### TABLE 6-1  
**MITIGATION MONITORING AND REPORTING PROGRAM**

<table>
<thead>
<tr>
<th>Project Design Features and Mitigation Measures</th>
<th>Applicable To</th>
<th>Implemented By</th>
<th>Monitored By</th>
<th>Monitoring and Reporting Action</th>
<th>Monitoring Schedule</th>
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<tbody>
<tr>
<td>Project Specific Plan Area</td>
<td>Sub-Area 4 Project</td>
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<tr>
<td><strong>4.1 Aesthetics</strong></td>
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<td>None required.</td>
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<tr>
<td><strong>4.2 Air Quality</strong></td>
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<tr>
<td><strong>Mitigation Measure AIR-2a.SP: Best Management Practices for Controlling Particulate Emissions.</strong> All applicants proposing the development of projects within the Plan Area shall ensure the implementation of the following BAAQMD Best Management Practices for particulate control for all project construction activities. These measures will reduce particulate emissions primarily during soil movement, grading and demolition activities but also during vehicle and equipment movement on unpaved project sites</td>
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<td>X</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors, BAAQMD, and City of Richmond Building Division and Engineering Department</td>
<td>BAAQMD and City of Richmond Building Division and Engineering Department</td>
<td>Engineering Department to verify inclusion of BAAQMD BMPs in applicable construction plans and specifications submitted for building permits. City of Richmond Building Division to inspect site during construction to ensure compliance with project construction plans.</td>
<td>Prior to issuance of building permit. Field inspections during construction.</td>
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</table>
### TABLE 6-1 (Continued)
**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

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### 4.2 Air Quality (cont.)

7. All construction equipment shall be maintained and properly tuned in accordance with manufacturer’s specifications. All equipment shall be checked by a certified mechanic and determined to be running in proper condition prior to operation.

**Mitigation Measure AIR-2b.SP: Require Tier 4 engines on Construction Equipment.** All applicants proposing development of projects within the Plan Area shall require their contractors, as a condition of contract, to further reduce construction-related exhaust emissions by ensuring that all off-road equipment greater than 25 horsepower (hp) and operating for more than 20 total hours over the entire duration of construction activities shall operate on a USEPA-approved Tier 4 engine. Construction equipment with Tier 4 engines currently comprise 22 percent of the statewide construction equipment fleet and CARB Regulations will result in the percentage increasing over the next several years. Alternatively, future project sponsors could have a construction air quality assessment performed which, if the results warrant and the City approves, would obviate the need for implementation of Mitigation Measure AIR-2b.SP.

**Mitigation Measure AIR-2c.SP: Require Construction Fleet to Use Renewable Diesel.** All applicants proposing development of projects within the Plan Area shall require their contractors, as a condition of contract, to reduce construction-related exhaust emissions by ensuring that all off-road equipment greater than 25 horsepower (hp) and operating for more than 20 total hours over the entire duration of construction activities shall operate on renewable diesel (such as Diesel HPR). Renewable diesel is currently commercially available in Berkeley and Oakland. Alternatively, future project sponsors could have a construction air quality assessment performed which, if the results warrant and the City approves, would obviate the need for implementation of Mitigation Measure AIR-2c.SP.
### TABLE 6-1 (Continued)

**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

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<td><strong>Applicants of Individual Projects / Project Engineer</strong></td>
<td><strong>City of Richmond Planning Division</strong></td>
<td><strong>Inclusion of VOC architectural coatings and green consumer products to be verified during Planning Division review of individual projects. Planning Division review also will verify electrification of loading docks, and deny permits for wood burning fireplaces. Additionally verify, Diesel Backup Generator Specifications.</strong></td>
<td><strong>Prior to issuance of building permit.</strong></td>
<td><strong>Verified by: Date:</strong></td>
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<td><strong>4.2 Air Quality (cont.)</strong></td>
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<tr>
<td>Mitigation Measure AIR-3a.SP: Use Super-compliant VOC Architectural Coatings in Maintaining Buildings through CC&amp;Rs and Ground Leases. Future developer(s) of projects within the Plan Area shall require all residentially developed parcels to include within their CC&amp;R’s and/or ground leases requirements for all future interior spaces to be repainted only with “Super-Compliant” Architectural Coatings (<a href="http://www.aqmd.gov/home/regulations/compliance/architectural-coatings/super-compliant-coatings">http://www.aqmd.gov/home/regulations/compliance/architectural-coatings/super-compliant-coatings</a>). While Regulation II Rule 3 of the BAAQMD places limits on the VOC content of paint and other architectural coatings, use of lower VOC coatings available to consumers can further reduce operational ROG emissions.</td>
<td>X</td>
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<td>Mitigation Measure AIR-3b.SP: Promote use of Green Consumer Products. To reduce ROG, NOx and PM10 emissions associated with projects developed within the Plan Area, developer(s) of such projects shall provide education for residential and commercial tenants concerning green consumer products. Prior to receipt of any certificate of final occupancy and every five years thereafter, the project sponsors shall work with the City of Richmond to develop electronic correspondence to be distributed by email annually to residential and/or commercial tenants of each building on the project site that encourages the purchase of consumer products that generate lower than typical VOC emissions. The correspondence shall encourage environmentally preferable purchasing and shall include contact information and links to vendors of low VOC consumer products.</td>
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<tr>
<td>Mitigation Measure AIR-3c.SP: Electrification of Loading Docks. For all projects developed within the Plan Area, developer(s) shall ensure that loading docks for retail, light industrial or warehouse uses that will receive deliveries from refrigerated transport trucks incorporate electrification hook-ups for transportation refrigeration units to avoid emissions generated by idling refrigerated transport trucks.</td>
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</table>

#### 4.2 Air Quality (cont.)

**Mitigation Measure AIR-3d.SP: Prohibit Wood Burning Fireplaces.** For all projects developed within the Plan Area, developer(s) shall ensure that building specifications for residential units preclude fireplaces, whether wood-burning or natural gas-fired. Compliance with this measure shall be verified upon plan review and prior to occupancy by the City of Richmond Building Department.

**Mitigation Measure AIR-3e.SP: Diesel Backup Generator Specifications.** For all projects developed within the Plan Area, and to reduce NOx emissions associated with operation of stationary sources, the project sponsors shall implement the following actions:

1. Any new diesel backup generators shall:
   a. Have engines that meet or exceed CARB Tier 4 off-road emission standards which have the lowest NOx emissions of commercially available generators, and
   b. Be fueled with renewable diesel, if commercially available, which has been demonstrated to reduce NOx emissions by approximately 10 percent.

2. All new diesel backup generators shall have an annual maintenance testing limit of 50 hours, if feasible, and up to a maximum of 50 hours per engine, subject to any further restrictions as may be imposed by the Bay Area Air Quality Management District (BAAQMD) in its permitting process.
### TABLE 6-1 (Continued)

**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

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<td><strong>4.2 Air Quality (cont.)</strong></td>
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**Mitigation Measure AIR-4a.SP: Health Risk Assessment of Future Projects Under the Specific Plan.** Prior to issuance of a building permit for development within the Plan Area that includes sensitive land uses (e.g., residential uses, schools, daycares), except the Sub-Area 4 Project, the City shall review and approve, as appropriate, a health risk assessment and mitigation plan documenting that exposure of sensitive land uses to concentrations of Toxic Air Contaminants (TACs), including diesel particulate matter, meet or are less than (i.e., are as protective as) health-based thresholds established by BAAQMD. The health risk assessment and mitigation plan shall become an enforcement element of the building permit. At a minimum, the project-specific health risk assessment and mitigation plan shall:

- Use up-to-date, project-specific sensitive receptor location information and a detailed assessment of risks associated with I-580 and any permitted stationary sources at that time;
- Include an analysis of the health risks associated with each individual source, as well as an analysis of cumulative health risk impacts, and
- Demonstrate a less than significant exposure risk for future uses based on then-current BAAQMD thresholds using one or more of the following (or comparable) measures to reduce TAC exposure:
  1. Install and ensure the operation in good working order of indoor air filtration systems; and/or
  2. Integrate building design features (e.g., strategic placement of HVAC air intakes, use of vegetative or structural screening, appropriate building set-back) to limit exposure from sources of TAC concentrations.

**Mitigation Measure AIR-4b.SP: Risk Reduction Plan for Backup Generators or New Permitted Stationary Sources.** Applicants for projects that would include backup generators shall prepare and submit to the City a Risk Reduction Plan for City review and approval. The

- Applicants of Individual Projects / Project Engineer shall hire a qualified air quality consultant to prepare and HRA
- City of Richmond Building Division and Engineering Department
- Approve air quality consultant selection. Review verification from air quality consultant. Verify inclusion of indoor air filtration systems and verify health risk assessment is completed.
- Approve consultant selection, and review verification from air consultant, prior to approval of individual development permit.
- Verify inclusion of approved measures.
TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<td>4.2 Air Quality (cont.)</td>
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<td>applicant shall implement the approved Risk Reduction Plan. The Risk Reduction Plan shall reduce cumulative localized cancer risks to the maximum feasible extent. The Risk Reduction Plan may contain, but is not limited to the following strategies:</td>
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<tr>
<td>1. Demonstration using screening analysis or a health risk assessment that project sources, when combined with local cancer risks from cumulative sources with 1,000 feet would be less than 100 in one million.</td>
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<td>2. Installation of non-diesel fueled generators.</td>
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<td>3. Installation of diesel generators with an EPA-certified Tier 4 engine or engines that are retrofitted with an ARB Level 3 Verified Diesel Emissions Control Strategy.</td>
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**Mitigation Measure AIR-2.SA4: Implement BAAQMD Basic Construction Mitigation Measures.** The Sub-Area 4 Project applicant shall require construction contractors to implement the following applicable BAAQMD Basic Construction Mitigation Measures to reduce emissions of fugitive dust and equipment exhaust:

- All exposed surfaces (e.g., parking areas, staging areas, soil piles, graded areas, and unpaved access roads) shall be watered two times per day.
- All haul trucks transporting soil, sand, or other loose material off-site shall be covered.
- All visible mud or dirt track-out onto adjacent public roads shall be removed using wet power vacuum street sweepers at least once per day. The use of dry power sweeping is prohibited.
- All vehicle speeds on unpaved roads shall be limited to 15 mph.
- All roadways, driveways, and sidewalks to be paved shall be completed as soon as possible. Building pads shall be laid as soon as possible after grading unless seeding or soil binders are used.

|                                             |                |                |              |                                |                     |                           |
|---------------------------------------------|---------------|----------------|--------------|                                |                     |                           |
|                                             | Sub-Area 4 applicant, BAAQMD, and City of Richmond Building Division and Engineering Department | BAAQMD, City of Richmond Building Division and Engineering Department, and Sub-Area 4 applicant | Engineering Department to verify inclusion of BAAQMD BMPs in applicable construction plans and specifications submitted for building permits. City of Richmond Building Division to inspect site during construction to ensure compliance with project construction plans. | Prior to issuance of grading or building permit, whichever is first. Field inspections during construction. | Verified by: Date: |                           |
### TABLE 6-1 (Continued)  
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<td>• Idling times shall be minimized either by shutting equipment off when not in use or reducing the maximum idling time to 5 minutes (as required by the California airborne toxics control measure Title 13, Section 2485 of California Code of Regulations [CCR]). Clear signage shall be provided for construction workers at all access points.</td>
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<tr>
<td>• All construction equipment shall be maintained and properly tuned in accordance with manufacturer’s specifications. All equipment shall be checked by a certified visible emissions evaluator.</td>
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<td>• Post a publicly visible sign with the telephone number and person to contact at the lead agency regarding dust complaints. This person shall respond and take corrective action within 48 hours. The BAAQMD’s phone number shall also be visible to ensure compliance with applicable regulations.</td>
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<tr>
<td><strong>Mitigation Measure AIR-4a.SA4:</strong> As an alternative to Mitigation Measures AIR-2b.SP and AIR-2c.SP, the Sub-Area 4 Project construction contractor(s) shall use other measures, or in combination with use of Tier 4 equipment, to minimize diesel particulate matter emissions during the construction period, provided such measures reduce the predicted cancer risk below the threshold of (a) an incremental cancer risk level greater than 10 in one million, (b) a noncancerous risk (chronic or acute) hazard index greater than 1.0, or (c) an increase of annual average PM2.5 of greater than 0.3 micrograms per cubic meter (µg/m3) and are approved by the City. Any diesel-powered off-road and portable equipment shall meet or exceed emission standards for Tier 2 engines. For example, the construction contractor(s) may use other measures such as the use of alternative powered equipment (e.g., LPG-powered or electric lifts), alternative fuels (e.g., biofuels), added exhaust devices, or a combination of measures.</td>
<td>X</td>
<td>Sub-Area 4 Applicant/ Site Developer, Contractors, BAAQMD, and City of Richmond Building Division and Engineering Department</td>
<td>Sub-Area 4 applicant/ Site Developer</td>
<td>For AIR-4a.SA4 the City of Richmond Building Division to inspect site during construction to ensure compliance with project construction plans. For AIR-4b.SA4, the HRA will be prepared by a qualified air quality consultant, and reviewed by a second independent air quality consultant.</td>
<td>Field inspections during construction. Approve consultant selection, and review verification from air consultant, prior to approval of individual development permit. Verify inclusion of approved measures.</td>
<td>Verified by: Date:</td>
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</table>
4.2 Air Quality (cont.)

Mitigation Measure AIR-4b.SA4: The Sub-Area 4 Project applicant/s may choose to reassess the potential off-site cancer risk and PM2.5 concentration exposures to off-site residential receptors later in the design phase, but prior to the start of construction, and prepare a revised HRA using updated receptor location information and more detailed construction plans and equipment list and submit to the City for review. If the revised HRA demonstrates, to the satisfaction of the City, that the cancer risk and exposure to PM2.5 for all potentially exposed off-site receptors will be less than BAAQMD project-level threshold of (a) an incremental cancer risk level greater than 10 in one million, (b) a noncancerous risk (chronic or acute) hazard index greater than 1.0, or (c) an increase of annual average PM2.5 of greater than 0.3 micrograms per cubic meter (µg/m3), then Mitigation Measure AIR-4a is unnecessary. If the revised HRA demonstrates, to the satisfaction of the City, that the cancer risk or exposure to PM2.5 for off-site sensitive receptors will be less than presented in this analysis but still over BAAQMD thresholds, then the mitigation effort may be proportionately adjusted.

4.3 Biological Resources

Mitigation Measure BIO-1a.SP: Avoidance and Minimization Measures for Western Pond Turtle. For any project proposed for development adjacent to the existing Upper Lagoon and/or Lower Lagoon, or in the area of Meeker Slough and Meeker Creek, project applicants shall determine the presence or absence of western pond turtle by conducting a preconstruction survey in areas of suitable habitat. If western pond turtle is present, the following measures shall be implemented:

a) A qualified biologist shall supervise the installation of exclusion fencing along the boundaries of the work area adjacent to occupied and/or suitable habitat, as the biologist deems necessary to prevent western pond turtles from entering the work area. The construction contractor shall install species exclusion fencing, with a minimum height of 3 feet above...
4.3 Biological Resources (cont.)

- **b)** A qualified biologist shall survey the project site within 48 hours before the onset of initial ground-disturbing activities and shall be present during initial vegetation clearing and ground-disturbing activities. (A qualified biologist is an individual who shall have a minimum of five years of academic training and professional experience in biological sciences and related resource management activities with a minimum of two years conducting surveys for each species that may be present within the project site.) The biological monitor shall monitor the exclusion fencing weekly to confirm proper maintenance and inspect for turtles. If western pond turtles are found, the City shall halt activities in the vicinity that pose a threat to the individual turtle or turtles as determined by the qualified biologist. If possible, the turtle or turtles shall be allowed to move out of the project site of their own volition (e.g., if it is near the exclusion fence that can be temporarily removed to let it pass). The qualified biologist shall relocate turtles to the nearest suitable habitat should they not leave the work area of their own accord. Construction shall resume after the turtles are out of harm’s way. If western pond turtles occur repeatedly onsite after the exclusion fencing has been installed, a qualified biologist shall initiate preconstruction sweeps of the project site for this species prior to start of construction on a daily basis and thereafter throughout the duration of the project.

- **c)** During project construction or other ground-disturbing activities, excavations deeper than 6 inches shall have a sloping escape ramp of earth or a wooden plank installed at a 3:1 rise; openings, such as pipes, where western pond turtles might seek refuge shall be covered when not in use; and all trash that may attract predators or hide western

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**TABLE 6-1 (Continued)**

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<td>ground surface and with an additional 4 to 6 inches of fence material buried such that species cannot crawl under the fence.</td>
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<td>Applicants of Individual Projects / Project Contractors shall hire a qualified biologist and the site developer’s contractor(s) shall engage the qualified biologist to conduct pre-construction surveys as described.</td>
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6. Mitigation and Monitoring and Reporting Program

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4.3 Biological Resources (cont.)

- Pond turtles shall be properly contained each day, removed from the worksite, and disposed of regularly. Following the completion of activities, the construction contractor shall remove all trash and construction debris from the work areas.

Mitigation Measure BIO-1b.SP: Worker Environmental Awareness Program Training. For any project proposed for development within the area of the Specific Plan, a project-specific Worker Environmental Awareness Program (WEAP) training shall be developed and implemented by a qualified biologist and attended by all project personnel prior to beginning work onsite. The WEAP training shall generally include but not be limited to education about the following:

- Applicable state and federal laws, environmental regulations, Specific Plan permit conditions, and penalties for non-compliance;
- Special-status plant and animal species with potential to occur at or in the vicinity of the project site, avoidance measures, and a protocol for encountering such species including a communication chain;
- Preconstruction surveys and biological monitoring requirements associated with each phase of work and at each project site as biological resources and protection measures will vary depending on the land managers;
- Known sensitive resource areas in the project vicinity that are to be avoided and/or protected as well as approved project work areas, access roads, and staging areas; and
- Best management practices (BMPs) and their location at various project sites for erosion control, species exclusion, in addition to general housekeeping requirements.

| X | X | Applicants of Individual Projects / Project Contractors shall hire a qualified biologist to develop and implement the WEAP training | City of Richmond Building Division | Verify attendance and training by all project personnel prior to beginning work onsite | Prior to construction commencement | Verified by: Date: |
4.3 Biological Resources (cont.)

Mitigation Measure BIO-1c.SP: Preconstruction Nesting Bird Surveys. For any project proposed for development within the Plan Area, the City shall require the project applicant to conduct preconstruction nesting bird surveys in areas containing, or likely to contain, habitat for nesting birds as a condition of approval for any development-related permit. Specific measures to avoid and minimize impacts on nesting birds include, but are not limited to, those described below.

- To the extent practicable, construction activities including building demolition, vegetation and tree removal, and new site construction shall be performed between September 1 and January 31 in order to avoid the avian nesting season.

- If construction activities cannot be completed between September 1 and January 31, a preconstruction survey for nesting birds shall be conducted by a qualified biologist. During the avian nesting season (February 1 through August 31), a qualified biologist shall survey construction areas within and in the vicinity of the Plan Area for nesting raptors and passerine birds not more than 30 days prior to any ground-disturbing activity or vegetation removal. All accessible potential nesting habitat, including bare ground, in the Plan Area and within a 500 feet (for raptors) and 250 feet (for all other species) around any construction activity will be surveyed.

- If active nests are found either within the project site or within the 500-foot survey buffer surrounding the project site, “no-work” buffer zones shall be established around the nests by a qualified biologist in coordination with CDFW as necessary depending on the specific species encountered. No demolition, vegetation removal, or ground-disturbing activities shall occur within the no-work buffer zone until young have fledged or the nest is otherwise abandoned as determined by the qualified biologist. If work during the nesting season stops for 14 days or more and then resumes, then nesting bird surveys shall be

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<td>Specific Plan Area</td>
<td>Sub-Area 4 Project</td>
<td>Site developer</td>
<td>City of Richmond Planning and Building Division Biologist</td>
<td>Review and approve a qualified biologist. Review pre-construction survey reports. If active nests are found, inspect construction site to confirm buffer zones.</td>
<td>No more than 14 days before start or restart of construction during the months of February through August.</td>
<td>Verified by: Date:</td>
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</table>
6. Mitigation and Monitoring and Reporting Program

### TABLE 6-1 (Continued)

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<tr>
<th>Project Design Features and Mitigation Measures</th>
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<td>4.3 Biological Resources (cont.)</td>
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<td>• Repeated, to ensure that no new birds have begun nest in the area.</td>
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<td>• Typically, the size of individual buffers ranges from a minimum of 250 feet for raptors to a minimum of 50 feet for other birds but can be adjusted based on an evaluation of the site by a qualified biologist in cooperation with the USFWS and/or CDFW as necessary (i.e., in the case of protected species). Buffer distances may also be modified if obstacles such as buildings or trees obscure the construction area from active bird nests, or existing disturbances create an ambient background disturbance similar to the proposed disturbance.</td>
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<td>• Birds that establish nests after construction starts are assumed to be habituated to and tolerant of the indirect impacts resulting from construction noise and human activity. However, direct take of nests, eggs, and nestlings is still prohibited and a buffer must be established to avoid nest destruction.</td>
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<td>• Results of the surveys shall be forwarded to CDFW (if required by state law based on the species observed) and avoidance procedures shall be adopted, if necessary, on a case-by-case basis. These may include construction buffer areas (up to several hundred feet in the case of raptors) or seasonal avoidance.</td>
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<td>• A construction lighting plan for each project under the Specific Plan shall be prepared detailing measures to minimize light spillover outside of each project site.</td>
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<td><strong>Burrowing Owls:</strong> The following measures shall be implemented to address construction or other ground-disturbing activities that could take place within burrowing owl nesting habitat in Sub-Area 4. All accessible potential nesting habitat, including bare ground, in the project site that could be affected by construction activity will be surveyed per guidance provided in Appendix C of the Staff Report on Burrowing Owl Mitigation (CDFG, 2012). These guidelines shall determine timing and survey</td>
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#### 4.3 Biological Resources (cont.)

Methodology, and reporting requirements.

Preconstruction surveys to determine absence or presence of active burrowing owl nesting sites within the project site shall generally be completed as follows, or as modified by any subsequent approved protocol:

a) Two surveys shall occur no more than 30 days prior to ground disturbing activity: one no less than 14 days prior to ground disturbing activity, and one within 24 hours prior to ground disturbing activity. Habitat assessments shall be conducted per guidelines provided in Appendix C of the Staff Report on Burrowing Owl Mitigation (CDFG, 2012). If no burrows are observed during the first survey, the second survey is not required.

b) Conduct the survey(s) between morning civil twilight and 10:00 AM and two hours before sunset until evening civil twilight to provide the highest detection probabilities.

c) A survey for burrows and owls shall be conducted by walking through suitable habitat in the project site and in areas within 150 meters (approximately 500 feet) of the project site. This 150-meter buffer zone is included to account for adjacent burrows and foraging habitat outside the project site and impacts from factors such as noise and vibration due to heavy equipment which could impact resources outside the project site.

d) Pedestrian survey transects shall be spaced to allow 100 percent visual coverage of the ground surface. The distance between transect center lines should be no more than 30 meters (approximately 100 feet), and should be reduced to account for differences in terrain, vegetation density, and ground surface visibility. To efficiently survey projects larger than 100 acres, it is recommended that two or more surveyors conduct concurrent surveys. Surveyors should maintain a minimum distance of 50 meters (approximately 160 feet) from any owls or occupied burrows. It is important to minimize disturbance near occupied burrows during all seasons.
### 4.3 Biological Resources (cont.)

A report of the burrow survey stating absence or presence of burrows shall be prepared and submitted to the City and, if results are positive for birds, CDFW.

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<tr>
<td>Mitigation Measure BIO-1d.SP: Building Design and Lighting Strategies to Address Biological Resources Impacts. For any project proposed for development within the area of the Specific Plan, and prior to the issuance of the first building permit for each new building, the City of Richmond (City) shall require that the project applicant retain a qualified biologist experienced with bird strike issues to review and approve the design of the building windows and lighting to ensure that it sufficiently minimizes the potential for bird strikes. The City may also consult with applicable resource agencies with jurisdiction such as CDFW, USFWS, or others, as it determines to be appropriate during this review. Building Design. Prior to issuance of a building permit, the project applicant shall provide documentation to the satisfaction of the Planning Director identifying the measures and features of the building design that are intended to reduce potential impacts on birds. The building design may include, but is not limited to, some of the following measures:</td>
<td>X</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>City of Richmond Planning and Building Services Division</td>
<td>Verify inclusion of minimizing design and lighting measures in applicable construction plans and specifications. City of Richmond Building Division to inspect site during construction to ensure compliance with project construction plans. Verify inclusion of educational materials to building tenants, occupants and residents.</td>
<td>Prior to issuance of building permit.</td>
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</table>
4.3 Biological Resources (cont.)

c) Geometric fenestration patterns that effectively divide a window into smaller panes of at most 28 centimeters; and/or
d) Decals with patterned or abstract designs, with the maximum clear spaces at most 28 centimeters square.

- Up to 60 feet high on building facades facing the shoreline, decrease reflectivity of glass, using design techniques such as plastic or metal screens, light-colored blinds or curtains, frosting of glass, angling glass towards the ground, UV-A glass, or awnings and overhangs;
- Eliminate the use of clear glass on opposing or immediately adjacent faces of the building without intervening interior obstacles such that a bird could perceive its flight path through the glass to be unobstructed;
- Mute reflections in glass using strategies such as angled glass, shades, internal screens, and overhangs; and
- Place new vegetation sufficiently away from glazed building facades so that no reflection occurs. Alternatively, if planting of landscapes near a glazed building façade is desirable, situate trees and shrubs immediately adjacent to the exterior glass walls, at a distance of less than 3 feet from the glass. Such close proximity will obscure habitat reflections and will minimize fatal collisions by reducing birds’ flight momentum.
- A construction lighting plan for each project under the Specific Plan shall be prepared detailing measures to minimize light spillover outside of each project site.
4.3 Biological Resources (cont.)

Lighting Design. The project applicant shall ensure that the design and specifications for buildings implement design elements to reduce lighting usage, change light direction, and confine light exposure. These may include, but are not limited to, the following general considerations that should be applied wherever feasible throughout the proposed project to reduce night lighting impacts on fish, marine mammals, and avian species:

a) Avoid installation of lighting in areas where not required for public safety;

b) Examine and adopt alternatives to bright, all-night, floor-wide lighting when interior lights would be visible from the exterior or exterior lights must be left on at night, including:

i. Installing motion-sensitive lighting;

ii. Installing task lighting;

iii. Installing programmable timers; and,

iv. Installing fixtures that use lower-wattage, sodium, and yellow-red spectrum lighting; and,

c) Where exterior lights are to be left on at night, install fully shielded lights to contain and direct light away from the sky.

Educating Residents and Occupants. The City shall ensure, as a condition of approval for every building permit, that the project applicant agrees to provide educational materials to building tenants, occupants, and residents encouraging them to minimize light transmission from windows, especially during peak spring and fall migratory periods, by turning off unnecessary lighting and/or closing window coverings at night. The City Planning and Building Services Division shall administratively review and approve the educational materials prior to building occupancy.
### Mitigation and Monitoring and Reporting Program

**Table 6-1 (Continued)**

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<td>4.3 Biological Resources (cont.)</td>
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<td><strong>Documentation.</strong> The City shall document undertaking the activities described in this mitigation measure and maintain records that include, among others, the written descriptions provided by the building developer of the measures and features of the design for each building that are intended to address potential impacts on birds, and the recommendations and memorandums prepared by the qualified biologist experienced with bird strikes who reviews and approves the design of any proposed projects to ensure that they sufficiently minimize the potential for bird strikes.</td>
<td>X</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall hire a qualified biologist (per requirements of the measures) and the site developer’s contractor(s) shall engage the qualified biologist to monitor during all project-related activities within the habitat determined suitable for salt marsh harvest mouse and/or salt marsh wandering shrew.</td>
<td>City of Richmond Planning and Services Building Division / CDFW and/or USFWS Biologists</td>
<td>Review and approve a qualified biologist. Verify inclusion of condition on construction plans. If habitat must be removed, review and approve qualified biologist, WEAP, and construction plan that includes salt marsh harvest mouse/wandering shrew avoidance.</td>
<td>During construction</td>
<td>Verified by: Date:</td>
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**Mitigation Measure BIO-1e.SP: Salt Marsh Harvest Mouse and Salt Marsh Wandering Shrew Measures.** The following measures shall be implemented within occupied, or presumed-occupied, salt marsh harvest mouse and/or salt marsh wandering shrew habitat to avoid, minimize, and mitigate impacts to these species and their habitat.

1. A qualified, CDFW and/or USFWS-approved biological monitor will be present during all project-related activities within habitat determined suitable for salt marsh harvest mouse and/or salt marsh wandering shrew, or within 100 feet of such habitat. The biological monitor will present supplemental Worker Environmental Awareness Program information as needed for construction personnel to provide guidance about listed species and their habitats. The biological monitor will monitor all activities to ensure that no salt marsh harvest mouse or salt marsh wandering shrew is harassed, killed, or injured, and to ensure that the project conforms to the conservation measures outlined in the EIR. The biological monitor will notify the construction management lead when any aspect of the project might result in unauthorized take of special-status wildlife.
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<td>2.</td>
<td>Vegetation within 100 feet of potential salt marsh harvest mouse and salt marsh wandering shrew habitat shall be removed using hand-tools prior to the installation of the exclusion fencing under the supervision of the qualified biological monitor. If animals of either species are observed within the work area, a biologist, with the appropriate federal and state permits, will remove and relocate the species to the nearest appropriate habitat.</td>
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<td>3.</td>
<td>To avoid potential impacts to salt marsh harvest mouse and salt marsh wandering shrew, exclusion fencing shall be installed by hand in all locations containing pickleweed, fat hen, and alkali heath vegetation or suitable foraging or nesting habitat and all natural/undeveloped uplands within a minimum of 100 feet of these habitats to prevent these species from entering the active work area, to protect habitat from earthmoving activities or accidental spills, and to exclude workers from sensitive habitat. The fence shall be made of a heavy plastic sheeting material that does not allow salt marsh harvest mouse and salt marsh wondering shrew to pass through or climb, and the bottom shall be buried to a depth of at least four inches so that the mouse and shrew cannot crawl under the fence. Fence height shall be at least 12 inches higher than the highest adjacent vegetation with a maximum height of four feet. All supports for the exclusion fencing shall be placed on the inside of the work area. A two-foot buffer will be maintained clear of vegetation along the outside of the exclusion fencing. Exclusion fencing shall be installed above the maximum high tide to prevent trapping animals between the fencing and rising tide waters. The fencing shall be installed under the supervision of the qualified biological monitor. Installation shall not occur during winter high tides, as determined by the biological monitor, when marsh habitats are submerged and these species are pushed to upland habitats.</td>
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<td><strong>4.3 Biological Resources (cont.)</strong></td>
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<td><strong>Mitigation Measure BIO-1f.SP: Special-Status Bat Protection Measure.</strong> For any project proposed for development within the area of the Specific Plan that would involve the removal of trees or buildings or the renovation of buildings, a preconstruction survey for special-status bats shall be conducted by a qualified biologist in advance of tree and structure removal to characterize potential bat habitat and identify active roost sites. Should the preconstruction survey find no bat habitat or bat roosting sites, then no further action is required. Should potential roosting habitat or active bat roosts be found in trees and/or structures to be removed under the project, the following measures shall be implemented:</td>
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<td>a) Removal of trees and structures shall be initiated when bats are active, approximately between the periods of March 1 to April 15 and August 15 to October 15; outside of bat maternity roosting season (approximately April 15 – August 31) and outside of months of winter torpor (approximately October 15 – February 28), to the extent feasible.</td>
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<td>b) If removal of trees and structures during the periods when bats are active is not feasible and active bat roosts being used for maternity or hibernation purposes are found on or in the immediate vicinity of the project site where tree and structure removal is planned, a no disturbance buffer of 100 feet shall be established around these roost sites until they are determined to be no longer active by the qualified biologist. The extent of this buffer may be modified by the qualified biologist depending on existing screening around the roost site (such as dense vegetation or a building) as well as the type of construction activity which would occur around the roost site.</td>
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**Applicants of Individual Projects / Project Contractors shall prepare construction plans that incorporate pre-construction surveys and buffer zones. If required, avoidance procedures shall be implemented. Applicants of Individual Projects / Project Contractors shall hire a qualified biologist and the site developer’s contractor(s) shall engage the qualified biologist to conduct pre-construction surveys as described.**

**Site developer City of Richmond Planning and Building Services Division/ Biologist**

Verify inclusion of condition on construction plans. If large trees are to be removed or if vacant buildings are to be demolished, review and approve qualified biologist, pre-construction survey reports, and a construction plan that includes bat avoidance. Inspect construction site to confirm buffer zones, if required. Prior to issuance of grading or building permit, whichever is sooner. Inspect site during construction to ensure compliance with project construction plans. **Verified by:**

**Date:**
TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<tr>
<td>c) The qualified biologist shall be present during tree and structure removal if potential bat roosting habitat or active bat roosts are present. Trees and structures with active roosts shall be removed only when no rain is occurring or is forecast to occur for 3 days and when daytime temperatures are at least 50°F.</td>
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<td>d) Removal of trees with potential bat roosting habitat or active bat roost sites shall follow a two-step removal process:</td>
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<td>i. On the first day of tree removal and under supervision of the qualified biologist, branches and limbs not containing cavities or fissures in which bats could roost, shall be cut only using chainsaws.</td>
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<td>ii. On the following day and under the supervision of the qualified biologist, the remainder of the tree may be removed, either using chainsaws or other equipment (e.g. excavator or backhoe).</td>
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<td>Removal of structures containing or suspected to contain potential bat roosting habitat or active bat roosts shall be dismantled under the supervision of the qualified biologist in the evening and after bats have emerged from the roost to forage. Structures shall be partially dismantled to significantly change the roost conditions, causing bats to abandon and not return to the roost. Removal of structures shall occur within the allowed construction hours detailed under the City’s Municipal Code (Section 9.52.110) weekdays between 7:00 a.m. to 7:00 p.m. and between 9:00 a.m. to 8:00 p.m. on weekends and holidays. If demolition/removal activities are expected to occur outside of the City’s allowed construction hours, the applicant shall apply for a conditional use permit from the City of Richmond Planning and Building Division. All demolition/removal activities shall implement all feasible measures outlined in Mitigation Measure NOI-1a.SP in Chapter 4.10, Noise, of this EIR.</td>
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<tr>
<td>4.3 Biological Resources (cont.)</td>
<td>X</td>
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<td>City of Richmond Planning and Building Services Division / Biologists</td>
<td>Prior to issuance of building permit. Field inspections during construction.</td>
<td>Verified by: Date:</td>
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**Mitigation Measure BIO-2a.SP: Restoration of Northern Coastal Saltmarsh, Riparian, and Wetlands.**

For any project proposed for development within the area of the Specific Plan that may remove the habitat functions and services of northern coastal saltmarsh, riparian habitat, or freshwater emergent wetlands, these habitats shall be restored in-place to pre-project conditions, if possible, or an equivalent area of these habitats shall be established (ratio of 1:1) at suitable off-site locations along the Richmond shoreline. A habitat-specific Restoration and Monitoring Plan shall be prepared by the project applicant for each development project that removes the respective habitat, and shall contain the same principles as the existing Berkeley Global Campus Wetland Restoration Monitoring Plan for affected areas, subject to approval by the appropriate regulatory agencies, and shall generally include, but not be limited, to the following:

1. A final grading plan for the affected northern coastal saltmarsh, riparian habitat, and/or wetlands, which would restore the topography of the affected habitat areas to pre-project conditions, or to conditions that will achieve long-term stability, and will support site-appropriate habitat;

2. A planting plan, composed of native plant species appropriate to the target restored habitat;

3. A management plan, including provisions for weed control to prevent the spread of invasive non-native plant species in the restoration area;

4. Performance criteria for the revegetated areas that establish success thresholds over a specific amount of time (typically five years) as determined by the regulatory agencies with jurisdiction over the affected areas;

5. A monitoring and reporting program under which progress of the revegetated areas shall be tracked to ensure survival of the mitigation plantings. The program shall document overall health and vigor of
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<td>mitigation plantings throughout the monitoring period and provide recommendations for adaptive management as needed to ensure the site is successful, according to the established performance criteria. An annual report documenting monitoring results and providing recommendations for improvement throughout the year shall be provided to the regulatory agencies; and 6. A best management practices element describing erosion control measures to be installed around the affected areas following mitigation planting in order to avoid sediment runoff into adjacent waters.</td>
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<td>Mitigation Measure BIO-2b.SP: Restoration of Coastal Terrace Prairie. For the Lark Avenue Variant, road construction within the coastal prairie that removes this sensitive plant community shall be restored according to UC Berkeley’s Coastal Terrace Prairie Management Plan (Stromberg, 2014). To facilitate construction of the Lark Avenue Variant on UC land, the City would enter into a Memorandum of Understanding (MOU) with UC, and would adopt and implement the Coastal Terrace Prairie Management Plan, which would result in net ecological benefit for the prairie community. Implementation of the Plan in conjunction with UC would include the following (adapted from the LRDP FEIR): • UC shall commence initial phase implementation of the 2014 Richmond Bay Campus Coastal Terrace Prairie Management Plan (Appendix G of the LDRP FEIR) that addresses exotic plant removal, tree and coyote brush removal, weed management, and programs for native plant stock preservation to aid in preservation and enhancement of the grassland portion of the Natural Open Space area. • When the Lark Avenue Variant is constructed, proactive (not passive) measures to improve the quality of the native grasslands in the Natural Open Space area shall be funded and undertaken. This</td>
<td>X</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors, and UC Berkeley</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>City of Richmond Planning and Building Services Division</td>
<td>Verify inclusion and execution of UC Berkeley’s Coastal Terrace Prairie Management Plan. Review and approve project specifications and construction plans for inclusion of this measure in specifications.</td>
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</table>
### 4.3 Biological Resources (cont.)

- Once the Lark Avenue Variant is constructed, UC shall update its Coastal Terrace Prairie Management Plan to guide conservation and enhancement efforts, as well as the siting of boardwalks and minor access roads and structures in a resource-sensitive manner. The plan shall include weed management actions, annual monitoring and reporting, and adaptive management sufficient to maintain or improve the quality of the grasslands preserved in the designated Natural Open Space. The effectiveness of the plan shall be continually evaluated and the plan adjusted as needed.

Prior to the commencement of the construction of the Lark Creek Variant in high, medium, or low quality grasslands outside of the Natural Open Space land use zone, UC shall conduct a site-specific native plant survey. All survey results would be published to the UC environmental website for the Berkeley Global Campus/Richmond Field Station. UC would apply the results of such surveys to implement a program that would use the native plant stock from such area to aid enhancement and restoration in Natural Open Space grassland areas, and to develop or restore meadow acreage elsewhere. Possible locations include formal landscaped open areas of the Richmond Field Station, rooftops of buildings at the Richmond Field Station, demonstration meadows at UC Berkeley or in the city of Richmond that help explain the former extent of regional coastal terrace prairie grasslands.

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<tr>
<th>Project Design Features and Mitigation Measures</th>
<th>Applicable To</th>
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<th>Monitoring and Reporting Action</th>
<th>Monitoring Schedule</th>
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- Mitigation and Monitoring and Reporting Program
### 6. Mitigation and Monitoring and Reporting Program

#### TABLE 6-1 (Continued)

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<td>4.3 Biological Resources (cont.)</td>
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<tr>
<td>Mitigation Measure BIO-3.SP: Wetland Protection. For any project proposing development within or adjacent to wetlands within the area of the Specific Plan, wetland protection measures shall be applied to protect identified state and federal jurisdictional wetlands. These measures shall include the following:</td>
<td>X</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall prepare construction plans that identify wetlands and buffer zones. If required, avoidance and/or protection measures shall be implemented.</td>
<td>Applicants of Individual Projects / Project Contractors / City of Richmond Planning and Building Services Division</td>
<td>Review and approve project specifications and grading and construction plans for inclusion of this measure in specifications. Inspect site during construction to ensure compliance with project construction plans.</td>
<td>Prior to issuance of grading or building permit, whichever is first. Field inspections during construction.</td>
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<tr>
<td>a) To the extent feasible, construction projects that might affect jurisdictional drainages or wetlands shall be scheduled for dry-weather months. Avoiding ground-disturbing activities during the rainy season would further decrease the potential risk of construction-related discharges to jurisdictional waters;</td>
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<td>b) A protective barrier shall be erected around any wetland feature designated for complete avoidance in project construction plans and regulatory permits to isolate it from construction or other ground-disturbing activities;</td>
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<td>c) Signage shall be installed on the fencing to identify sensitive habitat areas and restrict construction activities;</td>
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<td>d) No equipment mobilization, grading, clearing, or storage of vehicles, equipment or machinery, or similar activity shall occur at each project site until a City representative has inspected and approved the wetland protection fencing; and</td>
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<td>e) The City shall ensure that the temporary fencing is continuously maintained until all construction or other ground-disturbing activities are completed.</td>
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<td>A fencing material meeting the requirements of both water quality protection and wildlife exclusion may be used, such as heavy plastic sheeting material. Fences must be properly installed with final approval by a City representative, including adequate supports or wire backing for use in windy sites, and with the lower edge keyed in to the soil to ensure a proper barrier.</td>
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TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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#### 4.4 Cultural and Paleontological Resources

**Mitigation Measure CUL-1: Historic Resources Evaluation.** During the preliminary design for each project proposed for development within the Plan Area, and prior to submittal of a project application to the City of Richmond Planning Division, the project applicant shall undertake the following:

1. **Historic Resources Survey.** The historic resources survey shall include, at a minimum:
   a. An updated records search at the Northwest Information Center;
   b. An intensive historical resources survey, documenting and evaluating resources within the project footprint (area of ground disturbance) and located on adjacent parcels within 200 feet of the project footprint, that are 45 years or older for listing in the California Register and local Richmond Historic Inventory;
   c. Recommendations for any additional measures that are required to resolve adverse impacts to recorded historical resources; and
   d. A report documenting the results of this research and recommendations, for submittal to the City.

The survey shall be carried out by a qualified historian or architectural historian meeting the Secretary of the Interior’s Standards for Architectural History. Site-specific surveys and evaluations that are more than 5 years old shall be updated to account for changes which may have occurred over time.

For all historic resources identified as a result of site-specific surveys and evaluations, the project applicant shall undertake the following:

2. **Historic Resources Treatment Plan.** The historic resources treatment plan shall be prepared by a qualified historian or architectural historian, and shall discuss, but not be limited to, the following options for the resource:

| X | X | Applicants of Individual Projects / Project Contractors, and historian or architectural historian | City of Richmond Planning and Building Services Division, and historian or architectural historian | Review and approval of archaeologist. Review and approval of the construction plan that includes archaeological mitigation. Inspect site during construction. | Prior to issuance of building permit. Field inspections during construction. | Verified by: Date: |
TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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4.4 Cultural and Paleontological Resources

a. **Avoidance.** The City shall ensure, where feasible, that all future development activities allowable under the Specific Plan, including demolition, alteration, and new construction, would avoid historical resources (i.e., those listed on federal, state, and local registers).

b. **Adaptive Reuse.** If avoidance is not feasible, adaptive reuse and rehabilitation of historical resources shall occur in accordance with the Secretary of Interior’s Standards for the Treatment of Historic Properties.

c. **Appropriate Relocation.** If avoidance or adaptive reuse in situ is not feasible, the project applicant shall make a good faith effort to relocate the affected building(s) to a site acceptable to the City. Projects that relocate the affected historical property to a location consistent with its historic or architectural character could reduce the impact less than significant, unless the property’s location is an integral part of its significance, e.g., a contributor to a historic district.

For all historic resources identified as a result of site-specific surveys and evaluations which cannot be feasibly avoided (and including resources that would be adaptively reused, or appropriately relocated) the project applicant shall undertake the following:

3. **Recordation and Public Interpretation.** A qualified historian or architectural historian shall evaluate the feasibility and appropriateness of recordation and public interpretation of identified resources prior to any construction activities which would directly affect them. Should City staff decide recordation and or public interpretation is required, the following activities would be performed:

- **Recordation.** Recordation shall follow the standards provided in the National Park Service’s Historic American Building Survey (HABS).
### TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<td>4.4 Cultural and Paleontological Resources</td>
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Program, which requires photo-documentation of historic structures, a written report, and/or measured drawings (or photo reproduction of original plans if available). The photographs and report would be archived at the Richmond Planning Department and local repositories, such as public libraries, historical societies, and/or the Northwest Information Center at Sonoma State University. The recodent efforts shall occur prior to demolition, alteration, or relocation of any historic resources identified in the Plan Area. Additional recordation could include (as appropriate) oral history interviews or other documentation (e.g., video) of the resource.

**Public Interpretation.** A public interpretation or art program shall be developed by a qualified historic consultant or local artist in consultation with City staff, based on a City-approved scope of work and submitted to the City for review and approval. The program could take the form of plaques, commemorative markers, or artistic or interpretive displays which explain the historical significance of the properties to the general public. Such displays would be incorporated into project plans as they are being developed, and would typically be located in a publicly accessible location on or near the site of the former historical resource(s). Public interpretation displays shall be installed prior to completion of any construction projects in the Plan Area.

Photographic recordation and public interpretation of historically significant properties does not typically mitigate the loss of resources to a less-than-significant level (CEQA Guidelines Section 15126.4[b][2]).
### 4.4 Cultural and Paleontological Resources (cont.)

**Mitigation Measure CUL-2a.SP: Archaeological Resources Evaluation.** During the preliminary design for each project proposed for development within the Plan Area and the Lark Drive Variant, and prior to submittal of a building permit application to the City of Richmond Planning Division as needed, the project applicant (or City, in the case of the Lark Drive Variant) shall undertake the following:

1. **Archaeological Resources Survey.** The archaeological resources survey shall be completed by a qualified archeologist, and shall include, at a minimum:
   a. An updated records search at the Northwest Information Center (per Mitigation Measure CUL-1.SP);
   b. A cultural resources survey of the project site that meets industry standards, including subsurface presence/absence studies;
   c. Recommendations for any additional measures that are required to resolve potential adverse impacts to recorded and/or undiscovered archaeological resources, with a preference for preservation in place for historical resources of an archaeological nature, where feasible; and
   d. A report documenting the results of this research and recommendations, for submittal to the City.

   If the results of the initial survey indicate the presence of or high likelihood for archaeological resources, the City shall require additional measures as outlined below.

   If the archeologist determines that a significant archaeological resource that could be adversely impacted by a project is present at the site, the project applicant shall undertake the following:

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<td>Specific Plan Area</td>
<td>Sub-Area 4 Project</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>Contractor, City of Richmond Planning and Building Services Division, and Archeologist</td>
<td>Review and approval of archaeologist. Review and approval of the construction plan that includes archaeological mitigation. Inspect site during construction.</td>
<td>Prior to issuance of grading permit. Field inspections during construction.</td>
<td>Verified by: Date:</td>
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### 4.4 Cultural and Paleontological Resources (cont.)

2. **Preservation in Place.** If the find is determined to be potentially significant, a qualified archaeologist, in consultation with the Planning Director or designee at the City of Richmond, the project applicant, and the appropriate Native American representative, where applicable, shall determine whether preservation in place is feasible. Consistent with CEQA Guidelines Section 15126.4(b)(3), this may be accomplished through: planning construction to avoid the resource; incorporating the resource within open space; capping and covering the resource; or deeding the site into a permanent conservation easement.

If the archeologist determines that preservation in place is not feasible for the resource and another type of mitigation would better serve the interests protected by CEQA, mitigation shall include data recovery through archaeological investigations and the project applicant shall undertake the following:

**Archaeological Research Design and Treatment Plan (ARDTP).** If avoidance/preservation in place is not feasible for the identified resource, the project applicant (or City, in the case of the Lark Drive Variant) shall hire a Secretary of the Interior-qualified archaeological consultant who shall prepare a detailed ARDTP that shall be submitted to the City for review and approval. The ARDTP shall identify a proposed data recovery program, and how the data recovery program would preserve the significant information the archaeological resource is expected to contain. Treatment of unique archaeological resources shall follow the applicable requirements of Public Resources Code Section 21083.2. Treatment for most resources would consist of (but would not be not limited to) sample excavation, artifact collection, site documentation, and historical research, with the aim of targeting the recovery of important scientific data contained in the portion(s) of the significant resource to be impacted by the project. The ARDTP shall include provisions for analysis of data in a regional context;
TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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### 4.4 Cultural and Paleontological Resources (cont.)

reporting of results within a timely manner and subject to review and comments by the appropriate Native American representative, where applicable, before being finalized; curation of artifacts and data at a local facility acceptable to the City and appropriate Native American representative, if applicable; and dissemination of final confidential reports to the appropriate Native American representative, if applicable, the Northwest Information Center of the California Historical Resources Information System and the City.

**Mitigation Measure CUL-2b.SP: Inadvertent Discovery of Archaeological Resources.** During construction of each project proposed for development within the Plan Area and/or the Lark Drive Variant, if prehistoric or historic-era cultural materials are encountered, all construction activities within 100 feet shall halt and the City shall be notified. Prehistoric archaeological materials might include obsidian and chert flaked-stone tools (e.g., projectile points, knives, scrapers) or toolmaking debris; culturally darkened soil ("midden") containing heat-affected rocks, artifacts, or shellfish remains; and stone milling equipment (e.g., mortars, pestles, handstones, or milling slabs); and battered stone tools, such as hammerstones and pitted stones. Historic-period materials might include stone, concrete, or adobe footings and walls; filled wells or privies; and deposits of metal, glass, and/or ceramic refuse.

The project applicant (or City, in the case of the Lark Drive Variant) shall ensure that a Secretary of the Interior-qualified archaeologist shall inspect the find within 24 hours of discovery. If the find is determined to be potentially significant, the archaeologist, shall follow the guidelines provided in Mitigation Measure CUL-2a.SP above.
### TABLE 6-1 (Continued)

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<td><strong>Mitigation Measure CUL-3.SP: Inadvertent Discovery of Human Remains.</strong> Pursuant to Section 7050.5 of the Health and Safety Code, and Section 5097.94 of the Public Resources Code of the State of California, and for each project-level development proposal submitted to the City of Richmond for approval (and for construction of the Lark Drive Variant), the project applicant (or City, in the case of the Lark Drive Variant) shall ensure the following:</td>
<td>X</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>City of Richmond Planning and Building Services Division</td>
<td>Verify mitigation measure on construction plans.</td>
<td>Prior to issuance of a building permit. Field inspections during construction</td>
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<td>1. In the event of the discovery of human remains during construction, work shall stop in that area and within 100 feet of the find. The Contra Costa County Coroner shall be notified and shall make a determination as to whether the remains are Native American. If the Coroner determines that the remains are not subject to their authority, they shall notify the Native American Heritage Commission who shall attempt to identify descendants of the deceased Native American. If no satisfactory agreement can be reached as to the disposition of the remains pursuant to this State law, then the project applicant shall re-inter the human remains and items associated with Native American burials on the property in a location not subject to further ground disturbance.</td>
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<td>2. Project construction personnel shall be informed of the potential of encountering human remains during construction, and the proper procedures to follow as described above under 1., in the event of the discovery of human remains during construction.</td>
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<td><strong>Mitigation Measure CUL-4.SP: Paleontological Resources Mitigation Program.</strong> For each project-level development proposal submitted to the City of Richmond for approval and the Lark Drive Variant, and prior to initial ground disturbance, the project applicant (or City, in the case of the Lark Drive Variant) will retain a qualified paleontologist or a California Registered Professional Geologist (California RPG) with appropriate paleontological expertise to carry out all mitigation measures related to paleontological</td>
<td>X</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>Project Applicant / Contractor City of Richmond Planning and Building Services Division</td>
<td>If resources are encountered, Contractor to verify work is suspended as required, review and approve paleontologist and paleontologist’s recommendations. City to inspect site during construction to ensure compliance with project construction plans.</td>
<td>During construction</td>
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resources. The qualified paleontologist or geologist will be available on-call to the project applicant (or City) throughout the duration of ground-disturbing activities. The project applicant (or City) will also ensure the following measures are undertaken:

1. All construction forepersons and field supervisors conducting or overseeing subsurface excavations will be trained in the recognition of potential fossil materials prior to ground disturbing activities. A pre-construction training on paleontological resources will also be provided to all other construction workers, but may include videotape of the initial training and/or the use of written materials rather than in-person training by the qualified paleontologist/California RPG. In addition to fossil recognition, the training will convey procedures to follow in the event of a potential fossil discovery. If potential fossils are discovered during construction, all earthwork or other types of ground disturbance within 100 feet of the find will stop until the qualified paleontologist/California RPG can assess the nature and importance of the find. Based on the scientific value or uniqueness of the find, the paleontologist/California RPG may record the find and allow work to continue, or recommend salvage and recovery of the fossil. If treatment and salvage is required, recommendations will be consistent with current professional standards. If required, treatment for fossil remains may include preparation and recovery of fossil materials so that they can be housed in an appropriate museum or university collection.

2. If found to be warranted based on experience during construction, the qualified paleontologist/California RPG, or paleontological monitor working under the supervision of the qualified paleontologist/California RPG, will monitor ground-disturbing activities. This monitoring will consist of periodically inspecting disturbed, graded, and excavated surfaces, as well as soil stockpiles and disposal sites. The frequency of monitoring will be

### TABLE 6-1 (Continued)

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- determined by the qualified paleontologist/California RPG. If the monitor encounters a paleontological resource, it will be assessed and recorded or salvaged it as described above.

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<th>4.5 Geology, Soils, and Minerals</th>
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None required.

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<th>4.6 Climate Change and Greenhouse Gases</th>
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**Mitigation Measure GHG-1.SP: GHG Prevention and Control.** The City will continue to work proactively with the Bay Area Air Quality Management District, the California Air Resources Board, and the United States Environmental Protection Agency to help these agencies implement and enforce GHG prevention and control mandates within the City, and will work with the community to identify and advocate for GHG measures that are within the jurisdiction of these agencies and can and should be implemented to further reduce GHG emissions from the Richmond Bay Specific Plan and Sub-Area 4 Project.

- **Applicants of Individual Projects / Project Contractors**
- **City of Richmond Planning and Building Services Division**
- **Verify mitigation measure on construction plans.**
- **Prior to issuance of a building permit.**
- **Verified by:**
- **Date:**

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<th>4.7 Hazards and Hazardous Materials</th>
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**Mitigation Measure HAZ-1a.SP: Protection of Human Health From Environmental Contamination.** Prior to issuance of a building permit for any new project proposed within the Plan Area at a location where previous hazardous materials releases have occurred or resulted in environmental impacts, the City shall ensure the project will be developed under the supervision of the environmental agency(ies) of applicable jurisdiction (e.g., Department of Toxic Substances Control, Regional Water Quality Control Board, Contra Costa County Department of Human Health Services) such that health-based goals appropriate for the proposed new use are achieved, and soil management plans and/or environmental land use covenants are observed. The City shall not issue a building, use, or other permit for a new use that is inconsistent with any applicable land use covenant(s).

- **Applicants of Individual Projects / Project Contractors**
- **Contra Costa Health Services Regional Water Quality Control Board (RWQCB)**
- **City of Richmond Building Division and Engineering Department**
- **Contra Costa Health Services to confirm receipt of hazardous material assessment.**
- **RWQCB to verify approved measures on construction plans.**
- **Engineering Division to review soil vapor assessment as well as confirmation of the site remedial action plan has been revised as necessary, and approved by the RWQCB.**
- **To address the construction of housing and other infrastructure (i.e., water utilities) in areas of the site not otherwise contemplated.**
- **Prior to issuance of building permit.**
- **Field inspections during construction.**
- **Verified by:**
- **Date:**
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<td>Measures to protect environmental health shall include one or more of the following strategies and approaches: removal of environmental contaminants from the subject area (e.g., excavation and off-site disposal, use of soil vapor extraction equipment); separation of site users from contamination (e.g., engineering or institutional controls), or treatment of environmental contamination (e.g., in situ chemical oxidation). Prior to issuance of a certificate of occupancy or similar operating permit for such new project, the project proponent shall provide evidence to the City of successful implementation of protective measures through a certificate of completion, finding of suitability for the project's intended use or similar documentation issued by the environmental agency having jurisdiction over the project. Mitigation Measure HAZ-1b.SP: Health and Safety Plan. Prior to issuance of a building or grading permit for a new project proposed within the Plan Area at a location where previous hazardous materials releases have occurred, the City shall document that a Health and Safety Plan (HASP) has been prepared and will be implemented for the protection of workers, the public and the environment. Such HASP shall be prepared by a California licensed professional of applicable expertise (e.g., certified industrial hygienist, professional engineer). The HASP shall include measures consistent with customary protocols and applicable regulations (including, but not limited to Title 8 of the California Code of Regulations) for the protection of workers, site users, the public, and the environment (e.g., management of impacted soil; use of personal protective equipment; management, use and or treatment of water associated with construction activities; dust mitigation) and to address the discovery of any suspect soils (e.g., petroleum odor and/or discoloration) during construction activities, including notification of appropriate oversight agencies and investigation, removal, and disposal of soils as appropriate under agency directives and local, state, and Federal regulations. for housing or infrastructure in the 2005 Updated Proposed Remedial Action Plan, and that all remedial actions required to be completed per the revised remedial action plan prior to project construction have been approved as complete, and documented as such, by the RWQCB. Building Division to inspect site during construction to ensure compliance with project construction plans.</td>
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</table>
4.7 Hazards and Hazardous Materials (cont.)

Prior to the issuance of a certificate of occupancy or similar operating permit for activities covered by the grading or building permit, a completion report documenting the implementation of the HASP and any deviations shall be submitted to and approved by the City.

**Mitigation Measure HAZ-1c.SP: Hazardous Building Material Assessment (ACM, LBP, PCBs, other hazardous building materials).** For any project proposed for development within the Plan Area (or in the area of the Lark Drive Variant) that would require building demolition, and prior to issuance of any demolition permit, the project applicant (or, in the case of the Lark Drive Variant, the City) shall submit to the City and/or the Contra Costa Health Services Department, according to relevant jurisdiction, a hazardous building material assessment prepared by qualified licensed contractors for any structure intended for demolition indicating whether asbestos containing materials (ACM), lead-based paint (LBP) or lead-based coatings, polychlorinated biphenyl (PCB)-containing equipment, and/or other hazardous building materials are present.

**Mitigation Measure HAZ-1d.SP: Hazardous Building Materials Removal Plan (ACM, LBP, PCBs).** For any project proposed for development within the Plan Area (or in the area of the Lark Drive Variant), if the assessment required by Mitigation Measure HAZ-1c indicates the presence of ACM, LBP, PCBs, or other hazardous building materials, prior to issuance of any demolition permit the project applicant (or, in the case of the Lark Drive Variant, the City) shall submit and implement a hazardous building materials removal plan in accordance with local, state, and federal requirements to protect demolition and construction workers and the public from risks associated with such hazardous materials during demolition or renovation of affected structures.
### TABLE 6-1 (Continued)
#### MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

<table>
<thead>
<tr>
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<th>Monitoring Schedule</th>
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<tr>
<td>Specific Plan Area Sub-Area 4 Project</td>
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<tr>
<td>x</td>
<td>x</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>City of Richmond Planning and Building Services Division</td>
<td>Verify approved measures on construction plans.</td>
<td>Prior to issuance of building permit.</td>
<td>Verified by: Date:</td>
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#### 4.7 Hazards and Hazardous Materials (cont.)

**Mitigation Measure HAZ-2a.SP: Safety Management Techniques and Practices.** The City shall make an additional finding for any use permit for any facility within the Plan Area that may pose a risk to human health or safety to the public due to the potential for an accidental release of hazardous substances, as follows: the applicant has demonstrated to the satisfaction of the City of Richmond Fire Department that risk of accidental release and any off-site consequences to the public have been minimized to the extent feasible using best safety management techniques and practices and will not result in any unacceptable risk to human health or safety to the public, as determined by the City of Richmond Fire Department based on accepted industry standards. Such safety management techniques and practices may include among others: training; emergency notification systems; substitution to equipment subject to less risk of upset condition; substitution of chemicals that pose less risk to members of the public; equipment (e.g., safety shutoff valves, secondary containment) or practices to contain or lessen the off-site effect of any release.

**Mitigation Measure HAZ-2b.SP: Review of New Sensitive Uses.** Prior to issuance of a use permit, design review approval, or issuance of a building permit for new construction of, major renovation of, expansion of, or addition to a project within the Plan Area that includes sensitive land uses, the applicant shall demonstrate to the satisfaction of the City of Richmond Fire Department that the risk to: (1) on-site sensitive land uses (e.g., residential, schools, daycare) from an off-site accidental release of hazardous substances will not result in any unacceptable risk to human health or safety to the public once mitigated (e.g., evacuation and shelter-in-place procedures), as determined by the City of Richmond Fire Department based on accepted industry standards; and (2) off-site members of the public from an on-site release of hazardous substances will not result in any unacceptable risk to human health or safety to the public once mitigated, (e.g., best safety management techniques and practices, as described above), as determined by the City of Richmond Fire Department based on accepted industry standards.
### TABLE 6-1 (Continued)

**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

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<td><strong>4.7 Hazards and Hazardous Materials (cont.)</strong></td>
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**Mitigation Measure HAZ-4.SP: O&M Plan.** Prior to issuance of a certificate of occupancy or similar operating permit for any project within the area of the Specific Plan at a location where a cleanup plan is being implemented, as provided under HAZ-1a.SP, where an operation and maintenance (O&M) plan is required by an agency of applicable jurisdiction, the applicant shall demonstrate that an O&M plan has been approved by the agency and will be implemented to ensure the long-term protection of environmental health of site users. The O&M plan shall ensure the maintenance of health-based goals by periodic inspection of the remedy and taking such actions (e.g., repairing any deficiencies in durable covers that cap residual environmental contamination, performing maintenance on remedial equipment). Evidence of such an O&M plan and its implementation may be demonstrated by a document issued by an agency of applicable jurisdiction.

**4.8 Hydrology and Water Quality**

**Mitigation Measure HYD-1.SP: Water Quality Best Management Practices for All Construction Activities.** All applicants for projects proposed for development within the area of the Specific Plan shall ensure that best management practices consistent with the most recent version of the California Stormwater Quality Association (CASQA) Construction BMP Handbook are included in the Stormwater Pollution Prevention Plan (SWPPP) prepared in accordance with the NPDES Construction General Stormwater Permit. BMPs may include without limitation:

1. The Straw bales, wattles, fiber rolls, gravel bags, or equivalent devices shall be installed around the perimeter of stockpiled materials and construction sites adjacent to water bodies (i.e., Meeker Channel and Slough, Baxter Creek, and Stege Marsh), to prevent debris from being transported to any receiving waters or open channel via runoff;

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<th></th>
<th>X</th>
<th>X</th>
<th>Project Applicant / Contractor</th>
<th>San Francisco Bay Regional Water Quality Control Board (RWQCB)</th>
<th>City of Richmond Building Division and Engineering Services Department/ Water Resource Recovery Department</th>
<th>The San Francisco Bay RWQCB to review and approve the project applicant prepared MMDP.</th>
<th>City of Richmond Water Resource Recovery Department to monitor implementation of project BMPs.</th>
<th>Review and approval of the MMDP prior to issuance of building permit. Field inspections during construction.</th>
<th>Verified by: Date:</th>
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</thead>
</table>

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TABLE 6-1 (Continued)
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<td>4.8 Hydrology and Water Quality (cont.)</td>
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2. The use of hazardous materials during construction shall be minimized to the extent practical, and the amount of hazardous materials stored adjacent to waterbodies shall be limited to what is needed to immediately support construction activities. Hazardous materials shall be centrally stored safely and securely in approved containers, under cover or in an approved storage shed, and in adequate secondary containment. Fueling of generators and other equipment shall be conducted in a central location with secondary containment, and adequate spill cleanup materials shall be provided during all fueling operations;

3. Well-maintained equipment shall be used to perform the construction work, and, except in the case of a failure or breakdown, equipment maintenance shall be performed off site. Equipment shall be inspected daily by the operator for leaks or spills. If leaks or spills are encountered, the source of the leak shall be identified, leaked material will be cleaned up, and the cleaning materials shall be collected and properly disposed;

4. Inactive material stock piles must be covered at all times;

5. Construction material shall be covered in anticipation of any rainfall event;

6. Active debris boxes shall be covered during rain events to prevent contact with rainwater;

7. Non-stormwater discharges to the Bay shall be prohibited unless specified in the SWPPP and approved by the City; and

8. A Materials Management and Disposal Plan (MMDP) shall be prepared to prevent any debris from falling into waterbodies in the Plan Area during construction to the maximum extent practicable and also ensure the appropriate disposal of all construction-related materials. The MMDP shall be submitted to the...
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<tr>
<td>San Francisco Bay Regional Water Quality Control Board for review and approval. The measures identified in the MMDP shall be based on Best Available Technology, and will include, but not be limited to, the following:</td>
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<td>− During construction, in the event that debris does reach the Bay or a tributary, personnel within the work area shall immediately retrieve the debris for proper handling and disposal. All debris shall be disposed of at an authorized upland disposal site;</td>
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<td>− Construction waste shall be collected and transported to an authorized upland disposal area, per federal, State, and local laws and regulations; and,</td>
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<td>− All construction material, wastes, debris, sediment, rubbish, trash, fencing, etc., shall be removed from the project site once project construction is completed, and transported offsite in compliance with applicable federal, State, and local laws and regulations.</td>
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<tr>
<td><strong>Mitigation Measure HYD-7a.SP: Sea Level Rise Measures.</strong> All applicants for projects proposed for development within the area of the Specific Plan will ensure that the project design includes the installation of appropriate stormwater inlet infrastructure, and/or the installation of back flow prevention devices on storm drain lines, and/or the design of the stormwater infrastructure to accommodate the future installation of back flow prevention devices on an as-needed basis. Stormwater infrastructure shall be designed to address up to 3 feet of sea level rise, as well as include capacity to adapt to up to 5.5 feet of sea level rise.</td>
<td>X</td>
<td>X</td>
<td>Project Applicant</td>
<td>City of Richmond Planning and Building Services Division and Engineering Department</td>
<td>Building Division to ensure mitigation language is provided in the projects Covenants, Conditions, and Restrictions. Engineering Department to receive and review Plan.</td>
<td>Prior to certification of occupancy. Verified by: <strong>Date:</strong></td>
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<tr>
<td><strong>Mitigation Measure HYD-7b.SP: Sea Level Rise Adaptation.</strong> Prior to issuance of building permits, all projects proposed for development within areas of the Plan Area shown on Figure 4.8-2 of the EIR to be affected by greater than 3 feet of sea level rise,</td>
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### 4.8 Hydrology and Water Quality (cont.)

including the 100-year flood event and wave overtopping, shall submit an Adaptive Flood Risk Management Plan to the City for approval. The City shall require implementation of such plan as a condition of approval for entitlement approvals and/or building permits as applicable. The Adaptive Flood Risk Management Plan shall be consistent with City efforts to plan for sea level rise under General Plan Action Item EC6.g and Specific Plan Action Item A1.8, and shall include an Adaptive Flood Risk Management Strategy to address 100-year flood impacts associated with a rise in sea level of greater than 3 feet including the 100-year flood event and wave overtopping. Adaptive flood risk management strategies may include development setbacks, regrading, construction of raised berms or a wall, or other measure to protect future development from a rise in sea level above 3 feet. Consistent with General Plan Action Item EC6.g, the Adaptive Flood Risk Management Plan shall include discussion of financing mechanisms for sea level rise adaptations.

**Mitigation Measure HYD-3.SA4:** Pre-project stormflow levels. Prior to issuance of a grading permit, project applicants shall demonstrate, to the satisfaction of the City of Richmond Director of the Public Works Department, one of the following:

1. Upon completion of construction activities, there will be sufficient detention capacity on the Project site to detain the incremental increase in stormflow volume that occurs during the 24-hour, 10-year design storm, which incremental increase is due to the increase in impervious surface above pre-project levels. This standard could be met with one or more detention vaults, tanks or other facilities, or through other means;

2. Upon completion of such construction, the total square footage of impervious surface area throughout the Project site will remain at or below pre-project levels; or

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<tr>
<td>4.8 Hydrology and Water Quality (cont.)</td>
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<td>X</td>
<td></td>
<td>City of Richmond Planning and Building Services Division / Engineering Services Department</td>
<td>Prior to issuance of building permit.</td>
<td>Verified by: Date:</td>
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<td>Project Applicant</td>
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<td>Director of the City of Richmond Engineering Department to review and approve project stormwater plans.</td>
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**TABLE 6-1 (Continued)**

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<td>3. The proposed development has met the requirements of Provision C.3.g by demonstrating through compliance of CCCWP that any increases in stormwater flows are unlikely to cause downstream erosion or off-site siltation.</td>
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<td>4.9 Land Use and Planning</td>
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<td>None required.</td>
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<td>4.10 Noise</td>
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<tr>
<td>Mitigation Measure NOI-1a.SP: Construction Noise Control Measures and Noise Control Plan. For any project proposed for development within the area of the Specific Plan, the applicant shall employ site-specific noise attenuation measures during project construction to reduce the generation of construction noise, including pile-driving noise. These measures shall be included in a Noise Control Plan that shall be submitted for review and approval by the City of Richmond Planning and Building Services Department to ensure that construction noise is consistent with the standards set forth in the City’s Noise ordinance and other standards as appropriate. Measures specified in the Noise Control Plan and implemented during project construction shall include, at a minimum, the following noise control strategies:</td>
<td>X</td>
<td>X</td>
<td>Individual Project Applicants / Contractor</td>
<td>City of Richmond Planning and Building Services Division and Engineering Department</td>
<td>Engineering Department to review and approve project specifications and grading and construction plans for inclusion of this measure into specifications. Building Division to inspect site during construction to ensure compliance with project construction plans.</td>
<td>Prior to issuance of building permit. Field inspections during construction</td>
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<tr>
<td>• Equipment and trucks used for construction shall use the best available noise control techniques (e.g., improved mufflers, equipment redesign, use of intake silencers, ducts, engine enclosures, and acoustically attenuating shields or shrouds); Impact tools (e.g., jack hammers, pavement breakers, and rock drills) used for construction shall be hydraulically or electrically powered wherever possible to avoid noise associated with compressed air exhaust from pneumatically powered tools. Where use of pneumatic tools is unavoidable, an exhaust muffler on the compressed air exhaust shall be used; this muffler can lower noise levels from the exhaust by up to approximately 10 dBA. External jackets on the</td>
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<td>4.10 Noise (cont.)</td>
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<td>tools themselves shall be used where feasible; this could achieve a reduction of 5 dBA. Quieter procedures, such as use of drills rather than impact tools, shall be used;</td>
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<td>• Stationary noise sources shall be located as far from adjacent receptors as possible, and they shall be muffled and enclosed within temporary sheds, incorporate insulation barriers, or include other measures; and</td>
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<td>• Noise-reducing pile-driving techniques shall be performed as specified in Mitigation Measure NOI-1b.</td>
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<tr>
<td><strong>Mitigation Measure NOI-1b.SP: Pile Driving Noise-Reducing Techniques and Muffling Devices.</strong> For any project proposed for development within the area of the Specific Plan that would require pile-driving during construction, noise-reducing pile-driving techniques shall be employed. These techniques shall include:</td>
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<td>• Limiting pile driving or other impact-related noise-generating activity to 9:00 AM to 5:00 PM, Monday through Friday. No pile driving or other extreme noise-generating activity is permitted on Saturdays, Sundays, and holidays;</td>
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<td>• Installing intake and exhaust mufflers on pile-driving equipment;</td>
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<td>• Vibrating piles into place when feasible;</td>
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<td>• Installing shrouds around the pile-driving hammer where possible;</td>
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<td>• Implementing “quiet” pile-driving technology (such as drill and cast-in-place methods), where possible, in consideration of geotechnical and structural requirements and conditions;</td>
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<td>• Implementing the use of more than one pile driver to shorten the total pile driving duration, where possible;</td>
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<td>• Using cushion blocks to dampen impact noise, if feasible based on soil conditions. Cushion blocks are blocks of material that are used with impact hammer pile drivers, and placed atop a piling during installation to minimize noise generated when driving the pile. Materials typically used for cushion blocks include wood, nylon and micarta (a composite material); and</td>
<td>X</td>
<td>X</td>
<td>Individual Project Applicants / Contractor</td>
<td>City of Richmond Planning and Building Services Division and Engineering Department</td>
<td>Prior to issuance of building permit. Field inspections during construction</td>
<td>Verified by: Date:</td>
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<tr>
<td>• At least 48 hours prior to pile-driving activities, the applicant shall notify building owners and occupants within a minimum of 600 feet of the project site of the dates, hours, and expected duration of such activities.</td>
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</table>
4.10 Noise (cont.)

2. Implementation of a vibration, crack, and line and grade monitoring program for identified historic buildings located within 50 feet of construction activities, in coordination with a geotechnical engineer and qualified architectural historian. The following elements shall be included in this program:

a) Prior to construction, a qualified architectural historian shall conduct a thorough survey of identified historic resources to identify, measure the dimensions of, and document (photographs and text) any existing cracks in the historic buildings.

b) During construction activities:

i. The construction contractor shall identify, and regularly inspect and photograph, crack gauges and include records of these inspections in construction reporting. Gauges shall be inspected every two weeks, or more frequently during periods of construction activity in close proximity to identified crack gauges.

ii. The construction contractor shall collect vibration data from receptors and report vibration levels to the City Chief Building Official on a monthly basis. The reports shall include annotations regarding project activities as necessary to explain changes in vibration levels, along with proposed corrective actions to avoid vibration levels approaching or exceeding the established threshold.

iii. With regards to historic buildings, if vibration levels exceed the threshold and monitoring or inspection indicates that the project may damage or is damaging the building, the building shall be provided additional protection or stabilization. If necessary and with approval by the City Chief Building Official.
### TABLE 6-1 (Continued)

**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

<table>
<thead>
<tr>
<th>Project Design Features and Mitigation Measures</th>
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<tr>
<td>4.10 Noise (cont.)</td>
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Official, the construction contractor shall install temporary shoring or stabilization to help avoid permanent impacts. Stabilization may involve structural reinforcement or corrections for deterioration that would minimize or avoid potential structural failures or avoid accelerating damage to the historic structure. Stabilization shall be conducted following the Secretary of Interior Standards Treatment of Preservation. This treatment shall ensure retention of the historic building's character-defining features. Stabilization may temporarily impair the historic integrity of the building's design, material, or setting, and as such, the stabilization must be conducted in a manner that will not permanently impair a building's ability to convey its significance. Measures to shore or stabilize the building shall be installed in a manner that when they are removed, the historic integrity of the building remains, including integrity of material.

Post-construction:

i. The applicant (and its construction contractor) shall provide a report to the City Chief Building Official regarding crack and vibration monitoring conducted during demolition and construction. In addition to a narrative summary of the monitoring activities and their findings, this report shall include photographs illustrating the post-construction state of cracks and material conditions that were presented in the pre-construction assessment report, along with images of other relevant conditions showing the impact, or lack of impact, of project activities. The photographs shall sufficiently illustrate damage, if any, caused by the project and/or show how the project did not cause physical damage to the historic and non-historic...
TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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buildings. The report shall include annotated analysis of vibration data related to project activities, as well as summarize efforts undertaken to avoid vibration impacts. Finally, a post-construction line and grade survey shall also be included in this report.

The project applicant (and its construction contractor) shall be responsible for repairs from damage to historic and non-historic buildings if damage is caused by vibration or movement during demolition and/or construction activities. Repairs may be necessary to address, for example, cracks that expanded as a result of the project, physical damage visible in post-construction assessment, or holes or connection points that were needed for shoring or stabilization. Repairs shall be directly related to project impacts and will not apply to general rehabilitation or restoration activities of the buildings. If necessary for historic structures, repairs shall be conducted in compliance with the Secretary of Interior Standards Treatment of Preservation. The project applicant shall provide the City Chief Building Official and City Preservation Officer for review and comment both a work plan for the repairs and a completion report to ensure compliance with the Secretary of Interior Standards.

Mitigation Measure NOI-2b.SP: Exposure to Rail Vibration. For any project proposed for development within the area of the Specific Plan that involves new residential buildings or new dwelling units located adjacent to or within 200 feet of an active rail line, and prior to the approval of a construction-related permit, the project applicant shall submit a Vibration Reduction Plan (Plan) prepared by a qualified acoustical consultant for City review and approval that contains vibration reduction measures to reduce groundborne vibration to acceptable levels per Federal Transit Administration guidance (Federal Transit Administration, 2006, Transit Noise and Vibration Impact Assessment, May 2006). The applicant shall implement the approved Plan during construction. Potential vibration reduction measures include isolation of
6. Mitigation and Monitoring and Reporting Program

TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<td>foundation and footings using resilient elements such as rubber bearing pads or springs, such as a “spring isolation” system that consists of resilient spring supports that can support the podium or residential foundations. The specific system shall be selected so that it can properly support the structural loads, and provide adequate filtering of groundborne vibration to the residences above.</td>
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<tr>
<td>Improvement Measure NOI-3.SP: Project-Specific Noise Study. For any project proposed for development within the Plan Area, applicants shall conduct a project-specific noise study to determine compatibility of the proposed use with the existing noise environment based on land use/noise compatibility guidelines in the City’s General Plan. If the noise environment is found to be “conditionally acceptable” or “normally unacceptable” for the proposed use, a detailed acoustical analysis shall be conducted to specify the noise insulation measures needed to reduce noise exposure to “normally acceptable” levels, and these measures will be implemented. Measures may include, but are not limited to, appropriate site design to achieve maximum sound attenuation, use of enhanced noise insulation features in the form of appropriate sound-rated assemblies and/or other features/measures to reduce interior noise levels to meet Title 24 requirements.</td>
<td>X</td>
<td>X</td>
<td>Individual Project Applicants / Contractor</td>
<td>City of Richmond Planning and Building Services Division and Engineering Department</td>
<td>Engineering Department to review and approve project specifications and grading and construction plans for inclusion of this measure into specifications. Building Division to inspect site during construction to ensure compliance with project construction plans.</td>
<td>Prior to issuance of building permit. Field inspections during construction</td>
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<td>4.11 Population and Housing</td>
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<td>None required.</td>
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<td>4.12 Public Services and Recreation</td>
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<tr>
<td>Mitigation Measure PUB-1.SP: Fire Protection Services and Facilities. Not later than achieving 20 percent implementation of the foreseeable maximum theoretical buildout of the Specific Plan, the City of Richmond shall document the scope of additional fire protection services and facilities necessary to maintain a six minute response time required at the complete buildout of the Specific Plan. The City shall issue no</td>
<td>X</td>
<td>X</td>
<td>Individual Project Applicants / Contractor</td>
<td>City of Richmond Public Safety Department</td>
<td>City of Richmond Public Safety Department to document the implementation of fire services and facilities necessary</td>
<td>During project construction at 50% buildout</td>
</tr>
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</table>
TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<tr>
<td>4.12 Public Services and Recreation (cont.)</td>
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<td>building permits for new or expanded projects after 20 percent implementation of the foreseeable maximum theoretical buildout has been achieved unless an analysis with conclusions regarding the scope of these additional fire protection services and facilities has been prepared and approved by the City of Richmond Fire Department. The City shall also identify a fair share funding mechanism to support the cost of completing the identified improvements, and shall establish a program to collect funds and guarantee they are used for these improvements. Not later than achieving 50 percent implementation of the foreseeable maximum theoretical buildout of the Specific Plan, the City shall document the implementation of fire protection services and facilities necessary to maintain a six minute response time. The City shall issue no building permits for new or expanded projects after 50 percent implementation of the foreseeable maximum theoretical buildout has been achieved unless such implementation has been certified by the City of Richmond Fire Department.</td>
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<tr>
<td>4.13 Transportation and Traffic</td>
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<tr>
<td>Mitigation Measure TRF-1, SP: Wright Avenue/Harbour Way South Intersection Signalization and Channelization Improvements. All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:</td>
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<tr>
<td>a) Signalize intersection and provide warning lights and gates for the at-grade railroad crossing.</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors City of Richmond Planning and Building Services Division</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
<td>Prior to granting certificate of occupancy.</td>
<td>Verified by: Date:</td>
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<tr>
<td>b) Restripe the southbound Harbour Way South approach to provide an exclusive left-turn lane and a shared right/through lane within the current right-of-way.</td>
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November 2016
Signalization of the intersection is consistent with the mitigation measure proposed at this intersection by the Richmond Ferry Terminal Project Initial Study/Mitigated Negative Declaration (May 2014). If this improvement is implemented prior to the trigger identified in this mitigation measure, then it would not be required as a mitigation measure for the Specific Plan.

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection would be required when approximately 55 percent of the Foreseeable Maximum Theoretical Buildout is developed (which corresponds to 50 percent of Specific Plan development excluding the Sub-Area 4 Project, Foreseeable Maximum Theoretical Buildout). At that time, the City shall either fully fund or cause the mitigation measure to be implemented. Alternatively, the City may implement this mitigation measure prior to the time the 55 percent buildout trigger occurs. In such case, the City may continue to collect fair-share contributions from the projects in the Plan Area to support implementation, in accordance with the requirements of this Mitigation Measure.
TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<tr>
<td>After implementation of this measure, the intersection would improve to LOS A during the AM peak hour and LOS B during the PM peak hour and reduce the impact to a less-than-significant level. No secondary significant impacts would result from implementation of this measure.</td>
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<tr>
<td>Mitigation Measure TRF-2.SP: Wright Avenue/Marina Way South Intersection Improvements. All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement:</td>
<td>X</td>
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<tr>
<td>a) Restripe the westbound Wright Avenue approach to provide an exclusive right-turn lane and a shared left/through lane within the current right-of-way.</td>
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<td>The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a &quot;reasonable relationship&quot; or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a &quot;fair share&quot; contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.</td>
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<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors</td>
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<td></td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
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It is estimated that the mitigation measure at this intersection would be required when approximately 40 percent of the Foreseeable Maximum Theoretical Buildout is developed (which corresponds to 40 percent of Specific Plan development excluding the Sub-Area 4 Project). Foreseeable Maximum Theoretical Buildout). At that time, the City shall either fully fund or cause the mitigation measure to be implemented. Alternatively, the City may implement this mitigation measure prior the time the 40 percent buildout trigger occurs. In such case, the City may continue to collect fair-share contributions from the projects in the Plan Area to support implementation, in accordance with the requirements of this Mitigation Measure.

After implementation of this measure, the intersection would improve to LOS C during the AM peak hour and LOS D during the PM peak hour and reduce the impact to a less-than-significant level. No secondary significant impacts would result from implementation of this measure.

Mitigation Measure TRF-3.SP: Westbound I-580 Ramps/Juliga Woods Street Intersection Signalization. All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement:

a) Install an actuated signal at the intersection with protected phasing on all approaches.

The proposed signalization of this intersection is consistent with the mitigation measure proposed at this intersection by the Richmond Bay Campus Long Range Development Plan Draft EIR (November 2013). If this improvement is implemented prior to the trigger identified in this mitigation measure, then it would not be required as a mitigation measure for the Specific Plan.

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that
are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection would be required when approximately 45 percent of the Foreseeable Maximum Theoretical Buildout is developed (which corresponds to 35 percent of Specific Plan development excluding the Sub-Area 4 Project). Foreseeable Maximum Theoretical Buildout). At that time, the City shall either fully fund or cause the mitigation measure to be implemented. Alternatively, the City may implement this mitigation measure prior the time the 45 percent buildout trigger occurs. In such case, the City may continue to collect fair-share contributions from the projects in the Plan Area to support implementation, in accordance with the requirements of this Mitigation Measure.

After implementation of this measure, the intersection would improve to LOS C during both AM and PM peak hours and reduce the impact to a less-than-significant level. It is not certain that this mitigation measure could be implemented because the intersection is under the jurisdiction of Caltrans. The City of Richmond, as lead agency, does not have jurisdiction to implement Measure TRF-3.SP and the mitigation would need to be approved and implemented by Caltrans. Therefore, the impact is conservatively considered significant and unavoidable because the City cannot ensure its implementation. No secondary significant impacts would result from implementation of this measure.
TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<td>4.13 Transportation and Traffic (cont.)</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors City of Richmond Planning and Building Services Division</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
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Mitigation Measure TRF-4.SP: Meade Street/Regatta Boulevard/Eastbound I-580 Ramps Intersection Improvements. All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:

a) Restripe westbound Meade Street to provide one exclusive right-turn lane and a shared left/through lane.

b) Upgrade signal to actuated operations, convert the phasing for the east and west intersection approaches from protected phasing to split-phasing, and coordinate signal timings with the adjacent Regatta Boulevard/Meade Street intersection and the at-grade railroad crossing.

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.
### 4.13 Transportation and Traffic (cont.)

It is estimated that the mitigation measure at this intersection would be required when approximately 25 percent of the Foreseeable Maximum Theoretical Buildout is developed (which corresponds to 20 percent of Specific Plan development excluding the Sub-Area 4 Project). ForeseeableMaximum Theoretical Buildout). At that time, the City shall either fully fund or cause the mitigation measure to be implemented. Alternatively, the City may implement this mitigation measure prior to the time the 25 percent buildout trigger occurs. In such case, the City may continue to collect fair-share contributions from the projects in the Plan Area to support implementation, in accordance with the requirements of this Mitigation Measure.

The implementation of this measure would improve conditions at the intersection; however, the intersection would continue to operate at LOS F during both AM and PM peak hours. Traffic operations at the intersection can be further improved by providing additional automobile travel lanes, such as a second left-turn lane on the southbound Regatta Boulevard approach and a second through lane on the northbound Regatta Boulevard approach. However, these modifications cannot be accommodated within the available automobile right-of-way and would require additional right-of-way, and/or loss of planned bicycle and/or pedestrian facilities, and are considered to be infeasible because they would be in conflict with the Specific Plan and General Plan goals to promote pedestrian, bicycle, and transit trips. Therefore, the impact would remain significant and unavoidable. Furthermore, it is not certain that this mitigation measure could be implemented because the intersection is under the jurisdiction of Caltrans. The City of Richmond, as lead agency, does not have jurisdiction to implement Measure TRF-4.SP and the mitigation would need to be approved and implemented by Caltrans. No other secondary significant impacts would result from implementation of this measure.
### TABLE 6-1 (Continued)

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<td><strong>Specific Plan Area</strong></td>
<td><strong>Sub-Area 4</strong></td>
<td><strong>Project</strong></td>
<td><strong>By</strong></td>
<td><strong>By</strong></td>
<td><strong>Action</strong></td>
<td><strong>Schedule</strong></td>
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<tr>
<td>4.13 Transportation and Traffic (cont.)</td>
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<tr>
<td>Mitigation Measure TRF-5.SP: Regatta Boulevard/Meade Street Intersection Signalization. All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement:</td>
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<tr>
<td>a) Install an actuated signal at the intersection with protected phasing on all approaches. Coordinate signal timings with the adjacent Meade Street/Regatta Boulevard/ Eastbound I-580 Ramps intersection and the at-grade railroad crossing.</td>
<td></td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
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</tr>
<tr>
<td>The proposed improvements at this intersection are consistent with the mitigation measure proposed at this intersection by the Richmond Bay Campus Long Range Development Plan Draft EIR (November 2013). If this improvement is implemented prior to the trigger identified in this mitigation measure, then it would not be required by the Specific Plan developments.</td>
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<tr>
<td>The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a &quot;nexus&quot; study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a &quot;reasonable relationship&quot; or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a &quot;fair share&quot; contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.</td>
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**X** Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.

Applicants of Individual Projects / Project Contractors:

City of Richmond Planning and Building Services Division

Prior to granting certificate of occupancy.

Verified by:

Date:
### TABLE 6-1 (Continued)

#### MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

<table>
<thead>
<tr>
<th>Project Design Features and Mitigation Measures</th>
<th>Applicable To</th>
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<td>Specific Plan Area</td>
<td>Sub-Area 4 Project</td>
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<tr>
<td>4.13 Transportation and Traffic (cont.)</td>
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<td></td>
<td>It is estimated that the mitigation measure at this intersection would be required when approximately 425 percent of the Foreseeable Maximum Theoretical Buildout is developed (which corresponds to 15 percent of Specific Plan development excluding the Sub-Area 4 Project). Foreseeable Maximum Theoretical Buildout). At that time, the City shall either fully fund or cause the mitigation measure to be implemented. Alternatively, the City may implement this mitigation measure prior to the time the 15 percent buildout trigger occurs. In such case, the City may continue to collect fair-share contributions from the projects in the Plan Area to support implementation, in accordance with the requirements of this Mitigation Measure. After implementation of this measure, the intersection would improve to LOS C during the AM peak hour and LOS D during PM peak hour and reduce the impact to a less-than-significant level. No secondary significant impacts would result from implementation of this measure.</td>
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<td></td>
<td>Mitigation Measure TRF-6.SP: Bayview Avenue/51st Street/Seaport Avenue/Eastbound I-580 Ramps Intersection Signalization and Channelization Improvements. All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors City of Richmond Planning and Building Services Division</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
<td>Prior to granting certificate of occupancy.</td>
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<tr>
<td></td>
<td>a) Install an actuated signal at the intersection with protected left-turn phasing on all approaches.</td>
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<td></td>
<td>b) Restripe southbound 51st Street to provide two left-turn lanes and a shared right/through lane.</td>
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<td>The proposed improvements at this intersection are consistent with the mitigation measure proposed at this intersection by the Richmond Bay Campus Long Range Development Plan Draft EIR (November 2013). If this improvement is implemented prior to the trigger identified in this mitigation measure, then it would not be required as a mitigation measure for the Specific Plan.</td>
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</table>
4.13 Transportation and Traffic (cont.)

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 35 percent of the Sub-Area 4 is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 35 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in the Plan Area to support implementation.

After implementation of this measure, the intersection would improve to LOS D during the AM peak hour and operate at LOS E during the PM peak hour. Traffic operations at the intersection can be further improved by providing additional automobile travel lanes, such as an additional through lane on the northbound Bayview Avenue and southbound 51st Street approaches. However, these modifications cannot be accommodated within the available automobile right-of-way and would
TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<td>require additional right-of-way, and/or loss of planned bicycle and/or pedestrian facilities, and are considered to be infeasible because they would be in conflict with the Specific Plan and General Plan goals to promote pedestrian, bicycle, and transit trips. Furthermore, it is not certain that this mitigation measure could be implemented because the intersection is under the jurisdiction of Caltrans. The City of Richmond, as lead agency, does not have jurisdiction to implement Measure TRF-6.SP and the mitigation would need to be approved and implemented by Caltrans. No other secondary significant impacts would result from implementation of this measure.</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
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<td>Mitigation Measure TRF-7.SP: Central Avenue/Eastbound I-580 Ramps Intersection Signalization. All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement:</td>
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<tr>
<td>a) Install a signal at the intersection. The proposed improvement at this intersection is consistent with the planned and funded project to signalize the I-580/Central Avenue ramp intersections. If this improvement is implemented prior to the trigger identified in this mitigation measure, then it would not be required as a mitigation measure for the Specific Plan.</td>
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<tr>
<td>The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established</td>
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Richmond Bay Specific Plan
Final EIR Response to Comments

6-60

ESA / 120834
November 2016
### TABLE 6-1 (Continued)

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procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 40 percent of the Plan Area is developed (which corresponds to 20 percent of Specific Plan development excluding the Sub-Area 4 Project). At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 40 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in the Plan Area to support implementation.

After implementation of this measure, the intersection would improve to LOS B during the AM peak hour and LOS A during the PM peak hour and reduce the impact to a less-than-significant level. It is not certain that this mitigation measure could be implemented because the intersection is under the jurisdiction of Caltrans. The City of Richmond, as lead agency, does not have jurisdiction to implement Measure TRF-7.SP and the mitigation would need to be approved and implemented by Caltrans. Therefore, the impact is conservatively considered significant and unavoidable because the City cannot ensure its implementation. No secondary significant impacts would result from implementation of this measure.
### TABLE 6-1 (Continued)

**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

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<td>4.13 Transportation and Traffic (cont.)</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
<td>Prior to granting certificate of occupancy.</td>
<td>Verified by: Date:</td>
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</table>

**Mitigation Measure TRF-8: Central Avenue/ Westbound I-580 Ramps Intersection Signalization.**

All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement:

a) Install a signal at the intersection.

The proposed improvement at this intersection is consistent with the planned and funded project to signalize the I-580/Central Avenue ramp intersections. If this improvement is implemented prior to the trigger identified in this mitigation measure, then it would not be required as a mitigation measure for the Specific Plan.

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e., it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 40 percent of the Plan Area is developed (which corresponds to 20 percent of Specific Plan development excluding the Sub-Area 4 Project). At that time, the development project that triggers the impact shall either fully fund or
### TABLE 6-1 (Continued)
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<td>implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 40 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in the Plan Area to support implementation. After implementation of this measure, the intersection would improve to LOS B during both AM and PM peak hours and reduce the impact to a less-than-significant level. It is not certain that this mitigation measure could be implemented because the intersection is under the jurisdiction of Caltrans. The City of Richmond, as lead agency, does not have jurisdiction to implement Measure TRF-8.SP and the mitigation would need to be approved and implemented by Caltrans. Therefore, the impact is conservatively considered significant and unavoidable because the City cannot ensure its implementation. No secondary significant impacts would result from implementation of this measure.</td>
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<tr>
<td><strong>Mitigation Measure TRF-9.SP: Cutting Boulevard/Harbour Way South Intersection Improvements.</strong> All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:</td>
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<tr>
<td>a) The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. Specifically, the Cutting Boulevard improvement would eliminate one through lane along both directions of both Cutting Boulevard and Harbour Way South to provide enhanced bicycle facilities.</td>
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<tr>
<td>b) Convert the signal phasing for the north and south intersection approaches from split-phasing to protected phasing and coordinate signal timings with adjacent signals along Cutting Boulevard.</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors City of Richmond Planning and Building Services Division</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
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The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 40 percent of the Specific Plan area is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 40 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in the Plan Area to support implementation.

After implementation of this measure, the intersection would continue to operate at LOS E during the AM peak hour and LOS F during the PM peak hour. Traffic operations at the intersection can be further improved by providing additional automobile travel lanes, such as a second through lane on eastbound and westbound Cutting Boulevard. However, these modifications cannot
### TABLE 6-1 (Continued)

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- be accommodated within the available automobile right-of-way and would require additional right-of-way, and/or loss of planned bicycle and/or pedestrian facilities, and are considered to be infeasible because they would be in conflict with the Specific Plan and General Plan goals to promote pedestrian, bicycle, and transit trips. Therefore, the impact would remain significant and unavoidable. No other secondary significant impacts would result from implementation of this measure.

- Mitigation Measure TRF-10.SP: Wright Avenue/Harbour Way South Intersection Signalization, Channelization, and Safety Improvements. All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:
  - a) The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. Specifically at this intersection, the Harbour Way South/Wright Avenue intersection improvement would signalize intersection and provide warning lights and gates for the at-grade railroad crossing.
  - b) Mitigation Measure TRF-1.SP, which would consist of signalizing intersection and restriping the southbound Harbour Way South approach to provide an exclusive left-turn lane and a shared right/through lane within the current right-of-way.

After implementation of this measure, the intersection would improve to LOS C during the AM peak hour and LOS D during the PM peak hour and reduce the impact to a less-than -significant level. No secondary significant impacts would result from implementation of this measure.
### TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<tr>
<td><strong>Mitigation Measure TRF-11: Wright Avenue/Marina Way South Intersection Improvements</strong></td>
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<td>All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:</td>
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<tr>
<td>a) The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. Specifically, the Marina Way South between Cutting Boulevard and Hall Avenue improvement would eliminate one through traffic lane along both directions of Marina Way South to provide enhanced bicycle facilities.</td>
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<td>b) Mitigation Measure TRF-2.SP, which would consist of restriping the westbound Wright Avenue approach to provide an exclusive right-turn lane and a shared left/through lane within the current right-of-way. After implementation of this measure, the intersection would improve to LOS C during the AM peak hour and LOS D during the PM peak hour and reduce the impact to a less-than -significant level. No secondary significant impacts would result from implementation of this measure.</td>
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<td><strong>Mitigation Measure TRF-12.SP: Cutting Boulevard/23rd Street Intersection Improvements</strong></td>
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<td>All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:</td>
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<tr>
<td>a) The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. Specifically the Cutting Boulevard improvement would eliminate one through traffic lane along both directions of Cutting Boulevard to provide enhanced bicycle facilities.</td>
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b) Update signal to actuated-coordinated operations and coordinate signal timings with adjacent intersection along Cutting Boulevard.

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 45 percent of the Plan Area is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 45 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in the Plan Area to support implementation.

After implementation of this measure, the intersection would improve to LOS E during the AM peak hour and continue to operate at LOS F during the PM peak hour.
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Traffic operations at the intersection can be further improved by providing additional automobile travel lanes, such as a second through lane on eastbound and westbound Cutting Boulevard. However, these modifications cannot be accommodated within the available automobile right-of-way and would require additional right-of-way, and/or loss of planned bicycle and/or pedestrian facilities, and are considered to be infeasible because they would be in conflict with the Specific Plan and General Plan goals to promote pedestrian, bicycle, and transit trips. Therefore, the impact would remain significant and unavoidable. No other secondary significant impacts would result from implementation of this measure.

**Mitigation Measure TRF-13.SP: Meeker Avenue/Marina Bay Parkway Intersection Signal and Channelization Improvements.** All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:

1. The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. The SRTCP would not make any specific modifications at this intersection.
2. Restripe the eastbound Meeker Avenue approach to provide an exclusive left-turn lane and a shared right/through lane within the current right-of-way.
3. Update signal to actuated-coordinated operations and convert the phasing for the east and west intersection approaches from split-phasing to protected phasing. Coordinate signal timings with adjacent signal timings along Marina Bay Parkway.
### 4.13 Transportation and Traffic (cont.)

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 20 percent of the Specific Plan area is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 20 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in the Plan Area to support implementation.

After implementation of this measure, the intersection would improve to LOS D during both AM and PM peak hours and reduce the impact to a less-than-significant level. No secondary significant impacts would result from implementation of this measure.

<table>
<thead>
<tr>
<th>Project Design Features and Mitigation Measures</th>
<th>Applicable To</th>
<th>Implemented By</th>
<th>Monitored By</th>
<th>Monitoring and Reporting Action</th>
<th>Monitoring Schedule</th>
<th>Verification of Compliance</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.13 Transportation and Traffic (cont.)</td>
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<tr>
<td>The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure. It is estimated that the mitigation measure at this intersection may be required when about 20 percent of the Specific Plan area is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 20 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in the Plan Area to support implementation. After implementation of this measure, the intersection would improve to LOS D during both AM and PM peak hours and reduce the impact to a less-than-significant level. No secondary significant impacts would result from implementation of this measure.</td>
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### 6. Mitigation and Monitoring and Reporting Program

#### TABLE 6-1 (Continued)

**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

<table>
<thead>
<tr>
<th>Project Design Features and Mitigation Measures</th>
<th>Applicable To</th>
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<th>Verification of Compliance</th>
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</thead>
<tbody>
<tr>
<td><strong>4.13 Transportation and Traffic (cont.)</strong></td>
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</tr>
<tr>
<td>Mitigation Measure TRF-14.SP: Westbound I-580</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
<td>Prior to granting certificate of occupancy.</td>
<td>Verified by: Date:</td>
</tr>
<tr>
<td>Ramps/Juliga Woods Street Intersection Signalization. All applicants proposing the development of projects within the Plan Area shall be responsible for implementing the following improvements:</td>
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<tr>
<td>a) The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. The SRTCP would not make any specific modifications at this intersection.</td>
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<tr>
<td>b) Mitigation Measure TRF-3.SP, which would consist of installing an actuated signal at the intersection with protected phasing on all approaches.</td>
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<tr>
<td>After implementation of this measure, the intersection would improve to LOS D during the AM peak hour and LOS C during the PM peak hour and reduce the impact to a less-than-significant level. It is not certain that this mitigation measure could be implemented because the intersection is under the jurisdiction of Caltrans. City of Richmond, as lead agency, does not have jurisdiction to implement Measure TRF-14.SP and the mitigation would need to be approved and implemented by Caltrans. Therefore, the impact is conservatively considered significant and unavoidable because the City cannot ensure its implementation. No secondary significant impacts would result from implementation of this measure.</td>
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<tr>
<td>Mitigation Measure TRF-15.SP: Meade Street/Regatta</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
<td>Prior to granting certificate of occupancy.</td>
<td>Verified by: Date:</td>
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<tr>
<td>Boulevard/Eastbound I-580 Ramps Intersection Signal</td>
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<tr>
<td>and Channelization Improvements. All applicants proposing the development of projects within the Plan Area shall be responsible for implementing the following improvements:</td>
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<tr>
<td>a) The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. The SRTCP would not make any specific modifications at this intersection.</td>
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### TABLE 6-1 (Continued)
**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

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<th>Project Design Features and Mitigation Measures</th>
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<th>Monitoring Schedule</th>
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<tbody>
<tr>
<td><strong>4.13 Transportation and Traffic (cont.)</strong></td>
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<tr>
<td>b) Mitigation Measure TRF-4.SP, which would consist of restriping westbound Meade Street to provide one exclusive right-turn lane and a shared left/lthrough lane, upgrading the signal to actuated operations, changing the signal phasing for the east and west intersection approaches from protected phasing to split-phasing, and coordinating signal timings with the adjacent Regatta Boulevard/Meade Street intersection and the at-grade railroad crossing.</td>
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<tr>
<td>After implementation of this measure, the intersection would continue to operate at LOS F during both AM and PM peak hours. Therefore, the impact would remain significant and unavoidable. No other secondary significant impacts would result from implementation of this measure.</td>
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**Mitigation Measure TRF-16.SP: Regatta Boulevard/Meade Street Intersection Signalization.**

All applicants proposing the development of projects within the Plan Area shall be responsible for implementing the following improvements:

a) The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. The SRTCP would not make any specific modifications at this intersection.

b) Mitigation Measure TRF-5.SP, which would consist of installing an actuated signal at the intersection with protected phasing on all approaches, and coordinating signal timings with the adjacent Meade Street/Regatta Boulevard/Eastbound I-580 Ramps intersection and the at-grade railroad crossing.

After implementation of this measure, the intersection would improve to LOS D during both AM and PM peak hours and reduce the impact to a less-than-significant level. No secondary significant impacts would result from implementation of this measure.
### TABLE 6-1 (Continued)

**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

<table>
<thead>
<tr>
<th>Project Design Features and Mitigation Measures</th>
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<td><strong>Monitoring and Reporting Action</strong></td>
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<td><strong>Verification of Compliance</strong></td>
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#### 4.13 Transportation and Traffic (cont.)

**Mitigation Measure TRF-17.SP: Bayview Avenue/51st Street/Seaport Avenue/Eastbound I-580 Ramps intersection Signalization and Channelization Improvements.** All applicants proposing the development of projects within the Plan Area shall be responsible for implementing the following improvements:

- a) The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. The SRTCP would not make any specific modifications at this intersection.

- b) Mitigation Measure TRF-6.SP, which would consist of installing an actuated signal at the intersection with protected signal phasing (i.e., vehicles turning left do not have to yield to oncoming traffic) on all approaches, and restriping southbound 51st Street to provide two left-turn lanes and a shared right/through lane.

After implementation of this measure, the intersection would continue to operate at LOS E during the AM peak hour and LOS F during the PM peak hour. Therefore, the impact would remain significant and unavoidable. No other secondary significant impacts would result from implementation of this measure.

**Mitigation Measure TRF-18.SP: Bayview Avenue/Carlson Boulevard intersection Signal and Channelization Improvements.** All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:

The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection, specifically the Carlson Boulevard between Broadway

| X | Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement. | Applicants of Individual Projects / Project Contractors City of Richmond Planning and Building Services Division | Develop the funding mechanism, the calculation of, and receipt of payment. | Prior to granting certificate of occupancy. | Verified by: Date: |
and Tehama Avenue and Bayview Avenue Overcrossing I-580 improvements would eliminate one through traffic lane along both directions of both Bayview Avenue and Carlson Boulevard to provide enhanced bicycle facilities, provide marked pedestrian crossings across all intersection approaches, and replace the northbound slip right-turn with a dedicated right-turn lane.

a) Convert the signal phasing for the east and west intersection approaches from split-phasing to protected phasing and provide an overlap phase for the northbound right-turn movement.

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 30 percent of the Specific Plan area is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this

### TABLE 6-1 (Continued)

<table>
<thead>
<tr>
<th>Project Design Features and Mitigation Measures</th>
<th>Applicable To</th>
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</thead>
<tbody>
<tr>
<td>4.13 Transportation and Traffic (cont.)</td>
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mitigation measure prior to or at the time the 30 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in the Plan Area to support implementation.

After implementation of this measure, the intersection would continue to operate at LOS E during the AM peak hour and improve to LOS D during the PM peak hour. Traffic operations at the intersection can be further improved by providing additional automobile travel lanes, such as a second through lane on eastbound and westbound Carlson Boulevard. However, these modifications cannot be accommodated within the available automobile right-of-way and would require additional right-of-way, and/or loss of planned bicycle and/or pedestrian facilities, and are considered to be infeasible because they would be in conflict with the Specific Plan and General Plan goals to promote pedestrian, bicycle, and transit trips. Therefore, the impact would remain significant and unavoidable. No other secondary significant impacts would result from implementation of this measure.

Mitigation Measure TRF-19.SP: Carlson Boulevard/Westbound I-80 Ramps Intersection Widening and Channelization Improvements. All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:

a) The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. Specifically, the Carlson Boulevard between Broadway and Tehama Avenue improvement would eliminate one through lane along both directions of Carlson Boulevard to provide enhanced bicycle facilities.
4.13 Transportation and Traffic (cont.)

b) Widen the southbound Westbound I-80 Off-Ramp to provide one right-turn lane and one shared through/turn lane.

The proposed improvement (item b) at this intersection is consistent with the mitigation measure proposed at this intersection by the Richmond Bay Campus Long Range Development Plan Draft EIR (November 2013).

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 60 percent of the Specific Plan area is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 60 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in the Plan Area to support implementation.
TABLE 6-1 (Continued)

MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<tr>
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<tbody>
<tr>
<td>4.13 Transportation and Traffic (cont.)</td>
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<tr>
<td>After implementation of this measure, the intersection would continue to operate at LOS F during both AM and PM peak hours. Traffic operations at the intersection can be further improved by providing additional automobile travel lanes, such as second through lanes on eastbound and westbound Carlson Boulevard. However, these modifications cannot be accommodated within the available automobile right-of-way and would require additional right-of-way, and/or loss of planned bicycle and/or pedestrian facilities, and are considered to be infeasible because they would be in conflict with the Specific Plan and General Plan goals to promote pedestrian, bicycle, and transit trips. Furthermore, it is not certain that this mitigation measure could be implemented because the intersection is under the jurisdiction of Caltrans. City of Richmond, as lead agency, does not have jurisdiction to implement Measure TRF-19.SP and the mitigation would need to be approved and implemented by Caltrans. Therefore, the impact would remain significant and unavoidable. No other secondary significant impacts would result from implementation of this measure.</td>
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<tr>
<td>Mitigation Measure TRF-20.SP: Carlson Boulevard/Eastbound I-80 Ramps Intersection Improvements. All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement: The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. Specifically, the Carlson Boulevard between Broadway and Tehama Avenue improvement would eliminate one through lane along both directions of Carlson Boulevard to provide enhanced bicycle facilities.</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>City of Richmond Planning and Building Services Division</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
<td>Prior to granting certificate of occupancy.</td>
</tr>
</tbody>
</table>
4.13 Transportation and Traffic (cont.)

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 40 percent of the Specific Plan area is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 40 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in the Plan Area to support implementation.

After implementation of this measure, the intersection would continue to operate at LOS F during the PM peak hour. Traffic operations at the intersection can be further improved by providing additional automobile travel lanes, such as second through lanes on eastbound and westbound Carlson Boulevard. However, these modifications cannot be accommodated within the
6. Mitigation and Monitoring and Reporting Program

TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<td>Verification of Compliance</td>
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<tr>
<td>4.13 Transportation and Traffic (cont.)</td>
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<tr>
<td>available automobile right-of-way and would require additional right-of-way, and/or loss of planned bicycle and/or pedestrian facilities, and are considered to be infeasible because they would be in conflict with the Specific Plan and General Plan goals to promote pedestrian, bicycle, and transit trips. Therefore, the impact would remain significant and unavoidable. Furthermore, it is not certain that this mitigation measure could be implemented because the intersection is under the jurisdiction of Caltrans. City of Richmond, as lead agency, does not have jurisdiction to implement Measure TRF-6.SP and the mitigation would need to be approved and implemented by Caltrans. No other secondary significant impacts would result from implementation of this measure.</td>
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<tr>
<td>Mitigation Measure TRF-21.SP: MacDonald Way/Harbour Way Intersection Signal and Channelization Improvements. All applicants proposing the development of projects within the Plan Area and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:</td>
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<tr>
<td>a) The multi-modal improvement projects as outlined in the SRTCP and detailed on page 4.13-75, which would reduce the overall automobile trip generation and reduce the project contribution at this intersection. The SRTCP would not make any specific modifications at this intersection.</td>
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<tr>
<td>b) Restripe the southbound Harbour Way approach to provide an exclusive left-turn lane and a shared right/through lane within the current right-of-way.</td>
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<tr>
<td>c) Upgrade intersection signal equipment to convert the signal phasing for the north and south intersection approaches from split-phasing to protected phasing.</td>
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<tr>
<td>The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements.</td>
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Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement. | Apps of Individual Projects / Project Contractors | | | Develop the funding mechanism, the calculation of, and receipt of payment. | | | Verified by: Date:
including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 50 percent of the Plan Area is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 50 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in the Plan Area to support implementation.

After implementation of this measure, the intersection would improve to LOS D during both AM and PM peak hours and reduce the impact to a less-than-significant level. No secondary significant impacts would result from implementation of this measure.
### 4.13 Transportation and Traffic (cont.)

**Mitigation Measure TRF-1.SA4: Bayview Avenue/51st Street/Seaport Avenue/Eastbound I-580 Ramps Intersection Signalization and Channelization Improvements.** All applicants proposing the development of projects within Sub-Area 4 and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement:

a) Mitigation Measure TRF-6.SP, which would consist of installing an actuated signal at the intersection with protected phasing on all approaches, and restriping southbound 51st Street to provide two left-turn lanes and a shared right/through lane.

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 60 percent of the Sub-Area 4 Project is developed. At that time, if the improvement has not already been implemented, the individual Sub-Area 4 Project development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of

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<tr>
<th>Project Design Features and Mitigation Measures</th>
<th>Applicable To</th>
<th>Implemented By</th>
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<th>Monitoring and Reporting Action</th>
<th>Monitoring Schedule</th>
<th>Verification of Compliance</th>
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<tr>
<td>Specific Plan Area</td>
<td>Sub-Area 4 Project</td>
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<tr>
<td>Mitigation Measure TRF-1.SA4</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors City of Richmond Planning and Building Services Division</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
<td>Prior to granting certificate of occupancy.</td>
<td>Verified by: Date:</td>
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</table>
Richmond may implement this mitigation measure prior to or at the time the 60 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in Sub-Area 4 to support implementation. After implementation of this measure, the intersection would improve to LOS D during the AM peak hour and LOS E during the PM peak hour. Traffic operations at the intersection can be further improved by providing additional automobile travel lanes, such as an additional through lane on the northbound Bayview Avenue and southbound 51st Street approaches. However, these modifications cannot be accommodated within the available automobile right-of-way and would require additional right-of-way, and/or loss of planned bicycle and/or pedestrian facilities, and are considered to be infeasible because they would be in conflict with the Specific Plan and General Plan goals to promote pedestrian, bicycle, and transit trips. Furthermore, it is not certain that this mitigation measure could be implemented because the intersection is under the jurisdiction of Caltrans. The City of Richmond, as lead agency, does not have jurisdiction to implement Mitigation Measure TRF-1.SA4 and the mitigation would need to be approved and implemented by Caltrans. No other secondary significant impacts would result from implementation of this measure.

Mitigation Measure TRF-2.SA4: Cutting Boulevard/23rd Street Intersection Signal Improvements. All applicants proposing the development of projects within Sub-Area 4 and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement:

a) Mitigation Measure TRF-12.SP, item b, which would update the signal to actuated-coordinated operations and coordinate signal timings with adjacent intersection along Cutting Boulevard.

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<th>Project Design Features and Mitigation Measures</th>
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<td>Action</td>
<td>Schedule</td>
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<td>4.13 Transportation and Traffic (cont.)</td>
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<td>X Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
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<tr>
<td>Applicants of Individual Projects / Project Contractors</td>
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<td>City of Richmond Planning and Building Services Division</td>
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<td>Improve the funding mechanism, the calculation of, and receipt of payment.</td>
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<td>Prior to granting certificate of occupancy.</td>
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### TABLE 6-1 (Continued)

MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<th>Project Design Features and Mitigation Measures</th>
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#### 4.13 Transportation and Traffic (cont.)

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 90 percent of the Sub-Area 4 Project is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 90 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in Sub-Area 4 to support implementation.

After implementation of this measure, the intersection would improve to LOS E during the AM peak hour and continue to operate at LOS F during the PM peak hour with less delay than under 2040 No Sub-Area 4 Project conditions. The mitigation measure would reduce the impact to a less-than-significant level. No secondary significant impacts would result from implementation of this measure.
### TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

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<td>4.13 Transportation and Traffic (cont.)</td>
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<tr>
<td>Mitigation Measure TRF-3.SA4: Meeker Avenue/Marina Bay Parkway Intersection Signal and Channelization Improvements. All applicants proposing the development of projects within Sub-Area 4 and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:</td>
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<tr>
<td>a) Mitigation Measure TRF-12.SP, items b and c, which would restripe the eastbound Meeker Avenue approach to provide an exclusive left-turn lane and a shared right/through lane within the current right-of-way, update the signal to actuated-coordinated operations, convert the phasing for the east and west intersection approaches from split-phasing to protected phasing, and coordinate signal timings with adjacent signal timings along Marina Bay Parkway.</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
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<td>The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.</td>
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## 4.13 Transportation and Traffic (cont.)

It is estimated that the mitigation measure at this intersection may be required when about 90 percent of the Sub-Area 4 Project is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 90 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in Sub-Area 4 to support implementation.

After implementation of this measure, the intersection would improve to LOS E during the AM peak hour and continue to operate at LOS F during the PM peak hour with less delay than under 2040 No Sub-Area 4 Project conditions. The mitigation measure would reduce the impact to a less-than-significant level. No secondary significant impacts would result from implementation of this measure.

### Mitigation Measure TRF-4.SA4: Westbound I-580 Ramps/Juliga Woods Street Intersection Signalization

All applicants proposing the development of projects within Sub-Area 4 and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement:

- Mitigation Measure TRF-3.SP, which would install an actuated signal at the intersection with protected phasing on all approaches.

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under

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<td>4.13 Transportation and Traffic (cont.)</td>
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<tr>
<td>It is estimated that the mitigation measure at this intersection may be required when about 90 percent of the Sub-Area 4 Project is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 90 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in Sub-Area 4 to support implementation. After implementation of this measure, the intersection would improve to LOS E during the AM peak hour and continue to operate at LOS F during the PM peak hour with less delay than under 2040 No Sub-Area 4 Project conditions. The mitigation measure would reduce the impact to a less-than-significant level. No secondary significant impacts would result from implementation of this measure. Mitigation Measure TRF-4.SA4: Westbound I-580 Ramps/Juliga Woods Street Intersection Signalization. All applicants proposing the development of projects within Sub-Area 4 and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement: a) Mitigation Measure TRF-3.SP, which would install an actuated signal at the intersection with protected phasing on all approaches. The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>City of Richmond Planning and Building Services Division</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
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**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

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AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a "reasonable relationship" or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 10 percent of the Sub-Area 4 Project is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 10 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in Sub-Area 4 to support implementation.

After implementation of this measure, the intersection would continue to operate at LOS F during the AM peak hour with less delay than under 2040 No Sub-Area 4 Project conditions, and would improve to LOS E during the AM peak hour. The mitigation measure would reduce the impact to a less-than-significant level. However, the City cannot ensure implementation of this mitigation measure because the intersection is under the jurisdiction of Caltrans. The City of Richmond, as lead agency, does not have jurisdiction to implement Measure TRF-4.SA4 and the mitigation would need to be approved and implemented by Caltrans. Therefore, the impact is conservatively considered significant and unavoidable because the City cannot ensure its implementation. No secondary significant impacts would result from implementation of this measure.
### TABLE 6-1 (Continued)

**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

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<th>Project Design Features and Mitigation Measures</th>
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<td>Project Design Features and Mitigation Measures</td>
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<td>4.13 Transportation and Traffic (cont.)</td>
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<tr>
<td>Mitigation Measure TRF-5.SA4: Meade Street/Regatta Boulevard/ Eastbound I-580 Ramps Intersection Signal and Channelization Improvements. All applicants proposing the development of projects within Sub-Area 4 and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement:</td>
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<tr>
<td>a) Mitigation Measure TRF-4.SP, which would restripe westbound Meade Street to provide one exclusive right-turn lane and a shared left/through lane, upgrade the signal to actuated operations, convert the signal phasing for east and west intersection approaches from protected phasing to split-phasing, and coordinate signal timings with the adjacent Regatta Boulevard/Meade Street intersection and the at-grade railroad crossing.</td>
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<td>The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.</td>
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<td>4.13 Transportation and Traffic (cont.)</td>
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It is estimated that the mitigation measure at this intersection may be required when about 75 percent of the Sub-Area 4 Project is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 75 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in Sub-Area 4 to support implementation.

After implementation of this measure, the intersection would continue to operate at LOS F during both AM and PM peak hour with less delay than under 2040 No Sub-Area 4 Project conditions. The mitigation measure would reduce the impact to a less-than-significant level. However, the City cannot ensure implementation of this mitigation measure because the intersection is under the jurisdiction of Caltrans. The City of Richmond, as lead agency, does not have jurisdiction to implement Measure TRF-5.SA4 and the mitigation would need to be approved and implemented by Caltrans. Therefore, the impact is conservatively considered significant and unavoidable because the City cannot ensure its implementation. No secondary significant impacts would result from implementation of this measure.

**Mitigation Measure TRF-6.SA4: Regatta Boulevard/Meade Street Intersection Signalization.** All applicants proposing the development of projects within Sub-Area 4 and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement:

a) Mitigation Measure TRF-5.SP, which would install an actuated signal at the intersection with protected phasing on all approaches, and coordinate signal timings with the adjacent Meade Street/Regatta Boulevard/Eastbound I-580 Ramps intersection and the at-grade railroad crossing.

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<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors City of Richmond Planning and Building Services Division</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
<td>Prior to granting certificate of occupancy.</td>
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4.13 Transportation and Traffic (cont.)

The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 85 percent of the Sub-Area 4 Project is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 85 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in Sub-Area 4 to support implementation.

After implementation of this measure, the intersection would continue to operate at LOS F during both AM and PM peak hour with less delay than under 2040 No Sub-Area 4 Project conditions. The mitigation measure would reduce the impact to a less-than-significant level. No secondary significant impacts would result from implementation of this measure.
### 6. Mitigation and Monitoring and Reporting Program

#### TABLE 6-1 (Continued)

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<tr>
<td><strong>Mitigation Measure TRF-7.SA4: Bayview Avenue/ 51st Street/Seaport Avenue/Eastbound I-580 Ramps Intersection Signalization and Channelization Improvements.</strong> All applicants proposing the development of projects within Sub-Area 4 shall be responsible for implementing the following improvements:</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors City of Richmond Planning and Building Services Division</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
<td>Prior to granting certificate of occupancy.</td>
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</tr>
<tr>
<td>a) Mitigation Measure TRF-6.SP, which would install an actuated signal at the intersection with protected signal phasing on all approaches, and restripe southbound 51st Street to provide two left-turn lanes and a shared right/through lane. After implementation of this measure, the intersection would continue to operate at LOS F during both AM and PM peak hours. Therefore, the impact would remain significant and unavoidable. No other secondary significant impacts would result from implementation of this measure.</td>
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<tr>
<td><strong>Mitigation Measure TRF-8.SA4: Bayview Avenue/ Carlson Boulevard Intersection Signal Improvements.</strong> All applicants proposing the development of projects within Sub-Area 4 and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvements:</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors City of Richmond Planning and Building Services Division</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
<td>Prior to granting certificate of occupancy.</td>
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<td></td>
</tr>
<tr>
<td>a) Mitigation Measure TRF-18.SP, item b, which would convert the signal phasing for the east and west intersection approaches from split-phasing to protected phasing and provide an overlap phase for the northbound right-turn movement. The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code</td>
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</table>

4.13 Transportation and Traffic (cont.)

Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

It is estimated that the mitigation measure at this intersection may be required when about 30 percent of the Sub-Area 4 Project is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 30 percent buildout trigger occurs, the mitigation measure would not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in Sub-Area 4 to support implementation.

After implementation of this measure, the intersection would continue to operate at LOS F during the AM peak hour and improve to LOS D during the PM peak hour. Traffic operations at the intersection can be further improved by providing additional automobile travel lanes, such as a third through lane on eastbound or westbound Carlson Boulevard. However, these modifications cannot be accommodated within the available automobile right-of-way and would require additional right-of-way, and/or loss of planned bicycle and/or pedestrian facilities, and are considered to be infeasible because they would be in conflict with the Specific Plan and General Plan goals to promote pedestrian, bicycle, and transit trips. Therefore, the impact would remain significant and unavoidable. No other secondary significant impacts would result from implementation of this measure.
### TABLE 6-1 (Continued)
MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM

<table>
<thead>
<tr>
<th>Project Design Features and Mitigation Measures</th>
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<td>4.13 Transportation and Traffic (cont.)</td>
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</tr>
<tr>
<td>Mitigation Measure TRF-9.SA4: Carlson Boulevard/ Westbound I-80 Ramps Intersection Widening. All applicants proposing the development of projects within Sub Area 4 and meeting the trigger and funding criteria specified below shall be responsible for implementing the following improvement:</td>
<td>X</td>
<td>Applicants of Individual Projects / Project Contractors shall contribute fair-share funds for traffic impact fees or construct the improvement.</td>
<td>Applicants of Individual Projects / Project Contractors</td>
<td>Develop the funding mechanism, the calculation of, and receipt of payment.</td>
<td>Prior to granting certificate of occupancy.</td>
<td>Verified by: Date:</td>
</tr>
<tr>
<td>a) Mitigation Measure TRF-19.SP, item b, which would widen the southbound Westbound I-80 Off-Ramp to provide one right-turn lane and one shared through/left turn lane.</td>
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<tr>
<td>The City shall commit to preparing and implementing a Traffic Mitigation Fee Program to guarantee funding for roadway and related traffic infrastructure improvements, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Traffic Mitigation Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the traffic improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.</td>
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<tr>
<td>It is estimated that the mitigation measure at this intersection may be required when about 80 percent of the Sub-Area 4 Project is developed. At that time, the development project that triggers the impact shall either fully fund or implement the mitigation measure. Alternatively, the City of Richmond may implement this mitigation measure prior to or at the time the 80 percent buildout trigger occurs, the mitigation measure would</td>
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### TABLE 6-1 (Continued)

**MITIGATION AND FEATURES MONITORING AND REPORTING PROGRAM**

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<td>Monitored</td>
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<td>not be required to be implemented by an individual project and the City may collect fair-share contributions from the projects in Sub-Area 4 to support implementation. After implementation of this measure, the intersection would continue to operate at LOS F during both AM and PM peak hours. Traffic operations at the intersection can be further improved by providing additional automobile travel lanes, such as second through lanes on eastbound and westbound Carlson Boulevard. However, these modifications cannot be accommodated within the available automobile right-of-way and would require additional right-of-way, and/or loss of planned bicycle and/or pedestrian facilities, and are considered to be infeasible because they would be in conflict with the Specific Plan and General Plan goals to promote pedestrian, bicycle, and transit trips. Furthermore, it is not certain that this mitigation measure could be implemented because the intersection is under the jurisdiction of Caltrans. The City of Richmond, as lead agency, does not have jurisdiction to implement Measure TRF-9.SA4 and the mitigation would need to be approved and implemented by Caltrans. Therefore, the impact would remain significant and unavoidable. No other secondary significant impacts would result from implementation of this measure.</td>
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| **4.14 Utilities and Service Systems** | | | | | | |
| **Mitigation Measure UTL-3a.SP: Confirmation of Sanitary Sewer System Capacity.** For each project developed within the Plan Area, the project applicant shall ensure that a qualified civil engineer confirm the capacity of the surrounding sanitary sewer system to accommodate the proposed project, prior to the issuance of final certificate of occupancy or equivalent permit to operate or occupy. As part of project plan review, the project applicant shall provide a plan to the City that shows how any necessary stormwater and sanitary sewer infrastructure improvements would be implemented to accommodate the proposed project. | **X** | **X** | Individual project applicants shall hire a qualified civil engineer | City of Richmond Engineering Department/ Planning and Building Services Division | A qualified civil engineer will verify the capacity of the sewer system. City Planning and Building Division to review the sanitary sewer system capacity study and confirm needed improvements to the WPCP. | Prior to issuance of final occupancy or equivalent permit to operate or occupy | **Verified by:**

**Date:**

| Richmond Bay Specific Plan |
| Final EIR Response to Comments |
and commit to funding improvements that are not otherwise funded through City programs, and/or to implementing the improvements, which may include onsite treatment of stormwater to reduce demand on the sanitary sewer system due to infiltration/inflow.

**Mitigation Measure UTL-3b.SP: Determine Upgrades to Water Pollution Control Plant.** For each project developed within the Plan Area, the City Planning and Building Division shall review the sanitary sewer system capacity study prepared per Mitigation Measure UTL-3a.SP, and additionally confirm whether improvements planned for the Water Pollution Control Plant (WPCP) in the most current Wastewater Treatment Plant Facility Plan are required to be operational prior to project operation, and shall ensure that any required improvements are completed prior to issuance of a building permit for the project.

The City shall also commit to preparing and implementing a Water Pollution Control Plant Improvement Fee Program to guarantee funding for upgrades to the WPCP, including implementation of this mitigation measure, that are necessary to mitigate impacts from development projects in the Plan Area. As part of the preparation of the Water Pollution Control Plant Improvement Fee Program, the City shall also commit to preparing a “nexus” study that will serve as the basis for requiring development impact fees under AB 1600 legislation, as codified by California Code Government Section 66000 et seq., to support implementation of the Program. The established procedures under AB 1600 require that a “reasonable relationship” or nexus exist between the amount of the fees charged to each development project and the cost of the WPCP improvements attributable to each development project on which the fees are being imposed (i.e. it must be a “fair share” contribution). The City shall ensure that fees collected pursuant to this mitigation measure are directed towards funding implementation of the measure.

### TABLE 6-1 (Continued)

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4.14 Utilities and Service Systems (cont.)

Mitigation Measure UTL-4.SP: ICI Pump Station Upgrades. For any development proposed within the Plan Area, prior to the recordation of a Final Map, the issuance of a grading permit, the issuance of a building permit, or utility extension approval, whichever is sooner, the project developer shall submit written verification from the City’s Utility Planning Division (or Engineer) that the ICI Pump Station is adequately improved to provide service to the proposed development. Alternatively, project applicants may construct equivalent improvements to ensure the facility’s function to the satisfaction of the City Public Works Department.

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<tr>
<td>Mitigation Measure UTL-4.SP: ICI Pump Station Upgrades.</td>
<td>X</td>
<td>X</td>
<td>Individual project applicants</td>
<td>City of Richmond Engineering Department</td>
<td>Verify the ICI Pump Station is adequately improved</td>
<td>Prior to issuance of permits</td>
</tr>
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