
</tr>
<tr>
<td>2022</td>
<td>49,401,184</td>
<td>40,167,683</td>
<td>41,647,157</td>
</tr>
<tr>
<td>2023</td>
<td>49,401,184</td>
<td>38,997,751</td>
<td>41,647,157</td>
</tr>
<tr>
<td>.....</td>
<td>.....</td>
<td>.....</td>
<td>.....</td>
</tr>
<tr>
<td>.....</td>
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<tr>
<td>.....</td>
<td>.....</td>
<td>.....</td>
<td>.....</td>
</tr>
<tr>
<td>2065</td>
<td>49,401,184</td>
<td>19,759,838</td>
<td>41,647,157</td>
</tr>
<tr>
<td>2066</td>
<td>49,401,184</td>
<td>19,759,838</td>
<td>41,647,157</td>
</tr>
<tr>
<td>2067</td>
<td>49,401,184</td>
<td>19,184,309</td>
<td>41,647,157</td>
</tr>
<tr>
<td>2068</td>
<td>9,000,000</td>
<td>3,393,236</td>
<td>41,647,157</td>
</tr>
<tr>
<td>2069</td>
<td>0</td>
<td>41,647,157</td>
<td>3,198,451</td>
</tr>
<tr>
<td>2070</td>
<td>0</td>
<td>9,000,000</td>
<td>0</td>
</tr>
<tr>
<td>2071</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Total</td>
<td>$2,059,977,251</td>
<td>$2,715,299,130</td>
<td>$2,832,933,100</td>
</tr>
</tbody>
</table>

a. The $9,000,000 at the end of each option’s expected life represent estimated decommissioning costs

b. For each option, we evaluated costs associated with 50-years of plant operation. Due to the different construction periods, the analysis period for each option ends in a different year.
To provide a more direct comparison of project costs over time, we developed unit costs that reflect the cost of water per acre-foot of production. To develop these estimates, we divided the total present value costs over time (as demonstrated in Table 5.3 above) by the amount of water that the desalination facility will produce over time (in present value terms). The unit costs provide a quick way to examine the key variables that affect total costs, including discount rates, project life, and construction period. As described in more detail in Section 5.4, we also use these estimates to compare the cost of desalinated water to the amount that Orange County Water District (OCWD) has initially proposed that it is willing to pay for water on a per-AF basis.

Tables 5.4 through 5.7 present the unit costs under various scenarios for each project scale. Cost estimates for the open ocean intake range from about $1,500/AF to $2,600/AF, depending on project scale, discount rate, expected project life, and the source of the cost estimates. These estimates are similar to estimates reported in the desalination literature (e.g., Raucher and Tchobanoglous, 2014). However, the unit costs of the SIG-Trestle and SIG-Float-In alternatives, between $2,000/AF and $5,800/AF, are generally higher than the reported estimates in the desalination literature.

### Table 5.4 Unit cost of desalination facility with alternative intake options, across life cycle cost analysis scenarios, 50 MGD product capacity facility

<table>
<thead>
<tr>
<th>Project life (years)</th>
<th>Discount rate</th>
<th>Cost estimate</th>
<th>Open Ocean ($/AF)</th>
<th>SIG – Trestle ($/AF)</th>
<th>SIG – Float-In ($/AF)</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>3%</td>
<td>High</td>
<td>1,754</td>
<td>3,250</td>
<td>3,050</td>
</tr>
<tr>
<td>30</td>
<td>3%</td>
<td>Low</td>
<td>1,716</td>
<td>2,553</td>
<td>2,762</td>
</tr>
<tr>
<td>30</td>
<td>7%</td>
<td>High</td>
<td>2,259</td>
<td>4,995</td>
<td>4,601</td>
</tr>
<tr>
<td>30</td>
<td>7%</td>
<td>Low</td>
<td>2,254</td>
<td>3,847</td>
<td>4,314</td>
</tr>
<tr>
<td>50</td>
<td>3%</td>
<td>High</td>
<td>1,567</td>
<td>2,721</td>
<td>2,568</td>
</tr>
<tr>
<td>50</td>
<td>3%</td>
<td>Low</td>
<td>1,517</td>
<td>2,121</td>
<td>2,279</td>
</tr>
<tr>
<td>50</td>
<td>7%</td>
<td>High</td>
<td>2,128</td>
<td>4,595</td>
<td>4,241</td>
</tr>
<tr>
<td>50</td>
<td>7%</td>
<td>Low</td>
<td>2,115</td>
<td>3,533</td>
<td>3,953</td>
</tr>
<tr>
<td>Minimum</td>
<td></td>
<td></td>
<td>1,517</td>
<td>2,121</td>
<td>2,279</td>
</tr>
<tr>
<td>Maximum</td>
<td></td>
<td></td>
<td>2,259</td>
<td>4,995</td>
<td>4,601</td>
</tr>
</tbody>
</table>

Note: These costs do not include construction and operation of the water distribution pipeline.
### Table 5.5 Unit cost of alternative intake options, across life cycle cost analysis scenarios, 12.5 MGD product capacity facility

<table>
<thead>
<tr>
<th>Project life (years)</th>
<th>Discount rate</th>
<th>Cost estimate</th>
<th>Open Ocean ($/AF)</th>
<th>SIG – Trestle ($/AF)</th>
<th>SIG – Float In ($/AF)</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>3%</td>
<td>High</td>
<td>1,974</td>
<td>3,842</td>
<td>3,540</td>
</tr>
<tr>
<td>30</td>
<td>3%</td>
<td>Low</td>
<td>1,950</td>
<td>3,048</td>
<td>3,243</td>
</tr>
<tr>
<td>30</td>
<td>7%</td>
<td>High</td>
<td>2,596</td>
<td>5,776</td>
<td>5,170</td>
</tr>
<tr>
<td>30</td>
<td>7%</td>
<td>Low</td>
<td>2,613</td>
<td>4,559</td>
<td>4,868</td>
</tr>
<tr>
<td>50</td>
<td>3%</td>
<td>High</td>
<td>1,734</td>
<td>3,171</td>
<td>2,941</td>
</tr>
<tr>
<td>50</td>
<td>3%</td>
<td>Low</td>
<td>1,694</td>
<td>2,497</td>
<td>2,646</td>
</tr>
<tr>
<td>50</td>
<td>7%</td>
<td>High</td>
<td>2,431</td>
<td>5,297</td>
<td>4,751</td>
</tr>
<tr>
<td>50</td>
<td>7%</td>
<td>Low</td>
<td>2,437</td>
<td>4,173</td>
<td>4,450</td>
</tr>
</tbody>
</table>

Minimum: 1,694 2,497 2,646
Maximum: 2,613 5,776 5,170

### Table 5.6 Unit cost of alternative intake options, across life cycle cost analysis scenarios, 25 MGD product capacity facility

<table>
<thead>
<tr>
<th>Project life (years)</th>
<th>Discount rate</th>
<th>Cost estimate</th>
<th>Open Ocean ($/AF)</th>
<th>SIG – Trestle ($/AF)</th>
<th>SIG – Float In ($/AF)</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>3%</td>
<td>High</td>
<td>1,863</td>
<td>3,540</td>
<td>3,228</td>
</tr>
<tr>
<td>30</td>
<td>3%</td>
<td>Low</td>
<td>1,833</td>
<td>2,765</td>
<td>2,932</td>
</tr>
<tr>
<td>30</td>
<td>7%</td>
<td>High</td>
<td>2,458</td>
<td>5,469</td>
<td>4,715</td>
</tr>
<tr>
<td>30</td>
<td>7%</td>
<td>Low</td>
<td>2,466</td>
<td>4,149</td>
<td>4,414</td>
</tr>
<tr>
<td>50</td>
<td>3%</td>
<td>High</td>
<td>1,650</td>
<td>2,941</td>
<td>2,704</td>
</tr>
<tr>
<td>50</td>
<td>3%</td>
<td>Low</td>
<td>1,605</td>
<td>2,282</td>
<td>2,410</td>
</tr>
<tr>
<td>50</td>
<td>7%</td>
<td>High</td>
<td>2,307</td>
<td>5,020</td>
<td>4,342</td>
</tr>
<tr>
<td>50</td>
<td>7%</td>
<td>Low</td>
<td>2,305</td>
<td>3,805</td>
<td>4,043</td>
</tr>
</tbody>
</table>

Minimum: 1,605 2,282 2,410
Maximum: 2,466 5,469 4,715
Table 5.7 Unit cost of alternative intake options, across life cycle cost analysis scenarios, 100 MGD product capacity facility

<table>
<thead>
<tr>
<th>Project life (years)</th>
<th>Discount rate</th>
<th>Cost estimate</th>
<th>Open Ocean ($/AF)</th>
<th>SIG – Trestle ($/AF)</th>
<th>SIG – Float In ($/AF)</th>
</tr>
</thead>
<tbody>
<tr>
<td>30</td>
<td>3% High</td>
<td>1,692</td>
<td>3,125</td>
<td>2,871</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>3% Low</td>
<td>1,650</td>
<td>2,408</td>
<td>2,601</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>7% High</td>
<td>2,156</td>
<td>4,971</td>
<td>4,317</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>7% Low</td>
<td>2,145</td>
<td>3,599</td>
<td>4,029</td>
<td></td>
</tr>
<tr>
<td>50</td>
<td>3% High</td>
<td>1,519</td>
<td>2,624</td>
<td>2,432</td>
<td></td>
</tr>
<tr>
<td>50</td>
<td>3% Low</td>
<td>1,466</td>
<td>2,011</td>
<td>2,156</td>
<td></td>
</tr>
<tr>
<td>50</td>
<td>7% High</td>
<td>2,036</td>
<td>4,573</td>
<td>3,985</td>
<td></td>
</tr>
<tr>
<td>50</td>
<td>7% Low</td>
<td>2,016</td>
<td>3,310</td>
<td>3,696</td>
<td></td>
</tr>
<tr>
<td>Minimum</td>
<td></td>
<td>1,466</td>
<td>2,011</td>
<td>2,156</td>
<td></td>
</tr>
<tr>
<td>Maximum</td>
<td></td>
<td>2,156</td>
<td>4,971</td>
<td>4,317</td>
<td></td>
</tr>
</tbody>
</table>

The large unit cost variation in Tables 5.4 – 5.7 is explained by five variables—differences in intake technology, discount rate, source of cost data, project life cycle and project scale. Of these, the intake technology has the largest influence on unit cost.

Table 5.8 highlights the influence of these variables on unit cost (Table 5.8). Technology has the largest single impact on unit cost. Averaged over project scales and life cycle scenarios, the open ocean intake unit cost ($1,997/AF) is 45% lower than the average SIG intake unit cost ($3,607/AF) (Table 5.8).

The choice of a discount rate also has a large impact on unit cost. The unit cost balances discounted future operating revenue with up front construction cost. Discounting increases the unit cost as needed to maintain this balance. The average unit cost of the intake options estimated with a 3% discount rate ($2,426/AF) is 36% lower than the unit cost of these options based on a 7% discount rate ($3,714/AF).

The data source and assumptions have relatively less importance in explaining unit cost differences. With the exception of the SIG trestle, the low and high capital cost estimates are relatively similar. The average low unit cost estimate ($2,859/AF) is 13% lower than the average high unit cost estimate ($3,281/AF) (Table 5.8).
Table 5.8 Sensitivity of Unit Cost to Intake Option and Lifecycle Scenario

<table>
<thead>
<tr>
<th></th>
<th>Open Ocean Intake ($/AF)</th>
<th>SIG – Trestle ($/AF)</th>
<th>SIG – Float In ($/AF)</th>
<th>Average ($/AF)</th>
<th>Unit cost impact (decrease)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Technology</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SIG</td>
<td>$3,643</td>
<td>$3,570</td>
<td>$3,607</td>
<td>$3,607</td>
<td></td>
</tr>
<tr>
<td>Open Ocean</td>
<td>$1,997</td>
<td></td>
<td></td>
<td>$1,997</td>
<td>45%</td>
</tr>
<tr>
<td><strong>Discount rate</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7%</td>
<td>$2,295</td>
<td>$4,479</td>
<td>$4,368</td>
<td>$3,714</td>
<td></td>
</tr>
<tr>
<td>3%</td>
<td>$1,699</td>
<td>$2,806</td>
<td>$2,773</td>
<td>$2,426</td>
<td>35%</td>
</tr>
<tr>
<td><strong>Data source</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>High</td>
<td>$2,008</td>
<td>$4,119</td>
<td>$3,716</td>
<td>$3,281</td>
<td></td>
</tr>
<tr>
<td>Low</td>
<td>$1,986</td>
<td>$3,166</td>
<td>$3,425</td>
<td>$2,859</td>
<td>13%</td>
</tr>
<tr>
<td><strong>Project Life</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>30 years</td>
<td>$2,086</td>
<td>$3,868</td>
<td>$3,791</td>
<td>$3,249</td>
<td></td>
</tr>
<tr>
<td>50 years</td>
<td>$1,908</td>
<td>$3,417</td>
<td>$3,350</td>
<td>$2,892</td>
<td>11%</td>
</tr>
<tr>
<td><strong>Project scale</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>25 MGD-product</td>
<td>$2,061</td>
<td>$3,746</td>
<td>$3,598</td>
<td>$3,135</td>
<td></td>
</tr>
<tr>
<td>50 MGD-product</td>
<td>$1,914</td>
<td>$3,452</td>
<td>$3,471</td>
<td>$2,946</td>
<td>6%</td>
</tr>
</tbody>
</table>

5.4 Expected Costs to OCWD

The price that OCWD might pay Poseidon for water from the desalination facility will depend on the outcome of ongoing contract negotiations. In the current term sheet, OCWD has indicated that it might be willing to pay an amount equal to the price of MWD water, plus a reliability premium and MWD’s local water supply subsidy.

To help evaluate the economic feasibility of the different desalination facility intake options, we estimated OCWD’s costs for water from the desalination facility based on established forecasts of MWD water rates (as developed by MWD). The base rate that MWD charges for treated water (Tier 1 rate) is currently (2015) $1,081/AF. In recent history, the Tier 1 rate has increased between 1% and 5% annually in real dollars. In this analysis, we assume the Tier 1 rate will increase in the near future as it has in the recent past, by 3.3% between 2015 and 2025, on average.\(^\text{10}\) We assume the annual rate of increase will drop back to 3% per year after 2025.

\(^\text{10}\) These assumptions are based on MWD’s forecasted rates, minus inflation.

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In addition to the MWD rates, OCWD has indicated that it is willing to pay a reliability premium for locally produced water. Consistent with our understanding of the ongoing contract discussions, in our projections we assume that the reliability premium amounts to 20% of MWD’s Tier 1 water price for 10 years after construction. The premium drops to 15% of the Tier 1 price for the next ten years, to 10% for 10 more years, to 5% for ten years, and then finally to 0%.

As noted above, MWD currently provides a subsidy to communities that develop local water supplies (including desalination) to offset reliance on MWD water. We assume that MWD will continue to provide this subsidy into the future. The subsidy varies according to the unit cost of the local supplies that are developed. There are currently three subsidy options that may be available to OCWD, including a sliding scale of up to $340/AF for 25 years, a sliding scale for up to $475/AF for 15 years and a fixed $305/AF for 25 years. OCWD’s current term sheet is based on the second option, a maximum of $475/AF for up to 15 years, provided that the cost of the local supply exceeds MWD rates by this amount.

We used these assumptions to project the amount that OCWD might be willing to pay for desalinated water under the current term sheet. Specifically, we estimate that in 2020, OCWD will be willing to pay $1,977/AF for water; this amount increases to $2,260/AF in 2025, $3,020/AF in 2040 and about $3,700/AF in 2050 for the SIG options (Figure 5.1)\(^1\). Appendix E provides additional information about these projections.

![Figure 5.1 Forecast Price that Orange County Water District Would Pay for Water from a Huntington Beach Desalination Facility](image)

\(^1\) These amounts are for the SIG alternatives, which would likely receive a higher MWD subsidy amount in later years (i.e., the full $475 for 15 years) compared to the open ocean intake.
5.5 Characterizing Components of Economic Feasibility

Although there are several criteria that may be used to assess the feasibility of project alternatives, in this section we focus primarily on cost recovery and risk.

In this context, economic feasibility relies in large part on the likelihood that anticipated plant revenues will cover the project costs within a reasonable time frame. Thus, our principal consideration for determining economic feasibility is the likelihood in any given year that OCWD will be willing to pay Poseidon’s costs to construct and operate the desalination facility.

As described above, the amount that OCWD will pay for water will rise over time, from around $1,500/AF today (2015) to about $3,700/AF after 2050 (for the SIG options), due in large part to expected increases in MWD water rates. It follows that the economic feasibility of a given water supply alternative will change over time. For example, constructing a desalination facility with a SIG intake system may not currently be economically feasible, but may become feasible in the future as OCWD’s willingness to pay for water increases. For the purposes of this Report, we assume project feasibility to occur in the first year that expected revenues equal expected costs—termed the cost recovery year.

Figure 5.2 shows the relationship between the desalination facility unit cost and cost recovery year. The unit cost of selected project scenarios are displayed on the y-axis and the associated cost recovery years are indicated on the x-axis. As shown, the average unit cost of the selected scenarios range from a low of $1,639/AF, for the open ocean intake, 3% discount rate, 50 MGD scenario to over $4,666/AF for the SIG-Trestle intake, 25 MGD, 7% discount rate scenario. The associated cost recovery years range from 2018 for the open ocean intake, 3% discount rate, 50 MGD scenario, to 2064 for the SIG-Trestle, 7% discount rate, 25 MGD scenario.

In general, the unit costs of the open ocean intake facility scenarios are low, compared to those of the SIG intake scenarios, and cost recovery occurs much sooner. For example, at a 7% discount rate, unit costs for a 50 MGD desalination facility with an open ocean intake average $2,189/AF, and range between $2,115 and $2,259/AF. We expect that OCWD would be willing to pay this amount for water in 2024, although the cost recovery year would vary with the actual cost.

Comparatively, for a 50 MGD desalination facility with a SIG-Trestle intake system, the unit costs associated with a 7% discount rate average $4,243/AF, and range from $3,533/AF to $4,995/AF. Based on the average unit cost, cost recovery for this facility would not be expected to occur until 2059.
5.6 **Discussion Regarding Economic Feasibility**

In section 5.5 above, we provided estimates of the costs associated with supplying desalinated water using different technologies and financial assumptions, as well as estimates for the price that OCWD might be willing to pay for water under the current term sheet. These cost and price estimates are both preliminary and uncertain. We have a relatively high degree of confidence about the cost of supplying water for the open ocean intake alternative—costs derived from the nearly complete construction of a similar plant in

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12 This figure categorizes cost estimates by technology, scale and discount rate to allow for a fair comparison of alternatives. The range of cost estimates within these categories represent differences in the data source and expected project lifespan. Project feasibility is determined for each category’s average unit cost.

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San Diego. We are less confident about costs associated with building the Trestle and Float-In SIG alternatives. Engineers have classified these costs as Category IV, meaning that the actual cost could be 50% above or 30% below the estimated cost. (See e.g., ASTM Standard E2516-11, Standard Classification for Cost Estimate Classification System, March 2015). Finally, we are uncertain about the price that OCWD might pay for water since this price is subject to ongoing negotiation, and we cannot predict how MWD water rates will increase over time.

Despite this uncertainty, these cost and price estimates provide the best available information for evaluating the economic feasibility of alternative intake options for the proposed desalination plant in Huntington Beach. Following, we assume that economic feasibility occurs when the projected price OCWD might pay for water exceeds the estimated unit cost to supply water. Comparing expected cost and price projections suggests that OCWD might be willing to pay for water produced from an open ocean intake facility in 2018. The expected cost estimates for the 50 MGD Trestle and Float-in scenarios indicate feasibility might be achieved between 2033 (given 3% discounting) and 2059, (given 7% discounting).

It has been suggested that the cost recovery year for the SIG option could be decreased by considering a hybrid alternative consisting of initial construction and operation of desalination facility with an open ocean intake, and simultaneously constructing the SIG intake structure. With this option, the project proponent could potentially provide product water using the open ocean intake until the cost that the OCWD might be willing to pay begins to approach the unit cost of production. We see a number of limitations of this approach including increased desalination construction costs to modify pretreatment facilities, construction complexities on the pump stations during the change over from the open ocean intake to the SIG, and high financing costs due to higher risk premiums of an even more complex project. However, we did not have sufficient information at our disposal to assess the full merits or risks of this alternative.

Finally, it should be noted that cost and price are not the only criteria that need to be considered in making a judgment about the feasibility of the different intake options. Other criteria include several factors that are difficult to monetize, but that will likely weigh heavily in agency permitting and in Poseidon’s decision making. These other factors of concern are addressed in other sections of this report and include construction risks or challenges (see Section 3), which may occur since the SIG options have not been constructed at this scale, and a range of environmental and social concerns (see Section 4).

The Panel’s charge was to analyze the cost effectiveness of alternative intake designs at the proposed desalination facility in Huntington Beach. We estimated the unit cost of the proposed facility with different intake design options and compared that cost to the amount that OCWD offered to pay for water from the facility in a recent term sheet.13

We did not evaluate the cost effectiveness of other water supply options in the region including recycling, conservation, water transfers or groundwater recharge. Similarly, we did not evaluate the social value of fish larvae at risk from the proposed facility. We determined that these and other possible study objectives

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13 Term Sheet Water Reliability Agreement Huntington Beach Seawater Desalination Project Orange County Water District And Poseidon Resources (Surfside) LLC May, 2015.
were outside the scope of work designated in the Terms of Reference (Appendix B). The Conveners agreed with this determination.
Chapter VI. CONCLUSIONS

6.1 The beach infiltration gallery is infeasible at the Huntington Beach location
At the initiation of Phase 2, we reconsidered the feasibility of the beach infiltration gallery technology that had been retained as likely feasible by the Phase 1 ISTAP. Several factors lead us to find that this technical option is infeasible at the Huntington Beach location. First, our additional engineering design assessment concluded that a substantially larger gallery would likely be required compared to the considerations in Phase 1. Second, we further considered the periodic beach re-nourishment schedule, which means that the surf zone migrates following nourishment cycles, reducing the effectiveness of the intake filtration through the sand. Third, construction of a larger-than-anticipated gallery would require many years to construct due to construction constraints on a highly used public beach.

6.2 Two construction methods are feasible for constructing the SIG
In addition to the trestle construction method suggested by Poseidon, the panel suggested consideration of a second, more efficient and less disruptive construction method for the SIG. This “float-in” construction method would not require construction of a trestle and would involve use of pre-fabricated cells brought to the offshore site from industrial port construction sites (Ports of Los Angeles or Long Beach).

6.3 The environmental impacts of the SIG options would not likely prohibit their implementation
The construction of either SIG option would create highly visible and disruptive activities at the Huntington Beach waterfront and in the nearshore environment. The Panel concludes that, while the environmental impacts of the SIG options, regardless of construction methods, would be potentially severe, they would still be short-term in comparison with the operational life of the desalination facility (30 to 50 years). Therefore, assuming implementation of commonly-used coastal mitigation techniques and serious consideration of methods to protect coastal recreation and tourism income, the environmental effects are not considered likely to result in either SIG option being found to be infeasible.

6.4 The open ocean intake option for a product capacity of 50 MGD may be economically feasible in the near future, depending on outcome of negotiations with OCWD
Based on our economic analysis, the facility with a product capacity of 50 MGD and an open ocean intake has an average unit cost of $1,639/AF using a 3% discount rate. Under the current term sheet, OCWD might be willing to pay these water costs in 2018 (Figure ES.1). The corresponding unit cost using a 7% discount rate is $2,189/AF. Our analysis indicates that OCWD would be willing to pay this amount for water in 2025. Therefore this option may be economically viable, consistent with the Ocean Amendment definition of economic feasibility.

6.5 The higher unit costs for the SIG options regardless of construction method significantly extend the period of time before the unit cost could be comparable to costs of other available water supplies
The average unit cost of the SIG-trestle intake option for the 50 MGD product capacity facility is $2,661/AF using a 3% discount rate. The corresponding unit cost of a SIG-float intake option is
$2,665/AF. OCWD might not be willing to pay this water cost until 2033 assuming conditions included in the current term sheet (Figure 6.1). Using a 7% discount rate, the unit costs of the 50 MGD SIG-Trestle and SIG-Float-In intake options are $4,243/AF and $4,277/AF, respectively. OCWD might be willing to pay these water costs after 2058.

![Diagram showing unit costs and first year OCWD is willing to pay](image)

**Figure 6.1 The Unit Cost to Produce Water and First Year OCWD is Willing to Pay Unit Cost**

### 6.6 The SIG option is not economically viable at the Huntington Beach location within a reasonable time frame, due to high capital costs and only modest reduction in annual operating costs

The economic viability of the SIG, regardless of construction technique, and for a product capacity of 50 MGD at this off shore location, is highly uncertain and thus the SIG option faces financing risks that pose significant barriers to implementation. We conclude that it is unlikely that the unit price for produced water from a SWRO plant with the SIG intake technology would find a buyer under current and likely future estimates of alternative waters sources through 2033. The very high capital cost adds operating costs

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14 Unit costs are averaged over high and low cost estimates and 30 and 50-year life cycle scenarios
in the form of additional interest that overwhelms the savings in pretreatment operating costs provided by the SIG intake.

6.7 Relevance of Conclusions to Other Desalination Projects

The Panel recognizes that future desalination projects may refer to the Findings and Conclusions in this Report, which are specific to the project conditions described. The methodology used by the ISTAP may have utility in assessing the feasibility of alternative intake technologies for other desalination projects. However, consistent with the Terms of Reference and the assumptions presented in this Report, the Panel cautions that these conclusions apply only to the proposed Huntington Beach project, and specifically only to the proposed SIG site and technologies that are described and evaluated in the Report. These conclusions should therefore not be projected to other desalination projects or sites to compare or assess their feasibility.
Chapter VII. BIBLIOGRAPHY


Independent Scientific Advisory Panel (ISTAP), 2014, Final report: Technical feasibility of subsurface intake designs for the proposed Poseidon desalination facility at Huntington Beach, California: Prepared under the auspices of the California Coastal Commission and Poseidon Resources (Surfside) LLC, 79 pp.


Tenera Environmental (Tenera), 2010, City of Santa Cruz Water Department & Soquel Creek Water District SCWD2 Desalination Program: Open Ocean Intake Study Effects. ESLO2010-017.1.
APPENDICES A, B, & C

For appendices C, D and E, see ISTAP Phase 2 Report: Supplementary Appendices.

APPENDIX A: Biographies of Panelists

Robert Bittner, P.E.
Mr. Robert Bittner is a professional engineer and President of Bittner-Shen Consulting Engineers, Inc., a firm specializing in the design of innovative marine structures including bridge foundations, marine terminals, offshore GBS structures, locks and dams. He has 40 years experience in construction engineering and project management on major marine structures worldwide, including the Itaipu Dam in Brazil and the Oresund Tunnel connecting Denmark and Sweden. One focus of his work has been minimizing construction cost of major marine structures through the design and development of innovative construction methods and equipment.

Prior to starting his own firm in 2009, Mr. Bittner was President of Ben C. Gerwick, Inc. While at Gerwick, he provided construction-consulting services worldwide and managed the design of several marine structures, including an innovative float-in dam on the Monongahela River in Pennsylvania for the US Army Corps of Engineers. Additionally, he led the Gerwick team that developed a new float-in cofferdam system that has been successfully used on the foundations for the New Carquinez Straits Bridge in the San Francisco Bay Area, the New Bath-Woolwich Bridge in Maine, the new Port Mann Bridge in Canada, and three major bridges in Asia. Mr. Bittner was Chairman of the Marine Foundations Committee for the Deep Foundations Institute (DFI) for 6 years from 2003 to 2008, and is currently President of DFI.

Mr. Bittner holds a B.S. in Civil Engineering and an M.S. in Construction Management, both from Stanford University.

Janet Clements
Ms. Clements has more than 14 years of experience in water resources planning and natural resource and environmental economics. She conducts benefit-cost, triple-bottom line (TBL), and economic impact analyses to evaluate the economic, social, environmental implications of policies and programs, including those related to desalination and water reuse. Ms. Clements is a noted economic expert in the water sector, specifically in the fields of integrated water resources management, TBL analysis, green infrastructure, and affordability of water and wastewater services. She also works on climate variability and adaptation planning in relation to water resources. Ms. Clements has experience evaluating water use and behavior across sectors and applying that information to help water utilities with water conservation, water demand management, and drought planning.

Ms. Clements is an active member of the water resources community and has participated as an invited expert in several workshops and panels. Examples include events sponsored by the Johnson Foundation, the Great Lakes Protection Fund, the World Meteorological Organization, and the Border Environment Cooperation Commission. Her clients include research foundations such as the Water Research Foundation, WateReuse Foundation, and Water Environment Federation; nonprofit organizations; and local, state, federal, and international government agencies and organizations.
Before attending graduate school, Ms. Clements worked as a natural resources planner in a rural California County. In this role, she managed and participated in the preparation of Environmental Impact Statements, served as the assistant program manager to the Five Counties Salmon Conservation Program, and worked with government agencies, Native American tribes, and nonprofit organizations on watershed planning efforts.

Ms. Clements has an M.S. in agricultural and resource economics from Colorado State University. Her B.S. in Sustainable Resource Management was awarded by The Ohio State University.

**Larry Dale**

Larry Dale is an environmental economist at Lawrence Berkeley National Laboratory (LBNL) and was Associate Director of the U.C. Berkeley Climate Change Center. He currently teaches at UC Berkeley, manages a policy economics group at LBNL, and performs selected energy studies for the California Energy Commission and the U.S. Department of Energy.

At U.C. Berkeley, Dr. Dale teaches classes in benefit cost analysis and the impact of climate change on urban and agricultural water use. He has led research teams evaluating the impacts of climate change on water use in East Africa and urban air quality in Mongolia. As associate director of the California Climate Change Center, Dr. Dale managed studies of (1) the impacts of climate change on hydropower, (2) California water supplies and groundwater and (3) the relationship between climate and demand management programs on household electricity and water usage.

For the California Energy Commission and the U.S. Department of Energy, Dr. Dale regularly performs economic studies to determine the cost effectiveness of energy efficiency programs. These include studies to estimate the price elasticity of demand for selected appliances, appropriate discount rates to use in benefit cost analysis, methods to estimate the regional employment impacts of efficiency standards, retrospective price analysis, and life cycle cost methodology.

He holds B.S and M.S. degrees in Economics from U.C. Davis and a Ph.D. in Resource Economics from the University of Hawaii.

**Michael C. Kavanaugh PhD, P.E., BC**E

Dr. Michael Kavanaugh is a professional engineer and Senior Principal with Geosyntec Consultants, Inc. He is a registered professional engineer in California, a Board Certified Environmental Engineer (BCEE), and an elected Fellow of the Water Environment Federation. Dr. Kavanaugh has over 40 years of consulting experience advising private and public sector clients on water quality, water and wastewater treatment, and groundwater restoration issues.

In addition to his consulting practice, Dr. Kavanaugh has broad experience in science advising for policy. He completed several assignments with the National Research Council including chair of the Water Science and Technology Board and the Board on Radioactive Waste Management. He also chaired the NRC committee on alternatives for ground water cleanup (1994) and recently chaired a NRC study on the future of subsurface remediation efforts in the U.S. with a report released 2013. For the past ten years, he...
has been a regular contributor to the Princeton Groundwater professional courses offered in the U.S. and Brazil. Dr. Kavanaugh was elected into the National Academy of Engineering (NAE) in 1998.

He has a B.S. and M.S. degrees in Chemical Engineering from Stanford and the University of California, Berkeley, respectively and a PhD in Civil/Environmental Engineering from UC Berkeley.

**Susan Lee**

Ms. Lee is a Vice President of Aspen Environmental Group, and manages Aspen’s San Francisco Office. She has over 30 years of experience in environmental impact assessment for both the California Environmental Quality Act (CEQA) and the National Environmental Policy Act (NEPA).

Ms. Lee has specialized in analysis of large energy and infrastructure projects, including gas and solar power generation facilities, offshore oil and gas facilities, pipelines, and electric transmission lines. She managed numerous complex alternatives analyses for proposed projects, including nearly 100 alternatives to the Sunrise Powerlink Transmission Line and dry-cooling alternatives to proposed once-through cooling at coastal power plants. For the California Energy Commission, she has prepared alternatives analyses for 17 gas and solar power projects around the state.

Ms. Lee has a BA in Geology from Oberlin College and a MS in Applied Earth Science from Stanford University.

**Thomas M. Missimer, Ph.D.**

Dr. Thomas Missimer is a hydrogeologist and president of Missimer Hydrological Services, Inc., a Florida-based consulting firm. He is licensed as a professional geologist in four states. Dr. Missimer is currently a visiting professor at the U. A. Whitaker College of Engineering, Florida Gulf Coast University.

He has 42 years of experience as a hydrogeologist and has completed projects in groundwater development, water resources management, and the design and construction of various water projects. He has worked on a large number of artificial aquifer recharge projects used for storage and treatment of impaired waters (domestic wastewater and stormwater) and for seasonal and strategic storage of potable water (aquifer storage and recovery projects). He is the author of nine books and more than 350 technical papers of which about 80 are published in peer-reviewed journals.

Dr. Missimer has specialized in the design, permitting, and construction of intake systems for brackish-water and seawater reverse osmosis desalination systems. His book entitled “Water supply development, aquifer storage, and concentrate disposal for membrane water treatment systems” (Schlumberger, 2009) is a widely used reference in this field and has won two publishers awards in technical communication. His latest book entitled “Intakes and outfalls for seawater reverse osmosis desalination facilities: Innovations and environmental impacts” was recently released by Springer, New York, Doi: 10.1007/978-3-319-13203-7_7, 544 p (Missimer, Jones, and Maliva). His first wellfield project used to supply feed water for an RO system was completed in 1977, and he has worked on over 80 other systems worldwide. He and his students have completed and published 6 technical feasibility investigations over the last three years along the shorelines of the Red Sea and Arabian Gulf to assess the use of seabed gallery intake systems.
In 1991, he won the best paper presentation award from the International Desalination Association for his paper on use of subsurface intake systems to supply large-capacity seawater desalination systems.

He has a BA in geology from Franklin & Marshall College, an MS in geology from Florida State University, and a PhD in marine geology and geophysics from the University of Miami.
APPENDIX B: Terms of Reference

Terms of Reference
for an Independent Scientific and Technical Advisory Panel (ISTAP)
to Examine the Feasibility of Subsurface Intakes
and Advise the California Coastal Commission on Poseidon Water’s Proposed
Huntington Beach Desalination Project
April 18, 2014

Headings Included Here
A. Background
B. Mission Statement and Purpose
C. Criteria to Guide the Panel’s Assessment of Feasibility
D. Initial Work Program
E. Qualifications and Recruitment Criteria for Panel Members
F. Method of Panel Recruitment
G. Administrative Arrangements/Operating Procedures
H. Meeting Formats
I. Authorship Attribution, Distribution and Dissemination of the Panel’s Report
J. Final Report as Part of Public Record
K. Statement of Concurrence

A. Background
As part of its review of a permit application from Poseidon Resources to construct and operate a desalination facility in Huntington Beach, the California Coastal Commission directed the applicant to undertake a more complete independent analysis of intake alternatives. Due to concerns over impacts on the coastal environment and marine ecosystems [California Coastal Act Sections 30230 and 30231 in particular], the Commission recommended that Poseidon examine in more detail the feasibility of subsurface intakes.

In order to establish a review process that is responsive to the Commission’s guidance and appropriately engages Poseidon, both parties have agreed to undertake an independent scientific review. To help implement this guidance, Poseidon has agreed to contract with CONCUR, Inc., a firm specializing in analysis and resolution of complex environmental issues and in structuring independent review processes. While the Commission is not contracting with CONCUR, the
agency staff agrees on the choice of CONCUR as the facilitator and convener of this independent review.

This Terms of Reference document (TOR) sets the structure and operating procedures of the scientific review and sets the specific charge to the Panelists. The intention of this Terms of Reference is that, while Poseidon and the agency staff may have some divergent interests, they will collaborate and strive to reach agreement on these elements of the review process.15

CONCUR will convene a Panel of scientific experts—the Independent Scientific and Technical Advisory Panel—to review the issues at hand and make recommendations to bolster the scientific underpinning of the permit application and review process.

Both parties agree that this “joint fact-finding process” is a credible and effective way to respond to the guidance provided by the Commission. The Panel will consider a defined set of questions, deliberate, and prepare reports that will be delivered to both parties. These reports will provide evidence for the Commission and agency staff to consider when staff prepares its recommendation to the Commission regarding the proposed project. The Panel’s final reports will be part of the Commission’s record for Poseidon’s permit application.

**B. Mission Statement and Purpose**

The broad goal of the Independent Scientific and Technical Review Panel is to provide credible, legitimate and independent scientific advice and guidance to support permit review.

The Panel’s specific and limited purpose is to investigate whether alternative intakes would be a feasible method to provide source water to Poseidon’s proposed desalination facility. It will focus on the extant site at Huntington Beach, but may investigate alternate sites on the Orange County coast. If subsequent phases of work are initiated, the expectations are that the Panel will compare the relative degree of feasibility of alternative intakes as described below.

Poseidon will fund the Panel and CONCUR. To ensure the Panel’s independence, it will be guided by CONCUR and will report directly to agency staff with input from but without alteration by Poseidon. To provide transparency, the public will be invited to participate in some Panel meetings (but not Panel work sessions) and to comment at intervals on the Panel’s interim and final work products for each of work as may be undertaken.

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15 In this TOR, Poseidon Resources (Surfside) LLC will be referred to simply as “Poseidon”, the term “Commission” refers to the agency and its governing board, and the staff of the Coastal Commission will be referred to as “agency staff”. The term “both parties” means Poseidon and agency staff.
C. Criteria to Guide the Panel’s Assessment of Feasibility
Both parties will set forth criteria they find important to the consideration of “feasibility” as defined in the California Coastal Act, which will be reviewed and considered by the Panel in determining the feasibility criteria to be used for each phase that is undertaken.

D. Initial Work Program
The scope of work may include one or more phases as set forth below.

After each phase, both parties will consider the results of the phase and advise on next steps.

Both parties agree that the intent of the review is to work through to a final product for each phase that is undertaken. Both parties commit to at least the first phase of work outlined. Both parties would need to concur to go beyond Phase 1 and involve the Panel in later phases. Both parties anticipate that the disciplines composing the Panel would need to be rethought between Phase 1 and Phase 2. The disciplinary composition of the Panel may be revised at each phase to provide the necessary expertise.

Both parties agree that multiple phases will be necessary to generate the information the Commission needs to proceed to a final decision.

The Phase 1 scope of work is as follows:

**Phase 1: Technical Feasibility at Huntington Beach.** Investigate whether alternative subsurface intake designs would be technically feasible at the proposed site at Huntington Beach. This assessment of technical feasibility will include a characterization of the geophysical, hydrogeological and geochemical features of the site and will identify the expected size and hydrogeological effects of the range of subsurface intakes that could be accommodated on the site, including those that could provide source water for the proposed 50 mgd facility. For Phase 1, both parties agree that the working definition of technically feasible is: able to be built and operated using currently available methods. This phase will include gaining command of the project and context, clarification of the goals and scope of this phase, review of published literature, case reports, and on-site studies. The Panel would prepare a report at the end of this phase that describes technically feasible alternative intake designs at or near the site and may also be asked to prepare interim informal reports.

At the end of Phase 1, both parties would consider the Panel report and the makeup of the Panel needed for the next Phase. Based upon the discussions to develop the Phase 1 scope of work,
both parties have developed the following scope of work for Phase 2, if both parties decide to initiate a second phase.

**Phase 2: Additional Review of Components of Feasibility at Huntington Beach.** Still focused on the Huntington Beach site, the Panel would characterize the technically feasible subsurface intakes identified in Phase 1 relative to a broader range of evaluation criteria, as recommended by the parties and determined by the Panel, such as size, scale, cost, energy use, and characteristics related to site requirements and environmental concerns consistent with the California Coastal Act’s definition of feasible, and as compared to the proposed open intake. The Panel would prepare a report at the end of this Phase and may also be asked to prepare interim informal reports.

Both parties will decide after Phase 2 whether to conclude the ISTAP or whether to conduct additional studies and review. For instance, if initial review indicates that constructing a subsurface intake at the Huntington Beach site may not be feasible, a potential third phase could consider other locations on the Orange County Coast that might offer superior conditions for construction of subsurface intakes. The Panel could perform a reconnaissance-level review to identify alternative sites that should be the subject of a more in-depth analysis by the Panel or others and studied concurrently or at a later date. This reconnaissance level review should be considered a coarse screening. A fourth phase may entail a more in-depth analysis of alternate sites and if the ISTAP is involved may require additional expertise.

**E. Qualifications and Recruitment Criteria for Panel Members**

In Phase 1, the Panel is expected to include disciplines that as a whole should provide coverage of all of the following areas:

- Subsurface intake design, construction, and/or operation
- Geophysical and/or hydrogeological study design and modeling
- Coastal processes and/or physical oceanography – hydrodynamics, sediment transport, sediment characterization, etc.
- Coastal engineering/construction methods/cost analysis
- Geophysical and/or hydrogeological characteristics of Orange County coastal areas
- Groundwater geochemistry

At each later phase both parties will work to define needed qualifications and disciplinary recruitment criteria. Other later phases of the Panel may include such disciplines as marine ecology or cost-benefit analysis.
Additional Recruitment Criteria
Panel members should possess demonstrated aptitude and capability in the following areas:
• Able to operate as an independent expert representing their professional discipline and experience in their participation in this ISTAP
• Experience providing scientific advice for developing public policy
• Ability to integrate multiple disciplinary perspectives
• Experience with highly contentious issues and high stakeholder interest
• Experience preparing reports for policy audiences
• Availability to work in a team setting
• Willingness to work with the expectation that the Panelists will author the report, accept attribution to the entire report, and sign the final report (Note: CONCUR will support the drafting and production of the report in all stages of work.)

Method of Panel Selection
Both parties, working with CONCUR, will jointly select the Panel. The credentials of potential members will be considered on their merits relative to the selection criteria listed above.

F. Technical Advisors
Individuals may also be considered for a potential Technical Advisor role. It is expected that a small number of Technical Advisors may be asked to make short presentations to contribute to the deliberations of the Panel and provide additional detail and context to support the Panel’s work. It is understood that Technical Advisors are not expected to meet the Panelists’ rigorous criteria for independence. Technical Advisors are not expected to participate in the entire duration of the Panel’s work, but may be called in for specific topics. Technical Advisors will not participate in the internal Panel deliberations, nor will they be asked to co-author or co-sign the final Panel report.

G. Method of Panel Recruitment
Both parties will consider criteria for the recruitment of Panelists and will use their professional networks to identify and suggest potential candidates. CONCUR will also use its professional network and make suggestions for potential candidates. Together, all parties will form a pool of candidates, which the agency staff, Poseidon, and CONCUR will jointly review with the aim of reaching agreement on the full Panel.

H. Administrative Arrangements and Operating Procedures
Both parties agree to the following provisions to ensure proper administration of the independent Panel:

1. Poseidon will provide funds to CONCUR, Inc. in advance of convening the Panel in an amount outlined by the Scope of Work developed by the facilitator.
2. Panel members will be remunerated by CONCUR, with the panelist’s client understood to be the ISTAP.

3. Poseidon and agency staff will work with the facilitator to draft and proceed jointly to agree to the Terms of Reference (TOR). By mutual agreement of all parties, supplemental Terms of Reference may be incorporated at a later time.

4. The Panel, once constituted, will be asked to verbally communicate with Poseidon or agency staff only with representatives of both parties participating via the facilitator *(or with cc’s to CONCUR)*. Questions or comments (including requests for additional information, data, or documents) should be stated in writing, with copies to both parties.

5. The Panel’s work products are to reflect its independent scientific and technical judgment. Both agency staff and Poseidon will contribute information and review, but neither agency staff nor Poseidon will alter the work products, and there will be clear identification as to their independent status. Both parties will not alter work products, but will have opportunities to comment on draft work products, as will members of the public.

6. Questions will be posed to the Panel via a written program of work and supplementary memoranda. The Panel will respond with written statements, which may be supplemented with briefings.

7. CONCUR shall designate Principal Scott McCreary as the facilitator for directing the activities of the Panel and as the point of administrative contact. The Poseidon point of contact is Stan Williams. The Coastal Commission point of contact is Tom Luster.

8. The Panel’s formal contacts with agencies, stakeholders and the public will be via procedures established through the Terms of Reference in consultation with Poseidon, agency staff, and CONCUR to strike a balance between the Panel’s independence and ensuring fair and open access to the Panel and its work products.

**I. Meeting Formats**

Meetings of the Panel will be of three types:

- **Panel meetings** with structured opportunities for observers, representatives of agencies, and Technical Advisors (as described in F. above) to hear and make presentations and public comments.

- **Work sessions**, where the Panel may interact with invited Technical Advisors

- **In person or by-telephone work sessions** of the Panel.
CONCUR will prepare summaries of deliberations of all meetings. Summaries will be made available to the public. CONCUR will be the primary point of contact for handling press inquiries. Agency staff and Poseidon may consider the use of short, joint statements at intervals.

Panel members will need to review critical Commission and other documents so that their comments and recommendations are based on:

- The best possible understanding of the physical requirements of desalination, local land use conditions and limitations, marine ecosystems in the region of the proposed project;
- An understanding of the policy and administrative context of Commission deliberations;
- The timelines and targets for Commission permit review and related actions;
- The timelines and targets for Poseidon's corporate planning.

J. Authorship, Attribution, Distribution and Dissemination of the Panel's Report
The expectation is that Panel members will author, accept attribution, and sign the final report in its entirety. The Panel will submit the results of its review to Poseidon and agency staff simultaneously. If requested, the Panel may present the findings of its report in a Workshop format or briefing to the Commission.

K. Final Report Becomes Part of the Public Record
Upon its presentation, this Report becomes part of the public record.

L. Statement of Concurrence
We hereby concur and agree to this Terms of Reference document and funding requirements as described in this document.

Coastal Commission:  Poseidon Resources (Surfside) LLC:

[Signatures and dates]
Appendix C: Proposed Project Background and Panel Process

In 2002, Poseidon Water submitted a coastal development permit (CDP) application to the City of Huntington Beach for Poseidon’s proposed seawater desalination facility. In 2003, the City declined to certify the associated Final Environmental Impact Report (EIR) for the proposed project. In 2005, Poseidon re-applied to the City with a modified proposal. Later that year, the City certified the project EIR and in early 2006, approved a CDP for the portions of the project within the City’s permit jurisdiction. That CDP was then appealed to the Coastal Commission. In May 2006, Poseidon submitted a CDP application to the Coastal Commission for portions of the proposed project in coastal waters offshore of Huntington Beach, which are within the Commission’s retained permit jurisdiction. While the Commission was reviewing the CDP application and the appeal, Poseidon modified some components of its proposed facility and submitted to the City a proposed project re-configuration for the long term stand-alone operation of the desalination facility, which required the City to conduct additional CEQA review and consider a new CDP for the project. In 2010, the City certified a Supplemental EIR and approved a new CDP, which was also appealed to the Commission. Also by the end of 2010, the Coastal Commission had approved and issued a number of CDPs for desalination facilities that used surface, subsurface, or screened intakes, including one to Poseidon for its Carlsbad Desalination Project, the first large-scale project approved in the State. In addition, the State Water Resources Control Board had approved the Once Through Cooling Policy, which resulted in the retirement of most of the state’s coastal power plants using open intakes. These events provided information that was useful for the Huntington Beach Project.

Commission Action

In November 2013, the Commission held a public hearing to determine whether to issue a CDP to Poseidon for the offshore portions of its proposed project and to determine how to resolve the appeal of the City’s CDP. At that hearing, Commission staff recommended the Commission conditionally approve

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17 The California Coastal Act, established by voter initiative in 1972 and made permanent by the Legislature in 1976, includes specific policies meant to provide public access to the coast, protect coastal resources, and ensure appropriate development within the state’s Coastal Zone. The Coastal Zone extends along the length of the state and includes coastal waters to three miles offshore as well as areas ranging from several hundred feet to several miles inland from the shoreline.

Many forms of development proposed within the Coastal Zone are subject to provisions of the Coastal Act and of Local Coastal Programs (LCPs), which are developed by local governments in association with the Coastal Commission. LCPs generally include more specific policies than those in the Act that reflect and more closely address locally important coastal resource issues.

Once the Coastal Commission certifies an LCP and an associated Land Use Plan (LUP), the local jurisdiction takes on most of the permitting authority provided by the Act. The Commission retains its permitting authority over state tidelands (i.e., offshore areas) and in areas of the Coastal Zone that aren’t covered by a certified LCP or LUP. There are also areas or types of projects within local jurisdictions where the local government has permitting authority, but where those permits can be appealed to the Commission. Proposed projects that would be located within both the permit jurisdiction of a local government and the Commission may require a CDP from each. This is the case for the proposed Poseidon Water desalination facility in Huntington Beach. Additionally, the proposed project is within the Commission’s appeal jurisdiction.
both CDPs with a requirement that Poseidon construct a subsurface intake unless Poseidon presented additional information showing that intake method to be infeasible.

The hearing included several hours of public testimony and Commission deliberation, with one of the key issues being whether subsurface intakes were feasible at or near the proposed site. Near the end of the hearing, several Commissioners recommended to Poseidon that it work with Commission staff to develop independent verification of whether any of several subsurface intake designs would be feasible for this project. Poseidon then withdrew its CDP application and the Commission voted to continue the appeal of the local CDP.

Shortly after that hearing, and in anticipation of Poseidon submitting a new CDP application, Coastal Commission staff and Poseidon started discussing how to provide the independent scientific and technical review recommended by the Commissioners. In January 2014, the two parties (the “Conveners”) agreed to undertake an independent review. As part of this process, Poseidon agreed to contract with CONCUR, Inc., a firm specializing in analysis and resolution of complex environmental issues and in structuring independent review processes. While the Commission is not contracting with CONCUR, the agency staff agreed on the choice of CONCUR as the facilitator and convener of this independent review. CONCUR has now convened two panels of scientific experts – the Independent Scientific and Technical Advisory Panel (ISTAP), Phase 1 and Phase 2, – to review the issues at hand and make recommendations to bolster the scientific underpinning of the permit application and review process. The two Panels’ specific and limited purpose was to investigate whether alternative intakes would be a feasible method to provide source water to Poseidon’s proposed desalination facility. Working with CONCUR, Coastal Commission staff and Poseidon agreed on the Panel’s initial scope of work and on its structure and operating procedures. These are described in Appendix B of this report, the Terms of Reference.

The Conveners anticipated that multiple phases of work would be necessary for the Panel Process, and that the composition of the Panel might be revised at each phase to provide the necessary expertise. The Phase 1 Panel’s work was limited to evaluating the technical feasibility of subsurface intake methods – i.e., whether subsurface intakes can be built and operated at this site using currently available methods. For any intake methods deemed feasible in Phase 1, the Panel in Phase 2 would evaluate them for other components of feasibility – environmental, economic, and social. If no methods made it through either Phase 1 or 2, the Conveners could ask the Panel to conduct a Phase 3 evaluation to investigate whether subsurface intakes would be feasible at other sites, or Poseidon could choose to re-apply to the Commission based on the Phase 1/Phase 2 work. For this first phase, the two parties and CONCUR identified the expertise needed on the Panel and jointly agreed on the Panel members selected. The parties also jointly developed a bibliography and jointly provided data sources for the Panel to use in its deliberations.

**Phase 1 Panel Deliberation Process**

The Phase 1 Panel started its work in June 2014. The Panel’s initial organizational meeting, convened via conference call, was focused on introducing the Panel members, the parties, and Concur, describing and answering questions about the Terms of Reference, and establishing the expected schedule, review process, and other considerations. The parties posted relevant data, reports, and information for the Panel on the Coastal Commission’s FTP site, with most being available to the interested public. The Panel’s
first public meeting was in June 2014, in Huntington Beach. It included presentations, discussions among the Panel members, and opportunities for public comment.

The Panel’s work continued in subsequent weeks through conference calls, drafting of writing assignments, and exchange of several iterations of its draft reports. To maintain the Panel’s independence, the report preparations and Panel deliberations occurred without input from the two parties. Only when the Panel had completed a final draft of its report were the parties asked to review and propose edits, though the suggested edits were limited to concluding whether the report was consistent with the agree-upon scope of work as defined in the Terms of Reference and recommending correction of factual points, as needed. The parties were not provided the opportunity to modify the Panel’s conclusions or question its technical review.

As a final step of this first phase of this independent review process, the Panel accepted public comments and convened a meeting in Huntington Beach on September 29, 2014 to address relevant comments on the report. After that meeting, the Panel prepared a final Phase I report, which will be used by Panel members in the Phase 2 work and which will become part of the Commission’s record for Poseidon’s upcoming CDP application. All Phase 1 Panel members were joint authors of the final Phase I report.

**Phase 1 ISTAP REPORT**

The ISTAP Phase 1 joint fact-finding process produced the Panel’s unanimous Report – “Technical Feasibility of Subsurface Intake Designs for the Proposed Poseidon Water Desalination Facility at Huntington Beach, California” which was posted on Coastal Commission website on October 13, 2014.

The Panel evaluated nine different subsurface intake methods, including several types of wells and two types of infiltration galleries. The different well methods did not survive the Panel’s “fatal flaw” analysis due primarily to their effect at full scale production on the nearby Orange County groundwater basin or due to the Panel’s concerns about technical components of some well systems. Only the seabed infiltration gallery and the surf zone (beach) gallery survived the fatal flaw analysis, and both were deemed technically feasible. Both gallery types would face constructability challenges related to subsea construction. The surf zone gallery was judged to have particularly challenging construction issues (and thus a lesser degree of technical feasibility) related to construction in a high-energy environment. The Phase 1 ISTAP did not consider the existing scale of use of any particular subsurface intake compared to the capacity requirement at Huntington Beach to be a fatal flaw for technical feasibility (e.g., the only existing seabed infiltration gallery has a capacity of 27 MGD compared to the lower hydraulic capacity of 100 MGD required for the proposed Huntington Beach project, and no large scale implementation of a beach gallery has been constructed and operated as of September 2014). The Panel did address the broad issue of downward scalability where it saw relevance, but did not consider alternative intake capacities for any of the nine technologies.

As noted, the ISTAP was not asked to evaluate the economic considerations of using a subsurface intake versus a conventional open-ocean intake during Phase 1 of the assessment. The Phase 1 ISTAP recommended that in the next phase, the Phase 2 Panel should focus primarily on the constructability of the seabed infiltration and beach gallery intake systems, because this greatly affects the economic viability of their potential use.
The Phase 1 ISTAP also recommended that in the Phase 2 evaluation of the subsurface intake options, a detailed lifecycle cost analysis should be provided to the succeeding committee. This lifecycle cost analysis should contain at least four scenarios, including: 1) the lifecycle cost over an appropriate operating period obtaining the feed water from a conventional open-ocean intake without considering the cost of potential environmental impact of impingement and entrainment, 2) the lifecycle cost over an appropriate operating period obtaining feed water from a conventional open-ocean intake considering the cost of potential environmental impact of impingement and entrainment, 3) the lifecycle cost over an appropriate operating period obtaining the feed water from a seabed gallery intake system (or beach gallery intake system) using the same pretreatment design as used in treating open-ocean seawater, and 4) the lifecycle cost over an appropriate operating period obtaining the feed water from a seabed gallery intake system (or beach gallery intake system) using a reduced degree of pretreatment, such as mixed media filtration and entry into the cartridge filters.

In each of these scenarios, the Phase 1 ISTAP recommended that the selected design hydraulic capacity match both the minimum and maximum flow rates consistent with the desired production rate of a 50 MGD desalination facility using the SWRO technology. The definition of an “appropriate” operating period should follow accepted industry standards for such lifecycle cost analyses (e.g., 30 years and 50 years). In addition, the Phase 1 ISTAP questioned whether the proposed facility needed to use flow augmentation – i.e., bringing in additional seawater to dilute its discharge.

After the Phase 1 ISTAP Report

Following the release of the final Phase 1 ISTAP report, stakeholders responded to an invitation to submit recommendations for Phase 2 scope of work which had been described in the Terms of Reference as “…conduct additional review of other feasibility components for technically feasible intake alternatives.”

Coastal Commission staff and Poseidon Water also agreed to develop additional information about the effects of wells operating at different intake volumes on the Talbert Aquifer that the Commission staff has requested in order to evaluate and help complete Poseidon’s Coastal Development Permit application.

This information would be developed in parallel with the Phase 2 process, and involve a Well Investigation Team (WIT) comprised of ISTAP Phase 1 Panelists: Dr. Bob Maliva, a principal Hydrogeologist with Schlumberger Water; and Martin Feeney, consulting Hydrogeologist. The WIT was asked to provide advice on the creation of a supplemental model to cover an area appropriate for Poseidon’s proposed desalination facility. This supplemental model would, in turn, be used to determine the effects of select alternative well intake methods and extraction volumes on the Talbert Aquifer and regional groundwater resources. The WIT would investigate the potential use of wells into the Talbert Aquifer for desalination source water and seawater intrusion control. The WIT was formed and reports to CONCUR Inc. Its report is being produced separately but is expected to be published about the same time as this Phase 2 report.

Phase 2 Panel Deliberation Process

As in the first phase, the Conveners and CONCUR identified the expertise needed on the Phase 2 Panel and jointly agreed on the Panel members selected. The parties also jointly developed a bibliography and jointly provided data sources for the Panel to use in its deliberations.
Panel members for Phase 2 included three former Phase 1 Panelists: Michael Kavanaugh, Robert Bittner, and Dr. Tom Missimer. They were joined by new Panelists: Dr. Larry Dale, Scientist and environmental economist at Lawrence Berkeley National Laboratory; Janet Clements, Senior Economist at Stratus Consulting; and Susan Lee, Vice President, San Francisco Operations, Aspen Environmental Group.

The task in Phase 2 was to characterize the technically feasible subsurface intakes identified in Phase 1 relative to a broader range of evaluation criteria, as recommended by the parties and determined by the Panel, such as size, scale, cost, energy use, and characteristics related to site requirements and environmental concerns consistent with the Coastal Act's definition of feasible, and as compared to the proposed open intake.

The Panel would prepare a report at the end of this Phase. The objectives for Phase 2 were:

- Investigate whether offshore and beach infiltration galleries could be a feasible method to provide water to Poseidon’s proposed desalination facility at or near the Huntington Beach site.
- Investigate at what scale those intake methods could feasibly be sited and operated at or near the Huntington Beach site.

ISTAP Phase 2 Panel had an organizing teleconference call with the CONCUR and the Conveners on December 12, 2014 and it had a work session on January 19, 2015 to discuss and define the technologies to be investigated, the criteria for review, and the evaluation methodology. In Phase 1, the ISTAP examined the technical feasibility of a variety of alternate subsurface intake technologies for a proposed desalination facility at Huntington Beach. Two potential alternate technologies were identified as feasible: the Seafloor Infiltration Gallery (SIG) and the Beach Gallery. The Phase 2 ISTAP’s charge was to closely examine the issues of constructability and economics of these two technologies. The analysis was to take into account the technology, social, and environmental costs.

The purpose of the January work meeting was to outline a framework for the Phase 2 analysis and to identify information needs, criteria, and a near term work-plan to develop the necessary information for analysis which then would be reviewed in a public workshop meeting. The Phase 2 Panelists developed several proposals regarding the scope of the analysis, including that they would undertake a life cycle cost analysis with three main elements: economic, environmental and social. The Phase 2 Panel proposed to investigate alternative intakes including a Seafloor Infiltration Gallery, and an open ocean intake. They decided that the beach gallery was still under consideration; however it might encounter additional construction or feasibility challenges. The Panel members also proposed to analyze three to four yield/intake volumes and to examine two time frames (30-year time period and 50-year time period).

A public work session was held by the Phase 2 Panel on February 18, 2015 in Huntington Beach. The meeting included an introduction of the Panel and the Panel’s process, briefings by both Commission staff and Poseidon on the Panel’s role and the proposed project, presentations from the Panel on their proposed framework for the Phase 2 process including the technologies and scales to be examined, the proposed lifecycle cost analysis, and the proposed analytic methodology. The meeting also considered additional information the Panel needed to complete its review.
Phase 2 Panel members presented an alternate construction concept for a seabed infiltration gallery (SIG) at the potential Huntington Beach desalination facility, new information pertaining to construction challenges and uncertainty pertaining to the beach gallery intake option, and the proposed framework and elements of the economic analysis. Members of the public provided several comments intended to address the Panel’s charge. CONCUR asked that further written comment be provided to in the following two weeks, which was in turn provided to the Panel and Conveners.

A Phase 2 Panel work team comprised of M. Kavanaugh, S. Lee, J. Clements, and L. Dale met with CONCUR and the Conveners at the Coastal Commission office in San Francisco on March 10, 2015 and discussed the scope of public comments received by the Panel. The work team took stock of proposed information sources and inputs, refined data categories, confirmed sufficiency of data or data gaps and then refined the work plan.

On March 31 and April 1, 2015 the Phase 2 Panel members participated in work sessions during which they further discussed the scope of public comment received by the Panel and identified elements that the Panel should consider in its analysis and ongoing process. During these meetings Panel members presented the current thinking on the economic framework, posed questions regarding model assumptions, presented available information on evaluation of entrainment, fishing and beach recreation impacts, received information on projected construction and maintenance costs, refined information needs, and developed a draft work plan and report outline.

The Panel discussed the elements of the Phase 2 Panel’s charge – to characterize feasibility of alternative subsurface intake technologies relative to a variety of evaluation criteria, including economic, environmental, energy use, etc. Panelists noted that a determination of economic feasibility is not based solely on a comparison of two options, but rather on willingness of purchasers and financiers to pay, how project costs are reflected in water rates, the value assigned to a project’s reliability, and others. Panelists discussed several elements of economic feasibility, including: (1) willingness of the Orange County Water District to purchase the water; willingness of investors (bondholders, equity partners, etc.) to back the project; and: (3) willingness of Poseidon to produce the water. The Panel noted that item (1) is based on several elements, including cost per acre-foot, reliability of water, reduced reliance on imports and risk. Item (2) is based on the rate of return and risk. Item (3) is based on items (1) and (2). Conveners noted that many components that go into determining or characterizing feasibility are outside the Panelist purview. Accordingly, panelists agreed to first analyze the economic, social and environmental costs and then work with the Conveners to consider the degree to which they could characterize the economic feasibility of the project and alternatives.

The Panel also determined that due to the uncertainties associated with costs of construction and maintenance of innovative SIG technology, that it would run multiple analyses using different estimates to establish a range of high and low end costs.

An additional Phase 2 ISTAP meeting was held on April 21, 2015 to: receive updates from conveners; present an update on the proposed economic framework; review and discuss the economic framework; receive updates on Panel requested revisions to the conceptual designs and cost estimates; scan status of progress on chapter drafting assignments; and develop plan for work flow. The Panel determined that among the project variants they would review are open ocean and SIG options with float in construction.
methods, multiple discount rates, three project scales, and that they would assess project alternatives without flow augmentation.

The Phase 2 Panel’s work continued in subsequent weeks through conference calls, drafting of writing assignments, and exchange of several iterations of its draft reports. To maintain the Panel’s independence, the report preparations and Panel deliberations occurred without input from the two parties. Only when the Panel had completed a final draft of its report were the parties asked to review and propose edits, though the suggested edits were limited to concluding whether the report was consistent with the agreed-upon scope of work as defined in the Terms of Reference and recommending correction of factual points, as needed. The parties were not provided the opportunity to modify the Panel’s conclusions or question its technical review.

The Panel then published its draft report on August 17, 2015 and established a 24-day public comment period, including a public meeting scheduled for August 27, 2015 in Huntington Beach to address relevant comments on the report. After that meeting, the Panel will prepare a final Phase 2 report, which will become part of the Commission’s record for Poseidon’s upcoming CDP application. Pursuant to the Terms of Reference all Phase 2 Panel members are expected to accept, and be joint authors of, the final Phase 2 report.

Note: During much of this same period as the ISTAP process, the State was developing a policy meant to help guide development of seawater desalination and clarify the regulatory requirements for proposed intake and discharge facilities. Starting in 2007, the State Water Resources Control Board (“State Board”) convened its own expert panels and held public workshops and hearings, and in August 2014, released a draft amendment to the Ocean Plan that identified the proposed performance standards, study methods, mitigation measures, and other requirements desalination facilities will be required to meet. The State Board adopted the Proposed Desalination Amendment on May 6, 2015. Both Conveners participated in the policy development and believe the Panels’ work is thus far consistent with the approaches anticipated in the policy.