2.1 Introduction and Project Overview

This section describes the proposed Project and alternatives for the Berths 136-147 Container Terminal Project EIS/EIR. The Terminal is currently used and is proposed to continue to be used for container terminal operations. The proposed Project includes a 30-year lease renewal to the year 2038 and two phases of construction (2008-2015 and 2015-2025) designed to optimize container terminal operations within the Berths 136-147 area in the West Basin portion of the Port.

The proposed Project would include an expanded container terminal, deeper berths, longer and improved wharves, replacement of existing cranes, new terminal buildings and facilities, a new on-dock intermodal rail yard, a relocated Pier A rail yard, an improved Harry Bridges Boulevard, and a 30-acre buffer area adjacent to Harry Bridges Boulevard. Most of the improvements would occur on the 176 acres currently operated by TraPac (Figure 2-1). The proposed terminal expansion area is bounded by Harry Bridges Boulevard, the existing terminal, and the Pier A rail yard. Other proposed Project components would occur in the area between “C” Street and Harry Bridges Boulevard, and the area adjacent to Berths 200C – 200H. Additional detail on the proposed Project is provided in Section 2.4.2.

Major construction elements of the proposed Project include dredging to deepen the berthing areas; renovating 3,000 feet of wharf; constructing 705 feet of new wharf; redeveloping 57 acres of additional land into container terminal backlands; constructing a new on-dock rail yard and relocating the existing Pier A rail yard; and filling 10 acres of the Northwest Slip to create additional backlands and wharf. Additional details of proposed Project construction are provided in Section 2.4.4.

Six gantry (container) cranes that were on site during the baseline year would be replaced with five new cranes for a net loss of one gantry crane; seven other existing cranes would remain, resulting in a total of 12 gantry cranes at the new terminal instead of the 13 that were there during the baseline year. (This number reflects the baseline conditions existing in December of 2003. Two 50-gauge cranes along Berths 145 and 146 were removed in the spring of 2007.)
Figure 2-1. Project Vicinity
2.1.1 Project Throughput Comparison

Table 2-1 compares activity at the Berths 136-147 Container Terminal during the CEQA Baseline (year 2003) and No Federal Action/NEPA Baseline years 2015 and 2038 to the activities of the proposed Project. General information on the CEQA and No Federal Action/NEPA Baselines is presented in section 1.5.5 and information specific to this proposed Project in sections 2.6.1 and 2.6.2. Modeling of the activity at the proposed Project site (see section 1.1.3 for a description of throughput and capacity modeling) shows that cargo throughput would reach its maximum at year 2025 and would not increase from 2025 to 2038, the end of the 30-year lease period. Note that in 2003, although approximately 20 percent of the terminal’s cargo entered or left the Los Angeles region by rail, no rail trips from on-dock facilities are shown in Table 2-1 because the cargo had to be conveyed by trucks to off-site rail yards in Carson or East Los Angeles. Rail trips are shown for future conditions because the proposed Project would have an on-dock rail yard, which would eliminate that portion of local truck trips related to draying containers to rail yards.

### Table 2-1. Project Throughput Comparison

<table>
<thead>
<tr>
<th></th>
<th>CEQA Baseline</th>
<th>No Federal Action/NEPA Baseline</th>
<th>Proposed Project</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2003</td>
<td>YEAR 2015</td>
<td>YEAR 2015</td>
</tr>
<tr>
<td>Terminal Acreage</td>
<td>176</td>
<td>233</td>
<td>233</td>
</tr>
<tr>
<td>TEUs per Acre</td>
<td>5,068</td>
<td>6,400</td>
<td>7,283</td>
</tr>
<tr>
<td>Total annual TEUs</td>
<td>891,976</td>
<td>1,491,200</td>
<td>1,697,000</td>
</tr>
<tr>
<td>Annual Ship Calls</td>
<td>246</td>
<td>283</td>
<td>250</td>
</tr>
<tr>
<td>Daily Truck Trips</td>
<td>3,281</td>
<td>3,538</td>
<td>3,288</td>
</tr>
<tr>
<td>Annual Truck Trips**</td>
<td>1,197,589</td>
<td>1,291,247</td>
<td>1,200,205</td>
</tr>
<tr>
<td>Percent TEUs by Truck‡</td>
<td>50%</td>
<td>62.1%</td>
<td>51.4%</td>
</tr>
<tr>
<td>Annual Rail Trips†</td>
<td>731</td>
<td>925</td>
<td>1,351</td>
</tr>
<tr>
<td>Percent TEUs by On-dock Rail§</td>
<td>0%</td>
<td>37.1%</td>
<td>41.3%</td>
</tr>
<tr>
<td>Employee Estimates (including direct, indirect, and induced employees)</td>
<td>7,003</td>
<td>11,707</td>
<td>13,323</td>
</tr>
</tbody>
</table>

* Maximized at Year 2025
** Round trips. This includes truck trips carrying no containers, and therefore 0 TEUs.
‡ Calculation derived by subtracting the percentage of total annual TEUs transported by on- and near-dock rail trips from 100%. Assumes that all TEUs not transported by rail are transported by truck.
† Includes both on- and near-dock rail. CEQA Baseline figure is 100% near-dock as terminal has no on-dock facilities. Calculation extrapolated from annual TEU figures specified by Rail Master Plan. Assumes 330 containers per round trip and 1.85 TEUs per container.
§ Excludes near-dock rail. Annual TEU capacity of on-dock rail provided by Rail Master Plan.
2.1.2 Need For Additional Capacity

Section 1.1.3 described the forecasted cargo volumes for the Port through the year 2030 and showed that the capacity of the Port’s terminals in that year, even with anticipated improvements in operational efficiency, as well as expansions and modernization, would be unable to accommodate the forecasted cargo demand. That analysis of terminal capacity included the Berth 136-147 terminal as it would be improved by the proposed Project as well as improvements at the Port of Long Beach and other terminals in the Port of Los Angeles. The analysis showed that all terminals in both ports are expected to be operating at maximum capacity, so that failure to expand the Berth 136-147 could not be compensated for at those other terminals.

The demand for cargo throughput capacity at the Berths 136-147 terminal will continue to rise (line labeled “Demand” in Figure 2-2). Capacity (the line labeled “JWD capacity” in Figure 2-2) will also continue to rise, as a result of two factors: increasing operational efficiency on the part of the terminal operator and physical improvements to the terminal facilities accomplished under the proposed Project or alternatives. The capacity line in Figure 2-2 is based upon the proposed Project; other alternatives would produce different lines. As Figure 2-2 shows, even with the improvements in the proposed Project the capacity of the Berths 136-147 Terminal is expected to fall short of demand in approximately 2020, and will reach a maximum in approximately 2025.

2.2 Existing Conditions

2.2.1 Regional Context

The Port is composed of 45 km (28 miles) of waterfront, approximately 300 commercial berths, and 3,035 hectares (7,500 acres) of land and water. The Port includes automobile, container, omni, lumber, and cruise ship terminals; liquid and dry bulk terminals; and extensive transportation infrastructure for cargo movement by truck and rail. The Port accommodates commercial fishing, canneries, shipyards, and boat repair yards; provides slips for 6,000 pleasure craft, sport fishing boats, and charter vessels; and supports community and educational facilities such as a public swimming beach, the Boy/Girl Scout Camp, the Cabrillo Marine Aquarium, and the Maritime Museum.

2.2.2 Project Setting

The proposed Project area is located within the West Basin in the Wilmington and San Pedro Districts of the Port, approximately 32 kilometers (km) (20 miles) south of downtown Los Angeles and immediately south of the Wilmington Community (Figures 1-1 and 2-1). The West Basin is used primarily for containerized cargo operations at Berths 97-109 (China Shipping Terminal), Berths 121-131 (Yang Ming Terminal), and Berths 136-147 (TraPac Terminal). Other uses in the West Basin
Figure 2-2. West Basin Terminals Throughput Projections
include liquid bulk operations at Berths 150-151 and an intermodal rail yard at Berths 121-131 that currently serves rail movements from the Yang Ming and China Shipping Terminals. Additionally, the Pier A rail yard adjacent to Berths 156–160 is used for switching purposes.

### 2.2.3 Project Site and Surrounding Uses

The Berths 136-147 Terminal is roughly bordered by Harry Bridges Boulevard on the north; by Slip 1, Neptune Avenue, Water Street, and Fries Avenue on the east; by the Turning Basin to the south, and by the terminal at Berths 118-131 to the west. Berths 136-147 currently operate as a single container terminal with a combined area of 176 acres and total berth length of 2,775 feet. Berths 136-139 occupy the northern-central West Basin, and Berths 142-147 occupy most of the eastern portion of the West Basin. The Pier A rail yard, a classification (switching) yard, is located in the southeast portion of the proposed Project area, adjacent to Berths 154-160. The existing terminal has no direct rail access; containers are drayed to and from off-site intermodal facilities or transported directly to destinations in the Los Angeles area.

Existing equipment and facilities on the container terminal portion of the proposed Project site included thirteen shoreside cranes along the south- and west-facing wharves in the 2003 baseline year, along with mobile equipment used to handle containers, a 28,000-square-foot maintenance shop, several small buildings, and surface parking. Two of the cranes were removed in the spring of 2007. Most of the site consists of paved backlands used for storage of cargo containers.

Surrounding land uses include the community of Wilmington adjacent to and north of the Port, and heavy port industries to the east and west. Wilmington is a predominantly residential community, but also contains community and commercial uses.

### 2.2.4 Historic Use of Project Site

The proposed Project site was created in the 1920s by dredging and filling and has been intensively used for various Port activities since then. In 1927, the Western Oil and Refining Company constructed a marine oil terminal at Berth 128 on the western side of the basin. The eastern shore was the site of the next development with completion in 1932 of a passenger/cargo terminal and wharf at Berths 145-146. Over the next six years development in the basin included Pan Pacific Piling and Construction Company at Berth 140, the Coos Bay Lumber terminal at Berth 129, and the United Fruit Banana Terminal at Berth 147. In 1935, the United Fruit Company designed a new state-of-the-art fruit terminal at Berth 147.

The northern shore of the basin remained undeveloped until the coming of World War II and development of a shipyard along the western and northern edge of the basin, displacing the lumber and oil operations. After the war, most of the shipyard was decommissioned, although some residual activity remained for a time in the northwest portion of the basin (the Northwest Slip). New wharfs and break-bulk cargo sheds were built along the northern (Berths 136-139) and eastern (Berths 143-144) edge of the basin in the 1960s. In 1973, a container terminal on the west portion
2.0 Project Description

of the basin (Berths 128-131) began operation. By 1987, the shed on the northern shore of the basin had been removed and the TraPac Container Terminal began operations at Berths 136-139.

The area of the proposed on-dock rail yard is presently the Pier A rail yard, which serves as Pacific Harbor Railroad’s (PHL) switching yard and operations base. PHL is a short-line rail operator currently serving both the Port of Los Angeles and the Port of Long Beach. This base serves as a classification yard, crew on-duty point, and locomotive service facility. PHL’s facility would be relocated approximately one mile northeast to a site north of Berths 200A through H. That site has been used, and will still be used, as a transfer yard. The Pier A rail yard receives rail cars of non-containerized cargo from various points, including BNSF’s Watson Rail Yard in Wilmington. The proposed Project would not result in an increase in rail movements to the relocated Pier A rail yard.

The 30-acre parcel that is to be developed as a landscaped area between the community and Port industrial activities was historically an area of commercial and light industry uses. These included industrial and lumber yards, a junk yard, an environmental recycler, a taxicab company, commercial buildings, trucking companies, a filling station, warehouses, a bar and residences. Beginning in 2001, the Port purchased these properties, through either negotiation or condemnation, and conducted soil remediation; the assembled parcels are currently vacant except for the State Fish Company, which will continue to operate at its existing location.

2.3 Project Purpose

LAHD operates the Port under legal mandates under the Port of Los Angeles Tidelands Trust (Los Angeles City Charter, Article VI, Sec. 601) and the Coastal Act (PRC Div 20 S30700 et seq.), which identify the Port and its facilities as a primary economic/coastal resource of the State and an essential element of the national maritime industry for promotion of commerce, navigation, fisheries and harbor operations. According to the Tidelands Trust, Port-related activities should be water dependent and should give highest priority to navigation, shipping and necessary support and access facilities to accommodate the demands of foreign and domestic waterborne commerce.

The overall purpose of the proposed Project is to increase and optimize the cargo-handling efficiency and capacity of the Port at Berths 136-147 in the West Basin to address the need to optimize Port lands and terminals for current and future containerized cargo handling. The proposed Project seeks to do this by improving facilities and expanding an existing operating 176-acre marine terminal at Berths 136-147.

2.3.1 CEQA Project Objectives

The LAHD’s overall objective for the proposed Project is threefold: (1) provide a portion of the facilities needed to accommodate the projected growth in the volume of containerized cargo through the Port; (2) comply with the Mayor’s goal for the Port to increase growth while mitigating the impacts of that growth on the local
communities and the Los Angeles region by implementing pollution control measures, including the elements of the CAAP specific to the proposed Project; and 3) comply with the Port’s Strategic Plan to maximize the efficiency and capacity of terminals while raising environmental standards through application of all feasible mitigation measures. These interrelated goals require increases in the cargo-handling efficiency and capacity of existing terminal facilities in the Port. In order to accomplish these basic objectives in a manner consistent with LAHD’s public trust responsibilities, the following supporting objectives need to be accomplished:

1. Expand and modernize existing container terminal facilities at the Port to the extent required to:
   - Optimize the use of existing land and waterways and be consistent with the Port’s overall use of available shoreline;
   - Accommodate foreseeable containerized cargo volumes through the Port;
   - Increase container handling efficiency and create sufficient backland area for container terminal operations, including storage, transport, and on/offloading of container ships in a safe and efficient manner;
   - Provide access to land-based rail and truck infrastructure capable of minimizing surface transportation congestion or delays while promoting conveyance to and from both local and distant cargo destinations; and
   - Improve or construct container ship berthing and infrastructure capacity where necessary to accommodate projected containerized cargo volumes through the Port.

2. Provide on dock-rail capabilities to promote direct transfer of cargo between ship and rail.

3. Apply the foregoing principles to improvement of the existing terminal facilities at Berths 136-147.

4. In connection with improvement and expansion of the Berths 136-147 terminal, provide a landscaped area as a community amenity and to provide physical separation between Port operations and residential areas.

2.3.2 NEPA Purpose and Need

As discussed in Section 1.1.3, the USACE, along with the Ports of Los Angeles and Long Beach, prepared the 2020 Plan that determined the Ports would need to construct new land for new container terminals and to optimize their existing terminals in order to meet the forecasted cargo volumes arriving at West Coast ports. Subsequent cargo forecasts and capacity analyses (see Section 1.1.3) have confirmed the conclusions of the 2020 Plan. Therefore, a need exists to increase container efficiency and container backlands, optimize and increase accommodations for container ship berthing, and provide optimized truck-to-rail container movements.
The overall purpose of the proposed Project is to increase and optimize the cargo-handling efficiency and capacity of the Port of Los Angeles at Berths 136-147 in the West Basin to address the need to optimize Port lands and terminals for current and future containerized cargo handling. Other proposed Project purposes include establishing needed container-handling facilities that would maximize the use of existing waterways and that would integrate into the overall use of the Port. The basic purpose of the proposed Project is maritime trade, which is a water-dependent activity.

Specifically, the Port of Los Angeles needs to:

- Construct sufficient berthing and infrastructure capacity to accommodate foreseeable increases in containerized cargo; and
- Provide the accessory buildings and structures at the terminal to support the anticipated cargo-handling requirements.

### 2.4 Proposed Project

#### 2.4.1 Project Summary

##### 2.4.1.1 General Overview

The proposed Project (Figures 2-3 and 2-4; Table 2-2) consists of expanding the Berths 136-147 Terminal by 57 acres, from 176 to 233 acres, by 2015 (Phase I of the proposed Project), and by an additional 10 acres, to 243 acres, by 2025 (Phase II), and constructing an intermodal rail facility in the terminal, and constructing a 30-acre buffer area at the northern boundary of the terminal. The proposed Project also includes replacing existing cranes, dredging deeper berthing areas, filling to create 10 acres of new land, reconstructing existing wharves, and constructing 1,105 feet of new wharves. The increased terminal acreage and new wharves would increase the amount of cargo that could be handled.

The terminal operator would be granted a 30-year lease, to 2038. The Project site and associated facilities would continue to operate as a marine terminal for containerized cargo for the life of the lease, as summarized in Table 2-2. The terminal operator would be required to comply with all laws and regulations, including environmental controls that are not part of the current lease. Those controls would be imposed pursuant to the Clean Air Action Plan, Port Environmental Policy (see Section 1.6) and the Port of Los Angeles Real Estate Leasing Policy (LAHD 2006; see Section 1.6.3), and would include emissions standards for terminal equipment, vessel speed reduction and fuel requirements, AMP for a proportion of marine vessels, clean truck requirements, and other environmental measures unrelated to air quality such as storm water management.

As Table 2-2 shows, annual ship calls are not directly proportional to terminal acreage or TEU throughput. For example, ship calls will actually decrease over time under the No Federal Action yet throughput will increase because of changes in vessel size and deployment patterns. This analysis assumes, consistent with the "Forecast of Container
Figure 2-3. Proposed Project Layout (Conceptual)
Figure 2-4. Location of Project Components
Table 2-2. Project Summary Matrix

<table>
<thead>
<tr>
<th></th>
<th>Berths 136-147</th>
<th>CEQA Baseline</th>
<th>No Federal Action</th>
<th>NEPA Baseline</th>
<th>Proposed Project</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>2003</td>
<td>YEAR 2015</td>
<td>YEAR 2038*</td>
<td>YEAR 2015</td>
<td>YEAR 2038*</td>
</tr>
<tr>
<td><strong>Operations</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gross Acres</td>
<td>176</td>
<td>233</td>
<td>233</td>
<td>233</td>
<td>243</td>
</tr>
<tr>
<td>Annual Ship Calls</td>
<td>246</td>
<td>283</td>
<td>250</td>
<td>309</td>
<td>334</td>
</tr>
<tr>
<td>Annual TEUs</td>
<td>891,976</td>
<td>1,491,200</td>
<td>1,697,000</td>
<td>1,747,500</td>
<td>2,389,000</td>
</tr>
<tr>
<td>Number of Cranes</td>
<td>13#</td>
<td>11</td>
<td>11</td>
<td>12</td>
<td>12</td>
</tr>
<tr>
<td>Annual Truck Trips</td>
<td>1,197,589</td>
<td>1,291,247</td>
<td>1,200,205</td>
<td>1,607,093</td>
<td>1,880,401</td>
</tr>
<tr>
<td>Annual Rail Trips</td>
<td>731</td>
<td>925</td>
<td>1,351</td>
<td>1,085</td>
<td>1,434</td>
</tr>
<tr>
<td>Total Number of Access Gates</td>
<td>3</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td><strong>Construction</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fill into Waters of U.S. (cubic yards)</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>800,000</td>
</tr>
<tr>
<td>Dredging (cubic yards)</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>295,000</td>
<td>3,000</td>
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<tr>
<td>Length of New Wharf**</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>705</td>
<td>400</td>
</tr>
<tr>
<td>Length of Seismic Retrofit Wharf**</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>3,000</td>
<td>0</td>
</tr>
</tbody>
</table>

* Maximized at Year 2025
** Linear feet
# This number reflects the baseline conditions existing in December of 2003. Two 50-gauge cranes along Berths 145 and 146 were removed in the spring of 2007.

Vessel Specifications and Port Calls within San Pedro Bay” (Ports of Los Angeles and Long Beach 2006), that the ships will increase in size from the current average of 5,000 TEU as more vessels of 10,000 TEUs and even larger enter service, thereby transporting more containers via fewer ships. Additionally, shipping companies often deploy and sail vessels even if not completely full in order to adhere to prearranged schedules. This topic is covered further in Section 1.1.3 of this document.

2.4.1.2 Project History

TraPac, an existing tenant at the Port, currently operates the container terminal at Berths 136-147. TraPac entered into a lease with the Port on January 7, 1985; the lease expired in 2002 and the tenant has been on holdover since that time. This terminal was included in the West Basin Container Terminal EIR (LAHD 1997a) and some improvements to the wharf were constructed based on that assessment. The Port has begun Term Sheet negotiations with TraPac in regards to this proposed Project/new lease but has not entered into any agreements. Under the Port’s Leasing Policy, term sheets contain tentative points of agreement that are non-binding on the Port and the tenant, describing overall project parameters and compensation information recommended for negotiation. If the proposed Project or an alternative is approved, a new lease incorporating the terms of the approval would be negotiated with the tenant.

The Harry Bridges Buffer Area has a more complicated history. Prior to 2004, the proposed Harry Bridges Buffer Area was proposed to become a 25-acre container
storage/backlands expansion area for the Berths 136-147 Container Terminal Redevelopment Plan. As part of this expansion, Harry Bridges Boulevard was to be realigned north to C Street and a 20-foot-high sound wall was to be constructed along the north edge of the realigned boulevard (LAHD 1994). In preparation for this use, the Port acquired most of the properties in the area, either through negotiation or condemnation, and conducted required remediation activities at a cost of approximately $45 million. Based on community opposition and the growing recognition of the land use conflict of having a heavy industry use immediately adjacent to residential areas, the project was eventually modified to realign Harry Bridges Boulevard in its existing location and develop 25 of the acquired acres as open-space buffer (SMWM 2004). Recently, five additional acres were dedicated to the open-space buffer for a total of 30 acres. These proposed Project changes were reflected in the Supplemental Notice of Preparation for this EIR (LAHD 2006).

Throughout 2006, the Port and its consultants worked in a collaborative public planning process with the Wilmington Waterfront Subcommittee of the Port Community Advisory Committee (PCAC) on a conceptual design for the buffer area. During the public planning process with the community, three alternative designs for the buffer area, each including the elements in the current concept, were produced and evaluated. The concept being carried forward as an element of the Berth 136-147 Container Terminal Project was identified by the Port, with support from the Subcommittee, on December 5, 2006, and ratified by the full PCAC on January 16, 2007.

Improvement of the Harry Bridges Buffer Area has been included in various past and current area planning efforts, notably the Wilmington Waterfront Development Program (LAHD and PCAC 2004). That Program is the result of efforts by the Port Community Advisory Committee (PCAC), the PCAC Wilmington Waterfront Development Subcommittee, and the City of Los Angeles Harbor Department. The Program identifies a number of goals, objectives, and implementation strategies for the Wilmington Waterfront area, and contemplates two separate and independent projects: 1) the Harry Bridges Buffer Area, which is intended to provide a physical space between the Wilmington community and the Port of Los Angeles; and 2) the Avalon Boulevard Corridor development, which is intended provide waterfront access and commercial development opportunities for Wilmington. The two projects are at different stages of planning and development and do not rely on each other for implementation.

The Harry Bridges Buffer Area is being pursued as an element of the Berths 137-146 Container Terminal Project because of its planning and land acquisition history as an element of that project. As redesigned in response to community input, it will provide an open space buffer between that terminal and the community. Approval (or disapproval) and implementation of the Harry Bridges Buffer Area component of this proposed Project will occur separately from the Wilmington Waterfront Development Program and is not contingent upon approval of any other project under that Program.

Development of the Avalon Boulevard Corridor immediately southeast of the Harry Bridges Buffer Area is a plan for an adjacent area and the subject of its own environmental assessment. The improvements proposed in that project would provide additional public access and maritime-related development activities at the Wilmington waterfront. Construction of the Harry Bridges Buffer Area, if approved, would proceed independent of future decisions for development of the Avalon Boulevard Corridor.
2.4.2 Project Elements

Key elements of the proposed Project include backlands development, improvements to the terminal gates, new and reconstructed wharf facilities, dredging and landfill, on-dock rail, relocation of an existing rail yard, and a buffer area between the community and the terminal.

2.4.2.1 Expanded/Reconfigured Backlands and New Buildings

Phase I development would include adding 57 acres to the terminal for expanded container storage and an on-dock rail yard through 1) the redevelopment of 52 acres of existing land within the proposed Project area and 2) the development of 5 acres of fill in the Northwest Slip. Part of the existing land is vacant, part is underutilized by current uses, and part is occupied by the Pier A rail yard, which would be relocated.

The creation of the 5-acre fill is a separate project being analyzed as part of the Channel Deepening Project SEIS/EIR (USACE and LAHD in preparation). The 5 acres of new land would allow realignment of the wharf roadway at Berths 136-139 in the Northwest Slip, which in turn would facilitate safer and more efficient truck and equipment movement on the wharf. The current configuration requires trucks and other container handling equipment to make a 180-degree turn to exit the wharf area, which raises safety concerns and causes traffic delays. The additional area would also allow additional wheeled operations to occur for container storage and handling instead of a stacked Rubber-Tired Gantry (RTG) operation (see Section 1.1.2).

The existing main guard station, administration building, reefer wash facility, maintenance and repair and roadability facility, longshore restroom, yard operations building, and Pacific Harbor Line office would all be demolished and replaced by new buildings (Figure 2-3). The terminal would have two new truck gates, one at the northeast corner of the terminal and the other at the south end of the terminal; the existing gate would be removed. A new 500-space parking lot would be constructed in the northeast corner of the site (Figure 2-3). The lot would be used by International Longshore and Warehouse Union (ILWU) workers. A pedestrian under- or overpass would connect the parking lot to the operating container terminal. Existing paving throughout the terminal would be rehabilitated or replaced, as necessary.

Phase II of the proposed Project would add 10 acres of backland at Berth 134 for container terminal use by filling in the remaining 10 acres of the Northwest Slip not filled by the Channel Deepening Project (Figure 2-3). Note that if the 5-acre fill is not permitted through the Channel Deepening Project then the 10-acre fill would not be built in Phase II and the proposed Project would resemble the Reduced Fill Alternative (see section 2.5.1.2).

The terminal would be served by existing utilities (water, sewer, electrical, storm drain, lighting) except in the case of the 15 acres of created land, on which new utilities would be installed. Existing utilities would have to be relocated to serve the new buildings and terminal configuration, and additional electrical facilities constructed to support AMP (see Section 2.4.2.3).
2.0 Project Description

The new storm drain system on the new land would be sized to accommodate the 10-year storm event and would include the installation of pollution control structures as required by the Los Angeles County Standard Urban Stormwater Mitigation Plan (LADWP 2002). Such structures may include catch basins and filter-type inserts to trap particulate matter and oil and grease.

2.4.2.2 Deeper Vessel Berths

The waters adjacent to Berths 144-147 would be deepened by dredging to match the planned –53-foot (MLLW) channel depth that is expected to be achieved by the Channel Deepening Project. Approximately 265,000 cubic yards of sediments would be dredged from Berths 144-147 and disposed of as described in section 2.4.4.1.

2.4.2.3 New and Reconstructed Wharf Facilities

The existing concrete wharves at Berths 136-139 and 145-146 (approximately 2,900 feet of wharf) would be upgraded to meet current seismic standards, and the existing timber wharf at Berth 147 would be replaced by a new, 705-foot concrete wharf (78,135 square feet). In Phase II, a new 400-foot (44,332 square feet) extension of the Berth 136 – 138 wharf into Berth 134, along the south edge of the 10-acre landfill in the Northwest Slip (see section 2.4.4.2) would be constructed. The wharf upgrades would involve dredging approximately 30,000 cubic yards of sediments from the West Basin (in addition to the 265,000 cy above). All berths would be equipped with shore power capability to allow the use of Alternative Maritime Power for vessels calling the terminal (see Section 1.6.2.3).

In addition to the new wharves, the proposed Project would include new wharfside gantry cranes. There were 13 cranes at the terminal in 2003. Two of the 100-gauge cranes along Berths 136-139 have been removed; these will be replaced by one new 100-gauge crane as part of the Project. In addition, two 100-gauge cranes and two 50-gauge cranes at Berths 144-147 would be replaced by four new 100-gauge cranes. This would result in a total of 12 cranes at the container terminal (one less than present in the baseline year of 2003), all of which would be electric powered.

As part of the China Shipping Settlement,¹ the Port of Los Angeles has investigated the use of low-profile cranes for container terminals to reduce the overall height of container cranes, thereby reducing some potential aesthetic effects of the taller standard A-frame cranes. Low-profile cranes utilize a boom that moves horizontally, rather than up or down, to access different areas of the container ships. Because of this, they have a lower profile (total height of approximately 175 feet) than A-frame cranes at rest (approximately 280 feet). The Port’s investigation found low-profile cranes to be infeasible under CEQA Guidelines Section 15126.4(a) due to economic and productivity considerations. Low-profile cranes are somewhat shorter than the standard A-frame cranes but are more bulky at the base. They were not found to

¹ Amended Stipulated Judgment, Modification of Stay and Order Thereon, in the case, Natural Resources Defense Council, Inc., et al., v. City of Los Angeles, et al., in the Superior Court of the State of California, County of Los Angeles, Case No. BS 070017.
reduce overall aesthetic impacts and they were found to cost significantly more than
standard A-frame cranes. Because of this expense combined with the relatively small
reductions in visual impacts, low-profile cranes are not considered to be feasible
mitigation measures. Additionally, low-profile cranes are associated with safety
issues because they are much heavier than standard A-frame cranes.

Mobile cranes, such as those manufactured by Leberer, are mounted on mobile,
rubber-tired units that can be moved along the wharf. The crane itself is a single arm
that is operated from the base of the unit and is kept vertical through
counterbalancing and hydraulic feet. From a visual perspective, the crane takes up a
very narrow aerial space and could be lowered when not in use. The cranes are
typically used in terminals that handle a diversified cargo or in situations where A-
frame cranes are not available. The cranes are not considered feasible for use at Port
container terminals because they are much less efficient, in terms of number of
containers moved per hour, as A-frame cranes for this specialized use. To achieve
economically acceptable rates of container transfer, several mobile cranes would
need to operate in place of one A-frame crane in a coordinated fashion such that there
would be no physical contact between crane arms when transferring containers to and
from the ship. Even in these situations, it is unlikely that these cranes could achieve
the handling rates of A-frame cranes, which are specifically designed for container
operations. There are no major container terminals in the world that rely on mobile
cranes as the primary means for loading and unloading containers from newer-
generation container ships.

2.4.2.4 New and Relocated Rail Facilities

On-Dock Rail Yard. The proposed Project includes an on-dock rail yard (Figure 2-3) to
be constructed where the Pier A rail yard is presently located (along the eastern edge of
the existing terminal; Figures 2-1 and 2-4). The rail yard would require approximately 10
acres of land and would consist of a container staging area and six working tracks totaling
approximately 16,200 feet. The rail yard would connect via lead tracks to the Alameda
Corridor. The facility could load and unload two trains per day.

Relocated Pier A Rail Yard. The Pacific Harbor Line’s (PHL) Pier A rail yard
would be relocated to a 70-acre area northeast of the existing terminal, between the
Consolidated Slip and Alameda Street (Figure 2-5), that is currently being used as a
rail transfer facility. PHL would continue its operations out of the relocated rail yard.
The new rail yard (Figure 2-5) would include 46 tracks totaling 125,630 feet of track,
a locomotive service facility; a small yard office (8,000 square feet) with change
areas, toilets, and showers; a track and material storage area; and 30 parking spaces
for employees. The locomotive service facility would include a 5,000-square-foot
diesel service shed and inspection pits, a sanding building with storage and
compressed air, and a 1,000-square-foot maintenance shed.

2.4.2.5 Harry Bridges Boulevard and Buffer Area

Harry Bridges Boulevard would be widened and a 30-acre buffer area would be
constructed between Harry Bridges Boulevard and “C” Street, from Figueroa Street to
Lagoon Avenue, on vacant, Port-owned property (Figure 2-6). The north-south streets within this area and their intersections with Harry Bridges Boulevard would be removed, with the exception of King Avenue, which would remain open. The existing State Fish Company and Harpur’s Marine buildings would remain, the former being within the perimeter of the proposed buffer area and the latter at its east edge. The State Fish driveway/loading area would be at least partially screened from public use areas with plantings. The southern edge of the area, adjacent to the reconstructed boulevard, would include enough space for a future extension of the Red Car Line, so that if that (separate) development is ultimately approved a right of way would be available. Space would also be available for a contemplated extension of the California Trail, although the trail itself is not a component of the proposed Harry Bridges Buffer Area.

The topography would consist of a low berm (to a maximum of 16 feet) along the southern edge of the proposed Project and gentle grades; landscaping would include grass, trees (approximately 500 are proposed), and other plant material, as well as paths, benches, hardscaping, water features, pedestrian bridges, restrooms, a playground, and incidental architectural structures. The open space would serve public gatherings, community events, informal play, sitting, and promenading. Along the north side of the east end of the area there would be open fields for informal recreation, pick-up games, and family events. There will be no areas in the buffer that will be dedicated to the exclusive use of organized sports teams. All open areas in the Harry Bridges Buffer Area will be available to any user, consistent with the trust grants and the public trust doctrine. Two simulated perspectives of the Harry Bridges Buffer Area are shown in Figure 2-7. Views of design features from other developments that may be incorporated into the Harry Bridges Buffer Area design are shown in Figures 2-8 and 2-9.

### 2.4.2.6 Terminal Operations

The completed Berths 136-147 Terminal could handle a maximum of approximately 2,389,000 TEUs (1,277,540 containers) per year. That maximum capacity is expected to be reached by 2025 (Table 2-2).

**Marine Terminal Operations.** The operation of container vessels, their loading and unloading, and the handling of containers in the terminal are described in Section 1.1.2. A total of four vessels could be berthed at the terminal at any one time, but the more usual case would be two vessels at berth. At maximum capacity, the terminal would experience approximately 334 vessel calls per year by 2025.

A proportion of the vessels calling at the Berths 136-147 Terminal would use Alternative Maritime Power (AMP) while at berth; that requirement would be phased in over time as described in Section 3.2.4.4. AMP allows vessels to turn off their diesel auxiliary generators and support hoteling needs with shoreside electrical power. Vessels not capable of using AMP would be required to use low-sulfur fuel (0.2 percent or less) in their generators and boilers while in the port area, and all vessels would be required to use low-sulfur fuel in their main engines within 40 nautical miles of Point Fermin; those requirements would be phased in over time as described in Section 3.2.4.4.
Figure 2-5. Relocation of Pier A Rail Yard
Figure 2-6. Harry Bridges Buffer Area and Conceptual Design Elements
Figure 2-7. Design Elements From Other Developments to be Used in the Buffer Area
Figure 2-8. North-South Cross-Section of the Buffer Area and Stepped Concrete Walls
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Truck Operations. By 2025, when the throughput is expected to reach the terminal’s maximum capacity, the Berths 136-147 Terminal would generate approximately 6,377 daily truck trips (Table 2-2). Those trips would include local cargo (principally Southern California but including Northern California, Arizona, Nevada, and Utah), national cargo hauled entirely by truck, and intermodal cargo bound for or coming from farther east.

The intermodal component would consist of containers that could not be accommodated by the terminal’s on-dock rail yard. Trucks would haul those containers on public highways to and from off-site rail yards, including the Union Pacific’s Carson ICTF, the Burlington Northern Santa Fe’s Hobart Yard in Vernon, and the Union Pacific’s East Los Angeles Yard.

Non-intermodal cargo, both local and national, would be hauled to and from the terminal gates by trucks. As rail use increases over time, the proportion of cargo hauled by truck would decrease, but terminal planners estimate that in 2025 and thereafter, approximately 70 percent of the terminal’s cargo (approximately 4,500 truck trips per day) would move by truck at least as far as an off-site rail yard.

Rail Operations. The new on-dock rail yard at the Berths 136-147 Terminal would handle cargo only from that terminal. According to the Port Rail Master Plan, the rail yard could handle approximately 700,000 TEUs (374,331 containers) annually, or approximately 30 percent of the terminal’s projected 2025 throughput of 2.4 million TEUs per year.

Containers would be hauled by yard tractors between the vessel berths and the new rail yard. At the rail yard they would be lifted onto and off of railcars by mobile cranes or RTGs. The rail yard would be operated 24 hours per day, 350 days per year, and could handle two double-stack unit trains each day. Although each train could carry a maximum of 300 containers each way, they usually carry fewer than that due to weight considerations. A more realistic estimate is that each inbound train trip (into the Port) transports an average of 90 containers (167 TEUs) plus empty railcars, while each outbound train trip (to inland locations) transports an average of 240 containers (444 TEUs), for an average of 330 containers (617 TEUs) per round trip (Yang Ming/ MTC Terminal 2003). A loaded double-stack train is typically pulled by three or four line-haul locomotives, although if PHL operates the train it would be hauled by two or three smaller locomotives.

2.4.3 Federal Project

The limits of federal jurisdiction in this proposed Project mean that not all of the elements described above are subject to federal permits, and the scope of the federal review of the proposed Project is different from the scope of the CEQA review (see section 1.4). The federal project is indicated by shading on Figure 2-10, and basically consists of all dredging in the West Basin, the rehabilitation of the existing wharves and the creation of a new 705-ft wharf at Berth 147, and the creation of the 10-acre fill and a 400-ft wharf in the Northwest Slip. Landside construction activities within 100 feet of the shoreline also require a Corps of Engineers permit. The federal project does not include the demolition and construction of buildings, gates, or rail facilities; installation of utilities (except on and near the wharves); rehabilitation of
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2.4.4 Construction Plan by Phase

Phase I of the proposed Project would be completed by 2015 and Phase II would be completed after 2015. Figure 2-3 identifies the major improvements that would occur during each construction phase. Table 2-3 shows the estimated construction schedule for each component of the proposed Project, by phase. Within this overall schedule, construction activities would be phased so as to minimize disruption both to the terminal, which will continue to operate during the entire construction period, and to surrounding operations. In practice this would mean that, for example, only one wharf would be reconstructed at a time, construction of the on-dock rail yard would not begin until the new Pier A rail yard had been completed and PHL’s operation transferred, only a portion of the backlands construction would be occurring at any one time, and dredging would affect only one berth at a time.

<table>
<thead>
<tr>
<th>Proposed Project Component</th>
<th>Estimated Construction Schedule</th>
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</thead>
<tbody>
<tr>
<td>Wharf Improvements</td>
<td>2008-2010</td>
</tr>
<tr>
<td>Backlands Improvements and Associated Facilities</td>
<td>2010-2011</td>
</tr>
<tr>
<td>Relocate Pier A Rail Yard</td>
<td>2009-2010</td>
</tr>
<tr>
<td>New On-Dock Rail Yard</td>
<td>2010-2011</td>
</tr>
<tr>
<td>Harry Bridges Buffer Area</td>
<td>2008-2010</td>
</tr>
<tr>
<td>Filling in the 10-acre Northwest Slip &amp; Associated</td>
<td>Post-2015</td>
</tr>
<tr>
<td>Wharf and Backlands Construction</td>
<td></td>
</tr>
</tbody>
</table>

Prior to construction, the LAHD would prepare a Public Services Relocation Plan to address the public utilities and services that would require relocation or otherwise be affected during proposed Project construction. The Plan would be developed with input from the service providers for the proposed Project site and would be submitted to City regulatory departments for review and approval. Construction affecting utilities could not begin until the Plan was approved. The Plan would be on file with the LAHD during construction.

The Plan would include the following measures:

- Prior to disconnecting any existing services, new facilities (i.e., water, sewer, communications, gas, and electricity) would be installed. Pipeline installation would occur within existing utility corridors/easements.
Figure 2-10. Scope of Analysis for Federal Review of Proposed Project Impacts
• As demolition activities progress, unnecessary facilities and connections would be eliminated and new facilities and connections activated.

• Minor service interruptions (defined as those lasting 1 day or less) may occur during the transition between obsolete and newly installed facilities and services. Affected properties would be properly notified prior to any service interruption.

• Full access to all utilities would be restored after the completion of proposed Project construction.

### 2.4.4.1 Phase I (Projects Completed by 2015)

The first phase of construction is assumed to begin in mid-2008 and would include the following activities:

- **Backlands Development.** Phase I would include demolishing most of the existing structures and constructing new ones. Buildings or structures that would be removed to provide additional backlands include the main guard station, existing administration building, reefer wash facility, maintenance and repair and roadability facility, longshore restrooms, yard operations building, Pacific Harbor Line office, and the Pier A rail yard. In general, the buildings would not be demolished until their replacements had been completed. Building demolition would involve heavy diesel-powered construction equipment and haul trucks to remove the debris, and would occur over a period of three months.

After the land is cleared, the areas would be graded, paved, and improved with striping, lighting, fencing, utilities, buildings, and other typical backland elements, and the new ILWU parking lot would be installed along with the under- or overpass. Construction would require heavy, diesel-powered graders, loaders, dirt-hauling trucks, excavators, trucks for delivering materials, cement trucks, and paving equipment, and would last over 19 months.

A new 20,000 square-foot LEED-certified (gold certification) administration building would be constructed in the northeast corner of the site as shown on Figure 2-3. Employee and visitor parking would be provided adjacent to the building. Other new buildings or structures include a customs agent booth, roadability facility, reefer wash facility, LEED-certified maintenance and repair facility, marine operations buildings/crane maintenance building, longshore restrooms, guard booths, driver service building, and labor check-in/yard operations building. Construction would require cement trucks, heavy-duty on-road trucks delivering structural materials, and cranes and other equipment used in building fabrication, and would occur over a period of 19 months.

Two new truck access gates to the terminal would be built: the Pier “A” Street South Gate Complex (inbound traffic) and the North Main Gate Complex (inbound and outbound traffic). Construction would include the installation of computer and fiber optic cables to support modern gate operations. Construction equipment would be similar to that used in building construction.

The 5 acres of land created in the Northwest Slip by the Channel Deepening Project would also be graded, paved, and improved with striping, lighting, and
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fencing. Construction equipment would be similar to that used in redevelopment of the existing backlands (above).

- **Dredging at Berth 144-147.** Approximately 265,000 cy of sediments would be dredged to support construction of the wharves at Berths 145-147 and to deepen the waters adjacent to Berths 144-147 to match the planned -53-foot channel depth. An additional 30,000 cy of sediments would be dredged for the wharf seismic retrofit improvements (see below). On the basis of previous sampling and analyses, the Army Corps of Engineers and USEPA have determined that a portion of the material is unsuitable for unconfined ocean disposal. Additional sampling may be performed to refine that determination, but for the sake of this evaluation it is assumed that the material is unsuitable and thus would be placed in an approved confined disposal site(s) (CDF) at either the Port of Los Angeles or the Port of Long Beach, or at an appropriate upland site such as the Anchorage Road Disposal Site or a site in the Port of Long Beach. Clean material would be considered for disposal at the Pier 400 submerged disposal site or at an EPA-approved ocean disposal site (LA-2 or LA-3).

Dredging would likely be accomplished by a barge-mounted clamshell dredge. Dredged material would be placed in hopper barges that would be hauled to the disposal site by tugboats. At the disposal site the material would be offloaded either by bottom dump, if the material is being placed in the lower tiers of a CDF, or clamshell derrick if it is being placed upland. Upland disposal would also involve diesel-powered earthmovers, trucks, and loaders to de-water the sediments at a waterfront site and convey the de-watered sediments to the disposal site. Dredging and disposal would follow the requirements of the permits issued by the Army Corps of Engineers, the Water Quality Control Board, and the Port of Los Angeles, which would include measures to control water pollution such as monitoring for excessive turbidity, prohibitions on overfilling barges, regular inspections, and monitoring to ensure accurate dredging and disposal.

Typically, construction would involve one clamshell dredge, two hopper barges, one workboat, and one tugboat, and would take a total of approximately 100 days, but those days would be spread over the entire Phase I construction period.

- **New and Reconstructed Wharves at Berth 145-147.** Existing concrete wharves at Berths 146-146 would be upgraded and the existing timber wharf at the southern end of Berth 147 would be demolished and replaced by a new 705-foot wharf (78,135 square feet) concrete wharf.

Construction would require placement of approximately 179,500 cy of rock barged from Catalina Island for the rock dike, placement of 25,000 cy of fill behind the bulkhead, and placement of 380 piles to support the new wharf. The rock would be brought to the site on barges pulled by tugboats and placed in the dike by being pushed off the barges by bulldozers. The piles would be installed by a barge-mounted pile driver that would be brought to the site and maneuvered by a tugboat and supported by a workboat. Construction of the wharf deck would require concrete trucks, heavy-duty on-road trucks delivering structural materials, and cranes and other fabrication equipment. The rock placement would require two tugboats and barges and last approximately 41
days; pile driving and construction of the concrete wharf deck would take approximately eight months.

Approximately 3,000 cy of sediment would be dredged from the area along the wharf face as part of this phase of the proposed Project. The dredge material would be disposed of in the same way as the dredging at Berths 144-147. Dredging would require one diesel-powered clamshell dredge and barge and their associated support boats, and would take one or two days.

Demolished concrete would be re-used for beneficial purposes to the extent practical, and any that could not be re-used would be hauled to an approved municipal landfill. Examples of beneficial uses include creation of approved offshore reefs or grinding for use as aggregate.

- **Wharf Seismic Improvements.** For improved structural response to earthquakes, approximately 2,900 feet of existing wharves at Berths 136-139 and 145-146 would be improved and upgraded. Additional piles would be installed and 30,000 cy of sediments would be dredged and disposed of as described above.

Construction would involve a barge-mounted crane and pile-driver maneuvered by a tugboat, heavy-duty, diesel-powered demolition equipment, heavy-duty on-road trucks to haul away demolition debris, cement trucks, heavy-duty on-road trucks delivering structural materials, and cranes and other fabrication equipment, and would occur over approximately 24 months.

- **New Cranes.** By the end of Phase I construction, two of the 100-gauge cranes along Berths 136-139 would be removed and a new 100-gauge crane would be installed in their place. In addition, two 100-gauge cranes along Berths 144-147 would be removed, and four new 100-gauge cranes would be installed in their place. (Two 50-gauge cranes along Berths 145-147 were removed in the spring of 2007, but for the purposes of the CEQA baseline and impact analyses they are assumed to be at the site.) This would result in a total of 12 modern A-frame container cranes at the completed terminal. A specialized cargo ship, assisted by two tugboats, would deliver the cranes to the wharf.

- **Relocate Pier A Rail Yard.** Phase I development would relocate the Pier A rail yard as shown in Figures 2-4 and 2-5. To minimize impacts on existing rail operations, the new Pier A rail yard would be constructed before the existing one is demolished and rebuilt as the on-dock facility. Construction would include installing 125,630 feet of track, switches as necessary, a locomotive maintenance facility, and office buildings.

Once construction of the new rail yard was complete the existing Pier A rail yard would be demolished. Construction would require heavy-duty, diesel-powered demolition equipment, heavy-duty on-road trucks to haul away demolition debris, specialized diesel-powered ballasting and track-laying machines, excavators, loaders, dirt-hauling trucks, cement trucks, heavy-duty on-road trucks delivering structural materials, and cranes and other equipment, and would occur over approximately twelve months.

- **New On-Dock Rail Yard.** Construction of the new on-dock rail yard would install 16,200 feet of track, switches, paved loading areas, utilities, including an underground compressed air system, and striping and lighting.
Construction would require specialized diesel-powered ballasting and track-laying machines, excavators, loaders, dirt-hauling trucks and trucks to haul away demolition debris, cement trucks, heavy-duty on-road trucks delivering structural materials, and cranes and other fabrication equipment, and would occur over approximately 12 months.

- **Widening of Harry Bridges Boulevard.** The roadway of Harry Bridges Boulevard would be widened from 50 feet to 84 feet between Figueroa Street and Alameda Street (see Figure 2-6). Intersections would be rebuilt in response to the closure of several north-south streets, and signals and striping would be altered as necessary following City of Los Angeles Department of Transportation guidelines. The boundary of the new roadway alignment would be moved 20 feet north of its present location.

  Construction would require graders, excavators, dirt-haul trucks, concrete trucks, heavy-duty on-road trucks delivering structural materials, and cranes and other fabricating equipment, and would last approximately 13 months. Traffic control measures conforming to the requirements and guidance of Caltrans and the Los Angeles Department of Transportation would be required by the construction permits.

- **Harry Bridges Buffer Area.** Existing streets within the site would be demolished along with sidewalks, signage, and signals. Approximately 200,000 cubic yards of imported fill would be used to create varied terrain, and landscape plants would be installed on the created terrain. Pedestrian walkways, benches, shelters, lighting, signage, an irrigation system, sanitary facilities, a sanitary sewer system, and a storm drain system would be installed.

  Construction would require heavy-duty, diesel-powered demolition equipment, heavy-duty on-road trucks to haul away demolition debris, graders, excavators, dirt-haul trucks, concrete trucks and heavy-duty on-road trucks delivering structural materials, and cranes and other fabricating equipment, and would last approximately one year.

### 2.4.4.2 Phase II (Projects Completed between 2015 and 2025)

During Phase II construction, backlands would be expanded for container terminal use and the wharf at Berth 136 would be extended westward. The backland expansion would increase the terminal size from 233 to 243 acres. Construction staging would occur onsite. Proposed Project construction would include:

- **Additional Backlands.** Filling in the 10-acre Northwest Slip would require 800,000 cy of fill, which may come from any combination of dredging for channel deepening and wharf construction, outer harbor dredging, upland sources, or sediment stored at underwater sites in the harbor for beneficial re-use, depending upon what is available at the time of construction. Following completion of the fill the site would be graded, utilities would be installed, and the site would be paved, striped, and fenced.

  Placement of fill is assumed to be accomplished by a hydraulic dredge pumping a sediment/water slurry from an Outer Harbor borrow/dredge site such as the Pier 400 underwater site or a channel deepening site into the 10-acre site. The
dredge would be supported by one or two workboats. The slurry would be conveyed by a pipeline laid along the Main Channel and across the West Basin in such a way as to minimize navigational conflicts. The slurry would be retained by a rock dike that would become the new shoreline, the sediments would settle out in the diked area to become new land, and the clarified water would be released to the West Basin. Monitoring at the release point would ensure that turbidity would not exceed regulatory limits. The fill activity would take several months to complete.

The rock dike would be composed of quarry rock from Catalina transported to the site by tug-hauled barges. Two tug/barge combinations would work for approximately 24 days to construct the dike. A surplus of material, either dredged material or imported upland material, would be placed on the fill as surcharge so that its weight would speed consolidation of the dredged material. Once the new land was consolidated it would be graded, utilities (storm drains, electrical conduits) would be installed, and the site would be paved, fenced, and striped.

- **Wharf Improvements.** A 400-foot extension of the wharf at Berth 136 (44,332 square feet) would be constructed at the face of the new land created by filling the Northwest Slip; the rock dike constructed to retain the fill would support the new wharf. Approximately 12,000 cu yd of imported fill would be placed behind the dike, and 397 concrete piles would be installed to support the wharf structure. Approximately 3,000 cu yd would be dredged as part of this proposed Project and disposed of either in the new fill or as in Phase I. The new wharf would be equipped with utilities, including provisions for AMP.

Construction would require a barge-mounted clamshell dredge maneuvered by a tugboat and supported by one or two workboats, a barge-mounted pile driver maneuvered by a tugboat and supported by a workboat, cement trucks, heavy-duty on-road trucks delivering structural materials, and cranes and other fabrication equipment, and would last for up to eight months.
vacant for any extended time is not consistent with the Port’s legal mandates. Based on existing demand and capacity limitations on industrial Port uses and Trust purposes, all or most of the industrial facilities adjacent to deep water are needed to accommodate maritime commerce, specifically containerized cargo.

Eighteen alternatives (including the proposed Project and the No Project and No Federal Action Alternatives) were considered during preparation of this Draft EIS/EIR, which included alternative terminal configurations and alternative terminal locations. Of these, five met most of the proposed Project objectives and have been carried forward for detailed analysis in Chapter 3. This section presents a description of the alternatives analyzed in this environmental document (Figure 2-11, Table 2-4), followed by the alternatives considered but eliminated from further discussion, including the rationale for the decision to eliminate the alternatives from detailed analysis. Chapter 6 includes a more detailed comparison of all alternatives.

### 2.5.1.1 Alternative 1 - No Project Alternative

This alternative considers what would reasonably be expected to occur on the site if no LAHD or federal action would occur. The Port would not issue any permits or discretionary approvals, and would take no further action to construct and develop additional backlands or any aspect of the proposed Project. The USACE would not issue any permits or discretionary approvals for dredge and fill actions or for construction of wharves, and there would be no significance determinations under NEPA. This alternative would not allow implementation of the proposed Project or other physical improvements at Berths 136-147. The terminal would remain at its current size of 176 acres and in its current configuration. Forecasted increases in cargo throughput would still occur as greater operational efficiencies are made. Recently approved projects would be in place, such as the original Channel Deepening Project SEIS/SEIR (USACE and LAHD 2000) and the more recent Channel Deepening Project for Additional Disposal Areas SEIS/SEIR (USACE and LAHD in preparation) would most likely also be implemented, but this and other currently proposed projects are subject to discretionary approval by the Port and various responsible agencies.

Under this alternative, no construction impacts would occur. The terminal would continue to be operated by TraPac under the current holdover lease. There would be operational impacts: cargo ships that currently berth and load/unload at the terminal would continue to do so, terminal equipment would continue to handle cargo containers, and trucks would continue to pick up and deliver containers to local and national destinations and regional intermodal facilities. No environmental controls beyond those imposed by local, state, and federal regulatory agencies would be implemented. There would be no on-dock rail yard or new cranes under this alternative. This alternative would result in a maximum throughput of 1,697,000 TEUs (907,487 containers), approximately 250 vessel calls, and 1,961,395 truck trips per year by 2025. For a variant of this No Project alternative see Alternative 5 – Landside Improvements/CEQA No Project Variant, that maintains the same throughput but includes a new lease with an on-dock rail facility and environmental controls.
Figure 2-11. Container Terminal Changes Under the Proposed Project and Alternatives
### Table 2-4. Project Alternatives Summary Matrix

<table>
<thead>
<tr>
<th>Berths 136-147</th>
<th>Proposed Project</th>
<th>Alternative 1 - No Project Alternative</th>
<th>Alternative 2 - Project Without 10-Acre Fill</th>
<th>Alternative 3 - Reduced Wharf</th>
<th>Alternative 4 - Omni Terminal</th>
<th>Alternative 5 - Landside Terminal Improvements</th>
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<td>400</td>
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<tr>
<td>Length of Seismic Retro Wharf**</td>
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<td>0</td>
<td>0</td>
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**Note:**
* Maximum Throughput Achieved in Year 2025
** Linear feet
# There were 13 cranes in December of 2003 (baseline). Two 50-gauge cranes along Berths 145 and 146 were removed in the spring of 2007.
2.5.1.2 Alternative 2 – Reduced Project: Project Without 10-Acre Fill

This alternative is the same as the proposed Project except that the 10-acre Northwest Slip would not be filled for additional backland storage area, and the 400-foot wharf extension adjacent to it would not be built, which would result in decreased container movement efficiency when compared with the proposed Project. Because the Phase II fill would not be built, terminal size would remain constant at 233 acres. Other Project components, such as the relocation of the Pier A rail yard, construction of the new on-dock rail yard, widening of Harry Bridges Boulevard, and development of the Harry Bridges Buffer Area would occur as described in Section 2.4.2. Construction of Alternative 2 would also include constructing a new LEED-certified administration building, and new, modern maintenance and ancillary buildings and demolishing existing buildings; constructing two new gates to improve truck ingress/egress to the facility; and installing utilities, paving, fencing, and lighting as necessary.

At full capacity, assumed to occur by 2025, this alternative would result in the same amount of container throughput as the proposed Project (2,389,000 TEUs or 1,277,540 containers per year), the same number of vessel calls per year (approximately 334 per year) the same number of rail trips (1,148 per year at the on-dock rail yard and 286 at off-site rail yards) and the same maximum number of truck trips (1,880,401 per year). The throughput and vessel call projections are based on the number of available berths and the rail and truck trips are driven by the throughput and size of rail yard, which is why projections are the same between the proposed Project and Alternative 2. However, the additional 10 acres would improve cargo handling efficiencies by providing more backland space for handling cargo.

2.5.1.3 Alternative 3 – Reduced Wharf

This alternative is the same as the proposed Project except that the proposed new 705-foot wharf at Berth 147 would not be constructed, the 10-acre Northwest Slip would not be filled for additional container storage area, and the 400-foot wharf extension adjacent to it would not be built. This alternative would include expanding the terminal by 57 acres; the backlands improvements and wharf seismic improvements described in Section 2.4.2; relocation of the Pier A rail yard; construction of the new on-dock rail yard; and widening Harry Bridges Boulevard and development of the Harry Bridges Buffer Area. Construction of Alternative 3 would also include constructing a new LEED-certified administration building, and new, modern maintenance and ancillary buildings and demolishing existing buildings; constructing two new gates to improve truck ingress/egress to the facility; and installing utilities, paving, fencing, and lighting as necessary.

This alternative would result in a container terminal of 233 acres with a maximum throughput of 2,035,000 TEUs (1,088,235 containers) per year, and approximately 300 vessel calls per year by 2025. This alternative would result in the same number of rail trips from the on-dock yard (1,148 per year) as the proposed Project and
Alternative 2, and a maximum of 1,456,293 annual truck trips. Alternative 3 would be subject to the same environmental control measures as the proposed Project.

In Alternative 3, the terminal would be operated under a new, 30-year lease between the terminal operator and the Port. The new lease would include environmental controls that are not part of TraPac’s current lease. Those controls would be imposed pursuant to the Clean Air Action Plan, Port Environmental Policy (see Section 1.6) and the Port of Los Angeles Real Estate Leasing Policy (LAHD 2006; see Section 1.6.3). The lease would include emissions standards for terminal equipment, participation in the vessel speed reduction program, low sulfur fuel requirements, AMP, clean truck requirements, and measures unrelated to air quality such as storm water management. Those measures would be essentially the same as the measures identified as mitigation measures for the proposed Project.

Construction of this alternative would be similar to Alternative 2 except that the omission of the 705-foot wharf extension at Berth 147 would eliminate the need to drive 380 piles, construct 78,135 square feet of concrete wharf, place 179,500 cy of rock and 24,000 cy of fill, and dredge and dispose of 3,000 cy of sediment.

### 2.5.1.4 Alternative 4 - Omni Terminal

This alternative would convert the Project area into an omni-cargo handling terminal, similar to the Pasha Stevedoring & Terminals L.P. (Pasha) operation currently operating at Berths 174-181. The omni terminal would differ from the proposed Project in several ways:

- no seismic upgrades to the existing wharves;
- no new wharf construction;
- no change in existing cranes; and
- no 10-acre fill of the Northwest Slip.

Because no new fill, dredging, or wharf construction would be needed, the omni terminal would require no federal permits for in-water construction and there would be no significance determinations under NEPA.

Backland development would result in a 202-acre terminal. However, there would be no on-dock rail yard and the Pier A rail yard would not be relocated. The backlands redevelopment would include different buildings than those proposed for the proposed Project and the configuration of the utilities, striping, and lighting would be different.

It is assumed that one-third of the omni terminal would be used for container cargo (565,700 TEUs per year in 2025), one-third for automobile off-loading/transport (31,920 automobiles per year), and one-third for break-bulk use (315,336 metric tons per year in 2030). Approximately 83 vessel calls per year would be expected by 2025. There would be no rail trips from an on-dock yard because the on-dock yard would not be built, but intermodal cargo would generate a maximum of 483 trains per year to and from off-site rail yards. This alternative would generate a maximum of 692,193 truck trips per year.
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Alternative 4 would be operated under a new, 30-year lease between the terminal operator and the Port. The new lease would include environmental controls that are not part of the current lease. Those controls would be imposed pursuant to the Clean Air Action Plan, Port Environmental Policy (see Section 1.6) and the Port of Los Angeles Real Estate Leasing Policy (LAHD 2006; see Section 1.6.3). The lease would include emissions standards for terminal equipment, participation in the vessel speed reduction program, low sulfur fuel requirements, clean truck requirements, and measures unrelated to air quality such as storm water management. Those measures would be essentially the same as the measures identified as mitigation measures for the proposed Project.

Construction of Alternative 4 would include the addition of 26 acres of land to the terminal, including the 5-acre fill placed under the Channel Deepening project. Construction would require paving, fencing, and striping; the demolition of the existing administration and maintenance buildings and the main gate; construction of new buildings and gates; and construction of the Harry Bridges Buffer Area and the associated roadway widening as described in Section 2.4.4.

2.5.1.5 Alternative 5 – Landside Terminal Improvements/CEQA No Project Variant

Alternative 5 comprises only the upland infrastructure components of the proposed Project, including new terminal buildings, new truck gates, an on-dock rail yard, a new 500 space ILWU parking lot, and the paving, fencing, utilities, and lighting necessary for the infrastructure changes. The Pier A rail yard would be relocated as in the proposed Project, and PHL’s operations transferred to the new rail yard. The new terminal’s area would be 190 acres including area for the new on-dock rail yard, terminal buildings, and gate modifications. This alternative would not include new land for container storage. This alternative includes widening Harry Bridges Blvd. and constructing the Harry Bridges Buffer Area. The reconstructed terminal would be operated under a new lease with the Port.

Under Alternative 5, the terminal would be operated under a new, 30-year lease between the terminal operator and the Port. The new lease would include environmental controls that are not part of the current lease. Those controls would be imposed pursuant to the Clean Air Action Plan, Port Environmental Policy (see Section 1.6) and the Port of Los Angeles Real Estate Leasing Policy (LAHD 2006; see Section 1.6.3). The lease would include emissions standards for terminal equipment, participation in the vessel speed reduction program, low sulfur fuel requirements, AMP, clean truck requirements, and measures unrelated to air quality such as storm water management. Those measures would be essentially the same as the measures identified as mitigation measures for the proposed Project.

Under Alternative 5, the terminal would handle approximately 1,355,200 TEUs in 2015 and 1,697,000 in 2025 through 2038, the same as the No Project alternative. Throughput limitations are imposed by the limited berth capacity and backlands acreage. Thus, Alternative 5 is a variant of the CEQA No Project Alternative (Alternative 1). Both the No Project Alternative and Alternative 5 would generate
the same throughput, but Alternative 5 includes discretionary action and permits by
the LAHD that would include a new lease with environmental controls.

In order to incorporate environmental controls, construction of Alternative 5 would
include: constructing a new LEED-certified administration building, and new modern
maintenance, and ancillary buildings; constructing two new gates to improve truck
ingress/egress to the facility; relocating the existing Pier A rail yard and building an on-
dock rail yard in its place to switch as much cargo as possible from truck to rail. In order
to implement these project elements, Alternative 5 would require 190 acres for the on-
dock rail and gate improvements, and would require demolition of existing buildings and
installation of utilities, paving, fencing and lighting as necessary. These alternatives
have the same throughput because even with landside improvements/efficiencies, the
terminal becomes constrained at the berth (see Section 1.1.2 for a discussion of
terminal operation and constraints).

In this alternative, there would be no wharf upgrades, no new wharves or container
cranes, no dredging to deepen berths and no 10-acre fill in the Northwest Slip.
Alternative 5 is a No Federal Action alternative, which would not require a USACE
permit. Because there would be no federal action or permit, there would be no
significance determinations under NEPA for this alternative. This alternative differs
from the NEPA baseline, however, in that only the upland infrastructure components
are constructed but no new backland area for container storage is added. Therefore,
while throughput has the potential to grow due to operational changes, actual
throughput growth is constrained in 2015 by significantly less acreage and lack of
operational changes in this time frame.

2.5.2 Alternatives Considered and Withdrawn

Several alternatives were considered during preparation of this EIS/EIR. This section
presents twelve alternatives considered but eliminated from further discussion and
includes the rationale for the decision to eliminate the alternatives from detailed
analysis. Alternatives considered but eliminated include the following:

1. Use of other ports outside Southern California;
2. Expansion of terminals within Southern California but outside the Los Angeles
   Harbor District;
3. Lightering;
4. Off-site backland alternatives;
5. Development of new landfills and terminals outside the Berths 136-147
   Terminal area and the adjoining the West Basin area;
6. Shallower dredge depth;
7. Alternative shipping use of the terminal;
8. Other sites within the Los Angeles Harbor District;
9. Non-shipping use of the terminal;
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10. Harry Bridges Boulevard relocated to provide additional container storage area;
11. Development and operation of a smaller terminal; and
12. Alternative designs for the Harry Bridges Buffer Area.

2.5.2.1 Use of Other West Coast Ports Outside Southern California

In this alternative, the Port of Los Angeles would not expand and improve the Berths 136-147 Container Terminal, but would instead assume that the additional cargo would be handled by other West Coast ports outside Southern California (i.e., Oakland, Seattle, Tacoma, Portland, Vancouver, B.C.). It is important to note that the Port of Los Angeles has no authority to direct cargo to ports outside its jurisdictional boundaries; it could only refuse to provide the discretionary actions necessary to increase Port capacity within its own boundaries, thus providing shippers with an incentive to route cargo to other ports. Such a course is not consistent with the Tidelands Trust or Coastal Act.

To evaluate this alternative it is important to recognize the current and expected role of the Port of Los Angeles in U.S. foreign trade. Between 40% and 45% of the all containers handled by U.S. ports come through the Port of Los Angeles (Journal of Commerce 2007) and more than 75 percent of all containers shipped through West Coast ports flow though the Ports of Los Angeles, Long Beach, and Oakland because those ports have the specialized facilities and navigational channels of sufficient depth to safely accommodate the new generation of deep-draft ships (USACE and LAHD 2000). The value of goods handled by the Ports of Los Angeles and Long Beach was a combined $240.5 billion in 2004, whereas the value of goods handled by the Ports of Oakland, Seattle, and Tacoma was a combined $63.9 billion in the same year (MARAD 2005a). As described in Section 1.1.3, the large population base of the Southwestern U.S. and the strong transportation connections to the rest of the country make the two San Pedro Bay ports prime destinations for foreign trade.

Assuming that other ports could handle the large increases in cargo expected to come to Los Angeles would ignore the physical situation and expansion potential of those ports. An assumption of the cargo demand projections for the Ports of Los Angeles and Long Beach, assumed a portion of the cargo would be going to the other West Coast ports. A survey of West Coast ports prepared for the Deep Draft Navigation Improvements Project showed that other West Coast ports are not capable of absorbing additional cargo diverted from the Port of Los Angeles without constructing new facilities (USACE and LAHD 1992). The 1992 survey is still valid: a number of new studies on goods movement in California, such as the governor’s Goods Movement Action Plan (CalEPA and the Business, Transportation, and Housing Agency 2005), have identified capacity constraints at other West Coast ports. Other major West Coast ports are already operating at or near current physical capacity, have recently expanded, or are undergoing expansion to accommodate their projected future throughput demand. Although small temporary diversions from the Port of Los Angeles can be accommodated, large permanent diversions would require further physical improvements at other major West Coast ports, improvements that are not being contemplated by those ports.
The improvements that would be necessary to allow the other West Coast ports to accommodate additional cargo beyond their current forecasts would result in environmental impacts similar to or more intensive than those of the proposed Project (LAHD 1997a). The use of other ports would not meet the objectives of the proposed Project to accommodate the projected growth in the volume of containerized cargo through the Port in accordance with its legal mandates (see section 2.3.1). For that reason, this alternative is considered infeasible.

### 2.5.2.2 Expansion of Terminals Within Southern California but Outside of the Los Angeles Harbor District

In this alternative, new container terminal facilities would be constructed at other Southern California ports (Long Beach, San Diego, Port Hueneme), or a new port would be established, to accommodate future increases in cargo volumes that would otherwise be handled by the proposed Project. As with the previous alternative, the Port of Los Angeles has no authority to direct cargo to ports outside its jurisdictional boundaries; it could only refuse to provide the discretionary actions necessary to increase Port capacity within its own boundaries, which is not consistent with the Tidelands Trust or Coastal Act.

The chief candidate among existing ports to accommodate Los Angeles’ share of cargo is the Port of Long Beach because that port is similar in size to the Port of Los Angeles and has modern container terminals and deep water access. However, the Port of Long Beach faces future increases in cargo volumes similar to those forecast for Los Angeles (see section 1.1.3). To meet that demand, Long Beach has embarked on its own program of modernization and expansion of container terminals. Furthermore, even if the proposed additional 67 acres of container terminal could be located in the Port of Long Beach, it would have very similar impacts to those of the proposed Project at the Port of Los Angeles, given the proximity of the two ports. Other existing ports in Southern California do not have the water depths, wharf facilities, backland capacity, or transportation connections to accommodate a large amount of container cargo (USACE and LAHD 1992).

The option of building a new port to accommodate additional cargo is infeasible because the California Coastal Act does not allow the development of new commercial ports outside the existing port districts. The standards for master plans, contained in Chapter 8 of the Coastal Act, require environmental protection while expressing a preference for port-dependent projects. The logic behind this policy is that it is environmentally and economically preferable to concentrate commercial shipping activities and other maritime industrial facilities in existing ports rather than siting them up and down the coastline.

Using other Southern California ports to accommodate future Port of Los Angeles cargo volumes is infeasible because sufficient capacity does not exist and cannot be constructed. Therefore, this alternative was eliminated from further consideration in this EIS/EIR.
2.5.2.3 Lightering

Lightering involves offloading a portion of a fully loaded vessel’s cargo onto smaller vessels until the larger vessel’s draft has been reduced to the point where it can safely transit to the terminals. It is a common practice for liquid bulk vessels, whose cargo can be quickly and safely transferred between vessels through pipes, and is sometimes used for breakbulk cargos at smaller ports in other countries. In this alternative, containers would be offloaded from oceangoing container vessels to smaller vessels or barges that would convey them to the existing terminal. This alternative would eliminate the need to deepen berths and channels, since the large vessels would not come to the terminal fully loaded. Instead, the oceangoing vessel would anchor offshore, probably in the Outer Harbor, while the lightering process proceeded.

Lightering slows cargo movement, requires use of more vessels, and results in higher operational costs. The extra cost of lightering, including use of smaller vessels and delay times, would be considerable. Furthermore, lightering of containers on a large scale has not been shown to be physically practicable or safe, and might not be acceptable to labor and terminal operators for those reasons. Finally, although lightering would avoid the temporary impacts associated with channel deepening (dredging and dredge material disposal), its environmental impacts would be considerable. The delays in port time would result in additional air emissions from the oceangoing vessels, the use of smaller vessels in addition to the oceangoing vessel and the requirement to double-handle containers would add air emissions, and the risk of cargo loss during transfer would pose a risk to water quality and marine resources.

Compared to the proposed Project, this alternative would not meet the following Project objectives: to expand and modernize existing container terminal facilities at the Port, to optimize the use of Los Angeles Harbor waterways, and to accommodate the projected growth in the volume of containerized cargo through the Port. Therefore, this alternative was eliminated from further consideration in this EIS/EIR.

2.5.2.4 Off-Site Backland Alternatives

Off-site backland alternatives would mean using existing backland areas outside the Berths 136-147 terminal but still within the Port to store and handle containers. Under this alternative, the terminal would not be expanded as proposed. Instead, additional container storage and handling facilities would be constructed elsewhere in the Port as isolated yards with fencing, lighting, gates, and container handling equipment. Import containers would be loaded from the ship onto chassis at the Berths 136-147 Terminal by terminal equipment and drayed by on-road trucks from the terminal to the off-site locations, where they would be lifted off the chassis into a grounded stack by terminal equipment or stored on the chassis pending pickup. Export containers would be handled in reverse.

This alternative would provide more backlands for container handling without producing the impacts associated with additional fill (i.e., air quality, water quality, and loss of marine resources). On the other hand, containers would have to be handled more often with this alternative than in the proposed Project (once in the marine terminal and once in the backlands facility), which would produce more air emissions.
from terminal equipment, and would have to be conveyed by on-road trucks between the terminal and the backlands facility, which would contribute to congestion on local streets and produce air emissions.

Local and regional planning programs encourage the upgrading and improvement of transportation systems within the Port, and off-site alternatives would not result in such improvements at Berths 136-147. Draying containers between the terminal and the off-site facility would add truck trips to the Port road system. The additional truck trips and the additional handling cycle by terminal equipment would add air emissions. Finally, container terminal operators are consolidating facilities wherever possible to expand and optimize their cargo handling efficiencies and capacities. Consolidation results in reduced traffic within the Port and reduced air emissions per TEU. Off-site backland alternatives would not offer those benefits. Furthermore, land is in short supply in the Port, so that it is not certain that suitable locations for off-site backlands could be acquired and developed in a timely manner.

While off-site backlands may be needed in the future, they do not meet the current objectives of the proposed Project to accommodate the projected growth in the volume of containerized cargo through the Port in accordance with its legal mandates (see section 2.3.1), and this alternative is judged to result in increased environmental impacts compared to the proposed Project. Therefore, this alternative was eliminated from further consideration in this EIS/EIR.

### 2.5.2.5 Development of New Landfills and Terminals Outside of the Berths 136-147 Terminal Area and the Adjoining West Basin Area

This alternative would consist of creating land elsewhere in the harbor and building a new terminal on that land. This approach has been implemented in previous projects, notably the Pier 400 Container Terminal. The new terminal would need to handle approximately 700,000 TEU per year in 2025 in order to replace the proposed Project (the difference in throughput between the proposed Project and No Project in 2038; see Table 2-4), meaning that it would need to be approximately 70 acres (assuming that in 2025 it would operate at 10,000 TEU per acre per year; see Section 1.1.3) and have one or two berths. The new land would have to be in the Outer Harbor, as no water body of that size that is not needed for vessel navigation exists elsewhere in the harbor and it is not feasible at this point to operate a container terminal built outside the breakwaters. Furthermore, the LAHD’s projections of future Port capacity (Section 1.1.3) already incorporate the need for additional landfills in the Outer Harbor, so that implementing this alternative would displace a need for new land that has already been identified.

The costs and impacts of developing new facilities on new land, as well as the time it would take, would be much greater than the proposed Project, which largely focuses on optimizing existing facilities and expanding onto existing land. The creation of a 70-acre landfill would necessitate much more dredging than in the case of the proposed Project, which would increase the impacts on biological and water resources, and the loss of 70 acres of marine habitat, while it would be mitigated, nevertheless represents an avoidable impact on biological resources.
Constructing additional landfill in the Outer Harbor to expand container terminals and backland capacities would not meet Port objectives to expand and modernize existing container terminal facilities at the Port. This alternative was considered but eliminated during previous environmental impact analyses (USACE and LAHD 1992), and was eliminated from further consideration in this EIS/EIR.

2.5.2.6 Shallow Dredge Depth

Under this alternative the berths would be dredged to a shallower depth than the -53 ft MLLW proposed for the Project. Some of the impacts associated with dredging and disposal (e.g., air quality, water quality, impairment of marine resources) would be lessened compared to the proposed Project. On the other hand, the larger, deep-draft container ships entering the West Basin would not be able to dock, thus confining use of the terminal to smaller vessels and reducing the terminal’s ability to accommodate modern oceangoing vessels.

Compared to the proposed Project, this alternative would not achieve the project objectives of providing container ship berthing and infrastructure capacity to accommodate projected containerized cargo volumes through the Port and to optimize the use of existing waterways. Accordingly, this alternative is eliminated from further consideration in this EIS/EIR.

2.5.2.7 Alternative Shipping Use of the Terminal

In this alternative, the existing terminal operations, along with TraPac’s lease, would be terminated. The property would be converted to a different use consistent with maritime commerce, such as a liquid bulk, cruise, automobile, or breakbulk terminal. Many of the existing facilities, including cranes and buildings, would be removed or demolished, but the wharves would remain in their present state and there would be no dredging. New buildings and other structures would be built to suit the specific use, and the Harry Bridges Buffer Area would also be built. Activity levels cannot be predicted without knowing the specific use to which the property would be put.

The Port of Los Angeles Master Plan (LAHD 1980; POLA 2002) designates the West Basin (of which the Berths 136-147 Terminal is a part) as Area 4 of the Los Angeles Harbor District. Area 4 is dedicated to container, automobile storage, and liquid bulk operations. Accordingly, converting the property to one of those uses would be consistent with current land use plans and zoning. A cruise terminal, however, would not be consistent with the approved uses in Area 4, and, in any case, cruise terminals are present elsewhere in the ports of Los Angeles and Long Beach. Moreover, the newest cruise ships cannot pass safely under the Vincent Thomas Bridge, making a cruise terminal infeasible.

Although cargo terminals are appropriate uses for the property, the existing primary demand for additional facilities at the ports of Los Angeles and Long Beach is for container terminals, not for automobiles or breakbulk. Those uses are already being accommodated at the ports of Los Angeles and Long Beach, and both ports are planning or have already implemented expansions of those uses to meet current demand.
Although the Port of Los Angeles Master Plan also allows liquid bulk in Area 4, the
Port’s priority is to site liquid bulk terminals in areas removed from local communities
and in areas with deep-water access, such as Pier 400. Since the berths 136-147
terminal site is near the Wilmington Community it would not be an appropriate site for
a liquid bulk terminal.

Given the lack of demand for alternative shipping uses, the infeasibility of locating
some of those uses at the Berths 136-147 terminal site, and the fact that such a use
would not meet the project objectives to expand and modernize existing container
terminal facilities at the Port, to optimize the use of Los Angeles Harbor waterways,
and to accommodate the projected growth in the volume of containerized cargo through
the Port, this alternative was eliminated from further consideration in this EIS/EIR.

2.5.2.8 Other Sites within the Los Angeles Harbor District

In this alternative, the Port would expand and reconfigure a different container
terminal enough to accommodate an additional 700,000 TEUs by 2025. The
expansion would include most of the landside elements in the proposed Project
except for the Harry Bridges Buffer Area and relocation of the Pier A rail yard. It is
likely that berth dredging and wharf upgrades and extensions would be needed to
accommodate the additional vessel traffic, but the need for additional landfill would
be site-dependent.

Although this alternative would meet the project objective to expand and modernize
existing container terminal facilities at the Port, it would not meet the other
objectives to optimize the use of Los Angeles Harbor waterways and to
accommodate the projected growth in the volume of containerized cargo through the
Port. All of the other adjacent West Basin container terminals (Berths 100-102 and
118-131) already have proposed expansion and modernization projects undergoing
NEPA/CEQA review. There are no other large tracts of land within the Port of Los
Angeles with water access and with a minimum of -53-foot channel depth available
at this time that have the potential to support container terminal operations.
Furthermore, as described in Section 1.1.3, there is a need to upgrade all of the
container terminals in the Port. Accordingly, this alternative was eliminated from
further consideration in this EIS/EIR.

2.5.2.9 Non-Shipping Use of the Terminal

In this alternative, the existing terminal operations, along with TraPac’s lease, would
be terminated. The property would be converted to a different use or uses that would
be unrelated to marine terminals, such as educational facilities, park and open space,
commercial development, warehousing, or a non-water-dependent industrial use.
The existing buildings and structures would be removed and replaced by others
appropriate to the use. The wharves would be abandoned but not demolished. No
dredging would take place. The Harry Bridges Buffer Area would not be constructed
because the site would likely be incorporated into the non-shipping use. Operational
activities would depend upon the use(s), but would likely involve passenger cars and
light trucks, rather than the ships, heavy-duty diesel trucks, locomotives, and terminal equipment that characterize current site activity.

The Port of Los Angeles Master Plan (LAHD 1980; POLA 2002) designates the West Basin (of which the Berths 136-147 Terminal is a part) as Area 4 of the Los Angeles Harbor District. Area 4 is dedicated to container, automobile storage, and liquid bulk operations. In the Port of Los Angeles Plan (1982), Policy 6 states “The highest priority for any water or land area use within the jurisdiction of the Port shall be for developments which are completely dependent on harbor water areas and/or harbor land areas for their operations.” Under the California Tidelands Act of 1911, the Port of Los Angeles’ jurisdictional properties are held in trust by the City and administered by the City’s Harbor Department to promote and develop maritime-related commerce, navigation, and fisheries. Non-shipping alternatives are not consistent with these policies and would not meet Project objectives. Therefore, this alternative was eliminated from further consideration in this EIS/EIR.

2.5.2.10 Harry Bridges Boulevard Relocated to Provide Additional Container Storage Area

In this alternative, Harry Bridges Boulevard would be realigned to approximately the location of “C” Street and the existing vacant land plus the current footprint of Harry Bridges Boulevard would be converted to approximately 30 acres of additional container storage area for the Berths 136-147 Terminal.

This alternative would bring container operations closer to Wilmington residents along “C” Street, thus exposing Wilmington residents to more noise and air impacts than under the proposed Project. This alternative would require a noise wall or berm to mitigate noise impacts on “C” Street residents, which would negatively affect views from the area. While expanding the terminal by 30 acres would help accommodate additional containerized cargo, this would not provide any space between Port heavy industrial and Wilmington residential uses. Because of these adverse effects, the Los Angeles Board of Harbor Commissioners decided (October 2004) to eliminate this alternative from further consideration. Therefore, this alternative is not discussed further in this EIS/EIR.

2.5.2.11 Development and Operation of a Smaller Container Terminal

In this alternative the LAHD would reconfigure the existing container terminal and expand it to add more backlands, although by less than the 57 additional acres contemplated under the proposed Project or Alternative 2, the Reduced Project. The reconfiguration would include most of the project elements of Alternative 2, including an on-dock rail yard, reconstructed wharves, relocated Pier A rail yard, and new buildings. The new terminal would operate under a new lease that would incorporate environmental control measures consistent with the Port’s environmental policies (see section 1.6). The major differences between this alternative and Alternative 2 would be that the lease would restrict throughput to a level below
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2.5.2.12 Alternatives for the Harry Bridges Buffer Area

Alternative configurations for the Harry Bridges Buffer Area were considered during the process of designing a buffer area that would constitute a community amenity and provide physical separation between Port operations and residential areas. Throughout 2006, the Port and its consultants worked in a collaborative public planning process with the Wilmington Waterfront Subcommittee of the Port Community Advisory Committee (PCAC) on a conceptual design for the buffer area. During the process, three alternative designs for the buffer area were produced and evaluated. The concept being carried forward as an element of the Berth 136-147 Container Terminal Project was identified by the Port, with support from the Subcommittee, on December 5, 2006, and ratified by the full PCAC on January 16, 2007. The other two design alternatives considered during the public planning process would have met the proposed project element purpose, but as they were not preferred by the community and would offer no environmental benefits over the preferred concept, they are not being carried forward in this document.

In addition to the alternative landscape designs, three other uses that constitute alternatives were considered:

**Flat Grass Area.** Under this alternative, the area would be flat, planted largely in grass with minimal landscaping. Such a large grass public area would, according to community input received in the public planning meetings, likely result in the use of the entire area for local organized youth and community sports activities, particularly soccer. This alternative design does not provide the visual amenities that would be provided by a landscaped alternative, was not a community preferred alternative, and would by physical design and intentions expressed by the community, result in the entire area being dedicated to organized sports activities, which is not consistent with the trust grants and the public trust doctrine governing the use of Port land. This alternative design would offer no environmental impact benefits over the preferred concept, and was therefore dropped from further consideration.

**Low Income Housing.** Under this alternative, the area would be set aside for future development of a residential area that would be coupled with a public transit amenity along Harry Bridges Blvd., such as an MTA rail service. This alternative would not provide any physical separation from Port activities and the Wilmington Community,
2.0 Project Description

and is not consistent with Tidelands Trust uses of Port land. This alternative design
would offer no environmental impact benefits over the preferred concept, and was
therefore dropped from further consideration.

No Public Use Area. Under this alternative, the area would be landscaped or left fallow,
but would be fenced off so as not to allow public access to the area. This alternative was
developed in response to comments that public use of an area adjacent to a transportation
corridor would attract the public to an area of higher air pollution, specifically diesel
particulates. This alternative would provide a physical separation between Port activities
and the Wilmington Community, with the environmental benefit of having no public
access to an area adjacent to a transportation corridor (such as Harry Bridges Boulevard)
and Port facilities that may experience higher air pollution than other areas of the
community. This issue is further discussed in the Air Quality section (Section 3.1).
However, barring public access to this area would not be consistent with the goals
resulting from the public community preferred design planning process, which included
providing a community amenity, and was therefore dropped from further consideration.

2.6 Project Baselines

To determine significance, the proposed Project and alternatives are compared to a
baseline condition. The difference between the proposed Project or alternative and
the baseline is then compared to a threshold to determine if the difference between
the two is significant. As discussed in Section 1.5.5, CEQA and NEPA use different
baseline conditions from which to determine significance. The baselines used to
analyze the Berths 136-147 Container Terminal Project are presented below and
illustrated conceptually in Figure 2-12). The illustration compares the scenarios on
the basis of cargo throughput (TEUs), but the concept applies equally to types of
impacts, for example tons of air emissions, noise levels, or average daily traffic
figures. The illustration shows that the CEQA Baseline (tan) is fixed for the duration
of the project at the conditions that prevailed at the time of the NOP (in this case,
2003), whereas the No Federal Action/NEPA Baseline (green) changes over time in
response to increases or decreases in activity or other factors occurring at the project
site absent federal permits. Because the baselines are different, CEQA and NEPA
may reach different conclusions concerning impacts at a given point in time from the
same project activity (total area in blue, green, and tan in the graph).

2.6.1 CEQA Baseline

CEQA’s requirements for establishing a baseline are discussed in Section 1.5.5. For
purposes of this EIS/EIR, the CEQA Baseline for determining the significance of
potential impacts under CEQA is the conditions that existed at the time the LAHD
issued the NOP, i.e., December 2003. At that time the terminal had 176 acres,
received 246 annual ship calls, and handled 891,976 TEUs per year. The CEQA
Baseline represents the setting at a fixed point in time, with no project growth over
time, and differs from the No Project Alternative (discussed in Section 2.5.1) in that
the No Project Alternative addresses what is likely to happen at the site over time,
starting from the baseline conditions. The No Project Alternative allows for growth
at the Project site that would occur without any required additional approvals.
Proposed Project: Includes in-water elements and all upland elements for full container terminal buildout.

No Federal Action/NEPA Baseline: Same as the No Federal Action scenario and is a floating baseline.

Includes construction and operation of all upland elements to within 100 feet of the water.

CEQA Baseline: Fixed at December 2003, date of NOP. Any significant feature changes compared to 2007 conditions are noted in the impact analysis.

Figure 2-12. Comparison Between CEQA Baseline, No Further Action/NEPA Baseline and Proposed Project Parameters Based on Total Throughput
2.6.2 No Federal Action/NEPA Baseline

The basis of the No Federal Action/NEPA Baseline is discussed in Section 1.5.5. For purposes of this EIS/EIR, the evaluation of significance under NEPA is defined by comparing the proposed Project or other alternative to the No Federal Action/NEPA Baseline scenario. The No Federal Action/NEPA Baseline would include construction and operation of all upland elements (existing lands) for backlands or other purposes. The No Federal Action/NEPA Baseline would also not include any dredging, filling of the Northwest Slip, or wharf construction or upgrades that would require permits from the USACE under Section 10 of the River and Harbor Act, Section 404 of the Clean Water Act, and for any transportation of dredged material for ocean dumping, Section 103 of the Marine Protection, Research, and Sanctuaries Act. The dredging and filling associated with the previously approved Channel Deepening Supplemental Environmental Impact Statement/Supplemental Environmental Impact Report (SEIS/SEIR) and Channel Deepening Project for Additional Disposal Areas SEIS/SEIR (USACE and LAHD 2000, in preparation) would, if approved, still occur, creating the 5-acre fill. None of the existing wharves would be improved, and no cranes would be replaced.

2.7 Relationship to Existing Plans

One of the primary objectives of the NEPA/CEQA process is to ensure that the proposed Project is consistent with applicable statutes, plans, policies, and other regulatory requirements. Table 2-5 lists the statutes, plans, policies, and other regulatory requirements applicable to the proposed Project and alternatives. Additional analysis of plan consistency is contained in individual resource sections of Chapter 3 and, in particular, in Section 3.8 (Land Use).
### Table 2-5. Applicable Statutes, Plans, Policies, and Other Regulatory Requirements

<table>
<thead>
<tr>
<th>Applicable Statutes, Plans, Policies, and Other Regulatory Requirements</th>
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<tbody>
<tr>
<td>California Tidelands Trust Act, 1911</td>
<td>Submerged lands and tidelands within the Port of Los Angeles, which are under the Common Law Public Trust, were legislatively granted to the City of Los Angeles pursuant to Chapter 656, Statutes of 1911 as amended. Those properties are held in trust by the City and administered by the City’s Harbor Department to promote and develop commerce, navigation and fisheries, and other uses of statewide interest and benefit, including but not limited to, commercial, industrial, and transportation uses, public buildings and public recreational facilities, wildlife habitat, and open space. The LAHD would fund the proposed Project with trust revenues. All property and improvements included in the proposed Project would be dedicated to maritime-related uses and would, therefore, be consistent with the Trust. Although under the Tidelands Trust Act, the Port can have non-shipping uses, the Port has given container operations priority for the Berths 136-147 area.</td>
</tr>
<tr>
<td>California Coastal Act of 1976</td>
<td>The Coastal Act (PRC Div. 20 Section 30700 et seq.) identifies the Port of Los Angeles and its facilities as a “primary economic and coastal resources of the state, and an essential element of the national maritime industry (PRC Section 30701). The Port is responsible for modernizing and construction necessary facilities to accommodate deep-draft vessels and to accommodate the demands of foreign and domestic waterborne commerce and other traditional and water dependent and related facilities in order to preclude the necessity for developing new ports elsewhere in the state (Sections 30007.5 and 30701 (b)). The Act also establishes that the highest priority for any water or land area use within the jurisdiction of the Port of Los Angeles shall be for developments which are completely dependent on such harbor water areas and/or harbor land areas for their operations (Sections 30001.5 (d), 30255 and 31260). The Coastal Act further provides that the Port should “Give highest priority to the use of existing land space within harbors for port purposes, including, but not limited to, navigational facilities, shipping industries, and necessary support and access facilities.” (Section 30708 (c)). Under the California Coastal Act, water areas may be diked, filled, or dredged when consistent with a certified port master plan only for specific purposes, including: (1) Construction, deepening, widening, lengthening, or maintenance of ship channel approaches, ship channels, turning basins, berthing areas, and facilities that are required for the safety and the accommodation of commerce and vessels to be served by port facilities; and (2) New or expanded facilities or waterfront land for port-related facilities. In accordance with provisions of the Coastal Act, the Port has a certified Master Plan which provides the Port with Coastal Development Permit authority for actions/developments consistent with that Master Plan. Items inconsistent such as new fills in water would require a Master Plan Amendment through the Coastal Commission. The proposed Project is consistent with the Plan’s provisions, but implementation of the proposed Project will require an amendment of the Port of Los Angeles Master Plan (see below) because the 10-acre fill is not described in the current version of the Plan.</td>
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Table 2-5. Applicable Statutes, Plans, Policies, and Other Regulatory Requirements (continued)

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<tr>
<td>Coastal Zone Management Act</td>
<td>Section 307 of the Coastal Zone Management Act (CZMA) requires that all federal agencies with activities directly affecting the coastal zone, or with development projects within that zone, comply with the state coastal acts (in this case, the California Coastal Act of 1976) to ensure that those activities or projects are consistent, to the maximum extent practicable. The California Coastal Commission will use this EIS/EIR when considering whether to find the proposed Project consistent with the Coastal Act, and the USACE will use that approval as a demonstration that the proposed Project is in compliance with the CZMA.</td>
</tr>
<tr>
<td>Port of Los Angeles Master Plan with Amendments (2002)</td>
<td>The Port of Los Angeles Master Plan (PMP: LAHD 1980) provides for the development, expansion, and alteration of the Port (both short-term and long-term) for commerce, navigation, fisheries, Port-dependent activities, and general public recreation. Those objectives are consistent with the provisions of the California Coastal Act (1976), the Charter of the City of Los Angeles, and applicable federal, state, and municipal laws and regulations. The proposed Project’s proposed uses are consistent with the Plan but the 10-acre fill would necessitate an amendment of the Port of Los Angeles Master Plan.</td>
</tr>
<tr>
<td>California Coastal Plan</td>
<td>Under provisions of the California Coastal Act, the Port of Los Angeles Master Plan is incorporated into the Local Coastal Program of the City of Los Angeles. The LAHD has coastal development permit authority for activities in the Main Channel. Therefore, if the proposed Project would be consistent with the Port of Los Angeles Master Plan, the proposed Project would also be considered consistent with the Local Coastal Program. The LAHD does not currently have coastal development permit authority for the following proposed Project element: filling-in a 10-acre waterway for container terminal purposes. Authority would be granted if the Port of Los Angeles Master Plan were amended to include the Project element.</td>
</tr>
<tr>
<td>San Pedro Bay Clean Air Action Plan</td>
<td>The Port, in conjunction with the Port of Long Beach and with guidance from AQMD, CARB and USEPA, has developed the San Pedro Bay Clean Air Action Plan (CAAP), which was approved by the Los Angeles and Long Beach Boards of Harbor Commissioners on November 20, 2006. The CAAP focuses on reducing diesel particulate matter (DPM), NOx, and SOx, with two main goals: (1) to reduce Port-related air emissions in the interest of public health, and (2) to disconnect cargo growth from emissions increases. The Plan includes near-term measures implemented largely through the CEQA/NEPA process and new leases at both ports. The proposed Project includes air quality control measures outlined in the CAAP, both as mitigation that will be imposed via permits and lease provisions and as standard measures that will be implemented through the lease, agreements with other agencies and business entities, and Port contracting policies.</td>
</tr>
<tr>
<td>Port of Los Angeles Real Estate Leasing Policy</td>
<td>The purpose of this Policy is to provide a framework governing leasing and rental decisions as they relate to tenant retention, selecting new tenants, development of new agreements and, as appropriate, modifications to existing agreements by amendments. The proposed Project would be consistent with the Leasing Policy in that it would incorporate CAAP provisions that would be implemented through the lease with the terminal operator.</td>
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</table>
### Table 2-5. Applicable Statutes, Plans, Policies, and Other Regulatory Requirements (continued)

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<td>Port of Los Angeles Strategic Plan</td>
<td>The Port of Los Angeles Strategic Plan (LAHD 2007) identifies the Port’s mission and provides eleven strategic objectives for the next five years. The mission includes promotion of “grow green” philosophy combined with fiduciary responsibility and promotion of global trade. The eleven strategic objectives include, minimization of land use conflicts, maximizing the efficiency and the capacity of current and future facilities, addressing needed infrastructure requirements, maintaining financial self-sufficiency, raising environment standards and enhancing public health, promoting emerging and environmentally-friendly cargo movement technology and energy sources, provide for safe and efficient operations and homeland security, strengthen local community relations and developing more and higher quality jobs. The proposed Project is consistent with the Strategic Plan because it would help to maximize the efficiency and capacity of a Port terminal and would raise environmental standards through the incorporation of Port environmental policies into a new lease.</td>
</tr>
<tr>
<td>Risk Management Plan</td>
<td>The Risk Management Plan, an amendment to the Port of Los Angeles Master Plan, was adopted in 1983, per requirements of the California Coastal Commission. The purpose of the Risk Management Plan is to provide siting criteria relative to vulnerable resources and the handling and storage of potentially hazardous cargo such as crude oil, petroleum products, and chemicals. The Risk Management Plan provides guidance for future development of the Port to minimize or eliminate the hazards to vulnerable resources from accidental releases (LAHD 1983). The proposed Project design is consistent with the Risk Management Plan.</td>
</tr>
<tr>
<td>City of Los Angeles General Plan — Port of Los Angeles Plan</td>
<td>The Port of Los Angeles Plan is part of the General Plan for the City of Los Angeles (City of Los Angeles 1982a). This plan provides a 20-year official guide to the continued development and operation of the Port. It is designed to be consistent with the Port of Los Angeles Master Plan discussed above. Because the proposed Project would be consistent with the Port of Los Angeles Master Plan it would also be consistent with the goals of the General Plan.</td>
</tr>
<tr>
<td>City of Los Angeles — Wilmington Harbor City District Plan</td>
<td>The Wilmington Harbor City District Plan is part of the General Plan of the City of Los Angeles (City of Los Angeles 1990). The proposed Project is located in an area south of, and adjacent to, the Wilmington Harbor City District. Although the District Plan does not include the proposed Project area, the plan recommends integrating future development of the Port with the Wilmington Community, including changes to transportation and circulation systems, and Port land acquisitions. The plan also recommends interagency coordination in the planning and implementation of Port projects to facilitate efficiency in Port operations, and to serve the interests of the adjacent communities. The proposed Project would be consistent with these recommendations as the Port has been involved in interagency coordination in the planning of this proposed Project and also has served the interests of adjacent communities through project scoping.</td>
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<td>City of Los Angeles—San Pedro Community Plan</td>
<td>The San Pedro Community Plan (City of Los Angeles 1982b) serves as a basis for future development of the community. It is also the land use plan portion of the City’s Local Coastal Program for San Pedro. The Port of Los Angeles, although it is contiguous to San Pedro, is not part of the San Pedro Community Plan area. However, the San Pedro Community Plan does make recommendations regarding the Port, particularly for areas adjacent to commercial and residential areas of San Pedro. Although the proposed Project site is not contiguous with San Pedro the proposed Project would be consistent with these recommendations as the Port has taken into consideration the residential and commercial communities of San Pedro during project development through the scoping process.</td>
</tr>
<tr>
<td>City of Los Angeles General Plan—Air Quality Element</td>
<td>The City of Los Angeles General Plan has an Air Quality Element (City of Los Angeles 1992) that contains general goals, objectives, and policies related to improving air quality in the region. Policy 5.1.1 relates directly to the Port and requires improvements in harbor operations and facilities to reduce emissions. The LAHD is actively planning for and implementing such improvements. The proposed Project is consistent with the Air Quality Element in that it incorporates CAAP measures to reduce air quality impacts.</td>
</tr>
<tr>
<td>Water Quality Control Plan—Los Angeles River Basin</td>
<td>The Water Quality Control Plan for the Los Angeles River Basin (Region 4) was adopted by the Regional Water Quality Control Board, Los Angeles Region (RWQCB) in 1978 and updated in 1994 (RWQCB 1994a, 1994b). The Basin Plan designates beneficial uses of the basin’s water resources. The Basin Plan describes water quality objectives, implementation plans, and surveillance programs to protect or restore designated beneficial uses. The proposed Project would be operated in conformance with objectives of the Water Quality Control Plan because it would be required by the lease to comply with the General Industrial permit for storm water.</td>
</tr>
<tr>
<td>Water Quality Control Policy—Enclosed Bays and Estuaries of California</td>
<td>In 1974, the State Water Resources Control Board (SWRCB) adopted a water quality control policy that provides principles and guidelines to prevent degradation and to protect the beneficial uses of waters of enclosed bays and estuaries (SWRCB 1974). Los Angeles Harbor is considered to be an enclosed bay under this policy. Activities, such as the discharge of effluent, thermal wastes, radiological waste, dredge materials, and other materials that adversely affect beneficial uses of the bay and estuarine waters are addressed. Waste discharge requirements developed by the RWQCB, among other requirements, must be consistent with this policy. The proposed Project would be constructed and operated in conformance with objectives of the Water Quality Control Policy through controls on construction activities (dredging and fill, wharf construction) and on operations (storm water and other discharges).</td>
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</table>
### Table 2-5. Applicable Statutes, Plans, Policies, and Other Regulatory Requirements (continued)

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<tr>
<td>Air Quality Management Plan</td>
<td>The federal Clean Air Act (CAA) and its subsequent amendments establish the National Ambient Air Quality Standards (NAAQS) and delegate the enforcement of these standards to the states. In areas that exceed the NAAQS, the CAA requires states to prepare a State Implementation Plan (SIP) that details how the NAAQS will be met within mandated time frames. The CAA identifies emission reduction goals and compliance dates based on the severity of the ambient air quality standard violation within an area. The California Clean Air Act (CCAA) outlines a program to attain the more stringent California Ambient Air Quality Standards (CAAQS) for O₃, NO₂, SO₂, and CO by the earliest practical date. The Lewis Air Quality Act of 1976 established the South Coast Air Quality Management District (SCAQMD), created SCAQMD’s jurisdiction over the four-county South Coast Air Basin (SCAB), and mandated a planning process requiring preparation of an Air Quality Management Plan (AQMP). The 2003 AQMP (SCAG 2003) proposes emission reduction strategies that will enable the SCAB to achieve the national and most state ambient air quality standards within the mandated time frames. The proposed Project would be consistent with this plan as discussions with the Southern California Association of Governments (SCAG) determined that construction and operation of the proposed Project are consistent with SCAG regional employment and population growth forecasts, which were used in the development of the 2003 AQMP.</td>
</tr>
<tr>
<td>California Air Resources Board – Emission Reduction Plan for Ports and Goods Movements in California</td>
<td>California Air Resources Board (CARB) approved the Emission Reduction Plan for Ports and Goods Movement (CARB 2006e) on April 20, 2006. All of the proposed mitigations in this EIR were developed as part of the Port’s Clean Air Action Plan (POLA and POLB 2006; see Section 1.6). Thus, the Port’s air quality plan complies with CARB’s goals and meets and/or exceeds all reduction strategies</td>
</tr>
<tr>
<td>AB 32</td>
<td>On September 27, 2006, Governor Schwarzenegger signed AB 32, the Global Warming Solutions Act. The Act caps California’s greenhouse gas emissions at 1990 levels by 2020. This legislation represents the first enforceable state-wide program in the U.S. to cap all GHG emissions from major industries that includes penalties for non-compliance. It requires the State Air Resources Board to establish a program for statewide greenhouse gas emissions reporting and to monitor and enforce compliance with this program. The proposed Project’s consistency with AB 32 cannot be accurately evaluated until the Air Resources Board establishes its program.</td>
</tr>
<tr>
<td>Southern California Association of Governments Regional Plans</td>
<td>Southern California Association of Governments (SCAG) is responsible for developing regional plans for transportation management, growth, and land use, as well as developing the growth factors used in forecasting air emissions within the South Coast Air Basin. SCAG has developed a Growth Management Plan (GMP), a Regional Housing Needs Assessment, a Regional Mobility Plan (RMP), and in cooperation with the SCAQMD, the AQMPs. The proposed Project would not generate population migration into the area or create a demand for new housing units, and thus would be consistent with these plans.</td>
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<td>Congestion Management Plan</td>
<td>The Congestion Management Program (CMP) is a state-mandated program intended as the analytical basis for transportation decisions made through the State Transportation Improvement Program process (LACMTA 1993). The CMP was developed to: (1) link land use, transportation, and air quality decisions; (2) develop a partnership among transportation decision makers on devising appropriate transportation solutions that include all modes of travel; and (3) propose transportation projects that are eligible to compete for state gas tax funds. The CMP includes a Land Use Analysis Program, which requires local jurisdictions to analyze the impacts of land use decisions on the regional transportation system. For development projects, an EIR is required based on local determination and must incorporate a Transportation Impact Analysis into the EIR. This EIR does include a transportation impact analysis and thus is consistent with the CMP.</td>
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