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City of Lafayette
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Re: L03-11 Terraces of Lafayette – Appeal of Planning Commission Resolution 2020-14

Mayor Anderson, Members of the City Council and City Manager Srivatsa:

I am writing on behalf of Save Lafayette, a non-profit organization composed of residents living in and around the City of Lafayette (“City”) concerning the proposed Terraces of Lafayette Project (“Project”) proposed to be constructed at 3233 Deer Hill Road, at the southwest corner of Pleasant Hill and Deer Hill Roads (APN-232-150-027) by the O’Brien Land Company, LLC (“Developer”). Save Lafayette appeals the July 1, 2020\(^1\) decision of the Lafayette Planning Commission approving the Project and the Addendum prepared for the Project pursuant to the California Environmental Quality Act (“CEQA”), set forth in Planning Commission Resolution 2020-14. In particular, Save Lafayette challenges the following decisions of the Planning Commission:

- Determination that a Subsequent Environmental Impact Report (“SEIR”) is not required for the Project;
- Approval of an Addendum for the Project prepared pursuant to CEQA;
- Adoption of findings under CEQA;
- Adoption of inadequate mitigation measures and alternatives pursuant to CEQA;
- Adoption of Statement of Overriding Considerations under CEQA;

\(^1\) Although the Planning Commission hearing at issue began on June 30, 2020, the Planning Commission’s decisions being challenged herein were not made until after midnight on July 1, 2020.
• Determination that the Project is consistent with the General Plan and Zoning;
• Determination that the Project complies with the requirements of the Housing Accountability Act ("HAA");
• Determination that the City must approve the Project pursuant to the HAA;
• Determination that the HAA preempts CEQA

As discussed more fully below:

1. The City can and should deny approval of the Project because it admittedly has numerous significant unmitigated impacts. When a Project has significant unmitigated impacts, the City may decline to approve the Project with a finding that its environmental impacts outweigh its economic benefits. (CEQA §21081(a), (b)). This is an inherently political decision that will not be set aside by the courts so long as it is supported by substantial evidence. (Concerned Citizens of South Central LA v. Los Angeles Unif. Sch. Dist. (1994) 24 Cal.App.4th 826, 847). The Housing Accountability Act expressly requires CEQA compliance, and does not preempt the City’s authority under CEQA. (Gov. Code sect. 65589.5(e); 65589.5(o)(6)).

2. A subsequent environmental impact report is required for the Project because it has new significant impacts that were not analyzed in the 2013 EIR; there are new mitigation measures that are feasible today that were not feasible in 2013; and there are impacts that are more severe today than analyzed in the 2013 EIR, including but not limited to the following:

a. Wildlife biologist Dr. Shawn Smallwood, Ph.D., visited the site on May 10, 2020. Dr. Smallwood identified six special status species on the site which will be adversely impacted by the Project. The 2013 EIR and 2020 Addendum erroneously state that there are no special status species on the site. The City’s response that Dr. Smallwood’s observations are not new information because the City anticipated that there may be protected species on the Project site is preposterous. The city cannot rely on CEQA documents that state unequivocally that there are no special status species on the site, and at the same time contend that they anticipated that there may be special status species on the site. At the very least, this renders the CEQA documents inadequate as informational documents.

b. Dr. Paul Rosenfeld, Ph.D., of the consulting firm, Soil Water Air Protection Enterprise, (SWAPE), determined that the Project will create a cancer risk of 130 per million at the maximally exposed individual receptor, which is 200 meters downwind from the Project site, and includes Acalanes High School. This is a significant impact not analyzed in the 2013 EIR or the 2020 Addendum. SWAPE concluded
that the Addendum improperly analyzed cancer risk as a point upwind of the Project site, leading to misleadingly low calculations of cancer risk.

c. The Project requires destruction 101 of 117 mature trees that are protected by the City’s Tree Preservation Ordinance – 10 more trees than analyzed in the 2013 EIR. This is a significant new impact of the Project that did not exist in 2013.

d. The Project proposes to add a new southbound lane on Pleasant Hill Road, which will cause a conflict with the Gateway Constraints policy. This policy conflict is a significant impact under CEQA that did not exist under the prior Project proposal.

e. The Project fails to preserve wildrye areas, in violation of mitigation measures imposed on the 2013 EIR.

f. The Addendum fails to analyze impacts on indoor air quality due to air pollution from adjacent Highway 24, and air pollution from composite wood products, despite the fact that this hazard was analyzed in the 2018 Addendum prepared by the Developer;

g. The Addendum fails to analyze wildfire risks, in violation of Section XX of CEQA Guidelines Appendix G, adopted in 2019. This risk is heightened since 2013, and highlighted by the fall 2019 fire that destroyed the Lafayette Tennis Club. An SEIR is required to analyze this risk, and whether the Project exacerbates risks related to evacuation, emergency vehicle access, adequacy of fire suppression water, etc.

h. The Project has significant new traffic impacts that are more severe than analyzed in the 2013 EIR due to changed circumstances.

i. The Project is different than the Project described in the 2013 EIR. The Project is reconfigured such that it no longer preserves wildrye areas, it requires destruction of 10 additional mature trees, and includes an extra lane on southbound Pleasant Hill Road. CEQA requires that the Project being approved must be analyzed in the EIR not some other project. CEQA requires a “stable, accurate and finite” project description. The city has presented a moving target.

A subsequent EIR is required to analyze the above impacts and to propose feasible mitigation measures and to consider feasible alternatives to reduce these and other impacts. This is clearly significant new information that was not known and could not have been known in 2013, which necessitates an SEIR. The addendum prepared for the Project is inadequate.

3. The City should not even reach issues under the Housing Accountability Act (“HAA”) until a legally adequate CEQA document is prepared. CEQA must be
completed prior to any Project approval, and the HAA expressly preserves the City’s authority under CEQA. (Gov. Code sect. 65589.5(e), 65589.5(o)(6)).

4. If the City nevertheless decides to consider the HAA, the City is not compelled to approve the Project under the HAA for several reasons:

a. The Project “would have a specific, adverse impact upon the public health or safety, and there is no feasible method to satisfactorily mitigate or avoid the specific adverse impact.” (Gov. Code sect. 65589.5(d)(2)). Dr. Rosenfeld explains that the Project will cause airborne cancer risks in excess of Bay Area Air Quality Management District (BAAQMD) significance thresholds. ELITE traffic consulting experts explain that the Project will interfere with evacuation in the case of a wildfire.

b. The Project “is inconsistent with both the jurisdiction’s zoning ordinance and general plan land use designation as specified in any element of the general plan as it existed on the date the application was deemed complete, and the jurisdiction has adopted a revised housing element in accordance with Section 65588 that is in substantial compliance with this article.” (Gov. Code sect. 65589.5(d)(5)). There is no question that the Project is inconsistent with the current General Plan and zoning. (See, letter from Save Lafayette dated August 3, 2020). Furthermore, as discussed in a November 25, 2013 memo from then Senior Planner Greg Wolff, the Project violated 19 provisions of the General Plan existing at that time, as well as the Hillside Development Ordinance. (Exhibit A). Those findings are equally applicable today.

c. There has been an intervening change in the number of units in the proposed project of more than 20%, from 315 units to 44 units, thereby rendering the 2013 proposal void. As a result, the Project must comply with the current General Plan and zoning, which it does not. (Gov. Code sect. 65589.5(o)(2)(E)).

d. The City has failed to comply with CEQA because a Subsequent EIR is required for the Project. (Gov. Code sect. 65589.5(e), 65589.5(o)(6)).

For the above reasons, we urge the City Council to require preparation of the Subsequent EIR for the Project, and to reverse Planning Commission Resolution 2020-14. Not only is an SEIR required by law, but it is also the clearest solution for the City. Since the HAA fully preserves the City’s power under CEQA, the City has full authority to require an SEIR. If the City requires an SEIR, it faces no liability under the HAA whatsoever since the HAA does not even “kick in” until after CEQA review is completed. Requiring an SEIR will allow the City to fully analyze and mitigate the Project’s impacts before it even considers issued under the HAA.
PROJECT DESCRIPTION

The proposed project ("Project") consists of a multi-unit residential housing project at the southwest corner of Deer Hill Road and Pleasant Valley Road known as Terraces of Lafayette, which would include 315 residential units within 14 buildings and a clubhouse building on 22.27 acres of land. It is important to note that this is not a low-income housing project. Eighty percent of the units will be full market rate. The remaining 20% will be for "moderate income" residents. "Moderate income" is defined as 110% of the area median income – in other words, people who are slightly wealthier than the average resident. Area median income is approximately $119,000, thus, the units would be affordable to residents with incomes of greater than $120,000. These are not "low-income" units. All of the units would be for residents with above-average incomes.

The Project would require removal of 101 of 117 protected trees from the Project site, destruction of one of the largest valley oaks in the City (58-inches), and destruction of 2 acres of native blue wildrye. The Project site includes a lush riparian woodland habitat, which (contrary to statements in the CEQA documents) is home to several protected species. Project construction requires 500,000 cubic yards of earth movement.

A somewhat similar project was proposed by the same Developer in 2011 ("2011 Project"). The City Council certified the final EIR for that version of the project seven years ago, in August 12, 2013. ("2013 Project"). The 2013 EIR found that the 2011 Project would have 13 significant unmitigated environmental impacts in five different subject areas of aesthetics, air quality, biological resources, land use and planning, and transportation. Although the EIR was certified in 2013, the underlying Project was never approved – shielding the EIR from legal challenge.2

On December 9 2013, the developer abandoned the 2013 Project and submitted a very different project for approval, known as the Homes at Deer Hill. ("2013 Project"). The 2013 Project included only 44 homes, preserved many of the protected trees on site and blue wildrye, including the 58-inch Great Oak tree. The City certified a new EIR for the 2013 Project. However, on June 5, 2018, the voters of the City rejected the 2013 Project by referendum, following successful litigation against the City’s effort to thwart the voter’s attempt to exercise their Constitutional rights. (Save Lafayette v. City of Lafayette (2018) 20 Cal.App.5th 657).

On June 15, 2018, the developer proposed the current Project. The current proposal has some similarities to the 2011 Project, but also many significant differences, including, but not limited to, the following:

- The current Project, requires destruction of 10 more protected tress than the 2011 Project,
- The current Project destroys more blue wildrye than the 2011 Project,

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2 A CEQA document can only be challenged if the CEQA document is approved and the project is approved. Coal. for Clean Air v. City of Visalia, 209 Cal. App. 4th 408, 423-26 (2012).
- The current Project requires a new southbound lane on Pleasant Hill Road, unlike the 2011 Project,
- The current Project does not include a median break on Pleasant Hill Road,
- The current Project extends the northbound left-turn lane at Pleasant Hill Road and Deer Hill Road/Stanley Blvd., to Acalanes Avenue,
- The current Project generates higher noise levels than the 2011 Project at nearby sensitive receptors such as home and the nearby Acalanes High School.

In 2018, the Developer submitted a CEQA Addendum for the Project prepared by consultant, First Carbon. ("2018 Addendum"). The City retained an independent consultant to review the 2018 Addendum. The independent consultant determined that the 2018 Addendum was legally inadequate, and that a Subsequent EIR was required due to changed circumstances since the 2013 EIR was certified. (See, Letter from A. Coon, Exhibit B). However, after threats of litigation from the developer’s attorney, (Exhibit B) the City changed course, and decided to prepare a yet another CEQA Addendum, which was released on May 4, 2020. ("2020 Addendum").

CEQA

A subsequent environmental impact report (“SEIR”) is required pursuant to the California Environmental Quality Act (“CEQA”), Public Resources Code section 21000, et. seq.

A. LEGAL STANDARD.

1. CEQA Section 21166 Does not Apply at All Because the 2013 EIR was Never Subject to Challenge.

The City applies the lenient “substantial evidence” standard of CEQA section 21166 and CEQA Guidelines section 15162 to its determination of whether a SEIR is required. However, those sections do not apply at all because the 2013 EIR was never subject to challenge until now. In the seminal case of Benton v. Bd. of Supervisors, 226 Cal. App. 3d 1467, 1479–80 (1991), the court explained, “In a case in which an initial EIR has been certified, section 21166 comes into play precisely because in-depth review of the project has already occurred, the time for challenging the sufficiency of the original CEQA document has long since expired and the question before the agency is whether circumstances have changed enough to justify repeating a substantial portion of the process.”

Although the City certified the 2013 EIR, the City never approved the underlying Project because the developer withdrew the 2011 Project and submitted the Deer Hill Project (Deer Hill). Since the 2011 Project never received final approval, any CEQA challenge to the 2013 EIR would not have been ripe.3 Since the 2011 Project never

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3 In the case of Coal. for Clean Air v. City of Visalia, 209 Cal. App. 4th 408, 423-26 (2012), the court held that a notice of determination may not be filed until the CEQA
received final approval, the 2013 EIR could not have been challenged – until now. Since “the time for challenging the sufficiency of the original CEQA document has [NOT] long since expired” CEQA section 21166 and CEQA Guidelines section 15162 do not apply at all. Rather, the 2013 EIR may be challenged now for the first time pursuant to the standards of review for challenging an EIR. Any other rule would allow a city to certify an EIR, wait 180 days, then approve the underlying project, and argue that the EIR must be challenged under section 21166 rather than using the court’s independent judgment.

In the recent case of Sierra Club v. Cty. of Fresno, 6 Cal. 5th 502, 516, 431 P.3d 1151, 1162 (2018), the Supreme Court explained that in reviewing an EIR, the court must review the EIR’s adequacy as an informational document using the stringent \textit{de novo} review standard, not the lenient substantial evidence standard. While questions of fact are subject to substantial evidence review, questions of law and failure to proceed in a manner required by law are reviewed de novo. \textit{Id}. Since this case involves a question of the adequacy of the 2013 EIR, and the 2020 Addendum, as informational documents, the court must use \textit{de novo} review, not substantial evidence review.

2. Even Under the Standards of CEQA Section 21166, an SEIR is Required.

Even under the less stringent standards of CEQA section 21166 and CEQA Guidelines section 15162, an SEIR is required. The court of appeal recently stated, “The addendum is the other side of the coin from the supplement to an EIR. This section provides an interpretation with a label and an explanation of the kind of document that does not need additional public review.” “It must be remembered that an addendum is prepared where ‘(2) \textbf{Only minor technical changes or additions are necessary to make the EIR under consideration adequate under CEQA; and (3) The changes to the EIR made by the addendum do not raise important new issues about the significant effects on the environment.}’\textsuperscript{4} The court of appeal has held that even a 15-foot increase in height for a residential building (increasing height from 75 feet to 90 feet) requires a supplemental EIR, not an addendum.\textsuperscript{5}

Section 15164(a) of the CEQA Guidelines states that “the lead agency or a responsible agency shall prepare an addendum to a previously certified EIR if some changes or additions are necessary, but none of the conditions described in Section 15162 calling for preparation of a subsequent EIR have occurred.” Pursuant to Section 15162(a) of the State CEQA Guidelines, a subsequent EIR or Negative Declaration is only required when:

1. Substantial changes are proposed in the project which will require major revisions of the previous EIR or negative declaration due to the involvement of new


significant environmental effects or a substantial increase in the severity of previously identified significant effects;
(2) Substantial changes occur with respect to the circumstances under which the project is undertaken which will require major revisions of the previous EIR or Negative Declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; or
(3) New information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the previous EIR was certified as complete or the negative declaration was adopted, shows any of the following:

(A) The project will have one or more significant effects not discussed in the previous EIR or negative declaration;
(B) Significant effects previously examined will be substantially more severe than shown in the previous EIR;
(C) Mitigation measures or alternatives previously found not to be feasible would, in fact, be feasible and would substantially reduce one or more significant effects of the project, but the project proponents decline to adopt the mitigation measure or alternative; or
(D) Mitigation measures or alternatives which are considerably different from those analyzed in the previous EIR would substantially reduce one or more significant effects on the environment, but the project proponents decline to adopt the mitigation measure or alternative.

As discussed below, most of the above conditions apply, and an SEIR is therefore required.

B. ARGUMENT.

1. The City Can and Should Disapprove the Project Because it has Significant Unmitigated Environmental Impacts.

The City can and should deny approval of the Project because it admittedly has numerous significant unmitigated impacts. There is no dispute that as admitted in the 2020 Addendum, the Project would have significant unavoidable impacts in at least the following areas:

- Scenic vistas including scenic resources with a State scenic highway. (2020 Addendum 25);
- Visual character. (Id. 26);
- Air quality emissions from nitrogen oxides (NOx) (Id. 30);
- Cumulative air quality impacts. (Id. 31);
- Cancer risk of 47 per million (exceeds 10 per million CEQA significance threshold). (Id. 39);
- Elimination of 2 acres of blue wildrye native grasslands. (Id. 47);
• Destruction of 101 of 117 healthy mature trees which are protected under the City’s Tree Protection Ordinance, including a 58-inch valley oak (10 more than would have been destroyed by the 2013 Project). (Id. 48, 60-61);
• Greenhouse gas emissions of 2,674 metric tons/year exceed significance threshold of 1100 metric tons/year. (Id. 88).
• Land use and planning inconsistencies, including:
  o Policy LU-2.1 and 2.3 regarding density of hillside development (Id. 105, 110);
  o Policy LU-2.2 regarding clustering of development to preserve important visual and functional open space. (Id. 106, 110);
  o Policy LU-2 regarding ensuring that development respects the natural environment and preserving the scenic quality of ridgelines, hills, creek areas, and trees. (Id. 106, 111);
  o Policy LU-20.1 regarding LOS traffic standards due to significant traffic impacts at Deer Hill Road-Stanley Blvd/Pleasant Hill Rd. intersection. (Id. 106, 111);
  o Policy LU-13 requiring eastern Deer Hill Rd. near the intersection of Pleasant Hill Rd. to be developed in a manner consistent with Lafayette’s community identify because the Project would change the semi-rural character of the Project site. (Id. 106, 112);
• Inconsistencies with Hillside Development Permit Requirements set forth in the Municipal Code. (Id. 108, 114, 117);
• Significant noise impacts. (Id. 120, 126);
• Traffic impacts on Pleasant Hill Rd. at Deer Hill Rd. (Id. 145-146, 164);
• Conflict with Gateway Constraint Policy due to widening of southbound Pleasant Hill Road. (Id. 168).

Since there is no dispute that the Project will have significant unmitigated impacts, the City may decline to approve the Project with a finding that its environmental impacts outweigh its economic benefits. (CEQA §21081(a), (b)). This is an inherently political decision that will not be set aside by the courts so long as it is supported by substantial evidence. (Concerned Citizens of South Central LA v. Los Angeles Unif. Sch. Dist. (1994) 24 Cal.App.4th 826, 847). As the court of appeal has explained:

“A statement of overriding considerations reflects the final stage in the decision-making process by the public body. A public agency can approve a project with significant environmental impacts only if it finds such effects can be mitigated or concludes that unavoidable impacts are acceptable because of overriding concerns. (Pub. Resources Code, § 21081; Guidelines, §§ 15091 and 15092.) If approval of the project will result in significant environmental effects which ‘are not at least substantially mitigated, the agency shall state in writing the specific reasons to support its action based on the final EIR and/or other information in the record.’ (Guidelines, § 15093, subd. (b).) These reasons constitute the statement of overriding considerations which is intended to demonstrate the balance struck by the body in weighing the ‘benefits of a proposed project against its unavoidable
environmental risks.' (Guidelines, § 15093, subds. (a) and (c).)” (Sierra Club v. Contra Costa County (1992) 10 Cal.App.4th 1212, 1222 [13 Cal.Rptr.2d 182].)

Concerned Citizens of S. Cent. L.A. v. Los Angeles Unified Sch. Dist., 24 Cal. App. 4th 826, 846 (1994). Since the question of whether the economic benefits of the project outweigh the environmental costs is ultimately a political question, Courts are loathe to set aside such decisions so long as they are supported by substantial evidence. Thus, since the Project has many significant unmitigated environmental impacts, the City may decline to issues a statement of overriding considerations and may decline to approve the Project.

The Housing Accountability Act expressly requires CEQA compliance, and does not preempt the City’s authority under CEQA. (Gov. Code sect. 65589.5(e); 65589.5(o)(6)). Indeed, the HAA expressly requires the City to make findings under CEQA section 21081. Id.

2. The HAA in no Way Preempts CEQA.

The City’s environmental consultant, Impact Sciences, has taken the position that the Housing Accountability Act (“HAA”) essentially preempts the California Environmental Quality Act (“CEQA”). Nothing could be further from the truth. Quite to the contrary, the HAA contains a “savings clause” that expressly preserves the City’s authority under CEQA. (Gov. Code sect. 65589.5(e), 65589.5(o)(6)). The City’s environmental consultant acknowledges that the Project has significant unmitigated environmental impacts, and that as a result, the City may only approve the Project if it issues a statement of overriding considerations under CEQA. The consultant further acknowledges that a statement of overriding considerations is generally not mandatory, but must be based on a discretionary finding that a proposed project’s economic benefits outweigh its environmental impacts.

However, the Impact Sciences states that the HAA “does impose constraints on the Commission’s ability to disapprove (or impose conditions of approval upon) the Project.” She further states, “nothing in CEQA overrides or contradicts these requirements of the HAA.” The consultant fundamentally misunderstands basic rules of statutory construction.

The HAA contains a “savings clause” which expressly requires the City to comply with CEQA. (Gov. Code sect. 65589.5(e)). The HAA states in relevant part:

Neither shall anything in this section be construed to relieve the local agency from making one or more of the findings required pursuant to Section 21081 of the Public Resources Code or otherwise complying with the California Environmental Quality Act (Division 13 (commencing with Section 21000) of the Public Resources Code). Cal. Gov't Code § 65589.5 (e).

Section 21081 is the CEQA section stating that an agency may not approve a project having significant unmitigated impacts unless it issues a statement of overriding
considerations, and also stating that that decision is discretionary. Thus, contrary to Impact’s analysis, the HAA expressly preserves the City’s power under CEQA – not the opposite. The courts have held that, “a savings clause preserves some preexisting legal authority from the effect of some newly enacted legal authority that contains the savings clause.”

The Court of Appeal has held that the HAA savings clause fully preserves the City’s authority under CEQA and that a project may not be approved under the HAA until CEQA review is completed. In *Schellinger Bros. v. City of Sebastopol*, 179 Cal. App. 4th 1245, 1262 (2009), the court stated:

> the Housing Accountability Act has no provision automatically approving EIRs if local action is not completed within a specified period... **there is no indication the Legislature meant to modify or accelerate CEQA’s procedures**... Again, the indications are to the contrary. The Housing Accountability Act expressly states that “Nothing in this section shall be construed... to relieve the local agency from making one or more of the findings required pursuant to Section 21081... or otherwise complying with the California Environmental Quality Act....” (Gov.Code, § 65589.5, subd. (e).) But it specifically pegs its applicability to the approval, denial or conditional approval of a “housing development project” (id., subsd. (d)(3), (5)(A), (h)(5)(A), (i), (k), (l )), which, as previously noted, can occur only after the EIR is certified. (CEQA Guidelines, § 15090(a).) That obviously has not occurred here.

The *Shellinger* case makes clear that the City retains its full powers under CEQA despite the HAA, and that the proposed project may not be approved until after CEQA review and any findings are completed.7

Here, the HAA and CEQA are easily harmonized. First the City must comply with CEQA – including the provision requiring the City to determine whether or not to issue a statement of overriding considerations, and whether to require preparation of a Subsequent EIR. Second, the City must comply with the HAA. This is crystal clear since the HAA contains a “savings clause” expressly preserving the City’s authority under CEQA.

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7 Indeed, without the savings clause, the California Supreme Court has consistently held that other laws do not preempt or supersede CEQA. Instead, when two laws apply to a given action, agencies must comply both with CEQA and the other law. (*Wildlife Alive v. Chickering*, 18 Cal.3d at 195-198, 202; *Mountain Lion v. Fish and Game Comm’n* (1997) 16 Cal.4th 105, 116.) It is a basic rule of statutory construction that statutes should be interpreted to harmonize rather than to conflict whenever reasonably possible. “To overcome the strong presumption against the implied repeal of conflicting statutes, the two statutes ‘must be irreconcilable, clearly repugnant, and so inconsistent that the two cannot have concurrent operation. The courts are bound, if possible, to maintain the integrity of both statutes if the two may stand together.” (*Stop Youth Addiction v. Lucky Stores* (1998) 17 Cal.4th 553, 569.)
3. Changes to the Project Description Require a Subsequent EIR.

An SEIR is required because the current Project is different from the 2011 Project described in the 2013 EIR. One of the most basic requirements of CEQA is that the EIR must contain "an accurate, stable and finite" project description. The courts “have recognized that a project description that gives conflicting signals to decision makers and the public about the nature and scope of the project is fundamentally inadequate and misleading.” “For a project to be stable, the DEIR, the FEIR, and the final approval must describe substantially the same project.” This rule applies even months or years after an EIR has been certified. If the project description changes after EIR certification, a SEIR is required. As our Supreme Court explained, “[t]he defined project and not some different project must be the EIR's bona fide subject.”

In this case, the current Project is not the same Project as described in the 2013 EIR. The current proposal has some similarities to the 2011 Project, but also many significant differences, including, but not limited to, the following:

- The current Project, requires destruction of 10 more protected trees than the 2011 Project,
- The current Project destroys more blue wildrye than the 2011 Project,
- The current Project requires a new southbound lane on Pleasant Hill Road, unlike the 2011 Project,
- The current Project does not include a median break on Pleasant Hill Road,
- The current Project extends the northbound left-turn lane at Pleasant Hill Road and Deer Hill Road/Stanley Blvd., to Acalanes Avenue,
- The current Project generates higher noise levels than the 2011 Project at nearby sensitive receptors such as home and the nearby Acalanes High School.

The Project changes significantly increase impacts, such as destruction of 10 additional protected trees, destruction of 2 additional acres of blue wildrye, destruction of protected species habitat, and other changes. These changes to the Project description require a SEIR and are subject to de novo review, not substantial evidence review.

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8 The “question of whether the EIR’s project description complied with CEQA’s requirements, the standard of review is de novo.” (Stopthemillenniumhollywood.com v. City of Los Angeles, 39 Cal. App. 5th 1, 15 (2019).)
10 Treasure Island, 277 Cal.App.4th at 1052.
11 Washoe, 17 Cal.App.5th at 288 [emphasis added].
12 Concerned Citizens of Costa Mesa v. 32nd Dist. Agric. Assn. (1986) 42 Cal.3d 929, 934 (amphitheater change after EIR certification from 4000 seats to 7000 seats required SEIR.)
Even under the more lenient standards of CEQA section 21166, an SEIR is required because “Substantial changes are proposed in the project which will require major revisions of the previous EIR or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects.” Cutting down 10 additional protected trees and eliminating 2 acres of protected wildrye unquestionable increase significant environmental impacts. An SEIR is required to analyze and mitigate these new impacts.

As discussed by the Developer’s own lawyer, Art Coon, the changes to the Project and other changed circumstances, led the independent environmental consultant retained by the City to conclude that an SEIR was required. While the City altered that conclusion after threats of litigation by the Developer, the City cannot “unring the bell.”

As the City’s independent consultant concluded (before being threatened with litigation), an SEIR is required due to changed circumstances since the 2013 EIR was certified.

Finally, even if there were no changes in the Project since 2013, an SEIR would still be required due to the discovery of new significant impacts, such as the presence of new protected species, health impacts related to indoor air pollution, health impacts related to diesel particulate matter on Acalanes High School, and other significant impacts that were previously unknown.

4. New information of substantial importance, which was not known and could not have been known with the exercise of reasonable diligence at the time the previous EIR was certified as complete shows significant environmental impacts not discussed in the previous EIR.

a. The Project Will Have Significant Biological Impacts.

The 2020 Addendum (Impact Sciences 2020:45) repeats the determination in the 2013 EIR that the site supports no habitat suitable for special-status species of wildlife.

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13 The court in the case Stanislaus Audobon Society, Inc. v. County of Stanislaus (1995) 33 Cal.App.4th 144 rejected a county’s argument that a revised initial study prepared by the county which contradicted the findings of the first initial study had not “relegated the first initial study to oblivion.” Id. at 154. The court stated, “We analogize such an untenable position to the unringing of a bell. The first initial study is part of the record. The fact that a revised initial study was later prepared does not make the first initial study any less a record entry nor does it diminish its significance, particularly when the revised study does not conclude that the project would not be growth inducing but instead simply proceeds on the assumption that evaluation of future housing can be deferred until such housing is proposed.” (Id. at 154)

However, on May 10, 2020, wildlife biologist Dr. Shawn Smallwood, Ph.D., visited the site. (Exhibit C). Dr. Smallwood was able to identify 6 special status species on the site in about 2 and a half hours. Dr. Smallwood concluded that the creek and mature trees provide a valuable riparian habitat for many special status species. He concluded that by destroying almost all of the trees on site, the Project will cause irreparable harm to this valuable habitat. None of these impacts are analyzed in the 2013 EIR or 2020 Addendum since the documents erroneously concluded that there were no special status species on the Project site.

Dr. Smallwood directly identified the following special status species on the Project site: Osprey, Red-tailed Hawk, White-tailed kite, Cooper’s hawk, and Olive-sided flycatcher. (Exhibit C, p. 3). In addition, Dr. Smallwood notes that 42 special status bird species have been identified near the Project site, and 10 special status species of mammals, amphibians and reptiles. Dr. Smallwood concludes, “The riparian woodland of the creek that forms part of the project site appears suitable for San Francisco dusky-footed woodrat, and the stream likely serves as a movement corridor for California red-legged frog, which is a California Threatened species. Multiple special-status species of bats also likely roost in the trees on site (Kunz and Lumsden 2003), and generally use the riparian corridor for movement.” (Id. 5).

Dr. Smallwood concluded that the Project will adversely affect the species on the Project site through direct destruction of their habitat, and also through collisions with windows associated with the Project. Dr. Smallwood concluded that the Project will cause irreparable harm to the protected species by removing 101 of 117 mature trees on the site, which are subject to protection under the City’s Tree Protection Ordinance. Dr. Smallwood states that the young replacement trees do not provide comparable habitat to the existing mature trees. (Id. 18). Since the Project destroys 10 more mature trees than the 2011 Project, it will have an even greater impact on habitat destruction than the 2011 Project.

Dr. Smallwood calculates that window collisions will cause 616 bird deaths each year as a result of the Project. (Id. p. 12). He states that if this impact were analyzed in an SEIR, mitigation would be possible through the use of bird-safe window treatments and other measures. (Id. 16).

These are significant new impacts that could not have been known at the time of the 2013 EIR. The 2013 EIR concluded that there were no special status species on the Project site. We must, at this point, assume that this was true in 2013 and that the City and the EIR consultant were not reaching false conclusions. Since the species were not on the site in 2013, but they are there now, this is an impact that was not known and could not have been known in 2013. As such an SEIR is required.

The City’s consultant made the amazing assertion to the Planning Commission that Dr. Smallwood’s observations do “not constitute the identification of new significant environmental impacts.” She states counterfactually that “the 2013 FEIR anticipated the possibility that special status species could occur on the project site.” Nothing could be further from the truth. Both the 2013 EIR and the 2020 Addendum stated that the Project
site contained no suitable habitat for special status species. Dr. Smallwood explains that general pre-construction surveys do not provide adequate mitigation for specific species found on the Project site.

Impact ignores case law finding that the identification of special status species on a project site after certification of an EIR that failed to identify the species constitutes “significant new information” requiring a Subsequent EIR pursuant to CEQA section 21166.15 In the Mira Monte case, it was discovered after certification of the EIR that the project would impact a rare plant species. The court held that this was significant new information requiring an SEIR.

In short, the City cannot avoid the fact that the 2013 EIR and the 2020 Addendum stated that no special status species were present on the site, and now there is clear evidence that there are at least six protected species on the site. An SEIR is therefore required to analyze the Project’s impacts on these species and to propose species-specific mitigation measures and alternatives.

b. The Project Will have Significant Air Quality Impacts Related to Diesel Particulate Matter Emissions.

Environmental Chemist, Dr. Paul Rosenfeld, Ph.D., and certified hydrogeologist, Matthew Hagemann, C. Hg., of the environmental consulting firm, Soil, Water, Air Protection Enterprise (SWAPE) have analyzed the Project and conclude that it will have several significant environmental impacts not analyzed in the 2013 EIR or the 2020 Addendum. (Exhibits D-1, D-2). SWAPE concludes that the Project will generate significant diesel particulate matter emissions, both during the major earth moving during Project construction, and during ongoing operation from trucks and other diesel powered equipment that will service the Project. SWAPE concludes that the cancer risk at the maximally exposed individual receptor (MEIR), which is 200 meters from the Project site, would be 130 per million – far above the BAAQMD’s 10 per million CEQA significance threshold. (Exhibit D-1, p. 20). SWAPE concludes that the Addendum based its conclusions on several erroneous assumptions. The Addendum analyzed cancer risk at the nearest receptor, which is 43 meters from the Project site. However, due to wind patterns, the nearest receptor is not the maximally exposed receptor, which is actually 200 meters from the project site. (Exhibit D-1, p. 18-19). SWAPE also found several inputs parameters had been manually altered in the air model without explanation, skewing the results. (Exhibit D-1, pp. 8-15). The Addendum does not even conduct a health risk assessment (HRA), and thus, there is no substantial evidence to rebut SWAPE’s conclusions. (Exhibit D-1, p. 16). This impact must be analyzed and mitigated in an SEIR.

Impact Sciences provided an oral response to Dr. Rosenfeld’s analysis at the Planning Commission hearing from Kaitlyn Heck, who has a Bachelor’s degree in environmental science. Despite her minimal qualifications, Ms. Heck stated the Dr. Rosenfeld’s analysis was erroneous. As discussed in the attached comment letter, Dr.

Rosenfeld explains that Ms. Heck’s oral analysis was erroneous. (Exhibit D-3). Ms. Heck improperly assumed that the Project would have no diesel exhaust emissions after the construction phase – assuming all emissions would be from cars. However, Dr. Rosenfeld explains that the very model relied upon by Impact Sciences assumes that 5.6% of vehicle trips to and from the Project after the construction phase will be diesel trucks. (Exhibit D-3, p. 4). In addition, Ms. Heck improperly adjusted the construction phase schedule, and committed other errors and adjustments. Correcting for these errors, Dr. Rosenfeld concludes that his conclusion that the Project will create a cancer risk of 130 per million is correct.

c. The Project will have Significant Greenhouse Gas Impacts.

SWAPE concludes that the Project will have significant greenhouse gas (GHG) impacts, in excess of CEQA significance thresholds. (Exhibit D-1, p. 23). SWAPE points out that the Addendum invents its own GHG significance threshold of 2.77 metric tons CO₂e per service pollution per year. (Exhibit D-1, p. 22). However, this threshold was invented by the Addendum author and has not been endorsed by any authoritative agency. Instead, SWAPE concludes that the Association of Environmental Professions GHG threshold of 2.6 MT CO₂/SP/year should be used and has been used by agencies throughout the BAAQMD. (Exhibit D-1, p. 23). Applying that threshold, the Project’s GHG emissions of 2.88 MT CO₂/SP/year are significant and must be mitigated. SWAPE suggests numerous mitigation measures that should be analyzed in an SEIR.

d. The Project Will Have Significant Impacts on Protected Trees.

The Project will destroy 101 of 117 mature trees on the Project Site. This is 10 more trees than would have been destroyed by the 2011 Project. These trees are protected by the City’s Tree Protection Ordinance. As such, the destruction of these trees is a significant impact under CEQA. Since the Project will have a greater adverse impacts than the 2011 Project, this is a new significant impact that was not known and could not have been known in 2013 that must be analyzed in a SEIR.

Where a local or regional policy of general applicability, such as the Tree Protection Ordinance, is adopted in order to avoid or mitigate environmental effects, a conflict with that policy in itself indicates a potentially significant impact on the environment.\[16\] Indeed, any inconsistencies between a proposed project and applicable plans must be discussed in an EIR.\[17\] A Project’s inconsistencies with local plans and policies constitute significant impacts under CEQA.\[18\] The fair argument standard applies to a potential inconsistency with a plan adopted for environmental protection.\[19\]

The fact that the Project will destroy 10 more trees protected by the City’s Tree Protection Ordinance than the 2011 Project is a new impact that is significant as a matter of law. This impact could not have been known in 2013, and therefore must be analyzed in an SEIR.

e. The Project’s Widening of Pleasant Hill Road is a New Significant Impact.

The current Project, unlike the 2011 Project, proposes to add a new southbound lane to Pleasant Hill Road, beginning north of Deer Hill Road and extending south to become a trap lane for the SR-24 westbound on-ramp. (2020 Addendum p. 169). The 2020 Addendum admits that the new lane “would conflict with the Gateway Constraint Policy of the Lamorinda Action Plan.” (Id.)

As discussed above, the conflict with a plan or ordinance is a significant impact under CEQA that must be analyzed and mitigated in an EIR. Since the 2011 Project did not include this traffic lane, it was not analyzed in the 2013 EIR, nor could it have been. As such, this is a new significant impact that must be analyzed in an SEIR.

Furthermore, the Addendum’s traffic analysis assumes that the new southbound lane will be constructed. There is no assurance that this trap lane will be constructed since it violates the Gateway Constraints Policy. CEQA provides that a public agency may not rely on mitigation measures of uncertain efficacy or feasibility.20 “Feasible” means capable of being accomplished in a successful manner within a reasonable period of time, taking into account economic, environmental, legal, social and technological factors. (14 CCR § 15364.) Mitigation measures must be fully enforceable through permit conditions, agreements or other legally binding instruments. (14 CCR § 15126.4(a)(2).) The proposed left turn lane mitigation measure is neither binding nor enforceable. The City may therefore not rely upon it and must conduct its analysis assuming that it will not be implemented. Without the new lane, the Project will have additional significant traffic impacts.

f. The Project will have Significant Indoor Air Quality Impacts Related to SR-24.

The Project will have significant impacts related to indoor air quality that have not been addressed in the 2013 EIR or the 2020 Addendum. Oddly, these impacts were

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Cal.App.4th 1376 (fact that a project may be consistent with a plan, such as an air plan, does not necessarily mean that it does not have significant impacts.) Californians for Alternatives to Toxics v. Department of Food and Agriculture (2005) 136 Cal.App.4th 1, 17 (“compliance with the law is not enough to support a finding of no significant impact under the CEQA.”).


20 Kings County Farm Bureau v. City of Hanford (1990) 221 Cal.App.3d 692, 727 (finding groundwater purchase agreement inadequate mitigation measure because no record evidence existed that replacement water was available).
analyzed in the developer’s 2018 Addendum, and mitigation measures were proposed, but those mitigation measures are not included in the 2020 Addendum.

The 2018 Addendum concludes that future residents of the Project will suffer a cancer risk of over 51 per million due largely to the Project’s adjacency to SR-24. (2018 Addendum 43 (https://www.lovelafayette.org/Home/ShowDocument?id=5674)). This exceeds the Bay Area Air Quality Management District (BAAQMD) CEQA significance threshold of 10 per million by over five hundred percent. Id. Therefore, this is a significant impact within the meaning of CEQA.\(^\text{21}\) As a result the 2018 Addendum recommends a mitigation measure of requiring MERV 13 air filtration, which would allegedly reduce the impact to less than significant levels. (2018 Addendum 46).

The 2020 Addendum ignores this impact identified in the 2018 Addendum entirely, and relies on the analysis from the 2013 EIR. (2020 Addendum 30). But, as discussed above, the City cannot relegate the 2018 Addendum to oblivion simply by ignoring its conclusions. The City cannot “unring the bell.”\(^\text{22}\) Therefore, the impact remains significant and unmitigated. The 2020 Addendum relies on the mitigation measures from the 2013 EIR, which are MERV 9-12 filtration. (2020 Addendum 30, 40, 43). However, the 2018 Addendum found that this mitigation failed to reduce the impact to less than significant, and that much more stringent MERV 13 or higher was required. These conflicting conclusions create a fair argument of a significant impact that must be analyzed in an SEIR. The impact must be analyzed and mitigated in an SEIR to safeguard the health of future residents of the Project. Furthermore, the SEIR should analyze more stringent mitigation measures which are available and feasible, such as MERV 16 air filtration, which would further reduce pollution levels. These mitigation measures were not feasible at the time of the 2013 EIR, so this constitutes new mitigation measures that were not feasible at the time of the prior EIR that must be analyzed in an SEIR to mitigate a significant impact.

In any case, MERV filters do not work at all if residents open their windows, or engage in outdoor activities. Since the Project includes operable windows, and outdoor

\(^{21}\) Such air quality thresholds are treated as dispositive in evaluating the significance of a project’s air quality impacts. See, e.g. Schenck v. County of Sonoma (2011) 198 Cal.App.4th 949, 960 (County applies BAAQMD’s “published CEQA quantitative criteria” and “threshold level of cumulative significance”). See also Communities for a Better Environment v. California Resources Agency (2002) 103 Cal.App.4th 98, 110-111 (“A ‘threshold of significance’ for a given environmental effect is simply that level at which the lead agency finds the effects of the project to be significant”). The California Supreme Court recently made clear the substantial importance that a BAAQMD significance threshold plays in providing substantial evidence of a significant adverse impact. Communities for a Better Environment v. South Coast Air Quality Management Dist. (2010) 48 Cal.4th 310, 327 (“As the [South Coast Air Quality Management] District’s established significance threshold for NOx is 55 pounds per day, these estimates [of NOx emissions of 201 to 456 pounds per day] constitute substantial evidence supporting a fair argument for a significant adverse impact”).

recreation areas, the City cannot conclude that MERV filtration will mitigate air pollution to less than significant levels. Residents and guests may be exposed to very high levels of cancer-cause air pollution from nearby SR-24 when their windows are open and when they are recreating outdoors. This risk is heightened since respiration levels or much higher during outdoor recreation activities then when relaxing indoors.

g. The Project will have Significant Indoor Air Quality Impacts from Composite Wood Products.

Dr. Paul Rosenfeld, Ph.D., and Matt Hagemann, C. Hg., of environmental consulting firm SWAPE who conclude that the Project will have significant air quality impacts, exceeding CEQA significance thresholds established by the Bay Area Air Quality Management District (“BAAQMD”). (Exhibit D-1, pp. 3 (indoor air quality cancer risk of 112 per million), 20 (offsite diesel cancer risk of 130 per million)).

Dr. Rosenfeld concludes that the Project will have significant indoor air quality impacts. He concludes that composite wood products commonly used in construction of this type off-gas formaldehyde. Dr. Rosenfeld concludes that even if the project uses CARB-compliant composite wood products, it will create a cancer risk for future residents of 112 per million – which vastly exceed the BAAQMD CEQA significance threshold of 10 per million. (Exhibit D-1, p. 3). SWAPE points out that there are feasible mitigation measures to reduce this risk, such as requiring no-added formaldehyde (NAF) composite wood products. This impact and mitigation measures should be analyzed in a SEIR.

The 2020 Addendum contends that impacts on future residents of the Project are not an impact cognizable under CEQA. (2020 Addendum 44). This is based on an erroneous reading of California Building Industry Ass’n v. Bay Area Air Quality Mgmt. Dist. (2015) 62 Cal.4th 369, 386 (“CBIA”). The failure to address the project’s indoor air quality impacts is contrary to the California Supreme Court’s decision in CBIA. At issue in CBIA was whether the Air District could enact CEQA guidelines that advised lead agencies that they must analyze the impacts of adjacent environmental conditions on a project. The Supreme Court held that CEQA does not generally require lead agencies to consider the environment’s effects on a project. CBIA, 62 Cal.4th at 800-801. However, to the extent a project may exacerbate existing adverse environmental conditions at or near a project site, those would still have to be considered pursuant to CEQA. Id. at 801 (“CEQA calls upon an agency to evaluate existing conditions in order to assess whether a project could exacerbate hazards that are already present”). In so holding, the Court expressly held that CEQA’s statutory language requires lead agencies to disclose and analyze “impacts on a project’s users or residents that arise from the project’s effects on the environment.” Id. at 800 (emphasis added). Here, the Project exacerbates the indoor air quality impacts of SR-24 by adding emissions of formaldehyde, creating a “toxic soup.” Therefore, the impact must be analyzed in an SEIR.
h. The Project will have Significant Impacts Related to General Plan and Zoning Inconsistency.

There is no dispute that the Project fails to comply with the current General Plan and Zoning designation for the property, which limit development to no more than 14 units. Although the City staff and developer argue that the prior zoning applies to the site pursuant to the HAA, this point is irrelevant under CEQA. CEQA requires a Project to analyze any inconsistencies with the General Plan and Zoning requirements and such inconsistencies are significant impacts under CEQA.23 The Project’s inconsistencies with General Plan and Zoning requirements are significant impacts within the meaning of CEQA.24

Since the General Plan and Zoning changed on the parcel in 2018, this is a significant new impact that was now known and could not have been known in 2013. As such an SEIR is required to analyze and mitigate this impact through consideration of mitigation measures and project alternatives.

i. The Project will have Significant Wildfire Impacts.

In 2019, the California Office of Planning and Research (OPR) amended the CEQA Guidelines to add Section XX, concerning wildfire impacts. Section XX requires analysis of whether a proposed project would:

- “Substantially impair an adopted emergency response plan or emergency evacuation plan”;
- “Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire”;
- “Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines, or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment”;
- “Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes.”

In the fall of 2019, the immediate project area suffered a catastrophic fire that destroyed the nearby Lafayette Tennis Club. The Project site is now depicted within Very High Fire Hazard Severity Zones on the City of Lafayette adopted map that depicts

24 Kutzke v. City of San Diego (2017) 11 Cal.5th 1034 (City determined a proposed project was incompatible with conserving the character of the existing neighborhood and therefore inconsistent with local community plan in violation of CEQA).
compiled date from the Contra Costa County Fire Protection District fire hazards map and CAL FIRE. (2020 Addendum 188). The area to the east of the Project site across Pleasant Hill Road is designated by the City’s Emergency Operation Plan as Zone 6. The Quandt Road toward Pleasant Hill Road is the designated evacuation route for this zone. The evacuation route for the Project would be Pleasant Hill Road and/or Deer Hill Road. (Id. 188).

Since the time of the 2013 EIR, many changes have occurred increasing the risks of wildfires in the area, including:

- Ordinance 620 was enacted by the city, establishing a very high fire hazard severity zone for the property and adjacent area;
- Climate change and/or a developing long-term dry period have worsened fire risk, and increasingly severe fire events have caused significant loss of life and property damage in northern California in recent fire seasons, including, but not limited to, the major fires in Sonoma and Napa Counties, and the Paradise fire;
- Pleasant Hill Road, under these developing fire risk conditions, has heightened significance as a route of evacuation in the event of significant fire events;
- On or about October 27, 2019, a major fire occurred on the hillside opposite the site, destroying the Lafayette Tennis Club and adjacent hillsides, which required aerial tankers and a helicopter, and dozens of firefighters, to extinguish; a partial evacuation of residents in the area occurred;
- Pacific Gas & Electric instituted a policy of eliminating electrical service during periods of fire danger conditions, which resulted in service being shut off in parts of Lafayette for a number of days in Fall, 2019, including the areas around the site, and resulted in traffic signalization being inoperable in certain locations, including around the site; it is expected that this policy will continue in the foreseeable future;
- As a result, the traffic impacts of the project under these conditions have not been evaluated in the EIR, nor the so-called Addendum released May 4, 2020. The infrequent but severe risks of these conditions, particularly when and if traffic signalization is inoperable and/or evacuation of residents occurs, have not been evaluated;
- The unstudied traffic impacts include: (1) what will be the impacts of the project, and will emergency responders and residents be delayed further during commute times when PGE ceases supplying electrical service during fire conditions and the traffic signal at Pleasant Hill Road and Deer Hill ceases to function? Will this increase the public health and safety risks by delay to police, medical responders, and fire personnel? Will the ‘opticom’ system referenced in the Addendum be ineffective if the signal is non-functional? No mitigation for these risks has been proposed in the EIR or May 4, 2020 Addendum. (2) What will be the impacts of the project when a fire emergency event occurs, and major evacuation becomes necessary, potentially with the traffic signal at Pleasant Hill Road and Deer Hill ceasing
to function? Will there be increased public health and safety risks? Again, will the ‘opticom’ system referenced in the Addendum be ineffective? No mitigation has been proposed for this infrequent but severe health and safety risk in the EIR or May 4, 2020 Addendum.

To mitigate the risk that the Project may interfere with emergency vehicle access to areas north of the project, the 2020 Addendum proposes that the Project will contribute its “fair share” to the cost of a signal optimization equipment intended to clear traffic for emergency vehicles. (Id. 190). Such systems are known as “Opticom” or “EVP.”

This mitigation measure is inadequate to mitigate the Project’s adverse impacts related to interference with emergency evacuation. Elite Transportation Group (ETG) has prepared an independent traffic analysis. (Exhibit E). Elite states that “EVP equipment (e.g. Opticom) can help reduce emergency response time under non-congested or slightly-congested traffic conditions. However, for a congested and gridlocked arterial such as Pleasant Hill Road during the peak hours, the impact on emergency response time due to additional congestion caused by the proposed project is unlikely to be fully mitigated by installing EVP equipment. No analysis is the updated traffic report has shown emergency response time reduction by using EVP equipment on Pleasant Hill Road. Therefore, this impact is deemed significant and unavoidable.” (Exhibit E, 5-6).

An SEIR is required to analyze and mitigate the impacts of the Project on wildfire evacuation risks, to analyze the effectiveness of the Opticom system, and to study other feasible mitigation measures or alternatives.

Also, Pacific Gas and Electric has adopted a recent policy to shut down electricity in the area during times of high wildfire risk. PG&E implemented this policy with regularity this past year. The Opticom system (and other traffic signalization) will not work if the electricity is shut down. An SEIR must analyze this risk and determine if there are possible mitigation measures such as back-up power systems.

Furthermore, there is no assurance that the Opticom system will actually be installed. The Project is required only to pay its “fair share” of the costs of the system. However, it is unclear where and whether the remaining funds required to pay for the system will be secured. If not, the system may never be installed and the impact will remain significant.

Mitigation fees are not adequate mitigation unless the lead agency can show that the fees will fund a specific mitigation plan that will actually be implemented in its entirety.25 Therefore, the City may not conclude that the Project’s payment of “fair share” mitigation will reduce the significant wildfire evacuation risks to less than significant.

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25 Napa Citizens for Honest Gov. v. Bd. Of Supervisors (2001) 91 CallApp.4th 342 (no evidence that impacts will be mitigated simply by paying a fee); Anderson First Coal. v. City of Anderson (2005) 130 Ca.App.4th 1173 (traffic mitigation fee is inadequate because it does not ensure that mitigation measure will actually be implemented); Kings Co. Farm Bureau v. Hanford (1990) 221 Cal.App.3d 692. But see, Save Our Peninsula
The City’s traffic consultant concluded that the Project would not have a significant adverse impacts on fire evacuation. However, the consultant assumed construction of a new southbound lane to Pleasant Hill Road, beginning north of Deer Hill Road and extending south to become a trap lane for the SR-24 westbound on-ramp. (2020 Addendum p. 169). The 2020 Addendum admits that the new lane “would conflict with the Gateway Constraint Policy of the Lamorinda Action Plan.” (Id.) There is no assurance that this trap lane will be constructed since it violates the Gateway Constraints Policy. CEQA provides that a public agency may not rely on mitigation measures of uncertain efficacy or feasibility.26 “Feasible” means capable of being accomplished in a successful manner within a reasonable period of time, taking into account economic, environmental, legal, social and technological factors. (14 CCR § 15364.) Mitigation measures must be fully enforceable through permit conditions, agreements or other legally binding instruments. (14 CCR § 15126.4(a)(2).) The proposed left turn lane mitigation measure is neither binding nor enforceable. The City may therefore not rely upon it and must conduct its analysis assuming that it will not be implemented.

j. The Project will have Significant Traffic Impacts.

Independent consulting firm, Elite Transportation Group (“Elite”) has analyzed the Project and concluded that it will have significant adverse traffic impacts. (Exhibit E). Elite concludes that the Project will have more significant traffic impacts than analyzed in the 2013 EIR due to changed circumstances in the intervening seven years. Elite’s conclusions differ markedly from the traffic consultant retained by the City, TJKM. However, as discussed below, the TJKM report cannot constitute “substantial evidence” since TJKM was retained by the Developer for this same Project, thereby rendering the consultant biased. Elite concludes, inter alia:

- The delay indexes used by TJKM for Pleasant Hill Road and Highway 24 are based on outdated (2013) information and therefore significantly under-estimated. Based on the correct current data, the Project would have an unmitigatable significant adverse impact on Pleasant Hill Road.
- The emergency vehicle preemption system recommended by TJKM as a mitigation measure to offset the impact of the Project on emergency vehicle access will not work during congested or peak time.
- The impacts during construction have incorrectly assumed and 8-hour workday and therefore significantly understate the impacts of dump truck traffic on local streets during the massive grading that would be required.

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26 Comm v. Monterey Co. (2001) 87 Cal.App.4th 99 (mitigation fee allowed when evidence in the record demonstrates that the fee will fund a specific mitigation plan that will actually be implemented in its entirety).

26 Kings County Farm Bureau v. City of Hanford (1990) 221 Cal.App.3d 692, 727 (finding groundwater purchase agreement inadequate mitigation measure because no record evidence existed that replacement water was available).
The impact of the significant reduction in the size of the passenger pick-up zone on the west side of Pleasant Hill Road, south of Deer Hill Road has not been considered.

The safety conflicts between the proposed bike lane, trap lane, loading zone and entrance driveway on Pleasant Hill Road have not been adequately reviewed.

The property’s location in VHFHSZ fire zone and the proposed Project’s impact on evacuation routes and emergency first-responder access have not been considered. These are serious safety shortcomings given the very high fire risk in the area.

The impact of the Project on the intersection of Deer Hill Road and Laurel Drive has not been considered.

The above are all significant new impacts that were not analyzed in the 2013 EIR and require analysis and mitigation in an SEIR.

The City retained traffic consulting firm TJKM. However, this firm was retained directly by the developer of this Project for the 2018 Addendum. As a result, TJKM is biased and its conclusions do not constitute substantial evidence. A negative declaration must reflect the lead agency’s “independent judgment.” CEQA provides that “Any . . . mitigated negative declaration prepared pursuant to the requirements of this division shall be prepared directly by, or under contract to, a public agency.” (CEQA §21082.1.) The section states further that the mitigated negative declaration must “reflect the independent judgment of the lead agency.” Id. CEQA Guidelines §15074 requires negative declarations to “reflect the lead agency’s independent judgment and analysis.”

Relying on this provision, the courts have held that responses to comments prepared by an attorney for a project applicant failed to reflect the “independent judgment” of the lead agency due to the inherent bias of the applicant’s attorney. The courts have noted that allowing the applicant’s attorney to prepare responses to comments makes the lead agency “clearly captive” to the applicant. While some cases have allowed an independent consultant hired by the applicant to prepare EIRs, none of these cases have involved negative declarations. While CEQA Guideline §15084 allows the applicant’s consultant to prepare a draft EIR, this provision expressly applies only to EIRs and not to negative declarations. There is no parallel provision for negative declarations. To the contrary, CEQA Guidelines §15074 requires negative declarations to “reflect the lead agency’s independent judgment and analysis.” Also, an independent consultant, much like an independent outside auditing firm, has independence from the project applicant.

An addendum is more akin to a negative declaration than an EIR. Unlike an EIR, a negative declaration and addendum do not have extensive public comment periods and mandatory responses to comments. Therefore, it is of great importance that the analysis be conducted by an unbiased consultant.

Therefore, the City must prepare an SEIR to analyze the Project’s significant traffic impacts, and to proposed feasible mitigation measures. The analysis by TJKM is biased and inaccurate.
Furthermore, as discussed above, the Addendum’s traffic analysis assumes that the new southbound lane will be constructed. There is no assurance that this trap lane will be constructed since it violates the Gateway Constraints Policy. CEQA provides that a public agency may not rely on mitigation measures of uncertain efficacy or feasibility.27 The proposed left turn lane mitigation measure is neither binding nor enforceable. The City may therefore not rely upon it and must conduct its analysis assuming that it will not be implemented. Without the new lane, the Project will have additional significant traffic impacts.

k. A Subsequent EIR is Required Because the Addendum Eliminates Mitigation Measures Imposed by Prior CEQA Documents.

An SEIR is required because the 2020 Addendum eliminates mitigation measures required by prior CEQA documents. For example the Deer Hill EIR required “real time” air monitoring to monitor construction dust. Despite the fact that the proposed Project will involve much more earth moving, excavation and dust creation than the Deer Hill project, the 2020 Addendum fails to include this measure. Similarly, the 2020 Addendum substantially weakens mitigation measure BIO-5 from the 2013 EIR, which required on-site preservation of stands of wildrye. (2020 Addendum 66).

If the agency fails to implement mitigation measures required by a prior EIR, this requires CEQA review, even for an otherwise ministerial project.28 The purpose of this requirement “is to ensure that feasible mitigation measures will actually be implemented as a condition of development, and not merely adopted and then neglected or disregarded.”29 The decision to abandon an adopted mitigation measure is a discretionary decision.

An agency fails proceed in a manner required by law when it fails to comply with adopted CEQA mitigation measures.30 The Katzeff Court held at p. 614, “where a public agency has adopted a mitigation measure for a project, it may not authorize destruction or cancellation of the mitigation – whether or not the approval is ministerial . . .”

Furthermore, in Katzeff, the original mitigation conditions were twenty years old.31 It is the granting of the new permit, ministerial or not, that triggers the CEQA violation.32

27 Kings County Farm Bureau v. City of Hanford (1990) 221 Cal.App.3d 692, 727 (finding groundwater purchase agreement inadequate mitigation measure because no record evidence existed that replacement water was available).
30 Lincoln Place, 130 Cal.App.4th at 1508, 1510 (“[h]aving placed these conditions . . . the city cannot simply ignore them. Mitigating conditions are not mere expressions of hope . . . [i]n the present case the city failed to proceed according to law .”).
31 118 Cal.App.4th at 606.
In *Lincoln Place*, the original mitigation conditions were at least seven years old\(^{33}\). There, the mitigation conditions for a renovation project were in a 1995 EIR. Id. In 2002, in connection with "ministerial" building permits, a dispute arose as to whether the mitigation conditions were to be followed. The City said no. Id. The Court of Appeal disagreed, and held that the City “failed to proceed according to law” under CEQA by granting the permits absent compliance with the (by then) ten year old mitigation conditions “without stating a legitimate reason for ignoring those measures and without preparing and circulating a supplemental EIR.” Id. at 1510. The Court issued a permanent injunction against real party’s project until the City did so. Id.

Since the 2020 Addendum eliminates mitigation measures imposed by prior CEQA documents, an SEIR is required to analyze the impacts of the elimination of these measures and to propose feasible mitigations and alternatives.

**HOUSING ACCOUNTABILITY ACT**

The City should not consider issues under the Housing Accountability Act (HAA) at all until a subsequent EIR is prepared. The HAA expressly requires CEQA compliance. (Gov. Code sect. 65589.5(e), 65589.5(o)(6)). CEQA review must be completed prior to any project approval. Requiring early consideration of environmental impacts allows the decision-maker to require more environmentally beneficial project alternatives or mitigation measures at a point when true flexibility remains. The courts have stated that CEQA is an "environmental 'alarm bell' whose purpose is to alert the public and its responsible officials to environmental changes before they have reached ecological points of no return."\(^{34}\) CEQA requires environmental factors to be considered at the "earliest possible stage . . . before [the project] gains irreversible momentum,"\(^{35}\) "at a point in the planning process 'where genuine flexibility remains.'"\(^{36}\) Since adequate CEQA review has not been conducted, the City should not grant any Project approvals and need not consider the HAA at this point.

If the City nevertheless decides to proceed with consideration of the HAA, Save Lafayette urges the City to reject the Project for several reasons.

\(^{32}\) *Katzeff*, mitigation conditions from timber harvesting plans dated 1988 and 1998 were at issue. In 2008, real party filed an application to convert the timberland to an orchard. Id. at 607. The permit conversion was ministerial, but the Court held that the twenty year old measures must be enforced and stayed real party’s project. Id. at 615. Otherwise, “any mitigation required by CEQA . . . could be nullified simply by the passage of time . . .” Id. at 611. “We see no principled distinction between a conversion exemption sought immediately after the right to harvest under a THP has expired, and one sought a decade later. Whether or not the legal right to harvest timber has expired, the environmental effects are presumed to remain.” Id. at 612.

\(^{33}\) 130 Cal.App.4th at 1498.

\(^{34}\) *County of Inyo v. Yorty* (1973) 32 Cal.App.3d 795, 810.

\(^{35}\) *Bozung v. Local Agency Formation Comm.*, (1975)13 Cal.3d 263, 277.

1. HAA Requires Compliance with CEQA.

The HAA expressly requires compliance with CEQA. (Gov. Code sect. 65589.5(e), 65589.5(o)(6)). As discussed above, the Project fails to comply with CEQA. The City may therefore not make the findings necessary to issue a statement of overriding considerations which is necessary given the Project’s numerous significant unmitigated impacts.

2. Project has Significant Effects on Public Health and Safety.

The HAA provides that the City may decline to approve the Project if it has significant unmitigated effects on public health and safety. (Gov. Code sect. 65589.5(d)(2)). As discussed above, the Project has numerous significant unmitigated impacts on public health and safety. As discussed by Dr. Rosenfeld of SWAPE, the Project will expose residents to cancer risks far above applicable significance thresholds, due to diesel particulate matter emissions, indoor air quality from formaldehyde emissions. Also the Project’s proximity to SR-24 creates significant health risks for future residents.37 The Project will create risks of interference with wildfire evacuation routes. The Project will create traffic impacts, including impacts related to traffic safety. Although the Staff Report contends that traffic impacts are not health and safety impacts, this is patently false, since the evidence shows that traffic impacts will interfere with wildfire evacuation and emergency vehicle access, and will also cause risks of vehicular accidents and pedestrian safety impacts. There are not merely issues of convenience. These are all public health and safety impacts which provide ample basis for the City to reject the Project.

3. Project is Inconsistent with 2011 General Plan and Zoning.

The HAA provides that the City may decline to approve the Project if it is inconsistent with the General Plan and Zoning as it existed at the time the application was “deemed complete.” (Gov. Code sect. 65589.5 (d)(5).) The developer contends that the application was deemed complete in 2011 and that the Project was consistent with the General Plan and Zoning as it existed in 2011. As discussed in the attached memo from then Senior Planner Greg Wolff dated November 25, 2013, the Project did not comply with the General Plan and Zoning as it existed in 2011. (Exhibit A). Mr. Wolff explained that the Project violated 19 provisions of the General Plan, as well as the Hillside Development Ordinance. Mr. Wolff’s conclusions are equally applicable today, despite the fact that now he attempts to take the exact opposite position. As the courts have held, a later, contradictory staff study does not “relegate[] the first initial study to oblivion.”38 The court stated, “We analogize such an untenable position to the unringing

37 The Project proponent may contend that health risks from SR-24 are not impacts under CEQA, there is no reason that they are not significant impacts under the HAA. The HAA allows the City to reject a project that has significant impacts on public health or safety, and does not exclude impacts of the environment on the project.

of a bell. The first initial study is part of the record. The fact that a revised initial study was later prepared does not make the first initial study any less a record entry nor does it diminish its significance, particularly when the revised study does not conclude that the project would not be growth inducing but instead simply proceeds on the assumption that evaluation of future housing can be deferred until such housing is proposed.” (Id.) The City cannot conclude that a project is inconsistent with the General Plan and then, when such admission is no longer convenient, simply change its conclusion to better suit its needs.

As discussed in the attached letter from former Lafayette Planning Commissioner Guy Atwood, the Project failed to comply with the General Plan and Zoning even in 2011. (Exhibit F). Mr. Atwood was the Chair of the 2002 General Plan Advisory Committee that wrote the General Plan. Mr. Atwood explains that the APO zoning existing in 2011 required the area to remain semi-rural, and to protect the natural and scenic quality of the hillsides and ridgelines. The 2020 Addendum concludes that the Project fails to comply with nearly identical requirements of the current General Plan. Therefore, even if the developer is correct, and the 2011 General Plan applies, the Project is inconsistent with that version of the General Plan and Zoning and the City may reject the Project.

4. Project is Inconsistent with Current General Plan and Zoning.

Under the HAA, the City must apply the current General Plan and Zoning if the developer amended the project since the time it was “deemed complete” to change the number of units by more than 20%. The HAA provides that the current General Plan and Zoning applies if, “The housing development project is revised following submittal of a preliminary application pursuant to Section 65941.1 such that the number of residential units or square footage of construction changes by 20 percent or more.” (Cal. Gov't Code § 65589.5 (o)(2)(E)). Since the Project was “deemed complete” in 2011, the developer changed the Project into the Deer Hill Project, which had only 44 units. This Deer Hill project resulted in much more than 20% reduction in the number of units. Then, in 2018, the developer changed the Project again, increasing the number of units back to 315. Again, this is an increase of more than 20%. These changes of more than 20% require application of the current General Plan and Zoning under Section 65589.6 (o)(2)(E) of the HAA. There is no dispute that the Project fails to comply with the current General Plan and Zoning and the City must therefore reject the Project. (Gov. Code sect. 65589.5 (d)(5).)

The letter filed by Save Lafayette, dated August 3, 2020 explains in detail that the current General Plan and zoning must apply to the proposed Project.

5. City Must Apply Current General Plan and Zoning Because More than 2.5 Years Have Passed Since Project Approval.

More than 2.5 years have passed since the 2011 Project was approved. Cal. Gov't Code § 65589.5 (o)(2)(D)). Indeed, almost seven years have passed. The HAA provides that the developer cannot rely on the prior General Plan and Zoning if it fails to commence construction within two and a half years of receiving approval for the Project.
The intent of this provision is to encourage developers to construct affordable housing as quickly as possible, rather than sitting on entitlements indefinitely, as has occurred in this case. The HAA provides that the developer may not rely on the prior General Plan and Zoning if: “The housing development project has not commenced construction within two and one-half years following the date that the project received final approval.” (Cal. Gov’t Code § 65589.5 (o)(2)(d).)

In this case, the developer and City attempt to avoid application of this provision by reliance on a so-called “Process Agreement.” However, process agreements are nowhere mentioned in the HAA. Indeed, this type of agreement seems to have no meaning under any of California’s land use laws. The City and developer appear to have invented the Process Agreement out of whole cloth. The City cannot rely on such an extra-legal agreement to undermine the language and purposes of the HAA – namely to ensure the timely and speedy construction of affordable housing. Allowing the use of Process Agreements would allow developers to obtain entitlements and then sit on projects for years or decades, thereby depriving the state of needed housing. This clearly is not the intent of the HAA. The Process Agreement violates Government Code section 65950 (a)(3), which requires that a CEQA lead agency must either approve or disapprove a project within ninety days of the date of certification of the EIR. This provision ensures that the EIR will not become stale, as has clearly occurred in this case. The law simply does not allow the City to put a proposed project in suspended animation for years after certification of the EIR. Since more than 2.5 years have passed since Project approval, the City must apply the current General Plan and Zoning. There is no dispute that the Project fails to comply, and the City must deny the Project.

6. HAA Requires Compliance with Policies and Ordinances Intended to Avoid Significant Impacts Under CEQA.

HAA subdivision (o)(2)(C) provides that a City may require compliance with, “an ordinance, policy, standard, or any other measure, beyond those in effect when a preliminary application was submitted is necessary to avoid or substantially lessen an impact of the project under the California Environmental Quality Act.” In other words, the City may require mitigation measures or compliance with policies and standards to the extent necessary to mitigate significant impacts under CEQA – even if those policies and standards were not in effect at the time the application was “deemed complete.” The Addendum admits that the Project has significant impacts due a failure to comply with the City’s Hillside Development Ordinance and other General Plan Policies. These are significant impacts under CEQA. Therefore, the City may require the Project to comply with the General Plan pursuant to CEQA. Among the policies that constitute significant impacts under CEQA are:

- Destruction of 101 of 117 healthy mature trees which are protected under the City’s Tree Protection Ordinance, including a 58-inch valley oak (10 more than would have been destroyed by the 2013 Project). (Id. 48, 60-61);
- Greenhouse gas emissions of 2,674 metric tons/year exceed significance threshold of 1100 metric tons/year. (Id. 88).
- Land use and planning inconsistencies, including:
Policy LU-2.1 and 2.3 regarding density of hillside development (Id. 105, 110);
Policy LU-2.2 regarding clustering of development to preserve important visual and functional open space. (Id. 106, 110);
Policy LU-2 regarding ensuring that development respects the natural environment and preserving the scenic quality of ridgelines, hills, creek areas, and trees. (Id. 106, 111);
Policy LU-20.1 regarding LOS traffic standards due to significant traffic impacts at Deer Hill Road-Stanley Blvd/Pleasant Hill Rd. intersection. (Id. 106, 111);
Policy LU-13 regarding eastern Deer Hill Rd. near the intersection of Pleasant Hill Rd. to be developed in a manner consistent with Lafayette’s community identity because the Project would change the semi-rural character of the Project site. (Id. 106, 112);
- Inconsistencies with Hillside Development Permit Requirements set forth in the Municipal Code. (Id. 108, 114, 117);

Subdivision (o) of the HAA expressly allows the City to consider these impacts and require mitigation or alternatives to reduce the impacts.

7. Under the HAA an Application is not “Deemed Complete” Until it Discloses the Presence of Special Status Species.

HAA subdivision (o) specifies that a “housing development” application is only deemed complete when it complies with the requirements a Subdivision (a) of Government Code Section 65941.1. (Gov. Code sect. 65589.5(h)(5).) Among the requirements of Subdivision (a) of Section 65941.1 is that the applicant must disclose the presence of, “Any species of special concern known to occur on the property.” (Cal. Gov. Code § 65941.1(a)(7).)

As demonstrated by noted wildlife biologist, Dr. Shawn Smallwood, Ph.D., the site is home to at least six special status species which he personally observed. He also notes the 42 other special status species have been identified near the Project site. This is in stark contrast to the 2013 EIR and the 2020 Addendum, which state that the Site contains no habitat suitable for special status species of wildlife.

Therefore, the application not only fails to disclose the presence of any special status species, it affirmatively misleads the public into believing that no special status species are present. As such, the applicant has failed entirely to comply with Section 65941.1, and the project application may not be deemed complete, even as of today’s date.

8. City May Not Ignore Subdivision “o” of the HAA.

The City’s consultant, Impact Sciences, makes a strained argument that Subdivision (o) of the HAA is “irrelevant.” (Planning Commission Staff Report, App. 5, p.2). Subdivision (o) is one of the two sections in the HAA that preserve the City’s power
under CEQA. (Gov. Code 65589.5(o)(6)). Impact argues that since the effective date of Subdivision (o) was January 1, 2020, and the Project was initially “deemed complete” in 2011, the City may somehow ignore this provision. This argument ignores fundamental principles of statutory construction. It also ignores the fact that CEQA compliance is also required by Section (e) of the HAA. (Gov. Code sect. 65589.5(e)).

As the Supreme Court has held, the City and the Court must apply, “the law in existence at the time of its decision rather than at the time the permit was denied. … Indeed, even after a permit has been issued, it may be revoked by an administrative body on the basis of a subsequent change in the zoning laws unless the permittee has made substantial improvements in good faith reliance on the permit.” Selby Realty Co. v. City of San Buenaventura, 10 Cal.3d 110, 125–26 (1973). There is no question that Subdivision (o) is part of the HAA. The City must therefore apply that provision. In short, the City may not pick and choose what portions of the HAA to apply and which portions to ignore.

CONCLUSION

For the above reasons, Save Lafayette asks the City Council to:

1. Continue consideration of this matter until after the lifting of the COVID-19 State of Emergency;
2. Require preparation of a Subsequent Environmental Impact Report to analyze the Project’s significant adverse environmental impacts, including many new significant impacts that were not analyzed in the 2013 EIR.
3. Reject the Project because it fails to qualify for approval under the Housing Accountability Act.

Sincerely,

Richard Drury
LOZEAU DRURY LLP
EXHIBIT A
June 23, 2020

Dear Chair Sturm and Planning Commissioners:

Re: The Proposed Terraces Project

As you consider the revived Terraces application, I thought it might be informative for you to review a copy of the November 25, 2013 City Staff Report for the Design Review Commission authored by Mr. Greg Wolff recommending denial of The Terraces application. In addition to City staff, both the Circulation Commission and Design Review Commission (DRC) recommended denial of the project to the Planning Commission in 2013. In Exhibit 1 of this City Staff Report to the DRC is a list of twenty-one General Plan (GP) goals, policies and programs from the Land Use Chapter of the GP (as it existed at the time the application was deemed complete) as they apply to the project. **Of those twenty-one GP goals, policies and programs, the project was found to be inconsistent with nineteen of them.** Obviously, more than sufficient grounds for denial of the project. An approval of the project would require major changes to the General Plan. **Since the same City staff is now recommending approval of the project, why aren’t they also finding the same inconsistencies to the GP?**

Given the Planning Commission and subsequently the City Council had previously certified the EIR in August 2013 containing 13 significant adverse impacts that could not be mitigated, one could also conclude this project, which is basically the same project that is before you, would have been denied by both bodies. This denial would most likely have happened, except the Homes project intervened.

What has changed in this area since 2013, a time when the country was just starting to rebound from the great recession? The traffic congestion has become significantly worse, the air pollution has multiplied and we know much more about pollution’s serious health impacts, and - with many intervening drought years - the wildfire risk has become more prevalent, wildlife on the land has increased, and local schools have become overcrowded.

**Why then not deny a similar project as recommended by two commissions and City staff in 2013 and inconsistent with the GP?** According to City staff, the City is concerned about prevailing in a lawsuit under the Housing Accountability Act (HAA), as threatened by the developer’s attorney. **However, the HAA was in effect in 2013, when the same City staff recommended denial of a similar project and the developer was threatening to sue the City.** While there has been some tightening up of the HAA since, the changes do not materially impact this situation, so **no change here.** And today there is even more reason to deny the project with (i) more significant adverse impacts that cannot be mitigated; (ii) an approved Housing Element and more than double the number of housing units approved and/or in process than required under the Housing Element; and (iii) a project that is inconsistent with the City’s General Plan and Zoning, both today and as it existed in 2013. The City’s legal position is much stronger today than in 2013, and, therefore, **the reasoning by City staff on the HAA position appears faulty at best.**
The City staff has also expressed concern over the potential financial impact to the City, as threatened by the developer’s attorneys, if it denies the project. However, there are no financial penalties if the City has acted in good faith, which it clearly has done, and the City certainly intends to abide by any court decision. Thus, there is no potential financial risk to the City if it denies the project, except the cost of a lawsuit, which is true for any application and was true in 2013 for this project. Should the City staff and City government approve every project a developer brings before them due to threats or concern over the legal cost?

What makes the City staff’s position even more tenuous is the fact such things as the HAA and potential financial risk to the City should not even be considered at this point in the application. An independent decision on CEQA must, by law, be decided and certified before any consideration of the HAA and potential financial risk. And, the Planning Commission should make its decision based on the City’s established and well-conceived planning goals; it is the purview of the City Council to consider financial and legal risks.

Unfortunately, it seems you are not getting the full and independent information you need from City Staff to make an informed decision on this project. In order to do so, you should first require a Subsequent EIR, including a new traffic analysis done by an independent party, not one who has worked for the applicant, and further studies of wildfire risk and evacuation, air pollution, noise, wildlife and other biological impacts, and a number of other areas. If done properly, a Subsequent EIR, which is legally required to be circulated for comments and responses, should provide you with all the information you need to address the many questions and concerns that you and the community have, including the General Plan’s written Emergency Preparedness policies. Without this, you cannot make the necessary findings about this application. The City will meet most of its current RHNA goals without this project and the list of supposed significant benefits contained in Staff’s draft Statement of Overriding Considerations do not even come close to offsetting the significant negative impacts and breaches of the City’s well-established planning and health and safety policies. This is a discretionary use permit application and you do not need to approve it.

Thank you for your consideration.

Colin Elliott

Attachment: 2013 Design Review Staff Report
City of Lafayette Staff Report

For: Design Review Commission
By: Greg Wolff, Senior Planner
Meeting Date: November 25, 2013
Subject: L03-11 O’BRIEN LAND CO., LLC (APPLICANT), AMD FAMILY TRUST (OWNER), APO ZONING: Request for a Land Use Permit, Hillside Development Permit, Design Review Permit, Grading Permit, and Tree Permit for the construction of 14 buildings (seven three-story and seven two-story) consisting of 315 apartments. The application also proposes to construct two additional buildings for a club house (13,300 sq.ft.) and a leasing office (950 sq.ft.) and 569 parking spaces. The residential building area is 332,395 sq.ft; the total project building area is 410,547 sq.ft. and would require removal of 92 trees and 500,000 cubic yards of earth movement. The property is located within the Hillside Overlay District at 3233 Deer Hill Road. APN 232-150-027 (The project is referred to as "The Terraces of Lafayette")

Statutory Deadline: February 8, 2014 for the Planning Commission to action on the application

PURPOSE & SCOPE
The subject application is before the Design Review Commission (DRC) as a referral body. The Planning Commission will act on the application and seeks comments and a recommendation from the Design Review Commission to inform its review and action.

BACKGROUND
On September 30, 2013 the Design Review Commission held its first public hearing on the subject application. The Terraces of Lafayette project was introduced to the Commission via the staff report, attached exhibits, and the applicant’s presentation at the meeting. The Commission also had the opportunity to receive public comments and request any additional information or clarification from the applicant and staff. The Commission posed several questions to the applicant, including how the proposed design was arrived at and how it responds to the opportunities and constraints of the lot. The Commission provided initial comments and asked the applicant to bring back alternative designs. The applicant indicated a desire to work with the Commission to improve the Project and agreed to return to the Commission with alternatives.

On October 28, 2013, the Design Review Commission held a second public hearing to consider the project. In response to the Commission’s request for alternatives, the applicant provided a “Concept Site Plan” dated October 15, 2013 showing 208-units, along with four site sections. The Commission found that the 208-unit concept plan showed multiple improvements over the 315-unit Project plan, and that significant additional information would be necessary to fully evaluate the plan. The Commission further found that, while both plans met the setbacks, height limits and density set forth in the zoning and General Plan, both plans were inconsistent with multiple aspects of the General Plan.
and zoning. The Commission found that the applicant had not demonstrated that either plan met with the findings required for the requested permits. At the conclusion of the meeting, the Commission continued the matter to November 25, 2013 and directed staff to prepare a resolution recommending denial of the project because the project does not meet the findings required to approve the permits.

NO NEW SUBMITTALS

The Design Review Commission did not request any additional information or design work at the October 28, 2013 meeting. Therefore, the applicant has not submitted any new materials for the Design Review Commission to consider.

STAFF RECOMMENDATION

Staff recommends that the Design Review Commission adopt DRC Resolution #2013-17 recommending denial to the Planning Commission because the DRC finds the project does not meet the findings required to approve the requested permits.

ATTACHMENTS

Exhibit 1. Design Review Commission Resolution 2013-17 [DRAFT]
   General Plan Land Use Consistency Analysis dated 10/28/2013 (exhibit to the resolution)
Exhibit 3. Public Comments
A RESOLUTION OF THE DESIGN REVIEW COMMISSION OF THE CITY OF LAFAYETTE RECOMMENDING TO THE PLANNING COMMISSION DENIAL OF: L03-11 O’BRIEN LAND CO., LLC (APPLICANT), AND FAMILY TRUST (OWNER), APO ZONING: Request for a Land Use Permit, Hillside Development Permit, Design Review Permit, Grading Permit, and Tree Permit for the construction of 14 buildings (seven three-story and seven two-story) consisting of 315 apartments. The application also proposes to construct two additional buildings for a club house (13,300 sq.ft.) and a leasing office (950 sq.ft.) and 569 parking spaces. The residential building area is 332,395 sq.ft; the total Project building area is 410,547 sq.ft. and would require removal of 92 trees and 500,000 cubic yards of earth movement. The property is located within the Hillside Overlay District at 3233 Deer Hill Road. APN 232-150-027 (The Project is referred to as "The Terraces of Lafayette")

WHEREAS, on March 21, 2011, the City of Lafayette (“City”) received an application for The Terraces of Lafayette Project (“Project”), a proposed 315-unit multifamily, moderate-income apartment project at the southwest corner of Pleasant Hill Road and Deer Hill Road; and

WHEREAS, the Project application included requests for a Land Use Permit (L03-11), Hillside Development Permit and Class I Ridgeline Exception (HDP06-11), Design Review (DR03-11), Grading Permit (GR04-11), and Tree Permit (TP07-11); and

WHEREAS, on April 19, 2011, the City determined the application to be incomplete; and

WHEREAS, on May 25, 2011, after reviewing supplemental material provided by the applicant, the City determined the application to be incomplete; and

WHEREAS, on July 5, 2011, after reviewing additional supplemental material provided by the applicant, the City deemed the Project application to be complete; and

WHEREAS, on July 22, 2011, the City completed an Environmental Checklist / Initial Study, and, making all three Mandatory Findings of Significance, determined that an Environmental Impact Report (“EIR”) was required and subsequently entered into an agreement for professional services with The Planning Center / DC&E to complete the EIR for the Project; and

WHEREAS, on May 8, 2012, the Draft EIR was released for public review, and the Notice of Completion of a Draft EIR was filed with the State Office of Planning and Research Clearinghouse; and

WHEREAS, the Final EIR, including the Responses to Comments, was released on November 19, 2012; and

WHEREAS, on January 7, 2013 and March 4, 2013, the Planning Commission held public hearings, at which all persons wishing to testify were heard, and on March 4, 2013 the Planning Commission adopted a resolution (Resolution #2013-01) certifying the Final EIR for the Project. As the Planning Commission had not yet considered the requested entitlements of the Project, its decision and the resolution were limited to certification of the EIR; and

WHEREAS, on March 18, 2013, within the timeframe for appeal prescribed by §6-226 LMC, the applicant appealed the Planning Commission’s decision certifying the Final EIR to the City Council; and
WHEREAS, on April 29, June 24 and August 12, 2013, the City Council held public hearings to consider the appeal and certification of the Final EIR, at which all persons wishing to testify were heard. On August 12, 2013 the City Council adopted Resolution #2013-18 affirming the decision of the Planning Commission certifying the Final Environmental Impact Report for the Terraces of Lafayette Project; and

WHEREAS, on September 30, 2013, the Design Review Commission held a public hearing to consider the merits of the Project, at which all persons wishing to testify were heard. The Design Review Commission posed several questions to the applicant, including how the proposed Project design was arrived at and how it responds to the opportunities and constraints of the lot. The Commission provided initial comments and asked the applicant to bring back alternatives to the proposed Project design. The applicant indicated a desire to work with the Commission to improve the Project and agreed to bring back alternative designs.

WHEREAS, on October 28, 2013, the Design Review Commission held a second public hearing to consider the Project, at which all persons wishing to testify were heard. In response to the Commission’s prior request for alternatives to the proposed design, the applicant provided a “Concept Site Plan” dated October 15, 2013 showing 208-units, along with four site sections. The Commission found that the 208-unit concept plan showed multiple improvements over the 315-unit Project plan, and that significant additional information would be necessary to fully evaluate the plan. The Commission further found that, while both plans met the setbacks, height limits and density set forth in the zoning and General Plan, both plans were inconsistent with multiple aspects of the General Plan and zoning. The Commission found that the applicant had not demonstrated that either plan met with the findings required for the requested entitlement applications of Land Use Permit, Hillside Development Permit, Design Review, Grading Permit and Tree Permit. At the conclusion of the meeting, the Commission continued the matter to November 25, 2013 and directed staff to prepare a resolution recommending denial of the Project design because the Commission could not make the required findings.

WHEREAS, on November 25, 2013, the Design Review Commission held a third public hearing to consider the Project, at which all persons wishing to testify were heard, and the Commission considered a draft of this resolution. No additional plans, design revisions or other materials were submitted by the applicant for consideration by the Commission in advance of the meeting.

WHEREAS, each Design Review Commissioner has reviewed the materials submitted by the applicant including, but not limited to, the Project plans dated May 6, 2011, subsequent revisions and new plans, the May 6, 2011 Visual Analysis by LCA Architects, and pertinent sections of the Project EIR.

WHEREAS, at the request of the applicant, each Design Review Commissioner has independently visited the subject property and viewed the property from off-site, including locations on the City’s adopted Viewing Evaluation Map, from which views will be considered.
NOW THEREFORE BE IT RESOLVED THAT:

Section 1. The required findings for Land Use Permit, Hillside Development Permit, Design Review, Grading Permit and Tree Permit have been evaluated by the Design Review Commission as follows:

§6-215 Findings Required For a Land Use Permit.
A land use permit may be granted only when the proposed land use:

1. Is not detrimental to the health, safety, and general welfare of the city;
   The proposed Project is not in the best interest of the public health, safety and general welfare. The EIR finds that the Project will result in 13 significant and unavoidable environmental impacts in the areas of aesthetics, air quality, biological resources, land use, and traffic. The Project does not comply with goals and policies of the General Plan, as articulated in Exhibit 1. General Plan Consistency Analysis attached hereto and incorporated herein by reference, as well as findings for the required permits, as articulated herein.

2. Will not adversely affect the orderly development of property within the city;
   The property is separated from other properties by public right of way and travel lanes for Deer Hill Road, Pleasant Hill Road and State Route 24. The proposed land use and circulation would be internal to the site, with no other properties relying on access or other aspects of the subject parcel. Because of this separation and the proposed design and operation, the Project would not adversely affect the orderly development of the other parcels in the APO zoning district or elsewhere in the city.

3. Will not adversely affect the preservation of property values and the protection of the tax base within the city;
   The proposed Project would increase the property value and tax base for the subject parcel. The effect that the Project would have on the value of other properties in the city is uncertain. Some have argued that property values in surrounding neighborhoods would decrease because of the additional traffic and congestion that the Project would bring to the area, particularly the intersection of Deer Hill Road and Pleasant Hill Road. Others have stated that property values would diminish because the Project would add students to the schools which currently do not receive adequate funding from the state to cover the cost of educating each student. The increased student load would exacerbate this ongoing operational funding shortfall. At this time, there is no empirical evidence in the record to substantiate claims of decreased property values.

4. Is consistent with the general plan and each element of it and will not adversely affect the policies and goals set forth in the general plan;
   The Project is not consistent with many goals and policies of the General Plan. Please see Exhibit 1. General Plan Consistency Analysis for additional detail.

5. Will not create a nuisance or enforcement problem within the neighborhood;
   Studies have shown that owner occupied properties tend to have a higher degree of maintenance than rental properties. As well, affordable housing Projects in some communities are not well maintained. There is no evidence in the record to suggest that either of these issues is a factor for this Project in this community, or that the Project would create a nuisance or enforcement problem. The Project would be privately developed and maintained, and is
located in a community with above average household incomes. The Project would be affordable to moderate income households, which means that a family of four could earn an annual income of up to $112,200 based on 2013 income levels published by the California Department of Housing and Community Development.

6. Will not encourage marginal development within the neighborhood; and

Multiple-family residential housing is a use that requires a Land Use Permit in the APO zoning district. The Project is also subject to the findings required for Hillside Development Permit, Design Review, Grading Permit and Tree Permit. Land on the north of State Route 24 is zoned almost exclusively for single-family residential development, and thus has different zoning standards and permitted land uses than the subject property. The Project is also separated from these residential neighborhoods by public right-of-way on all sides. The Project will not encourage marginal development within those or other neighborhoods.

7. Is consistent with the purpose section of the zoning district in which it is located.

Section 6-1002 LMC “Purpose” reads as follows:

“The purpose of this [district] is to allow administrative and professional offices where such uses need not be located in the central area in order to best function to the benefit of the community, but where carefully conceived plans are necessary to provide comprehensive development that will assure safe, rational and functional internal and external circulation; design and landscaping compatible with unique, highly visible settings; the optimum in quality development; and development consistent with the goals, policies and other provisions of the general plan. (Ord. 170 § 2 (part), 1976)”

The Project would not provide administrative or professional offices, but would provide housing, which is permitted with the benefit of a Land Use Permit granted by the Planning Commission. The review of the Project by the Circulation Commission, Design Review Commission and Planning Commission will evaluate the safe, rational and functional circulation, as well as the design in light of the highly visible setting, and the quality of the development. The Project does not comply with many goals and policies of the General Plan, as articulated in Exhibit 1. General Plan Consistency Analysis.

6-2067 Finding Required for Grant of Exception Permitting Development on an Existing Lot of Record Within a Restricted Ridgeline Area.

The planning commission may grant an exception permitting development on an existing lot of record within a restricted ridgeline area if it finds that the site plan and design are such that the proposed development would strictly satisfy the findings set forth in Section 6-2071.

Please see below.
§6-2071 Findings Required for a Hillside Development Permit on an Existing Lot of Record.

The hearing authority may approve an application for a hillside development permit on an existing lot of record in the hillside overlay district only after making the following findings:

(a) The development is consistent with the applicable goals and policies of the general plan and is in conformance with applicable zoning regulations;

   *The Project does not comply with goals and policies of the General Plan, as articulated in Exhibit 1. General Plan Consistency Analysis.*

(b) The development will preserve open space and physical features, including rock outcroppings and other prominent geological features, streams, streambeds, ponds, drainage swales, native vegetation, native riparian vegetation, animal habitats and other natural features;

   *While the site housed quarry operations in the past, it has naturalized over the intervening decades and does not appear as a quarry, but rather as grassy slopes and terraces ascending from the freeway to Deer Hill Road. The Project would re-grade the site, including 500,000 cubic yards of earth movement, with cut-and-fill up to 40-ft. deep. The Project would remove 92 of the existing 117 trees on the site, and would also remove existing areas of native wild ryegrass. The Project does not preserve the existing open space and physical features of the site.*

(c) Structures in the hillside overlay district will, to the extent feasible, be located away from prominent locations such as ridgelines, hilltops, knolls and open slopes;

   *Structures are not located away from prominent locations such as ridgelines, hilltops, knolls and open slopes. The Project proposes to place structures at the highest portion of the site, well within the Class I Ridgeline setback. The Project would re-grade the site, expanding the total flat area by roughly one third, and would place structures at the top of the fill slopes on the newly created terraces.*

(d) The development, including site design and the location and massing of all structures and improvements will, to the extent feasible:

   (1) Minimize the loss of privacy to surrounding residents and not unduly impact, restrict or block significant views;

   *The Project is a significant distance from the nearest residences, which are generally screened by existing topography. Because of this, the Project would neither have significant privacy impacts, nor impact significant views enjoyed by surrounding residents.*

   (2) Not have a significant visual impact when viewed from lower elevations from public places, using the viewing evaluation map as a guide to establish locations from which views are considered; and

   *The Project would result in a significant and unavoidable visual impact when viewed from lower elevations from public places, as analyzed in Chapter 4.1 Aesthetics and Visual Resources of the Environmental Impact Report. The Project would block views of ridgelines, would develop a grassy, largely undeveloped site considered by many to be a visual resource, and would block views from State Highway 24, a State-designated scenic highway.*

   (3) Not interfere with a ridgeline trail corridor or compromise the open space or scenic character of the corridor.

   *There is not a ridgeline trail corridor on the Project site.*
(d) Within 100 feet of a restricted ridgeline area, or when an exception to a ridgeline setback has been granted, the development will result in each structure being substantially concealed by terrain or vegetation when viewed from lower elevations from public places, using the viewing evaluation map as a guide to establish locations from which views are considered;

The proposed Project would place structures within 100-ft. of the Class I Ridgeline setback and within the setback itself. The development will not result in each structure being substantially concealed by terrain or vegetation when viewed from lower elevations from public places. No terrain features, like berms, are proposed to conceal the development. Buildings are placed at the top-of-slope atop newly re-graded terraces. Proposed landscaping includes significant numbers of native evergreen trees. However, this site is a south facing open slope, which generally does not have significant vegetation beyond grasses; trees generally occur in swales and north facing slopes where water is more prevalent. Considering the proposed grading, siting and building heights, the proposed trees would not substantially conceal the structures.

(e) Development grading will be minimized to limit scarring and cutting of hillsides especially for long roads or driveways, preserve existing geologic features, topographic conditions and existing vegetation, reduce short and long-term erosion, slides and flooding, and abate visual impacts;

The existing topography of the site will be significantly altered by the proposed grading, with 500,000 cubic yards of earth movement, and cut-and-fill up to 40-ft. deep. Development grading is not minimized. Existing topographic features and vegetation are not preserved.

(f) The development provides adequate emergency vehicle access, including turn-around space, to the building site and surrounding on-site undeveloped or isolated areas;

The Project plans submitted to the city and analyzed in the EIR do not provide adequate emergency vehicle access because of inadequate turning radii internal to the site. The developer has indicated that these radii have been revised to meet Fire Protection District standards. The developer has yet to submit documentation from the Fire Protection District that the revised plans meet the District’s standards.

(g) Each structure and proposed landscaping complies with the city’s residential design guidelines;

Please see the findings for Design Review under Section 6-275 below.

(h) The new or replacement vegetation for the development is native to the surrounding area in areas abutting open space and natural areas, such as oak woodland, chaparral, grassland and riparian areas, and conforms to the policies of Section 6-2051; and

The Project proposes a native plant palette for new and replacement vegetation. Along with native species, naturalistic groupings and planting patterns would further the goal that the planting should be a seamless blending with the natural vegetation.

(j) The development will not create a nuisance, hazard or enforcement problem within the neighborhood or the city, nor require the city to provide an unusual or disproportionate level of public services.

Please see response to Section 6-215 (5) above. There is no evidence in the record to indicate that the Project would create a nuisance, hazard or enforcement problem within the neighborhood or the city, nor require the city to provide an unusual or disproportionate level of public services.
§6-2070 Grant of Exception Permitting Development Within the 15-degree Declination.

The planning commission may grant an exception to the restriction of development within the 15-degree declination line of a class I or class II ridge if it makes the findings in A or B or C below:

(a) The topography or existing vegetation are such that

(1) The building will not have a substantial visual impact and will not silhouette above the ridge when viewed from lower elevations in the city, using the Viewing Evaluation Map as a guide for areas from which views are considered; and

The proposed Project would place buildings within the Class I Ridgeline setback and which would encroach into the 15-degree declination of the ridge. The Project would have a substantial visual impact. Buildings would silhouette above the terminus of the ridge, as shown on the Hillside Overlay District and Lafayette Area Ridge Map, when viewed from lower elevations in the city, using the Viewing Evaluation Map as a guide; and

(2) The granting of an exception will not interfere with an existing or proposed ridge trail or compromise its open space and scenic character.

There is no existing or proposed ridge trail on the subject parcel.

(b) For existing lots of record where it is not possible to substantially conceal the building in conformance with subsection (a) above, the Planning Commission may grant an exception if it finds that:

(1) The height, size, siting, design and landscaping are such that the building is concealed to the maximum extent feasible and the structure will not silhouette above the ridge when viewed from lower elevations in the city, using the Viewing Evaluation Map as a guide for areas from which views are considered; and

The height, size, siting, design and landscaping of the proposed project are not such that the buildings would be concealed to the maximum extent feasible. Three-story buildings are sited on the most visible portions of the site, atop newly graded terraces. Their proposed size and design do not lend toward concealment and blending into the surroundings. Buildings would silhouette above the terminus of the ridge, when viewed from lower elevations, using the Viewing Evaluation Map as a guide.

(2) Grant of an exception will not interfere with an existing or proposed ridge trail or compromise its open space and scenic character.

There is no existing or proposed ridge trail on the subject parcel.

(c) For subdivision, when the prohibition would deprive the property of all economically viable use and the subdivision meets the standards in section 6-2071 to the maximum extent feasible. In granting an exception under this subsection the density:

(1) Shall not exceed the density permitted by the slope density formula or the underlying zoning district, whichever is less; and

(2) Shall not exceed that necessary to avoid an unconstitutional taking of property.

The Project does not propose subdivision of the property, thus this finding is not applicable.
§6-275 Findings Required For Design Review

1. Every provision of this chapter is complied with;
   The applicant has complied with the application provisions of Chapter 6-2.

2. The approval of the plan is in the best interest of the public health, safety and general welfare;
   The proposed Project is not in the best interest of the public health, safety and general welfare.
   The EIR finds that the Project will result in 13 significant and unavoidable environmental impacts in the areas of aesthetics, air quality, biological resources, land use, and traffic. The Project does not comply with goals and policies of the General Plan, as articulated in Exhibit 1. General Plan Consistency Analysis, as well as findings for the required permits, as articulated herein.

3. General site considerations, including site layout, open space and topography, orientation and location of buildings, vehicular access, circulation and parking, setbacks, height, walls, fences, public safety and similar elements have been designed to provide a desirable environment for the development;
   The site design of the Project is not sensitive to the existing conditions of the site or the context of the surroundings. The Project would impose flatland site planning and architecture onto a terraced hillside site. The proposed grading would dramatically change the topography of the site. While some grading is required for stabilization, the proposed grades are not a function of this remedial grading, but rather a function of the site design and architecture. Three story buildings are permitted under the height limits of the APO zone, however their placement at the top-of-slope at the perimeter of the site maximizes their apparent bulk and mass, and off-site visibility.

4. General architectural considerations, including the character, scale and quality of the design, the architectural relationship with the site and other buildings, building materials, colors, screening of exterior appurtenances, exterior lighting and signing and similar elements have been incorporated in order to ensure the compatibility of this development with its design concept and the character of adjacent buildings; and
   Three-story buildings exist elsewhere in Lafayette, but not in a similar the context of a highly visible hillside lot. The proposed architecture does not have a precedent in the community and is inconsistent with the semi-rural character called for in the General Plan. The building designs are repetitive and lack differentiation in response to site conditions. The Project site is highly visible and a gateway to the community, which warrants an overall design that is responsive to the site opportunities and constraints and which is consistent the community’s aesthetic.

5. General landscape considerations, including the location, type, size, color, texture and coverage of plant materials, provisions for irrigation, maintenance and protection of landscaped areas and similar elements have been considered to ensure visual relief, to complement buildings and structures and to provide an attractive environment for the enjoyment of the public.
   The character of the site, when viewed from below, is an open sloping grassland with spotted groves of trees. This character existed prior to the site being quarried, and the slopes have reverted to this appearance in the years since quarry operations ceased. This open sloping grassland character extends to the northwest along Lafayette Ridge into Briones Regional Park. Significant groves of trees are generally found in draws, drainages and creek areas.
where water is more plentiful, not on open grassy hillsides. The Project proposes to plant over 700 new trees throughout the site to provide visual screening of the buildings. This would significantly change the character of this highly visible site and would be inconsistent with its current character and that of the surrounding properties.

§3-701 Findings Required For Approval Of Grading Exceeding 200 Cubic Yards

1. The grading will not endanger the stability of the site or adjacent property or pose a significant ground movement hazard to an adjacent property. The decision making authority may require the Project geotechnical engineer to certify the suitability of the Project supported by appropriate technical studies, including subsurface investigation;

   The soil conditions on the site require remediation in order for development to occur. ENGEO has conducted reconnaissance, conducted borings, dug test pits, and prepared reports and plans outlining the grading that would be required to support the proposed Project. If the grading were to be performed to ENGEO’s recommendations and specifications, it would not endanger the stability of the site or adjacent property or pose a significant ground movement hazard to an adjacent property

2. The grading will not significantly increase erosion or flooding affecting the site or other property and will not cause impacts to riparian habitats, stream channel capacity or water quality that cannot be substantially mitigated;

   The proposed grading is subject to the Contra Costa Clean Water Program’s stormwater control provisions, which would require the project to mitigate any potential erosion or flooding on the subject parcel. The Project EIR analyzed potential impacts to riparian habitats, stream channel capacity and water quality and concluded that such impacts can be mitigated to a less-than-significant level.

3. The grading, when completed, will result in a building site that is visually compatible with the surrounding land;

   The Project site is the southern terminus of Lafayette Ridge which originates in Briones Regional Park to the northwest. The site appears as grassy slopes and terraces ascending from the freeway to Deer Hill Road, despite its use as a quarry for a period of time decades ago. The Project would re-grade the site with 500,000 cubic yards of earth movement and cut-and-fill up to 40-ft. deep. The grading would yield roughly one third more flat area on the site, created by steep engineered fill slopes, both of which are visually inconsistent with the surrounding natural undulating hills and valleys.

4. The grading is sensitive to the existing landforms, topography and natural features on the site; and

   The design of the Project will significantly change the existing landforms, topography and natural features of the site. The proposed grading would eliminate the existing terraces to consolidate and expand the flat area by roughly one third. The cut slopes and fill slopes would appear severely engineered and not in character with the surrounding natural hillsides, or the site as it exists today.

5. The design of the Project preserves existing trees on the site and trees on adjoining property to the extent possible.

   Significant grading is required to remediate the site and stabilize it for the proposed development. However, the proposed design would require removal of 92 of the 117 trees, as
well as native grassland that warrant protection. The extent of the proposed grading and resultant tree removal are a function of the Project design, not the remedial grading.

§6-1706 & 6-1707 Protected Tree Removal Associated With a Development Application

In acting on the application, the manager, or committee, commission or city council, shall consider the following factors:

1. Health, condition and form of the tree;
2. Number, size and location of other trees to remain in the area;
3. Relationship of the property to riparian corridors, a scenic or biological resource area or a restricted ridgeline area;
4. Role of the tree in a tree grove or woodland habitat;
5. Value of the tree to the neighborhood in terms of visual effect, wind screening and privacy;
6. Damage caused by the tree to utilities, streets, sidewalks or existing private structures or improvements;
7. Role of the tree in mitigating drainage, erosion or geologic stability impacts; and
8. Health and condition of the area within the protected perimeter.
9. Necessity for the pruning or removal in order to construct a required improvement on public property or within a public right-of-way or to construct an improvement that allows reasonable economic enjoyment of private property;
10. Extent to which a proposed improvement may be modified to preserve and maintain a protected tree; and
11. Extent to which a proposed change in the existing grade within the protected perimeter may be modified to preserve and maintain a protected tree.

The Project would remove 92 of the 117 trees on the site. The proposal involves significant re-grading of the site, eliminating the existing terraces to expand the flat areas by roughly one third to accommodate flatland site planning and architecture. In so doing, the Project would eliminate scores of vital protected trees, many of which could otherwise have been saved with a design that is more sensitive to the topography and existing natural features of the site.

Section 2. The Design Review Commission finds that the proposed Project does not meet with the required finding necessary to approve the Project and hereby recommends to the Planning Commission denial of the subject applications for The Terraces of Lafayette for Land Use Permit (L03-11), Hillside Development Permit and Class I Ridgeline Exception (HDP06-11), Design Review (DR03-11), Grading Permit (GR04-11), and Tree Permit (TP07-11).

Section 3. The location and custodian of the documents and any other material which constitute the record of proceedings upon which the Design Review Commission made its decision is as follows: Secretary to the Design Review Commission, City of Lafayette, 3675 Mount Diablo Boulevard, Suite 210, Lafayette, California 94549.
PASSED AND ADOPTED by the Design Review Commission of the City of Lafayette at a public meeting held on November 25, 2013, by the following vote:

AYES:
NOES:
ABSENT:
ABSTAIN:

ATTEST: APPROVED:

Niroop K. Srivatsa, Director Bob Cleaver, Acting Chair
Planning & Building Department Design Review Commission

ATTACHED
Exhibit 1. General Plan Consistency Analysis (10/28/2013)
### EXHIBIT 1. GENERAL PLAN CONSISTENCY ANALYSIS

Prepared by Planning Staff • 10/28/2013

<table>
<thead>
<tr>
<th>APPLICABLE GOALS, POLICIES AND PROGRAMS FROM the LAND USE CHAPTER</th>
<th>Staff Comments</th>
</tr>
</thead>
</table>
| **Goal LU-1**  
Protect the character and patterns of development of residential neighborhoods. | **Not Consistent.** The character and pattern of the proposed development is unprecedented in Lafayette and not compatible with the residential neighborhoods in the vicinity of the project, which are characterized by one- and-two story residences fronting on a network of residential streets. |
| **Policy LU-1.1**  
Scale: Development shall be compatible with the scale and pattern of existing neighborhoods. | **Not Consistent.** The scale and pattern of the proposed development is unprecedented in Lafayette and not compatible with the residential neighborhoods in the vicinity of the project, which are characterized by one- and-two story residences fronting on a network of residential streets. |
| **Policy LU-1.2**  
Design: Development should respect the architectural character of the neighborhood. | **Not Consistent.** The neighborhoods in the vicinity of the project contain a variety of architectural styles, predominantly post war ranch homes and updated versions of classic architectural styles, such as Craftsman and Mediterranean. The proposed architectural style is not in keeping with any of the architectural styles seen in the neighborhoods in the vicinity of the project. |
| **Goal LU-2**  
Ensure that development respects the natural environment of Lafayette. Preserve the scenic quality of ridgelines, hills, creek areas, and trees.  
*Appropriate site planning provides for the preservation of visual and functional open space in conjunction with overall site development. Clustering buildings on a site allows development to occur on the most* | **Not Consistent.** The proposed project does not respect the natural environment of the site and does not preserve the scenic quality of the ridgeline, hillsides, creek areas, and trees on the site. While significant grading is required to stabilize the site for development, the proposed project would go far beyond that and significantly alter the existing contours. The open slopes would be re-graded to maximum steepness and apartment buildings would be located on top of the hillside, blocking views of the ridgeline beyond. The project would fill in nearly 300-ft. of streambed and would remove 92 of the 117 trees existing on the site. |
buildable portions of lots, minimizing grading for building sites and roads. Density remains the same as could be feasibly developed under the zoning regulations which apply to the property at the time an application is made.

Refer to the Open Space and Conservation Chapter for additional goals, policies and programs to preserve ridgelines, hills, creek areas and trees.

<table>
<thead>
<tr>
<th>Policy LU-2.1</th>
<th>Density of Hillside Development: Land use densities should not adversely affect the significant natural features of hill areas.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Not Consistent. The proposed residential density of 14 du/acre would not exceed the maximum of 35 du/acre allowed under the existing General Plan land use designation and zoning; however, construction of the proposed project would result in substantial development on, and in place of the existing hillsides on the site. A lesser density and clustering of the structures could avoid adversely affecting the natural features of the site.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Policy LU-2.2</th>
<th>Cluster Development: Preserve important visual and functional open space by requiring development to be clustered on the most buildable portions of lots, minimizing grading for building sites and roads.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Not Consistent. The Lafayette Municipal Code defines clustering as the grouping of residential buildings on a parcel so as to create substantial contiguous open space that is separate from development on the parcel (Section 6-2003). The site plan shows the 14 proposed buildings are generally spread throughout the project site and after construction, substantial contiguous open space would not remain. The project does not minimize grading for building sites and roads. While significant remedial grading is required to stabilize the site for development, the proposed grading goes far beyond the minimum necessary and expands the flat areas of the site by some 30%.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Policy LU-2.3</th>
<th>Preservation of Views: Structures in the hillside overlay area shall be sited and designed to be substantially concealed when viewed from below from publicly owned property. The hillsides and ridgelines should appear essentially undeveloped, to the maximum extent feasible.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Not Consistent. The proposed project does not site and design structures to be substantially concealed when viewed from below from publicly owned property. Instead, the project sites three story buildings at the top-of-slope – the most visible portion of the site. Providing the maximum setback possible from the top-of-slope, and utilizing two-story buildings, would be more consistent with this policy. The proposed project does not attempt to site and design the proposed buildings so that the hillsides and ridgelines would appear</td>
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<tr>
<td>Goal LU-3:</td>
<td>Encourage well-designed residential development.</td>
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<tr>
<td>Policy LU-3.1</td>
<td>Design: Development should be characterized by good functional design.</td>
</tr>
<tr>
<td>Goal LU-4:</td>
<td>Ensure that the semi-rural character of the community is protected by appropriate infrastructure design.</td>
</tr>
<tr>
<td>Policy LU-4.1</td>
<td>Infrastructure Design: Public and private infrastructure should reinforce the semi-rural qualities of residential neighborhoods.</td>
</tr>
<tr>
<td>Goal LU-5:</td>
<td>Preserve and enhance the open space, scenic viewsheds, and semi-rural qualities around the residential entryways to Lafayette. \n<em>Lafayette’s Residential Entryways should be distinctive and attractive, establish a positive image of the community and reflect the semi-rural residential character of the community.</em> \n<em>These Residential Entryways include: Acalanes</em></td>
</tr>
</tbody>
</table>
### Road, Mt. Diablo Boulevard from Acalanes Road to Risa Road, El Nido Ranch Road, Glorieta Boulevard, Happy Valley Road, Moraga Road, Olympic Boulevard, Pleasant Hill Road, Reliez Valley Road, St. Mary’s Road, and Taylor Boulevard. Refer to Map I-2.

<table>
<thead>
<tr>
<th>Policy LU-5.1</th>
<th>Residential Entryways: Residential entryways to the City should be distinctive and attractive features of the City’s landscape.</th>
<th>Not Consistent. Please see response to Goal LU-5 above.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Program LU-5.1.2:</td>
<td>Prepare a specific plan for the following entryways and establish appropriate design guidelines: Acalanes Road, Mt. Diablo Boulevard from Acalanes Road to Risa Road, and Pleasant Hill Road. Consider preserving the northwest corner of Pleasant Hill Road and Highway 24 in as natural a state as possible. These plans should seek to:</td>
<td>Not Consistent. The proposed two-and-three story apartment buildings are not semi-rural in character or appearance.</td>
</tr>
</tbody>
</table>
|               | 1) Incorporate design features that create a semi-rural atmosphere,  
|               | 2) preserve prominent views by limiting the height of development, where necessary,  
|               | 3) provide distinctive native landscaping, and  
|               | 4) increase setbacks from the street. |
| Goal LU-13:   | Ensure that the Eastern Deer Hill Road area near the intersection of Pleasant Hill Road is developed, where development is appropriate, in a manner consistent with Lafayette’s community identity. | Not Consistent. While the site once housed quarry activities, the existing site is characterized by undeveloped grassy hillsides with intermittent trees, consistent with views of the ridgeline visible beyond the property. The project would re-grade the site and build 14 two-and-three story apartment buildings in conflict with the open space, scenic viewsheds, and semi-rural qualities around this entryway to Lafayette. |
|               | The proposed two-and-three story apartment buildings are not semi-rural in |
their siting, character or appearance. Three-story buildings are prosed at the top-of-slope, which would block views of the ridge beyond.

The project proposes planting significant numbers and extent of native plant species to screen the proposed development. This would significantly alter the existing appearance of the site, which is a south-facing grassy hillside, where stands of oaks are typically intermittent.

The proposed project does not respect the natural environment of the site and does not preserve the scenic quality of the ridgeline, hillsides, creek areas, and trees on the site. While significant grading is required to stabilize the site for development, the proposed project would go far beyond that and significantly alter the existing contours. The open slopes would be re-graded to maximum steepness and apartment buildings would be located on top of the hillside, blocking views of the ridgeline beyond. The project would fill in nearly 300-ft. of streambed and would remove 92 of the 117 trees existing on the site.

The proposed site planning does not provide for the preservation of visual and functional open space. Instead, the site is re-graded into larger terraced areas, different from those that exist today, and filled with buildings, driveways and parking lots. The buildings are not clustered; rather they are spread across the site, avoiding only the engineered fill slopes necessary to stabilize the site for development. While grading is required for site stability reasons, grading for building sites and roads is not minimized.

The project does not preserve or protect the semi-rural character of the area or help communicate the image of Lafayette as a semi-rural community. For these reasons, the proposed project is inconsistent with Lafayette’s community identity.

<table>
<thead>
<tr>
<th>Policy LU-13.2</th>
<th>Consider options for development south of Deer Hill Road and north of Deer Hill Road where adjacent to Pleasant Hill Road.</th>
<th>Not Consistent. Please see response to Goal LU-13 above.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Program LU-13.2.2</td>
<td>Prepare through a community planning process an Eastern Deer Hill Road Specific Plan that includes the following requirements:</td>
<td>Not Consistent. Please see response to Goal LU-13 above.</td>
</tr>
</tbody>
</table>
a) Protect and enhance the rural character of the area north of Deer Hill Road where not adjacent to Pleasant Hill Road.

b) Preserve prominent views.

c) Include development standards that maintain the semi-rural character of the area and the community.

d) Utilize the property south of Deer Hill Road to help communicate the image of Lafayette as a semi-rural community.

Remainder of Deer Hill Road Corridor (from Elizabeth Street west to Happy Valley Road)

Due to the proximity to the Downtown and the BART station, this section of Deer Hill Road and the single-family neighborhood that lies north of Deer Hill Road are constantly faced with development pressures to utilize the infill areas more intensively than currently planned or zoned. It is specific intent of the community to restrict commercial and multifamily uses to the south side of the freeway, which in this area is the terminus of the Downtown to the south, in order to protect the single-family residential neighborhoods that lie north of the freeway.

Goal LU 14: Protect the single-family residential neighborhoods north of Hwy 24 from commercial and multi-family development.

Consistent. North of State Highway 24, two single-family residential neighborhoods are located in proximity to the project site. Immediately to the east across Pleasant Hill Road, the closest residences are located approximately 150 feet from the eastern boundary of the project site. A residential neighborhood is also located to the west of the project site on the far side of Elizabeth Street; the nearest residence in this neighborhood is approximately 0.25 miles from the western boundary of the project site. Neither of these neighborhoods adjoins the project site. Pleasant Hill Road physically separates the project site from the neighborhood to the east, and undeveloped open space on the hillside to the north of Deer Hill Road acts as a buffer between the
<table>
<thead>
<tr>
<th>Policy LU-20.1</th>
<th>Traffic Service Standards: Consider the level of service (LOS) goals and standards set forth in the Circulation Chapter when evaluating development proposals.</th>
<th><strong>Not Consistent.</strong> Chapter 4.13, Transportation and Traffic, of the EIR evaluates the proposed project against the LOS standards set forth by the City’s General Plan. Impact TRAF-1 would be significant and unavoidable because no feasible mitigation measures are available to reduce this impact to a less-than significant level.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Policy LU-20.4</td>
<td>Fire: Review all development projects for their impacts on standards for fire service specified in the General Plan: fire stations three miles apart in urban areas, six miles apart in rural areas, with a five-minute response time. Require fair share payments and/or mitigation measures to ensure that these standards or their equivalent are maintained.</td>
<td><strong>Consistent.</strong> As described in Chapter 4.12 of the EIR, the Contra Costa County Fire Prevention District would assess an impact fee of $285 per dwelling unit on the Project and collection of this fee would be sufficient to accommodate new development without further compromising the delivery of fire services in the vicinity of the project site.</td>
</tr>
<tr>
<td>Policy LU-20.12</td>
<td>Growth Management Implementation: Review development projects for conformance with adopted performance standards and require mitigation measures where necessary to maintain adopted standards. Capital improvements shall be in place at the time of project implementation when necessary to maintain adopted performance standards.</td>
<td><strong>Not Consistent.</strong> The project EIR identifies three significant unavoidable transportation related impacts that would result from the project (LOS F at Deer Hill Rd. – Stanley Blvd./Pleasant Hill Rd., Northbound Pleasant Hill Road AM peak hour traffic would exceed the capacity of the left turn lane at Deer Hill Rd., and significant increase in the Delay Index for southbound traffic in the AM peak hour and northbound traffic in the PM peak hour).</td>
</tr>
</tbody>
</table>
EXHIBIT B
EXHIBIT B
July 2, 2019

Via Email and U.S. Mail

Robert Hodil, Esq.
Coblenz Patch Duffy & Bass LLP
1 Montgomery Street, Suite 3000
San Francisco, CA 94104
email: rhodil@coblenzlaw.com

Re: CEQA Review of Terraces of Lafayette Apartment Project

Dear Mr. Hodil:

As you know, my law firm represents O’Brien Land Company, LLC (“O’Brien”), the Project applicant and developer of the above-referenced Terraces of Lafayette multi-family housing project (the “Project”). I write because recent correspondence and communications from the City of Lafayette’s (“City”) Department of Planning and Building staff, and its newly engaged environmental consultant, Impact Sciences, Inc., raise serious concerns that the City may be embarking on, or may already be on, an illegal course of conduct — in violation of CEQA and due process — with respect to its resumed environmental review and processing of the Project. Generally, we are concerned by what appear to be the City’s increased antipathy toward the Project and related efforts to impose unnecessary expense, process, and delay in its processing, including potentially erecting illegal obstacles to the Project’s proper and timely environmental review, and to its processing and approval under the provisions of the Housing Accountability Act (“HAA”; see Gov. Code, § 65589.5(d).) While we would certainly welcome the City’s assurance that our concerns are misplaced, we seek, for the record and in any event, to advise the City of the relevant law and to avert if possible the unlawful outcome toward which its recent conduct has dangerously veered.

Specifically, for reasons explained in greater detail below, the City would be acting unlawfully, and in a manner expressly prohibited by CEQA, should it decide that it is authorized to require a subsequent or supplemental Environmental Impact Report (“EIR”) for the Project, rather than adopting a properly peer-reviewed version of the Addendum prepared by O’Brien’s expert environmental consultant, First Carbon Solutions (“FCS”). O’Brien reserves all its legal rights and remedies against the City should it unlawfully attempt to require a subsequent or supplemental EIR.
I. Relevant Factual and Procedural Background

The Terraces of Lafayette Apartment Project is a 315-unit affordable multi-family housing development project, proposed to be located on a 22-plus acre parcel at the southwest corner of Pleasant Hill Road and Deer Hill Road, the application for which was “deemed complete” pursuant to the Permit Streamlining Act (“PSA”; Gov. Code, § 65920 et seq.) in 2011. The Project is a “housing development project” under the HAA, meaning that, unlike other projects with which the City has dealt in the past, the City “shall not disapprove” it “or condition [its] approval in a manner that renders [it] infeasible” without making specific findings, which I note that the City will be unable to make on the record before it or any record it could lawfully create. (See, Gov. Code, § 65589.5(d)(1)-(5).)

As relevant to the specific CEQA-related concerns prompting this letter, the Project was fully analyzed in a May 8, 2012 Final EIR entitled “The Terraces of Lafayette Environmental Impact Report” (the “2013 EIR”), which was certified by the City’s Planning Commission on March 4, 2013 (PC Res. No. 2013-01) and, following O’Brien’s appeal challenging the factual bases of that EIR’s significant impact conclusions, certified by the City Council on August 12, 2013 (City Council Res. No. 2013-18). While it certified the EIR in 2013, for various reasons the City did not act on the Project at that time.

Thereafter, beginning on September 9, 2013, the City, O’Brien, and the landowner entered into a series of Tolling Agreements and extensions—all unanimously approved by the City Council; and beginning in January 2014, they entered into the Terraces Project Alternative Process Agreement followed by a series of extensions and amendments—also all unanimously approved by the City Council. The upshot of the Tolling and Process Agreements was to suspend all statutes of limitations and legal timelines affecting, and to toll and preserve, without prejudice, all parties’ legal rights, defenses, positions and claims regarding the 2013 EIR and the Project—including the City’s egregious actions and arbitrary consultant work product manipulations evidencing animus toward it in that CEQA review process —while the City and O’Brien pursued potential approval of an alternative project for the Project site, as proposed by the City (and which the City perceived to be potentially more favored by the community) consisting of 44-45 single-family detached homes and community amenities (the “Homes at Deer Hill”).

The City later approved the alternative Homes at Deer Hill project (pursuant to a separate 2015 Supplemental EIR), but through a citizen referendum the rezoning approval needed for that project was ultimately defeated by the voters, following a legal challenge in which the substantive validity of the referendum was upheld by the First District Court of Appeal’s published opinion reversing a trial court judgment that had invalidated it after a “change in [the] law.” (City of Morgan Hill v. Bushey (2018) 5 Cal.5th 1068, 1090.) The upshot of these legal and political developments was that a vocal group of no-growth, anti-Project citizens thwarted the compromise offered by the City’s approval of the Homes at Deer Hill project, and therefore
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processing of the original Terraces of Lafayette Apartment Project was resumed pursuant to the parties' contractual Tolling and Process Agreements in 2018 exactly where it had left off in 2013. The resumed processing of that original Project is the context in which the City’s recent concerning actions that are the subject of this letter are occurring.

II. The Certified 2013 Final EIR For The Terraces At Lafayette Project And CEQA's Rules Prohibiting A Subsequent Or Supplemental EIR Absent Evidence-Supported Findings Of Conditions That Do Not Exist Here

The certified 2013 FEIR fully analyzed all potentially significant environmental impacts of the Project now before the City. It found, disclosed, and analyzed 13 significant and unavoidable ("SU") impacts in five different impact areas: three in the area of aesthetics/visual resources, two in the area of air quality, two in the area of biological resources, three in the area of land use and planning, and three in the area of transportation and traffic.

The City initially pushed a supplemental EIR when O’Brien met with City staff on June 15, 2018, at which time O’Brien was asked several times how it would “thread the needle” to successfully move the project forward after staff said a supplemental EIR was required because the 2013 EIR and its studies were “stale.” The O’Brien team responded that CEQA documents do not simply become stale because of the passage of time and that any additional review would be subject to the requirements in CEQA Guidelines section 15162. The City continued pushing a supplemental EIR in its June 28, 2018 letter to O’Brien indicating the City’s desire to update supposedly “out of date” CEQA studies for a new “environmental document” and demanding a response within 24 hours. As requested by the City, O’Brien responded the next day reminding the City that CEQA presumes the validity of certified environmental documents and does not place a time limit on their validity or on related supporting documentation.

As explained in detail to the City in my partner Bryan Wenter’s October 25, 2018 letter to then-Planning Director Niroop Srivatsa, which letter addressed unsupported and legally incorrect assertions to the contrary in a July 2, 2018 memorandum from Jean Eisberg (a contract planner hired by the City), CEQA prohibits the City from requiring a subsequent or supplemental EIR unless specified conditions are met and supported by substantial evidence. To be very clear, absent such conditions, a subsequent or supplemental EIR is absolutely prohibited by CEQA.

In reviewing Ms. Eisberg’s July 2, 2018 remarkable memo blithely asserting that a supplemental EIR would be required for the Project, and the related correspondence on this CEQA “subsequent review” issue, I am immediately struck by three rather astonishing things: (1) that the City would even attempt to delegate the analysis and decision on such an important legal issue to a contract planner; (2) that the contract planner would get the governing legal standards under CEQA so horribly wrong; and (3) that no one from the City ever provided the courtesy of a written
response to Mr. Wenter's October 25, 2018 letter setting forth the correct governing legal standards (which, I suppose, is tantamount to a concession on its part that it could not dispute Mr. Wenter's accurate statement of the law).

In any event, the issue of the appropriate level of CEQA review in this matter, if any, is – particularly in the historic context of the City's ongoing discriminatory treatment of this affordable housing Project – an important one that clearly must ultimately be made by the City's highest decision-making body, in the likely event the Planning Commission's decision on the project's use permit is appealed, based on the legal advice of competent CEQA/land use counsel, not the clearly erroneous and unsupported non-legal analysis and conclusion of a contract planner that is reflected in the glib Eisberg memo. To put a finer point on it, the City's initial and fumbled attempt at handling this issue strongly suggests – consistent with its past unfortunate efforts to derail this Project as reflected by the voluminous record – an improper and unjustified attempt to discriminate against the Project and subject it to excessive and legally-prohibited CEQA review burdens based on the flimsiest of pretexts and what could only be a discriminatory animus.¹

Following Mr. Wenter's letter, his conversations with you (as the City's outside land use counsel, retained in part to attempt to "maximize" the City's options in handling the Project) had indicated substantial agreement that an addendum here would likely be appropriate given the governing CEQA standards, and O'Brien was thus reasonably and justifiably confident that this issue had been resolved and put to rest – as it certainly should have been based on the law.² More recent communications of the City and its newly engaged environmental consultant, Impact Sciences, however, indicate that this may not be the case.

Thus, a January 14, 2019 letter proposal from Jessica Flores of Impact Sciences, Inc. to the City, authorized and executed by the City purports to verify the City's request not only to conduct the peer review of FCS's detailed and complete Addendum, as discussed with O'Brien many times, but also "[t]o determine the appropriate level of environmental document for the Terraces at Lafayette Project at this point in time (Addendum or Supplemental/Subsequent EIR)." Five months after

¹ See, e.g., Department of Commerce v. New York (2019) 588 U.S. ___ (discussing "a recognized narrow exception to the general rule against inquiring into the mental processes of administrative decisionmakers" based on a "strong showing of bad faith or improper behavior."); see also Gov. Code §§ 65589.5(k)(1)(A) and 65589.5(l) ("The court may issue an order or judgment directing the local agency to approve the housing development project or emergency shelter if the court finds that the local agency acted in bad faith [i.e., including, but is not limited to, an action that is frivolous or otherwise entirely without merit] when it disapproved or conditionally approved the housing development . . . in violation of this section.")

² O'Brien funded and presented to the City an Addendum prepared by First Carbon Solutions ("FCS") for its review and input.
the City learned that FCS had prepared an addendum, on behalf of O'Brien, to ensure CEQA compliance, and three months after the City received FCS's expert and complete addendum, the City told the O'Brien team on March 15, 2019 that the City desired to "take over" the addendum.

An April 5, 2019 memorandum to the City from Impact Sciences regarding the peer review of the FCS Addendum noted, after summarizing portions of the legal standards governing whether a subsequent EIR is allowed, that "it does not appear that substantial changes in the project circumstances or substantial changes in circumstances requiring major revisions to the 2013 EIR have occurred, thereby making an addendum appropriate under CEQA." But the memo then hedged by adding the following caveat suggesting that updated technical studies might somehow change this conclusion: "However, as outlined in this memorandum, because we recommend changes to some of the methodologies used and assumptions made in the technical analysis of the Resumed Project, some additional technical studies are necessary, and the results of those studies would confirm the appropriate level of CEQA analysis."

Further, and seemingly contrary to earlier representations the City made that an Addendum was appropriate under CEQA, and that it was merely seeking a peer review of FCS's Addendum, an April 18, 2019 email from adjunct planner Michele Rodriguez to O'Brien's project manager Dave Baker and others mentioned your planned presentation (at, I might mention, a wholly unnecessary and uncommon City Council/Planning Commission public meeting ostensibly scheduled to placate the NIMBYs long opposing the project who either refuse to accept or cannot understand that there is no lawful way to deny this Project) in which you would "review the differences in Addendum vs. Supplemental EIR, and why we currently agree with the Addendum direction, and how that could change in future." (Emph. added.) The City staff report for the April 29, 2019 "Terraces of Lafayette Update" public meeting, while acknowledging "Impact Sciences concluded that an Addendum would be the appropriate document for additional environmental review of the Project under CEQA," nevertheless goes on to assert that "[a]dditional technical studies are also necessary, the results of which would confirm whether an Addendum is the appropriate document under CEQA." (4/29/19 Staff Report, p. 3.)

The City's official Minutes of the April 29, 2019 meeting also reflect Ms. Rodriguez stating that Impact Sciences "determined an Addendum was the appropriate document and once in the next phase of gathering more information and completing additional studies they would re-evaluate the conclusion of an Addendum or other appropriate document under CEQA." (p. 2 of 12.) In addition, the Minutes reflect Acting Planning Director Greg Wolff "stated at this time there was no indication it would need to be anything other than an Addendum and has not met any of the tests CEQA sets forth. Therefore at this time, an Addendum is the appropriate document. However, during further review by Impact Sciences it may change the environmental document." (p. 3 of 12.) The City's website incorrectly refers to the City having "two choices."
As demonstrated by the Addendum prepared by FCS, however, the City, most emphatically, does not have two choices if it wants to comply with the governing law here. More specifically, the City does not have a choice between a subsequent or supplemental EIR and an Addendum; rather, an Addendum is compelled and is the City’s only “option” because a Subsequent or Supplemental EIR is prohibited by CEQA given the undisputed record evidence here and the controlling law.

Given the minor and environmentally-beneficial nature of the Project modifications (as described below), and the analysis and findings of the certified 2013 EIR, it is quite impossible that any updated technical studies could yield substantial evidence establishing that any of the circumstances permitting preparation of a subsequent or supplemental EIR exist here. Nonetheless, because the City is obviously going to require extraordinary lengths to assert that this legally-foreclosed option potentially remains open to it, a detailed review of the governing law, and how it applies here to prohibit a subsequent or supplemental EIR based on the 2013 EIR and the peer review comments of Impact Sciences, is warranted and necessary to set the record straight.

III. **CEQA Absolutely Prohibits A Subsequent Or Supplemental EIR Unless A Public Agency Finds, Based On Substantial Evidence, That Substantial Project Changes, Substantial Changes in Circumstances, Or New Information Of Substantial Importance That Was Not Known Or Knowable With Due Diligence When The Previous EIR Was Certified, Will Require Major Revisions Of That EIR Due To The Involvement Of New Significant Effects Or A Substantial Increase In The Severity Of Previously Identified Significant Effects**

After an EIR has been certified or a negative declaration adopted for a project, a subsequent or supplemental EIR may be required only when the lead agency finds, based on substantial evidence in the record, that at least one of three sets of conditions exists: (1) substantial changes are proposed in the project which would require major revisions of the EIR or negative declaration due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; (2) substantial changes in surrounding circumstances have occurred which would require major revisions of the EIR due to the involvement of new significant environmental effects or a substantial increase in the severity of previously identified significant effects; or (3) new information of substantial importance that was unknown and could not have been known with the exercise of reasonable diligence at the time the EIR was certified becomes available and shows that the project will have one or more significant effects not discussed in the previous EIR or negative declaration, or that significant effects previously examined will be substantially more severe than shown in the EIR, or that mitigation measures previously found infeasible, or which are considerably different from those previously analyzed, would be feasible and substantially reduce significant impacts, but the project proponent declines to adopt them. (Pub. Resources Code, § 21166; 14 Cal. Code Regs., § 15162.)
No matter the City’s desire to discriminate against this important affordable, HAA-
protected multi-family housing Project, or to render it infeasible by subjecting it to
unlawful burdens, a subsequent EIR cannot be required under the applicable legal
standards set forth above. Contrary to the notion that updated technical studies
could change this result, once an EIR is certified, reconsideration is neither required
nor proper based on subsequent scientific reports or expert opinions that are not
based on newly emergent facts and that do not disclose new or substantially more
severe significant environmental impacts. (Citizens Against Airport Pollution v. City
of San Jose (2014) 227 Cal.App.4th 798, 806-812; Fort Mojave Indian Tribe v.
another way, once an EIR has been certified for a project, a presumption against
further environmental review exists under CEQA. As the First District Court of
Appeal recently stated the rule, “once an EIR has been prepared for a project,
CEQA prohibits the agency from requiring further EIRs unless one or more of the
[triggering] events [listed in Public Resources Code § 21166] occurs[.]” (Committee
for Re-Evaluation of the T-Line Loop v. San Francisco Municipal Transportation
Agency (2016) 6 Cal.App.5th 1237, 1246, emph. added, citing Pub. Resources
Code, § 21166.)

Further, while the CEQA Guidelines provide that where, as here, an addendum is
prepared, a brief explanation of the decision not to prepare a subsequent or
supplemental EIR, supported by substantial evidence, “should be included in [the]
addendum ..., the lead agency’s findings on the project, or elsewhere in the record”
(14 Cal. Code Regs., § 15164(e), no particular procedures are required for an
agency’s decision not to prepare a further EIR. (Committee for Re-Evaluation of the
T-Line Loop, supra, 6 Cal.App.5th at 1256 [rejecting argument that agency failed to
follow “required procedures” by relying on “unsupported staff conclusion” and not
making “public, evidence-based, analysis and determination” in deciding no further
CEQA analysis for light rail loop project was necessary; the court stated: “These
are not procedural flaws, because CEQA does not set forth any particular procedure
to support an agency’s decision that a new EIR is not required. CEQA does not
require an initial study or public hearing in these circumstances.”]).)

By contrast, an addendum to a previously certified EIR is properly prepared and
required when there are only minor technical changes or additions that do not raise
important new issues about the significant effects on the environment. (See 14 Cal.
Code Regs., §§ 15162(a)(1), 15164(a); Citizens Against Airport Pollution, supra,
227 Cal.App.4th at 796-797 [addendum proper where some changes or additions to
previously-certified EIR are necessary, but none of the conditions described in Pub.
Resources Code § 21166 or CEQA Guidelines § 15162 calling for preparation of a
subsequent EIR have occurred].) “Guideline 15164 [providing for addendums] is
consistent with and furthers the objectives of Section 21166”; because initiating
further environmental review whenever plans or circumstances change would result
in an “intractable” agency decision making process, “the addendum process
reasonably implements section 21166’s objective of balancing the consideration of
environmental consequences in public decision making with interests in finality and

An addendum is not required to be circulated for public review—it is extraordinarily uncommon to do so, and also legally pointless if not politically unwise in the instant case—but may simply be included in or attached to a Final EIR or negative declaration, and must be considered by the decision-making body together with the Final EIR or Negative Declaration before making a decision on the project. (14 Cal. Code Regs., §§ 15164(c), (d); Citizens Against Airport Pollution, supra, 227 Cal.App.4th at 797.) “The absence of a public review process for addendums comparable to initial or subsequent EIRs ... reflects the nature of an addendum as a document describing project revisions too insubstantial in their effect to require subsequent environmental review. The absence of public review also reflects the finality of adopted EIRs and section 21166's proscription against further environmental review except in specified circumstances.” (Save Our Heritage Organisation, supra, 28 Cal.App.5th at 668.)

IV. None Of The Triggering Events That Would Allow The City To Require A Subsequent EIR Exist Here

A. None Of The Mitigating Project Modifications Could Possibly Constitute An Event Triggering The Requirement Of A Subsequent EIR

The “resumed” Project currently under consideration by the City in a glacially slow and cumbersome review process, and fully analyzed in the original complete and current revised FCS Addendum, is the same Project analyzed in the 2013 FEIR, solely excepting a handful of environmentally-beneficial modifications now incorporated in it by the Applicant as a result of mitigations raised in 2013 FEIR and the Addendum. These minor Project modifications, that on their face serve only to help the environment, include:

- Move western driveway entrance 100 feet to improve sight safety distance, and add refuge lane suggested by Public Works Department.
- Move eastern driveway entrance to add stacking distance as suggested by Public Works Department.
- Add right turn lane onto Deer Hill Road and extra lane for stacking area to turn into project.
- Add dedicated right turn lane for access to SR 24.
- Add bus turnout.
• Add 10-foot wide multi-use trail that meets with current cross-walk at freeway onramp.

• Add bridge to avoid creek impacts.

None of these environmentally-beneficial changes require "major revisions" to the 2013 FEIR. None involve or could involve new significant impacts. None substantially increase the severity of previously-identified significant impacts. All serve to lessen previously identified project impacts. Accordingly, no Project changes would require or allow a subsequent or supplemental EIR here.

B. **No “Changed Circumstances” Or “New Information” Exist Which Could Possibly Trigger The Requirement Of A Subsequent EIR**

Further, there is no substantial evidence showing substantial changes in surrounding circumstances or significant new information occurring since the 2013 FEIR that would require or allow “major revisions” to that EIR due to the involvement of new or substantially more severe significant effects. While Impact Sciences has recommended, or called for, new, revised or updated studies in several areas – e.g., air quality, GHG emissions, noise, population growth, energy, transportation, and wildfire – *as a matter of law* no studies or analysis in any of these areas could even possibly result in substantial evidence of events triggering CEQA’s requirement for a subsequent or supplemental EIR under the circumstances present here.

For example, updated traffic counts showing existing conditions at the previously studied intersections will not show new or substantially more severe traffic impacts because the 2013 FEIR already analyzes and discloses significant unavoidable traffic impacts.³ Moreover, any new studies or studies of expanded scope that could with reasonable diligence have been conducted at the time of the prior 2013 EIR, but were not, cannot serve to provide any “new information” of substantial importance within the meaning of CEQA that could lawfully support requiring a subsequent or supplemental EIR. (See, e.g., *Citizens Against Airport Pollution*, supra, 227 Cal.App.4th at 806-808 [no evidence of new information required preparation of supplemental EIR; information on potential environmental impact of GHG emissions and climate change was known or could have been known before city certified 1994 EIR and 2003 SEIR, and accordingly, there was no basis to require additional CEQA review, and eighth addendum to Airport Master Plan EIR was appropriate]; *Concerned Dublin Citizens v. City of Dublin* (2013) 214 Cal.App.4th 1301, 1318-1320 [BAAQMD’s adoption of new thresholds of significance for GHG emissions did not constitute significant “new information”

³ Further, the City cannot conduct *expanded* – as opposed to *updated* – studies to try to show changed circumstances or new information because such bootstrapping machinations would themselves be equivalent to conducting a prohibited subsequent or supplemental EIR in violation of CEQA’s bar on doing so.
requiring a supplemental EIR; even though EIR did not analyze GHGs, it conducted an air quality analysis and could have analyzed such impacts because information about GHGs had long been available to do so.)

Nor could any new guidelines or thresholds of significance for analyzing previously studied impacts constitute the requisite “changed circumstances” or “new information” needed to require a subsequent EIR. (Concerned Dublin Citizens, supra, 214 Cal.App.4th at 1320 [holding “the adoption of guidelines for analyzing and evaluating the significance of data does not constitute new information if the underlying information was known or should have been known at the time the EIR was certified”], citing Fort Mojave Indian Tribe v. Department of Health Services (1995) 38 Cal.App.4th 1574, 1605-1606, for proposition that “new regulation did not constitute new information requiring a supplemental environmental impact report.”)

The following provides a few specific examples showing why no “changed circumstances” or “new information” could possibly meet CEQA’s legal standards in any of the “updated study” areas referenced by Impact Sciences regardless of anything the City might legitimately study in this dubious, unnecessary additional processing:

- **GHG/Energy Impacts:** The 2013 FEIR contained a 20-page discussion of both the Project’s GHG and its energy impacts in its chapter addressing GHG emissions. The FEIR imposed substantial mitigation measures in these areas to reduce GHGs and ensure the Project’s energy efficiency, including ensuring the provision of shuttle service to the Lafayette BART station one mile away. (See 2013 FEIR at pp. 2-28 – 2-29.) The additional energy questions in the CEQA Initial Study checklist added in 2018, and referenced by Impact Sciences, do not constitute a “changed circumstance” or “new information.”

Both the GHG issue and the CEQA Guidelines’ Appendix F requiring analysis of energy conservation and impacts existed at the time of and, indeed, long before the certification of the 2013 FEIR. There are no facts and no data constituting “changed circumstances” or “new information” regarding this Project’s energy consumption, or its quantified incremental contribution to the global cumulative impact of worldwide GHG emissions, that were both unknown and could not have been known with reasonable diligence at the time of the 2013 EIR. Moreover, any new standards or thresholds for measuring or assessing the significance of the Project’s GHG and energy impacts that post-date the 2013 FEIR cannot constitute the “changed circumstances” or “new information” required by CEQA to trigger a subsequent EIR as a matter of law. (Citizens Against Airport Pollution, supra, 227 Cal.App.4th at 807-808; Concerned Dublin Citizens, supra, 214 Cal.App.4th at 1320.)
Wildfire Impacts: Wildfire risk was a topic specifically referenced and analyzed in the 2013 FEIR’s Chapter 4.7 on Hazards/Hazardous Materials. In particular, the 2013 EIR specifically addressed and analyzed whether the Project would “[e]xpose people or structures to a significant risk of loss, injury, or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residents are intermixed with wildlands” (DEIR, p. 4.7-14), and also specifically addressed and analyzed whether the Project would “impact implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan” (id., p. 4.7-18) and concluded that impacts in both of those areas would be less than significant based on the Project’s design, and required compliance with general plan vegetation management and State and local building code requirements.

There are no “changed circumstances” and there is no “new information” relating to fire risk being caused or exacerbated by this essentially unchanged Project or its infrastructure that were not known, or that could not have been known with reasonable diligence, at the time of the 2013 FEIR, including but not limited to relevant adopted emergency response or evacuation plans, Project infrastructure and composition materials, and the layout and design of City streets.

Even if changes in legal standards for impact analysis since the 2013 FEIR were relevant (which they are not), the only changes have been to restrict the scope of CEQA analysis by clarifying that CEQA generally only requires analysis of a project’s impacts on the environment, not the environment’s impact on future project occupants. (California Bldg. Industry Assn. v. Bay Area Air Quality Management Dist. (2015) 62 Cal.4th 369, 378.) Thus, the 2013 FEIR’s analysis in this area was even broader and more expansive than currently allowed under CEQA, which may permissibly analyze only whether a new project creates or exacerbates an existing fire risk, not whether it exposes future recipients to already existing risk based on existing and unchanged circumstances.

Transportation/VMT Impacts: VMT analysis is a relatively new measure of project transportation impacts that is designed to measure (and thus minimize) vehicle miles traveled to reduce GHGs. Its relatively recent emergence in the CEQA Guidelines was a result of 2013 legislation – SB 743 – that, inter alia, directed OPR to modernize traffic metrics and develop alternatives to the LOS approach. VMT analysis is not and was not legally required or conducted for this Project, and the 2013 EIR conducted its GHG,
traffic and transportation analyses based on other metrics (i.e., LOS) for measuring the significance of those Project impacts.

CEQA Guidelines § 15064.3, referenced by Impact Sciences, applies prospectively, not retroactively, and thus does not apply to this Project. Moreover, as discussed above, under CEQA’s well-established subsequent review rules, new regulations or standards for measuring the significance of project impacts that arise after an EIR is certified do not constitute “changed circumstances” or “new information” allowing or requiring a subsequent EIR as a matter of law.

- **Noise Impacts:** Updating the 2013 FEIR’s noise analysis with updated ambient noise measurements at nearby sensitive receptors that were previously studied, or that are newly existing as a result of changed circumstances, is a permissible analysis to determine whether the triggers for a subsequent EIR may be met. But Impact Science’s apparent call for extensive new and quantified studies and analysis of Project construction noise because it “may not exceed but may be close to the noise limit criteria stated in the 2013 EIR and Lafayette Municipal Code” (4/5/19 Impact Science memo. at p. 10, emph. added) is completely unjustified and impermissibly calls for a de facto subsequent EIR analysis that is prohibited by CEQA absent substantial evidence of “changed circumstances” or “new information” showing major revisions to the 2013 EIR will be required due to the involvement of new significant impacts or substantially more severe significant impacts already identified. That noise impacts may be “close to” but “not exceed” the applicable threshold for a significant impact is patently insufficient to meet CEQA’s high standard for preparing, and to overcome the strong presumption against and prohibition on preparing, a subsequent or supplemental EIR.

- **Air Quality:** As noted above, the 2013 EIR analyzes and discloses significant and unavoidable (SU) air quality impacts from Project construction equipment emissions for both criteria pollutants and particulate matter (DEIR at p. 2-13), including a significant cumulative impact in criteria pollutants exceeding BAAQMD’s regional significance thresholds. (Id., p. 2-15.) While the extensive and complete FCS Addendum shows these construction emissions impacts can be mitigated to a less than significant level through a new mitigation measure that O’Brien is willing to adopt – i.e., the use of Tier IV rather than Tier III engines – even if this were not the case and the impacts remained SU, no subsequent EIR could be required under CEQA’s applicable standards. That is because even if the analysis ultimately showed the use of Tier IV engines was infeasible
or would not succeed in reducing these already identified impacts to a less than significant level, that would not constitute substantial evidence of "changed circumstances" or significant "new information" showing major EIR revisions were required due to new significant or substantially more severe significant impacts than those already identified, disclosed and discussed in the 2013 EIR.

V. Other Legally Erroneous Statements By The City And Impact Sciences

A. Legal Effect Of Factual Conclusions In EIR

Impact Sciences erroneously opines in its April 5, 2019 memo in various places that the factual conclusions in a certified EIR as to the significance of an impact cannot be changed unless based on "supporting analysis that occurred after the certification of the EIR" and that has been "reviewed," "validated" or "approved" by the lead agency. (4/5/19 memo at pp. 6, 9 [re: aesthetic and land use impacts].) That could not be more incorrect; specifically, these assertions materially misstate the actually applicable legal standards under CEQA as to the effect of factual statements and conclusions in an EIR on the authority of a lead agency’s decision making body.

As you are no doubt aware, CEQA views an EIR as an informational document first and foremost, and is not concerned with whether its conclusions are "correct," but only with whether they have substantial evidence support. (Laurel Heights Improvement Assn. v. Regents of Univ. of Cal. (1988) 47 Cal.3d 376, 392 ["The court does not pass upon the correctness of the EIR's environmental conclusions, but only its sufficiency as an informational document."]) quoting County of Inyo v. City of Los Angeles (1977) 71 Cal.App.3d 185, 189.) Disagreement among experts – as was the case with respect to the 2013 FEIR’s analysis of aesthetic and land use impacts of the Project – does not make an EIR inadequate. (Greenebaum v. City of Los Angeles (1984) 153 Cal.App.3d 391, 412.)

In the same vein, the body acting on an EIR is not required to "correctly resolve a dispute among experts" and where the evidence is conflicting it is "permitted to give more weight to some of the evidence and to favor the opinions and estimates of some of the experts over the others." (Id. at 413 [noting "[t]here was conflicting [expert] evidence and conflicting [expert] opinion and thus, the City Council was entitled to believe one side more than the other."]); see also Browning-Ferris Industries v. City Council (1986) 181 Cal.App.3d 852, 863 ["An administrative agency may choose between differing expert opinions."]); Association of Irritated Residents v. County of Madera (2003) 107 Cal.App.4th 1383, 1397 [same].) The decision-making body of a lead agency – in this case, the Planning Commission and the City Council only on appeal – is thus entitled to agree with experts and evidence other than those relied on by the EIR in reaching its ultimate factual findings and conclusions in the event of a conflict. Where the evidence on a factual matter is in conflict, the lead agency’s decision-making body remains the final arbiter of what
experts and substantial evidence to credit, and what conclusions to reach, so long as the conclusions are supported by substantial evidence – and even if they differ from the final EIR’s.

As observed in a leading CEQA treatise:

An EIR’s conclusion that an environmental impact is significant is not necessarily binding on the lead agency’s decision-making body. The agency may find that a project will or will not result in a significant impact, despite a contrary conclusion in the EIR if the finding is supported by substantial evidence.

(2 Kostka & Zischke, Practice Under the Environmental Quality Act (CEB 2d ed. 2019), § 17.16, pp. 17-17 – 17-18, and authorities cited; see Pub. Resources Code, § 21082.2(a) ["The lead agency shall determine whether a project may have a significant effect on the environment based on substantial evidence in light of the whole record."]; § 21082.2(e) ["Statements in an environmental impact report and comments with respect to an environmental impact report shall not be deemed determinative of whether the project may have a significant effect on the environment."]); San Franciscans for Livable Neighborhoods v. City and County of San Francisco (2018) 26 Cal.App.5th 596, 682 ["agency decision not to identify an impact as significant is reviewed for substantial evidence"])]

To illustrate these principles, in one case, the court of appeal rejected a CEQA plaintiff’s argument that a County’s “Board of Supervisors] violated CEQA by changing the environmental conclusion of the supplemental EIR prepared by staff to “less than significant.”" (Environmental Council v. Board of Supervisors (1982) 135 Cal.App.3d 428, 438.) The court held: “As ultimate decision-maker, the Board had the power to change the findings in the EIR prepared by its staff.” (Ibid., emph. in orig.; see id. at 438 [noting “Board rescinded its prior certification of the staff-prepared EIR and was thus at liberty to change the environmental conclusion.”].)

Further, “[t]hat the Board reached an environmental conclusion different from that of its staff did not vitiate the process of review, public comment, and consultation required under CEQA.” (Id. at 438; see also, Charles A. Pratt Construction Co., Inc. v. California Coastal Com. (2008) 162 Cal.App.4th 1068, 1079-1080 [upholding Coastal Commission’s rejection of EIR’s environmental conclusion regarding project’s groundwater recharge impacts; plaintiff “cites no authority that the Commission is bound by the findings in the EIR. Here the Commission simply rejected a conclusion that seems at best highly suspect.”].)

Accordingly, and contrary to Impact Science’s incorrect representation or understanding of the law, should the City Council choose to depart from the 2013 FEIR’s conclusions that the Project’s aesthetic and land use impacts are significant and unavoidable, it has the power and authority to do so in reliance on the contrary
expert evidence in the record regardless of when that substantial evidence was submitted.

B. Applicability Of CEQA’s “Independent Judgment” Requirement

The City has also made repeated statements that it must exercise its “independent judgment,” in an apparent effort to justify its commandeering and unilaterally “completing” the detailed and already complete Addendum that FCS has prepared as its expert work product, and which it has now revised to address Impact Science’s peer review comments. Whatever the City’s actual motivations in this regard, its purported legal justification is pure pretext.

The requirement to exercise “independent judgment” is found in CEQA Guidelines § 15090(a)(3), which applies to and sets forth the certification requirement for final EIRs – not addenda, which merely must be “considered” by the decision-making body before making a decision on a project (14 Cal. Code Regs. § 15164(c)) – and provides in relevant part that prior to approving a project the lead agency “shall certify that... [t]he final EIR reflects the lead agency’s independent judgment and analysis.” (14 Cal. Code Regs. § 15090(a)(3).) Even assuming solely for the sake of argument that this requirement applied to addenda – which it clearly does not on its face – it would not preclude a lead agency’s reliance on an addendum drafted by an applicant’s CEQA consultant.

It is clear that, even with EIRs, “the agency may enlist the initial drafting and analytical skills of an applicant’s consultant (Pub. Resources Code, §§ 21082.1, subd. (a), 21100, subd. (a); Guidelines, § 15084, subd. (d)(3)), so long as the agency applies its “independent review and judgment to the work product before adopting and utilizing it.” (Eureka Citizens for Responsible Government v. City of Eureka (2007) 147 Cal.App.4th 359, 369, quoting Friends of La Vina v. County of Los Angeles (1991) 232 Cal.App.3d 1446, 1452-1455.) Per the Court of Appeal: “This methodology is common in California, and the Guidelines affirmatively endorse preparation of a draft EIR in th[is] manner[.]” (Id., citing La Vina, at 1454.) The Court thus upheld the City of Eureka’s use of an EIR where the draft was prepared by the applicant’s counsel, reviewed and modified by City staff, and peer reviewed by the City’s consultant (ESA), which provided its own input. (Ibid; see id. at 370 [holding substantial evidence supported finding “that the City conducted a detailed review and critique of the applicant’s submission, and that it applied its “independent judgment and review to the work product” as it was required to do.”].) If this is a permissible procedure for preparation of an EIR, then a fortiori a public agency can permissibly review, vet, and rely on an applicant-prepared addendum that is not even an “environmental document” as defined by CEQA (14 Cal. Code Regs. § 15361), and nothing in the law requires the agency itself to prepare the CEQA document much less an addendum.
The work of the applicant’s expert environmental consultant here, FCS, has now been peer reviewed and commented on by the City’s independent consultant, Impact Sciences, and FCS has been diligent and responsive in incorporating Impact Science’s relevant suggestions and modifications. No legitimate “independent judgment” requirement or concern requires the City to commandeer FCS’s Addendum, and the City’s repeated attempts to do so appear to evidence its own desire to manipulate, and inject its own bias and subjectivity into, the CEQA process as it did before with the 2013 EIR.

C. Legal Standards For Deleting Or Modifying Mitigation Measures

Impact Sciences states in its April 5, 2019 memo with respect to no-longer-applicable mitigation measures requiring removal of asbestos-containing materials (ACMs) and lead-based paint (LBP) from buildings that no longer exist on the site: “For the Addendum to determine that the mitigation measures are no longer applicable, it should reference documentation confirming that ACMs and LBPs have been properly removed and disposed in compliance with applicable federal, state, and local regulations.” (4/5/19 memo at p. 8.) It later states with respect to certain purported land use mitigation measures that the FCS Addendum found inapplicable: “The Addendum would provide CEQA clearance for the Resumed Project based on a certified EIR. Therefore, mitigation measures identified in the EIR remain applicable.” (Id. at p. 8.) Elsewhere it appears to recognize that environmentally-beneficial project modifications can render an EIR’s mitigation measures inapplicable, stating that in such cases the Addendum “should provide explanation of why [that is so].” (Id. at p. 11.)

Contrary to Impact Sciences’ inconsistent and inaccurate statements regarding how the Addendum is required to treat inapplicable or no-longer-applicable mitigation measures proposed in the 2013 EIR, the law provides that even previously adopted mitigation measures can be deleted. (Napa Citizens for Honest Government v. Napa County Bd. of Supervisors (2001) 91 Cal.App.4th 342, 358-359.) To do so, “a governing body must state a legitimate reason for deleting an earlier adopted mitigation measure, and must support that statement of reason with substantial evidence.” (Id. at 359.) Courts have upheld addendums deleting or changing mitigation measures that were “no longer necessary” where “no new or more severe impacts are caused by the deletions or changes to the mitigation measures.” (Mani Brothers Real Estate Group v. City of Los Angeles (2007) 153 Cal.App.4th 1385, 1403.)

In Mani Brothers, the Court upheld those portions of an addendum to an EIR for a large downtown development project that deleted or revised certain mitigation measures, and held that a subsequent EIR was not required: “Nor does the City’s decision to delete or revise certain mitigation measures warrant an SEIR. Mitigation measures adopted when a project is approved may be changed or deleted if the agency states a legitimate reason for making the changes and the reason is supported by substantial evidence. [Citing Napa Citizens.] Here, substantial
evidence supports deleting the measures because they are no longer necessary. Thus, substantial evidence in the record supports the reasons for the changes in the Modified Project’s mitigation measures, and no new or more severe impacts are caused by the deletions or changes to the mitigation measures. Hence, no SEIR was required.” (Id. at 1403; see also Katzeff v. Department of Forestry & Fire Protection (2010) 181 Cal.App.4th 601, 613-614 [citing Mani Brothers for proposition “no need for supplemental EIR rather than addendum to EIR where substantial evidence supported city’s conclusion mitigation measures no longer necessary”].)

If a public agency can delete or modify a Final EIR’s mitigation measures it has already adopted in connection with its approval of a project, then a fortiori it can delete or modify a certified Final EIR’s proposed but not yet adopted mitigation measures for a project under consideration where they become unnecessary or inapplicable. As well documented by the record and the revised FCS Addendum, substantial evidence supports the Addendum’s conclusions regarding unnecessary, non-existent or infeasible mitigation measures being inapplicable here.

VI. Conclusion

As can be seen from the above, FCS’s conclusion – like your own oral and Impact Science’s initial written conclusions – that an Addendum is sufficient to review the “resumed” Project under CEQA, is correct. It should be readily apparent to any objective and informed observer there is no realistic possibility that any of the events or conditions required to overcome CEQA’s prohibition on subsequent or supplemental EIRs after a project EIR is certified will be established by substantial evidence here. Simply put, the City does not get a “do-over” after it has certified an EIR for a project and it does not get to conduct completely new or expanded scope environmental studies of any type that it could have, but did not, conduct before simply in order to improperly attempt to justify an unauthorized subsequent or supplemental EIR or placate dedicated NIMBYs; as demonstrated above, such an “intractable” decision-making process is prohibited by CEQA.
Should the City choose to violate CEQA by attempting to unlawfully subject the Terraces of Lafayette Project to a subsequent or supplemental EIR here, O'Brien reserves all its rights and remedies to challenge that decision.

Very truly yours,

MILLER STARR REGALIA

Arthur F. Coon

AFC:klw

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    Cameron Burks, Council Member, City of Lafayette (cburks@lovelafayette.org)
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EXHIBIT C
RE: Terraces of Lafayette

Dear Mr. Wolff,

I write to comment on Addendum (Impact Sciences 2020) to the 2013 EIR (City of Lafayette 2012) that addresses a proposed multi-unit residential housing project at the southwest corner of Deer Hill Road and Pleasant Valley Road known as Terraces of Lafayette, which I understand would add 315 residential units within 14 buildings and a clubhouse building on 22.27 acres of land. I also comment on the biological resources report prepared for this project in 2011 (Marylee Guinon and Olberding Environmental 2011).

My qualifications for preparing expert comments are the following. I hold a Ph.D. degree in Ecology from University of California at Davis, where I subsequently worked for four years as a post-graduate researcher in the Department of Agronomy and Range Sciences. My research has been on animal density and distribution, habitat selection, interactions between wildlife and human infrastructure and activities, conservation of rare and endangered species, and on the ecology of invading species. I authored numerous papers on special-status species issues. I served as Chair of the Conservation Affairs Committee for The Wildlife Society – Western Section. I am a member of The Wildlife Society and the Raptor Research Foundation, and I’ve been a part-time lecturer at California State University, Sacramento. I was Associate Editor of wildlife biology’s premier scientific journal, The Journal of Wildlife Management, as well as of Biological Conservation, and I was on the Editorial Board of Environmental Management. I have performed wildlife surveys in California for thirty-five years, including at many proposed project sites. My CV is attached.

**SITE VISIT**

I visited the site of the proposed project on 10 May 2020, walking along Deer Hill Road with a pair of binoculars for 142 minutes, starting at 17:39 hours. The site includes a wooded stream and terraced grasslands (Photos 1 and 2). The site is just south of Briones Regional Park. The mature trees on the site are suited as nest substrate for many bird species, roosting habitat for bats, and as stopover habitat for wildlife moving through the area.
While visiting the site, I saw 23 species of birds, 5 of which are special-status species (Table 1). I also saw sign of 2 species of mammals – California voles and Botta’s pocket gopher. I saw osprey fly over the site (Photo 3). Osprey are listed on California Department of Fish and Wildlife’s Taxa to Watch List, and are protected by California Fish and Game Code known as ‘Birds of Prey.’ I watched a white-tailed kite foraging on the project site for extended periods (Photo 4). The white-tailed kite is a California Fully Protected species. I saw 2 red-tailed hawks interacting with each other and foraging on the site. From within the riparian woodland I heard the calls of a Cooper’s hawk and an olive-sided flycatcher, both species of which are special-status species. Western bluebirds, chestnut-backed chickadees, house finches, American goldfinches and bushtits occupied the riparian woodland, and one of the bushtits came out to Deer Hill Rd. to check me over (Photo 5). A flock of wild turkeys crossed Deer Hill Rd. back and
forth between Briones Regional Park and the riparian corridor through the project site (Photo 6), despite the hazard posed by automobile traffic.

Evidence of breeding was abundant on site, including defense of breeding territories. Red-winged blackbirds chased off one of the red-tailed hawks, and an American crow chased off the other red-tailed hawk. Male wild turkeys gobbled and displayed. The foraging white-tailed kite was returning food to a nest site. Many of the birds were paired.

Table 1. Species of wildlife I observed during a visit on 10 May 2020 from 17:39 to 19:32 hours at the site of the proposed project.

<table>
<thead>
<tr>
<th>Species</th>
<th>Scientific name</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wild turkey</td>
<td>Meleagris gallopavo</td>
<td>TWL, FGC 3503.5</td>
</tr>
<tr>
<td>Osprey</td>
<td>Pandion haliaetus</td>
<td>FGC 3503.5</td>
</tr>
<tr>
<td>Red-tailed hawk</td>
<td>Buteo lineatus</td>
<td>TWL, FGC 3503.5</td>
</tr>
<tr>
<td>White-tailed kite</td>
<td>Elanus leucurus</td>
<td>FGC 3503.5, CFP, TWL, FGC 3503.5</td>
</tr>
<tr>
<td>Cooper’s hawk</td>
<td>Accipiter cooperii</td>
<td>TWL, CDFW 3503.5</td>
</tr>
<tr>
<td>Eurasian collared-dove</td>
<td>Streptopelia decaocto</td>
<td>Non-native</td>
</tr>
<tr>
<td>Rock pigeon</td>
<td>Columba livia</td>
<td>Tu-Native</td>
</tr>
<tr>
<td>Acorn woodpecker</td>
<td>Melanerpes formicivorus</td>
<td></td>
</tr>
<tr>
<td>Black-chinned hummingbird</td>
<td>Archilochus alexandri</td>
<td></td>
</tr>
<tr>
<td>Olive-sided flycatcher</td>
<td>Contopus cooperi</td>
<td>SSC2</td>
</tr>
<tr>
<td>American crow</td>
<td>Corvus brachyrhynchos</td>
<td></td>
</tr>
<tr>
<td>Common raven</td>
<td>Corvus corax</td>
<td></td>
</tr>
<tr>
<td>Cliff swallow</td>
<td>Petrochelidon pyrrhonota</td>
<td></td>
</tr>
<tr>
<td>Chestnut-backed chickadee</td>
<td>Poecile rufescens</td>
<td></td>
</tr>
<tr>
<td>Bushtit</td>
<td>Psaltriparus minimus</td>
<td></td>
</tr>
<tr>
<td>Western bluebird</td>
<td>Sialia mexicana</td>
<td></td>
</tr>
<tr>
<td>American robin</td>
<td>Turdus migratorius</td>
<td></td>
</tr>
<tr>
<td>European starling</td>
<td>Sturnus vulgaris</td>
<td>Non-native</td>
</tr>
<tr>
<td>Song sparrow</td>
<td>Melospiza melodia</td>
<td></td>
</tr>
<tr>
<td>Red-winged blackbird</td>
<td>Agelaius phoeniceus</td>
<td></td>
</tr>
<tr>
<td>House finch</td>
<td>Haemorhous mexicanus</td>
<td></td>
</tr>
<tr>
<td>Lesser goldfinch</td>
<td>Carduelis psaltria</td>
<td></td>
</tr>
<tr>
<td>American goldfinch</td>
<td>Carduelis tristis</td>
<td></td>
</tr>
<tr>
<td>California vole</td>
<td>Microtus californicus</td>
<td></td>
</tr>
<tr>
<td>Botta’s pocket gopher</td>
<td>Thomomys bottae</td>
<td></td>
</tr>
</tbody>
</table>

1 Listed as BCC = U.S. Fish and Wildlife Service Bird Species of Conservation Concern, FGC 3503.5 = California Fish and Game Code 3503.5 (Birds of prey), and SSC2 = California Bird Species of Special Concern priority 2, TWL = Taxa to Watch List (Shuford and Gardali 2008).
**Photo 3 (left) and 4 (right).** An osprey flew over the project site (left), a white-tailed kite hunted on the site for an hour (right), 10 May 2020.

**Photos 5 and 6.** A bushtit (left) one of a flock of wild turkeys (right) on the site, 10 May 2020.

**BIOLOGICAL IMPACTS ASSESSMENT**

The Addendum (Impact Sciences 2020:45) repeats the determination in the 2013 EIR (City of Lafayette 2012) that the site supports no habitat suitable for special-status species of wildlife. This determination was not believable, and as I learned from my site visit, it was incorrect. Although the 2013 EIR acknowledged that raptors and other
birds might later establish on the site, the Addendum is silent on whether any did. This silence, and the lack of a recent survey for wildlife on the project site leaves decision-makers and the public uninformed about the site’s value to wildlife.

Since the 2013 EIR, several developments warrant the preparation of a supplemental EIR. One of those recent developments were changes in statutes regarding birds. For example, tricolored blackbird is now listed as a California threatened species; it was not so listed in 2013. Tricolored blackbirds forage in grasslands, often traveling far from their breeding sites to do so. In another example, most California birds are now protected by a recent amendment to California Fish and Game Code section 3513 (AB 454, signed by the Governor on 27 September 2019). This amendment protects birds that had been protected by the federal Migratory Bird Treaty Act. It covers most of the bird species I saw on site, as well as most of the birds recently reported on eBird, which I discuss next.

Another development since 2013 has been the proliferation in use of electronic data bases into which members of the public report detections of wildlife. These data bases have rapidly added to the scientific body of knowledge on the distribution of wildlife species. No impact assessment should be made without consulting these data for occurrence records at and nearby a proposed project site. However, no such use of these data bases helped to inform the 2013 EIR or its Addendum.

According to eBird records, 42 special-status species of birds have been detected nearby or within the region of the project site (Table 2), and according to iNaturalist another 10 special-status species of mammals, amphibians and reptiles have been seen near the site (Table 3). At the site, I saw or heard 5 of the special-status species of birds listed in Table 2. The riparian woodland of the creek that forms part of the project site appears suitable for San Francisco dusky-footed woodrat, and the stream likely serves as a movement corridor for California red-legged frog, which is a California Threatened species. Multiple special-status species of bats also likely roost in the trees on site (Kunz and Lumsden 2003), and generally use the riparian corridor for movement.

Another recent development has been the discovery and reporting that North American birds have suffered a 29% decline in overall abundance over the past 48 years (Rosenberg et al. 2019). This stunning loss, which remained unknown at the time of the 2013 EIR, poses dire ecological and economic consequences that have yet to be fully understood, but which must be considered in any serious cumulative impact analysis. The finding of Rosenberg et al. (2019) was reported at about the same time California’s Governor signed AB 454, which was fall 2019. A supplemental EIR is needed to address the project’s direct and cumulative impacts on birds protected by California Fish and Game Code section 3513, as amended.
Table 2. Species reported on eBird (https://eBird.org) on or near the proposed project site.

<table>
<thead>
<tr>
<th>Species</th>
<th>Scientific name</th>
<th>Status ¹</th>
<th>eBird post(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Double-crested cormorant</td>
<td>Phalacrocorax auratus</td>
<td>TWL</td>
<td>Nearby</td>
</tr>
<tr>
<td>California gull</td>
<td>Larus californicus</td>
<td>TWL</td>
<td>Nearby</td>
</tr>
<tr>
<td>Turkey vulture</td>
<td>Cathartes aura</td>
<td>FGC 3503.5</td>
<td>Nearby</td>
</tr>
<tr>
<td>Bald eagle</td>
<td>Haliaeetus leucocephalus</td>
<td>BGEPA, BCC, CE</td>
<td>Nearby</td>
</tr>
<tr>
<td>Golden eagle</td>
<td>Aquila chrysaetos</td>
<td>BGEPA, BCC, CFP</td>
<td>Nearby</td>
</tr>
<tr>
<td>Osprey</td>
<td>Pandion haliaetus</td>
<td>TWL, FGC 3503.5</td>
<td>Nearby</td>
</tr>
<tr>
<td>Red-tailed hawk</td>
<td>Buteo jamaicensis</td>
<td>FGC 3503.5</td>
<td>On site</td>
</tr>
<tr>
<td>Swanson’s hawk</td>
<td>Buteo swainsoni</td>
<td>CT, BCC, FGC 3503.5</td>
<td>Nearby</td>
</tr>
<tr>
<td>Ferruginous hawk</td>
<td>Buteo regalis</td>
<td>TWL, FGC 3503.5</td>
<td>Nearby</td>
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<td>Red-shouldered hawk</td>
<td>Buteo lineatus</td>
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<td>Sharp-shinned hawk</td>
<td>Accipiter striatus</td>
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<td>Cooper’s hawk</td>
<td>Accipiter cooperi</td>
<td>FGC 3503.5, TWL</td>
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<td>Northern harrier</td>
<td>Circus cyaneus</td>
<td>SSC3</td>
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<td>White-tailed kite</td>
<td>Elanus leucurus</td>
<td>CFP, TWL, FGC 3503.5</td>
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<td>American kestrel</td>
<td>Falco sparverius</td>
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<td>Merlin</td>
<td>Falco columbarius</td>
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<td>Prairie falcon</td>
<td>Falco mexicanus</td>
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<tr>
<td>Peregrine falcon</td>
<td>Falco peregrinus</td>
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<td>Great-horned owl</td>
<td>Bubo virginianus</td>
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<td>Long-eared owl</td>
<td>Asio otus</td>
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<td>Short-eared owl</td>
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<td>Megascops kennicotti</td>
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<td>Barn owl</td>
<td>Tyto alba</td>
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<td>Burrowing owl</td>
<td>Athene cunicularia</td>
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<td>Nearby</td>
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<td>Vaux’s swift</td>
<td>Chaetura vauxi</td>
<td>SCC2</td>
<td>Nearby</td>
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<td>Costa’s hummingbird</td>
<td>Calypte costae</td>
<td>BCC</td>
<td>Nearby</td>
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<tr>
<td>Allen’s hummingbird</td>
<td>Selasphorus sasin</td>
<td>BCC</td>
<td>Nearby</td>
</tr>
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<td>Nuttall’s woodpecker</td>
<td>Picoides nuttallii</td>
<td>BCC</td>
<td>Nearby</td>
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<td>Horned lark</td>
<td>Eremophila alpestris actia</td>
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<td>Willow flycatcher</td>
<td>Empidonax traillii extimus</td>
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<td>Olive-sided flycatcher</td>
<td>Contopus cooperi</td>
<td>SSC2</td>
<td>Nearby</td>
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<td>Yellow-billed magpie</td>
<td>Pica nuttalli</td>
<td>BCC</td>
<td>Regional</td>
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<td>Species</td>
<td>Scientific name</td>
<td>Status</td>
<td>eBird post(s)</td>
</tr>
<tr>
<td>------------------------------</td>
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<tr>
<td>Purple martin</td>
<td>Progne subis</td>
<td>SSC2</td>
<td>Regional</td>
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<td>Baeolophus inornatus</td>
<td>BCC</td>
<td>Nearby</td>
</tr>
<tr>
<td>Loggerhead shrike</td>
<td>Lanius ludovicianus</td>
<td>BCC, SSC2</td>
<td>Nearby</td>
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<tr>
<td>Yellow warbler</td>
<td>Setophaga petechia</td>
<td>SSC2, BCC</td>
<td>Nearby</td>
</tr>
<tr>
<td>Yellow-breasted chat</td>
<td>Icteria virens</td>
<td>SSC3</td>
<td>Nearby</td>
</tr>
<tr>
<td>Common yellowthroat</td>
<td>Geothlypis trichas</td>
<td>BCC</td>
<td>Nearby</td>
</tr>
<tr>
<td>Yellow-breasted chat</td>
<td>Icteria virens</td>
<td>SSC3</td>
<td>Nearby</td>
</tr>
<tr>
<td>Tricolored blackbird</td>
<td>Agelaius tricolor</td>
<td>CT, BCC</td>
<td>Regional</td>
</tr>
<tr>
<td>Yellow-headed blackbird</td>
<td>X. xanthocephalus</td>
<td>SSC3</td>
<td>Regional</td>
</tr>
<tr>
<td>Lawrence’s goldfinch</td>
<td>Spinus lawrencei</td>
<td>BCC</td>
<td>Nearby</td>
</tr>
</tbody>
</table>

1 Listed as BGEPA = Bald and Golden Eagle Protection Act, BCC = U.S. Fish and Wildlife Service Bird Species of Conservation Concern, CT and CE = California threatened and endangered, CFP = California Fully Protected (CFG Code 3511), FGC 3503.5 = California Fish and Game Code 3503.5 (Birds of prey), and SSC1, SSC2 and SSC3 = California Bird Species of Special Concern priorities 1, 2 and 3, respectively, and TWL = Taxa to Watch List (Shuford and Gardali 2008).

**Table 3.** Occurrence likelihoods of special-status species of terrestrial wildlife at or near the proposed project site.

<table>
<thead>
<tr>
<th>Common name</th>
<th>Species name</th>
<th>Status</th>
<th>Occurrence likelihood</th>
</tr>
</thead>
<tbody>
<tr>
<td>California red-legged frog</td>
<td><em>Rana draytonii</em></td>
<td>CT</td>
<td>iNaturalist Nearby</td>
</tr>
<tr>
<td>Western pond turtle</td>
<td><em>Actinemys pallida</em></td>
<td>SSC</td>
<td>iNaturalist Nearby</td>
</tr>
<tr>
<td>Hoary bat</td>
<td><em>Lasiurus cinereus</em></td>
<td>WBWG Mod</td>
<td>NearbyPossible</td>
</tr>
<tr>
<td>Pallid bat</td>
<td><em>Antrozous pallidus</em></td>
<td>SSC</td>
<td>NearbyPossible</td>
</tr>
<tr>
<td>Small-footed myotis</td>
<td><em>Myotis ciliabrum</em></td>
<td>WBWG Mod</td>
<td>In regionPossible</td>
</tr>
<tr>
<td>Yuma myotis</td>
<td><em>Myotis yumanensis</em></td>
<td>WBWG High</td>
<td>In regionPossible</td>
</tr>
<tr>
<td>Townsend’s big-eared bat</td>
<td><em>Corynorhinus townsendii</em></td>
<td>SSC</td>
<td>In regionPossible</td>
</tr>
<tr>
<td>Western red bat</td>
<td><em>Lasiurus blossevillii</em></td>
<td>SSC</td>
<td>NearbyPossible</td>
</tr>
<tr>
<td>San Francisco dusky-footed woodrat</td>
<td><em>Neotoma fuscipes annectens</em></td>
<td>SSC</td>
<td>NearbyProbable</td>
</tr>
<tr>
<td>American badger</td>
<td><em>Taxidea taxus</em></td>
<td>SSC</td>
<td>Probable</td>
</tr>
</tbody>
</table>

1 Listed as SSC = California Species of Special Concern, and WBWG = priority listing by Western Bat Working Group.
The substantial decline of North American birds, which was discovered at about the same time California increased protection of migratory birds, also coincides with recent discoveries of the magnitude of bird-window collisions and contributing factors. The bird-window collision issue is particularly important in light of the 29% decline of birds across North America during the same time period when investigators have repeatedly identified bird-window collisions as the second or third largest anthropogenic sources of bird mortality. Neither the 2013 EIR nor the Addendum addresses this issue.

**WINDOW COLLISIONS**

Window collisions are often characterized as either the second or third largest source or human-caused bird mortality. The numbers behind these characterizations are often attributed to Klem’s (1990) and Dunn’s (1993) estimates of about 100 million to 1 billion bird fatalities in the USA, or more recently by Loss et al.’s (2014) estimate of 365-988 million bird fatalities in the USA or Calvert et al.’s (2013) and Machtans et al.’s (2013) estimates of 22.4 million and 25 million bird fatalities in Canada, respectively. The Terraces at Lafayette would impose windows at a location where migratory birds likely often corner around the southeast end of Lafayette Ridge as they leave one valley structure for another (Figure 1). Birds usually choose the paths of least resistance, meaning the lowest-lying of the local terrain.

![Map showing likely flight routes of birds migrating east-west and north-south and banking around the low reach of Lafayette Ridge, which happens to be the project site (yellow polygon). The osprey I saw was on one of these routes.](image)

**Figure 1.** Likely flight routes (white arrows) of birds migrating east-west and north-south and banking around the low reach of Lafayette Ridge, which happens to be the project site (yellow polygon). The osprey I saw was on one of these routes.
Glass-facades of buildings intercept and kill many birds, but these façades are differentially hazardous to birds based on spatial extent, contiguity, orientation, and other factors. At Washington State University, Johnson and Hudson (1976) found 266 bird fatalities of 41 species within 73 months of monitoring of a three-story glass walkway (no fatality adjustments attempted). Prior to marking the windows to warn birds of the collision hazard, the collision rate was 84.7 per year. At that rate, and not attempting to adjust the fatality estimate for the proportion of fatalities not found, 4,404 birds were likely killed over the 52 years since the start of their study, and that’s at a relatively small building façade (Figure 2). Accounting for the proportion of fatalities not found, the number of birds killed by this walkway over the last 50 years would have been about 13,213. And this is just for one 3-story, glass-sided walkway between two college campus buildings.

**Figure 2.** A walkway connecting two buildings at Washington State University where one of the earliest studies of bird collision mortality found 85 bird fatalities per year prior to marking windows (254 annual deaths adjusted for the proportion not found). Given that the window markers have long since disappeared, this walkway has likely killed at least 12,705 birds since 1968, and continues to kill birds. Notice that the transparent glass on both sides of the walkway gives the impression of unimpeded airspace that can be navigated safely by birds familiar with flying between tree branches. Also note the reflected images of trees, which can mislead birds into seeing safe perch sites. Further note the distances of ornamental trees, which allow birds taking off from those trees to reach full speed upon arrival at the windows.

Klem’s (1990) estimate was based on speculation that 1 to 10 birds are killed per building per year, and this speculated range was extended to the number of buildings estimated by the US Census Bureau in 1986. Klem’s speculation was supported by fatality monitoring at only two houses, one in Illinois and the other in New York. Also, the basis of his fatality rate extension has changed greatly since 1986. Whereas his estimate served the need to alert the public of the possible magnitude of the bird-window collision issue, it was highly uncertain at the time and undoubtedly outdated more than three decades hence. Indeed, by 2010 Klem (2010) characterized the upper end of his estimated range – 1 billion bird fatalities – as conservative. Furthermore, the estimate lumped species together as if all birds are the same and the loss of all birds to windows has the same level of impact.

Homes with birdfeeders are associated with higher rates of window collisions than are homes without birdfeeders (Kummer and Bayne 2015, Kummer et al. 2016a), so the
developed area might pose even greater hazard to birds if it includes numerous birdfeeders. Another factor potentially biasing national or North American estimates low was revealed by Bracey et al.’s (2016) finding that trained fatality searchers found 2.6× the number of fatalities found by homeowners on the days when both trained searchers and homeowners searched around homes. The difference in carcass detection was 30.4-fold when involving carcasses volitionally placed by Bracey et al. (2016) in blind detection trials. This much larger difference in trial carcass detection rates likely resulted because their placements did not include the sounds that typically alert homeowners to actual window collisions, but this explanation also raises the question of how often homeowner participants with such studies miss detecting window-caused fatalities because they did not hear the collisions.

By the time Loss et al. (2014) performed their effort to estimate annual USA bird-window fatalities, many more fatality monitoring studies had been reported or were underway. Loss et al. (2014) were able to incorporate many more fatality rates based on scientific monitoring, and they were more careful about which fatality rates to include. However, they included estimates based on fatality monitoring by homeowners, which in one study were found to detect only 38% of the available window fatalities (Bracey et al. 2016). Loss et al. (2014) excluded all fatality records lacking a dead bird in hand, such as injured birds or feather or blood spots on windows. Loss et al.’s (2014) fatality metric was the number of fatalities per building (where in this context a building can include a house, low-rise, or high-rise structure), but they assumed that this metric was based on window collisions. Because most of the bird-window collision studies were limited to migration seasons, Loss et al. (2014) developed an admittedly assumption-laden correction factor for making annual estimates. Also, only 2 of the studies included adjustments for carcass persistence and searcher detection error, and it was unclear how and to what degree fatality rates were adjusted for these factors. Although Loss et al. (2014) attempted to account for some biases as well as for large sources of uncertainty mostly resulting from an opportunistic rather than systematic sampling data source, their estimated annual fatality rate across the USA was highly uncertain and vulnerable to multiple biases, most of which would have resulted in fatality estimates biased low.

In my review of bird-window collision monitoring, I found that the search radius around homes and buildings was very narrow, usually 2 meters. Based on my experience with bird collisions in other contexts, I would expect that a large portion of bird-window collision victims would end up farther than 2 m from the windows, especially when the windows are higher up on tall buildings. In my experience, searcher detection rates tend to be low for small birds deposited on ground with vegetation cover or woodchips or other types of organic matter. Also, vertebrate scavengers entrain on anthropogenic sources of mortality and quickly remove many of the carcasses, thereby preventing the fatality searcher from detecting these fatalities. Adjusting fatality rates for these factors – search radius bias, searcher detection error, and carcass persistence rates – would greatly increase nationwide estimates of bird-window collision fatalities.

Buildings can intercept many nocturnal migrants as well as birds flying in daylight. As mentioned above, Johnson and Hudson (1976) found 266 bird fatalities of 41 species within 73 months of monitoring of a four-story glass walkway at Washington State
University (no adjustments attempted). Somerlot (2003) found 21 bird fatalities among 13 buildings on a university campus within only 61 days. Monitoring twice per week, Hager et al. (2008) found 215 bird fatalities of 48 species, or 55 birds/building/year, and at another site they found 142 bird fatalities of 37 species for 24 birds/building/year. Gelb and Delacretaz (2009) recorded 5,400 bird fatalities under buildings in New York City, based on a decade of monitoring only during migration periods, and some of the high-rises were associated with hundreds of fatalities each. Klem et al. (2009) monitored 73 building façades in New York City during 114 days of two migratory periods, tallying 549 collision victims, nearly 5 birds per day. Borden et al. (2010) surveyed a 1.8 km route 3 times per week during 12-month period and found 271 bird fatalities of 50 species. Parkins et al. (2015) found 35 bird fatalities of 16 species within only 45 days of monitoring under 4 building façades. From 24 days of survey over a 48-day span, Porter and Huang (2015) found 47 fatalities under 8 buildings on a university campus. Sabo et al. (2016) found 27 bird fatalities over 61 days of searches under 31 windows. In San Francisco, Kahle et al. (2016) found 355 collision victims within 1,762 days under a 5-story building. Ocampo-Peñuela et al. (2016) searched the perimeters of 6 buildings on a university campus, finding 86 fatalities after 63 days of surveys. One of these buildings produced 61 of the 86 fatalities, and another building with collision-deterrent glass caused only 2 of the fatalities, thereby indicating a wide range in impacts likely influenced by various factors. There is ample evidence available to support my prediction that the proposed project would result in many collision fatalities of birds.

**Project Impact Prediction**

Predicting the number of bird collisions at a new project is challenging because the study of window collisions remains in its early stages. Researchers have yet to agree on a collision rate metric. Some have reported findings as collisions per building per year and some as collisions per building per day. Some have reported findings as collisions per m² of window. The problem with the temporal factor in the collision rate metrics has been monitoring time spans varying from a few days to 10 years, and even in the case of the 10-year span, monitoring was largely restricted to spring and fall migration seasons. Short-term monitoring during one or two seasons of the year cannot represent a ‘year,’ but monitoring has rarely spanned a full year. Using ‘buildings’ in the metric treats buildings as all the same size, when we know they are not. Using square meters of glass in the metric treats glass as the only barrier upon which birds collide against a building’s façade, when we know it is not. It also treats all glass as equal, even though we know that collision risk varies by type of glass as well as multiple factors related to contextual settings.

Without the benefit of more advanced understanding of window collision factors, my prediction of project impacts will be uncertain. Klem’s (1990) often-cited national estimate of avian collision rate relied on an assumed average collision rate of 1 to 10 birds per building per year, but studies since then have all reported higher rates of collisions: 12 to 352 birds per building per year. Because the more recent studies were likely performed at buildings known or suspected to cause many collisions, collision rates from them could be biased high. By the time of these comments I had reviewed
and processed results of bird collision monitoring at 181 buildings and façades for which bird collisions per m\(^2\) of glass per year could be calculated and averaged (Johnson and Hudson 1976, O’Connell 2001, Somerlot 2003, Hager et al. 2008, Borden et al. 2010, Hager et al. 2013, Porter and Huang 2015, Parkins et al. 2015, Kahle et al. 2016, Ocampo-Peñuela et al. 2016, Sabo et al. 2016, Barton et al. 2017, Schneider et al. 2018). These study results averaged 0.077 bird deaths per m\(^2\) of glass per year (95% CI: 0.04-0.11).

The 2013 EIR and Addendum provide insufficient details needed for measuring the extent of windows in the project, but artistic renderings of the project on a website ([https://www.terracesoflafayette.com/](https://www.terracesoflafayette.com/)) depicts ample use of transparent and reflective windows. Looking over the proposed project design, and assuming 20 m\(^2\) of glass windows per residential unit (a typical home would include 28 m\(^2\) of glass windows), I estimated the buildings would include at least 8,000 m\(^2\) of glass windows, which applied to the mean fatality rate would predict **616 bird deaths per year (95% CI: 320-880)**. The 50-year toll from this average annual fatality rate would be 30,800 bird deaths (95% CI: 16,000-44,000), which would continue until the buildings are either renovated to reduce bird collisions or they come down. The vast majority of these deaths would be of birds newly protected under Fish and Game Code section 3513, thus causing significant unmitigated impacts.

As mentioned earlier, the accuracy of my window collision predictions depends on factors known or hypothesized to affect window collision rates. However, from the national average collision rate, I used all the variation in collision rates that was available and which resulted from a wide range in building height, type of glass, indoor and outdoor landscaping, interior light management, window to wall ratio, and structural context of the façade. This variation contributed to a robust bird-window collision rate represented by a wide 95% confidence interval. According to the confidence interval, which again was based on the wide range of conditions in the underlying data, the proposed project built as designed at 100 locations would be predicted to kill between 320 and 880 birds per year at 95 of those 100 locations, leaving the other 5 to kill birds at rates either lower or higher than this range. Even at the low end of the interval, the death toll would be excessive, amounting to 16,000 bird deaths over 50 years. This impact would be significant, especially considering that the predicted fatality rate can be prevented by implementing appropriate mitigation measures. Below I will discuss hypothesized bird-window collision factors, and I will recommend mitigation measures.

**Bird-Window Collision Factors**

Below is a list of collision factors I found in the scientific literature. Following this list are specific notes and findings taken from the literature and my own experience.

1. Inherent hazard of a structure in the airspace used for nocturnal migration or other flights
2. Window transparency, falsely revealing passage through structure or to indoor plants
(3) Window reflectance, falsely depicting vegetation, competitors, or open airspace.
(4) Black hole or passage effect.
(5) Window or façade extent, or proportion of façade consisting of window or other reflective surface.
(6) Size of window.
(7) Type of glass.
(8) Lighting, which is correlated with window extent and building operations.
(9) Height of structure (collision mechanisms shift with height above ground).
(10) Orientation of façade with respect to winds and solar exposure.
(11) Structural layout causing confusion and entrapment.
(12) Context in terms of urban-rural gradient, or surrounding extent of impervious surface vs vegetation.
(13) Height, structure, and extent of vegetation grown near home or building.
(14) Presence of birdfeeders or other attractants.
(15) Relative abundance.
(16) Season of the year.
(17) Ecology, demography and behavior.
(18) Predatory attacks or cues provoking fear of attack.
(19) Aggressive social interactions.

(1) Inherent hazard of structure in airspace.—Not all of a structure’s collision risk can be attributed to windows. Overing (1938) reported 576 birds collided with the Washington Monument in 90 minutes on one night, 12 September 1937. The average annual fatality count had been 328 birds from 1932 through 1936. Gelb and Delacretaz (2009) and Klem et al. (2009) also reported finding collision victims at buildings lacking windows, although many fewer than they found at buildings fitted with widows. The takeaway is that any building going up at the project site would likely kill birds, although the impacts of a glass-sided building would likely be much greater.

(2) Window transparency.—Widely believed as one of the two principal factors contributing to avian collisions with buildings is the transparency of glass used in windows on the buildings (Klem 1989). Gelb and Delacretaz (2009) felt that many of the collisions they detected occurred where transparent windows revealed interior vegetation.

(3) Window reflectance.—Widely believed as one of the two principal factors contributing to avian collisions with buildings is the reflectance of glass used in windows on the buildings (Klem 1989). Reflectance can deceptively depict open airspace, vegetation as habitat destination, or competitive rivals as self-images (Klem 1989). Gelb and Delacretaz (2009) felt that many of the collisions they detected occurred toward the lower parts of buildings where large glass exteriors reflected outdoor vegetation. Klem et al. (2009) and Borden et al. (2010) also found that reflected outdoor vegetation associated positively with collisions.

(4) Black hole or passage effect.—Although this factor was not often mentioned in the bird-window collision literature, it was suggested in Sheppard and Phillips (2015). The black hole or passage effect is the deceptive appearance of a cavity or darkened ledge.
that certain species of bird typically approach with speed when seeking roosting sites. The deception is achieved when shadows from awnings or the interior light conditions give the appearance of cavities or protected ledges. This factor appears potentially to be nuanced variations on transparency or reflectance or possibly an interaction effect of both of these factors.

(5) Window or façade extent.—Klem et al. (2009), Borden et al. (2010), Hager et al. (2013), and Ocampo-Peñuela et al. (2016) reported increased collision fatalities at buildings with larger reflective façades or higher proportions of façades composed of windows. However, Porter and Huang (2015) found a negative relationship between fatalities found and proportion of façade that was glazed.

(6) Size of window.—According to Kahle et al. (2016), collision rates were higher on large-pane windows compared to small-pane windows.

(7) Type of glass.—Klem et al. (2009) found that collision fatalities associated with the type of glass used on buildings. Otherwise, little attention has been directed towards the types of glass in buildings.

(8) Lighting.—Parkins et al. (2015) found that light emission from buildings correlated positively with percent glass on the façade, suggesting that lighting is linked to the extent of windows. Zink and Eckles (2010) reported fatality reductions, including an 80% reduction at a Chicago high-rise, upon the initiation of the Lights-out Program. However, Zink and Eckles (2010) provided no information on their search effort, such as the number of searches or search interval or search area around each building.

(9) Height of structure.—I found little if any hypothesis-testing related to building height, including whether another suite of factors might relate to collision victims of high-rises. Are migrants more commonly the victims of high-rises or of smaller buildings?

(10) Orientation of façade.—Some studies tested façade orientation, but not convincingly. Confounding factors such as the extent and types of windows would require large sample sizes of collision victims to parse out the variation so that some portion of it could be attributed to orientation of façade. Whether certain orientations cause disproportionately stronger or more realistic-appearing reflections ought to be testable through measurement, but counting dead birds under façades of different orientations would help.

(11) Structural layout.—Bird-safe building guidelines have illustrated examples of structural layouts associated with high rates of bird-window collisions, but little attention has been directed towards hazardous structural layouts in the scientific literature. An exception was Johnson and Hudson (1976), who found high collision rates at 3 stories of glassed-in walkways atop an open breezeway, located on a break in slope with trees on one side of the structure and open sky on the other, Washington State University.
(12) Context in urban-rural gradient.—Numbers of fatalities found in monitoring have associated negatively with increasing developed area surrounding the building (Hager et al. 2013), and positively with more rural settings (Kummer et al. 2016a).

(13) Height, structure and extent of vegetation near building.—Correlations have sometimes been found between collision rates and the presence or extent of vegetation near windows (Hager et al. 2008, Borden et al. 2010, Kummer et al. 2016a, Ocampo-Peñuela et al. 2016). However, Porter and Huang (2015) found a negative relationship between fatalities found and vegetation cover near the building. In my experience, what probably matters most is the distance from the building that vegetation occurs. If the vegetation that is used by birds is very close to a glass façade, then birds coming from that glass will be less likely to attain sufficient speed upon arrival at the façade to result in a fatal injury. Too far away and there is probably no relationship. But 30 to 50 m away, birds alighting from vegetation can attain lethal speeds by the time they arrive at the windows.

(14) Presence of birdfeeders.—Dunn (1993) reported a weak correlation \( r = 0.13, P < 0.001 \) between number of birds killed by home windows and the number of birds counted at feeders. However, Kummer and Bayne (2015) found that experimental installment of birdfeeders at homes increased bird collisions with windows 1.84-fold.

(15) Relative abundance.—Collision rates have often been assumed to increase with local density or relative abundance (Klem 1989), and positive correlations have been measured (Dunn 1993, Hager et al. 2008). However, Hager and Craig (2014) found a negative correlation between fatality rates and relative abundance near buildings.

(16) Season of the year.—Borden et al. (2010) found 90% of collision fatalities during spring and fall migration periods. The significance of this finding is magnified by 7-day carcass persistence rates of 0.45 and 0.35 in spring and fall, rates which were considerably lower than during winter and summer (Hager et al. 2012). In other words, the concentration of fatalities during migration seasons would increase after applying seasonally-explicit adjustments for carcass persistence. Fatalities caused by collisions into the glass façades of the project’s building would likely be concentrated in fall and spring migration periods.

(17) Ecology, demography and behavior.—Klem (1989) noted that certain types of birds were not found as common window-caused fatalities, including soaring hawks and waterbirds. Cusa et al. (2015) found that species colliding with buildings surrounded by higher levels of urban greenery were foliage gleaners, and species colliding with buildings surrounded by higher levels of urbanization were ground foragers. Sabo et al. (2016) found no difference in age class, but did find that migrants are more susceptible to collision than resident birds.

(18) Predatory attacks.—Panic flights caused by raptors were mentioned in 16% of window strike reports in Dunn’s (1993) study. I have witnessed Cooper’s hawks chasing birds into windows, including house finches next door to my home and a northern mocking bird chased directly into my office window. Predatory birds likely to collide
with the project’s windows would include Peregrine falcon, red-shouldered hawk, Cooper’s hawk, and sharp-shinned hawk.

(19) Aggressive social interactions.—I found no hypothesis-testing of the roles of aggressive social interactions in the literature other than the occasional anecdotal account of birds attacking their self-images reflected from windows. However, I have witnessed birds chasing each other and sometimes these chases resulting in one of the birds hitting a window.

Although City of Irvine (2010) correctly identified reflectance as a window attribute to avoid, most of the known or suspected collision risk factors would either be added abundantly by the project, or their effects remain unknown (Table 3).

Window Collision Solutions

Given the magnitude of bird-window collision impacts, there are obviously great opportunities for reducing and minimizing these impacts going forward. Existing structures can be modified or retrofitted to reduce impacts, and proposed new structures can be more carefully sited, designed, and managed to minimize impacts. However, the costs of some of these measures can be high and can vary greatly, but most importantly the efficacies of many of these measures remain uncertain. Both the costs and effectiveness of all of these measures can be better understood through experimentation and careful scientific investigation. Post-construction fatality monitoring should be an essential feature of any new building project.

Any new project should be informed by preconstruction surveys of daytime and nocturnal flight activity. Such surveys can reveal the one or more façades facing the prevailing approach direction of birds, and these revelations can help prioritize where certain types of mitigation can be targeted. It is critical to formulate effective measures prior to construction, because post-construction options will be limited, likely more expensive, and probably less effective.

**(1) Retrofitting to reduce impacts**

(1A) Marking windows
(1B) Managing outdoor landscape vegetation
(1C) Managing indoor landscape vegetation
(1D) Managing nocturnal lighting

(1A) Marking windows.—Whereas Klem (1990) found no deterrent effect from decals on windows, Johnson and Hudson (1976) reported a fatality reduction of about 69% after placing decals on windows. In an experiment of opportunity, Ocampo-Peñuela et al. (2016) found only 2 of 86 fatalities at one of 6 buildings — the only building with windows treated with a bird deterrent film. At the building with fritted glass, bird collisions were 82% lower than at other buildings with untreated windows. Kahle et al. (2016) added external window shades to some windowed façades to reduce fatalities 82% and 95%. Many external and internal glass markers have been tested.
experimentally, some showing no effect and some showing strong deterrent effects (Klem 1989, 1990, 2009, 2011; Klem and Saenger 2013; Rössler et al. 2015).

Following up on the results of Johnson and Hudson (1976), I decided to mark windows of my home, where I have documented 5 bird collision fatalities between the time I moved in and 6 years later. I marked my windows with decals delivered to me via US Postal Service from a commercial vendor. I have documented no fatalities at my windows during the 8 years hence. In my assessment, markers can be effective in some situations.

(2) Siting and Designing to minimize impacts
(2A) Deciding on location of structure
(2B) Deciding on façade and orientation
(2C) Selecting type and sizes of windows
(2D) Designing to minimize transparency through two parallel façades
(2E) Designing to minimize views of interior plants
(2F) Landscaping to increase distances between windows and trees and shrubs

(3) Monitoring for adaptive management to reduce impacts
(3A) Systematic monitoring for fatalities to identify seasonal and spatial patterns
(3B) Adjust light management, window marking and other measures as needed.

Guidelines on Building Design

If the project goes forward, it should at a minimum adhere to available guidelines on building design intended to minimize collision hazards to birds. The American Bird Conservancy (ABC) produced an excellent set of guidelines recommending actions to: (1) Minimize use of glass; (2) Placing glass behind some type of screening (grilles, shutters, exterior shades); (3) Using glass with inherent properties to reduce collisions, such as patterns, window films, decals or tape; and (4) Turning off lights during migration seasons (Sheppard and Phillips 2015). The City of San Francisco (San Francisco Planning Department 2011) also has a set of building design guidelines, based on the excellent guidelines produced by the New York City Audubon Society (Orff et al. 2007). The ABC document and both the New York and San Francisco documents provide excellent alerting of potential bird-collision hazards as well as many visual examples. The San Francisco Planning Department’s (2011) building design guidelines are more comprehensive than those of New York City, but they could have gone further. For example, the San Francisco guidelines probably should have also covered scientific monitoring of impacts as well as compensatory mitigation for impacts that could not be avoided, minimized or reduced. Monitoring and the use of compensatory mitigation should be incorporated at any new building project because the measures recommended in the available guidelines remain of uncertain effectiveness, and even if these measures are effective, they will not reduce collision fatalities to zero. The only way to assess effectiveness and to quantify post-construction fatalities is to monitor the project for fatalities.
**HABITAT LOSS**

The Addendum reiterates the reporting in the 2013 EIR that the site supported 117 mature trees in 2013, including a Grand Oak that is likely the oldest tree in Lafayette (Impact Sciences 2020). Although the City’s Tree Protection Ordinance were established to protect these trees, 48 of the 117 trees on site were removed in 2016 (Impact Sciences 2020). The resumed project would remove another 55 trees, leaving only 16 (13%) of the original 117. This level of removal would exceed the project impact of the 2013 EIR by 10 trees. The revised mitigation for this proposed additional impact is the planting of more trees.

Two impacts remain unaddressed in both the 2013 EIR and the Addendum. The first impact is loss of environmental context of the planted trees compared to the original trees. The original trees live amid grasslands and an ephemeral stream, and in this context many species of wildlife benefit from the juxtapositions of mature trees and lower-stature vegetation. The trees provide nesting substrate for many birds, while the grasslands provide forage. From the oaks, California scrub-jays cache acorns in grass-covered soil in such a manner that those acorns that are later forgotten by the scrub-jays can germinate and grow into new oaks. And, of course, those acorns that are not forgotten are food for the scrub-jays. The older trees, and not the younger ones that would be planted, are used by the local acorn woodpeckers. Additional cavity-nesting birds, such as American kestrels, will nest in the older trees with their cavities, but not in the younger trees which have earned no cavities. The older trees will serve as daily roosts of large owls, which by night hunt for small mammals in the grasslands. A planted tree in an apartment complex lacks the context of a mature tree in a grassland that provides suitable habitat value for many species of wildlife.

The second unaddressed impact is the lost capacity of breeding birds. Neither the 2013 EIR nor the Addendum provide an estimate of how many breeding territories are likely to be lost to the project. Habitat loss not only results in the immediate numerical decline of wildlife, but also in permanent loss of productive capacity. Given that the project site supports mature trees, grasslands and an ephemeral stream, the capacity of the project site for producing birds is enormous. For example, a grassland/wetland/woodland complex at one study site had a total bird nesting density of 32.8 nests per acre (Young 1948). In another study on a similar complex of vegetation cover, the average annual nest density was 35.8 nests per acre (Yahner 1982). Averaged (34.3 nests per acre), these densities multiplied against the project’s habitat loss would predict losses of 764 bird nests per year. Even if the site’s habitat value is half that at the sites studied by Young (1948) and Yahner (1982), the project would cost birds 382 nests per year. These losses would continue for as long as the project exists.

The average number of fledglings per nest in Young’s (1948) study was 2.9. Assuming Young’s (1948) study site was typical of bird productivity, the project site would cease generating 1,108 to 2,216 new birds per year. The lost capacity of both breeders and annual chick production after 100 years would total 221,560 (nests/year × chicks/nest × number of years + 2 adults/nest) assuming half the habitat capacity of Young (1948) and Yahner (1982) to 443,120 assuming the same habitat capacity as sites studied by
Young (1948) and Yahner (1982). These estimated losses are substantial, and qualify as significant impacts that have yet to be addressed in the EIR or its Addendum. A fair argument can be made for the need to prepare a supplemental EIR.

**CUMULATIVE IMPACTS**

The cumulative effects analysis of the Addendum (Impact Sciences 2020:22) consists of a list of what are characterized as infill projects. That the projects are infill does not necessarily diminish their potential contributions of adverse cumulative impacts on biological resources. If the sites of these infill projects provide habitat value for rare, threatened or endangered species, then their status as infill would be irrelevant. Unfortunately, the list of projects in the Addendum provides no information about the environmental conditions at those sites, nor does it even include spatial areas affected.

**MITIGATION**

The mitigation measures proposed in the EIR and updated in the Addendum were formulated from inadequate information about the occurrences of special-status species at the project site. Minimization measures are needed, but given the nature of the project, compensatory mitigation is also needed. A substantial area with natural vegetation cover needs to be protected within a reasonable distance from the project site.

Mitigation needs to be formulated for bird-window collisions, such as following the guidelines I summarized earlier. Compensatory mitigation for those collisions that cannot be prevented can be provided in the form of donations to wildlife rehabilitation facilities; after all, it will be wildlife rehabilitation facilities that receive those collision victims that have not yet perished.

Preconstruction surveys for wildlife need to be informed by detection surveys. Preconstruction surveys are really salvage efforts, but it needs to be understood that preconstruction surveys detect only a small fraction of special-status species occurring on a project site. Preconstruction surveys perform better when they are informed by detection surveys, which have been carefully designed by species’ experts and natural resource agency biologists.

A case in point was the preconstruction surveys performed for nesting birds and roosting bats prior to the removal of 48 trees on the project site (Impact Sciences 2020:14). The nesting survey took place on a single day – 16 March 2016, and the roosting bat survey on site took place on another single day – 21 March 2016. Although mid-March is a bit early for many bird species, the extremely limited effort predisposed a negative finding. Except for large raptors, bird nests are difficult to find because birds strive for concealment and are very good at it. Birds often divert the observer’s attention with feigned injury, or they make themselves visible at locations elsewhere than the nest site. Finding a nest, say of an Anna’s hummingbird or a loggerhead shrike, requires survey vigilance that out-endures the birds’ willingness to resist a visit to the nest. The
claim that no nests were found among 48 trees during a single day lacks credibility, and is therefore of no informative value.

The bat survey involved a visual scan using binoculars and a single night of survey at a single location using an acoustic detector. The visual scans were unlikely to locate bats on site, as roosting bats in trees are very difficult to locate (Kunz and Lumsden 2003). They wrap themselves in leaves or hide within cracks in the bark. It is the rare bat roosting in a tree that will be detected by a visual scan. As for the acoustic detector, it was placed low to the ground, which would be suitable for bats that forage low, such as Myotine bats, but unsuitable for tree bats. Acoustic detectors have about a 30-m detection radius, which severely restricts coverage of a project site the size of 22 acres. Using a thermal imaging camera, I have seen many bats that were missed by acoustic detectors, some of which were deployed while I performed my thermal-imaging surveys. That no bats were detected during one night of an acoustic detector placed near the ground means nothing about use of the site by bats.

Preconstruction surveys for wildlife are largely ineffective without having been informed by detection surveys. Detection surveys are designed to detect biological resources for which the surveys were designed. A supplemental EIR needs to be prepared, and it needs to require detection surveys, including detection surveys for bird nests and bats, and which then properly inform preconstruction surveys.

Thank you for your attention,

Shawn Smallwood, Ph.D.

REFERENCE CITED


San Francisco Planning Department. 2011. Standards for bird-safe buildings. San Francisco Planning Department, City and County of San Francisco, California.


Kenneth Shawn Smallwood  
Curriculum Vitae

3108 Finch Street  
Davis, CA  95616  
Phone (530) 756-4598  
Cell (530) 601-6857  
puma@dcn.org

Born May 3, 1963 in Sacramento, California.  
Married, father of two.

Ecologist

Expertise

- Finding solutions to controversial problems related to wildlife interactions with human industry, infrastructure, and activities;
- Using systems analysis and experimental design principles to identify meaningful ecological patterns that can inform management decisions.

Education

Ph.D. Ecology, University of California, Davis. September 1990.  
Corcoran High School, Corcoran, California. June 1981.

Experience

- 443 professional publications, including:
- 80 peer reviewed publications
- 24 in non-reviewed proceedings
- 337 reports, declarations, posters and book reviews
- 8 in mass media outlets
- 84 public presentations of research results at meetings
- Reviewed many professional papers and reports
- Testified in 4 court cases.


Member, Alameda County Scientific Review Committee (SRC), August 2006 to April 2011. The five-member committee investigated the causes of bird and bat collisions in the Altamont Pass Wind Resource Area, and recommended mitigation and monitoring measures. The SRC
reviewed the science underlying the Alameda County Avian Protection Program, and advised the County on how to reduce wildlife fatalities.

Consulting Ecologist, 2004-2007, California Energy Commission (CEC). Provided consulting services as needed to the CEC on renewable energy impacts, monitoring and research, and produced several reports. Also collaborated with Lawrence-Livermore National Lab on research to understand and reduce wind turbine impacts on wildlife.

Consulting Ecologist, 1999-2013, U.S. Navy. Performed endangered species surveys, hazardous waste site monitoring, and habitat restoration for the endangered San Joaquin kangaroo rat, California tiger salamander, California red-legged frog, California clapper rail, western burrowing owl, salt marsh harvest mouse, and other species at Naval Air Station Lemoore; Naval Weapons Station, Seal Beach, Detachment Concord; Naval Security Group Activity, Skaggs Island; National Radio Transmitter Facility, Dixon; and, Naval Outlying Landing Field Imperial Beach.

Part-time Lecturer, 1998-2005, California State University, Sacramento. Taught Contemporary Environmental Issues, Natural Resources Conservation (twice), Mammalogy, Behavioral Ecology, and Ornithology Lab.

Senior Ecologist, 1999-2005, BioResource Consultants. Designed and implemented research and monitoring studies related to avian fatalities at wind turbines, avian electrocutions on electric distribution poles across California, and avian fatalities at transmission lines.

Systems Ecologist, 1996 to present, Consulting in the Public Interest, www.cipi.com. Member of a multi-disciplinary consortium of scientists facilitating large-scale, environmental planning projects and litigation. We provide risk assessments, assessments of management practices, and expert witness testimony.


Systems Ecologist, 1995-2000, Institute for Sustainable Development. Headed ISD’s program on integrated resources management. Developed indicators of ecological integrity for large areas, using remotely sensed data, local community involvement and GIS.

Associate, 1997-1998, Department of Agronomy and Range Science, University of California, Davis. Worked with Shu Geng and Mingua Zhang on several studies related to wildlife interactions with agriculture and patterns of fertilizer and pesticide residues in groundwater across a large landscape.

Lead Scientist, 1996-1999, National Endangered Species Network. Headed NESN’s efforts to inform academic scientists and environmental activists about emerging issues regarding the Endangered Species Act and other environmental laws pertaining to special-status species. Also testified at public hearings on behalf of environmental groups and endangered species.

Ecologist, 1997-1998, Western Foundation of Vertebrate Zoology. Conducted field research to
determine the impact of past mercury mining on the status of California red-legged frogs in Santa Clara County, California.

Senior Systems Ecologist, 1994-1995, EIP Associates, Sacramento, California. Provided consulting services in environmental planning. Developed quantitative assessment of land units for their conservation and restoration opportunities, using the ecological resource requirements of 29 special-status species. Developed ecological indicators for prioritizing areas within Yolo County to receive mitigation funds for habitat easements and restoration.

Post-Graduate Researcher, 1990-1994, Department of Agronomy and Range Science, U.C. Davis. Under the mentorship of Dr. Shu Geng, studied landscape and management effects on temporal and spatial patterns of abundance among pocket gophers and species of Falconiformes and Carnivora in the Sacramento Valley. Also managed and analyzed a data base of energy use in California agriculture, and assisted with a landscape (GIS) study of groundwater contamination across Tulare County, California.

Work experience in graduate school: Co-taught Conservation Biology with Dr. Christine Schonewald, 1991 & 1993, UC Davis Graduate Group in Ecology; Reader for Dr. Richard Coss’s course on Psychobiology in 1990, UC Davis Department of Psychology; Research Assistant to Dr. Walter E. Howard, 1988-1990, UC Davis Department of Wildlife and Fisheries Biology, testing durable baits for pocket gopher management in forest clearcuts; Research Assistant to Dr. Terrell P. Salmon, 1987-1988, UC Wildlife Extension, Department of Wildlife and Fisheries Biology, developing empirical models of mammal and bird invasions in North America, and a rating system for priority research and control of exotic species based on economic, environmental and human health hazards in California. Student Assistant to Dr. E. Lee Fitzhugh, 1985-1987, UC Cooperative Extension, Department of Wildlife and Fisheries Biology, developing and implementing a statewide mountain lion track count for long-term monitoring of numbers and distribution.

Fulbright Research Fellow, Indonesia, 1988. Tested use of new sampling methods for numerical monitoring of Sumatran tiger and six other species of endemic felids, and evaluated methods used by other researchers.

Projects

Repowering wind energy projects through careful siting of new wind turbines using map-based collision hazard models to minimize impacts to volant wildlife. Funded by wind companies (principally NextEra Renewable Energy, Inc.), California Energy Commission and East Bay Regional Park District, I have collaborated with a GIS analyst and managed a crew of five field biologists performing golden eagle behavior surveys and nocturnal surveys on bats and owls. The goal is to quantify flight patterns for development of predictive models to more carefully site new wind turbines in repowering projects. Focused behavior surveys began May 2012 and continue. Collision hazard models have been prepared for seven wind projects, three of which were built. Planning for additional repowering projects is underway.

Test avian safety of new mixer-ejector wind turbine (MEWT). Designed and implemented a before-after, control-impact experimental design to test the avian safety of a new, shrouded wind turbine developed by Ogin Inc. (formerly known as FloDesign Wind Turbine Corporation). Supported by a
$718,000 grant from the California Energy Commission’s Public Interest Energy Research program and a 20% match share contribution from Ogin, I managed a crew of seven field biologists who performed periodic fatality searches and behavior surveys, carcass detection trials, nocturnal behavior surveys using a thermal camera, and spatial analyses with the collaboration of a GIS analyst. Field work began 1 April 2012 and ended 30 March 2015 without Ogin installing its MEWTs, but we still achieved multiple important scientific advances.

Reduce avian mortality due to wind turbines at Altamont Pass. Studied wildlife impacts caused by 5,400 wind turbines at the world’s most notorious wind resource area. Studied how impacts are perceived by monitoring and how they are affected by terrain, wind patterns, food resources, range management practices, wind turbine operations, seasonal patterns, population cycles, infrastructure management such as electric distribution, animal behavior and social interactions.

Reduce avian mortality on electric distribution poles. Directed research toward reducing bird electrocutions on electric distribution poles, 2000-2007. Oversaw 5 founds of fatality searches at 10,000 poles from Orange County to Glenn County, California, and produced two large reports.

Cook et al. v. Rockwell International et al., No. 90-K-181 (D. Colorado). Provided expert testimony on the role of burrowing animals in affecting the fate of buried and surface-deposited radioactive and hazardous chemical wastes at the Rocky Flats Plant, Colorado. Provided expert reports based on four site visits and an extensive document review of burrowing animals. Conducted transect surveys for evidence of burrowing animals and other wildlife on and around waste facilities. Discovered substantial intrusion of waste structures by burrowing animals. I testified in federal court in November 2005, and my clients were subsequently awarded a $553,000,000 judgment by a jury. After appeals the award was increased to two billion dollars.

Hanford Nuclear Reservation Litigation. Provided expert testimony on the role of burrowing animals in affecting the fate of buried radioactive wastes at the Hanford Nuclear Reservation, Washington. Provided three expert reports based on three site visits and extensive document review. Predicted and verified a certain population density of pocket gophers on buried waste structures, as well as incidence of radionuclide contamination in body tissue. Conducted transect surveys for evidence of burrowing animals and other wildlife on and around waste facilities. Discovered substantial intrusion of waste structures by burrowing animals.

Expert testimony and declarations on proposed residential and commercial developments, gas-fired power plants, wind, solar and geothermal projects, water transfers and water transfer delivery systems, endangered species recovery plans, Habitat Conservation Plans and Natural Communities Conservation Programs. Testified before multiple government agencies, Tribunals, Boards of Supervisors and City Councils, and participated with press conferences and depositions. Prepared expert witness reports and court declarations, which are summarized under Reports (below).


Conservation of San Joaquin kangaroo rat. Performed research to identify factors responsible for the
decline of this endangered species at Lemoore Naval Air Station, 2000-2013, and implemented habitat enhancements designed to reverse the trend and expand the population.

**Impact of West Nile Virus on yellow-billed magpies.** Funded by Sacramento-Yolo Mosquito and Vector Control District, 2005-2008, compared survey results pre- and post-West Nile Virus epidemic for multiple bird species in the Sacramento Valley, particularly on yellow-billed magpie and American crow due to susceptibility to WNV.

**Workshops on HCPs.** Assisted Dr. Michael Morrison with organizing and conducting a 2-day workshop on Habitat Conservation Plans, sponsored by Southern California Edison, and another 1-day workshop sponsored by PG&E. These Workshops were attended by academics, attorneys, and consultants with HCP experience. We guest-edited a Proceedings published in Environmental Management.

**Mapping of biological resources along Highways 101, 46 and 41.** Used GPS and GIS to delineate vegetation complexes and locations of special-status species along 26 miles of highway in San Luis Obispo County, 14 miles of highway and roadway in Monterey County, and in a large area north of Fresno, including within reclaimed gravel mining pits.

**GPS mapping and monitoring at restoration sites and at Caltrans mitigation sites.** Monitored the success of elderberry shrubs at one location, the success of willows at another location, and the response of wildlife to the succession of vegetation at both sites. Also used GPS to monitor the response of fossorial animals to yellow star-thistle eradication and natural grassland restoration efforts at Bear Valley in Colusa County and at the decommissioned Mather Air Force Base in Sacramento County.

**Mercury effects on Red-legged Frog.** Assisted Dr. Michael Morrison and US Fish and Wildlife Service in assessing the possible impacts of historical mercury mining on the federally listed California red-legged frog in Santa Clara County. Also measured habitat variables in streams.

**Opposition to proposed No Surprises rule.** Wrote a white paper and summary letter explaining scientific grounds for opposing the incidental take permit (ITP) rules providing ITP applicants and holders with general assurances they will be free of compliance with the Endangered Species Act once they adhere to the terms of a “properly functioning HCP.” Submitted 188 signatures of scientists and environmental professionals concerned about No Surprises rule US Fish and Wildlife Service, National Marine Fisheries Service, all US Senators.

**Natomas Basin Habitat Conservation Plan alternative.** Designed narrow channel marsh to increase the likelihood of survival and recovery in the wild of giant garter snake, Swainson’s hawk and Valley Elderberry Longhorn Beetle. The design included replication and interspersion of treatments for experimental testing of critical habitat elements. I provided a report to Northern Territories, Inc.

**Assessments of agricultural production system and environmental technology transfer to China.** Twice visited China and interviewed scientists, industrialists, agriculturalists, and the Directors of the Chinese Environmental Protection Agency and the Department of Agriculture to assess the need and possible pathways for environmental clean-up technologies and trade opportunities between the US and China.
Yolo County Habitat Conservation Plan. Conducted landscape ecology study of Yolo County to spatially prioritize allocation of mitigation efforts to improve ecosystem functionality within the County from the perspective of 29 special-status species of wildlife and plants. Used a hierarchically structured indicators approach to apply principles of landscape and ecosystem ecology, conservation biology, and local values in rating land units. Derived GIS maps to help guide the conservation area design, and then developed implementation strategies.

Mountain lion track count. Developed and conducted a carnivore monitoring program throughout California since 1985. Species counted include mountain lion, bobcat, black bear, coyote, red and gray fox, raccoon, striped skunk, badger, and black-tailed deer. Vegetation and land use are also monitored. Track survey transect was established on dusty, dirt roads within randomly selected quadrats.

Sumatran tiger and other felids. Upon award of Fulbright Research Fellowship, I designed and initiated track counts for seven species of wild cats in Sumatra, including Sumatran tiger, fishing cat, and golden cat. Spent four months on Sumatra and Java in 1988, and learned Bahasa Indonesia, the official Indonesian language.

Wildlife in agriculture. Beginning as post-graduate research, I studied pocket gophers and other wildlife in 40 alfalfa fields throughout the Sacramento Valley, and I surveyed for wildlife along a 200 mile road transect since 1989 with a hiatus of 1996-2004. The data are analyzed using GIS and methods from landscape ecology, and the results published and presented orally to farming groups in California and elsewhere. I also conducted the first study of wildlife in cover crops used on vineyards and orchards.

Agricultural energy use and Tulare County groundwater study. Developed and analyzed a data base of energy use in California agriculture, and collaborated on a landscape (GIS) study of groundwater contamination across Tulare County, California.

Pocket gopher damage in forest clear-cuts. Developed gopher sampling methods and tested various poison baits and baiting regimes in the largest-ever field study of pocket gopher management in forest plantations, involving 68 research plots in 55 clear-cuts among 6 National Forests in northern California.

Risk assessment of exotic species in North America. Developed empirical models of mammal and bird species invasions in North America, as well as a rating system for assigning priority research and control to exotic species in California, based on economic, environmental, and human health hazards.
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Peer Reviewed Publications


Peer-reviewed Reports


Non-Peer Reviewed Publications


Biological Sciences, University of Arkansas, Fayetteville.


EIP Associates. 1996. Yolo County Habitat Conservation Plan. Yolo County Planning and Development Department, Woodland, California.


**Reports to or by Alameda County Scientific Review Committee (Note: all documents linked to SRC website have since been removed by Alameda County)**


burrowing_owl_burrow_use.pdf


Smallwood, K. S. 2009. 3rd Year Review of 16 Conditional Use Permits for Windworks, Inc. and Altamont Infrastructure Company, LLC. Comment letter to East County Board of Zoning Adjustments. 10 pp + 2 attachments.


Reports to Clients


Renewable Energy, Oakland, California.


Smallwood, K. S. 2013. Winter Surveys for San Joaquin kangaroo rat (Dipodomys nitratoides) and burrowing owls (Athene cunicularia) within Air Operations at Naval Air Station, Lemoore. Report to Tierra Data, Inc. and Naval Air Station Lemoore.


Smallwood, K. S. 2009. Mammal surveys at naval outlying landing field Imperial Beach, California, August 2009. Report to Tierra Data, Inc. 5 pp


Smallwood, K. S. and M. L. Morrison. 2007. A Monitoring Effort to Detect the Presence of the Federally Listed Species California Clapper Rail and Salt Marsh Harvest Mouse, and Wetland Habitat Assessment at the Naval Weapons Station, Seal Beach, Detachment Concord,
Smallwood CV


Daly City, CA 94014-1976.  8 pp.


Smallwood, K. S. 2002. Assessment of the Environmental Review Documents Prepared for the


Smallwood, K. S. 1999. Estimation of impacts due to dredging of a shipping channel through Humboldt Bay, California. Court Declaration prepared on behalf of EPIC.


Smallwood, K.S. 1996. Soil Bioturbation and Wind Affect Fate of Hazardous Materials that were


EIP Associates.  1995.  Yolo County Habitat Conservation Plan Biological Resources Report.  Yolo County Planning and Development Department, Woodland, California.


Comments on Environmental Documents

I was retained or commissioned to comment on environmental planning and review documents, including:

- Comments on proposed rule for incidental eagle take (2016, 49 pp);
- Revised Draft Giant Garter Snake Recovery Plan of 2015 (2016, 18 pp);
- Supplementary Reply Witness Statement Amherst Island Wind Farm, Ontario (2015, 38 pp);
- Witness Statement on Amherst Island Wind Farm, Ontario (2015, 31 pp);
- Second Reply Witness Statement on White Pines Wind Farm, Ontario (2015, 6 pp);
- Reply Witness Statement on White Pines Wind Farm, Ontario (2015, 10 pp);
- Witness Statement on White Pines Wind Farm, Ontario (2015, 9 pp);
- Proposed Section 24 Specific Plan Agua Caliente Band of Cahuilla Indians DEIS (2015, 9 pp);
• Replies to comments 24 Specific Plan Agua Caliente Band of Cahuilla Indians FEIS (2015, 6 pp);
• Sierra Lakes Commerce Center Project DEIR (2015, 9 pp);
• West Valley Logistics Center Specific Plan DEIR(2015, 10 pp);
• World Logistic Center Specific Plan FEIR (2015, 12 pp);
• Bay Delta Conservation Plan EIR/EIS (2014, 21 pp);
• Addison Wind Energy Project DEIR (2014, 32 pp);
• Response to Comments on the Addison Wind Energy Project DEIR (2014, 15 pp);
• Addison and Rising Tree Wind Energy Project FEIR (2014, 12 pp);
• Alta East Wind Energy Project FEIS (2013, 23 pp);
• Blythe Solar Power Project Staff Assessment, California Energy Commission (2013, 16 pp);
• Clearwater and Yakima Solar Projects DEIR (2013, 9 pp);
• Cuyama Solar Project DEIR (2014, 19 pp);
• Draft Desert Renewable Energy Conservation Plan (DRECP) EIR/EIS (2015, 49 pp);
• Kingbird Solar Photovoltaic Project EIR (2013, 19 pp);
• Lucerne Valley Solar Project Initial Study & Mitigated Negative Declaration (2013, 12 pp);
• Palen Solar Electric Generating System Final Staff Assessment of California Energy Commission, (2014, 20 pp);
• Rebuttal testimony on Palen Solar Energy Generating System (2014, 9 pp);
• Rising Tree Wind Energy Project DEIR (2014, 32 pp);
• Response to Comments on the Rising Tree Wind Energy Project DEIR (2014, 15 pp);
• Soitec Solar Development Project Draft PEIR (2014, 18 pp);
• Comment on the Biological Opinion (08ESMF-00-2012-F-0387) of Oakland Zoo expansion on Alameda whipsnake and California red-legged frog (2014; 3 pp);
• West Antelope Solar Energy Project Initial Study and Negative Declaration (2013, 18 pp);
• Willow Springs Solar Photovoltaic Project DEIR (2015, 28 pp);
• Alameda Creek Bridge Replacement Project DEIR (2015, 10 pp);
• Declaration on Tule Wind project FEIR/FEIS (2013; 24 pp);
• Sunlight Partners LANDPRO Solar Project Mitigated Negative Declaration (2013; 11 pp);
• Declaration in opposition to BLM fracking (2013; 5 pp);
• Rosamond Solar Project Addendum EIR (2013; 13 pp);
• Pioneer Green Solar Project EIR (2013; 13 pp);
• Reply to Staff Responses to Comments on Soccer Center Solar Project Mitigated Negative Declaration (2013; 6 pp);
• Soccer Center Solar Project Mitigated Negative Declaration (2013; 10 pp);
• Plainview Solar Works Mitigated Negative Declaration (2013; 10 pp);
• Reply to the County Staff’s Responses on comments to Imperial Valley Solar Company 2 Project (2013; 10 pp);
• Imperial Valley Solar Company 2 Project (2013; 13 pp);
• FRV Orion Solar Project DEIR (PP12232) (2013; 9 pp);
• Casa Diablo IV Geothermal Development Project (3013; 6 pp);
• Reply to Staff Responses to Comments on Casa Diablo IV Geothermal Development Project (2013; 8 pp);
• FEIS prepared for Alta East Wind Project (2013; 23 pp);
• Metropolitan Air Park DEIR, City of San Diego (2013; );
• Davison Homes Tentative Subdivision Map and Rezoning Project DEIR (2013; 9 pp);
• Analysis of Biological Assessment of Oakland Zoo Expansion Impacts on Alameda Whipsnake (2013; 10 pp);
• Declaration on Campo Verde Solar project FEIR (2013; 11pp);
• Neg Dec comments on Davis Sewer Trunk Rehabilitation (2013; 8 pp);
• Declaration on North Steens Transmission Line FEIS (2012; 62 pp);
• City of Lancaster Revised Initial Study for Conditional Use Permits 12-08 and 12-09, Summer Solar and Springtime Solar Projects (2012; 8 pp);
• J&J Ranch, 24 Adobe Lane Environmental Review (2012; 14 pp);
• Reply to the County Staff’s Responses on comments to Hudson Ranch Power II Geothermal Project and the Simbol Calipatria Plant II (2012; 8 pp);
• Hudson Ranch Power II Geothermal Project and the Simbol Calipatria Plant II (2012; 9 pp);
• Desert Harvest Solar Project EIS (2012; 15 pp);
• Solar Gen 2 Array Project DEIR (2012; 16 pp);
• Ocotillo Sol Project EIS (2012; 4 pp);
• Beacon Photovoltaic Project DEIR (2012; 5 pp);
• Declaration on Initial Study and Proposed Negative Declaration for the Butte Water District 2012 Water Transfer Program (2012; 11 pp);
• Mount Signal and Calexico Solar Farm Projects DEIR (2011; 16 pp);
• City of Elk Grove Sphere of Influence EIR (2011; 28 pp);
• Comment on Sutter Landing Park Solar Photovoltaic Project MND (2011; 9 pp);
• Statement of Shawn Smallwood, Ph.D. Regarding Proposed Rabik/Gudath Project, 22611 Coleman Valley Road, Bodega Bay (CPN 10-0002) (2011; 4 pp);
• Declaration of K. Shawn Smallwood on Biological Impacts of the Ivanpah Solar Electric Generating System (ISEGS) (2011; 9 pp);
• Comments on Draft Eagle Conservation Plan Guidance (2011; 13 pp);
• Comments on Draft EIR/EA for Niles Canyon Safety Improvement Project (2011; 16 pp);
• Declaration of K. Shawn Smallwood, Ph.D., on Biological Impacts of the Route 84 Safety Improvement Project (2011; 7 pp);
• Rebuttal Testimony of Witness #22, K. Shawn Smallwood, Ph.D, on Behalf of Intervenors Friends of The Columbia Gorge & Save Our Scenic Area (2010; 6 pp);
• Prefiled Direct Testimony of Witness #22, K. Shawn Smallwood, Ph.D, on Behalf of Intervenors Friends of the Columbia Gorge & Save Our Scenic Area. Comments on Whistling Ridge Wind Energy Power Project DEIS, Skamania County, Washington (2010; 41 pp);
• Evaluation of Klickitat County’s Decisions on the Windy Flats West Wind Energy Project (2010; 17 pp);
• St. John's Church Project Draft Environmental Impact Report (2010; 14 pp.);
• Initial Study/Mitigated Negative Declaration for Results Radio Zone File #2009-001 (2010; 20 pp);
• Rio del Oro Specific Plan Project Final Environmental Impact Report (2010;12 pp);
• Answers to Questions on 33% RPS Implementation Analysis Preliminary Results Report (2009: 9 pp);
• SEPA Determination of Non-significance regarding zoning adjustments for Skamania
County, Washington. Second Declaration to Friends of the Columbia Gorge, Inc. and Save Our Scenic Area (Dec 2008; 17 pp);

- Comments on Draft 1A Summary Report to CAISO (2008; 10 pp);
- County of Placer’s Categorical Exemption of Hilton Manor Project (2009; 9 pp);
- Protest of CARE to Amendment to the Power Purchase and Sale Agreement for Procurement of Eligible Renewable Energy Resources Between Hatchet Ridge Wind LLC and PG&E (2009; 3 pp);
- Tehachapi Renewable Transmission Project EIR/EIS (2009; 142 pp);
- Delta Shores Project EIR, south Sacramento (2009; 11 pp + addendum 2 pp);
- Declaration of Shawn Smallwood in Support of Care’s Petition to Modify D.07-09-040 (2008; 3 pp);
- The Public Utility Commission’s Implementation Analysis December 16 Workshop for the Governor’s Executive Order S-14-08 to implement a 33% Renewable Portfolio Standard by 2020 (2008; 9 pp);
- The Public Utility Commission’s Implementation Analysis Draft Work Plan for the Governor’s Executive Order S-14-08 to implement a 33% Renewable Portfolio Standard by 2020 (2008; 11 pp);
- Draft 1A Summary Report to California Independent System Operator for Planning Reserve Margins (PRM) Study (2008; 7 pp.);
- SEPA Determination of Non-significance regarding zoning adjustments for Skamania County, Washington. Declaration to Friends of the Columbia Gorge, Inc. and Save Our Scenic Area (Sep 2008; 16 pp);
- California Energy Commission’s Preliminary Staff Assessment of the Colusa Generating Station (2007; 24 pp);
- Rio del Oro Specific Plan Project Recirculated Draft Environmental Impact Report (2008: 66 pp);
- Replies to Response to Comments Re: Regional University Specific Plan Environmental Impact Report (2008; 20 pp);
- Regional University Specific Plan Environmental Impact Report (2008: 33 pp.);
- Clark Precast, LLC’s “Sugarland” project, Negative Declaration (2008: 15 pp.);
- Cape Wind Project Draft Environmental Impact Statement (2008; 157 pp.);
- Yuba Highlands Specific Plan (or Area Plan) Environmental Impact Report (2006; 37 pp.);
- Replies to responses to comments on Mitigated Negative Declaration of the proposed Mining Permit (MIN 04-01) and Modification of Use Permit 96-02 at North Table Mountain (2006; 5 pp);
- Mitigated Negative Declaration of the proposed Mining Permit (MIN 04-01) and Modification of Use Permit 96-02 at North Table Mountain (2006; 15 pp);
- Windy Point Wind Farm Environmental Review and EIS (2006; 14 pp and 36 Powerpoint slides in reply to responses to comments);
- Shiloh I Wind Power Project EIR (2005; 18 pp);
- Buena Vista Wind Energy Project Notice of Preparation of EIR (2004; 15 pp);
- Negative Declaration of the proposed Callahan Estates Subdivision (2004; 11 pp);
- Negative Declaration of the proposed Winters Highlands Subdivision (2004; 9 pp);
- Negative Declaration of the proposed Winters Highlands Subdivision (2004; 13 pp);
- Negative Declaration of the proposed Creekside Highlands Project, Tract 7270 (2004; 21
On the petition California Fish and Game Commission to list the Burrowing Owl as threatened or endangered (2003; 10 pp);
Conditional Use Permit renewals from Alameda County for wind turbine operations in the Altamont Pass Wind Resource Area (2003; 41 pp);
UC Davis Long Range Development Plan of 2003, particularly with regard to the Neighborhood Master Plan (2003; 23 pp);
Anderson Marketplace Draft Environmental Impact Report (2003: 18 pp + 3 plates of photos);
Negative Declaration of the proposed expansion of Temple B’nai Tikyah (2003: 6 pp);
Antonio Mountain Ranch Specific Plan Public Draft EIR (2002: 23 pp);
Response to testimony of experts at the East Altamont Energy Center evidentiary hearing on biological resources (2002: 9 pp);
Revised Draft Environmental Impact Report, The Promenade (2002: 7 pp);
Recirculated Initial Study for Calpine’s proposed Pajaro Valley Energy Center (2002: 3 pp);
UC Merced -- Declaration of Dr. Shawn Smallwood in support of petitioner’s application for temporary restraining order and preliminary injunction (2002: 5 pp);
Replies to response to comments in Final Environmental Impact Report, Atwood Ranch Unit III Subdivision (2003: 22 pp);
Draft Environmental Impact Report, Atwood Ranch Unit III Subdivision (2002: 19 pp + 8 photos on 4 plates);
California Energy Commission Staff Report on GWF Tracy Peaker Project (2002: 17 pp + 3 photos; follow-up report of 3 pp);
Initial Study and Negative Declaration, Silver Bend Apartments, Placer County (2002: 13 pp);
UC Merced Long-range Development Plan DEIR and UC Merced Community Plan DEIR (2001: 26 pp);
Initial Study, Colusa County Power Plant (2001: 6 pp);
Comments on Proposed Dog Park at Catlin Park, Folsom, California (2001: 5 pp + 4 photos);
Pacific Lumber Co. (Headwaters) Habitat Conservation Plan and Environmental Impact Report (1998: 28 pp);
Final Environmental Impact Report/Statement for Issuance of Take authorization for listed species within the MSCP planning area in San Diego County, California (Fed. Reg. 62 (60): 14938, San Diego Multi-Species Conservation Program) (1997: 10 pp);
Draft Recovery Plan for the Giant Garter Snake (*Thamnophis gigas*). (Fed. Reg. 64(176): 49497-49498) (1999: 8 pp);
Review of the Draft Recovery Plan for the Arroyo Southwestern Toad (*Bufo microscaphus californicus*) (1998);
Ballona West Bluffs Project Environmental Impact Report (1999: oral presentation);
California Board of Forestry’s proposed amended Forest Practices Rules (1999);
Negative Declaration for the Sunset Skyranch Airport Use Permit (1999);
Calpine and Bechtel Corporations’ Biological Resources Implementation and Monitoring
Program (BRMIMP) for the Metcalf Energy Center (2000: 10 pp);
• California Energy Commission’s Final Staff Assessment of the proposed Metcalf Energy Center (2000);
• US Fish and Wildlife Service Section 7 consultation with the California Energy Commission regarding Calpine and Bechtel Corporations’ Metcalf Energy Center (2000: 4 pp);
• California Energy Commission’s Preliminary Staff Assessment of the proposed Metcalf Energy Center (2000: 11 pp);
• Site-specific management plans for the Natomas Basin Conservancy’s mitigation lands, prepared by Wildlands, Inc. (2000: 7 pp);

Comments on other Environmental Review Documents:

• Proposed Regulation for California Fish and Game Code Section 3503.5 (2015: 12 pp);
• Statement of Overriding Considerations related to extending Altamont Winds, Inc.’s Conditional Use Permit PLN2014-00028 (2015: 8 pp);
• Draft Program Level EIR for Covell Village (2005: 19 pp);
• NEPA Environmental Analysis for Biosafety Level 4 National Biocontainment Laboratory (NBL) at UC Davis (2003: 7 pp);
• Notice of Preparation of UC Merced Community and Area Plan EIR, on behalf of The Wildlife Society—Western Section (2001: 8 pp.);
• Preliminary Draft Yolo County Habitat Conservation Plan (2001; 2 letters totaling 35 pp.);
• Merced County General Plan Revision, notice of Negative Declaration (2001: 2 pp.);
• Notice of Preparation of Campus Parkway EIR/EIS (2001: 7 pp.);
• Draft Recovery Plan for the bighorn sheep in the Peninsular Range (Ovis canadensis) (2000);
• Draft Recovery Plan for the California Red-legged Frog (Rana aurora draytonii), on behalf of The Wildlife Society—Western Section (2000: 10 pp.);
• Sierra Nevada Forest Plan Amendment Draft Environmental Impact Statement, on behalf of The Wildlife Society—Western Section (2000: 7 pp.);
• State Water Project Supplemental Water Purchase Program, Draft Program EIR (1997);
• Davis General Plan Update EIR (2000);
• Turn of the Century EIR (1999: 10 pp);
• Proposed termination of Critical Habitat Designation under the Endangered Species Act (Fed. Reg. 64(113): 31871-31874) (1999);
• NOA Draft Addendum to the Final Handbook for Habitat Conservation Planning and Incidental Take Permitting Process, termed the HCP 5-Point Policy Plan (Fed. Reg. 64(45): 11485 - 11490) (1999; 2 pp + attachments);
• Covell Center Project EIR and EIR Supplement (1997).

Position Statements  I prepared the following position statements for the Western Section of The Wildlife Society, and one for nearly 200 scientists:
• Recommended that the California Department of Fish and Game prioritize the extermination of the introduced southern water snake in northern California. The Wildlife Society—Western Section (2001);
• Recommended that The Wildlife Society—Western Section appoint or recommend members of the independent scientific review panel for the UC Merced environmental review process (2001);
• Opposed the siting of the University of California’s 10th campus on a sensitive vernal pool/grassland complex east of Merced. The Wildlife Society--Western Section (2000);
• Opposed the legalization of ferret ownership in California. The Wildlife Society--Western Section (2000);
• Opposed the Proposed “No Surprises,” “Safe Harbor,” and “Candidate Conservation Agreement” rules, including permit-shield protection provisions (Fed. Reg. Vol. 62, No. 103, pp. 29091-29098 and No. 113, pp. 32189-32194). This statement was signed by 188 scientists and went to the responsible federal agencies, as well as to the U.S. Senate and House of Representatives.

Posters at Professional Meetings


**Presentations at Professional Meetings and Seminars**

Mitigation of Raptor Fatalities in the Altamont Pass Wind Resource Area. Raptor Research Foundation Meeting, Sacramento, California, 6 November 2015.

From burrows to behavior: Research and management for burrowing owls in a diverse landscape. California Burrowing Owl Consortium meeting, 24 October 2015, San Jose, California.


Impacts of Wind Turbines on Birds and Bats. Madrone Audubon Society, Santa Rosa, California, 20 February 2012.


Siting Repowered Wind Turbines to Minimize Raptor Collisions. Alameda County Scientific Review Committee meeting, 17 February 2011


Society - Western Section, Riverside, California, February 2011.


Map-based repowering and reorganization of a wind farm to minimize burrowing owl fatalities. California burrowing Owl Consortium Meeting, Livermore, California, 6 February 2010.


Selecting electric distribution poles for priority retrofitting to reduce raptor mortality. Raptor Research Foundation Meeting, Bakersfield, California, November 10, 2004.


Lessons learned from five years of avian mortality research at the Altamont Pass Wind Resources Area in California. The Wildlife Society Annual Meeting, Calgary, Canada, September 2004.


California mountain lions. Ecological & Environmental Issues Seminar, Department of Biology, California State University, Sacramento, November, 2000.


The indicators framework applied to ecological restoration in Yolo County, California. Society for Ecological Restoration, September 25, 1999.

Ecological restoration in the context of animal social units and their habitat areas. Society for Ecological Restoration, September 24, 1999.


Mountain lion track counts in California: Implications for Management. Ecological & Environmental Issues Seminar, Department of Biological Sciences, California State University, Sacramento, November 4, 1998.


In Your Interest. A half hour weekly show aired on Channel 10 Television, Sacramento. In this episode, I served on a panel of experts discussing problems with the implementation of the Endangered Species Act. Aired August 31, 1997.


Ten years of mountain lion track survey. Fifth Mountain Lion Workshop, San Diego, February 27, 1996.

Study and interpretive design effects on mountain lion density estimates. Fifth Mountain Lion Workshop, San Diego, February 27, 1996.

Small animal control. Session moderator and speaker at the California Farm Conference, Sacramento, California, Feb. 28, 1995.


Habitat associations of the Swainson’s Hawk in the Sacramento Valley’s agricultural landscape. 1994 Raptor Research Foundation Meeting, Flagstaff, Arizona.


Ecology Graduate Student Seminars, U.C. Davis, 1985-1990: Social behavior of the mountain lion;
Mountain lion control; Political status of the mountain lion in California.

**Other forms of Participation at Professional Meetings**

- Scientific Committee, Conference on Wind energy and Wildlife impacts, Berlin, Germany, March 2015.


- Workshop co-presenter at Birds & Wind Energy Specialist Group (BAWESG) Information sharing week, Bird specialist studies for proposed wind energy facilities in South Africa, Endangered Wildlife Trust, Darling, South Africa, 3-7 October 2011.


- Student Awards Committee, Annual Meeting of the Western Section of The Wildlife Society, Riverside, CA, January, 2000.

- Student Mentor, Annual Meeting of the Western Section of The Wildlife Society, Riverside, CA, January, 2000.
**Printed Mass Media**


**Radio/Television**

PBS News Hour,


KXJZ Capital Public Radio -- Insight (Host Jeffrey Callison). Mountain lion attacks (with guest Professor Richard Coss). 23 April 2009;

KXJZ Capital Public Radio -- Insight (Host Jeffrey Callison). Wind farm Rio Vista Renewable Power. 4 September 2008;

KQED QUEST Episode #111. Bird collisions with wind turbines. 2007;

KDVS Speaking in Tongues (host Ron Glick), Yolo County HCP: 1 hour. December 27, 2001;

KDVS Speaking in Tongues (host Ron Glick), Yolo County HCP: 1 hour. May 3, 2001;

KDVS Speaking in Tongues (host Ron Glick), Yolo County HCP: 1 hour. February 8, 2001;

KDVS Speaking in Tongues (host Ron Glick & Shawn Smallwood), California Energy Crisis: 1 hour. Jan. 25, 2001;

KDVS Speaking in Tongues (host Ron Glick), Headwaters Forest HCP: 1 hour. 1998;

Davis Cable Channel (host Gerald Heffernon), Burrowing owls in Davis: half hour. June, 2000;
Davis Cable Channel (hosted by Davis League of Women Voters), Measure O debate: 1 hour. October, 2000;  

**Reviews of Journal Papers**  (Scientific journals for whom I’ve provided peer review)

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<td>Biological Conservation</td>
<td>National Renewable Energy Lab reports</td>
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<td>Journal of Applied Ecology</td>
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**Committees**

- Scientific Review Committee, Alameda County, Altamont Pass Wind Resource Area
- Ph.D. Thesis Committee, Steve Anderson, University of California, Davis
- MS Thesis Committee, Marcus Yee, California State University, Sacramento

**Other Professional Activities or Products**

Testified in Federal Court in Denver during 2005 over the fate of radio-nuclides in the soil at Rocky Flats Plant after exposure to burrowing animals. My clients won a judgment of $553,000,000. I have also testified in many other cases of litigation under CEQA, NEPA, the Warren-Alquist Act, and other environmental laws. My clients won most of the cases for which I testified.

Testified before Environmental Review Tribunals in Ontario, Canada regarding proposed White Pines and Amherst Island Wind Energy projects.

Testified in Skamania County Hearing in 2009 on the potential impacts of zoning the County for development of wind farms and hazardous waste facilities.

Testified in deposition in 2007 in the case of O’Dell et al. vs. FPL Energy in Houston, Texas.
Testified in Klickitat County Hearing in 2006 on the potential impacts of the Windy Point Wind Farm.

Memberships in Professional Societies
   The Wildlife Society
   Raptor Research Foundation

Honors and Awards
   Fulbright Research Fellowship to Indonesia, 1987
   J.G. Boswell Full Academic Scholarship, 1981 college of choice
   Northern California Athletic Association Most Valuable Cross Country Runner, 1984
   American Legion Award, Corcoran High School, 1981, and John Muir Junior High, 1977
   CIF Section Champion, Cross Country in 1978
   CIF Section Champion, Track & Field 2 mile run in 1981
   National Junior Record, 20 kilometer run, 1982
   National Age Group Record, 1500 meter run, 1978

Community Activities
   District 64 Little League Umpire, 2003-2007
   Dixon Little League Umpire, 2006-07
   Davis Little League Chief Umpire and Board member, 2004-2005
   Davis Little League Safety Officer, 2004-2005
   Davis Little League Certified Umpire, 2002-2004
   Davis Little League Scorekeeper, 2002
   Davis Visioning Group member
   Petitioner for Writ of Mandate under the California Environmental Quality Act against City of Woodland decision to approve the Spring Lake Specific Plan, 2002
   Served on campaign committees for City Council candidates
EXHIBIT D-1
June 8, 2020

Richard Drury  
Lozeau | Drury LLP  
1939 Harrison Street, Suite 150  
Oakland, CA 94618

Subject: Comments on Resumed Terraces of Lafayette Project (SCH No. 2011072055)

Dear Mr. Drury,

We have reviewed the May 2020 Addendum ("Addendum") for the Resumed Terraces of Lafayette Project ("Project") located in the City of Lafayette ("City"). The Project proposes to construct 315 multi-family apartments, totaling 332,395-SF, as well as a 13,300-SF clubhouse, a 950-SF leasing office, and 567 parking spaces on the 22.27-acre Project site.

Our review concludes that the Addendum fails to adequately evaluate the Project’s air quality, health risk, and greenhouse gas impacts. As a result, emissions and health risk impacts associated with construction and operation of the proposed Project are underestimated and inadequately addressed. An EIR should be prepared to adequately assess and mitigate the potential air quality, health risk, and greenhouse gas impacts that the project may have on the surrounding environment.

Air Quality

Failure to Evaluate Indoor Air Quality Impacts

The Project documents fail to evaluate the proposed Project’s indoor air quality ("IAQ") impacts, and as such, the less than significant air quality conclusion should not be relied upon.

IAQ is particularly important because occupants, on average, spend approximately ninety percent of their time indoors with the majority of this time spent at home.\(^1\) IAQ also is a serious concern for

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workers in hotels, offices and other business establishments. The concentrations of many air pollutants are often elevated indoors relative to outdoors because many materials and products used indoors contain and release a variety of air pollutants. Specifically, the primary source of formaldehyde indoors is composite wood products manufactured with urea-formaldehyde resins, such as plywood, medium density fiberboard, and particleboard. These materials are most commonly used in flooring, cabinetry, baseboards, window shades, interior doors, and window/door trims during building construction. As inhalation is the primary route of exposure to indoor air pollutants, the design and construction parameters are the critical provision for adequate ventilation and the reduction of sources of indoor air contaminants.

In a recent study of 108 new homes in California, 25 air contaminants were measured, with formaldehyde being identified as the contaminant with the highest cancer risk as determined by the California Proposition 65 Safe Harbor Levels. No Significant Risk Levels ("NSRL") for carcinogens. The NSRL is the daily intake threshold that would result in one excess case of cancer in an exposed population of 100,000 (i.e., ten in one million cancer risk). The calculated NSRL for formaldehyde is 40 µg/day. The formaldehyde NSRL concentration that represents a daily dose of 40 µg is 2 µg/m³, assuming a continuous 24-hour exposure, a total daily inhaled air volume of 20 m³, and 100% respiratory absorption. All of the homes examined in this study exceeded this NSRL concentration of 2 µg/m³. The median indoor formaldehyde concentration was 36 µg/m³, and ranged from 4.8 to 136 µg/m³, which corresponds to a median exceedance of the 2 µg/m³ NSRL concentration of 18 and a range of 2.3 to 68. Therefore, for a resident living in a California home with the median indoor formaldehyde concentration of 36 µg/m³, the increased cancer risk is 180 in one million, as a result of formaldehyde alone. According to the Bay Area Air Quality Management District’s ("BAAQMD") CEQA Guidelines, the significance threshold for airborne cancer risk is 10 in one million.

In addition to being carcinogenic to humans, formaldehyde also acts as a potent eye and respiratory irritant. In the study discussed above, 98% of homes exceeded the Chronic reference exposure level ("REL") of 9 µg/m³ and 28% of homes exceeded the Acute REL of 55 µg/m³.

In January 2009, the California Air Resource Board ("CARB") adopted an Airborne Toxics Control Measure (ATCM) in order to reduce formaldehyde emissions from composite wood products. However,

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while this ATCM has helped reduce formaldehyde emissions in California, it does not preclude that homes built with CARB ATCM-certified wood composite products are below exposure guidelines.

A follow up study was conducted in 2016-2018 to the study discussed above, and found that the median indoor formaldehyde in new homes built after 2009 to include CARB Phase 2 Formaldehyde ATCM materials had lower indoor formaldehyde concentrations, with median indoor concentrations of 22.4 µg/m³, as compared to a median of 36 µg/m³ in the 2007 study. Thus, while new homes built after the 2009 CARB Formaldehyde ATCM have an approximately 38% lower median indoor formaldehyde concentration and cancer risk, the median lifetime cancer risk is still 112 in one million for homes built with CARB-compliant composite wood products. This vastly exceeds the BAAQMD threshold of a 10 in one million excess cancer risk.

In regard to the Resumed Terraces of Lafayette Project, residents will potentially have continuous exposure (e.g., 24 hours per day, 52 weeks per year). These exposures are anticipated to result in significant cancer risks resulting from exposures to formaldehyde released by the building materials and furnishing. We will assume these residences will be construction with CARB Phase 2 Formaldehyde ATCM materials and will be ventilated with the minimum code required outdoor air. As such, the indoor residential formaldehyde concentrations are assumed to be represented by the residences observed in the study built with CARB Phase 2 Formaldehyde ATCM materials, with a median value of 22.4 µg/m³.

Assuming that the residents have a daily breathing rate (“DBR”) of 20 m³, the average 70-year lifetime formaldehyde dose is 448 µg/day for continuous exposure in the residences. This represents an excess cancer risk of 112 in one million, which vastly exceeds the BAAQMD cancer risk threshold of 10 in one million. This is the most conservative and health protective analysis. However, for occupants without continuous exposure, the cancer risk will be proportionately less, but still substantially above the BAAQMD threshold (e.g., for 12 hours/day occupancy, excess cancer risk is still more than 5 times the BAAQMD threshold).

Please see Exhibit A, Indoor Formaldehyde Concentrations and the CARB Formaldehyde ATCM, for additional analysis to show that utilization of CARB Phase 2 Formaldehyde ATCM materials will not ensure acceptable cancer risks with respect to formaldehyde emissions from composite wood products.

The following describes a method that we recommend to be used prior to Project construction, during the environmental review under CEQA, for determining if a project’s indoor concentrations resulting from formaldehyde emissions of the project-specific building materials/furnishings exceed applicable thresholds. Such analysis can be used to identify those materials/furnishings that have formaldehyde emission.

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emissions rates that contribute to significant indoor concentrations, prior to completion of the City’s CEQA review and project approval, so that alternative, lower-emitting materials/furnishings may be selected and higher minimum outdoor air ventilation rates can be increased to achieve acceptable indoor air concentrations and incorporated as mitigation measures for the project.

**Building Material/Furnishing Formaldehyde Emissions Assessment**

This formaldehyde emissions assessment should be used for environmental review under CEQA to assess the indoor formaldehyde concentrations from the proposed loading of building materials/furnishings, area-specific formaldehyde emission rate data for building materials/furnishings, and design minimum outdoor air ventilation rates. This assessment allows the City to determine prior to the conclusion of the environmental review process and the building materials/furnishings are specified, purchased, and installed whether the total chemical emissions will exceed applicable cancer and non-cancer guidelines. If so, this assessment also allows for changes in the selection of specific material/furnishings and/or the design of minimum outdoor air ventilation rates such that cancer and non-cancer thresholds are not exceeded.

1. **Define Indoor Air Quality Zones**

Divide the building into separate indoor air quality zones (“IAQ Zones”). IAQ Zones are defined as areas of well-mixed air. As such, each ventilation system with recirculating air is considered a single zone, and each room or group of rooms where air is not recirculated (e.g. 100% outdoor air) is considered a separate zone. For IAQ Zones with the same construction material/furnishings and design minimum outdoor air ventilation rates (e.g. hotel rooms, apartments, condominiums, etc.), the formaldehyde emission rates need only be assessed for a single IAQ Zone of that type.

2. **Calculate Material/Furnishing Loading**

For each IAQ Zone, determine the total building material and furnishing loads (e.g. m² material/m² floor area) from an inventory of all potential indoor formaldehyde sources, including floor, ceiling tiles, furnishings, finishes, insulation, sealants, adhesives, and any products constructed with composite wood products containing urea-formaldehyde resins (e.g., plywood, medium density fiberboard, particleboard, etc.).

3. **Calculate the Formaldehyde Emission Rate**

For each building material, calculate the formaldehyde emission rate (µg/h) from the product of the area-specific formaldehyde emission rate (µg/m²-h) and the area (m²) of material in the IAQ Zone, and from each furnishing (e.g., chairs, desks, etc.) from the unit-specific formaldehyde emission rate (µg/unit-h) and the number of units in the IAQ Zone.

**NOTE:** As a result of high-performance building rating systems and building codes (California Building Standards Commission; USGBC), most manufacturers of building materials furnishings sold in the US conduct chemical emission rate tests using the California Department of Health (“CDPH”) “Standard Method for the Testing and Evaluation of Volatile Organic Chemical Emissions for Indoor Sources Using
Environmental Chambers,” or other equivalent chemical emission rate testing methods. Most manufacturers of building furnishings sold in the US conduct chemical emission rate tests using ANSI/BIFMA M7.1 Standard Test Method for Determining VOC Emissions, or other equivalent chemical emission rate testing methods. These, as well as other chemical emission rate testing programs, typically certify that a material or finishing does not create indoor chemical concentrations in excess of the maximum concentrations permitted by their certification. For instance, the CDPH emission rate testing requires that the measured emission rates when input into an office, school, or residential model do not exceed one-half of the OEHHA Chronic Exposure Guidelines for the 35 specific VOCs, including formaldehyde, as listed in the CDPH test method. These certifications themselves do not provide the actual area-specific formaldehyde emission rate of the product, but rather provide data that the formaldehyde emission rates do not exceed the maximum rate allowed by the certification. For example, the data for a certification of a specific type of flooring may be used to calculate that the area-specific emission rate of formaldehyde is less than 31 µg/m²-h, but not the actual measured specific emission rate. These area-specific emission rates determine from the product certifications can be used as an initial screening-level estimate of the formaldehyde emission rate.

If the area-specific emission rates of a building material or furnishing is needed (i.e., if the initial emission estimates exceed the certification levels), then data, including the complete chemical emission rate test report, can be acquired from the manufacturer. For instance, the complete CDPH emission test report will provide the actual area-specific emission rates for not only the 35 specific VOCs, including formaldehyde, but also of the cancer and reproductive/developmental chemical listed in the California Proposition 65 Safe Harbor Levels, all of the toxic air contaminants (“TACs”) in the CARB Toxic Air Contamination List, and the 10 chemicals with the greatest emission rates. Alternatively, a sample of the building material furnishing can be submitted to a chemical emission rate testing laboratory, to measure the formaldehyde emission rate.

(4) **Calculate the Total Formaldehyde Emission Rate**

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For each IAQ Zone, calculate the total formaldehyde emission rate (i.e., µg/h) from the individual formaldehyde emission rates from each of the building material/furnishings as determined in Step 3.

(5) **Calculate the Indoor Formaldehyde Concentration**

For each IAQ Zone, calculate the indoor formaldehyde concentration (µg/m³) from Equation 1 (below) by dividing the total formaldehyde emission rates (µg/h) as determined in Step 4, by the design minimum outdoor air ventilation rate (m³/h) for the IAQ Zone.

\[
C_{in} = \frac{E_{total}}{Q_{oz}}, \text{ where:}
\]

- \(C_{in}\) = indoor formaldehyde concentration (µg/m³)
- \(E_{total}\) = total formaldehyde emission rate into the IAQ Zone (µg/h)
- \(Q_{oz}\) = design minimum outdoor air ventilation rate to the IAQ Zone (m³/h)

(6) **Calculate the Indoor Exposure Cancer and Non-Cancer Health Risks**

For each IAQ Zone, calculate the cancer and non-cancer health risks from indoor formaldehyde concentrations determined in Step 5.

(7) **Mitigate Indoor Formaldehyde Exposures of Exceeding the CEQA Cancer and/or Non-Cancer Health Risks**

In each IAQ Zone, provide mitigation for any formaldehyde exposure risk, described in Step 6, that exceeds the CEQA cancer risk threshold of 10 in one million, or the CEQA non-cancer Hazard Quotient of 1.0. Provide the source and/or ventilation mitigation required in all IAQ Zones to reduce the health risks of the chemical exposures to below the CEQA thresholds.

Source mitigation for formaldehyde may include:

(A) Reducing the amount of materials and furnishings that emit formaldehyde; and
(B) Substituting different materials with lower area-specific emission rates of formaldehyde.

Ventilation mitigation to reduce formaldehyde emitted from building materials/furnishings includes:

(A) Increasing the design minimum outdoor ventilation rate to the IAQ Zone.

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NOTE: Mitigating the formaldehyde emissions through use of less material/furnishings, or use of lower emitting materials/furnishings, is the preferred mitigation option. This is because mitigation with increased outdoor air ventilation increases initial and operating costs associated with the heating/cooling systems. Furthermore, we are not asking that the builder to “speculate” upon what and how much composite materials will be used, but rather at the design stage to select composite wood materials based on the formaldehyde emission rates that manufacturers routinely conduct using the California Department of Health “Standard Method for the Testing and Evaluation of Volatile Organic Chemical Emissions for Indoor Sources Using Environmental Chambers,” and use the procedure described (i.e. Building Material/Furnishing Formaldehyde Emissions Assessment). This will ensure that the materials selected achieve acceptable cancer risks from material off gassing of formaldehyde.

Feasible Mitigation Measures Available to Reduce Indoor Air Quality Impacts
We recommend the following mitigation measures to minimize the impacts of the proposed Project on indoor air quality, specifically relating to formaldehyde:

- Use only composite wood materials (e.g., hardwood plywood, medium density fiberboard, particleboard, etc.) for all interior finish systems that are made with CARB-approved no-added formaldehyde (“NAF”) resins or ultra-low emitting formaldehyde (“ULEF”) resins. Other projects such as the AC by Marriott Hotel – West San Jose Project (Asset Gas SC Inc.) and 2525 North Main Street, Santa Ana (AC 2525 Main LLC, 2019) have entered into settlement agreements stipulating the use of composite wood materials only containing NAF or ULEF resins.
- Conduct the previously described Building Material/Furnishing Chemical Emissions Assessment, to determine that the combination of formaldehyde emissions from building materials and furnishings do not create indoor formaldehyde concentrations that exceed thresholds.

Note: We are not asking that the building “speculate” upon what and how much composite materials will be used. Rather, we are asking to select composite wood materials during the design state based on the formaldehyde emissions rates that manufacturers routinely conduct using the CDPH “Standard Method for the Testing and Evaluation of Volatile Organic Chemical Emissions for Indoor Sources Using Environmental Chambers,” and the procedure previously described.

Furthermore, we recommend the following mitigation measure to minimize the impacts of the proposed Project on indoor air quality, specifically relating to outdoor air ventilation:

- Provide each habitable room with a continuous mechanical supply of outdoor air that meets or exceeds the California 2016 Building Energy Efficiency Standards requirements of the greater of 15 cfm/occupant or 0.15 cfm/ft² of floor area. Following installation of the system, conduct regular testing and balancing to ensure that the required amount of outdoor air is entering each habitable room. Also provide a written report documenting the outdoor airflow rates. Do not

19 (CDPH, 2017),
20 CARB 2009
21 CDPH, 2017
22 See Building Material/Furnishing Formaldehyde Emissions Assessment, located on page 4 of this document.
use exhaust only mechanical outdoor air systems; use only balanced outdoor air supply and
exhaust systems or outdoor air supply only systems. Provide a manual for occupants and
maintenance personnel describing the purpose of the mechanical outdoor air system and the
operation and maintenance requirements of the system.

These measures offer a cost-effective, feasible way to incorporate lower-emitting design features into
the proposed Project, which subsequently, reduce impacts resulting from Project construction and
operation due to formaldehyde and outdoor air ventilation. A revised CEQA evaluation should be
prepared to include all feasible mitigation measures, as well as include an updated air quality analysis to
ensure that the necessary mitigation measures are implemented to reduce emissions to below
thresholds. The revised CEQA evaluation should also demonstrate commitment to the implementation
of these measures prior to Project approval, to ensure that the Project’s significant emissions are
reduced to the maximum extent possible.

Unsubstantiated Input Parameters Used to Estimate Project Emissions

The Addendum’s air quality analysis relies on emissions calculated with CalEEMod.23 CalEEMod
provides recommended default values based on site-specific information, such as land use type,
meteorological data, total lot acreage, project type and typical equipment associated with project type.
If more specific project information is known, the user can change the default values and input project-
specific values, but the California Environmental Quality Act ("CEQA") requires that such changes be
justified by substantial evidence.24 Once all of the values are inputted into the model, the Project’s
construction and operational emissions are calculated, and "output files" are generated. These output
files disclose to the reader what parameters were utilized in calculating the Project’s air pollutant
emissions and make known which default values were changed as well as provide justification for the
values selected.25

Review of the Project’s air modeling demonstrates that the Addendum underestimates emissions
associated with Project activities. As previously stated, the Addendum’s air quality analysis relies on air
pollutant emissions calculated using CalEEMod. When reviewing the Project’s CalEEMod output files,
provided in the Air Quality and Greenhouse Gas Technical Assessment as Appendix C to the Addendum,
we found that several model inputs were not consistent with information disclosed in the Addendum. As
a result, the Project’s construction and operational emissions are underestimated. An updated CEQA
evaluation should be prepared to include an updated air quality analysis that adequately evaluates the
impacts that construction and operation of the Project will have on local and regional air quality.

of the CalEEMod program is the “remarks” feature, where the user explains why a default setting was replaced by
a “user defined” value. These remarks are included in the report.
Unsubstantiated Changes to Construction Schedule

Review of the Project’s CalEEMod output files demonstrates that the model included several changes to the Project’s anticipated construction schedule (see excerpt below) (Appendix C, pp. 33, 34).

As you can see in the excerpt above, each phase of the construction period was increased from the default. Specifically, the architectural coating phase was increased by 440%, from the default value of 20 days to 108 days; the first grading phase was increased by approximately 214%, from the default value of 35 days to 110 days; and the “Utilities 1” site preparation phase was increased by 780%, from the default value of 10 days to 88 days. As previously mentioned, the CalEEMod User’s Guide requires any changes to model defaults be justified.26 According to the “User Entered Comments & Non‐Default Data” table, the justification provided for this change is: “schedule per the Project Applicant” (Appendix C, pp. 32). However, while the Air Quality and Greenhouse Gas Technical Assessment indicates that construction will last approximately 700 days, the Addendum and associated documents failed to provide a construction schedule or address each phase whatsoever. Thus, the Addendum and associated documents fail to justify the significant changes in length to each construction phase included in the model. This presents an issue, as spreading out construction emissions over a longer period than is expected results in an underestimation of the maximum daily emissions associated with construction. Thus, the construction schedule assumed by the model is incorrect, and as a result, the model may underestimate the Project’s construction‐related emissions.

Failure to Evaluate the Feasibility of Obtaining Tier 4 Equipment

Review of the Project’s CalEEMod output files demonstrates that the Project’s emissions were modeled assuming that construction equipment would be equipped with Tier 4 Interim engines (see excerpt below) (Appendix C, pp. 32, 33).

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As you can see in the excerpt above, the model assumed that 65 pieces of off-road construction equipment would be equipped with Tier 4 Interim mitigation. As previously mentioned, the CalEEMod User’s Guide requires any changes to model defaults be justified. According to the Addendum, MM AQ-2a requires the use of Tier 4 construction equipment (p. 42). Specifically, MM AQ-21 states:

“The construction contractor shall use construction equipment rated by the United States Environmental Protection Agency as having Tier 4 (model year 2008 or newer) emission limits for engines between 50 and 750 horsepower. A list of construction equipment by type and model year shall be maintained by the construction contractor on-site” (p. 42).

However, due to the limited amount of Tier 4 Interim equipment available, the Addendum should have assessed the feasibility in obtaining equipment with Tier 4 Interim engines (see excerpt below).

28 Ibid.
As demonstrated in the figure above, the Tier 4 Interim equipment only accounts for 18% of all off-road equipment currently available in California. Thus, emissions are modeled assuming that the Project will be able to obtain Tier 4 Interim equipment even though this equipment only accounts for 18% of available off-road equipment currently available in California. As a result, the model represents the best-case scenario even though obtaining this type of equipment may not be feasible. This is incorrect, as CEQA requires the most conservative analysis. Thus, by failing to evaluate the feasibility in obtaining Tier 4 Interim equipment, the Addendum may underestimate the Project’s construction-related emissions and should not be relied upon.

Unsubstantiated Application of Construction-Related Mitigation Measures

Review of the Project’s CalEEMod output files demonstrates that the model included the following unsubstantiated construction-related mitigation measures: “Use Soil Stabilizer,” “Replace Ground Cover,” “Water Exposed Area,” and “Water Unpaved Roads” (see excerpt below) (Appendix C, pp. 68).

3.1 Mitigation Measures Construction

Use Cleaner Engines for Construction Equipment

- Use Soil Stabilizer
- Replace Ground Cover
- Water Exposed Area
- Water Unpaved Roads

Reduce Vehicle Speed on Unpaved Roads

As you can see in the excerpt above, the model included several construction-related mitigation measures. As previously mentioned, the CalEEMod User’s Guide requires any changes to model defaults be justified. According to the Addendum, Revised MM AQ-1 requires that the Project “Pave, apply water three times daily, or apply (non-toxic) soil stabilizers on all unpaved access roads, parking areas, and staging areas at construction sites” (emphasis added) (p. 41). Thus, the Addendum requires that the

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Project use soil stabilizer, water exposed areas/unpaved roads, or replace ground cover. As a result, the inclusion of all four of these measures is unsubstantiated, and the model may underestimate the Project’s construction-related emissions.

**Unsubstantiated Application of Energy- and Water-Related Operational Mitigation Measures**

Review of the Project’s CalEEMod output files demonstrates that the model incorrectly includes several energy- and water-related operational mitigation measures. As a result, the Project’s operational emissions may be underestimated, and the model should not be relied upon to determine Project significance.

First, the Project’s CalEEMod output files reveal that the model included the following unsubstantiated energy-related mitigation measures: “Exceed Title 24,” “Percent of Electricity Use Generated with Renewable Energy,” and “Install Energy Efficient Appliances” (see excerpt below) (Appendix C, pp. 68).

5.1 Mitigation Measures Energy

- Exceed Title 24
- Percent of Electricity Use Generated with Renewable Energy
- Install Energy Efficient Appliances

Second, the Project’s CalEEMod output files reveal that the model included the following unsubstantiated water-related mitigation measures: “Install Low Flow Bathroom Faucet,” “Install Low Flow Kitchen Faucet,” “Install Low Flow Toilet,” and “Install Low Flow Shower” (see excerpt below) (Appendix C, pp. 72).

7.1 Mitigation Measures Water

- Install Low Flow Bathroom Faucet
- Install Low Flow Kitchen Faucet
- Install Low Flow Toilet
- Install Low Flow Shower

However, the inclusion of the above-mentioned energy- and water-related operational mitigation measures is unsubstantiated. According to the CalEEMod User’s Guide,

“The mitigation measures included in CalEEMod are largely based on the CAPCOA Quantifying Greenhouse Gas Mitigation Measures (http://www.capcoa.org/wp-content/uploads/downloads/2010/09/CAPCOA-Quantification-Report-9-14-Final.pdf) document. The CAPCOA measure numbers are provided next to the mitigation measures in...
CalEEMod to assist the user in understanding each measure by referencing back to the CAPCOA document.”

Review of CAPCOA’s *Quantifying Greenhouse Gas Mitigation Measures* document demonstrates that the Addendum fails to substantiate several of the mitigation measures included in the model (see table below).

<table>
<thead>
<tr>
<th>Measure</th>
<th>Consistency</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CAPCOA’s Quantifying Greenhouse Gas Mitigation Measures</strong>&lt;sup&gt;31&lt;/sup&gt;</td>
<td></td>
</tr>
<tr>
<td><strong>Energy Measures</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Measure BE-1 Buildings Exceed Title 24 Building Envelope Energy Efficiency Standards By X%</strong></td>
<td>Here, the “User Entered Comments &amp; Non-Default Data” table states: “Per the Addendum, ‘Build the residential units to achieve a 25 percent reduction in building energy efficiency compared to the 2008 Building and Energy Efficiency Standards, which is equivalent to the new 2013 Building and Energy Efficiency Standards’” (Appendix C, pp. 32). However, the Addendum fails to provide or address the total electricity demand per dwelling unit. In addition, the Addendum fails to provide calculations or any justification for the 25 percent reduction stated. As such, we cannot verify that this measure will be implemented, monitored, and enforced on the Project site. Thus, the Addendum fails to demonstrate consistency with this measure and its inclusion in the model is unsubstantiated.</td>
</tr>
</tbody>
</table>

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Measure AE-2 Establish Onsite Renewable Energy Systems-Solar Power

“Using electricity generated from photovoltaic (PV) systems displaces electricity demand which would ordinarily be supplied by the local utility.”

The following information needs to be provided by the Project Applicant:
- Total electricity demand (kWh)
- Amount of electricity to be provided by the PV system (kWh) or percent of total electricity demand to be provided by the PV system (%)

Here, the “User Entered Comments & Non-Default Data” table states: “The Project is anticipated to install solar panels that will exceed 50% of the project’s energy use” (Appendix C, pp. 32). In addition, MM GHG-6 states that “[t]he project shall install solar panels on the carports and fourteen residential buildings that shall generate over half the energy required by the project” (p. 91). However, the Addendum and associated documents fail to address the Project’s total electricity demand or any specifics regarding the solar panels. In addition, the Addendum fails to evaluate the feasibility of achieving this amount of energy on the Project site. As such, without substantial evidence, we are unable to verify that this measure would actually be implemented, monitored, and enforced on the Project site. Thus, the Addendum fails to demonstrate consistency with this measure and its inclusion in the model is unsubstantiated.

Measure BE-4 Install Energy Efficient Appliances

“Using energy-efficient appliances reduces a building’s energy consumption as well as the associated GHG emissions from natural gas combustion and electricity production. To take credit for this mitigation measure, the Project Applicant (or contracted builder) would need to ensure that energy efficient appliances are installed. For residential dwellings, typical builder-supplied appliances include refrigerators and dishwashers. Clothes washers and ceiling fans would be applicable if the builder supplied them. For commercial land uses, energy-efficient refrigerators have been evaluated for grocery stores. See Mitigation Method section on how project applicant may quantify additional building types and appliances.”

The following information needs to be provided by the

Here, the “User Entered Comments & Non-Default Data” table fails to justify the installation of energy efficient appliances. According to MM GHG-2, “[t]he project shall install ENERGY STAR rated appliances including clothes washers, dishwashers, fans, and refrigerators” (p. 91). However, the Addendum and associated documents fail to address the Project’s total natural gas demand per dwelling unit. The Addendum also fails to discuss the feasibility of achieving this measure on the Project site. As such, without substantial evidence, we are unable to verify that this measure would actually be implemented, monitored, and enforced on the Project site. Thus, the Addendum fails to
**Project Applicant:**
- Number of dwelling units and/or size of grocery store
- Climate Zone
- Housing Type (if residential)
- Utility provider
- Total natural gas demand (kBTU or therms) per dwelling unit or per square foot
- Types of energy efficient appliances to be installed (refrigerator, dishwasher, or clothes washer for residential land uses and refrigerators for grocery stores)

**Water Measures**

**Measure WUU-1 Install Low-Flow Water Fixtures**

*“Installing low-flow or high-efficiency water fixtures in buildings reduces water demand, energy demand, and associated indirect GHG emissions.”*

The following information needs to be provided by the Project Applicant:

- Total expected indoor water demand, without installation of low-flow or high-efficiency fixtures (million gallons), AND
- Total expected indoor water demand, after installation of low-flow or high-efficiency fixtures (million gallons), OR
- Commitment to low-flow or high-efficiency water fixtures (toilets, showerheads, sink faucets, dishwashers, clothes washers, or all of the above)

No justification was provided in the “User Entered Comments & Non-Default Data” table. According to MM GHG-3, “[t]he project will install low-flow water fixtures including faucets, toilets, and showers, in order to reduce water demand, energy demand, and associated indirect GHG emissions” (Appendix C, p. 26). However, the Addendum fails to provide the total expected indoor water demand, with and without the installation of low-flow water fixtures, or demonstrate how the measure would be implemented, monitored, and enforced on the Project site. Thus, the Addendum fails to demonstrate consistency with the measure, and its inclusion in the model is unsubstantiated.

As you can see in the table above, the Addendum fails to justify several of the mitigation measures utilized in the Project’s CalEEMod model. As a result, the inclusion of these measures in the model are unsubstantiated and the model should not be relied upon to determine Project significance.
Diesel Particulate Matter Health Risk Emissions Inadequately Evaluated

The Air Quality and Greenhouse Gas Technical Assessment concludes that the Project would have a less than significant health risk impact, after mitigation, based on a construction health risk assessment (“HRA”) (Appendix C, p. 15). However, the Project failed to evaluate the health risk posed to nearby, existing receptors as a result of Project operation, stating:

“The proposed project does not include any stationary sources of TAC emissions and the vast majority of project vehicles would operate on gasoline and not diesel, which is the primary source of TACs and DPM. Therefore, operation of the proposed project would not generate TAC or PM2.5 emissions that could affect the health of the community near the project site. As such, the proposed project would not contribute to human health risk to nearby receptors during operation, and the project would also not contribute to any cumulative human health risk impact” (Appendix C, p. 15).

However, this claim and the Addendum’s health risk analysis is incorrect for several reasons.

First, as discussed above, the Addendum’s analysis relies upon an incorrect and unsubstantiated air model. This is incorrect, as the Addendum’s air model underestimates emissions. Because the construction HRA is based on the exhaust PM$_{10}$ and fugitive dust PM$_{2.5}$ estimates from the annual CalEEMod model, as indicated by the Addendum, the construction HRA may underestimate the Project’s health risk impact and should not be relied upon to determine Project significance (Appendix C, p. 12).

Second, simply because the Addendum states that the proposed Project would “not include any stationary sources of TAC emissions and the vast majority of project vehicles would operate on gasoline and not diesel,” does not justify the omission of an operational HRA. Once construction is complete, the Project will operate for a long period of time. During operation, the Project will generate vehicle and truck trips, which will produce additional exhaust emissions, thus continuing to expose nearby sensitive receptors to emissions. By failing to prepare an operational HRA for existing sensitive receptors, the Project is inconsistent with recommendations set forth by the Office of Environmental Health Hazard Assessment (“OEHHA”), the organization responsible for providing recommendations for health risk assessments in California. In February of 2015, OEHHA released its most recent Risk Assessment Guidelines: Guidance Manual for Preparation of Health Risk Assessments, which was formally adopted in March of 2015, as referenced by the Addendum (Appendix C, p. 12-13). This guidance document describes the types of projects that warrant the preparation of an HRA. The OEHHA document recommends that exposure from projects lasting more than six months should be evaluated for the duration of the project, and recommends that an exposure duration of 30 years be used to estimate individual cancer risk for the maximally exposed individual resident (“MEIR”). Even though the Project documents fail to provide the expected lifetime of the Project, we can reasonably assume that the Project will operate for at least 30 years, if not more. Therefore, we recommend that health risks from

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Project operation also be evaluated, as a 30-year exposure duration vastly exceeds the 2-month and 6-month requirements set forth by OEHHA. These recommendations reflect the most recent health risk policy, and as such, we recommend that an assessment of health risks to nearby sensitive receptors from both construction and operation be included in an updated air quality impact evaluation for the Project.

Third, the Addendum fails to sum the cancer risk calculated for each age group for both Project construction and operation. This is incorrect and, as a result, the Addendum’s evaluation and significance conclusion should not be relied upon. According to OEHHA guidance, as relied upon in the Addendum, “the excess cancer risk is calculated separately for each age grouping and then summed to yield cancer risk at the receptor location.” However, review of the Addendum demonstrates that, while the health risk was conducted to nearby, existing third trimester, infant, child, and adult receptors for construction-related emissions, the HRA fails to evaluate the cumulative lifetime cancer risk to nearby, existing receptors as a result of Project construction and operation together. Therefore, the HRA should have quantified the Project’s *entire* construction and operational health risk.

Fourth, by claiming a less than significant impact without conducting a quantified HRA for nearby, existing sensitive receptors as a result of Project construction and operation, the Addendum fails to compare the excess health risk to the BAAQMD’s specific numeric threshold of ten in one million. Thus, the Project cannot conclude less than significant air quality impacts resulting from Project construction and operation without quantifying emissions to compare to the proper threshold.

**Screening-Level Analysis Demonstrates Significant Impacts**

In an effort to demonstrate the potential health risk posed by Project construction and operation to nearby, existing sensitive receptors utilizing a site-specific emissions estimates, we prepared a simple screening-level HRA. The results of our assessment, as described below, demonstrate that the proposed Project may result in a significant impact not previously identified or addressed in the Addendum.

In order to conduct our screening-level risk assessment we relied upon AERSCREEN, which is a screening level air quality dispersion model. The model replaced SCREEN3, and AERSCREEN is included in the OEHHA and the California Air Pollution Control Officers Associated (“CAPCOA”) guidance as the appropriate air dispersion model for Level 2 health risk screening assessments (“HRSAs”). A Level 2 HRSA utilizes a limited amount of site-specific information to generate maximum reasonable downwind concentrations of air contaminants to which nearby sensitive receptors may be exposed. If an

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unacceptable air quality hazard is determined to be possible using AERSCREEN, a more refined modeling approach is required prior to approval of the Project.

We prepared a preliminary HRA of the Project’s construction and operational health-related impact to residential sensitive receptors using the annual PM$_{2.5}$ exhaust estimates from the SWAPE CalEEMod output files. Consistent with recommendations set forth by OEHHA, we assumed residential exposure begins during the third trimester stage of life. SWAPE’s CalEEMod model indicates that construction activities will generate approximately 300 pounds of DPM over the 664-day construction period. The AERSCREEN model relies on a continuous average emission rate to simulate maximum downward concentrations from point, area, and volume emission sources. To account for the variability in equipment usage and truck trips over Project construction, we calculated an average DPM emission rate by the following equation:

\[
\text{Emission Rate (grams/second)} = \frac{299.8 \text{ lbs}}{664 \text{ days}} \times \frac{453.6 \text{ grams}}{\text{lbs}} \times \frac{1 \text{ day}}{24 \text{ hours}} \times \frac{1 \text{ hour}}{3,600 \text{ seconds}} = 0.00237 \text{ g/s}
\]

Using this equation, we estimated a construction emission rate of 0.00237 grams per second (”g/s”). Subtracting the 664-day construction period from the total residential duration of 30 years, we assumed that after Project construction, the sensitive receptor would be exposed to the Project’s operational DPM for an additional 28.18 years, approximately. The Project’s operational CalEEMod emissions, calculated by subtracting the existing emissions from the proposed Project, indicate that operational activities will generate approximately 368 pounds of DPM per year throughout operation. Applying the same equation used to estimate the construction DPM rate, we estimated the following emission rate for Project operation:

\[
\text{Emission Rate (grams/second)} = \frac{367.6 \text{ lbs}}{365 \text{ days}} \times \frac{453.6 \text{ grams}}{\text{lbs}} \times \frac{1 \text{ day}}{24 \text{ hours}} \times \frac{1 \text{ hour}}{3,600 \text{ seconds}} = 0.005287 \text{ g/s}
\]

Using this equation, we estimated an operational emission rate of 0.005287 g/s. Construction and operational activity was simulated as a 22.3-acre rectangular area source in AERSCREEN with dimensions of 361 by 250 meters. A release height of three meters was selected to represent the height of exhaust stacks on operational equipment and other heavy-duty vehicles, and an initial vertical dimension of one and a half meters was used to simulate instantaneous plume dispersion upon release. An urban meteorological setting was selected with model-default inputs for wind speed and direction distribution.

The AERSCREEN model generates maximum reasonable estimates of single-hour DPM concentrations from the Project site. EPA guidance suggests that in screening procedures, the annualized average concentration of an air pollutant be estimated by multiplying the single-hour concentration by 10%.

According to the Addendum, the nearest sensitive receptor is located approximately 140 feet, or 43

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meters, east of the Project site. However, review of the AERSCREEN output files demonstrates that the maximally exposed receptor is located approximately 200 meters from the Project site. The single-hour concentration estimated by AERSCREEN for Project construction is approximately 1.207 µg/m³ DPM at approximately 200 meters downwind. Multiplying this single-hour concentration by 10%, we get an annualized average concentration of 0.1207 µg/m³ for Project construction at the MEIR. For Project operation, the single-hour concentration estimated by AERSCREEN is 2.693 µg/m³ DPM at approximately 200 meters downwind. Multiplying this single-hour concentration by 10%, we get an annualized average concentration of 0.2693µg/m³ for Project operation at the MEIR.

We calculated the excess cancer risk to the MEIR using applicable HRA methodologies prescribed by OEHHA. Consistent with the default CalEEMod construction schedule, the annualized average concentration for construction was used for the entire third trimester of pregnancy (0.25 years) and the first 1.57 years of the infantile stage of life (0 – 2 years). The annualized averaged concentration for operation was used for the remainder of the 30-year exposure period, which makes up the remainder of the infantile stage of life, and the entire child and adult stages of life (2 – 16 years) and (16 – 30 years), respectively.

Consistent with OEHHA, as recommended by SCAQMD, BAAQMD, and SJVAPCD guidance, and referenced by the Addendum, we used Age Sensitivity Factors (“ASF”) to account for the heightened susceptibility of young children to the carcinogenic toxicity of air pollution (Appendix C, p. 13). According to this guidance, as referenced by the Addendum, the quantified cancer risk should be multiplied by a factor of ten during the third trimester of pregnancy and during the first two years of life (infant) as well as multiplied by a factor of three during the child stage of life (2 – 16 years) (Appendix Cc p. 12). Furthermore, in accordance with the guidance set forth by OEHHA, we used the 95th percentile breathing rates for infants. Finally, according to BAAQMD guidance, we used a Fraction of Time At Home (“FAH”) value of 0.85 for the 3rd trimester and infant receptors, 0.72 for child receptors, and 0.73

for the adult receptors. We used a cancer potency factor of 1.1 (mg/kg-day) and an averaging time of 25,550 days. The results of our calculations are shown below.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Duration (years)</th>
<th>Concentration (ug/m3)</th>
<th>Breathing Rate (L/kg-day)</th>
<th>ASF</th>
<th>Cancer Risk</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction</td>
<td>0.25</td>
<td>0.1207</td>
<td>361</td>
<td>10</td>
<td>1.4E-06</td>
</tr>
<tr>
<td>3rd Trimester Duration</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Construction</td>
<td>1.57</td>
<td>0.1207</td>
<td>1090</td>
<td>10</td>
<td>2.6E-05</td>
</tr>
<tr>
<td>Operation</td>
<td>0.43</td>
<td>0.2693</td>
<td>1090</td>
<td>10</td>
<td>1.6E-05</td>
</tr>
<tr>
<td>Infant Exposure</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operation</td>
<td>14.00</td>
<td>0.2693</td>
<td>572</td>
<td>3</td>
<td>7.0E-05</td>
</tr>
<tr>
<td>Child Exposure</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operation</td>
<td>14.00</td>
<td>0.2693</td>
<td>261</td>
<td>1</td>
<td>1.1E-05</td>
</tr>
<tr>
<td>Adult Exposure</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lifetime Exposure</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operation</td>
<td>14.00</td>
<td>0.2693</td>
<td>572</td>
<td>3</td>
<td>7.0E-05</td>
</tr>
</tbody>
</table>

As demonstrated in the table above, the excess cancer risk to adults, children, infants, and during the 3rd trimester of pregnancy at the MEIR located roughly 200 meters away, over the course of Project construction and operation, are approximately 11, 70, 43, and 1.4 in one million, respectively. The excess cancer risk over the course of a residential lifetime (30 years), utilizing age sensitivity factors, is approximately 130 in one million. The infant, child, adult, and lifetime cancer risks all exceed the BAAQMD threshold of 10 in one million, thus resulting in a potentially significant impact not previously addressed or identified by the Addendum.

An agency must include an analysis of health risks that connects the Project’s air emissions with the health risk posed by those emissions. Our analysis represents a screening-level HRA, which is known to be conservative and tends to err on the side of health protection. The purpose of the screening-level construction and operational HRA shown above is to demonstrate the link between the proposed Project’s emissions and the potential health risk. Our screening-level HRA demonstrates that construction and operation of the Project could result in a potentially significant health risk impact, when correct exposure assumptions and up-to-date, applicable guidance are used. Therefore, since our


screening-level HRA indicates a potentially significant impact, the City should prepare an EIR with an HRA which makes a reasonable effort to connect the Project’s air quality emissions and the potential health risks posed to nearby receptors. Thus, the City should prepare an updated, quantified air pollution model as well as an updated, quantified refined HRA which adequately and accurately evaluates health risk impacts associated with both Project construction and operation.

**Failure to Evaluate Mobile Source Health Risk Impacts**

The 2020 Addendum failed to evaluate the health risk posed from mobile sources in the vicinity of the Project site and as a result, the Addendum failed to identify potentially significant impacts.

According to the 2018 Addendum,

“[T]he cancer risk and PM2.5 screening levels from SR-24 exceed the project-level thresholds of 10 in one million and 0.3 µg/m³, respectively and would potentially significantly impact the future residents of the Project site without the implementation of mitigation” (p. 44).

As such, review of the 2018 Addendum demonstrates significant impacts not identified or addressed in the 2020 Addendum (see excerpt below) (p. 43, Table 8).

<table>
<thead>
<tr>
<th>Source</th>
<th>Cancer Risk (risk per million)</th>
<th>Chronic Non-Cancer Hazard Index</th>
<th>Annual PM2.5 Concentration (µg/m³)</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Highway 24</td>
<td>51.4</td>
<td>0.05</td>
<td>0.48</td>
</tr>
<tr>
<td>Pleasant Hill Road</td>
<td>3.5</td>
<td>&lt;1.0</td>
<td>0.13</td>
</tr>
<tr>
<td>Deer Hill Road</td>
<td>2.3</td>
<td>&lt;1.0</td>
<td>0.09</td>
</tr>
<tr>
<td>Svensson Automotive</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Shell Gas Station</td>
<td>3.1</td>
<td>0.004</td>
<td>NSR</td>
</tr>
<tr>
<td>BAAQMD Project-Level Threshold</td>
<td>10</td>
<td>1.0</td>
<td>0.3</td>
</tr>
<tr>
<td>Exceeds Project-Level Threshold</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
</tr>
</tbody>
</table>

As you can see in the table above, the proposed Project may result in significant impacts not previously evaluated, identified, or addressed in the 2020 Addendum. According to the most recent guidance from the BAAQMD, “BAAQMD recommends that a Lead Agency identify all TAC and PM$_{2.5}$ sources located within a 1,000 foot radius of the proposed project.”$^{47}$ However, the 2020 Addendum fails to mention or evaluate these impacts and as such, the 2020 Addendum fails to compare the excess health risk to the BAAQMD’s specific numeric threshold of ten in one million.$^{48}$ Thus, the Project cannot conclude less than significant air quality impacts resulting from Project construction and operation without

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quantifying emissions to compare to the proper threshold and implementing mitigation to reduce impacts to a less than significant level.

**Greenhouse Gas**

**Failure to Adequately Evaluate Greenhouse Gas Impacts**

The Addendum estimates that the proposed Project would generate mitigated greenhouse gas (“GHG”) emissions of 2.54 metric tons of CO₂ equivalents per service population per year (“MT CO₂e/SP/year”), which would be less than the BAAQMD’s efficiency threshold of 4.6 MT CO₂e/SP/year and estimated SB 32-based target of 2.77 MT CO₂e/SP/year (Appendix C, p. 25, Table 14). As a result, the Addendum concludes that the proposed Project’s GHG impact would be less than significant. However, this is incorrect for three reasons:

1. The Addendum’s GHG analysis relies upon an incorrect and unsubstantiated air model;
2. The Addendum’s GHG analysis relies upon an incorrect and unsubstantiated threshold; and
3. Updated analysis indicates a potentially significant GHG impact.

**1) Incorrect and Unsubstantiated Air Model**

The Addendum’s GHG analysis relies upon an incorrect and unsubstantiated air model, as discussed above. This is incorrect, as the Addendum’s air model underestimates the Project’s GHG emissions. As a result, the Addendum’s GHG analysis and subsequent significance determination should not be relied upon.

**2) Incorrect and Unsubstantiated Threshold**

As discussed above, the Addendum evaluates the proposed Project’s GHG emissions using the BAAQMD’s 2020 efficiency threshold of 4.6 MT CO₂e/SP/year and an unsupported SB 32-based 2030 target of 2.77 MT CO₂e/SP/year that was made-up by the Addendum itself. Specifically, the Addendum states,

“[T]he thresholds were designed for compliance with AB 32 target date of 2020. In 2016, California approved Senate Bill (SB) 32, which requires the state emissions to be 40 percent below 1990 levels by 2030. As such, BAAQMD has recommended that for projects that would become operational after 2020, lead agencies should consider developing additional thresholds to evaluate a project’s GHG impact. In establishing those thresholds, a lead agency may appropriately look to thresholds developed by other public agencies, or suggested by other experts, as long as any threshold chosen is supported by substantial evidence (See CEQA Guidelines Section 15064.7(c)) (BAAQMD 2017). In the case of the proposed project, the City of Lafayette is using the Bay Area’s SB 32 target of 2.77 MT CO₂e per service population per year (MT CO₂e/sp/year), as calculated below, as the threshold to assess GHG emissions impact of project operation” (Appendix C, p. 20).

However, this is incorrect. While we agree that the BAAQMD’s 2020 efficiency threshold may not be appropriate for evaluating the significance of the proposed Project, which will be operational after 2020, the Addendum cannot simply calculate its own adjusted threshold with which to compare emissions.
Rather, the Association of Environmental Professionals’ (“AEP”) Beyond 2020 and Newhall: A Field Guide to New CEQA Greenhouse Gas Thresholds and Climate Action Plan Targets for California recommends a “Substantial Progress” efficiency threshold of 2.6 MT CO₂e/SP/year,⁴⁹ which has been widely utilized throughout the BAAQMD.⁵⁰ As such, the Addendum should have compared the proposed Project’s emissions to the 2030 “Substantial Progress” 2.6 MT CO₂e/SP/year efficiency threshold.

3) Updated Analysis Indicates a Potentially Significant GHG Impact
Applicable thresholds and modeling demonstrate that the proposed Project may result in a potentially significant GHG impact not previously identified or addressed by the Addendum. The CalEEMod output files, modeled by SWAPE utilizing Project-specific information as disclosed in the Addendum, disclose the Project’s mitigated emissions, which include approximately 3,728 MT CO₂e of total construction emissions (sum of 2020, 2021, and 2022) and approximately 2,588 MT CO₂e/year of annual operational emissions (sum of area, energy, mobile, waste, and water-related emissions). When we compare the Project’s amortized construction and operational GHG emissions to the “Substantial Progress” efficiency threshold of 2.6 MT CO₂e/SP/year, we find that the Project’s GHG emissions exceed the threshold (see table below).

<table>
<thead>
<tr>
<th>SWAPE Service Population Efficiency</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Project Phase</strong></td>
</tr>
<tr>
<td>Construction (amortized over 30 years)</td>
</tr>
<tr>
<td>Area</td>
</tr>
<tr>
<td>Energy</td>
</tr>
<tr>
<td>Mobile</td>
</tr>
<tr>
<td>Waste</td>
</tr>
<tr>
<td>Water</td>
</tr>
</tbody>
</table>

As the above table demonstrates, when correct input parameters are used to model Project emissions and emissions are compared to the correct threshold, the proposed Project’s total GHG emissions exceed the BAAQMD “Substantial Progress” efficiency threshold of 2.6 MT CO₂e/SP/year, thus resulting in a significant impact not previously assessed or identified in the Addendum. As a result, an updated GHG analysis should be prepared in an EIR and additional mitigation should be incorporated into the Project, such as those listed below.

**Feasible Mitigation Measures Available to Reduce Emissions**

In an effort to reduce the Project’s emissions, we identified several mitigation measures that are applicable to the Project from NEDC’s *Diesel Emission Controls in Construction Projects.*

Therefore, to reduce the Project’s emissions, consideration of the following measures should be made:

<table>
<thead>
<tr>
<th>Measures – Diesel Emission Control Technology</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Diesel Onroad Vehicles</td>
</tr>
<tr>
<td>All diesel nonroad vehicles on site for more than 10 total days must have either (1) engines that meet EPA onroad emissions standards or (2) emission control technology verified by EPA or CARB to reduce PM emissions by a minimum of 85%.</td>
</tr>
<tr>
<td>b. Diesel Generators</td>
</tr>
<tr>
<td>All diesel generators on site for more than 10 total days must be equipped with emission control technology verified by EPA or CARB to reduce PM emissions by a minimum of 85%.</td>
</tr>
<tr>
<td>c. Diesel Nonroad Construction Equipment</td>
</tr>
<tr>
<td>i. All nonroad diesel engines on site must be Tier 2 or higher. Tier 0 and Tier 1 engines are not allowed on site</td>
</tr>
<tr>
<td>ii. All diesel nonroad construction equipment on site for more than 10 total days must have either (1) engines meeting EPA Tier 4 nonroad emission standards or (2) emission control technology verified by EPA or CARB for use with nonroad engines to reduce PM emissions by a minimum of 85% for engines 50hp and greater and by a minimum of 20% for engines less than 50hp.</td>
</tr>
<tr>
<td>d. Upon confirming that the diesel vehicle, construction equipment, or generator has either an engine meeting Tier 4 non road emission standards or emission control technology, as specified above,</td>
</tr>
</tbody>
</table>

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installed and functioning, the developer will issue a compliance sticker. All diesel vehicles, construction equipment, and generators on site shall display the compliance sticker in a visible, external location as designated by the developer.

e. Emission control technology shall be operated, maintained, and serviced as recommended by the emission control technology manufacturer.

f. All diesel vehicles, construction equipment, and generators on site shall be fueled with ultra-low sulfur diesel fuel (ULSD) or a biodiesel blend\(^{53}\) approved by the original engine manufacturer with sulfur content of 15 ppm or less.

Measures – Idling Requirements

During periods of inactivity, idling of diesel onroad vehicles and nonroad equipment shall be minimized and shall not exceed the time allowed under state and local laws.

Measures – Additional Diesel Requirements

a. Construction shall not proceed until the contractor submits a certified list of all diesel vehicles, construction equipment, and generators to be used on site. The list shall include the following:
   i. Contractor and subcontractor name and address, plus contact person responsible for the vehicles or equipment.
   ii. Equipment type, equipment manufacturer, equipment serial number, engine manufacturer, engine model year, engine certification (Tier rating), horsepower, engine serial number, and expected fuel usage and hours of operation.
   iii. For the emission control technology installed: technology type, serial number, make, model, manufacturer, EPA/CARB verification number/level, and installation date and hour-meter reading on installation date.

b. If the contractor subsequently needs to bring on site equipment not on the list, the contractor shall submit written notification within 24 hours that attests the equipment complies with all contract conditions and provide information.

c. All diesel equipment shall comply with all pertinent local, state, and federal regulations relative to exhaust emission controls and safety.

d. The contractor shall establish generator sites and truck-staging zones for vehicles waiting to load or unload material on site. Such zones shall be located where diesel emissions have the least impact on abutters, the general public, and especially sensitive receptors such as hospitals, schools, daycare facilities, elderly housing, and convalescent facilities.

Reporting

a. For each onroad diesel vehicle, nonroad construction equipment, or generator, the contractor shall submit to the developer’s representative a report prior to bringing said equipment on site that includes:
   i. Equipment type, equipment manufacturer, equipment serial number, engine manufacturer, engine model year, engine certification (Tier rating), horsepower, and engine serial number.
   ii. The type of emission control technology installed, serial number, make, model, manufacturer, and EPA/CARB verification number/level.
   iii. The Certification Statement signed and printed on the contractor’s letterhead.

b. The contractor shall submit to the developer’s representative a monthly report that, for each onroad diesel vehicle, nonroad construction equipment, or generator onsite, includes:
   i. Hour-meter readings on arrival on-site, the first and last day of every month, and on off-site date.
   ii. Any problems with the equipment or emission controls.

\(^{53}\) Biodiesel blends are only to be used in conjunction with the technologies which have been verified for use with biodiesel blends and are subject to the following requirements: http://www.arb.ca.gov/diesel/verdev/reg/biodieselcompliance.pdf.
iii. Certified copies of fuel deliveries for the time period that identify:
   1. Source of supply
   2. Quantity of fuel
   3. Quality of fuel, including sulfur content (percent by weight)

Furthermore, in an effort to reduce the Project’s emissions, we identified several mitigation measures that are applicable to the Project from CAPCOA’s Quantifying Greenhouse Gas Mitigation Measures, which attempt to reduce emissions. Therefore, to reduce the Project’s emissions, consideration of the following measures should be made:

<table>
<thead>
<tr>
<th>CAPCOA’s Quantifying Greenhouse Gas Mitigation Measures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Measures – Energy</td>
</tr>
<tr>
<td>Building Energy Use</td>
</tr>
<tr>
<td>BE-1 Exceed Title-24 Building Envelope Energy Efficiency Standards (California Building Standards Code) by X%</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>BE-2 Install Programmable Thermostat Timers</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>BE-3 Obtain Third-party HVAC Commissioning and Verification of Energy Savings (to be grouped with BE-1)</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>BE-4 Install Energy Efficient Appliances</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>BE-5 Install Energy Efficient Boilers</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Lighting</td>
</tr>
<tr>
<td>LE-1 Install Higher Efficacy Public Street and Area Lighting</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>LE-2 Limit Outdoor Lighting Requirements</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>LE-3 Replace Traffic Lights with LED Traffic Lights</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Alternative Energy Generation</td>
</tr>
<tr>
<td>AE-1 Establish Onsite Renewable or Carbon-Neutral Energy Systems – Generic</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>AE-3 Establish Onsite Renewable Energy System – Wind Power</td>
</tr>
</tbody>
</table>

---

| **Range of Effectiveness:** 0-100% of GHG emissions associated with electricity use. |
| AE-4 Utilize a Combined Heat and Power System |
| **Range of Effectiveness:** 0-46% of GHG emissions associated with electricity use. |
| AE-5 Establish Methane Recovery in Landfills |
| **Range of Effectiveness:** 73-77% reduction in GHG emissions from landfills without methane recovery. |
| AE-6 Establish Methane Recovery in Wastewater Treatment Plants |
| **Range of Effectiveness:** 95-97% reduction in GHG emissions from wastewater treatment plants without recovery. |

**Measures – Transportation**

| **Land Use/Location** |
| LUT-1 Increase Density |
| **Range of Effectiveness:** 0.8-30% vehicle miles traveled (VMT) reduction and therefore a 0.8-30% reduction in GHG emissions. |
| LUT-2 Increase Location Efficiency |
| **Range of Effectiveness:** 10% vehicle miles traveled (VMT) reduction and therefore 10-65% reduction in GHG emissions. |
| LUT-3 Increase Diversity of Urban and Suburban Developments (Mixed Use) |
| **Range of Effectiveness:** 9-30% vehicle miles traveled (VMT) and therefore 9-30% reduction in GHG emissions. |
| LUT-4 Increase Destination Accessibility |
| **Range of Effectiveness:** 6.7-20% vehicle miles traveled (VMT) reduction and therefore 6.7-20% reduction in GHG emissions. |
| LUT-5 Increase Transit Accessibility |
| **Range of Effectiveness:** 0.5-24.6% VMT reduction and therefore 0.5-24.6% reduction in GHG emissions. |
| LUT-6 Integrate Affordable and Below Market Rate Housing |
| **Range of Effectiveness:** 0.04-1.20% vehicle miles traveled (VMT) reduction and therefore 0.04-1.20% reduction in GHG emissions. |
| LUT-7 Orient Project Toward Non-Auto Corridor |
| **Range of Effectiveness:** Grouped strategy (see LUT-3). |
| LUT-8 Locate Project near Bike Path/Bike Lane |
| **Range of Effectiveness:** Grouped strategy (see LUT-4). |

**Neighborhood/Site Enhancements**

| SDT-1 Provide Pedestrian Network Improvements, such as: |
| - Compact, mixed-use communities |
| - Interconnected street network |
| - Narrower roadways and shorter block lengths |
| - Sidewalks |
| - Accessibility to transit and transit shelters |
| - Traffic calming measures and street trees |
| - Parks and public spaces |
| - Minimize pedestrian barriers |
| **Range of Effectiveness:** 0-2% vehicle miles traveled (VMT) reduction and therefore 0-2% reduction in GHG emissions.
SDT-2 Provide Traffic Calming Measures, such as:
- Marked crosswalks
- Count-down signal timers
- Curb extensions
- Speed tables
- Raised crosswalks
- Raised intersections
- Median islands
- Tight corner radii
- Roundabouts or mini-circles
- On-street parking
- Planter strips with trees
- Chicanes/chokers

*Range of Effectiveness:* 0.25-1% vehicle miles traveled (VMT) reduction and therefore 0.25-1% reduction in GHG emissions.

SDT-3 Implement a Neighborhood Electric Vehicle (NEV) Network.

*Range of Effectiveness:* 0.5-12.7% vehicle miles traveled (VMT) reduction since NEVs would result in a mode shift and therefore reduce the traditional vehicle VMT and GHG emissions. Range depends on the available NEV network and support facilities, NEV ownership levels, and the degree of shift from traditional.

SDT-4 Create Urban Non-Motorized Zones

*Range of Effectiveness:* Grouped strategy (see SDT-1).

SDT-5 Incorporate Bike Lane Street Design (on-site)

*Range of Effectiveness:* Grouped strategy (see LUT-9).

SDT-6 Provide Bike Parking in Non-Residential Projects

*Range of Effectiveness:* Grouped strategy (see LUT-9).

SDT-7 Provide Bike Parking with Multi-Unit Residential Projects

*Range of Effectiveness:* Grouped strategy (see SDT-3).

SDT-8 Provide Electric Vehicle Parking

*Range of Effectiveness:* Grouped strategy (see SDT-3).

SDT-9 Dedicate Land for Bike Trails

*Range of Effectiveness:* Grouped strategy (see LUT-9).

**Parking Policy/Pricing**

PDT-1 Limit Parking Supply through:
- Elimination (or reduction) of minimum parking requirements
- Creation of maximum parking requirements
- Provision of shared parking

*Range of Effectiveness:* 5-12.5% vehicle miles traveled (VMT) reduction and therefore 5-12.5% reduction in GHG emissions.
<table>
<thead>
<tr>
<th><strong>PDT-2</strong> Unbundle Parking Costs from Property Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Range of Effectiveness:</em> 2.6-13% vehicle miles traveled (VMT) reduction and therefore 2.6-13% reduction in GHG emissions.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>PDT-3</strong> Implement Market Price Public Parking (On-Street)</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Range of Effectiveness:</em> 2.8-5.5% vehicle miles traveled (VMT) reduction and therefore 2.8-5.5% reduction in GHG emissions.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>PDT-4</strong> Require Residential Area Parking Permits</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Range of Effectiveness:</em> Grouped strategy (see PPT-1, PPT-2, and PPT-3).</td>
</tr>
</tbody>
</table>

### *Commute Trip Reduction Programs*

<table>
<thead>
<tr>
<th><strong>TRT-1</strong> Implement Commute Trip Reduction (CTR) Program – Voluntary</th>
</tr>
</thead>
</table>
| - Carpooling encouragement  
- Ride-matching assistance  
- Preferential carpool parking  
- Flexible work schedules for carpools  
- Half time transportation coordinator  
- Vanpool assistance  
- Bicycle end-trip facilities (parking, showers and lockers)  
- New employee orientation of trip reduction and alternative mode options  
- Event promotions and publications  
- Flexible work schedule for employees  
- Transit subsidies  
- Parking cash-out or priced parking  
- Shuttles  
- Emergency ride home  |
| *Range of Effectiveness:* 1-6.2% commute vehicle miles traveled (VMT) reduction and therefore 1-6.2% reduction in commute trip GHG emissions. |

<table>
<thead>
<tr>
<th><strong>TRT-2</strong> Implement Commute Trip Reduction (CTR) Program – Required Implementation/Monitoring</th>
</tr>
</thead>
</table>
| - Established performance standards (e.g. trip reduction requirements)  
- Required implementation  
- Regular monitoring and reporting  |
| *Range of Effectiveness:* 4.2-21% commute vehicle miles traveled (VMT) reduction and therefore 4.2-21% reduction in commute trip GHG emissions. |

<table>
<thead>
<tr>
<th><strong>TRT-3</strong> Provide Ride-Sharing Programs</th>
</tr>
</thead>
</table>
| - Designate a certain percentage of parking spaces for ride sharing vehicles  
- Designating adequate passenger loading and unloading and waiting areas for ride-sharing vehicles  
- Providing a web site or messaging board for coordinating rides  
- Permanent transportation management association membership and funding requirement.  |
<p>| <em>Range of Effectiveness:</em> 1-15% commute vehicle miles traveled (VMT) reduction and therefore 1-15% reduction in commute trip GHG emissions. |</p>
<table>
<thead>
<tr>
<th>TRT-4 Implement Subsidized or Discounted Transit Program</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: 0.3-20% commute vehicle miles traveled (VMT) reduction and therefore a 0.3-20% reduction in commute trip GHG emissions.</td>
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<tr>
<th>TRT-5 Provide Ent of Trip Facilities, including:</th>
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<tbody>
<tr>
<td>• Showers</td>
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<tr>
<td>• Secure bicycle lockers</td>
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<tr>
<td>• Changing spaces</td>
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<tr>
<td>Range of Effectiveness: Grouped strategy (see TRT-1 through TRT-3).</td>
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<tr>
<th>TRT-6 Encourage Telecommuting and Alternative Work Schedules, such as:</th>
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<tr>
<td>• Staggered starting times</td>
</tr>
<tr>
<td>• Flexible schedules</td>
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<tr>
<td>• Compressed work weeks</td>
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<tr>
<td>Range of Effectiveness: 0.07-5.5% commute vehicle miles traveled (VMT) reduction and therefore 0.07-5.5% reduction in commute trip GHG emissions.</td>
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<tr>
<th>TRT-7 Implement Commute Trip Reduction Marketing, such as:</th>
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<tbody>
<tr>
<td>• New employee orientation of trip reduction and alternative mode options</td>
</tr>
<tr>
<td>• Event promotions</td>
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<tr>
<td>• Publications</td>
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<tr>
<td>Range of Effectiveness: 0.8-4% commute vehicle miles traveled (VMT) reduction and therefore 0.8-4% reduction in commute trip GHG emissions.</td>
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<tr>
<th>TRT-8 Implement Preferential Parking Permit Program</th>
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<tr>
<td>Range of Effectiveness: Grouped strategy (see TRT-1 through TRT-3).</td>
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<tr>
<th>TRT-9 Implement Car-Sharing Program</th>
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<tbody>
<tr>
<td>Range of Effectiveness: 0.4-0.7% vehicle miles traveled (VMT) reduction and therefore 0.4-0.7% reduction in GHG emissions.</td>
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<tr>
<th>TRT-10 Implement School Pool Program</th>
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<tbody>
<tr>
<td>Range of Effectiveness: 7.2-15.8% in school vehicle miles traveled (VMT) reduction and therefore 7.2-15.8% reduction in school trip GHG emissions.</td>
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<tr>
<th>TRT-11 Provide Employer-Sponsored Vanpool/Shuttle</th>
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<tbody>
<tr>
<td>Range of Effectiveness: 0.3-13.4% commute vehicle miles traveled (VMT) reduction and therefore 0.3-13.4% reduction in commute trip GHG emissions.</td>
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<tr>
<th>TRT-12 Implement Bike-Sharing Programs</th>
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<tbody>
<tr>
<td>Range of Effectiveness: Grouped strategy (see SDT-5 and LUT-9).</td>
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<tr>
<th>TRT-13 Implement School Bus Program</th>
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<tr>
<td>Range of Effectiveness: 38-63% School VMT reduction and therefore 38-63% reduction in school trip GHG emissions.</td>
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<th>TRT-14 Price Workplace Parking, such as:</th>
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<tr>
<td>• Explicitly charging for parking for its employees;</td>
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<tr>
<td>• Implementing above market rate pricing;</td>
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• Validating parking only for invited guests;
• Not providing employee parking and transportation allowances; and
• Educating employees about available alternatives.

*Range of Effectiveness*: 0.1-19.7% commute vehicle miles traveled (VMT) reduction and therefore 0.1-19.7% reduction in commute trip GHG emissions.

**TST-15 Implement Employee Parking “Cash-Out”**

*Range of Effectiveness*: 0.06-7.7% commute vehicle miles traveled (VMT) reduction and therefore 0.6-7.7% reduction in commute trip GHG emissions.

### Transit System Improvements

**TST-1 Transit System Improvements**, including:

- Grade-separated right-of-way, including bus only lanes (for buses, emergency vehicles, and sometimes taxis), and other Transit Priority measures. Some systems use guideways which automatically steer the bus on portions of the route.
- Frequent, high-capacity service
- High-quality vehicles that are easy to board, quiet, clean, and comfortable to ride.
- Pre-paid fare collection to minimize boarding delays.
- Integrated fare systems, allowing free or discounted transfers between routes and modes.
- Convenient user information and marketing programs.
- High quality bus stations with Transit Oriented Development in nearby areas.
- Modal integration, with BRT service coordinated with walking and cycling facilities, taxi services, intercity bus, rail transit, and other transportation services.

*Range of Effectiveness*: 0.02-3.2% vehicle miles traveled (VMT) reduction and therefore 0.02-3% reduction in GHG emissions.

**TST-2 Implement Transit Access Improvements**, such as:

- Sidewalk/crosswalk safety enhancements
- Bus shelter improvements

*Range of Effectiveness*: Grouped strategy (see TST-3 and TST-4)

**TST-3 Expand Transit Network**

*Range of Effectiveness*: 0.1-8.2% vehicle miles traveled (VMT) reduction and therefore 0.1-8.2% reduction in GHG emissions.

**TST-4 Increase Transit Service Frequency/Speed**

*Range of Effectiveness*: 0.02-2.5% vehicle miles traveled (VMT) reduction and therefore 0.02-2.5% reduction in GHG emissions.

**TST-5 Provide Bike Parking Near Transit**

*Range of Effectiveness*: Grouped strategy (see TST-3 and TST-4).

**TST-6 Provide Local Shuttles**

*Range of Effectiveness*: Grouped strategy (see TST-4 and TST-5).

### Road Pricing/Management

**RPT-1 Implement Area or Cordon Pricing**

*Range of Effectiveness*: 7.9-22% vehicle miles traveled (VMT) reduction and therefore 7.9-22% reduction in GHG emissions.
emissions.

**RPT-2** Improve Traffic Flow, such as:
- Signalization improvements to reduce delay;
- Incident management to increase response time to breakdowns and collisions;
- Intelligent Transportation Systems (ITS) to provide real-time information regarding road conditions and directions; and
- Speed management to reduce high free-flow speeds.

*Range of Effectiveness:* 0-45% reduction in GHG emissions.

**RTP-3** Required Project Contributions to Transportation Infrastructure Improvement Projects

*Range of Effectiveness:* Grouped strategy (see RPT-2 and TST-1 through 7).

**RTP-4** Install Park-and-Ride Lots

*Range of Effectiveness:* Grouped strategy (see RPT-1, TRT-11, TRT-3, and TST-1 through 6).

### Vehicles

**VT-1** Electrify Loading Docs and/or Require Idling-Reduction Systems

*Range of Effectiveness:* 26-71% reduction in TRU idling GHG emissions.

**VT-2** Utilize Alternative Fueled Vehicles, such as:
- Biodiesel (B20)
- Liquefied Natural Gas (LNG)
- Compressed Natural Gas (CNG)

*Range of Effectiveness:* Reduction in GHG emissions varies depending on vehicle type, year, and associated fuel economy.

**VT-3** Utilize Electric or Hybrid Vehicles

*Range of Effectiveness:* 0.4-20.3% reduction in GHG emissions.

### Measures – Water

**Water Supply**

**WSW-1** Use Reclaimed Water

*Range of Effectiveness:* Up to 40% in Northern California and up to 81% in Southern California.

**WSW-2** Use Gray Water

*Range of Effectiveness:* Up to 100% of outdoor water GHG emissions if outdoor water use is replaced completely with graywater.

**WSW-3** Use Locally Sourced Water Supply

*Range of Effectiveness:* 0-60% for Northern and Central California, 11-75% for Southern California.

**Water Use**

**WUW-1** Install Low-Flow Water Fixtures

*Range of Effectiveness:* 20% of GHG emissions associated with indoor Residential water use; 17-31% of GHG emissions associated with Non-Residential indoor water use.

**WUW-2** Adopt a Water Conservation strategy

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. It is equal to the Percent Reduction in water commitment.

**WUW-3** Design Water-Efficient Landscapes (see California Department of Water Resources Model Water Efficient Landscape Ordinance), such as:
- Reducing lawn sizes;
- Planting vegetation with minimal water needs, such as native species;
- Choosing vegetation appropriate for the climate of the project site;
- Choosing complimentary plants with similar water needs or which can provide each other with shade and/or water.

Range of Effectiveness: 0-70% reduction in GHG emissions from outdoor water use.

**WUW-4** Use Water-Efficient Landscape Irrigation Systems (“Smart” irrigation control systems)

Range of Effectiveness: 6.1% reduction in GHG emissions from outdoor water.

**WUW-5** Reduce Turf in Landscapes and Lawns

Range of Effectiveness: Varies and is equal to the percent commitment to turf reduction, assuming no other outdoor water use.

**WUW-6** Plant Native or Drought-Resistant Trees and Vegetation

Range of Effectiveness: Best Management Practice; may be quantified if substantial evidence is available.

### Measures – Area Landscaping

**Landscaping Equipment**

- **A-1** Prohibit Gas Powered Landscape Equipment
  
  Range of Effectiveness: Best Management Practice, influences Area GHG emissions from landscape equipment.

- **A-2** Implement Lawnmower Exchange Program
  
  Range of Effectiveness: Best Management Practice, influences Area GHG emissions from landscape equipment.

- **A-3** Electric Yard Equipment Compatibility
  
  Range of Effectiveness: Best Management Practice, influences Area GHG emissions from landscape equipment. Not applicable on its own. This measure enhances effectiveness of A-1 and A-2.

### Measures – Solid Waste

**Solid Waste**

- **SW-1** Institute Recycling and Composting Services
  

- **SW-2** Recycle Demolished Construction Material
  

### Measures – Vegetation

**Vegetation**

- **V-1** Urban Tree Planting
  
  Range of Effectiveness: CO₂ reduction varies by number of trees. VOC emissions may increase.

- **V-2** Create New Vegetated Open Space
  
  Range of Effectiveness: Varies based on amount and type of land vegetated.

### Measures – Construction

**Construction**

- **C-1** Use Alternative Fuels for Construction Equipment
  
  Range of Effectiveness: 0-22% reduction in GHG emissions.

- **C-1** Urban Tree Planting
  
  Range of Effectiveness: CO₂ reduction varies by number of trees. VOC emissions may increase.
**C-2 Use Electric and Hybrid Construction Equipment**

*Range of Effectiveness:* 2.5-80% of GHG emissions from equipment that is electric or hybrid if used 100% of the time.

**C-3 Limit Construction Equipment Idling Beyond Regulation Requirements**

*Range of Effectiveness:* Varies with the amount of Project Idling occurring and the amount reduced.

**C-4 Institute a Heavy-Duty Off-Road Vehicle Plan, including:**
- Construction vehicle inventory tracking system;
- Requiring hour meters on equipment;
- Document the serial number, horsepower, manufacture age, fuel, etc. of all onsite equipment; and
- Daily logging of the operating hours of the equipment.

*Range of Effectiveness:* Not applicable on its own. This measure ensures compliance with other mitigation measures.

**C-5 Implement a Construction Vehicle Inventory Tracking System**

*Range of Effectiveness:* Not applicable on its own. This measure ensures compliance with other mitigation measures.

### Measures – Miscellaneous

**Miscellaneous**

**Misc-1 Establish a Carbon Sequestration Project, such as:**
- Geologic sequestration or carbon capture and storage techniques, in which CO₂ from point sources is captured and injected underground;
- Terrestrial sequestration in which ecosystems are established or preserved to serve as CO₂ sinks;
- Novel techniques involving advanced chemical or biological pathways; or
- Technologies yet to be discovered.

*Range of Effectiveness:* Varies depending on Project Applicant and projects selected. The GHG emissions reduction is subtracted from the overall baseline project emissions inventory.

**Misc-2 Establish Off-Site Mitigation**

*Range of Effectiveness:* Varies depending on Project Applicant and projects selected. The GHG emissions reduction is subtracted from the overall baseline project emissions inventory.

**Misc-3 Use Local and Sustainable Building Materials**

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

**Misc-4 Require best Management Practices in Agriculture and Animal Operations**

**Misc-5 Require Environmentally Responsible Purchasing, such as:**
- Purchasing products with sustainable packaging;
- Purchasing post-consumer recycled copier paper, paper towels, and stationary;
- Purchasing and stocking communal kitchens with reusable dishes and utensils;
- Choosing sustainable cleaning supplies;
- Leasing equipment from manufacturers who will recycle the components at their end of life;
- Choosing ENERGY STAR appliances and Water Sense-certified water fixtures;
• Choosing electronic appliances with built in sleep-mode timers;
• Purchasing ‘green power’ (e.g. electricity generated from renewable or hydropower) from the utility; and
• Choosing locally-made and distributed products.

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

### Misc-6 Implement an Innovative Strategy for GHG Mitigation

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

#### Measures – General Plans

**General Plans**

**GP-1 Fund Incentives for Energy Efficiency,** such as:

• Retrofitting or designing new buildings, parking lots, streets, and public areas with energy-efficient lighting;
• Retrofitting or designing new buildings with low-flow water fixtures and high-efficiency appliances;
• Retrofitting or purchasing new low-emissions equipment;
• Purchasing electric or hybrid vehicles;
• Investing in renewable energy systems

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

**GP-2 Establish a Local Farmer’s Market**

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

**GP-3 Establish Community Gardens**

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

**GP-4 Plant Urban Shade Trees**

*Range of Effectiveness:* The reduction in GHG emissions is not quantifiable at this time, therefore this mitigation measure should be implemented as a Best Management Practice. If the study data were updated to account for Title 24 standards, the GHG emissions reductions could be quantified, but would vary based on location, building type, and building size.

**GP-5 Implement Strategies to Reduce Urban Heat-Island Effect,** such as:

• Planting urban shade trees;
• Installing reflective roofs; and
• Using light-colored or high-albedo pavements and surfaces.

*Range of Effectiveness:* The reduction in GHG emissions is not quantifiable at this time, therefore this mitigation measure should be implemented as a Best Management Practice. If the study data were updated to account for Title 24 standards, the GHG emissions reductions could be quantified, but would vary based on location, building type, and building size.

These measures offer a cost-effective, feasible way to incorporate lower-emitting design features into the proposed Project, which subsequently, reduce emissions released during Project construction and operation. A revised CEQA evaluation should be prepared to include all feasible mitigation measures, as well as include an updated air quality analysis to ensure that the necessary mitigation measures are implemented to reduce emissions to below thresholds. The revised CEQA evaluation should also
demonstrate commitment to the implementation of these measures prior to Project approval, to ensure that the Project’s significant emissions are reduced to the maximum extent possible.

SWAPE has received limited discovery regarding this project. Additional information may become available in the future; thus, we retain the right to revise or amend this report when additional information becomes available. Our professional services have been performed using that degree of care and skill ordinarily exercised, under similar circumstances, by reputable environmental consultants practicing in this or similar localities at the time of service. No other warranty, expressed or implied, is made as to the scope of work, work methodologies and protocols, site conditions, analytical testing results, and findings presented. This report reflects efforts which were limited to information that was reasonably accessible at the time of the work, and may contain informational gaps, inconsistencies, or otherwise be incomplete due to the unavailability or uncertainty of information obtained or provided by third parties.

Sincerely,

Matt Hagemann, P.G., C.Hg.

Paul E. Rosenfeld, Ph.D.
EXHIBIT D-2
June 29, 2020

Richard Drury
Lozeau | Drury LLP
1939 Harrison Street, Suite 150
Oakland, CA 94618

Subject: Comments on Resumed Terraces of Lafayette Project (SCH No. 2011072055)

Dear Mr. Drury,

We have reviewed the June 2020 Responses to Comments (“RTC”) for the Resumed Terraces of Lafayette Project (“Project”) located in the City of Lafayette (“City”). After our review of the RTC, we find that the RTC is insufficient in addressing our concerns regarding the Project’s air quality, health risk, and greenhouse gas impacts. As we asserted in our June 8th comment letter, an EIR should be prepared to adequately evaluate the Project’s potential impacts.

Air Quality

Failure to Evaluate Indoor Air Quality Impacts

As discussed in our June 8th comment letter, the Addendum and associated Project documents failed to evaluate the proposed Project’s indoor air quality (“IAQ”) impacts, and as such, the less than significant air quality impact conclusion should not be relied upon. Review of the RTC demonstrates that the Project again failed to evaluate the proposed Project’s potential IAQ impact, or even respond to our prior comments. As a result, we find the RTC to be inadequate and maintain that the air quality impact significance determination is unsubstantiated.

Unsubstantiated Input Parameters Used to Estimate Project Emissions

In our June 8th comment letter, we identified several issues with the Addendum’s air model (California Emissions Estimator Model, “CalEEMod”)2 that artificially reduced the Project’s construction and

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2 http://caleemod.com/
operational emissions. After review of the RTC, we found that the RTC fails to address all of our concerns and maintain that the Addendum’s CalEEMod model is flawed and fails to accurately estimate the Project’s criteria air pollutant emissions. As such, we find the Addendum and RTC to be inadequate and maintain that an EIR should be prepared to adequately evaluate the Project’s local and regional air quality impacts. Until a proper air quality analysis is conducted, the Project should not be approved.

Unsubstantiated Changes to Construction Schedule

As discussed in our June 8th comment letter, the Addendum’s CalEEMod model included several unsubstantiated changes to the Project’s anticipated construction schedule. Review of the RTC demonstrates that the Project again fails to justify these changes. As discussed below, we find the Addendum and RTC to be inadequate and maintain that the air quality impact significance determination is unsubstantiated.

Regarding the unsubstantiated changes to the Project’s anticipated construction schedule, the RTC states:

“The construction schedule used in the CalEEMod modeling was provided by the project applicant and described in Section 5.3, Air Quality and Appendix C Air Quality and Greenhouse Gas Technical Assessment of the Addendum. The detailed construction schedule used in CalEEMod is presented in the figure below.

The construction schedule provided by the applicant is approximately two years and includes multiple phases of grading in order to account for the mass import and export of soil material” (p. 2).

As you can see in the excerpt above, the RTC indicates that the “Terraces Construction Schedule” figure presented above was included in Section 5.3, Air Quality, as well as in Appendix C to the Addendum, justifying the revised construction schedule. However, this is incorrect. Review of Section 5.3, Air Quality, and Appendix C, the Air Quality and Greenhouse Gas Technical Assessment, demonstrates that this figure, which provides the detailed construction schedule, was never included or disclosed. As such, we maintain that the Addendum failed to justify the revised construction schedule utilized in the CalEEMod model.

Failure to Evaluate the Feasibility of Obtaining Tier 4 Equipment

As discussed in our June 8th comment letter, the Addendum’s CalEEMod model assumed that all off-road construction equipment would be equipped with Tier 4 Interim engines, without evaluating the
feasibility of obtaining a Tier 4 Interim equipment fleet. Review of the RTC demonstrates that the Project again fails to evaluate the feasibility of obtaining Tier 4 Interim equipment. As discussed below, we find the Addendum and RTC to be inadequate and maintain that the air quality impact significance determination is unsubstantiated.

Regarding the unsubstantiated use of Tier 4 Interim off-road construction equipment mitigation, the RTC states:

“Use of Tier 4 equipment is mandatory under Revised MM AQ-2a, and this mitigation measure will be enforceable by the City pursuant to the Mitigation Monitoring and Reporting Program (MMRP) for the Project. Therefore, the analysis prepared for the Addendum reasonably assumed that construction equipment would comply with the measure’s requirements. The information regarding the availability of Tier 4 construction equipment cited in the comment from the City of San Francisco’s Clean Construction Ordinance Implementation Guide for San Francisco Public Projects, which was released in 2015, the same year that Tier 4 Final standards were required for all manufacturers. Since that date, many pieces of construction equipment have been manufactured and entered the market meeting the Tier 4 Final standards that will be available for construction of the Resumed Project” (p. 2, 3).

However, the RTC’s response is insufficient in addressing our concerns, as it still fails to evaluate the feasibility of obtaining Tier 4 Interim off-road construction equipment. While the RTC claims that, since the release of the City of San Francisco’s Clean Construction Ordinance Implementation Guide for San Francisco Public Projects, “many pieces of construction equipment have been manufactured and entered the market meeting the Tier 4 Final standards that will be available for construction of the Resumed Project,” the RTC fails to provide a source for this claim or provide any supporting evidence. As such, this claim is unsubstantiated and the Project again fails to evaluate the feasibility of obtaining Tier 4 Interim equipment and we cannot verify that this equipment will actually be utilized on the Project site. Thus, the RTC is insufficient in addressing our comment, and as a result, we maintain that the air quality impact significance determination is unsubstantiated.

**Unsubstantiated Application of Construction-Related Mitigation Measures**

As discussed in our June 8th comment letter, the Addendum’s CalEEMod model included several unsubstantiated construction-related mitigation measures. Review of the RTC demonstrates that the Project again fails to justify the inclusion of these mitigation measures. As discussed below, we find the Addendum and RTC to be inadequate and maintain that the air quality impact significance determination is unsubstantiated.

Regarding the unsubstantiated mitigation measures, the RTC states:

“Revised MM AQ-1 implements the measures required by the Bay Area Air Quality Management District’s (BAAQMD) Basic Control Measures that are specifically targeted to reduce particulate matter emissions. The Basic Control Measures, as stated in Revised MM AQ-1, would require the Resumed Project to implement all of the construction measures noted in the comment (Use Soil Stabilizer,” “Replace Ground Cover,” “Water Exposed Area,” and “Water Unpaved Roads.”). Specifically, Revised MM AQ-1 requires all exposed surfaces to be watered at least twice a day;
all unpaved access roads, parking areas and staging areas to *either* be watered three times per day *or* to apply soil stabilizers; and the ground cover is required to be replaced as soon as possible. As demonstrated in the analysis, all of these measures were applied to the CalEEMod modeling to assess the level of emissions with the implementation of the mitigation measures” (emphasis added) (p. 3, 4).

However, the RTC is insufficient in addressing our comment. As stated in the excerpt above, the RTC claims that the Project would require *either* the watering of parking and staging areas *or* the application of soil stabilizers for unpaved access roads, parking areas, and staging areas. As such, MM AQ-1 does not commit to the implementation of both of these measures across the entire Project site. However, as demonstrated in our June 8th comment letter, the model included both the “Use Soil Stabilizer” and “Water Unpaved Roads” construction-related mitigation measures (see excerpt below) (Appendix C, pp. 68).

### 3.1 Mitigation Measures Construction

- **Use Cleaner Engines for Construction Equipment**
- **Use Soil Stabilizer**
- Replace Ground Cover
- Water Exposed Area
- **Water Unpaved Roads**
- Reduce Vehicle Speed on Unpaved Roads

As you can see in the excerpt above, the model included *both* the water of parking and staging areas *and* the application of soil stabilizers, as opposed to just one of the two measures. Thus, the Addendum’s CalEEMod model is inconsistent with MM AQ-1, as indicated by the RTC, and as a result, we maintain that the Project’s less than significant air quality impact determination is unsubstantiated.

**Unsubstantiated Application of Energy-Related Operational Mitigation Measure**

As discussed in our June 8th comment letter, the Addendum’s CalEEMod model included in the “Exceed Title 24” energy-related operational mitigation measure. Review of the RTC demonstrates that the Project again fails to justify the inclusion of this measure. As discussed below, we find the Addendum and RTC to be inadequate and maintain that the air quality impact significance determination is unsubstantiated.

Regarding the inclusion of this measure, the RTC states:

“MM GHG-5 requires that the Project achieve an energy efficiency 25 percent greater than required in Title 24. The CalEEMod modeling provides the total electricity demand for the project in the modeling, with and without the implementation of mitigation. Those estimates have been provided and are located in the modeling output files in Appendix C Air Quality and Greenhouse Gas Technical Assessment of the Addendum. The Project would be required to comply with the City of Lafayette Building Code (Municipal Code Chapter 74-2), based on the
2016 California Building Code Title 24 and 2016 CALGreen Code. Furthermore, the Project has committed to meeting LEED Silver rating, which would require energy reduction measures to reduce the Project’s demand. The Resumed Project would also implement solar paneling and energy efficient appliances to further reduce energy demand. As stated in the MMRP, compliance with MM GHG-5 would be monitored by the City’s Planning & Building Services Division during plan review and upon site inspection. MM GHG-5 would be enforceable from Condition of Approval 6 to the Project, as set forth in Exhibit C to Planning Commission Resolution 2020-14” (p. 5).

However, the RTC is insufficient in addressing our comment. According to mitigation measure GHG-5 (“MM GHG-5”) in the Addendum’s MMRP, “[t]he project shall achieve an energy efficiency 25 percent greater than required in Title 24” (p. 21). However, MM GHG-5 fails to specify which Title 24 standards the Project would exceed by 25%. This presents an issue, as CalEEMod estimates emissions incorporating the Title 24 2016 standards.3 Thus, if the Project would only achieve an energy efficiency 25% greater than the 2013 or earlier Title 24 standards, instead of the 2016 Title 24 standards, then the model should not include the “Exceed Title 24” mitigation measure. As such, MM GHG-5 should be revised to indicate which Title 24 standards the Project would exceed. Until MM GHG-5 is revised to specify that the Project would exceed the Title 24 2016 standards by 25%, the inclusion of this measure is unsubstantiated, and we maintain that the Project’s air quality significance determination is unsupported.

Diesel Particulate Matter Health Risk Emissions Inadequately Evaluated
As discussed in our June 8th comment letter, the Addendum failed to adequately evaluate the proposed Project’s potential health risk impacts. Review of the RTC demonstrates that the Project again fails to justify the omission of a quantified operational health risk assessment (“HRA”). As discussed below, we find the Addendum and RTC to be inadequate and maintain that the less-than-significant health risk impact determination is unsubstantiated.

Regarding the Addendum’s omission of an operational HRA, the RTC states:

“The comment asserts that the HRA failed to calculate the cancer risk posed to the MEIR as a result of project operation. The Resumed Project will entail the construction and operation of residential units. The majority of the trips to and from the project site will be from residences that typically drive gasoline-powered cars that are not associated with toxic air contaminant (TAC) emissions. Residences do not generate truck trips or include stationary sources of TACs, as a result, the proposed project would not generate significant levels of TACs during project operation. The BAAQMD recommends projects to evaluate the health risk posed to off-site receptors during operation if the project would include a new stationary source and evaluate the risk posed to new receptors as a result of stationary sources within 1,000 feet. The Resumed Project would not include any stationary sources. Furthermore, Appendix C includes a cumulative HRA to determine the health risk posed during operation to the new, on-site

receptors from mobile and stationary sources near the project site. The cumulative HRA analysis concludes that the Resumed Project would have a cancer risk of 47.37 in one million, which is below the BAAQMD’s cumulative cancer risk of 100 in one million. Therefore, the Resumed Project would have a less than significant impact related to health risk to on-site receptors during operation” (p. 8-9).

Furthermore, the RTC goes on to state:

“The combined cancer risk from construction plus operation was not analyzed. As stated above, the Resumed Project is a 315-unit residential complex. Residences generally do not generate large levels at DPM. Moreover, the project would not include any stationary sources of TACs. Therefore, the risk posed from operation would be very low and adding the health impact during operation to the mitigated construction cancer risk would continue to be less than significant” (emphasis added) (p. 8-9).

As you can see in the excerpts above, the RTC admits that the combined construction and operational health risk impacts were not analyzed and maintains that the Project does not need to conduct an operational HRA, making unsupported qualitative claims. Furthermore, the RTC asserts that the Project’s operational health risk impact would be less than significant as a result of the Addendum’s on-site, cumulative analysis. However, we maintain that these justifications and subsequent less-than-significant impact conclusions are incorrect for several reasons.

First, simply because the RTC claims that “[r]esidences generally do not generate large levels [of] DPM,” that the Project “would not include any stationary sources of TACs,” and that “the risk posed from operation would be very low” does not provide any detailed or meaningful information which correlates the Project’s operational air emissions with the resulting health impacts on nearby, existing sensitive receptors. Nor does this unsupported conclusion justify the omission of a quantified operational HRA. Rather, review of the Addendum’s CalEEMod output files and the SWAPE screening level HRA provided in our June 8th letter, as well as the SWAPE screening level HRA provided below, which is based on the Addendum’s own air model, demonstrate that this is not the case, as operation of the proposed Project will generate TACs, including DPM.

Second, as discussed in our June 8th comment letter, by failing to prepare an operational HRA for existing sensitive receptors, the Project is inconsistent with recommendations set forth by the most updated OEHHA guidelines, as referenced by the Addendum (Appendix C, p. 12-13). The OEHHA guidance document describes the types of projects that warrant the preparation of a health risk assessment. Once construction of the Project is complete, we can assume that the Project will operate for a long period of time. During operation, the Project will generate vehicle trips, as acknowledged by the Traffic Impact Study, provided as Appendix D to the Addendum, to be 2,032 trips per day, which will generate additional exhaust emissions, thus continuing to expose nearby sensitive receptors to DPM emissions (Appendix D, p. 50, Table 7). As stated in our June 8th letter, the OEHHA document recommends that exposure from projects lasting more than 6 months be evaluated for the duration of the project, and recommends that an exposure duration of 30 years be used to estimate individual
cancer risk for the maximally exposed individual resident (“MEIR”). Even though we were not provided with the expected lifetime of the Project, we can reasonably assume that the Project will operate for at least 30 years, if not more. Therefore, as previously stated and unaddressed by the RTC, per OEHHA guidance, we recommend that health risk impacts from Project operation should have also been evaluated by the Addendum, as a 30-year exposure duration exceeds the 6-month requirement set forth by OEHHA, and referenced by the Addendum. These recommendations reflect the most recent health risk policy, and as such, we recommend that an updated assessment of health risks to nearby sensitive receptors from operation should be included in an EIR for the Project.

Third, as stated in our June 8th letter and admitted by the RTC, by failing to conduct quantified operational HRA, the Project fails to sum the excess cancer risk for all sensitive receptor age bins in order to evaluate the health risk impact of both construction and operation. The RTC admits this by stating that the “combined cancer risk for construction plus operation was not analyzed,” which directly contradicts the OEHHA guidance referenced in the Addendum (p. 8). As discussed in our June 8th letter, OEHHA guidance, as referenced by the Addendum, requires that the excess cancer risk be calculated separately for all sensitive receptor age bins, then summed to evaluate the total cancer risk posed by all Project activities at the receptor location. Therefore, after quantifying the Project’s construction and operational health risks, the City should have compared the excess cancer risk to the BAAQMD threshold of ten in one million.

Fourth, as stated in our June 8th letter and unaddressed by the RTC, by claiming a less than significant impact without conducting a quantified HRA for nearby, existing sensitive receptors as a result of Project construction and operation, the Addendum fails to compare the Project’s total excess health risk, including construction and operation, to the BAAQMD’s specific numeric threshold of ten in one million. Thus, the Project cannot conclude less than significant air quality impacts resulting from Project construction and operation without quantifying emissions to compare to the proper threshold.

Finally, the RTC’s claim that the Project’s operational health risk impacts were evaluated by the cumulative HRA that determined the “health risk posed during operation to the new, on-site receptors from mobile and stationary sources near the Project site” is not relevant to evaluating the health risk posed to nearby, existing sensitive receptors as a result of the Project’s on-site operational emissions. Rather, this analysis evaluates the cumulative impacts affecting new sensitive receptors located on the Project site resulting from DPM emissions generated in proximity to the Project site, not the health risk impact resulting from the Project itself. As a result, the Project lacks substantial evidence to support its

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reliance on the cumulative HRA for on-site receptors to evaluate the Project’s operational health risk impacts to existing, nearby receptors. As such, we maintain that the Project fails to adequately evaluate potential health risk impact and conclude that the Addendum and RTC’s less than significant impact determination is unsubstantiated.

**Screening-Level Analysis Demonstrates Significant Impacts**

In our June 8th comment letter, we conducted a screening-level HRA for the proposed Project’s construction and operational emissions and concluded that the lifetime excess cancer risk would be approximately 130 in one million, which would exceed the BAAQMD’s specific numeric threshold of 10 in one million. In response to SWAPE’s screening-level HRA, which indicated a potentially significant health risk impact, the RTC makes several incorrect and unsupported claims in an effort to discredit and ignore our analysis. As discussed below, we find the Addendum and RTC to be inadequate and maintain that the proposed Project may result in significant health risk impacts.

First, the RTC claims that the SWAPE updated CalEEMod model incorrectly overestimates the Project’s emissions, stating:

“The commenter relied on their own CalEEMod modeling, which included the default construction schedule and failed to include Tier 4 mitigation, the BAAQMD’s Basic Construction Control Measures, and energyand water-related mitigation measures. See Responses #2 through #5 describing the Addendum’s modeling inputs. By failing to include these inputs, the commenter’s model significantly overestimates the Project’s construction and operational emissions. Therefore, the health risk calculated by the commenter is overestimated” (p. 11).

However, this response is insufficient for three reasons.

First, as discussed above, review of the RTC demonstrates that the RTC failed to sufficiently address our comments regarding the Addendum’s flawed air model. As such, we maintain that the Addendum’s air model is incorrect and unsubstantiated.

Second, we prepared an updated screening-level model utilizing the Addendum’s own CalEEmod model. Notwithstanding the Addendum’s incorrect and unsubstantiated air model, our updated analysis indicates a potentially significant health risk impact that was not previously addressed by the Addendum or RTC. As a result, we find the RTC to be insufficient in addressing our concerns. We maintain that the Project’s potential health risk impact is inadequately evaluated and potentially significant.

Third, the RTC criticizes SWAPE’s use of a screening-level model, stating:

“The HRA relies on AERSCREEN modeling to determine the concentration of DPM emissions. AERSCREEN is a screening model based on AERMOD that will produce worst-case 1-hour concentrations for a single-source, without the need for hourly meteorological data. Since the model does not include site-specific meteorological data, it is likely an overestimated concentration estimate” (p. 12).
While the RTC is correct in stating that SWAPE’s construction and operational HRAs utilize a screening model, as acknowledged in our letter, this does not mean that the results of our HRA can be ignored. As stated in our June 8th comment letter, *if an unacceptable air quality hazard is determined to be possible using AERSCREEN, a more refined modeling approach is required prior to approval of the Project*. Thus, if our screening-level HRA indicates a potentially significant health risk impact, then further analysis should be conducted to identify the health risk associated with the Project and mitigation should be implemented, if necessary. Here, however, the RTC elects to ignore our screening-level HRA and fails to conduct a more specific analysis including the Project’s operation. As a result, we find the RTC to be insufficient in addressing our concerns. We maintain that the Project’s potential health risk impact is inadequately evaluated and potentially significant.

Fourth, the RTC claims that SWAPE’s use of exhaust PM\(_{10}\) estimates is incorrect, stating:

“[T]he HRA prepared for the Addendum accounts for all PM10 exhaust emissions during the operational phase of the Project. The Project would comprise a 315-unit apartment complex, which would result in low levels of TAC and DPM emissions. Most of the vehicle trips to and from residential projects are from residents in passenger vehicles. Therefore, the majority of project trips will be from gas-powered vehicles. By relying on the total PM10 exhaust emissions, the HRA included emissions from all vehicles, not solely diesel vehicles. As a conservative approach, the operational HRA calculated the risk assuming all exhaust emissions are DPM emissions” (p. 11, 12).

However, we utilized the exhaust PM\(_{10}\) estimate, consistent with the Addendum’s own methodology. The Addendum’s own construction HRA utilized total annual exhaust PM\(_{10}\) estimates from CalEEMod to measure diesel particulate matter (“DPM”) emissions (Appendix C, p. 12). As such, we find the RTC’s claim that SWAPE’s use of exhaust PM\(_{10}\) is incorrect to be contradictory to its own analysis and unsubstantiated. As a result, we find the RTC to be insufficient in addressing our concerns and maintain that the Project’s potential health risk impact is inadequately evaluated and potentially significant.

**Updated Screening-Level Analysis Demonstrates Significant Impacts**

In our June 8th comment letter, we conducted a screening-level health risk assessment (“HRA”) using the updated SWAPE CalEEMod model that demonstrated that the proposed Project would result in a potentially significant health risk impact as a result of Project construction and operation. In response, the RTC failed to address or mitigate these impacts, and as such, we maintain that the proposed Project’s health risk impacts will result in a potentially significant impact.

In an effort to further demonstrate the potential health risk posed by Project construction and operation to nearby, existing sensitive receptors, we prepared a simple screening-level HRA utilizing the Addendum’s incorrect and unsubstantiated CalEEMod model. The results of our assessment, as described below, demonstrate that the Project may result in a significant impact, according to the Project’s own emissions estimates.
In order to conduct our screening-level risk assessment we relied upon AERSCREEN, which is a screening level air quality dispersion model. The model replaced SCREEN3, and AERSCREEN is included in the OEHHA and the California Air Pollution Control Officers Associated (CAPCOA) guidance as the appropriate air dispersion model for Level 2 health risk screening assessments (“HRSAs”). A Level 2 HRSA utilizes a limited amount of site-specific information to generate maximum reasonable downwind concentrations of air contaminants to which nearby sensitive receptors may be exposed. If an unacceptable air quality hazard is determined to be possible using AERSCREEN, a more refined modeling approach is required prior to approval of the Project.

We prepared a preliminary HRA of the Project’s construction and operational health-related impact to residential sensitive receptors using the annual PM exhaust estimates from the Addendum’s annual CalEEMod output files, consistent with the methodology used in our June 8th comment letter as taken from the Addendum. Again, consistent with recommendations set forth by OEHHA, we assumed residential exposure begins during the third trimester stage of life. The Addendum’s CalEEMod model indicates that construction activities will generate approximately 74 pounds of DPM over the 761-day construction period. The AERSCREEN model relies on a continuous average emission rate to simulate maximum downward concentrations from point, area, and volume emission sources. To account for the variability in equipment usage and truck trips over Project construction, we calculated an average DPM emission rate by the following equation:

\[
\text{Emission Rate (grams second)} = \frac{74 \text{ lbs}}{761 \text{ days}} \times \frac{453.6 \text{ grams}}{\text{lbs}} \times \frac{1 \text{ day}}{24 \text{ hours}} \times \frac{1 \text{ hour}}{3,600 \text{ seconds}} = 0.000511 \text{g/s}
\]

Using this equation, we estimated a construction emission rate of 0.000511 grams per second (“g/s”). Subtracting the 761-day construction period from the total residential duration of 30 years, we assumed that after Project construction, the sensitive receptor would be exposed to the Project’s operational DPM for an additional 27.9 years, approximately. The Project’s operational CalEEMod emissions indicate that operational activities will generate approximately 366 pounds of DPM per year throughout operation. Applying the same equation used to estimate the construction DPM rate, we estimated the following emission rate for Project operation:

\[
\text{Emission Rate (grams second)} = \frac{365.8 \text{ lbs}}{365 \text{ days}} \times \frac{453.6 \text{ grams}}{\text{lbs}} \times \frac{1 \text{ day}}{24 \text{ hours}} \times \frac{1 \text{ hour}}{3,600 \text{ seconds}} = 0.005262 \text{g/s}
\]

Using this equation, we estimated an operational emission rate of 0.005262 g/s. Construction and operational activity was simulated as a 22.3-acre rectangular area source in AERSCREEN with dimensions of 361 by 250 meters. A release height of three meters was selected to represent the height of exhaust stacks on operational equipment and other heavy-duty vehicles, and an initial vertical dimension of one

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9 Supra, fn 20.

and a half meters was used to simulate instantaneous plume dispersion upon release. An urban meteorological setting was selected with model-default inputs for wind speed and direction distribution.

The AERSCREEN model generates maximum reasonable estimates of single-hour DPM concentrations from the Project site. EPA guidance suggests that in screening procedures, the annualized average concentration of an air pollutant be estimated by multiplying the single-hour concentration by 10%. As stated in our June 8th comment letter and according to the Addendum, the nearest sensitive receptor is located approximately 140 feet, or 43 meters, east of the Project site. However, review of the AERSCREEN output files demonstrates that the maximally exposed receptor is located approximately 200 meters from the Project site. The single-hour concentration estimated by AERSCREEN for Project construction is approximately 0.2601 µg/m³ DPM at approximately 200 meters downwind. Multiplying this single-hour concentration by 10%, we get an annualized average concentration of 0.02601 µg/m³ for Project construction at the MEIR. For Project operation, the single-hour concentration estimated by AERSCREEN is 2.68 µg/m³ DPM at approximately 200 meters downwind. Multiplying this single-hour concentration by 10%, we get an annualized average concentration of 0.268 µg/m³ for Project operation at the MEIR.

We calculated the excess cancer risk to the MEIR using applicable HRA methodologies prescribed by OEHHA, as stated in our June 8th comment letter and unaddressed by the RTC. Consistent with the default CalEEMod construction schedule, the annualized average concentration for construction was used for the entire third trimester of pregnancy (0.25 years) and the first 1.83 years of the infantile stage of life (0 – 2 years). The annualized averaged concentration for operation was used for the remainder of the 30-year exposure period, which makes up the remainder of the infantile stage of life, and the entire child and adult stages of life (2 – 16 years) and (16 – 30 years), respectively.

Consistent with OEHHA, as recommended by SCAQMD, BAAQMD, and SJVAPCD guidance, and referenced by the Addendum, we used Age Sensitivity Factors (“ASF”) to account for the heightened

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susceptibility of young children to the carcinogenic toxicity of air pollution (Appendix C, p. 13). According to this guidance, as referenced by the Addendum, the quantified cancer risk should be multiplied by a factor of ten during the third trimester of pregnancy and during the first two years of life (infant) as well as multiplied by a factor of three during the child stage of life (2 – 16 years) (Appendix C, p. 12). Furthermore, in accordance with the guidance set forth by OEHHA, we used the 95th percentile breathing rates for infants. Finally, according to BAAQMD guidance, we used a Fraction of Time At Home (“FAH”) value of 0.85 for the 3rd trimester and infant receptors, 0.72 for child receptors, and 0.73 for the adult receptors. We used a cancer potency factor of 1.1 (mg/kg-day) and an averaging time of 25,550 days. The results of our calculations are shown below.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Duration (years)</th>
<th>Concentration (ug/m3)</th>
<th>Breathing Rate (L/kg-day)</th>
<th>ASF</th>
<th>Cancer Risk</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction</td>
<td>0.25</td>
<td>0.02601</td>
<td>361</td>
<td>10</td>
<td>3.0E-07</td>
</tr>
<tr>
<td><strong>3rd Trimester</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>3.0E-07</td>
</tr>
<tr>
<td>Duration</td>
<td>0.25</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operation</td>
<td>1.83</td>
<td>0.02601</td>
<td>1090</td>
<td>10</td>
<td>6.7E-06</td>
</tr>
<tr>
<td></td>
<td>0.17</td>
<td>0.268</td>
<td>1090</td>
<td>10</td>
<td>6.2E-06</td>
</tr>
<tr>
<td><strong>Infant Exposure</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1.3E-05</td>
</tr>
<tr>
<td>Duration</td>
<td>2.00</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operation</td>
<td>14.00</td>
<td>0.268</td>
<td>572</td>
<td>3</td>
<td>7.0E-05</td>
</tr>
</tbody>
</table>

As demonstrated in the table above, the excess cancer risk to adults, children, infants, and during the 3rd trimester of pregnancy at the MEIR located approximately 200 meters away, over the course of Project construction and operation, utilizing age sensitivity factors, are approximately 11, 70, 13, and 0.03 in one million, respectively. The excess cancer risk over the course of a residential lifetime (30 years), utilizing age sensitivity factors, is approximately 94 in one million. The infant, child, adult, and lifetime cancer risks, calculated using the Addendum’s emissions modeling, all exceed the BAAQMD threshold of 10 in one million, thus resulting in a potentially significant impact not previously addressed or identified by the Addendum or RTC.

An agency must include an analysis of health risks that connects the Project’s air emissions with the health risk posed by those emissions. Our analysis represents a screening-level HRA, which is known to be conservative and tends to err on the side of health protection. The purpose of the screening-level construction and operational HRA shown above is to demonstrate the link between the proposed Project’s emissions and the potential health risk. Our screening-level HRA demonstrates that construction and operation of the Project could result in a potentially significant health risk impact, when correct exposure assumptions and up-to-date, applicable guidance are used. Therefore, since our screening-level HRA indicates a potentially significant impact, the City should prepare an EIR with an HRA which makes a reasonable effort to connect the Project’s air quality emissions and the potential health risks posed to nearby receptors. Thus, the City should prepare an updated, quantified air pollution model as well as an updated, quantified refined health risk assessment which adequately and accurately evaluates health risk impacts associated with both Project construction and operation.

**Greenhouse Gas**

**Failure to Adequately Evaluate Greenhouse Gas Impacts**

As discussed in our June 8th comment letter, the Addendum estimated that the proposed Project would generate mitigated greenhouse gas ("GHG") emissions of 2.54 metric tons of CO_2 equivalents per service population per year ("MT CO_2e/SP/year"), which would be less than the BAAQMD’s efficiency threshold of 4.6 MT CO_2e/SP/year and the Addendum’s self-calculated SB 32-based target of 2.77 MT CO_2e/SP/year (Appendix C, p. 25, Table 14). However, as stated in our June 8th letter, we found that the Addendum’s GHG analysis relied upon an incorrect and unsubstantiated air model, as well as applied an unsupported threshold. Review of the RTC demonstrates that the Project failed to sufficiently address...
our comments. As discussed below, we find the Addendum and RTC to be inadequate and maintain that the GHG impact significance determination is incorrect and unsubstantiated.

1) Incorrect and Unsubstantiated Air Model
As discussed in our June 8th comment letter, the Addendum’s GHG analysis relied upon an incorrect and unsubstantiated air model. As discussed above, review of the RTC demonstrates that the RTC failed to sufficiently address our comments regarding the Addendum’s flawed CalEEmod model. As such, we find the RTC to be inadequate and maintain that the Addendum’s air model and subsequent GHG impact significance determination is unsubstantiated.

2) Incorrect and Unsubstantiated Threshold
As discussed in our June 8th comment letter, the Addendum’s GHG analysis incorrectly relied upon an unsupported service population efficiency threshold. Review of the RTC demonstrates that the RTC failed to sufficiently address our comment. As such, we find the Addendum and RTC to be inadequate and maintain that the GHG impact significance determination is unsubstantiated.

Specifically, regarding the service population efficiency threshold utilized in the Addendum, the RTC states:

“As stated within Appendix C, Air Quality and Greenhouse Gas Technical Assessment of the Addendum, the BAAQMD recommends that Lead Agencies consider developing additional thresholds in order to evaluate a project’s GHG impact. Under this guidance, the Addendum calculated a 2030 per service population GHG threshold following the methodology used within the AEP’s White Paper Beyond 2020 Newhall: A Field Guide to New CEQA Greenhouse Gas Thresholds and Climate Action Targets for California. AEP’s White Paper was published in 2016 and calculated a 2.6 MT CO2e/service population/year based on air basin population and job statistics at the time. Following the same methodology and using the most up to date population and job statistics, a threshold of 2.77 MT CO2e/service population/year was calculated for the Resumed Project” (emphasis added) (p. 16).

However, this is incorrect, as the 2.77 metric tons of CO2 equivalents per service population per year (“MT CO2e/SP/year”) threshold used in the Addendum has not been adopted or reviewed by the BAAQMD, the Lead Agency, or utilized by similar projects. By contrast, the AEP’s well-supported 2030 “Substantial Progress” efficiency threshold is utilized regularly within the BAAQMD and applies to post-2020 GHG emissions.19 As such, the Addendum should have compared the proposed Project’s emissions to the BAAQMD’s 2030 substantial progress service population efficiency of 2.6 MT CO2e/SP/year to evaluate the Project’s emissions.

Feasible Mitigation Measures Available to Reduce Emissions
In our June 8th letter, we identified several mitigation measures that are applicable the Project in an effort to reduce the Project’s emissions and impacts to less-than-significant levels.

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In response to these recommendations, the RTC states:

“The project already implements a series of mitigation measures that would reduce the Project's impacts related to air quality, cancer risk, and GHG emissions to less than significant levels. Many of the measures recommended by the commenter have already been identified in the Addendum as mitigation applicable to the Project. For example, the identified mitigation already would require the Project to achieve a 25% reduction in energy below Title 24 standards (see MM GHG-5) and install low-flow water fixtures (see MM GHG-3). Many of the other measures recommended by the commenter would not be applicable for a residential project. For example, the commenter recommends a series of General Plan mitigation measures that would reduce impacts across the community, which have no nexus to the Resumed Project, and are not necessary to reduce its impacts to less than significant levels. Moreover, the commenter recommends measures suited for employment centers, such as offered employee parking “cash-out” programs, which would not be applicable to the Resumed Project, which is a residential development.

The mitigation measures identified in the Addendum are sufficient to reduce the Project's air quality, cancer risk, and GHG emissions impacts to less than significant levels. Additional mitigation is not required” (p. 30-31).

However, this analysis and subsequent less-than-significant impact conclusion is incorrect for several reasons.

First, review of our June 8th letter and updated modeling demonstrates potentially significant impacts not identified or addressed by the Addendum. However, this updated modeling and analysis were not sufficiently addressed by the RTC. As such, we maintain that our updated modeling and analysis demonstrate potentially significant impacts not previously identified or addressed by the Addendum and/or RTC.

Second, the RTC’s claim that we recommended “a series of General Plan measures” is incorrect and unsubstantiated. Without providing a single example of these “General Plan measures,” or indicating which General Plan we supposedly utilize, the RTC’s claim is unsubstantiated. Rather, we included measures from CAPCOA’s Quantifying Greenhouse Gas Mitigation Measures document, as utilized by CalEEMod and recommended by the air district, and NEDC’s Diesel Emission Controls in Construction Projects document, both of which contain Project-level measures.

Third, simply because some of the mitigation measures included in the NEDC and CAPCOA lists were already implemented or inapplicable to the Project does not address or evaluate the feasibility of the mitigation measures provided that are applicable to the Project. Thus, these measures should be identified and evaluated by an updated CEQA analysis in order to reduce impacts to less than significant levels.

Specifically, the mitigation measures applicable to the Project, as stated in our June 8th letter, and unaddressed by the Addendum and RTC, from NEDC’s Diesel Emission Controls in Construction Projects, include: 20

<table>
<thead>
<tr>
<th>Measures – Diesel Emission Control Technology</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Diesel Onroad Vehicles</td>
</tr>
<tr>
<td>All diesel nonroad vehicles on site for more than 10 total days must have either (1) engines that meet EPA onroad emissions standards or (2) emission control technology verified by EPA or CARB to reduce PM emissions by a minimum of 85%.</td>
</tr>
<tr>
<td>b. Diesel Generators</td>
</tr>
<tr>
<td>All diesel generators on site for more than 10 total days must be equipped with emission control technology verified by EPA or CARB to reduce PM emissions by a minimum of 85%.</td>
</tr>
<tr>
<td>c. Upon confirming that the diesel vehicle, construction equipment, or generator has either an engine meeting Tier 4 non road emission standards or emission control technology, as specified above, installed and functioning, the developer will issue a compliance sticker. All diesel vehicles, construction equipment, and generators on site shall display the compliance sticker in a visible, external location as designated by the developer.</td>
</tr>
<tr>
<td>d. All diesel vehicles, construction equipment, and generators on site shall be fueled with ultra-low sulfur diesel fuel (ULSD) or a biodiesel blend approved by the original engine manufacturer with sulfur content of 15 ppm or less.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Measures – Additional Diesel Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Construction shall not proceed until the contractor submits a certified list of all diesel vehicles, construction equipment, and generators to be used on site. The list shall include the following:</td>
</tr>
<tr>
<td>i. Contractor and subcontractor name and address, plus contact person responsible for the vehicles or equipment.</td>
</tr>
<tr>
<td>ii. Equipment type, equipment manufacturer, equipment serial number, engine manufacturer, engine model year, engine certification (Tier rating), horsepower, engine serial number, and expected fuel usage and hours of operation.</td>
</tr>
</tbody>
</table>

22 Biodiesel blends are only to be used in conjunction with the technologies which have been verified for use with biodiesel blends and are subject to the following requirements: http://www.arb.ca.gov/diesel/verdev/reg/biodieselcompliance.pdf.
For the emission control technology installed: technology type, serial number, make, model, manufacturer, EPA/CARB verification number/level, and installation date and hour-meter reading on installation date.

b. If the contractor subsequently needs to bring on site equipment not on the list, the contractor shall submit written notification within 24 hours that attests the equipment complies with all contract conditions and provide information.

c. The contractor shall establish generator sites and truck-staging zones for vehicles waiting to load or unload material on site. Such zones shall be located where diesel emissions have the least impact on abutters, the general public, and especially sensitive receptors such as hospitals, schools, daycare facilities, elderly housing, and convalescent facilities.

**Reporting**

a. For each onroad diesel vehicle, nonroad construction equipment, or generator, the contractor shall submit to the developer’s representative a report prior to bringing said equipment on site that includes:
   i. Equipment type, equipment manufacturer, equipment serial number, engine manufacturer, engine model year, engine certification (Tier rating), horsepower, and engine serial number.
   ii. The type of emission control technology installed, serial number, make, model, manufacturer, and EPA/CARB verification number/level.
   iii. The Certification Statement signed and printed on the contractor’s letterhead.

b. The contractor shall submit to the developer’s representative a monthly report that, for each onroad diesel vehicle, nonroad construction equipment, or generator onsite, includes:
   i. Hour-meter readings on arrival on-site, the first and last day of every month, and on off-site date.
   ii. Any problems with the equipment or emission controls.
   iii. Certified copies of fuel deliveries for the time period that identify:
      1. Source of supply
      2. Quantity of fuel
      3. Quality of fuel, including sulfur content (percent by weight)

Furthermore, the mitigation measures applicable to the Project, as stated in our June 8th letter, and unaddressed by the Addendum and RTC, from CAPCOA’s *Quantifying Greenhouse Gas Mitigation Measures*, which attempt to reduce emissions, include: ²³

<table>
<thead>
<tr>
<th>CAPCOA’s Quantifying Greenhouse Gas Mitigation Measures ²⁴</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Measures – Energy</strong></td>
</tr>
<tr>
<td><strong>Building Energy Use</strong></td>
</tr>
<tr>
<td><strong>BE-2</strong> Install Programmable Thermostat Timers</td>
</tr>
<tr>
<td><em>Range of Effectiveness:</em> Best Management Practice – Influences building energy use for heating and cooling.</td>
</tr>
<tr>
<td><strong>BE-3</strong> Obtain Third-party HVAC Commissioning and Verification of Energy Savings (to be grouped with BE-1)</td>
</tr>
<tr>
<td><em>Range of Effectiveness:</em> Not applicable on its own. This measure enhances the effectiveness of BE-1.</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th><strong>BE-5</strong> Install Energy Efficient Boilers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: 1.2-18.4% of boiler GHG emissions.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Lighting</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>LE-1</strong> Install Higher Efficacy Area Lighting</td>
</tr>
<tr>
<td>Range of Effectiveness: 16-40% of outdoor lighting.</td>
</tr>
<tr>
<td><strong>LE-2</strong> Limit Outdoor Lighting Requirements</td>
</tr>
<tr>
<td>Range of Effectiveness: Best Management Practice, but may be quantified.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Alternative Energy Generation</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>AE-1</strong> Establish Onsite Carbon-Neutral Energy Systems</td>
</tr>
<tr>
<td>Range of Effectiveness: 0-100% of GHG emissions associated with electricity use.</td>
</tr>
<tr>
<td><strong>AE-3</strong> Establish Onsite Renewable Energy System – Wind Power</td>
</tr>
<tr>
<td>Range of Effectiveness: 0-100% of GHG emissions associated with electricity use.</td>
</tr>
<tr>
<td><strong>AE-4</strong> Utilize a Combined Heat and Power System</td>
</tr>
<tr>
<td>Range of Effectiveness: 0-46% of GHG emissions associated with electricity use.</td>
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</tbody>
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<table>
<thead>
<tr>
<th><strong>Measures – Transportation</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Land Use/Location</strong></td>
</tr>
<tr>
<td><strong>LUT-1</strong> Increase Density</td>
</tr>
<tr>
<td>Range of Effectiveness: 0.8-30% vehicle miles traveled (VMT) reduction and therefore a 0.8-30% reduction in GHG emissions.</td>
</tr>
<tr>
<td><strong>LUT-2</strong> Increase Location Efficiency</td>
</tr>
<tr>
<td>Range of Effectiveness: 10% vehicle miles traveled (VMT) reduction and therefore 10-65% reduction in GHG emissions.</td>
</tr>
<tr>
<td><strong>LUT-3</strong> Increase Diversity of Urban and Suburban Developments (Mixed Use)</td>
</tr>
<tr>
<td>Range of Effectiveness: 9-30% vehicle miles traveled (VMT) and therefore 9-30% reduction in GHG emissions.</td>
</tr>
<tr>
<td><strong>LUT-4</strong> Increase Destination Accessibility</td>
</tr>
<tr>
<td>Range of Effectiveness: 6.7-20% vehicle miles traveled (VMT) reduction and therefore 6.7-20% reduction in GHG emissions.</td>
</tr>
<tr>
<td><strong>LUT-5</strong> Increase Transit Accessibility</td>
</tr>
<tr>
<td>Range of Effectiveness: 0.5-24.6% VMT reduction and therefore 0.5-24.6% reduction in GHG emissions.</td>
</tr>
<tr>
<td><strong>LUT-6</strong> Integrate Affordable and Below Market Rate Housing</td>
</tr>
<tr>
<td>Range of Effectiveness: 0.04-1.20% vehicle miles traveled (VMT) reduction and therefore 0.04-1.20% reduction in GHG emissions.</td>
</tr>
<tr>
<td><strong>LUT-7</strong> Orient Project Toward Non-Auto Corridor</td>
</tr>
<tr>
<td>Range of Effectiveness: Grouped strategy (see LUT-3).</td>
</tr>
<tr>
<td><strong>LUT-8</strong> Locate Project near Bike Path/Bike Lane</td>
</tr>
<tr>
<td>Range of Effectiveness: Grouped strategy (see LUT-4).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Neighborhood/Site Enhancements</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SDT-1</strong> Provide Pedestrian Network Improvements, such as:</td>
</tr>
<tr>
<td>- Compact, mixed-use communities</td>
</tr>
<tr>
<td>- Interconnected street network</td>
</tr>
<tr>
<td>- Narrower roadways and shorter block lengths</td>
</tr>
<tr>
<td>- Sidewalks</td>
</tr>
</tbody>
</table>
- Accessibility to transit and transit shelters
- Traffic calming measures and street trees
- Parks and public spaces
- Minimize pedestrian barriers

*Range of Effectiveness:* 0-2% vehicle miles traveled (VMT) reduction and therefore 0-2% reduction in GHG emissions.

### SDT-2 Provide Traffic Calming Measures, such as:
- Marked crosswalks
- Count-down signal timers
- Curb extensions
- Speed tables
- Raised crosswalks
- Raised intersections
- Median islands
- Tight corner radii
- Roundabouts or mini-circles
- On-street parking
- Planter strips with trees
- Chicanes/chokers

*Range of Effectiveness:* 0.25-1% vehicle miles traveled (VMT) reduction and therefore 0.25-1% reduction in GHG emissions.

### SDT-3 Implement a Neighborhood Electric Vehicle (NEV) Network.

*Range of Effectiveness:* 0.5-12.7% vehicle miles traveled (VMT) reduction since NEVs would result in a mode shift and therefore reduce the traditional vehicle VMT and GHG emissions. Range depends on the available NEV network and support facilities, NEV ownership levels, and the degree of shift from traditional.

### SDT-5 Incorporate Bike Lane Street Design (on-site)

*Range of Effectiveness:* Grouped strategy (see LUT-9).

### SDT-7 Provide Bike Parking with Multi-Unit Residential Projects

*Range of Effectiveness:* Grouped strategy (see SDT-3).

### SDT-9 Dedicate Land for Bike Trails

*Range of Effectiveness:* Grouped strategy (see LUT-9).

### Parking Policy/Pricing

#### PDT-1 Limit Parking Supply through:
- Elimination (or reduction) of minimum parking requirements
- Creation of maximum parking requirements
- Provision of shared parking

*Range of Effectiveness:* 5-12.5% vehicle miles traveled (VMT) reduction and therefore 5-12.5% reduction in GHG emissions.

#### PDT-2 Unbundle Parking Costs from Property Cost

*Range of Effectiveness:* 2.6-13% vehicle miles traveled (VMT) reduction and therefore 2.6-13% reduction in GHG emissions.

#### PDT-4 Require Residential Area Parking Permits

*Range of Effectiveness:* Grouped strategy (see PPT-1, PPT-2, and PPT-3).

### Commute Trip Reduction Programs

#### TRT-1 Implement Commute Trip Reduction (CTR) Program – Voluntary
- Carpooling encouragement
- Ride-matching assistance
- Preferential carpool parking
- Flexible work schedules for carpools
- Half time transportation coordinator
- Vanpool assistance
- Bicycle end-trip facilities (parking, showers and lockers)
- New employee orientation of trip reduction and alternative mode options
- Event promotions and publications
- Flexible work schedule for employees
- Transit subsidies
- Parking cash-out or priced parking
- Emergency ride home

**Range of Effectiveness:** 1-6.2% commute vehicle miles traveled (VMT) reduction and therefore 1-6.2% reduction in commute trip GHG emissions.

**TRT-2** Implement Commute Trip Reduction (CTR) Program – Required Implementation/Monitoring
- Established performance standards (e.g. trip reduction requirements)
- Required implementation
- Regular monitoring and reporting

**Range of Effectiveness:** 4.2-21% commute vehicle miles traveled (VMT) reduction and therefore 4.2-21% reduction in commute trip GHG emissions.

**TRT-3** Provide Ride-Sharing Programs
- Designate a certain percentage of parking spaces for ride sharing vehicles
- Designating adequate passenger loading and unloading and waiting areas for ride-sharing vehicles
- Providing a web site or messaging board for coordinating rides
- Permanent transportation management association membership and funding requirement.

**Range of Effectiveness:** 1-15% commute vehicle miles traveled (VMT) reduction and therefore 1-15% reduction in commute trip GHG emissions.

**TRT-4** Implement Subsidized or Discounted Transit Program

**Range of Effectiveness:** 0.3-20% commute vehicle miles traveled (VMT) reduction and therefore a 0.3-20% reduction in commute trip GHG emissions.

**TRT-5** Provide Ent of Trip Facilities, including:
- Showers
- Secure bicycle lockers
- Changing spaces

**Range of Effectiveness:** Grouped strategy (see TRT-1 through TRT-3).

**TRT-7** Implement Commute Trip Reduction Marketing, such as:
- Education on trip reduction and alternative mode options
- Event promotions
- Publications

**Range of Effectiveness:** 0.8-4% commute vehicle miles traveled (VMT) reduction and therefore 0.8-4% reduction in commute trip GHG emissions.

**TRT-8** Implement Preferential Parking Permit Program

**Range of Effectiveness:** Grouped strategy (see TRT-1 through TRT-3).

**TRT-9** Implement Car-Sharing Program
Range of Effectiveness: 0.4-0.7% vehicle miles traveled (VMT) reduction and therefore 0.4-0.7% reduction in GHG emissions.

**TRT-10 Implement School Pool Program**

Range of Effectiveness: 7.2-15.8% in school vehicle miles traveled (VMT) reduction and therefore 7.2-15.8% reduction in school trip GHG emissions.

**TRT-12 Implement Bike-Sharing Programs**

Range of Effectiveness: Grouped strategy (see SDT-5 and LUT-9).

**TRT-13 Implement School Bus Program**

Range of Effectiveness: 38-63% School VMT reduction and therefore 38-63% reduction in school trip GHG emissions.

**Transit System Improvements**

**TST-1** Transit System Improvements, including:
- Grade-separated right-of-way, including bus only lanes (for buses, emergency vehicles, and sometimes taxis), and other Transit Priority measures. Some systems use guideways which automatically steer the bus on portions of the route.
- Frequent, high-capacity service
- High-quality vehicles that are easy to board, quiet, clean, and comfortable to ride.
- Pre-paid fare collection to minimize boarding delays.
- Integrated fare systems, allowing free or discounted transfers between routes and modes.
- Convenient user information and marketing programs.
- High quality bus stations with Transit Oriented Development in nearby areas.
- Modal integration, with BRT service coordinated with walking and cycling facilities, taxi services, intercity bus, rail transit, and other transportation services.

Range of Effectiveness: 0.02-3.2% vehicle miles traveled (VMT) reduction and therefore 0.02-3% reduction in GHG emissions.

**TST-2** Implement Transit Access Improvements, such as:
- Sidewalk/crosswalk safety enhancements
- Bus shelter improvements

Range of Effectiveness: Grouped strategy (see TST-3 and TST-4)

**TST-3** Expand Transit Network

Range of Effectiveness: 0.1-8.2% vehicle miles traveled (VMT) reduction and therefore 0.1-8.2% reduction in GHG emissions.

**TST-4** Increase Transit Service Frequency/Speed

Range of Effectiveness: 0.02-2.5% vehicle miles traveled (VMT) reduction and therefore 0.02-2.5% reduction in GHG emissions.

**TST-5** Provide Bike Parking Near Transit

Range of Effectiveness: Grouped strategy (see TST-3 and TST-4).

**Road Pricing/Management**

**RPT-1** Implement Area or Cordon Pricing

Range of Effectiveness: 7.9-22% vehicle miles traveled (VMT) reduction and therefore 7.9-22% reduction in GHG emissions.

**RPT-2** Improve Traffic Flow, such as:
- Signalization improvements to reduce delay;
- Incident management to increase response time to breakdowns and collisions;
- Intelligent Transportation Systems (ITS) to provide real-time information regarding road conditions and directions; and
- Speed management to reduce high free-flow speeds.

*Range of Effectiveness*: 0-45% reduction in GHG emissions.

**RTP-3** Required Project Contributions to Transportation Infrastructure Improvement Projects

*Range of Effectiveness*: Grouped strategy (see RPT-2 and TST-1 through 7).

**RTP-4** Install Park-and-Ride Lots

*Range of Effectiveness*: Grouped strategy (see RPT-1, TRT-11, TRT-3, and TST-1 through 6).

**Vehicles**

**VT-2** Utilize Alternative Fueled Vehicles, such as:
- Biodiesel (B20)
- Liquefied Natural Gas (LNG)
- Compressed Natural Gas (CNG)

*Range of Effectiveness*: Reduction in GHG emissions varies depending on vehicle type, year, and associated fuel economy.

**VT-3** Utilize Electric or Hybrid Vehicles

*Range of Effectiveness*: 0.4-20.3% reduction in GHG emissions.

**Measures – Water**

**Water Supply**

**WSW-1** Use Reclaimed Water

*Range of Effectiveness*: Up to 40% in Northern California and up to 81% in Southern California.

**WSW-2** Use Gray Water

*Range of Effectiveness*: Up to 100% of outdoor water GHG emissions if outdoor water use is replaced completely with graywater.

**WSW-3** Use Locally Sourced Water Supply

*Range of Effectiveness*: 0-60% for Northern and Central California, 11-75% for Southern California.

**Water Use**

**WUW-2** Adopt a Water Conservation strategy

*Range of Effectiveness*: Varies depending on Project Applicant and strategies selected. It is equal to the Percent Reduction in water commitment.

**WUW-3** Design Water- Efficient Landscapes (see California Department of Water Resources Model Water Efficient Landscape Ordinance), such as:
- Reducing lawn sizes;
- Planting vegetation with minimal water needs, such as native species;
- Choosing vegetation appropriate for the climate of the project site;
- Choosing complimentary plants with similar water needs or which can provide each other with shade and/or water.

*Range of Effectiveness*: 0-70% reduction in GHG emissions from outdoor water use.

**WUW-4** Use Water- Efficient Landscape Irrigation Systems (“Smart” irrigation control systems)

*Range of Effectiveness*: 6.1% reduction in GHG emissions from outdoor water.

**WUW-5** Reduce Turf in Landscapes and Lawns

*Range of Effectiveness*: Varies and is equal to the percent commitment to turf reduction, assuming no other outdoor water use.
**WUW-6 Plant Native or Drought-Resistant Trees and Vegetation**

*Range of Effectiveness:* Best Management Practice; may be quantified if substantial evidence is available.

### Measures – Area Landscaping

<table>
<thead>
<tr>
<th>Landscaping Equipment</th>
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</thead>
<tbody>
<tr>
<td><strong>A-1</strong> Prohibit Gas Powered Landscape Equipment</td>
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</table>

*Range of Effectiveness:* Best Management Practice, influences Area GHG emissions from landscape equipment.

<table>
<thead>
<tr>
<th><strong>A-2</strong> Implement Lawnmower Exchange Program</th>
</tr>
</thead>
</table>

*Range of Effectiveness:* Best Management Practice, influences Area GHG emissions from landscape equipment.

<table>
<thead>
<tr>
<th><strong>A-3</strong> Electric Yard Equipment Compatibility</th>
</tr>
</thead>
</table>

*Range of Effectiveness:* Best Management Practice, influences Area GHG emissions from landscape equipment. Not applicable on its own. This measure enhances effectiveness of A-1 and A-2.

### Measures – Solid Waste

<table>
<thead>
<tr>
<th>Solid Waste</th>
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<tbody>
<tr>
<td><strong>SW-1</strong> Institute Recycling and Composting Services</td>
</tr>
</tbody>
</table>

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

<table>
<thead>
<tr>
<th><strong>SW-2</strong> Recycle Demolished Construction Material</th>
</tr>
</thead>
</table>

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

### Measures – Vegetation

<table>
<thead>
<tr>
<th>Vegetation</th>
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</thead>
<tbody>
<tr>
<td><strong>V-1</strong> Urban Tree Planting</td>
</tr>
</tbody>
</table>

*Range of Effectiveness:* CO₂ reduction varies by number of trees. VOC emissions may increase.

<table>
<thead>
<tr>
<th><strong>V-2</strong> Create New Vegetated Open Space</th>
</tr>
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*Range of Effectiveness:* Varies based on amount and type of land vegetated.

### Measures – Construction

<table>
<thead>
<tr>
<th>Construction</th>
</tr>
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<tbody>
<tr>
<td><strong>C-1</strong> Use Alternative Fuels for Construction Equipment</td>
</tr>
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</table>

*Range of Effectiveness:* 0-22% reduction in GHG emissions.

<table>
<thead>
<tr>
<th><strong>C-1 Urban Tree Planting</strong></th>
</tr>
</thead>
</table>

*Range of Effectiveness:* CO₂ reduction varies by number of trees. VOC emissions may increase.

<table>
<thead>
<tr>
<th><strong>C-2</strong> Use Electric and Hybrid Construction Equipment</th>
</tr>
</thead>
</table>

*Range of Effectiveness:* 2.5-80% of GHG emissions from equipment that is electric or hybrid if used 100% of the time.

<table>
<thead>
<tr>
<th><strong>C-3</strong> Limit Construction Equipment Idling <strong>Beyond</strong> Regulation Requirements</th>
</tr>
</thead>
</table>

*Range of Effectiveness:* Varies with the amount of Project Idling occurring and the amount reduced.

<table>
<thead>
<tr>
<th><strong>C-4</strong> Institute a Heavy-Duty Off-Road Vehicle Plan, including:</th>
</tr>
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<tbody>
<tr>
<td>• Construction vehicle inventory tracking system;</td>
</tr>
<tr>
<td>• Requiring hour meters on equipment;</td>
</tr>
<tr>
<td>• Document the serial number, horsepower, manufacture age, fuel, etc. of all onsite equipment; and</td>
</tr>
<tr>
<td>• Daily logging of the operating hours of the equipment.</td>
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</tbody>
</table>

*Range of Effectiveness:* Not applicable on its own. This measure ensures compliance with other mitigation measures.
### C-5 Implement a Construction Vehicle Inventory Tracking System

*Range of Effectiveness:* Not applicable on its own. This measure ensures compliance with other mitigation measures.

### Measures – Miscellaneous

#### Miscellaneous

**Misc-1 Establish a Carbon Sequestration Project, such as:**
- Geologic sequestration or carbon capture and storage techniques, in which CO₂ from point sources is captured and injected underground;
- Terrestrial sequestration in which ecosystems are established or preserved to serve as CO₂ sinks;
- Novel techniques involving advanced chemical or biological pathways; or
- Technologies yet to be discovered.

*Range of Effectiveness:* Varies depending on Project Applicant and projects selected. The GHG emissions reduction is subtracted from the overall baseline project emissions inventory.

**Misc-2 Establish Off-Site Mitigation**

*Range of Effectiveness:* Varies depending on Project Applicant and projects selected. The GHG emissions reduction is subtracted from the overall baseline project emissions inventory.

**Misc-3 Use Local and Sustainable Building Materials**

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

**Misc-4 Require best Management Practices in Agriculture and Animal Operations**

**Misc-5 Require Environmentally Responsible Purchasing, such as:**
- Purchasing products with sustainable packaging;
- Purchasing post-consumer recycled copier paper, paper towels, and stationary;
- Purchasing and stocking communal kitchens with reusable dishes and utensils;
- Choosing sustainable cleaning supplies;
- Leasing equipment from manufacturers who will recycle the components at their end of life;
- Choosing Water Sense-certified water fixtures;
- Choosing electronic appliances with built-in sleep-mode timers;
- Purchasing ‘green power’ (e.g. electricity generated from renewable or hydropower) from the utility; and
- Choosing locally-made and distributed products.

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

**Misc-6 Implement an Innovative Strategy for GHG Mitigation**

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

### Measures – General Plans

#### General Plans

**GP-1 Fund Incentives for Energy Efficiency, such as:**
- Retrofitting or designing new buildings, parking lots, streets, and public areas with energy-efficient lighting;
- Retrofitting or designing new buildings with high-efficiency appliances;
- Retrofitting or purchasing new low-emissions equipment;
- Purchasing electric or hybrid vehicles;
- Investing in renewable energy programs

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

**GP-2 Establish a Local Farmer’s Market**
**GP-3 Establish Community Gardens**

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

**GP-4 Plant Urban Shade Trees**

*Range of Effectiveness:* The reduction in GHG emissions is not quantifiable at this time, therefore this mitigation measure should be implemented as a Best Management Practice. If the study data were updated to account for Title 24 standards, the GHG emissions reductions could be quantified, but would vary based on location, building type, and building size.

**GP-5 Implement Strategies to Reduce Urban Heat-Island Effect, such as:**
- Planting urban shade trees;
- Installing reflective roofs; and
- Using light-colored or high-albedo pavements and surfaces.

*Range of Effectiveness:* The reduction in GHG emissions is not quantifiable at this time, therefore this mitigation measure should be implemented as a Best Management Practice. If the study data were updated to account for Title 24 standards, the GHG emissions reductions could be quantified, but would vary based on location, building type, and building size.

As stated in our June 8th letter, these measures offer a cost-effective, feasible way to incorporate lower-emitting design features into the proposed Project, which subsequently, reduce emissions released during Project construction and operation. An EIR should be prepared to include all feasible mitigation measures, as well as include an updated air quality analysis to ensure that the necessary mitigation measures are implemented to reduce emissions to below thresholds. The EIR should also demonstrate commitment to the implementation of these measures prior to Project approval, to ensure that the Project’s significant emissions are reduced to the maximum extent possible.

SWAPE has received limited discovery regarding this project. Additional information may become available in the future; thus, we retain the right to revise or amend this report when additional information becomes available. Our professional services have been performed using that degree of care and skill ordinarily exercised, under similar circumstances, by reputable environmental consultants practicing in this or similar localities at the time of service. No other warranty, expressed or implied, is made as to the scope of work, work methodologies and protocols, site conditions, analytical testing results, and findings presented. This report reflects efforts which were limited to information that was reasonably accessible at the time of the work, and may contain informational gaps, inconsistencies, or otherwise be incomplete due to the unavailability or uncertainty of information obtained or provided by third parties.

Sincerely,

Matt Hagemann, P.G., C.Hg.
EXHIBIT D-3
August 3, 2020

Richard Drury
Lozeau | Drury LLP
1939 Harrison Street, Suite 150
Oakland, CA 94618

Subject: Comments on Resumed Terraces of Lafayette Project (SCH No. 2011072055)

Dear Mr. Drury,

We have reviewed the June 2020 Responses to Comments (“RTC”) as well as the June 2020 Planning Commission Meeting Video (“Hearing”) for the Resumed Terraces of Lafayette Project (“Project”) located in the City of Lafayette (“City”). After our review of the RTC and Hearing, we find that the RTC and Hearing are insufficient in addressing our concerns regarding the Project’s air quality, health risk, and greenhouse gas impacts. As we asserted in our June 8th comment letter and June 29th response to comments letter, an EIR should be prepared to adequately evaluate the Project’s potential impacts.

Air Quality
Failure to Evaluate Indoor Air Quality Impacts

As discussed in our June 8th comment letter and June 29th response to comments letter, the Addendum and associated Project documents fail to evaluate the proposed Project’s indoor air quality (“IAQ”) impacts, and as such, the Addendum’s less than significant air quality impact conclusion should not be relied upon. Review of the RTC and Hearing demonstrates that the Project again failed to evaluate the proposed Project’s potential IAQ impact, or even address or respond to our prior comments. As a result, we find the RTC and Hearing to continue to be inadequate and maintain that the Addendum’s air quality impact significance determination is unsubstantiated.

Unsubstantiated Input Parameters Used to Estimate Project Emissions
In our June 8\textsuperscript{th} comment letter and June 29\textsuperscript{th} response to comments letter we identified several issues with the Addendum’s air model (California Emissions Estimator Model, “CalEEMod”)\textsuperscript{2} that artificially reduced the Project’s construction and operational emissions. After review of the Hearing, we found that the Hearing fails to address all of our concerns and maintain that the Addendum’s CalEEMod model is flawed and fails to accurately estimate the Project’s criteria air pollutant emissions. As such, we find the Addendum, RTC, and Hearing to be inadequate and maintain that an EIR should be prepared to adequately evaluate the Project’s local and regional air quality impacts. Until a proper air quality analysis is conducted, the Project should not be approved.

Unsubstantiated Changes to Construction Schedule
As discussed in our June 8\textsuperscript{th} comment letter and June 29\textsuperscript{th} response to comments letter, the Addendum’s CalEEMod model included several unsubstantiated changes to the Project’s anticipated construction schedule. Review of the Hearing demonstrates that the Project again fails to justify these changes. As discussed below, we find the Addendum, RTC, and Hearing to be inadequate and maintain that the air quality impact significance determination is unsubstantiated.

As previously discussed in our June 29\textsuperscript{th} comment letter, the RTC indicates that the “Terraces Construction Schedule” figure presented was included in Section 5.3, Air Quality, as well as in Appendix C to the Addendum, justifying the revised construction schedule. However, this is incorrect. Review of Section 5.3, Air Quality, and Appendix C, the Air Quality and Greenhouse Gas Technical Assessment, demonstrates that this figure, which provides the detailed construction schedule, was never included or disclosed. Review of the Hearing demonstrates that the Hearing fails to address or even mention this issue. As such, we maintain that the Addendum failed to justify the revised construction schedule utilized in the CalEEMod model.

Unsubstantiated Application of Energy-Related Operational Mitigation Measure
As discussed in our June 8\textsuperscript{th} comment letter and June 29\textsuperscript{th} response to comments letter, the Addendum’s CalEEMod model included the “Exceed Title 24” energy-related operational mitigation measure. Review of the Hearing demonstrates that the Project again fails to justify the inclusion of this measure. As discussed below, we find the Addendum, RTC, and Hearing to be inadequate and maintain that the air quality impact significance determination is unsubstantiated.

As discussed in our June 29\textsuperscript{th} comment letter, according to mitigation measure GHG-5 (“MM GHG-5”) in the Addendum’s MMRP, “[t]he project shall achieve an energy efficiency 25 percent greater than required in Title 24” (p. 21). However, MM GHG-5 fails to specify which Title 24 standards the Project would exceed by 25%. This presents an issue, as CalEEMod estimates emissions incorporating the Title 24 2016 standards.\textsuperscript{3} Thus, if the Project would only achieve an energy efficiency 25% greater than the 2013 or earlier Title 24 standards, instead of the 2016 Title 24 standards, then the model should not include the “Exceed Title 24” mitigation measure. However, review of the Hearing demonstrates that...

\textsuperscript{2} http://caleemod.com/

Title 24 is not mentioned whatsoever and this issue remains unaddressed. As such, we maintain our June 8th and June 29th comment that MM GHG-5 should be revised to indicate which Title 24 standards the Project would exceed, whether it be the 2013 Title 24 standards, 2016 Title 24 standards, or 2019 Title 24 standards. Until MM GHG-5 is revised to specify which Title 24 standards the Project would exceed by 25%, the inclusion of this measure is unsubstantiated, and we maintain that the Project’s air quality significance determination is unsupported.

Diesel Particulate Matter Health Risk Emissions Inadequately Evaluated
As discussed in our June 8th comment letter and June 29th response to comments letter, the Addendum failed to adequately evaluate the proposed Project’s potential health risk impacts. Review of the Hearing demonstrates that the Project again fails to justify the omission of a quantified operational health risk assessment (“HRA”). As discussed below, we find the Addendum, RTC, and Hearing to be inadequate for three reasons, and maintain that the less-than-significant health risk impact determination is unsubstantiated.

First, the Hearing claims that the Project would not generate diesel truck trips, and as a result, an analysis of the Project’s operational health risk impact is not necessary (see excerpt below).

As you can see in the excerpt above, the Hearing claims that the Project would not generate diesel truck trips, and as a result, an analysis of the Project’s operational health risk impact is not necessary. However, review of the RTC’s own CalEEMod model demonstrates that the Project would, in fact, generate diesel truck trips (see excerpt below) (Appendix C, pp. 67).
As you can see in the excerpt above, the Hearing’s claim that the Project would not generate diesel truck trips is incorrect, as some of the Project’s anticipated 2,032 daily vehicle trips would be truck trips, according to the Addendum’s own model. Specifically, as demonstrated in the Fleet Mix excerpt above, the Addendum’s own model indicates that approximately 5.6% of the Project’s vehicle trips would be truck trips. This directly contradicts the claims made during the Hearing that the Project would not generate any amount of diesel truck trips. Furthermore, the Hearing fails to provide any calculations for the claim that only 1% of single-occupancy vehicle trips in the BAAQMD region are from diesel-powered cars. As such, and with over 2,000 daily vehicle trips anticipated for the Project site, including numerous diesel truck trips, the Hearing should not claim that these impacts will be less than significant without conducting a more thorough analysis providing substantial evidence. Simply because not all of the Project’s trips would be diesel-powered does not justify the omission of an evaluation of the Project’s vehicle trips and other operations that would generate DPM. As such, we maintain that the less-than-significant health risk impact determination is unsubstantiated.

Second, the Hearing notes that SWAPE’s analysis is a screening-level assessment of the Project’s impacts. However, this claim is irrelevant for several reasons. First, as reiterated by the Hearing, we have already acknowledged in both our June 8th comment letter and June 29th response to comments letter that we conducted a screening-level HRA. However, this does not mean that the results of our HRA can be ignored. As stated in our June 8th comment letter and June 29th response to comments letter, if an unacceptable air quality hazard is determined to be possible using AERSCREEN, a more refined modeling approach is required prior to approval of the Project. Thus, if our screening-level HRA indicates a potentially significant health risk impact, then further analysis should be conducted to identify the health risk associated with the Project and mitigation should be implemented, if necessary. Here, however, the Hearing elects to ignore our screening-level HRA, without providing substantial evidence to refute our claims and modeling and fails to conduct a more specific analysis including the Project’s operation. As a result, we find the Hearing to be insufficient in addressing our concerns. We maintain that the Project’s potential health risk impact is inadequately evaluated and potentially significant.

**Greenhouse Gas**

**Failure to Adequately Evaluate Greenhouse Gas Impacts**

As discussed in our June 8th comment letter and June 29th response to comments letter, the Addendum estimated that the proposed Project would generate mitigated greenhouse gas (“GHG”) emissions of 2.54 metric tons of CO₂ equivalents per service population per year (“MT CO₂e/SP/year”), which would not exceed the BAAQMD’s efficiency threshold of 4.6 MT CO₂e/SP/year and the Addendum’s self-calculated SB 32-based target of 2.77 MT CO₂e/SP/year (Appendix C, p. 25, Table 14). However, as

\[ \text{Calculated: } [100 \times (0.016 + 0.005 + 0.011 + 0.024)] = 5.6 \]
stated in our June 8th letter and June 29th response to comments letter, we found that the Addendum’s GHG analysis relied upon an incorrect and unsubstantiated air model, as well as applied an unsupported threshold. Review of the Hearing demonstrates that the Project again failed to sufficiently address our comments. As discussed below, we find the Addendum, RTC, and Hearing to be inadequate and maintain that the GHG impact significance determination is incorrect and unsubstantiated.

1) Incorrect and Unsubstantiated Quantified Analysis of GHG Emissions
As discussed in our June 8th comment letter and June 29th response to comments letter, review of the Addendum’s quantitative GHG analysis demonstrates that the Addendum’s GHG analysis is incorrect and unsubstantiated for three reasons. As such, we find the Addendum, RTC and Hearing to be inadequate and maintain that the Addendum’s quantitative GHG analysis and subsequent GHG impact significance determination to be unsubstantiated.

First, as discussed above, the Project’s air model still includes unsubstantiated changes to the Project’s construction schedule, as well as an unsubstantiated energy-related operational mitigation measure. As such, we find the Addendum, RTC and Hearing to be inadequate and maintain that the Addendum’s air model and subsequent GHG impact significance determination to be unsubstantiated.

Second, the amortized construction emissions of 84.63 metric tons of CO₂ equivalents (“MT CO₂e”), are inconsistent with the Addendum’s own CalEEMod model. Specifically, the Addendum’s CalEEMod output files disclose the Project’s mitigated annual construction-related GHG emissions, which include approximately 4,494.334 MT CO₂e (sum of 2020, 2021, and 2022), which would give 30-year amortized construction emissions of 149.81112 MT CO₂e (see excerpt below) (Appendix C, pp. 35).

### Mitigated Construction

<table>
<thead>
<tr>
<th>Year</th>
<th>Total CO₂e MT yr</th>
<th>Total CO₂e MT yr</th>
<th>Total CO₂e MT yr</th>
<th>Total CO₂e MT yr</th>
<th>Total CO₂e MT yr</th>
<th>Total CO₂e MT yr</th>
<th>Total CO₂e MT yr</th>
</tr>
</thead>
<tbody>
<tr>
<td>2020</td>
<td>1,630.6304</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
</tr>
<tr>
<td>2021</td>
<td>1,630.6304</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
</tr>
<tr>
<td>2022</td>
<td>1,630.6304</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
<td>0.0000</td>
</tr>
</tbody>
</table>

However, the Air Quality and Greenhouse Gas Technical Assessment, provided as Appendix C to the Addendum, incorrectly reports total construction emissions of 2,539 MT CO₂e, which gives 30-year amortized construction emissions estimate of 84.63 MT CO₂e (see excerpt below) (Appendix C, p. 22).

---

5 Calculated: (2,538.5693 MT CO₂e + 1,640.3146 MT CO₂e + 315.4497 MT CO₂e) = 4,494.334 MT CO₂e ÷ 30 years = 149.81112
As you can see, the Air Quality and Greenhouse Gas Technical Assessment, provided as Appendix C to the Addendum, underestimates the Project’s 30-year amortized construction emission by approximately 65.18112 MT CO₂e. As such, we find the Addendum, RTC and Hearing to be inadequate and maintain that the Addendum’s quantitative GHG analysis and subsequent GHG impact significance determination is unsubstantiated.

Third, the Addendum’s quantitative GHG analysis incorrectly double-counts a 120 MT CO₂e reduction as a result of MM-GHG-3 (see excerpt below) (Appendix C, p. 25).

Table 13
Project GHG Emissions – Construction Phase

<table>
<thead>
<tr>
<th>Source</th>
<th>Emissions (MT CO₂e)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Construction Emissions</td>
<td>2,539</td>
</tr>
<tr>
<td>30-year Amortized Construction</td>
<td>84.63</td>
</tr>
</tbody>
</table>


Table 14
Project GHG Emissions – Annual Operation Emissions, Mitigated

<table>
<thead>
<tr>
<th>Source</th>
<th>Emissions (in MTCO₂e)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction Amortized</td>
<td>85</td>
</tr>
<tr>
<td>Area</td>
<td>25</td>
</tr>
<tr>
<td>Energy</td>
<td>345</td>
</tr>
<tr>
<td>Mobile</td>
<td>1,821</td>
</tr>
<tr>
<td>Waste</td>
<td>72.9</td>
</tr>
<tr>
<td>Water</td>
<td>61.5</td>
</tr>
<tr>
<td><strong>Reduction from MM-GHG-3</strong></td>
<td><strong>-120</strong></td>
</tr>
</tbody>
</table>

Total Operational Emissions (2022) 2,291

- Per Capita Emissions¹ 2.54 MT/capita/year
- BAAQMD 2020 Efficiency Threshold 4.6 MT/capita/year
  - Exceed Threshold? No
- SB 32 based 2030 Efficiency Threshold 2.77 MT/capita/year
  - Exceed Threshold? No


¹Based on a project service population of 901 residents
As you can see in the excerpt above, the Addendum’s GHG analysis includes a 120 MT CO$_2$e reduction of the Project’s mitigated annual operational GHG emissions as a result of MM-GHG-3 (Appendix C, p. 25). However, the Addendum’s CalEEMod model already includes MM-GHG-3 in its emissions calculations (see excerpt below) (Appendix C, pp. 72).

### 7.1 Mitigation Measures Water

- Install Low Flow Bathroom Faucet
- Install Low Flow Kitchen Faucet
- Install Low Flow Toilet
- Install Low Flow Shower

As you can see in the excerpt above, the Addendum’s CalEEMod model already includes MM-GHG-3, which requires low-flow faucets, toilets, and showers. Thus, the Addendum’s quantitative GHG analysis incorrectly double-counts emissions reductions resulting from MM-GHG-3 and should not be relied upon to determine Project significance. As such, we find the Addendum, RTC and Hearing to be inadequate and maintain that the Addendum’s quantitative GHG analysis and subsequent GHG impact significance determination is unsubstantiated.

2) Incorrect and Unsubstantiated Threshold

As discussed in our June 8th comment letter and June 29th response to comments letter, the Addendum’s GHG analysis incorrectly relied upon an unsubstantiated service population efficiency threshold. Review of the Hearing demonstrates that the Hearing failed to sufficiently address our comments. As such, we find the Addendum, RTC, and Hearing to be inadequate and maintain that the Project’s GHG impact significance determination is unsubstantiated.

As discussed in our June 8th comment letter and June 29th response to comments letter, the 2.77 MT CO$_2$e/SP/year threshold used in the Addendum has not been adopted or reviewed by the BAAQMD, the Lead Agency, or utilized by similar projects. As such, the Project should have relied upon the AEP’s well-supported 2030 “Substantial Progress” efficiency threshold, which is utilized regularly within the BAAQMD and applies to post-2020 GHG emissions. In conclusion, the Addendum should have compared the proposed Project’s emissions to the BAAQMD’s 2030 substantial progress service.

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population efficiency of 2.6 MT CO\textsubscript{2}e/SP/year to evaluate the Project’s emissions. As such, we find the Addendum, RTC, and Hearing to be inadequate and maintain that the GHG impact significance determination is unsubstantiated.

3) **Incorrect and Unsubstantiated Analysis Indicates a Potentially Significant GHG Impact**

Applicable thresholds and site-specific modeling demonstrate that the proposed Project would result in a potentially significant GHG impact not previously identified or addressed by the Addendum, RTC, or Hearing. The Addendum’s CalEEMod output files disclose the Project’s mitigated emissions, which include approximately 4,494.334 MT CO\textsubscript{2}e of total construction emissions (sum of 2020, 2021, and 2022) and approximately 2,325.507 MT CO\textsubscript{2}e/year of annual operational emissions (sum of area, energy, mobile, waste, and water-related emissions). According to the Addendum, the proposed Project would have a service population of 901 people (Appendix C, p. 25). When dividing the Project’s GHG emissions (amortized construction + operational) by a service population value of 901 people, we find that the Project would emit approximately 2.747 MT CO\textsubscript{2}e/SP/yr.\textsuperscript{7} This exceeds the BAAQMD substantial progress threshold of 2.6 MT CO\textsubscript{2}e/SP/year (see table below).

<table>
<thead>
<tr>
<th>SWAPE Service Population Efficiency Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Project Phase</td>
</tr>
<tr>
<td>----------------</td>
</tr>
<tr>
<td>Total</td>
</tr>
<tr>
<td>Service Population</td>
</tr>
<tr>
<td>Service Population Efficiency</td>
</tr>
<tr>
<td>Threshold</td>
</tr>
<tr>
<td>Exceed?</td>
</tr>
</tbody>
</table>

As the table above demonstrates, the Project’s GHG emissions exceed the BAAQMD substantial progress threshold of 2.6 MT CO\textsubscript{2}e/SP/year, thus resulting in a significant impact not previously assessed or identified in the Addendum, RTC, or Hearing. Thus, an updated GHG analysis should be prepared in a Project-specific EIR and additional mitigation should be incorporated accordingly, as described below.

**Feasible Mitigation Measures Available to Reduce Emissions**

In our June 8\textsuperscript{th} and June 29\textsuperscript{th} letters, we identified several mitigation measures that are applicable the Project in an effort to reduce the Project’s emissions and impacts to less-than-significant levels.

Specifically, the mitigation measures applicable to the Project, as stated in our June 8\textsuperscript{th} letter, and unaddressed by the Addendum, RTC, and Hearing, from NEDC’s *Diesel Emission Controls in Construction Projects*, include:\textsuperscript{8}

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\textsuperscript{7} Calculated: \((2,475.32 \text{ MT CO}_2\text{e/year}) / (901 \text{ service population}) = (2.747 \text{ MT CO}_2\text{e/SP/year}).

**NEDC’s Diesel Emission Controls in Construction Projects**

**Measures – Diesel Emission Control Technology**

a. Diesel Onroad Vehicles

All diesel nonroad vehicles on site for more than 10 total days must have either (1) engines that meet EPA onroad emissions standards or (2) emission control technology verified by EPA or CARB to reduce PM emissions by a minimum of 85%.

b. Diesel Generators

All diesel generators on site for more than 10 total days must be equipped with emission control technology verified by EPA or CARB to reduce PM emissions by a minimum of 85%.

c. Upon confirming that the diesel vehicle, construction equipment, or generator has either an engine meeting Tier 4 non road emission standards or emission control technology, as specified above, installed and functioning, the developer will issue a compliance sticker. All diesel vehicles, construction equipment, and generators on site shall display the compliance sticker in a visible, external location as designated by the developer.

d. All diesel vehicles, construction equipment, and generators on site shall be fueled with ultra-low sulfur diesel fuel (ULSD) or a biodiesel blend approved by the original engine manufacturer with sulfur content of 15 ppm or less.

**Measures – Additional Diesel Requirements**

a. Construction shall not proceed until the contractor submits a certified list of all diesel vehicles, construction equipment, and generators to be used on site. The list shall include the following:

   i. Contractor and subcontractor name and address, plus contact person responsible for the vehicles or equipment.

   ii. Equipment type, equipment manufacturer, equipment serial number, engine manufacturer, engine model year, engine certification (Tier rating), horsepower, engine serial number, and expected fuel usage and hours of operation.

   iii. For the emission control technology installed: technology type, serial number, make, model, manufacturer, EPA/CARB verification number/level, and installation date and hour-meter reading on installation date.

b. If the contractor subsequently needs to bring on site equipment not on the list, the contractor shall submit written notification within 24 hours that attests the equipment complies with all contract conditions and provide information.

c. The contractor shall establish generator sites and truck-staging zones for vehicles waiting to load or unload material on site. Such zones shall be located where diesel emissions have the least impact on abutters, the general public, and especially sensitive receptors such as hospitals, schools, daycare facilities, elderly housing, and convalescent facilities.

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10 Biodiesel blends are only to be used in conjunction with the technologies which have been verified for use with biodiesel blends and are subject to the following requirements: http://www.arb.ca.gov/diesel/verdev/reg/biodieselcompliance.pdf.
a. For each onroad diesel vehicle, nonroad construction equipment, or generator, the contractor shall submit to the developer’s representative a report prior to bringing said equipment on site that includes:
   i. Equipment type, equipment manufacturer, equipment serial number, engine manufacturer, engine model year, engine certification (Tier rating), horsepower, and engine serial number.
   ii. The type of emission control technology installed, serial number, make, model, manufacturer, and EPA/CARB verification number/level.
   iii. The Certification Statement signed and printed on the contractor’s letterhead.

b. The contractor shall submit to the developer’s representative a monthly report that, for each onroad diesel vehicle, nonroad construction equipment, or generator onsite, includes:
   i. Hour-meter readings on arrival on-site, the first and last day of every month, and on off-site date.
   ii. Any problems with the equipment or emission controls.
   iii. Certified copies of fuel deliveries for the time period that identify:
       1. Source of supply
       2. Quantity of fuel
       3. Quality of fuel, including sulfur content (percent by weight)

Furthermore, the mitigation measures applicable to the Project, as stated in our June 8th letter, and unaddressed by the Addendum and RTC, from CAPCOA’s *Quantifying Greenhouse Gas Mitigation Measures*, which attempt to reduce emissions, include:  

### CAPCOA’s *Quantifying Greenhouse Gas Mitigation Measures*  

#### Measures – Energy

**Building Energy Use**

<table>
<thead>
<tr>
<th>BE-2</th>
<th>Install Programmable Thermostat Timers</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Range of Effectiveness:</em> Best Management Practice – Influences building energy use for heating and cooling.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>BE-3</th>
<th>Obtain Third-party HVAC Commissioning and Verification of Energy Savings (to be grouped with BE-1)</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Range of Effectiveness:</em> Not applicable on its own. This measure enhances the effectiveness of BE-1.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>BE-5</th>
<th>Install Energy Efficient Boilers</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Range of Effectiveness:</em> 1.2-18.4% of boiler GHG emissions.</td>
<td></td>
</tr>
</tbody>
</table>

**Lighting**

<table>
<thead>
<tr>
<th>LE-1</th>
<th>Install Higher Efficacy Area Lighting</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Range of Effectiveness:</em> 16-40% of outdoor lighting.</td>
<td></td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>LE-2 Limit Outdoor Lighting Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: Best Management Practice, but may be quantified.</td>
</tr>
</tbody>
</table>

**Alternative Energy Generation**

<table>
<thead>
<tr>
<th>AE-1 Establish Onsite Carbon-Neutral Energy Systems</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: 0-100% of GHG emissions associated with electricity use.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>AE-3 Establish Onsite Renewable Energy System – Wind Power</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: 0-100% of GHG emissions associated with electricity use.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>AE-4 Utilize a Combined Heat and Power System</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: 0-46% of GHG emissions associated with electricity use.</td>
</tr>
</tbody>
</table>

**Measures – Transportation**

**Land Use/Location**

<table>
<thead>
<tr>
<th>LUT-1 Increase Density</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: 0.8-30% vehicle miles traveled (VMT) reduction and therefore a 0.8-30% reduction in GHG emissions.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>LUT-2 Increase Location Efficiency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: 10% vehicle miles traveled (VMT) reduction and therefore 10-65% reduction in GHG emissions.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>LUT-3 Increase Diversity of Urban and Suburban Developments (Mixed Use)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: 9-30% vehicle miles traveled (VMT) and therefore 9-30% reduction in GHG emissions.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>LUT-4 Increase Destination Accessibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: 6.7-20% vehicle miles traveled (VMT) reduction and therefore 6.7-20% reduction in GHG emissions.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>LUT-5 Increase Transit Accessibility</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: 0.5-24.6% VMT reduction and therefore 0.5-24.6% reduction in GHG emissions.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>LUT-6 Integrate Affordable and Below Market Rate Housing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: 0.04-1.20% vehicle miles traveled (VMT) reduction and therefore 0.04-1.20% reduction in GHG emissions.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>LUT-7 Orient Project Toward Non-Auto Corridor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: Grouped strategy (see LUT-3).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>LUT-8 Locate Project near Bike Path/Bike Lane</th>
</tr>
</thead>
<tbody>
<tr>
<td>Range of Effectiveness: Grouped strategy (see LUT-4).</td>
</tr>
</tbody>
</table>

**Neighborhood/Site Enhancements**

<table>
<thead>
<tr>
<th>SDT-1 Provide Pedestrian Network Improvements, such as:</th>
</tr>
</thead>
<tbody>
<tr>
<td>- Compact, mixed-use communities</td>
</tr>
<tr>
<td>- Interconnected street network</td>
</tr>
<tr>
<td>- Narrower roadways and shorter block lengths</td>
</tr>
<tr>
<td>- Sidewalks</td>
</tr>
<tr>
<td>- Accessibility to transit and transit shelters</td>
</tr>
</tbody>
</table>
- Traffic calming measures and street trees
- Parks and public spaces
- Minimize pedestrian barriers

*Range of Effectiveness:* 0-2% vehicle miles traveled (VMT) reduction and therefore 0-2% reduction in GHG emissions.

**SDT-2** Provide Traffic Calming Measures, such as:
- Marked crosswalks
- Count-down signal timers
- Curb extensions
- Speed tables
- Raised crosswalks
- Raised intersections
- Median islands
- Tight corner radii
- Roundabouts or mini-circles
- On-street parking
- Planter strips with trees
- Chicanes/chokers

*Range of Effectiveness:* 0.25-1% vehicle miles traveled (VMT) reduction and therefore 0.25-1% reduction in GHG emissions.

**SDT-3** Implement a Neighborhood Electric Vehicle (NEV) Network.

*Range of Effectiveness:* 0.5-12.7% vehicle miles traveled (VMT) reduction since NEVs would result in a mode shift and therefore reduce the traditional vehicle VMT and GHG emissions. Range depends on the available NEV network and support facilities, NEV ownership levels, and the degree of shift from traditional.

**SDT-5** Incorporate Bike Lane Street Design (on-site)

*Range of Effectiveness:* Grouped strategy (see LUT-9).

**SDT-7** Provide Bike Parking with Multi-Unit Residential Projects

*Range of Effectiveness:* Grouped strategy (see SDT-3).

**SDT-9** Dedicate Land for Bike Trails

*Range of Effectiveness:* Grouped strategy (see LUT-9).

**Parking Policy/Pricing**

**PDT-1** Limit Parking Supply through:
- Elimination (or reduction) of minimum parking requirements
- Creation of maximum parking requirements
- Provision of shared parking

*Range of Effectiveness:* 5-12.5% vehicle miles traveled (VMT) reduction and therefore 5-12.5% reduction in GHG emissions.

**PDT-2** Unbundle Parking Costs from Property Cost
**Range of Effectiveness:** 2.6-13% vehicle miles traveled (VMT) reduction and therefore 2.6-13% reduction in GHG emissions.

**PDT-4 Require Residential Area Parking Permits**

*Range of Effectiveness: Grouped strategy (see PPT-1, PPT-2, and PPT-3).*

### Commute Trip Reduction Programs

<table>
<thead>
<tr>
<th>TRT-1 Implement Commute Trip Reduction (CTR) Program – Voluntary</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Carpooling encouragement</td>
</tr>
<tr>
<td>• Ride-matching assistance</td>
</tr>
<tr>
<td>• Preferential carpool parking</td>
</tr>
<tr>
<td>• Flexible work schedules for carpools</td>
</tr>
<tr>
<td>• Half time transportation coordinator</td>
</tr>
<tr>
<td>• Vanpool assistance</td>
</tr>
<tr>
<td>• Bicycle end-trip facilities (parking, showers and lockers)</td>
</tr>
<tr>
<td>• New employee orientation of trip reduction and alternative mode options</td>
</tr>
<tr>
<td>• Event promotions and publications</td>
</tr>
<tr>
<td>• Flexible work schedule for employees</td>
</tr>
<tr>
<td>• Transit subsidies</td>
</tr>
<tr>
<td>• Parking cash-out or priced parking</td>
</tr>
<tr>
<td>• Emergency ride home</td>
</tr>
</tbody>
</table>

*Range of Effectiveness: 1-6.2% commute vehicle miles traveled (VMT) reduction and therefore 1-6.2% reduction in commute trip GHG emissions.*

<table>
<thead>
<tr>
<th>TRT-2 Implement Commute Trip Reduction (CTR) Program – Required Implementation/Monitoring</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Established performance standards (e.g. trip reduction requirements)</td>
</tr>
<tr>
<td>• Required implementation</td>
</tr>
<tr>
<td>• Regular monitoring and reporting</td>
</tr>
</tbody>
</table>

*Range of Effectiveness: 4.2-21% commute vehicle miles traveled (VMT) reduction and therefore 4.2-21% reduction in commute trip GHG emissions.*

<table>
<thead>
<tr>
<th>TRT-3 Provide Ride-Sharing Programs</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Designate a certain percentage of parking spaces for ride sharing vehicles</td>
</tr>
<tr>
<td>• Designating adequate passenger loading and unloading and waiting areas for ride-sharing vehicles</td>
</tr>
<tr>
<td>• Providing a web site or messaging board for coordinating rides</td>
</tr>
<tr>
<td>• Permanent transportation management association membership and funding requirement.</td>
</tr>
</tbody>
</table>

*Range of Effectiveness: 1-15% commute vehicle miles traveled (VMT) reduction and therefore 1-15% reduction in commute trip GHG emissions.*

<table>
<thead>
<tr>
<th>TRT-4 Implement Subsidized or Discounted Transit Program</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Range of Effectiveness:</em> 0.3-20% commute vehicle miles traveled (VMT) reduction and therefore 0.3-20% reduction in commute trip GHG emissions.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TRT-5 Provide Ent of Trip Facilities, including:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Showers</td>
</tr>
<tr>
<td>• Secure bicycle lockers</td>
</tr>
</tbody>
</table>
- Changing spaces

*Range of Effectiveness*: Grouped strategy (see TRT-1 through TRT-3).

<table>
<thead>
<tr>
<th>TRT-7</th>
<th>Implement Commute Trip Reduction Marketing, such as:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>- Education on trip reduction and alternative mode options</td>
</tr>
<tr>
<td></td>
<td>- Event promotions</td>
</tr>
<tr>
<td></td>
<td>- Publications</td>
</tr>
</tbody>
</table>

*Range of Effectiveness*: 0.8-4% commute vehicle miles traveled (VMT) reduction and therefore 0.8-4% reduction in commute trip GHG emissions.

| TRT-8 | Implement Preferential Parking Permit Program |

*Range of Effectiveness*: Grouped strategy (see TRT-1 through TRT-3).

| TRT-9 | Implement Car-Sharing Program |

*Range of Effectiveness*: 0.4-0.7% vehicle miles traveled (VMT) reduction and therefore 0.4-0.7% reduction in GHG emissions.

| TRT-10 | Implement School Pool Program |

*Range of Effectiveness*: 7.2-15.8% in school vehicle miles traveled (VMT) reduction and therefore 7.2-15.8% reduction in school trip GHG emissions.

| TRT-12 | Implement Bike-Sharing Programs |

*Range of Effectiveness*: Grouped strategy (see SDT-5 and LUT-9).

| TRT-13 | Implement School Bus Program |

*Range of Effectiveness*: 38-63% School VMT reduction and therefore 38-63% reduction in school trip GHG emissions.

**Transit System Improvements**

<table>
<thead>
<tr>
<th>TST-1</th>
<th>Transit System Improvements, including:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>- Grade-separated right-of-way, including bus only lanes (for buses, emergency vehicles, and sometimes taxis), and other Transit Priority measures. Some systems use guideways which automatically steer the bus on portions of the route.</td>
</tr>
<tr>
<td></td>
<td>- Frequent, high-capacity service</td>
</tr>
<tr>
<td></td>
<td>- High-quality vehicles that are easy to board, quiet, clean, and comfortable to ride.</td>
</tr>
<tr>
<td></td>
<td>- Pre-paid fare collection to minimize boarding delays.</td>
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<tr>
<td></td>
<td>- Integrated fare systems, allowing free or discounted transfers between routes and modes.</td>
</tr>
<tr>
<td></td>
<td>- Convenient user information and marketing programs.</td>
</tr>
<tr>
<td></td>
<td>- High quality bus stations with Transit Oriented Development in nearby areas.</td>
</tr>
<tr>
<td></td>
<td>- Modal integration, with BRT service coordinated with walking and cycling facilities, taxi services, intercity bus, rail transit, and other transportation services.</td>
</tr>
</tbody>
</table>

*Range of Effectiveness*: 0.02-3.2% vehicle miles traveled (VMT) reduction and therefore 0.02-3% reduction in GHG emissions.

<table>
<thead>
<tr>
<th>TST-2</th>
<th>Implement Transit Access Improvements, such as:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>- Sidewalk/crosswalk safety enhancements</td>
</tr>
<tr>
<td></td>
<td>- Bus shelter improvements</td>
</tr>
<tr>
<td><strong>Range of Effectiveness:</strong> Grouped strategy (see TST-3 and TST-4)</td>
<td></td>
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<tr>
<td>---</td>
<td></td>
</tr>
<tr>
<td><strong>TST-3 Expand Transit Network</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Range of Effectiveness:</strong> 0.1-8.2% vehicle miles traveled (VMT) reduction and therefore 0.1-8.2% reduction in GHG emissions.</td>
<td></td>
</tr>
<tr>
<td><strong>TST-4 Increase Transit Service Frequency/Speed</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Range of Effectiveness:</strong> 0.02-2.5% vehicle miles traveled (VMT) reduction and therefore 0.02-2.5% reduction in GHG emissions.</td>
<td></td>
</tr>
<tr>
<td><strong>TST-5 Provide Bike Parking Near Transit</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Range of Effectiveness:</strong> Grouped strategy (see TST-3 and TST-4).</td>
<td></td>
</tr>
<tr>
<td><strong>Road Pricing/Management</strong></td>
<td></td>
</tr>
<tr>
<td><strong>RPT-1 Implement Area or Cordon Pricing</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Range of Effectiveness:</strong> 7.9-22% vehicle miles traveled (VMT) reduction and therefore 7.9-22% reduction in GHG emissions.</td>
<td></td>
</tr>
<tr>
<td><strong>RPT-2 Improve Traffic Flow, such as:</strong></td>
<td></td>
</tr>
<tr>
<td>- Signalization improvements to reduce delay;</td>
<td></td>
</tr>
<tr>
<td>- Incident management to increase response time to breakdowns and collisions;</td>
<td></td>
</tr>
<tr>
<td>- Intelligent Transportation Systems (ITS) to provide real-time information regarding road conditions and directions; and</td>
<td></td>
</tr>
<tr>
<td>- Speed management to reduce high free-flow speeds.</td>
<td></td>
</tr>
<tr>
<td><strong>Range of Effectiveness:</strong> 0-45% reduction in GHG emissions.</td>
<td></td>
</tr>
<tr>
<td><strong>RTP-3 Required Project Contributions to Transportation Infrastructure Improvement Projects</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Range of Effectiveness:</strong> Grouped strategy (see RPT-2 and TST-1 through 7).</td>
<td></td>
</tr>
<tr>
<td><strong>RTP-4 Install Park-and-Ride Lots</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Range of Effectiveness:</strong> Grouped strategy (see RPT-1, TRT-11, TRT-3, and TST-1 through 6).</td>
<td></td>
</tr>
<tr>
<td><strong>Vehicles</strong></td>
<td></td>
</tr>
<tr>
<td><strong>VT-2 Utilize Alternative Fueled Vehicles, such as:</strong></td>
<td></td>
</tr>
<tr>
<td>- Biodiesel (B20)</td>
<td></td>
</tr>
<tr>
<td>- Liquefied Natural Gas (LNG)</td>
<td></td>
</tr>
<tr>
<td>- Compressed Natural Gas (CNG)</td>
<td></td>
</tr>
<tr>
<td><strong>Range of Effectiveness:</strong> Reduction in GHG emissions varies depending on vehicle type, year, and associated fuel economy.</td>
<td></td>
</tr>
<tr>
<td><strong>VT-3 Utilize Electric or Hybrid Vehicles</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Range of Effectiveness:</strong> 0.4-20.3% reduction in GHG emissions.</td>
<td></td>
</tr>
<tr>
<td><strong>Measures – Water</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Water Supply</strong></td>
<td></td>
</tr>
<tr>
<td><strong>WSW-1 Use Reclaimed Water</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Range of Effectiveness:</strong> Up to 40% in Northern California and up to 81% in Southern California.</td>
<td></td>
</tr>
<tr>
<td><strong>WSW-2 Use Gray Water</strong></td>
<td></td>
</tr>
</tbody>
</table>
**Range of Effectiveness:** Up to 100% of outdoor water GHG emissions if outdoor water use is replaced completely with graywater.

**WSW-3 Use Locally Sourced Water Supply**

*Range of Effectiveness:* 0-60% for Northern and Central California, 11-75% for Southern California.

**Water Use**

**WUW-2 Adopt a Water Conservation strategy**

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. It is equal to the Percent Reduction in water commitment.

**WUW-3 Design Water-Efficient Landscapes (see California Department of Water Resources Model Water Efficient Landscape Ordinance), such as:**
- Reducing lawn sizes;
- Planting vegetation with minimal water needs, such as native species;
- Choosing vegetation appropriate for the climate of the project site;
- Choosing complimentary plants with similar water needs or which can provide each other with shade and/or water.

*Range of Effectiveness:* 0-70% reduction in GHG emissions from outdoor water use.

**WUW-4 Use Water-Efficient Landscape Irrigation Systems (“Smart” irrigation control systems)**

*Range of Effectiveness:* 6.1% reduction in GHG emissions from outdoor water.

**WUW-5 Reduce Turf in Landscapes and Lawns**

*Range of Effectiveness:* Varies and is equal to the percent commitment to turf reduction, assuming no other outdoor water use.

**WUW-6 Plant Native or Drought-Resistant Trees and Vegetation**

*Range of Effectiveness:* Best Management Practice; may be quantified if substantial evidence is available.

**Measures – Area Landscaping**

**Landscaping Equipment**

**A-1 Prohibit Gas Powered Landscape Equipment**

*Range of Effectiveness:* Best Management Practice, influences Area GHG emissions from landscape equipment.

**A-2 Implement Lawnmower Exchange Program**

*Range of Effectiveness:* Best Management Practice, influences Area GHG emissions from landscape equipment.

**A-3 Electric Yard Equipment Compatibility**

*Range of Effectiveness:* Best Management Practice, influences Area GHG emissions from landscape equipment. Not applicable on its own. This measure enhances effectiveness of A-1 and A-2.

**Measures – Solid Waste**

**Solid Waste**

**SW-1 Institute Recycling and Composting Services**

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.

**SW-2 Recycle Demolished Construction Material**

*Range of Effectiveness:* Varies depending on Project Applicant and strategies selected. Best Management Practice.
<table>
<thead>
<tr>
<th><strong>Measures – Vegetation</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Vegetation</strong></td>
</tr>
<tr>
<td>V-1 Urban Tree Planting</td>
</tr>
<tr>
<td><em>Range of Effectiveness:</em> CO₂ reduction varies by number of trees. VOC emissions may increase.</td>
</tr>
<tr>
<td>V-2 Create New Vegetated Open Space</td>
</tr>
<tr>
<td><em>Range of Effectiveness:</em> Varies based on amount and type of land vegetated.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Measures – Construction</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Construction</strong></td>
</tr>
<tr>
<td>C-1 Use Alternative Fuels for Construction Equipment</td>
</tr>
<tr>
<td><em>Range of Effectiveness:</em> 0-22% reduction in GHG emissions.</td>
</tr>
<tr>
<td>C-1 Urban Tree Planting</td>
</tr>
<tr>
<td><em>Range of Effectiveness:</em> CO₂ reduction varies by number of trees. VOC emissions may increase.</td>
</tr>
<tr>
<td>C-2 Use Electric and Hybrid Construction Equipment</td>
</tr>
<tr>
<td><em>Range of Effectiveness:</em> 2.5-80% of GHG emissions from equipment that is electric or hybrid if used 100% of the time.</td>
</tr>
<tr>
<td>C-3 Limit Construction Equipment Idling Beyond Regulation Requirements</td>
</tr>
<tr>
<td><em>Range of Effectiveness:</em> Varies with the amount of Project Idling occurring and the amount reduced.</td>
</tr>
<tr>
<td>C-4 Institute a Heavy-Duty Off-Road Vehicle Plan, including:</td>
</tr>
<tr>
<td>• Construction vehicle inventory tracking system;</td>
</tr>
<tr>
<td>• Requiring hour meters on equipment;</td>
</tr>
<tr>
<td>• Document the serial number, horsepower, manufacture age, fuel, etc. of all onsite equipment; and</td>
</tr>
<tr>
<td>• Daily logging of the operating hours of the equipment.</td>
</tr>
<tr>
<td><em>Range of Effectiveness:</em> Not applicable on its own. This measure ensures compliance with other mitigation measures.</td>
</tr>
<tr>
<td>C-5 Implement a Construction Vehicle Inventory Tracking System</td>
</tr>
<tr>
<td><em>Range of Effectiveness:</em> Not applicable on its own. This measure ensures compliance with other mitigation measures.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Measures – Miscellaneous</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Miscellaneous</strong></td>
</tr>
<tr>
<td>Misc-1 Establish a Carbon Sequestration Project, such as:</td>
</tr>
<tr>
<td>• Geologic sequestration or carbon capture and storage techniques, in which CO₂ from point sources is captured and injected underground;</td>
</tr>
<tr>
<td>• Terrestrial sequestration in which ecosystems are established or preserved to serve as CO₂ sinks;</td>
</tr>
<tr>
<td>• Novel techniques involving advanced chemical or biological pathways; or</td>
</tr>
<tr>
<td>• Technologies yet to be discovered.</td>
</tr>
<tr>
<td><em>Range of Effectiveness:</em> Varies depending on Project Applicant and projects selected. The GHG emissions reduction is subtracted from the overall baseline project emissions inventory.</td>
</tr>
</tbody>
</table>
**Misc-2 Establish Off-Site Mitigation**

*Range of Effectiveness*: Varies depending on Project Applicant and projects selected. The GHG emissions reduction is subtracted from the overall baseline project emissions inventory.

**Misc-3 Use Local and Sustainable Building Materials**


**Misc-4 Require best Management Practices in Agriculture and Animal Operations**

**Misc-5 Require Environmentally Responsible Purchasing, such as:**
- Purchasing products with sustainable packaging;
- Purchasing post-consumer recycled copier paper, paper towels, and stationary;
- Purchasing and stocking communal kitchens with reusable dishes and utensils;
- Choosing sustainable cleaning supplies;
- Leasing equipment from manufacturers who will recycle the components at their end of life;
- Choosing Water Sense-certified water fixtures;
- Choosing electronic appliances with built in sleep-mode timers;
- Purchasing ‘green power’ (e.g. electricity generated from renewable or hydropower) from the utility; and
- Choosing locally-made and distributed products.


**Misc-6 Implement an Innovative Strategy for GHG Mitigation**


**Measures – General Plans**

**General Plans**

**GP-1 Fund Incentives for Energy Efficiency, such as:**
- Retrofitting or designing new buildings, parking lots, streets, and public areas with energy-efficient lighting;
- Retrofitting or designing new buildings with high-efficiency appliances;
- Retrofitting or purchasing new low-emissions equipment;
- Purchasing electric or hybrid vehicles;
- Investing in renewable energy programs


**GP-2 Establish a Local Farmer’s Market**


**GP-3 Establish Community Gardens**


**GP-4 Plant Urban Shade Trees**

*Range of Effectiveness*: The reduction in GHG emissions is not quantifiable at this time, therefore this mitigation measure should be implemented as a Best Management Practice. If the study data were updated to account for Title 24 standards, the GHG emissions reductions could be quantified, but would vary based on location, building type, and building size.
GP-5 Implement Strategies to Reduce Urban Heat-Island Effect, such as:
- Planting urban shade trees;
- Installing reflective roofs; and
- Using light-colored or high-albedo pavements and surfaces.

Range of Effectiveness: The reduction in GHG emissions is not quantifiable at this time, therefore this mitigation measure should be implemented as a Best Management Practice. If the study data were updated to account for Title 24 standards, the GHG emissions reductions could be quantified, but would vary based on location, building type, and building size.

As stated in our June 8th letter, these measures offer a cost-effective, feasible way to incorporate lower-emitting design features into the proposed Project, which subsequently, reduce emissions released during Project construction and operation. An EIR should be prepared to include all feasible mitigation measures, as well as include an updated air quality analysis to ensure that the necessary mitigation measures are implemented to reduce emissions to below thresholds. The EIR should also demonstrate commitment to the implementation of these measures prior to Project approval, to ensure that the Project’s significant emissions are reduced to the maximum extent possible.

SWAPE has received limited discovery regarding this project. Additional information may become available in the future; thus, we retain the right to revise or amend this report when additional information becomes available. Our professional services have been performed using that degree of care and skill ordinarily exercised, under similar circumstances, by reputable environmental consultants practicing in this or similar localities at the time of service. No other warranty, expressed or implied, is made as to the scope of work, work methodologies and protocols, site conditions, analytical testing results, and findings presented. This report reflects efforts which were limited to information that was reasonably accessible at the time of the work, and may contain informational gaps, inconsistencies, or otherwise be incomplete due to the unavailability or uncertainty of information obtained or provided by third parties.

Sincerely,

Matt Hagemann, P.G., C.Hg.

Paul E. Rosenfeld, Ph.D.
EXHIBIT E
Memorandum

Date: 3/5/2020

To: Michael Griffiths

From: Lin Zhang, PhD, PE, TE, PTOE
Elite Transportation Group, Inc. (ETG)

Subject: Peer Review of Updated Traffic Study for the Proposed Terraces of Lafayette Project

EXECUTIVE SUMMARY

This memorandum provides a summary of a peer review of the updated traffic impact study prepared by TJKM (hereinafter referred to as updated traffic study) for the proposed Terraces of Lafayette Project (hereinafter referred to as proposed project). The following areas are identified by Elite Transportation Group, Inc. (ETG) either unmitigable or inadequate:

- It was not clear whether the traffic analysis models used for the queueing and weaving analyses were calibrated to the local traffic condition. The conclusions drawn upon the model results would be questionable if the models were not properly calibrated.
- The proposed project would result in a significant and unavoidable impacts on the level of service at Pleasant Hill Road/Deer Hill Road intersection, as well as delay on Pleasant Hill Road.
- The projected delay indices used in the updated traffic study significantly underestimated the congestion level on Pleasant Hill Road and SR 24.
- Crossing three lanes for vehicles existing westbound SR 24 off-ramp to access the extended northbound left-turn lane at the intersection of Pleasant Hill Road/Deer Hill Road in this heavily congested short segment (approximately 600 feet only) will not only cause additional delay, but also pose safety risks. However, these impacts were not fully studied or mitigated.
- For a congested and gridlocked arterial such as Pleasant Hill Road during peak hours, installing Emergency vehicle preemption (EVP) would not fully mitigate the impact of the proposed project on emergency response time.
- The net loss of 15 parking spaces on Pleasant Hill Road would result in a significant impact on passenger loading.
- The proposed bicycle lane between Deer Hill Road and SR 24 on-ramp would create major conflict zones between bicycles and passenger-loading vehicles, between bicycles and vehicles in the trap lane, and between bicycles and vehicles entering & existing the property driveway.
- Analysis of impacts to traffic, noise, and pollution was not performed for the massive amount of heavy trucks in the grading stage of construction (approximately 45 heavy truck trips per hour).
- The updated traffic study lacks an analysis to quantify the traffic impact of the proposed project during wildfires and PG&E’s power shut-offs. Also, an evacuation plan for the residents inside the Very High Fire Hazard Severity Zones (VHFHSZ) needs to be developed or updated.
- The updated traffic study omitted the analysis of the significant impact of the proposed project on westbound queues at the intersection of Laurel Drive/Deer Hill Road in the AM peak period under the Plus Project scenarios.
FIELD VISIT

To gain local knowledge of the study area, ETG conducted a field visit along Pleasant Hill Road between Withers Avenue and Old Tunnel Road, and Deer Hill Road between First Street and Pleasant Hill Road on October 22, 2019 (Tuesday), during AM peak, School peak, and PM peak periods.

On Pleasant Hill Road, our observations indicated that it experienced the most congestion in the southbound direction during the AM peak period. The southbound queue in the AM peak period extended as far as 1,500 feet north of Rancho View Drive. In the PM peak period, the northbound Pleasant Hill Road experienced congestion near the intersection at Pleasant Hill Road and Stanley Blvd/Deer Hill Rd, with the longest queue extending about 2,000 feet south of this intersection.

On Deer Hill Road, it was observed that there was an excessive left-turn queue on the westbound approach at the intersection of Deer Hill Road and Laurel Drive in the AM peak period. During the PM peak period, the eastbound Deer Hill Road experienced severe congestion with the longest queue extending more than one mile from the intersection of Pleasant Hill Road/Deer Hill Road/Stanley Boulevard.

ETG also conducted several travel time runs during the field visit. Table 1 lists the average travel times and the delay indices in each peak direction of Pleasant Hill Road between Withers Avenue and Old Tunnel Road (approximately 2.8 miles). Note that the delay indices were calculated using the estimated free-flow travel time from Google Maps. Each average travel time was based on several travel time runs. Table 1 also lists the Contra Costa Transportation Authority (CCTA) 2017 Multimodal Traffic Service Objectives (MTSO) delay indices, as well as the 2019 projected delay indices calculated by TJKM. The delay indices will be discussed in more detail in the next section.

<table>
<thead>
<tr>
<th>Direction</th>
<th>Period</th>
<th>Average Travel Time (min)</th>
<th>Free-Flow Travel Time (min)</th>
<th>Delay Index</th>
<th>2017 MTSO Delay Index</th>
<th>2019 Projected (TJKM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>SB</td>
<td>AM Peak</td>
<td>16.4</td>
<td>5.5</td>
<td>2.98</td>
<td>2.4</td>
<td>1.34</td>
</tr>
<tr>
<td>NB</td>
<td>School Peak</td>
<td>7.4</td>
<td>5.5</td>
<td>1.35</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>NB</td>
<td>PM Peak</td>
<td>11.4</td>
<td>5.5</td>
<td>2.07</td>
<td>2.0</td>
<td>1.74</td>
</tr>
</tbody>
</table>

PEER REVIEW FINDINGS

Latest Traffic Data

The updated traffic study collected the turning movement counts at all 17 study intersections on April 30, 2019, and one intersection only at Pleasant Hill Road/Deer Hill Road/Stanley Boulevard on May 2, 2019. The counts at all study intersections were later scaled up based on the day-to-day traffic variation at the Pleasant Hill Road/Deer Hill Road/Stanley Boulevard intersection between April 30 and May 2, 2019, for the analysis.
The typical practice of collecting turning movement counts at an intersection is to collect counts on two midweek days and use the average for analysis. It is not certain that it was a budget constraint that did not allow the new data collection to cover two days at all study intersections. However, scaling up counts to a higher level would result in a more conservative analysis.

For the signal timing data, the updated study used the latest timings at intersections on Pleasant Hill Road provided by the City of Lafayette. However, for other signalized study intersections not on Pleasant Hill Road, default parameters were assumed, instead of using the actual signal timings, for unstated reasons.

**Study Area Coverage**

The study area in the updated study remains the same as the 2012 study. Based on our field visit observations, this study area is sufficient for the traffic impact analysis of the proposed Terraces of Lafayette project.

**Analysis Methodologies**

ETG evaluated the methodologies used in the updated traffic study, including the following:

- **Traffic Forecast** – The updated study used the latest CCTA Traffic Forecasting Model base year (2018) and future year (2040) outputs to calculate the annual average growth rate. This growth rate was later applied to the adjusted 2019 counts to estimate 2040 traffic. This is a reasonable and common practice.

- **Level of Service (LOS) Analysis** – The updated study used the Highway Capacity Manual (HCM) 2010 methodologies to determine LOS for the study intersections. This is different from the 2012 study that used the HCM 2000 methodologies, but is compliant with CCTA's preference as listed in the CCTA Technical Procedures.

- **Signal Warrant** – The updated study conducted peak hour signal warrant analyses for unsignalized intersections using the 2014 California Manual on Uniform Traffic Control Devices (MUTCD), which is the latest version of the manual. This is a reasonable and common practice.

- **Queuing Analysis** – Similar to the 2012 study, the updated study used the simulation approach to conduct queuing analysis. The simulated 95th percentile queue lengths were used to determine whether the existing turn-lanes provide sufficient storage. However, it was not mentioned in the report whether the simulation model was calibrated to the local traffic condition. Model calibration is the process of adjusting model parameters (which initially are defaults) to obtain a model that replicates the existing traffic conditions. Model calibration is critical in that it ensures that a traffic simulation model is able to reproduce the local traffic condition and is proper to use for analyzing alternatives or scenarios. For a corridor study, travel time is the most common performance measure that is used in model calibration. It was not clear from the updated study report if the traffic analysis models were calibrated. If the traffic analysis models were not calibrated, then the models would be unreliable and the conclusions drawn from the analysis would be questionable. TJKM should explain the calibration methods used.

- **Weaving Analysis** – It was concerned that the proposed project would worsen the weaving condition on Pleasant Hill Road between freeway ramps and nearby intersections. The updated study employed a similar simulation approach as used in the 2012 study to evaluate the impact
of the proposed project on weaving activities. However, it was not mentioned in the report whether the simulation model was calibrated to the local traffic condition.

- **Delay Index** – The Delay Index (DI) is an expression of the amount of time required to travel between two points during the peak hour as compared to the free-flow travel time baseline. The delay index is defined as: $\text{Delay Index} = \frac{\text{Congested Peak-Hour Travel Time}}{\text{Free-Flow Travel Time}}$. The updated traffic study estimated the 2019 delay indices for Pleasant Hill Road and SR 24 by using the 2013 MTSO monitoring results and growth rates between 2013 and 2019. It was stated in the report that the 2017 MTSO monitoring results for Pleasant Hill Road and SR 24 overestimated the existing delay index, therefore, the 2013 results were used to estimate the 2019 delay index. However, the 2017 MTSO monitoring results were based on INRIX data. INRIX gathers and aggregates data collected from a wide range of anonymous GPS-equipped devices (e.g., smartphones), and thus provides much better coverage of travel time data compared to traditional travel time tach runs (i.e., floating car survey). INRIX data has been validated and recognized as a reliable data source, and has been used by many agencies and organizations nationwide and locally in the Bay Area for congestion monitoring and other traffic-related projects. In addition, our travel time runs on Pleasant Hill Road conducted on October 22, 2019, show that the existing delay indices are higher but close to the 2017 monitoring results (Table 1). Therefore, our assessment is that the projected delay indices used in the updated traffic study significantly underestimated the congestion level on Pleasant Hill Road. See below under the heading Impacts on SR 24 for our similar comments on the impacts on Highway 24.

**Trip Generation Calculations**

The 2012 study calculated trip generations using the ITE Trip Generation Manual, 8th Edition. Since the 10th edition of the Manual was published in 2017, the updated traffic study calculated trip generation based on the latest Manual (i.e., 10th edition). However, because the new trip generation resulted in fewer trips than the original one in the 2012 study, the updated traffic study used the original trip generation for the analysis. As stated in the report, the proposed project was classified as “Multifamily Housing (Mid-Rise)” according to the latest Manual but was classified as “Apartments” based on the older version of the Manual. The change of land use classification would result in over a 25% reduction in trip generation, although it is unclear how such a change is warranted since we understand that half the buildings are 2-story and half are 3-story. The updated study report included the 10th Edition-based trip generation for comparison purposes only, but applied the higher trip generation used in the 2012 study.

We verified and confirmed that the trip generation calculations using both the 8th and 10th Edition of the Traffic Generation Manual in the updated traffic study report are valid.

**Trip Distribution Assumptions**

The updated study retained the trip distribution that was manually estimated in the 2012 study, because “it was determined that the ‘plus project’ model results could not be relied upon”. It was not certain if it was caused by the model not being sensitive to the proposed project.

We reviewed the assumed trip distribution and they are reasonable given the traffic conditions in the study area.
Assumptions for Future Year Cumulative Scenarios

The future year was set as 2040 in the updated traffic study, which is reasonable and consistent with the future year of the latest CCTA Traffic Forecasting Model. The growth rate used to estimate 2040 traffic was derived based on the CCTA model outputs of the base year and future year. This is a common practice.

Impacts on Emergency Vehicles

Emergency vehicle preemption (EVP) system was recommended in the original study as the mitigation measure for the impact of the proposed project on emergency response time. Opticom, as one of the widely used EVP equipment in the US, was mentioned in the original study. EVP was retained in the updated traffic study to mitigate the impact on emergency response time.

While EVP enables faster emergency response, congestion and gridlock can prevent emergency vehicles from reaching the preemptive detection range at equipped signalized intersections. The priority logic used in the current EVP equipment (e.g., Opticom) does not consider congested queuing conditions such as the one on Pleasant Hill Road as shown in Figure 1. The technique that uses queue-based offset to adjust preemption time is still at the research and development stage, and thus not available to use yet.

Figure 1. Emergency Vehicle Stuck in Traffic Congestion on Pleasant Hill Road
Our assessment is that EVP equipment (e.g., Opticom) can help reduce emergency response time under non-congested or slightly-congested traffic conditions. However, for a congested and gridlocked arterial such as Pleasant Hill Road during the peak hours, the impact on emergency response time due to additional congestion caused by the proposed project is unlikely to be fully mitigated by installing EVP equipment. No analysis in the updated traffic report has shown emergency response time reduction by using EVP equipment on Pleasant Hill Road. Therefore, this impact is deemed significant and unavoidable.

**Impacts during Construction**

According to the traffic study report, grading on the proposed project site during construction would result in approximately 25,000 to 30,000 haul trips over a nine-month period. The traffic study assumed five-day work weeks, this would result in an average of approximately 150 haul trips per day, for a total of 300 truck trips (150 arriving empty, 150 leaving full) per day. The traffic study report suggested that large trucks should be prohibited during the hours of 7:00 to 9:00 a.m. and 3:00 to 7:00 p.m. on any school day, and 7:00 to 9:00 a.m. and 4:00-7:00 p.m. on any non-school weekday. This would result in six (6) to seven (7) hours per workday for active hauling operations. However, the traffic study report assumed eight (8) hours per workday instead, which resulted in an average of approximately 40 truck trips per hour. Our estimate is an average of approximately 45 truck trips per hour. This large amount of heavy truck traffic during construction will result in not only excessive intersection delay at the intersection of Pleasant Hill Road and Deer Hill Road/Stanley Boulevard, but also new traffic hazards when changing lanes or making wide turns when maneuvering on Pleasant Hill Road and Deer Hill Road. The updated traffic study report recommended to limit truck traffic to off-peak times, but did not analyze the potential impacts. Analysis should have been performed considering the massive amount of heavy trucks in the grading stage of construction (approximately 45 heavy truck trips per hour). The noise and pollution impacts of this amount of truck activity should be analyzed elsewhere in the CEQA analysis.

**Weaving Activities**

It was concerned that the proposed project would worsen the weaving condition on Pleasant Hill Road between freeway ramps and nearby intersections, especially when the original design allows full access at the proposed driveway on Pleasant Hill Road. The revised design has prohibited left-turn in/out at this driveway. In addition, the simulation experiments carried out in the updated traffic study show that the additional traffic due to the proposed project has little impact on traffic speeds along this weaving section. However, it was not clear in the updated traffic study report if the simulation models were calibrated to represent the real congestion level on Pleasant Hill Road. If the traffic analysis models were not calibrated, then the models would be unreliable and the conclusions drawn from the analysis would be questionable.

Furthermore, the updated traffic study states that the northbound to westbound left-turn lane at the intersection of Pleasant Hill Road/Deer Hill Road/Stanley Boulevard will be extended further south. This will result in approximately 600 feet only between the westbound SR 24 to northbound Pleasant Hill Road off-ramp and the extended northbound left-turn lane. Based on the estimated project trip generation, during the PM peak hour, there will be about 30 project-generated vehicles which will have to cross three lanes in order to access the left-turn lane from the off-ramp. Crossing three lanes in this
heavily congested short segment (approximately 600 feet) will not only cause additional delay, but also pose safety risks. However, these impacts were not fully studied or mitigated in the updated traffic study.

Impacts on SR 24

The updated traffic study used delay index to evaluate the impacts of the proposed project on SR 24 between the Caldecott Tunnel and I-680. It was stated in the report that the 2017 MTSO monitoring results for SR 24 overestimated the existing delay index, and therefore the 2013 results were used to estimate the 2019 delay index. As stated earlier, the 2017 MTSO monitoring results were based on INRIX data which has been validated and recognized as a reliable data source. We also performed a quick check using the Google Map peak-period travel times to calculate the delay index, as shown in Table 2. It can be seen that the Google Map-based delay indices are similar to the 2017 MTSO delay indices. Our assessment is that the projected delay indices used in the updated traffic study significantly underestimated the congestion level on SR 24.

<table>
<thead>
<tr>
<th>Direction</th>
<th>Period</th>
<th>Average Travel Time (min)</th>
<th>Free-Flow Travel Time (min)</th>
<th>Delay Index</th>
<th>2017 MTSO Delay Index</th>
<th>2019 Projected (TJKM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>WB</td>
<td>AM Peak</td>
<td>20.3</td>
<td>10</td>
<td>2.03</td>
<td>2.0</td>
<td>1.7</td>
</tr>
<tr>
<td>EB</td>
<td>PM Peak</td>
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<td>10</td>
<td>2.29</td>
<td>2.3</td>
<td>1.4</td>
</tr>
</tbody>
</table>

Site Access

As stated in the updated study report, several changes were made in the updated site plan:

- Driveway on Pleasant Hill Road permits only right-turn in/out
- Relocated east driveway on Deer Hill Road permits full access with an exclusive left-turn lane
- Relocated west driveway on Deer Hill Road permits only right-turn in/out and left-turn out with a median refuge lane

Our assessment is that compared to the original design used in the 2012 study, these changes would reduce interruptions to the existing traffic on Pleasant Hill Road and Deer Hill Road. The relocated east driveway on Deer Hill Road is further away from the intersection at Pleasant Hill Road/Deer Hill Road, which would provide more left-turn lane storage and some safety benefits, although allowing left turns out of this driveway could still be problematic given limited visibility, the steepness of Deer Hill Road at this point and the speed and momentum of traffic coming down the hill in off-peak times.

Parking Supply inside Development

The updated study used the same parking requirements by unit size as in the 2012 study. The calculated parking demand is 511 spaces and the updated parking supply is 557 spaces, which is slightly different from the original parking supply of 567 spaces. The conclusion that the project would have a less-than-significant impact on surrounding roadways since parking supply inside the development is sufficient.

Passenger Loading and On-Street Parking
As stated in the updated traffic study report, the proposed project would remove 19 on-street parking spaces along Pleasant Hill Road south of Deer Hill Road. These parking spaces are heavily used especially for student pick-ups in the afternoon for the nearby Acalanes High School, as illustrated in Figure 2. It was stated in the report that the new loading area could accommodate approximately eight (8) waiting vehicles. However, there is already an existing passenger loading zone between the intersection of Pleasant Hill Road/Deer Hill Road and the existing parking spaces that accommodate about four (4) vehicles. The net loss of 15 parking spaces (i.e., 19+4-8=15) would result in a significant impact on passenger loading in the study area, which contradicts the conclusion in the updated traffic study report.

**Figure 2. Utilization of Existing Passenger Loading Zone & Parking Spaces (West Side of Pleasant Hill Road, South of Deer Hill Road)**

Bike Lane

The proposed bicycle lane between Deer Hill Road and SR 24 on-ramp would be located between the right-turn trap lane and through lanes, as illustrated in Figure 3. This will create two major neighboring conflict zones for bicycles, as listed below.

- Conflict zone between bicycles and passenger-loading vehicles, as illustrated in the area circled in orange.
- Conflict zone between bicycles and vehicles in the right-turn trap lane where bicycles need to cross the trap lane, and between bicycles and vehicles entering & existing the property driveway, as illustrated in the area circled in red.

The updated traffic study did not address these significant conflicts in the neighboring conflict zones between bicycles and vehicles.
Wildfire, PG&E Power Shut-off, and Evacuation Plan

It is worth noting that the proposed project is located in the Very High Fire Hazard Severity Zones (VHFHSZ) according to the City Ordinance No. 620 (Figure 4). Given the facts that: 1) semi-rural/urban interface wildfires have become a new reality; 2) all three fire stations within the study area use Pleasant Hill Road, and 3) all three fire stations fail to meet the target response time of five minutes, the extra delay on Pleasant Hill Road caused by the proposed project would worsen emergency response time as well as resident evacuation.

In addition, PG&E’s power shut-offs, as a proactive measure to help avoid wildfires, have been affecting the study area and surrounding areas. As a consequence, affected signalized intersections become all-way-stop-controlled intersections due to traffic signal blackout (which would also affect any proposed EVP system also). It is recommended that the study should include an analysis to quantify the traffic impact of the proposed project under such conditions.

In addition, an evacuation plan for the residents in the area should be considered and how the proposed project would impact evacuation routes and emergency vehicles access if the proposed 315 units are being evacuated at the same time.
Other Issues

**Significant and Unavoidable Impacts** – According to the updated traffic study report, the proposed project would result in significant and unavoidable impacts on the level of service at the intersection of Pleasant Hill Road/Deer Hill Road/Stanley Boulevard and the delay index on Pleasant Hill Road, unless a third southbound through lane were added to Pleasant Hill Road between north of Deer Hill Road and SR-24. However, as discussed earlier, the projected delay indices used in the updated traffic study significantly underestimated the congestion level on Pleasant Hill Road. Therefore, it cannot be claimed for sure that a third southbound through lane will be able to mitigate the proposed project. In addition, the Gateway Constraints Policy outlined in the Lamorinda Action Plan precludes adding more through lanes. Pleasant Hill Road is used as an alternative route by traffic heading south on I-680 in the AM Peak period. One of the rationales for the Gateway Constraints Policy is the recognition that any improvement in through traffic flow on Pleasant Hill Road is likely to attract more traffic from I-680. Therefore, this impact is considered significant and unmitigable.

**Excessive Queue at Laurel Drive/Deer Hill Road** – During our field visit, excessive left-turn queues were observed on the westbound approach of Laurel Drive/Deer Hill Road intersection in the AM peak period. According to the 95th percentile queue lengths included in the queuing and blocking reports (Appendix

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C, D, E and F in the updated traffic study report), the proposed project would cause significant impact at this intersection under Existing Plus Project scenario. No discussion on this impact or corresponding mitigation measures were mentioned in the updated traffic study.

**SUMMARY**

Elite Transportation Group, Inc. (ETG) conducted a peer review of the updated traffic study report for the proposed Terraces of Lafayette project. The following areas are identified either unmitigable or inadequate:

- It was not clear from the updated traffic study report whether the traffic analysis models were calibrated to the local traffic condition before being used for traffic analysis, including queuing and weaving analysis. If the traffic analysis models were not calibrated, then the models would be unreliable and the conclusions drawn from the analysis would be questionable.

- The proposed project would result in significant and unavoidable impacts on the level of service at the intersection of Pleasant Hill Road/Deer Hill Road/Stanley Boulevard and the delay index on Pleasant Hill Road, unless a third southbound through lane were added to Pleasant Hill Road between north of Deer Hill Road and SR 24. However, the projected delay indices used in the updated traffic study significantly underestimated the congestion level on Pleasant Hill Road. Therefore, it cannot be claimed that a third southbound through lane will certainly be able to mitigate the proposed project. In addition, the Gateway Constraints Policy outlined in the Lamorinda Action Plan precludes adding more through lanes. Pleasant Hill Road is used as an alternative route by traffic heading south on I-680 in the AM Peak period. One of the rationales for the Gateway Constraints Policy is the recognition that any improvement in through traffic flow on Pleasant Hill Road is likely to attract more traffic from I-680. Therefore, this impact is considered significant and unmitigable.

- The updated traffic study stated that the 2017 MTSO monitoring results for Pleasant Hill Road and SR 24 overestimated the existing delay index, therefore, the 2013 results were used to estimate the 2019 delay index. However, the 2017 MTSO results were based on INRIX data, which has been validated and recognized as a reliable data source and has been used in many traffic-related projects. In addition, our travel time runs on Pleasant Hill Road conducted on October 22, 2019, show that the existing delay indices are higher but close to the 2017 monitoring results. The Google map-based delay indices are similar to the 2017 MTSO delay indices on SR 24. Therefore, our assessment is that the projected delay indices used in the updated traffic study significantly underestimated the congestion level on Pleasant Hill Road and SR 24.

- The northbound to westbound left-turn lane at the intersection of Pleasant Hill Road/Deer Hill Road/Stanley Boulevard will be extended further south based on the project site plan and the updated traffic study, which will result in approximately 600 feet only between the westbound SR 24 to northbound Pleasant Hill Road off-ramp and the extended northbound left-turn lane. During the PM peak hour, there will be about 30 project-generated vehicles exiting westbound SR 24 off-ramp which will have to cross three lanes in order to access the northbound left-turn lane. Crossing three lanes in this heavily congested short segment (approximately 600 feet) would not only cause additional delay, but also pose safety risks. However, these impacts were not fully studied or mitigated in the updated traffic study.

- Emergency vehicle preemption (EVP) equipment can help reduce emergency response time under non-congested or slightly-congested traffic conditions. For a congested and gridlocked arterial such as Pleasant Hill Road during peak hours, installing EVP would not fully mitigate the
impact of the proposed project on emergency response time. No analysis in the updated traffic report has shown emergency response time reduction by using EVP equipment on Pleasant Hill Road. This impact is deemed significant and unavoidable.

- The proposed project would remove 19 on-street parking spaces along Pleasant Hill Road south of Deer Hill Road. These parking spaces are heavily used especially for student pick-ups in the afternoon for the nearby Acalanes High School. It was stated in the report that the new loading area could accommodate approximately eight (8) waiting vehicles. The existing passenger loading zone can accommodate about four (4) vehicles. The net loss of 15 parking spaces would result in a significant impact on passenger loading in the study area and therefore deemed significant.

- The proposed bicycle lane between Deer Hill Road and SR 24 on-ramp would be located between the right-turn trap lane and through lanes. This will create major neighboring conflict zones - between bicycles and passenger-loading vehicles, between bicycles and vehicles in the right-turn trap lane where bicycles need to cross the trap lane, and between bicycles and vehicles entering & existing the property driveway. These significant conflicts in the conflict zones were not addressed in the updated traffic study.

- Grading on the proposed project site during construction would result in approximately 25,000 to 30,000 haul trips over a nine-month period. Our estimation shows 45 trucks per hour for seven (7) hours per weekday given that the construction trucks will avoid peak hours. This large amount of heavy truck traffic during construction will result in not only excessive intersection delay at the intersection of Pleasant Hill Road and Deer Hill Road/Stanley Boulevard, but also new traffic hazards when changing lanes or making wide turns when maneuvering on Pleasant Hill Road and Deer Hill Road. The updated traffic study report recommended to limit truck traffic to off-peak times, but did not analyze the potential impacts. Analysis should have been performed considering the massive amount of heavy trucks in the grading stage of construction (approximately 45 heavy truck trips per hour). The noise and pollution impacts of this amount of truck activity should be analyzed elsewhere in the CEQA analysis.

- Considering that the proposed project is located in the Very High Fire Hazard Severity Zones (VHFHSZ), as well as PG&E’s power shut-offs as a proactive measure to help avoid wildfires, the study should include an analysis to quantify the traffic impact of the proposed project under such conditions. In addition, an evacuation plan for the residents inside the VHFHSZ needs to be developed or updated, given the new reality of wildfires and proximity to Acalanes High School buildings and student parking lot.

- During the field visit, excessive left-turn queues were observed on the westbound approach at the intersection of Laurel Drive/Deer Hill Road in the AM peak period. According to the 95th percentile queue lengths included in the queuing and blocking reports, the proposed project would cause a significant impact at this intersection under the Plus Project scenarios. No discussion on this impact or corresponding mitigation measures were mentioned in the updated traffic study.
May 14, 2020

Re: The Terraces application

Dear Chair Sturm and Planning Commissioners:

As a former Lafayette Planning Commissioner and Chair of the General Plan Advisory Committee (GPAC) that wrote the current General Plan, I want to clear up a major misconception about the approved 2002 General Plan (GP) and the APO zoning. One of the goals of the GPAC was to ensure that the zoning was consistent with the goals and policies of the GP and, if not, recommend the zoning be changed. Our GP consultant told the GPAC many times that the GP had to be taken as a whole and all the statements and wording within it. It was clear by the many statements and goals and policies in the GP that the APO zoning was inconsistent and needed to be changed. In fact, the GP is replete with references calling for the APO zoning areas to be semi-rural and to protect the natural and scenic quality of the hillsides and ridgelines. This massive fourteen two and three building proposed project, which is a project only suited for urban areas, and is on a City protected ridgeline, violates almost every related goal and policy statement in the GP. For example, the General Plan calls for all multi-family development be in the Downtown. I would ask the Commissioners does this parcel look like the Downtown to you? The GP calls for any development on hillsides and ridgelines to be substantially concealed and to appear essentially undeveloped. I refer you to some additional GP references attached. Although it took a number of years, ultimately, the City eliminated all the APO zones in order to be consistent with the GP.

It should be noted that if any APO zoning is applied to the Terraces parcel, that zoning is inconsistent with both the approved 2002 General Plan, and the amended 2015 General Plan including the goals, policies and statements therein. Can you imagine the terrible precedent this would set?

A brief background on the 22-acre parcel on which The Terraces project is proposed, which has a more circuitous history than the other APO zoned properties in the City. The 15 member GPAC had unanimously recommended a low-density residential zoning for the property. In 2002, the City Council, on a split vote, asked that this parcel be further studied and called for a Specific Plan be done before finalizing the rezoning for the property. After several years elapsed, the City Council determined that a Specific Plan was too expensive and instead approved an Opportunities and Constraints Study (Study) be done. This Study found that the maximum number of housing units that could be built on the property was 14 units. In 2015, in order to approve an alternative 44-unit housing project, the City Council rezoned the property to R-20 and amended the GP, as the R-20 zoning was inconsistent with the 2002 approved GP, which called for low density residential. When these changes were challenged by the community, the State Appellate Court directed the City to bring the zoning for the property into compliance with the GP. The City did this in 2018, zoning the property R-65, or 14 housing units in total. The 14 housing units was consistent with the Opportunities and Constraints Study referenced above and called for in the 2002 General Plan.

In summary, the APO zoning is inconsistent with both the original and amended general plans including the goals, policies and other statements. And, under the Housing and Accountability Act (HAA), inconsistency with the General Plan is one of several bases for denying a project. Another basis is a significant adverse impact that cannot be mitigated, and this project has multiple significant adverse impacts that cannot be mitigated. It appears the City has a strong defensible position under the HAA to deny the project. As City staff has indicated, you could make the findings to deny the project, except for
the HAA. Now you can do both, make the findings to deny the project, and deny the project. I (and a large portion of the Lafayette community) urge you to do the right thing and deny this project.

Guy Atwood

47-year Lafayette resident, now living at 990 Kimberly Circle in Pleasant Hill CA