CAWCD BOARD POLICY



Approved by the CAWCD Board June 20, 2002 Revised June 1, 2023

CAWCD Recreational Trail Policy

Purpose/Background

In the later stages of planning and constructing the CAP Aqueduct System, the USBR anticipated the development of trails alongside the aqueduct. When reasonable and possible, the USBR acquired sufficient land and located the fence to allow for a 10 ft. to 20 ft. wide trail to be developed outside the fenced right-of-way, generally along the downhill side of the canal. The USBR has specific authority to partner in a contractual relationship with local governmental sponsors to cost share in trails to be developed and managed by the local entity. The CAWCD Board would like the trails to be developed for public use as soon as reasonably possible and intends to be proactive in facilitating the appropriate agreements. Emphasis should be focused on the urban areas, particularly in those areas where the trail could be developed in conjunction with the development of the adjacent area.

Policy

- 1. The CAP recreational trail is planned on the unfenced strip of land (approximately twenty feet wide) between the CAP canal security fence and the canal property boundary line. The general trail location is on the downhill side (south or west) of the canal in the Phoenix area, and on the uphill (east) side of the Pima and Pinal County areas but switches sides in specific locations. The trail is planned for multiple recreational uses, i.e., walking, jogging, equestrian use, bicycling, and roller blading if paved. However, public motorized uses will not be allowed.
- 2. The recreation trail shall be outside the security-fenced "closed" aqueduct system for operational, security, maintenance and liability reasons. CAWCD preserves its right to use the planned trail area for the maintenance of the CAP security fence.
- 3. CAWCD will facilitate the recreation agreements between the city or county cost-sharing sponsors and Reclamation; this facilitation will include working with the prospective sponsors' councils or boards, planning commissions, trail committees, and Reclamation. If CAWCD deems it feasible from an operational perspective, it may permit the security fence to be relocated to accommodate the needed trail width.
- 4. In urban areas, CAWCD will work with each jurisdiction's planning department prior to review and permitting of new developments adjacent to the trail. CAWCD will request that the permitting secure an added trail width or setback in areas where less than twenty feet of CAP property is available for trail development. Comments are routinely requested from CAWCD's Engineering Department on adjacent new subdivision developments. When reviewing these, CAWCD will confirm the request for additional width or trail setback in areas that are adjacent to the planned trail.
- 5. CAWCD will consider the possibilities of recreation trails for non-motorized use in the areas of CAWCD recharge projects, particularly the Agua Fria Recharge Project or other recharge projects where CAWCD has ownership of the property. Where CAWCD holds an easement right, then CAWCD will support the trail concept as the jurisdiction acquires the rights they need for the trail. Recharge project operations, however, retain first priority; any recreational plans considered shall not adversely impact CAWCD recharge project operations.