

Planning Department 168 North Edwards Street Post Office Drawer L Independence, California 93526

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FINAL NEGATIVE DECLARATION OF ENVIRONMENTAL IMPACT AND INITIAL STUDY

PROJECT TITLE: Conditional Use Permit (CUP) 2019-06/Grow 4 Gold (Cannabis)

PROJECT LOCATION: The proposed project site is located approximately 26-miles southeast of the community of Charleston View (45 miles southeast of Pahrump, NV) and can be accessed by Nevada SR-160, to Sandy Valley Rd, Tuskegee Street, and Rose Mary Ln. The proposed project is located on private land owned by Sandy Prem 2 LLC, with an Assessor's Parcel Number of 048-350-38.

PROJECT DESCRIPTION: The applicant is applying for a CUP to develop the property for commercial cannabis cultivation, following an initial conversion of the current turf farm into hemp cultivation. Once licensing for cannabis is complete, cultivation will then be converted from hemp to cannabis. CEQA analysis is required for CUPs in order for the Planning Commission to give final approval for the proposed cannabis cultivation. The proposed project site would cultivate 97 acres of a 164-acre parcel currently operating as a turf farm. The cultivation will be outdoor, under rafter houses (shaded canopies that use curtains and cables, without stick built structures), along with a 20,000 ft² processing building. The cultivation will occur 300 feet back from each property line, per Inyo County Code. The entire site is disturbed, as a result of the operation of a turf farm, the existing utility poles, a well, and unpaved service roads.

FINDINGS:

A. The proposed project is consistent with goals and objectives of the Inyo County General Plan.

The goal of this project is to allow for a cannabis cultivation operation. The project is consistent with the General Plan designation of Agricultural (A) as it provides for the production of "food or fiber on a regular and sustained basis" with accompanying "agricultural processing facilities." The (A) General Plan designation is compatible with the existing Open-Space (OS-40) zoning designation. It is also compatible with the General Plan's Conservation and Open Space Element's Goal Agriculture (AG) 1.0: Provide and maintain a viable and diverse agriculture industry in Inyo County. The applicant is proposing to grow cannabis. This activity is consistent with Goal AG 1.0, as it provides for a more diverse agriculture industry than currently exists in the County.

B. The proposed project is consistent with the provisions of the Inyo County Zoning Ordinance.

The proposed project is a CUP to allow for the commercial cultivation of cannabis. The OS-40 zone allows for commercial cannabis cultivation with a CUP, which is consistent with Inyo County's cannabis ordinance, adopted in February 2018 (ICC 18.78.360). The Open Space designation states that commercial cannabis cultivation shall be allowed as long as the project can meet a setback requirement of 300 feet, which this project does (ICC 18.12.040). This project will bring more agriculture activities to the county and is proposed to be conducted outdoors, using drip or pivot irrigation.

C. Potential adverse environmental impacts will not exceed thresholds of significance, either individually or cumulatively.

The proposed cannabis cultivation area is within the pre-disturbed circumference of an existing turf farm. As this land has been developed for agriculture, with irrigation, pesticides, and swathing of crops being part of the day-to-day operation of the previous agricultural business, Planning staff has reviewed the proposed cannabis operation and determined that Conditional Use Permit 2019-06/Grow 4 Gold does not have the potential to cause environmental impacts that exceed thresholds of significance, either individually or cumulatively. The project proposes to first convert the existing turf farm to hemp cultivation, for extraction of medicinal CBD oil, and then convert again to cannabis cultivation. It is worth noting that the current turf farm operation, regardless of its water intensity, was permitted to operate without any special use permits, as a principle permitted use, under the Inyo County land use designation of Open Space.

D. Based upon the environmental evaluation of the proposed project, the Planning Department finds that the project does not have the potential to create a significant adverse impact on flora or fauna; natural, scenic and historic resources; the local economy; public health, safety, and welfare. This constitutes a Mitigated Negative Finding for the Mandatory Findings required by Section 15065 of the CEQA Guidelines.

Mitigation will be built into the project, as conditions of approval for the proposed future cannabis cultivation use, in the following ways:

Aesthetic: The owner or his agent will adhere to Inyo County's General Plan Visual Resources requirement (VIS-1.6-Control of Light & Glare), which requires all outdoor light fixtures including street lighting, externally illuminated signs, advertising displays, and billboards use low-energy, shielded light fixtures which direct light downward (i.e., lighting shall not emit higher than a horizontal level) and are fully shielded.

Air Quality: The owner or his agent will be required to follow best management practices to control for dust and odors & will consult with the Great Basin Air Pollution Control District to minimize potential air quality effects from the cannabis crop's VOC emissions (Terpenes).

Geology & Soils: The owner or his agent shall consult with the Inyo County Environmental Health Department and use portable toilets and RV trailers to manage sewage waste; the trailers will haul the toilets weekly to a company contracted RV dump station, in San Bernardino County, to dispose of sewage. Once the processing facility has been constructed in a later project phase, indoor bathrooms will replace portable toilets. The applicant shall consult the Inyo County Environmental Health Department during the building process to make sure the septic system is compliant with County code. The applicant shall consult the Inyo County Environmental Health Department during the building process to make sure all pesticide and fertilizer use, storage and disposal conforms with the County's requirements. To manage dust and erosion, the applicant shall apply for a Stormwater Pollution Prevention Plan (S.W.P.P.P) as indicated in section VI(b) and IX(c) of this document.

Additional information is available from the Inyo County Planning Department. Please contact Project Planner Cathreen Richards (760-878-0447) if you have any questions regarding this project.

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9/23/9

Cathreen Richards Director, Inyo County Planning Department

Date

INYO COUNTY PLANNING DEPARTMENT

CEQA APPENDIX G: INITIAL STUDY & ENVIRONMENTAL CHECKLIST FORM

EVALUATION OF ENVIRONMENTAL IMPACTS:

1) A brief explanation is required for all answers except "No Impact" answers that are adequately supported by the information sources a lead agency cites in the parentheses following each question. A "No Impact" answer is adequately supported if the referenced information sources show that the impact simply does not apply to projects like the one involved (e.g., the project falls outside a fault rupture zone). A "No Impact" answer should be explained where it is based on project-specific factors as well as general standards (e.g., the project will not expose sensitive receptors to pollutants, based on a project-specific screening analysis).

2) All answers must take account of the whole action involved, including off-site as well as on-site, cumulative as well as project-level, indirect as well as direct, and construction as well as operational impacts.

3) Once the lead agency has determined that a particular physical impact may occur, then the checklist answers must indicate whether the impact is potentially significant, less than significant with mitigation, or less than significant. "Potentially Significant Impact" is appropriate if there is substantial evidence that an effect may be significant. If there are one or more "Potentially Significant Impact" entries when the determination is made, an EIR is required.

4) "Negative Declaration: Less Than Significant With Mitigation Incorporated" applies where the incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact." The lead agency must describe the mitigation measures, and briefly explain how they reduce the effect to a less than significant level (mitigation measures from Section XVII, "Earlier Analyses," may be cross-referenced).

5) Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration. Section 15063(c)(3)(D). In this case, a brief discussion should identify the following:

a) Earlier Analysis Used. Identify and state where they are available for review.

b) Impacts Adequately Addressed. Identify which effects from the above checklist were within the scope of and adequately analyzed in an earlier document pursuant to applicable legal standards, and state whether such effects were addressed by mitigation measures based on the earlier analysis.

c) Mitigation Measures. For effects that are "Less than Significant with Mitigation Measures Incorporated," describe the mitigation measures which were incorporated or refined from the earlier document and the extent to which they address site-specific conditions for the project.

6) Lead agencies are encouraged to incorporate into the checklist references to information sources for potential impacts (e.g., general plans, zoning ordinances). Reference to a previously prepared or outside document should, where appropriate, include a reference to the page or pages where the statement is substantiated.

7) Supporting Information Sources: A source list should be attached, and other sources used or individuals contacted should be cited in the discussion.

8) This is only a suggested form, and lead agencies are free to use different formats; however, lead agencies should normally address the questions from this checklist that are relevant to a project's environmental effects in whatever format is selected.

9) The explanation of each issue should identify:

- a) the significance criteria or threshold, if any, used to evaluate each question; and
- b) the mitigation measure identified, if any, to reduce the impact to less than significance issues.



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INYO COUNTY PLANNING DEPARTMENT

APPENDIX G: CEQA INITIAL STUDY & ENVIRONMENTAL CHECKLIST FORM

1. Project title: Conditional Use Permit (CUP) 2019-06/Grow 4 Gold

2. <u>Lead agency name and address</u>: Inyo County Planning Department, 168 N. Edwards St., P.O. Drawer L, Independence, CA 93526

3. Contact person and phone number: Steve Karamitros, Senior Planner, (760) 878-0268.

4. <u>**Project location:**</u> The proposed project is located approximately 26-miles southeast of the community of Charleston View (46 miles southeast of Pahrump, NV) and can be accessed Nevada SR-160 south, Sandy Valley Rd west, Tuskegee Street, and Rose Mary Ln. The proposed project is to be located on a 164-acre lot of private land owned by Sandy Prem 2 LLC, with Assessor's Parcel Number 048-350-38.

5. <u>Project sponsor's name and address</u>: Grow 4 Gold, LLC (attn: Benjamin Hynes), 9171 Santiago Drive, Huntington Beach, CA 92646.

6. General Plan designation: Agricultural (A).

7. Zoning: Open Space- 40 acre minimum (OS-40).

8. <u>Description of project</u>: The project proposes outdoor cultivation of roughly 97 acres of cannabis plants, with a 20,000 ft^2 processing building on the northwestern corner of the property. The project site is located on one, privately owned, 164-acre parcel. The crop will be shade covered using rafter houses that cover the crops from excessive sunlight, but are not built structures like buildings or greenhouses.

9. <u>Surrounding land uses and setting</u>: Briefly describe the project's surroundings:

The property is surrounded primarily by previously disturbed land consisting of desert scrub. The closest residential community is the scattered, low density properties about 0.5 miles to the east in Sandy Valley, Nevada. The closest developed area is the community Pahrump, Nevada, approximately 24-miles to the north.

Location:	Use:	Gen. Plan Designation	Zoning
West	Vacant (private)	Agricultural (A)	Open Space-40 acre minimum (OS-40)
North	Vacant (BLM)	Agricultural (A)	Open Space-40 acre minimum (OS-40)
East	Vacant (private)	Agricultural (A)	Open Space-40 acre minimum (OS-40)
South	Developed (private)	Agricultural (A)	Open Space-40 acre minimum (OS-40)

10. <u>Other public agencies whose approval is required:</u> Inyo County Environmental Health Department and the Inyo County Public Works Department.

<u>11. Have California Native American tribes traditionally and culturally affiliated with the project area</u> requested consultation pursuant to Public Resources Code section 21080.3.1? If so, has consultation begun?

Note: Conducting consultation early in the CEQA process allows tribal governments, lead agencies, and project proponents to discuss the level of environmental review, identify and address potential adverse impacts to tribal cultural resources, and reduce the potential for delay and conflict in the environmental review process. (See Public Resources Code section 21083.3.2.) Information may also be available from the California Native American Heritage Commission's Sacred Lands File per Public Resources Code section 5097.96 and the California Historical Resources Information System administered by the California Office of Historic Preservation. Please also note that Public Resources Code section 21082.3(c) contains provisions specific to confidentiality.

In compliance with AB 52, SB 18, and Public Resource Code Section 21080.3.1(b), tribes identified as being local to Inyo County, were notified via a certified letter on June 5, 2019 about the project and the opportunity for consultation on this project. The tribes notified were as follows: the Twenty-Nine Palms Band of Mission Indians, the Big Pine Paiute Tribe, the Bishop Paiute Tribe, Cabazon Band of the Mission Indians, the Fort Independence Paiute Tribe, Lone Pine Paiute-Shoshone Tribe, the Shingle Springs Band of Miwok Indians, the Timbisha Shoshone Tribe, and the Torres Martinez Desert Cahuilla Indians. No formal consultation has been requested.

ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:

The environmental factors checked below would be potentially affected by this project, involving at least one impact that is a "Potentially Significant Impact" as indicated by the checklist on the following pages.

Aesthetics Resources	Agriculture & Forestry	Air Quality
Biological Resources	Cultural Resources	Geology /Soils
Hazards & Hazardous Materials	Hydrology / Water Quality	Land Use / Planning
Mineral Resources	Noise	Population / Housing
Public Services	Recreation	Transportation/Traffic
Greenhouse Gas Emissions	Utilities/Service Systems	Mandatory Findings of
	Tribal Cultural Resources	Significance

DETERMINATION: (To be completed by the Lead Agency) 0238

On the basis of this initial evaluation:

I find that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.

I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project have been made by or agreed to by the project proponent. A MITIGATED NEGATIVE DECLARATION will be prepared.

I find that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.

I find that the proposed project MAY have a "potentially significant impact" or "potentially significant unless mitigated" impact on the environment, but at least one effect 1) has been adequately analyzed in an earlier document pursuant to applicable legal standards, and 2) has been addressed by mitigation measures based on the earlier analysis as described on attached sheets. An ENVIRONMENTAL IMPACT REPORT is required, but it must analyze only the effects that remain to be addressed.

I find that although the proposed project could have a significant effect on the environment, because all potentially significant effects (a) have been analyzed adequately in an earlier EIR or NEGATIVE DECLARATION pursuant to applicable standards, and (b) have been avoided or mitigated pursuant to that earlier EIR or NEGATIVE DECLARATION, including revisions or mitigation measures that are imposed upon the proposed project, nothing further is required.

Cathreen Richards, Planning Director Inyo County Planning Department

9/23/19 Date

INYO COUNTY PLANNING DEPARTMENT ENVIRONMENTAL CHECKLIST FORM

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact
I. AESTHETICS Would the project:				
a) Have a substantial adverse effect on a scenic vista?			\boxtimes	
No, the proposed project is on land is that has been used as a turf farm permitted use. There are several other privately owned lots, within the production. There are no major sensitive receptors nearby: the comm most viewer groups that might see the proposed cannabis cultivation s site. Neither the outdoor cultivation, nor the processing building, will approximately 18 miles to the north.	e vicinity, with sim unity of Sandy Val site would be those	ilar agricultural u ley, Nevada, is rou e transporting mat	uses, such as alfal ughly 0.5 miles a terial to or from t	lfa way; and he project
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?			\boxtimes	
No, the proposed site will not impact scenic resources, as the land is a colored soil with low-lying scrub that creates a stark homogenous des less than significant impacts. It should also be noted that the hills loca offer significant scenic resources.	ert landscape. Vie	ews of the hills loca	ated to the east w	vill have
c) Substantially degrade the existing visual character or quality of the site and its surroundings?			\boxtimes	
No, the cannabis field would be visible to other farming areas directly the proposed project are currently covered in desert scrub and severa 20 acre increments (5 building stages total). The processing facility w processing building, the applicant will be required to follow Inyo Cou fixtures including street lighting, externally illuminated signs, advertia fixtures, which direct light downward (i.e., lighting shall not emit high are no significant scenic resources in the area to impact; therefore, the visual character or quality of the site or its surroundings.	l unpaved access i ill be roughly twei nty General Plan sing displays, and ther than a horizon	roads. The mesh/s nty thousand squa Policy VIS-1.6 tha billboards to use t tal level) and whic	hade houses will re feet. Pertainin tt requires ' all of low-energy, shiel ch are fully shield	be built in g to the utdoor light ded light led. There
d) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?			\boxtimes	
The closest group of receptors to the project, who could potentially be approximately 0.5 miles from the site. The proposed project, being an community. The project will still be required to follow Inyo County's Glare – which states that 'The County shall require that all outdoor he signs, advertising displays, and billboards use low-energy, shielded he emit higher than a horizontal level) and which are fully shielded '	outdoor cannabis General Plan Visu ght fixtures inclua	field, will not be al Resources –VIS ling street lighting	visible from this r S-1.6 Control of L t, externally illum	residential Light and hinated
II. AGRICULTURE AND FOREST RESOURCES : In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land Evaluation and Site	ş			

Assessment Model (1997) prepared by the California Dept. of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact	
significant environmental effects, lead agencies may refer to information compiled by the California Department of Forestry and Fire Protection regarding the state's inventory of forest land, including The Forest and Range Assessment Project and the Forest Legacy Assessment Project; and forest carbon measurement methodology Provided in Forest Protocols adopted by the California Air Resources Board. Would the project:					
a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?					
No, the project does not convert prime farmland, unique farmland, or j in fact, an agriculture use.	farmland of Statew	vide importance to	o non-agricultur	al use and is	
b) Conflict with existing zoning for agricultural use, or a Williamson Act contract?				\boxtimes	
No, there are no conflicts with zoning for agriculture nor will the project contracts in Inyo County. The project is for the cultivation of cannabised of the cultivation of cannabised of the cultivation of cannabised of the cultivation of th			There are no Wil	liamson Act	
c) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?					
No, the proposed project site does not include forest land or timber land	nd.				
d) Result in the loss of forest land or conversion of forest land to non-forest use?				\boxtimes	
No, the proposed project site will not affect forested land or impact an	y land use designd	ated for that purpo	ose.		
e) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use?				\boxtimes	
No, the proposed project site would not convert farmland from to a no plants and their oils, an agriculture use.	n-agricultural use	. The project is fo	r the cultivation	cannabis	
III. AIR OUALITY: Where available, the significance criteria established by the applicable air quality management or air pollution control district may be relied upon to make the following determinations. Would the project:					
a) Conflict with or obstruct implementation of the applicable air quality plan?			\boxtimes		
No, the project will not obstruct air quality plans in Inyo County or California and the project will be required to follow best practices for dust control and odors. Dust from the operations will be minimal and primarily from vehicle use. The project proponent shall work with the Great Basin Air Pollution Control District (GBAPCD) to design the operation in such a way as to minimize potential air quality effects from the cannabis crop's VOC emissions (Terpenes). The proposed project will use a fogging system: water gets mixed with an odor-neutralizing chemical and is then forced through nozzles at high pressure. The water instantly evaporates, leaving the chemical in the air to attract and neutralize any cannabis smells (terpenes). This system will line the perimeter of the farm with nozzles, which will turn on during the plants flowering period when system monitors detect wind speed and direction that might carry					

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact	
odors from the crop. In addition, the applicant shall consult with the G Practice Plan for this "outdoor" operation.	BAPCD regardin	g a possible Conse	rvation Manage	ment	
b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation?					
No, the proposed project will be in compliance with current air quality	standards.				
c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non- attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors)?					
No, there will be short-term construction equipment impacts from dust construction emissions to be less than significant. Although there are p and State PM10 (particulate matter 10 microns or less in diameter) am pollution is the Owens dry lake, located approximately 130-miles north construction and best practices for dust control and emissions being for	ortions of Inyo C bient air quality s west of the projec	ounty within non-a standards, the prin ct site. The tempore	ttainment areas j ary source for th ary nature of the	for Federal his	
d) Expose sensitive receptors to substantial pollutant concentrations?				\boxtimes	
No, existing sensitive receptors consist of a scattered residences rough non-residence sensitive receptors in the area. The business operation is maintenance will be negligible.					
e) Create objectionable odors affecting a substantial number of people?			\boxtimes		
The project will naturally result in odors from cannabis cultivation, but these odors will be minimized through project design approved by the County Environmental Health Department, and the GBAPCD. Best management practices and crop applications will lower odors to a less than significant effect for sensitive receptors living within 0.5 miles of the project area. The proposed project will use a fogging system. Natural, biodegradable ingredients are injected into a high-pressure fog system, where they are mixed with water and forced through nozzles at high pressure, creating billions of atomized droplets that attach to and eliminate noxious odors, including the pungent odor associated with flowering cannabis plants. This system will line the perimeter of the farm with nozzles, which will turn on during the plants flowering period when system monitors detect wind speed and direction that might carry odors from the crop. Please also note, this is not a masking effort. It eliminates the molecules that contain the odor.					
IV. BIOLOGICAL RESOURCES: Would the project:					
a) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?					
Presence/Absence of species database searches were conducted with US Fish & Wildlife (ECOS), and the California Natural Diversity Database (CNNDB). This research showed no special status species located in the project area. A CNNDB query was performed to encompass a radius of "twelvemile" USGS quad, to identify special-status plant and wildlife species that could potentially be found in the project impact area. This query found the following species: Goodding's phacelia, Phacelia pulchella var. goodingii, and forked buckwheat, Eriogonum bifurcatum. These plant species were recorded on parcels adjacent to the proposed project site. As stated above, the proposed project site has been cleared of plant and animal habitat for agricultural production. No impacts to critically listed plant or animals are expected.					
b) Have a substantial adverse effect on any riparian				\boxtimes	

b) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact
local or regional plans, policies, regulations or by the California Department of Fish and Game or US Fish and Wildlife Service?				
No, there is no identified riparian habitat on the project site based of close proximity, that would be affected by the project.	n the USFWS Na	utional Wetlands Inv	ventory Mapping	g Tool, or in
c) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				
No, there is no identified wetlands on the project site based on the U proximity, that would be affected by the project.	SFWS National	Wetlands Inventory	Mapping Tool,	or in close
d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?				
Presence/Absence of species database searches were conducted with Diversity Database (CNNDB). This research showed no special state located in the project area. The proposed project site has been clear impacts to critically listed plant or animals are expected.	us fish or wildlife	e species, or migrat	ory wildlife cor	ridors, to be
e) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				\boxtimes
No, the proposed project site is not within an area with special local	policies or ordi	nances related to it.		
f) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?				
No, the proposed project does not conflict with any local, regional, o	or state habitat c	conservation plan.		
V. CULTURAL RESOURCES: Would the project:				
a) Cause a substantial adverse change in the significance of a historical resource as defined in Section 15064.5?				
No, the project will not cause a substantial adverse change in the sig	gnificance of a h	istorical resource a	s defined in Sec	tion 15064.5.
b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to Section 15064.5?				\boxtimes
No, the project will not cause a substantial adverse change in the sign 15064.5. No archaeological resources have been identified in any rearchaeological or cultural resource be discovered on the site during County staff immediately be notified per Chapter 9.52, Disturbance Inyo County Code.	ecords of the site any future deve	or immediate surre lopment, work shal	ounding area. Si l immediately de	hould any esist and Inyo
c) Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?				

	Significant		
Potentially	With	Less Than	
Significant	Mitigation	Significant	No
Impact	Incorporation	Impact	Impact

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The proposed project sits on previously graded and tilled agricultural land. The proposed cannabis cultivation, would not excavate deeper than any previous operation, so no paleontological resources are expected to be affected. The likelihood of finding subsurface paleontological resources in Inyo County, in this southeast section, is not well known. The land consists of mostly flat-lying sediments, thus natural erosion cuts through the sediments but does not penetrate deeply except in major stream channels, so the prior existence of subsurface and at-depth fossils is not readily available. The proposed project property has no known paleontological resources, so the proposed project will not directly or indirectly destroy a unique paleontological resource. Grow houses only require a pier footing for the columns with a maximum depth of three feet. No concrete slab for the structure is required.

 \boxtimes d) Disturb any human remains, including those interred outside of dedicated cemeteries?

The Sandy Valley ranks low in buried resource sensitivity. No known human remains or burial sites are on the property. Refer to the response to V b) for the potential for archaeological resources. While unlikely, human remains are a potential archaeological resource, and will be handled similar to other archaeological resources, as outlined in V b).

VI. GEOLOGY AND SOILS: Would the project:

a) Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death involving:

i) Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines and Geology Special Publication 42.

There are no faults or fault zones identified in the area per the Alquist-Priolo maps as produced by the CA Division of Mines and Geology.

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ii) Strong seismic ground shaking?Because no active or potentially active faults are mapped or known to	o occur within	the vicinity of the	Sandy Valley pro	Dject area,		
	ground rupture hazards are low and associated potential impacts are less than significant.					
iii) Seismic-related ground failure, including liquefaction?				\boxtimes		
Potential ground failure remains low in areas of exposed or shallow project location.	bedrock. Seisr	nic-related failure	e is not expected a	t the proposed		
iv) Landslides?				\boxtimes		
The project area exhibit primarily level topography, with the proposed facility built on a slope of less than five percent. Steeper natural or manufactured slopes subject to landslides and other types of slope failure are not expected to occur within the project area.						
b) Result in substantial soil erosion or the loss of topsoil?			\boxtimes			
The proposed project will result in the disturbance of soil for cannabis cultivation. The presence of crops and drip irrigation of the soil will help to reduce the loss of topsoil or erosion. For erosion control and dust mitigation during construction, a Notice of Intent (N.O.I.) will be filed with the State of California and a Storm Water Pollution Prevention Plan (S.W.P.P.P) will be prepared and submitted to the State. The S.W.P.P.P. will provide exhibits and language for Best Management Practices (B.M.P.'s) during construction and will also provide details for testing of site water runoff. The N.O.I. and S.W.P.P.P. is usually prepared during the construction document phase and will be implemented during the different phases of construction.						

 \boxtimes c) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project,

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact	
and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?					
No, the project properties are not located on a geologic unit or soil the	at is unstable.				
d) Be located on expansive soil, as defined in Table 18- 1-B of the Uniform Building Code (1994), creating substantial risks to life or property?					
No, the proposed project is not located in an area with a known expan	sive soil type.				
e) Have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?			\boxtimes		
The applicant has worked with the Inyo County Environmental Health Department. The proposed project would utilize portable toilets for bathroom use for employees. No underground waste disposal system is planned at this site. The toilets will be hauled weekly to a company contracted RV dump station, in San Bernardino County, to dispose of sewage. Once the processing facility is completed, the applicant will work with the County Environmental Health Department to submit plans for construction of their on-site septic system for domestic waste. Cannabis will initially be planted in raised beds and the soil tested to make sure there is nothing residual from the current turf farm that might contaminate the cannabis. If the soil tests return clean results, the project will continue with raised beds. If soil comes back with evidence of contaminants, due to sod farming, the project will utilize pots with media that prevent the crop from interacting in the soil.					
VII. GREENHOUSE GAS EMISSIONS: Would the project:					
a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?					
No, the proposed project will not generate greenhouse gas emissions to related emissions may occur (the use of heavy equipment for maintened will not significantly impact the environment.					
b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?				\boxtimes	
No, the proposed project will not cause conflicts with a plan, policy or gasses.	r regulation adopt	ed for the purpose	of reducing gre	eenhouse	
VIII. HAZARDS AND HAZARDOUS MATERIALS: Would the project:					
a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?			\boxtimes		
No, the proposed project will produce a small amount of waste associ organic pesticides will be delivered to the plants' root zone directly, the improving the plants' overall health. Drip irrigation will prevent drift integrated with the automated irrigation system to control for the exact anticipated that hydroponic planting in a soilless medium containering	hrough drip irriga or overspray of or ct amount of nutrie	tion, minimizing e rganic pesticides. ents to be delivered	ffects to the soil Stock fertilizer t l to the root sys	column and anks will be tem. It is	

integrated with the automated irrigation system to control for the exact amount of nutrients to be delivered to the root system. It is anticipated that hydroponic planting, in a soilless medium containerized in pots, will be used for this project. Drain runoff from the pots will be captured and excessive fertilizer runoff will be reused on the crops. No effects to public or environmental health are expected from this project.

 \boxtimes

b) Create a significant hazard to the public or the
environment through reasonably foreseeable upset and

	Potentially Significant Impact	Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact
accident conditions involving the release of hazardous materials into the environment?				
No, the nature of the proposed project will not create significant haza using some pesticides and fertilizers as part of the growing operations and fertilizer use, and storage and disposal plan approved by the Inyo fertilizers will be contained in separate stock tanks and irrigation sam will guarantee that the precise amount of nutrients is delivered, with n reused. The hydroponic nature of the cultivation, in an organic media pesticides and fertilizers.	s. The project is be County Environm ples constantly monimal excess in a	ing conditioned up ental Health Depo onitored. Calibrate Irainage. Excess fo	oon the design of artment. Pesticid ed and automated ertilizer in draind	f a pesticide les and d irrigation age will be
c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				
No, the proposed project is not within one-quarter mile of an existing handle acutely hazardous materials, substances or waste.	or proposed schoo	ol, nor will it emit i	hazardous emiss	ions, or
d) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?				
No, the proposed project is not located on a site included on a list of h Code Section 65962.5. There are no DTSC sites mapped within or adj the site vicinity on Geotracker and EnviroStor databases (SWRCB 20.	acent to the projec			
e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?				
The project is not located within an airport land use plan or near a put	ublic airport.			
f) For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area?				\boxtimes
No, the proposed project is not located in the vicinity of a private airst project site.	trip and poses no	danger to anyone	working at the pr	roposed
g) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?				\boxtimes
No, the proposed project will not physically interfere with an adopted	emergency plan o	r emergency evaci	uation plan.	
h) Expose 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 residences are intermixed with wildlands?				

Less Than Significant

No, risk of loss, injury and death involving wildland fires is minimal from this project. Fire risks are moderate at the project site, and no areas in proximity can be considered urbanized. Land surrounding the project site is sparsely vegetated with desert scrub. While a handful of residences are in proximity, the desert scrub is a lower hazard than most wildland habitats, and the proposed project does little to add to the wildfire risk in the area. Future development of the site will be subject to the California Building Standards which include Wildland-Urban Interface building requirements as well as requirements for a defensible space around any development. The risk of loss, injury or death involving wildland fires is less than significant at this site, and any potential risk is further mitigated by compliance with California Building Standards.

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact
IX. HYDROLOGY AND WATER QUALITY: Would the project:				
a) Violate any water quality standards or waste discharge requirements?			\boxtimes	
No, the project will not violate any water quality standards or waste County's Environmental Health Department, as well as the Regional the NPDES/SWPPP process (waste discharge requirements for the p (soils, slopes, etc.). It is anticipated that hydroponic planting, in a so Drain runoff from the pots will be captured and excessive fertilizer re environmental health are expected from this project.	Water Quality B roject), based on illess medium cor	oard, to determine regulatory criteri ntainerized in pots	e what is require a and site charac , will be used for	d in terms of cteristics r this project.
b) Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?				
No, the proposed project is located in the Middle Amargosa Valley Groundwater Basin. This is an area of 390,000 acres, with water bearing strata consisting of a roughly 900 foot sequence of younger unconsolidated alluvial deposits and underlying older alluvium. Ground water pumping will occur at the facility using the pre-existing well, but water use (with drip irrigations) will be less than previous agricultural endeavors (alfalfa/turf farm). The project will consume approximately 270 acre feet per year. The current turf farm requires approximately 640 acre feet per year for its current operation. The proposed cannabis project would reduce water use by roughly 58%.				
c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner which would result in substantial erosion or siltation on- or off-site?				
No, drainage patterns will be altered by this project. For erosion control and dust mitigation during construction, a Notice of Intent (N.O.I.) will be filed with the State of California and a Storm Water Pollution Prevention Plan (S.W.P.P.P) will be prepared and submitted to the State. The S.W.P.P.P. will provide exhibits and language for Best Management Practices (B.M.P.'s) during construction and will also provide details for testing of site water runoff. The N.O.I. and S.W.P.P.P. is usually prepared during the construction document phase and will be implemented during the different phases of construction.				
d) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner which would result in flooding on or off-site?				
No, potential impacts related to flood hazards for the area are less the	han significant.			
e) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?				
No, the project is not anticipated to generate substantial additional s storm drain systems are expected to be less than significant. Drip an drainage capacity and a minimal amount of runoff. There will be no not be growing in a structure with a fixed roof or a non-permeable for	d or pivot irrigati accumulated run	ion will ensure the	at there is enoug	h stormwater
f) Otherwise substantially degrade water quality?				\boxtimes

	Less Than		
	Significant		
Potentially	With	Less Than	
Significant	Mitigation	Significant	No
Impact	Incorporation	Impact	Impact

No, there are no potential impacts to water quality. There will be no nutrient or pesticide runoff from crop production. There is an existing well onsite that will be used for agricultural purposes. When construction begins on the planned processing building, a new well will need to be drilled for domestic use in that facility.

g) Place housing within a 100-year flood hazard area as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?				
No, the proposed project is not in a 100-year flood hazard area.				
h) Place within a 100-year flood hazard area structures which would impede or redirect flood flows?				\boxtimes
No, the project is not in a 100-year flood hazard area.				
i) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam?				\boxtimes
No, the proposed project site is not in an area subject to flooding area is 6-inches.	due to the failure	of a levee or dar	n. Average annual	rainfall in this
j) Inundation by seiche, tsunami, or mudflow?				\boxtimes
No, the proposed project site is not in an area subject to seiches, t	sunamis, or mudfl	lows.		
X. LAND USE AND PLANNING: Would the project:				
a) Physically divide an established community?				\boxtimes
No, the proposed project does not physically divide an established	community.			
b) Conflict with any applicable land use plan, policy, or regulation of an agency with jurisdiction over the project (including, but not limited to the general plan, specific plan, local coastal program, or zoning ordinance) adopted for the purpose of avoiding or mitigating an environmental effect?				
No, the applicant is requesting a conditional use permit to grow consiste is located in the Open Space Zone and Agricultural General F conditional use, following approval by the Inyo County Planning County	Plan designation,			
c) Conflict with any applicable habitat conservation plan or natural community conservation plan?				\boxtimes
No, the proposed project will not conflict with any habitat conserv is located on a previously disturbed area used for agricultural pur		ural community	conservation plan.	The project site
XI. MINERAL RESOURCES: Would the project:				
a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?				\boxtimes
No, the project makes use of underdeveloped land and no known n resources is being foregone by this project.	nineral resources	are located on	t. No extraction of	mineral
b) Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local				\boxtimes

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact
general plan, specific plan, or other land use plan?				
There are no locally-important mineral resources being foregone as a	result of this p	roject.		
XII. NOISE: Would the project result in the:				
a) Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?				
No, there will be some construction noise related to clearing and seed of agricultural material. This noise is unlikely exceed highway noise. I allows for decibels of 90 for an 8 hour day and 100 for a limit of 2 hou construction during daytime business hours. The project will be consis or unusual noise, which injures or endangers the health, peace, or safe	The Occupation urs. Effects to se tent with the In	nal Safety and Heal ensitive receptors v ayo County Genera	th Administratio vill be minimized	n (OSHA) I with
b) Exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels?				\boxtimes
No, exposure to noise levels will be primarily airborne, and groundbo	rne vibrations	if any would be brid	ef.	
c) A substantial permanent increase in ambient noise levels in the project vicinity above levels existing without the project?				\boxtimes
No, noise levels will be minimal due to the nature of the project. Ambie will not likely be detected by local receptors, and will not exceed pre-e- maintenance will be minimal and infrequent.				
d) A substantial temporary or periodic increase in ambient noise levels in the project vicinity above levels existing without the project?				\boxtimes
No, noise levels at their maximum, created by the proposed project, we the vicinity. The nature of the noise will most likely be from transport				dy found in
e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?				
No, the proposed project is not located within an airport land use plan	ı, or within 2-m	iles of a public air	port.	
f) For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?				
No, the proposed project is not within the vicinity of a private airstrip.				
XIII. POPULATION AND HOUSING Would the project:				
a) Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				

The proposed project is not likely to induce population growth. Given the lack of residential infrastructure and services (including a lack of emergency services and utilities) growth will not be induced from the project.

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	0	No Impact
b) Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?				\boxtimes
No, the proposed project will not displace existing housing or create a a rural area with sparse residential development.	situation where re	eplacement housin	g will be necessa	ury. It is in
c) Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere?				\boxtimes
No, the proposed project will not displace people, or create a situation area with sparse residential development.	where replaceme	nt housing will be	necessary. It is i	n a rural
XIV. PUBLIC SERVICES: Would the project:				
a) Result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:				
Fire protection?				\boxtimes
No, the facility will maintain industrial manufacturing best standards was defined by the Underwriters' Laboratory (UL). Electrical and fire so local codes. The facility will be hardwired with fire and smoke alarms extinguishers will placed throughout the building and will be the approprevention protocol training will be given to all employees regarding t and high wattage lights. All employees will be trained in the facility's population, injuries, and robberies.	afety inspections v as well as all othe opriate types for th he storage of flam	will be conducted a r fire saety sensor teir locations and mable materials a	annually or as reases s required by con expected usage. nd hazards of ele	quired by de. Fire Fire ectronics
Police protection?				\boxtimes
No new police protection services will be required because of this proj the entire facility in the morning and evening. Security personnel will s amount of time in the facility. There will be 24/7 video surveillance of algorithms, the surveillance system will provide continuous detection f suspicious activity outside fenced areas, and serve as a general pre-em	creen and monito the facility's interi or loitering, unau	r any visitors who or & exterior. Usi horized intrusion,	enter and spend ng Video Analyti line-cross detect	any ics with AI
Schools?				\boxtimes
No new school service will be required because of this project.				
Parks?				\boxtimes
No new parks will be required because of this project.				
Other public facilities?				\boxtimes
No, the proposed project will not create a need for additional public se	ervices.			
XV. RECREATION: Would the project:				
a) Increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?				

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact
No, the proposed project will not increase the use of existing recreation in the level of service required.	onal facilities. No p	portion of this proj	iect anticipates a	ny change
b) Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?				
No, the proposed project does not include, nor will it cause, a need for have an adverse physical effect on the environment.	r an increase in pa	rks or other recre	ational facilities	that might
XVI. TRANSPORTATION/TRAFFIC Would the project:				
a) Cause an increase in traffic which is substantial in relation to the existing traffic load and capacity of the street system (i.e., result in a substantial increase in either the number of vehicle trips, the volume to capacity ratio on roads, or congestion at intersections)?				
No, the proposed project will not cause a significant increase the exist Nevada SR 160, accessed via local roads (Tuskegee St., State Line Rd delivery trucks, and staff vehicles entering and exiting the project, will	, Rose Mary Ln, a	nd Long Rd). The	occasional distri	bution and
b) Exceed, either individually or cumulatively, a level of service standard established by the county congestion management agency for designated roads or highways?				\boxtimes
No, the LOS on the county's roads should not be affected individually will not result in an increase in traffic that would impact the level of s Sandy Valley, Nevada.				
c) Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks?				\boxtimes
No, the proposed project will not result in changes to air traffic patter risks.	rns or increased tr	affic that could re	sult in substantia	al safety
d) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?				\boxtimes
The proposed project will not result in any design features for transpo accommodated at an onsite parking lot with 45 spaces.	ortation that increa	ase hazard. Autos	and trucks will b	e
e) Result in inadequate emergency access?				\boxtimes
No, access to the facility is provided by the development's existing str in such a way as to hinder emergency access.	eets. At no time sh	all staff, visitors, v	vendors, or contr	actors park
f) Result in inadequate parking capacity?				\boxtimes
The Cannabis Ordinance requires that the project's applicant provide	e for the parking n	eeds of the facility	on site.	
g) Conflict with adopted policies, plans, or programs supporting alternative transportation (e.g., bus turnouts, bicycle racks)?				\boxtimes

No, the proposed project will not significantly increase traffic, and therefore, will not affect public transit, bicycle, or pedestrian facilities. Because of the extremely remote nature of the project location, few alternative transportation opportunities exist, but those that do would be unchanged by this project.

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact
XVII. TRIBAL CULTURAL RESOURCES Would the project:				
Cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is:				
a) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code section 5020.1(k), or				\boxtimes
No, the proposed project does not encompass a resource eligible for li- local register or historical resources as defined in Public Resource Co resources are discovered on the site, work shall stop and Inyo County Disturbance of Archaeological, Paleontological and Historical Featur notified Inyo County that County lands are within the geographic area were notified about this project through the request for Tribal Consult	de section 5020.1 staff shall be imme es of the Inyo Cou that is traditional	(k). If any archaed ediately notified po unty Code. Local to	logical or cultur er Chapter 9.52, ribes, and tribes	ral that have
 b) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision (c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe. 				
No, the proposed project does not encompass a resource determined by in subdivision (c) of the Public Resource Code section 5024.1. See also			ursuant to criter	ia set forth
XVIII UTILITIES AND SERVICE SYSTEMS Would the project:				
a) Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?				\boxtimes
No, the proposed project will be built in conformity to the standards see well as the Lahontan Regional Water Quality Control Board. The prop brine waste from reverse osmosis) and no on-site wastewater treatmen	oosed project will			
b) Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?				
No, the proposed project would not result in the construction of new of	r expanded water	or wastewater tree	atment facilities.	
c) Require or result in the construction of new storm water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?				
No, the proposed project will not require new or expanded storm wate	r drainage faciliti	es.		
d) Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?				

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact
All necessary water for the project will be pumped on site. The propose entitlements of water resources. Current principle uses for the project more water-intensive land uses [such as "farms and ranches for orchu- vegetables, flower gardening and other enterprises carried on in the g currently being proposed. Projects that could be approved under cond lots, dairies or commercial ranches for the raising of poultry, pigs, go require a greater water load than would the planned cannabis farm. If feet per year of water. The current turf farm operation requires appro- project would reduce water use by roughly 58%.	site, under the Co ards, vineyards, fu eneral field of ag litional use, with 1 ats or rabbits," (1 Please note, this pr	unty's "Open Spa eld and truck crop riculture," (ICC se Planning Commiss CC section 18.12. roject will consume	ce" designation, s, nurseries, gre cction 18.12.020, ion approval, in 040). Such land e approximately	, includes enhouses,)] than is clude "feed uses would 270 acre
e) Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				
No, the proposed project's wastewater treatment will not unduly burd Wastewater disposal will utilize an onsite septic tank & leech field to captured and recycled, per Inyo County Environmental Health Depar	accommodate the	project's sewage,		
f) Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs?				\square
The proposed project will not create a need for additional solid waste Most of the volume of solid waste (biomass refuse). Cannabis waste th within the facility. Cannabis non-compostable plant and product wast waste with other ground materials waste, cardboard waste, soil, or we unusable the mixed waste will be disposed of by sending it to a landfil	nat is awaiting dis e will be rendered astes approved by	posal will be kept unusable by grind	in a secured lock ding and incorpo	ked area prating the
g) Comply with federal, state, and local statutes and regulations related to solid waste?				\boxtimes
The proposed project and any future development will comply with In County Department of Environmental Health.	yo County's solid	waste standards, d	as required by th	e Inyo
XIX. MANDATORY FINDINGS OF SIGNIFICANCE:				
a) Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?				

No, the project will not impact or degrade the quality of the environment. Impacts to resources on the project area can be mitigated to less than significant impacts. Minimization measures will be written into the Conditions of Approval for the permit & include the following: the operator shall follow the County's visual policy related to light and glare; sewage disposal & odors will be incorporated into the Conditions of Approval for the proposed hemp project: portable toilets will be provided onsite & serviced weekly at a local RV dumping station to accommodate sewage needs for the project, per Inyo County Environmental Health Department requirements, once the processing building is completed, the applicant shall consult with the County Environmental Health Department to assure that all septic requirements are met; the applicant will work with the Great Basin Unified Air Pollution Control District to develop practices or crop applications that control for VOC emissions from the crops (terpenes) that cause odors, as well as fugitive dust during construction; the applicant shall apply for a Stormwater Pollution Prevention Plan (S.W.P.P.P) permit and adhere to all requirements set by the Lahontan Regional Water Quality Control Board.

	Potentially Significant Impact	Less Than Significant With Mitigation Incorporation	Less Than Significant Impact	No Impact
b) Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?				
No, the proposed project does not have impacts that are individual the natural environment and previous disturbance on the parcel (t				-

the natural environment and previous disturbance on the parcel (turf farm) this location is well suited for the proposed cannabis cultivation.

c) Does the project have environmental effects which		\boxtimes
will cause substantial adverse effects on human beings,		
either directly or indirectly?		

No, the proposed project has no known environmental effects which will cause substantial adverse effects on human beings either directly or indirectly. The proposed project would not adversely impact the residential area in Sandy Valley, Nevada.