

COUNTY OF LAKE COMMUNITY DEVELOPMENT DEPARTMENT Courthouse - 255 N. Forbes Street Lakeport, California 95453 Planning Department · Building Department · Code Enforcement 707/263-2221 · FAX 707/263-2225

Scott De Leon	
Interim Community Development Director	r

Dated: May 27, 2021

CALIFORNIA ENVIRONMENTAL QUALITY ACT ENVIRONMENTAL CHECKLIST FORM INITIAL STUDY IS 20-23

1. Project Title:	Green Lake Exotics/Nicholas Rosales
2. Permit Number:	Major Use Permit, UP 20-20 Initial Study, IS 20-23
3. Lead Agency Name and Address:	County of Lake Community Development Department Courthouse – 255 North Forbes Street Lakeport CA 95453
4. Contact Person:	Sateur Ham, Assistant Planner (707) 263-2221
5. Project Location(s):	19658 East Road, Lower Lake, CA APNs: 012-049-19
6. Project Sponsor's Name/Address:	Nicholas Rosales 7807 Foppiano Way Windsor, CA 95492
7. General Plan Designation:	Rural Lands (RL)
8. Zoning:	Rural Lands (RL)
9. Supervisor District:	District One (1)
10. Flood Zone:	Zone D
11. Slope:	Varied; cultivation sites are less than 10%
12. Fire Hazard Severity Zone:	SRA –High Fire Risk
13. Earthquake Fault Zone:	Not located within an Earthquake Fault Zone
14. Dam Failure Inundation Area:	Not located within Dam Failure Inundation Area
15. Parcel Sizes:	$22.6\pm$ acres

16. Environmental Setting and Existing Conditions

The proposed Green Lake Exotics cannabis project is located approximately 5.5 miles southeast of Lower Lake and 2.5 miles north of Hidden Valley Lake, (Section 32, Township 12N, Range 6W, on the Middletown USGS 7.5 minute quadrangle). The proposed project is located in the Lower Lake Planning Area.

The proposed project area is within the Asbill Creek watershed (HUC-180201620304). The surrounding land uses rural residential, rural land, and agriculture. The topography of the parcel is moderately sloped in the southwest and steeply sloped in the northeast, with grades between 5% and 20% in the southwest and 20% and 70% in the northeast with elevation ranging from approximately 1520 feet to 1,840, feet above sea level. There are no jurisdictional watercourses on site due to the location of the parcel at the top of a low ridge with well-drained rocky soils.

The property drains to the northeast off of the ridge into minor drainage that drains into Asbill Creek. Asbill Creek is a tributary to Soda Creek, approximately 2.7 miles to the east. Soda Creek flows south for approximately 5.5 miles before entering Putah Creek. The proposed project is located on a ridge and there is no Class I, II, or III drainages within the proposed project area (*Figure 1*). The climate of the site is characterized by a Mediterranean-type climate, with distinct seasons of hot, dry summers and wet, moderately cold winters.

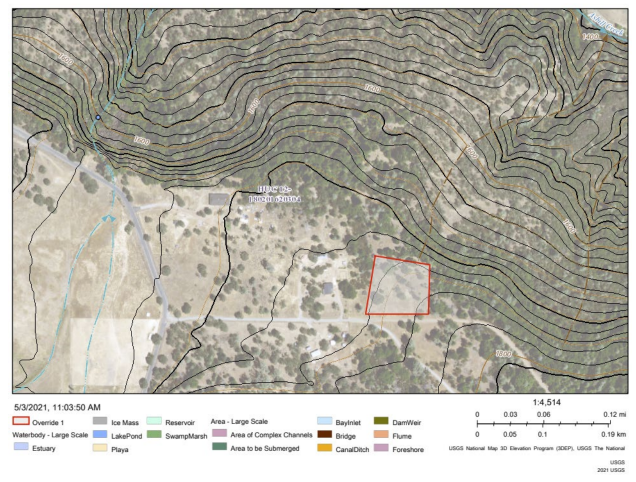


Figure 1. USGS Topography and Drainages

The subject site and surrounding area contain rural residential, open space, ranches, grazing land, vineyards, and cannabis cultivation farm operations. The vegetation generally consists of mixed woodland, manzanita, chaparral, and grassland.

The site is accessed 0.2 miles down East Road, a gravel road off of Spruce Grove Road; a countymaintained road. Early activation (EA 20-23) of the proposed use permit, UP 20-20, was granted May 27, 2020, to allow for commercial outdoor cultivation of one cultivation area containing up to 43,560 square feet (sf) of canopy area. The early activation area can be seen in Figure 2. The early activation project included obtaining State licensing, and harvesting a crop in the early fall of 2020, and preparing the area for winter. Per the project applicant, Winterization included planting the site with nitrogen-fixing grass seed and surrounding the cultivation area with straw wattles to prevent sediment from leaving the site. The project parcel includes an existing gravel driveway and a well with a pump.



Figure 2. Google Earth Imagery August 2020

17. Description of Project: (Describe the whole action involved, including but not limited to later phases of the project, and any secondary, support, or off-site features necessary for its implementation. Attach additional sheets if necessary).

Green Lake Exotics is seeking discretionary approval from Lake County for a Major Use Permit, UP 20-20, for commercial cannabis cultivation at 19658 East Road, Lower Lake (APN 012-049-19), as follows:

One (1) Type 3: "Outdoor" licenses: Outdoor cultivation for adult-use cannabis without the use of light deprivation and/or artificial lighting in the canopy area at any point in time. The applicant proposes one (1) acre (43,560 sq. ft.) of commercial cannabis canopy area within approximately 100,000 sq. ft. of cultivation area.

One (1) A-Type 13 Self Distribution license

Early activation (EA 20-23) of the proposed use permit, UP 20-20, was granted May 27, 2020, to allow for commercial outdoor cultivation of one cultivation area containing up to 43,560 square feet (sf) of canopy area. The early activation area can be seen in Figure 2. The proposed cultivation would occur within the same footprint as the Early Activation cultivation area. Cultivation would occur in full sun in amended soil. Auto-flowering cultivars of cannabis would be grown, which have a transplant-to-harvest cycle of approximately 10 weeks. Three crops will be harvested per year.

The proposed project would also include the construction of a 1,500 sq. ft. metal building to be used for drying, processing, and storage of products. No cultivation would occur in this building. Minor grading and vegetation removal would be required to construct this building. No greenhouses are proposed as part of the cultivation operations.

Electricity for the processing building would be provided by on-grid power through PG&E. An existing well would serve the cultivation operation. A 10'x20' storage container would be used for storage. Employees would use the existing gravel driveway for parking and staging. Employees would have access to a portable, chemical toilet located adjacent to the cultivation areas. (Figure 3)

The irrigation system for the cultivation operation would use water supplied by an existing well and a pump located near the driveway. The water would be pumped to a 5,000-gallon storage tank. Irrigation would be provided via black poly tubing and drip tape (drip irrigation). A mixing tank may be used to add liquid fertilizers and other amendments to the irrigation water. A soil stockpile and compost pile would be established adjacent to the cultivation area.

According to the Property Management Plan, fertilizers, pesticides, and petroleum products would be stored, within the proposed storage container, with compatible chemicals, and outside of riparian setbacks. All waste would be kept in a secured area and regularly hauled off-site to be disposed of properly at an appropriate waste disposal facility. Any plant waste would be chipped/mulched and spread around the cultivation area.

Water for cultivation activities would be supplied from one existing permitted groundwater well (DWR Well Completion Report 0332222). The well is approximately 158 feet in depth and was drilled in 2016. A new well yield test was conducted by Hurvitz Environmental Services Inc. (HES) in January 2020; the well has an estimated yield of 19.4 gallons per minute (GPM).

Water would be pumped from the well to 5,000-gallon water tanks and then delivered to the plants utilizing drip irrigation techniques. According to the Water Use / Water Availability Study prepared for the project by Hurvitz Environmental Services Inc. (HES) in January 2020, The estimated demand for the entire site including the proposed project, residential use, and employee use, is approximately 365,375 gallons/year (1.1 acre-feet/year). The water usage for the proposed cultivation would be approximately 338,000 gallons/year (1.0 acre-feet/year). The peak daily demand would be approximately 2,100 gallons.

According to the Site Management Plan and Water Use / Water Availability Study, the proposed project would require 1 to 5 employees, dependent on weather and harvesting. Operations would occur up to seven (7) days per week with cultivation operations occurring approximately from March to November every year. Hours of operation for the proposed activities would typically be between 9 am and 5 pm Monday through Friday and 12 pm to 5 pm Saturday and Sunday. The Lake County Zoning Ordinance restricts deliveries and pickups to 9 am - 7 pm Monday through Saturday and Sunday from 12 pm to 5 pm. Deliveries are anticipated to occur approximately once per day by way of pickup trucks.

The cultivation operation is accessed by a private driveway road, which spans approximately 100 feet off of East Road. A 6-foot high wooden fence would surround the cultivation area, providing screening and security. Access to the cultivation area would be through one 20-foot wide vehicle gate and one 6-foot wide pedestrian gate; both would be secured with latches and padlocks. According to the Property Management Plan, the following erosion control measures shall be followed:

- Preserve existing vegetation where required and when feasible;
- Apply temporary erosion control to exposed areas. Reapply as necessary to maintain effectiveness;
- Implement temporary erosion control measures at regular intervals throughout the defined rainy season to achieve and maintain stability. Implement erosion control prior to the defined rainy season;
- Control erosion in concentrated flow paths by applying erosion control devices; and
- Divert run-on and stormwater generated from within the facility away from all erodible materials.

The subject parcel has been enrolled with the State Water Resources Control Board (SWRCB) for Tier 2, Low-Risk coverage under Order No. WQ 2019-001-DWQ (General Order). The site was assigned WDID No. 5S17CC412602. The General Order requires the preparation of a Site Management Plan (SMP) and a Nitrogen Management Plan (NMP). The purpose of the SMP is to identify the Best Practicable Treatment or Control (BPTC) measures that the site intends to follow for erosion control purposes and to prevent stormwater pollution. The purpose of the NMP is to identify how nitrogen is stored, used, and applied to crops in a way that is protective of water quality. The SMP and NMP are required before commencing cultivation activities and were submitted with the application materials.

A Biological Assessment was conducted by Pinecrest Environmental Consulting, dated January 27, 2020, and Cultural Resources Assessment for the proposed project was conducted by Natural Investigations Company, dated March 2020.

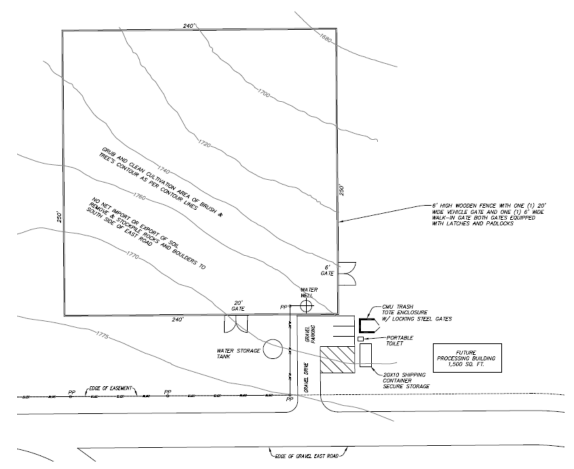


Figure 3. Proposed Site Plan

18. Surrounding Land Uses and Setting: Briefly describe the project's surroundings:

North: Rural Lands (RL), Rural Residential (RR), and Agriculture (A) zoned properties South: Rural Lands (RL), Rural Residential (RR), and Agriculture (A) zoned properties East: Rural Lands (RL) zoned properties

West: Rural Lands (RL), Rural Residential (RR), and Agriculture (A) zoned properties

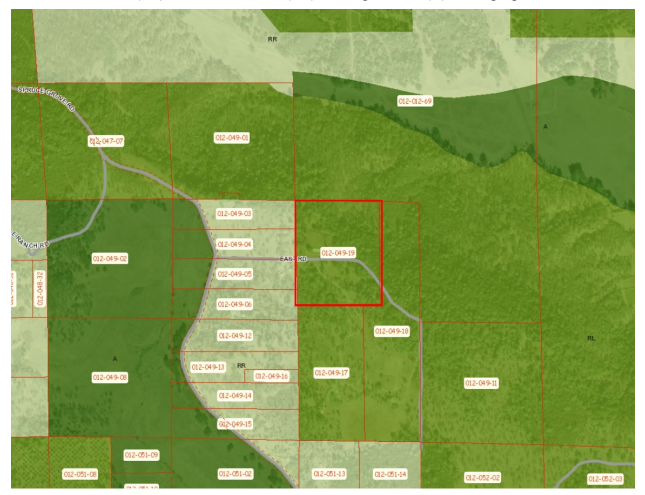


Figure 4. Zoning of Project Parcel and Surrounding Properties



Figure 5. Aerial Photo of Project Parcel and Surrounding Properties

Other public agencies whose approval may be required (e.g., Permits, financing approval, or participation agreement.)

Lake County Department of Environmental Health Lake County Air Quality Management District Lake County Department of Public Works Lake County Department of Public Services Lake County Agricultural Commissioner Lake County Sheriff Department Lake County Fire Protection District Central Valley Regional Water Quality Control Board CalCannabis (via Dept. of Food and Agriculture) California Water Resources Control Board California Department of Forestry & Fire Protection (Calfire) California Department of Fish & Wildlife (CDFW) California Department of Food and Agriculture California Department of Pesticides Regulations California Department of Public Health California Bureau of Cannabis Control California Department of Consumer Affairs

19. Have California Native American tribes traditionally and culturally affiliated with the project area requested consultation pursuant to Public Resources Code section 21080.3.1? If so, is there a plan for consultation that includes, for example, the determination of the significance of impacts to tribal cultural resources, procedures regarding confidentiality, etc.? 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 21080.3.2.) 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.

Notification of the project was sent to local tribes on February 21, 2020. The Middletown Rancheria Tribal Historic Preservation Office responded with an email dated March 24, 2020, and concluded that "although [the project] is within the aboriginal territories of the Middletown Rancheria, our Department has cleared the project and is comfortable with the project moving forward, under the mutual understanding that the Tribe is contacted should there be any significant inadvertent discoveries. Should any new information or evidence of human habitation be found as this project progresses, or an expansion of ground-disturbing activities, we respectfully ask that all work cease and that you contact the Tribe immediately. We do have a process to protect such important and sacred resources."

20. Attachments:

- Attachment A- Property Management Plan
- Attachment B- Proposed Site Plans
- Attachment C- Water Use-Water Availability Study
- Attachment D-Biological Report
- Attachment E-Mitigation and Monitoring Reporting Program
- Attachment F- Site Visit Photos

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

DETERMINATION: (To be completed by the Lead Agency)

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.

Initial Study Prepared By: Sateur Ham, Assistant Planner SIGNATURE

Date: 5/27/2021

Scott DeLeon – Interim Community Development Director Community Development Department

SECTION 1 - 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).
- 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, and 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 processes, 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 the significance

KEY: 1 = Potentially Significant Impact

- 2 = Less Than Significant with Mitigation Incorporation
- 3 = Less Than Significant Impact
- 4 = No Impact

IMPACT CATEGORIES*	1	2	3	4	All determinations need explanation. Reference to documentation, sources, notes, and correspondence.	1 of 39 Source Number**			
I. AESTHETICS Would the project:									
a) Have a substantial adverse effect on a scenic vista?			X		The project site is accessed by a private driveway on East Road which is accessed from Spruce Grove Road Road. There are no scenic vistas on or adjacent to the subject site. The site is located on land in a rural area that is surrounded by densely vegetated hillsides of chamise brush which would act as a natural screen. Due to the rural nature of the site, and because it is visually protected by the natural topography and surrounding vegetation, the cultivation activities would not be visible from public roads. The proposed activities are agricultural and are consistent with the past use of the property as well as the surrounding existing uses. In addition, the site is not located on or visible from a scenic highway.	1, 2, 3, 4, 5, 6, 9			
b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?				X	Less than significant impact. See response I(a). The site is not located along a state scenic highway. State Highway 29, located over 4 miles southwest of the proposed project, is eligible to be designated. The project is not visible from State a Highway; therefore, no impact would occur.	2, 3, 4, 9			
c) Substantially degrade the existing visual character or quality of public views of the site and its surroundings? If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?			X		No impact. The site is located in a rural, unincorporated area of Lake County southeast of Lower Lake and is situated in a manner that makes it difficult or impossible to be seen from Spruce Grove Road. There is dense underbrush between the road and the cultivation areas, and the terrain further conceals the cultivation areas from the road. The project is consistent with the property zoning and general plan land use designations in the area. Less than significant impact.	1, 2, 3, 4, 6, 9			
d) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?		X			The project has some potential to create additional light and/or glare through exterior security lighting. The proposed use is an outdoor cultivation operation. The following mitigation measures have been implemented that would reduce the impacts to less than significant: <u>AES-1</u> : An Outdoor Lighting Plan that meets the darkskies.org lighting recommendations shall be submitted for review and acceptance, or review and revision prior to cultivation.	1, 2, 3, 4, 5, 6, 9			
		II.			Less than significant impact with mitigation measure AES- 1 incorporated. LTURE AND FORESTRY RESOURCES				

In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land Evaluation and Site 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 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:

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IMPACT CATEGORIES*	1	2	3	4	All determinations need explanation. Reference to documentation, sources, notes, and correspondence.	Source Number**
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?				X	The property does not contain Prime Farmland, Unique Farmland, or Farmland of Statewide or Local Importance. Per the Farmland Mapping and Monitoring Program, the proposed project is located on land classified as "Other Land". Additionally, site soils are comprised of Konocti-Hambright complex, 5 to 15 percent slopes (Map Unit Symbol 152), are considered "Not Prime Farmland". Therefore, this proposed project would not convert farmland that is high-quality farmland to non-agricultural use.	1, 2, 3, 4, 7, 8, 11, 13, 39
 b) Conflict with existing zoning for agricultural use, or a Williamson Act contract? c) Conflict with existing zoning for, or cause rezoning of, forest 			x	X	The site is not under a Williamson Act contract. The cultivation site is not located within a Lake County Farmland Protection Zone and is not within 1-mile of the Farmland Protection Zone. The cultivation portion of the site would not interfere with the ability of the owner or neighbors to use the non-cannabis land for more traditional crop production. The site is zoned Rural Land (RL), which is a designated zone for agriculture, including cannabis cultivation. Less than significant impact. The property is zoned Rural Land (RL) and does not contain forest land. Therefore, the proposed project would not conflict	1, 2, 3, 4, 5, 7, 8, 11, 13 1, 2, 3, 4, 5, 7, 8, 11, 13
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))? d) Result in the loss of forest land or conversion of forest land to non-forest use?				X	 with existing zoning and/or cause the rezoning of forest land as defined by Public Resource Code section 4526, or of timberland as defined by Government Code section 51104(g). No impact. Please see the response to Section II (c). The project would not result in the loss or conversion of forest land to non-forest use. No impact 	1, 2, 3, 4, 5, 7, 8, 11, 13

IMPACT CATEGORISS 1 2 3 4 All determinitions nece caphanation. References to documentation, sources, notified not induce changes in the existing environment which, due to their location or nature, could result in the conversion of or nature, could result in the conversion of Farmaland, to non-agricultural use or conversion of forest hand to non-forest tural to non-forest tural are quality plan? X X A proposed the arguality meanagement or air pollution control district may be relead upon to make the following determinations. Would they project: 1.3, 4, 5, 1.3, 4, 5, 1.3, 4, 5, 1.3, 4, 5, a) Conflict with or obstruct implementation of the applicable air quality plan? X X The project sile is located within the LAR QUAD applics are nationament for air quality. The LAR QUAD applics are nationnew with both stare and usins may of take County. Air Delta on regression and usins may of take County are quality plan? 1.3, 4, 5, 1.3, 4, 5, 1.2, 4, 31, 36 a X X X The project sile is located within the LAR QUAD applics are nationnew with both stare and usins may of take County. Air Delta on regression for the applicable are quality plan? 1.3, 4, 5, 1.2, 4, 31, 36 a X X X The project sile is located within the take County Air Basin is in attainnew with both stare and usins may of take County. Air application regression for hard and and and usins may of take County. Air application regression fore thare the formati							13 of 39
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e) Involve other changes in the existing environment which, due to their location or nature, could result in the conversion to non-agricultural use. 1, 2, 3, 4, 5, 1, 1, 3 use or conversion of Forst land to non-agricultural use. No impact. 7, 8, 11, 13 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. 1, 3, 4, 5, 12, 33, 4, 5, 13, 45, 5, 13, 13, 13, 13, 13, 14, 13, 14, 14, 14, 14, 14, 14, 14, 14, 14, 14							
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to their location or nature, could result in the conversion of Farmland, to non-agricultural use or conversion of forest land use. 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: 1, 3, 4, 5, Would the project: a) Conflict with or obstruct implementation of the applicable air quality plan? X X The project site is located within the Lake County Air Basin which is under the jurisdiction of the Lake County Air Masin and Lamment with both state and federal air quality standards. According to the USDA Soil Survey and the Ultramafic, ultrabasic, serpentine rock and soils map of Lake County. Serpentine soils have not been found within the project area or project vicinity. 3,6 Since the Lake County Air Basin is in attainment for all air pollution, significance of the proposed project. 1,3,4,5, Although the Lake County Air Basin is in attainment for all air pollution, significance of the proposed project. 1,3,4,5, Construction impacts, which are limited to building the processing building and preparing soils form the construction and operation of the cupstrained, not construction, and aperation of the cuptoriation activity. Operational impacts, which are limited to building the processing sould be construction. Although the cultivation area and vicinital traffic, including small divery viciles that would active season, would be tormparing and would be construction. Although the cultivation area and vicilital traffic, including small divery viciles. Maroud other measures such as planting naitive (Poviciles than along p							
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any dissal powered againment and/or other equipment with		1					
any unser-powered equipment and/or other equipment with		1				any diesel-powered equipment and/or other equipment with	

						14 of 39
IMPACT CATEGORIES*	1	2	3	4	All determinations need explanation. Reference to documentation, sources, notes, and	Source Number**
					correspondence. the potential for air emissions. Or provide proof that a	
					permit is not needed.	
					<u>AQ-2:</u> All mobile diesel equipment used must comply with State registration requirements. Portable and stationary	
					diesel-powered equipment must meet all Federal, State, and	
					local requirements, including the requirements of the State Air Toxic Control Measures for CI engines. Additionally, all	
					engines must notify LCAQMD prior to beginning construction activities and prior to engine Use.	
					<u>AQ-3:</u> The applicant shall maintain records of all hazardous or toxic materials used, including a Material Safety Data	
					Sheet (MSDS) for all volatile organic compounds utilized,	
					including cleaning materials. Said information shall be made available upon request and/or the ability to provide the Lake	
					County Air Quality Management District such information in order to complete an updated Air Toxic emission	
					Inventory.	
					<u>AO-4:</u> All vegetation during site development shall be chipped and spread for ground cover and/or erosion control.	
					The burning of vegetation, construction debris, including waste material is prohibited.	
					AQ-5: The applicant shall have the primary access and	
					parking areas surfaced with chip seal, asphalt, or an equivalent all-weather surfacing to reduce fugitive dust	
					generation. The use of white rock as a road base or surface material for travel routes and/or parking areas is	
					prohibited.	
					AO-6: All areas subject to infrequent use of driveways,	
					overflow parking, etc., shall be surfaced with gravel. The applicant shall regularly use and/or maintain the graveled	
					area to reduce fugitive dust generations.	
b) Violate any air quality			X		Less than significant impact with mitigation measures AQ-1 through AQ-6 incorporated. The County of Lake is in the attainment of state and federal	1, 2, 3, 4, 5,
standard or result in a			Λ		ambient air quality standards. Burning cannabis waste is	21, 24, 31,
cumulatively considerable net increase in an existing or					prohibited within the commercial cannabis ordinance for Lake County, and the use of generators is only allowed during a power	36
projected air quality violation?					outage. On-site construction is likely to occur over a relatively short period (estimated 4 to 6 weeks) with minor grading. The	
					potential particulate matter could be generated during	
					construction activities and build-out of the site, however, in general, construction activities that last for less than one year,	
					and use standard quantities and types of construction equipment, are not required to be quantified and are assumed	
					to have a less than significant impact. It is unlikely that this use	
					would generate enough particulates during and after construction to violate any air quality standards.	
					Less than significant impact.	
c) Expose sensitive receptors to substantial pollutant			Х		Land uses that are considered sensitive receptors typically include residences, schools, parks, childcare centers, hospitals,	1, 2, 3, 4, 5, 10, 21, 24,
concentrations?					convalescent homes, and retirement homes. There are no schools, parks, childcare centers, convalescent homes, or	31, 36
					retirement homes located near the project. The nearest off-site	
					residence appears to be located approximately 200 feet west of the cultivation site. Article 27 of the Lake County Zoning	
					Ordinance requires that the minimum setback requirement for	

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		1		r					13 01 39
IMPACT	_				A11 d	eterminations	need exnlan	ation.	Source
	1	2	3	4			-		Number**
CATEGORIES*	1	-	5	-	Keierence	to documentat		, notes, and	Tumber
						correspon	ndence.		
					commercial can	abis cultivatio	n he 200 t	feet from off-site	
								be applied during	
					the growing mon	ths and applied	l carefully to	individual plants.	
					Further, natural v	egetation screet	ns the cultiva	ation area from the	
								arrier to pesticide	
								kely be exposed to	
					substantial pol	utant concer	ntrations t	from pesticides.	
					1			roposed that could	
						eceptors to asbe	estos and no s	serpentine soils are	
					mapped onsite.				
					Less than signifi	ant impost			
					Less than signific		. 11 .	1	1 0 0 1 -
d) Result in substantial emissions		Х						plants, particularly	1, 2, 3, 4, 5,
(such as odors or dust) adversely					during harvest s	eason, would	be mitigated	through passive	21, 24, 31,
affecting a substantial number of								neasures such as	36
-									50
people?								ling the cultivation	
					area. Implementa	tion of mitigati	on measures	would reduce air	
					quality impacts to				
1					1				
					An air quality	assessment is	s provided	in the Property	
								s from CalEEMod	
								uality assessment.	
					Default values	were used	unless oth	erwise indicated.	
					Construction and	operational em	nissions are s	summarized in the	
								a range of potential	
								ets, the model was	
					run using the wor	st-case scenario	os, and emiss	sions estimates are	
						reported here using the unmitigated emissions values. The main			
					sources of construction emissions are exhaust from heavy equipment and tailpipe emissions from cars and trucks. In the				
								occur. Electrical	
							ementally, bu	t not significantly,	
					to greenhouse gas	generation.			
					5				
						1 4 1 4	1 D A		
					Lake County h	as adopted t	the Bay A	rea Air Quality	
					Management Dist	rict (BAAQMI	D) thresholds	s of significance as	
								quality and GHG	
								d for this project	
1							is perioritie	a for this project	
1					demonstrates that	ine project, in b	both the cons	struction phase and	
					the operational pl	ase, would not	generate sig	mificant quantities	
								exceed the project-	
					level thresholds e			project	
1					iever unesholds e	saonshed by D	MAQMD.		
1					Comparison of Daily Co	nstruction Emission	s Impacts with Th	resholds of Significance	
								01 10	
					Criteria Pollutants	Project Emissions	BAAQMD Threshold	Significance	
						unmitigated (pounds/day)	(pounds/day)		
					ROG (VOC)	1 to 10	54	Less than significant	
					NOx	10 to 20	54	Less than significant	
					<u> </u>	10 to 30	548	Less than significant	
1					SO _x Exhaust PM ₁₀	< 1 1 to 10	219 82	Less than significant Less than significant	
1					Exhaust PM10	1 to 10	54	Less than significant	
1					Greenhouse Gasses	2,000 to 3,500	No threshold	Less than significant	
					(CO2e)		established		
					Comparison of Daily Op	erational Emissions	Impacts with Th	resholds of Significance	
							-		
1					Criteria Pollutants	Project Emissions	BAAQMD	Significance	
1						unmitigated (pounds/day)	Threshold (pounds/day)		
					ROG (VOC)	1 to 10	54	Less than significant	
1					NOx	1 to 5	54	Less than significant	
					CO	1 to 10	548	Less than significant	
					SO _x	< 1	219	Less than significant	
1					PM ₁₀ (total) PM _{2.5} (total)	1 to 5 1 to 5	82 54	Less than significant Less than significant	
					Greenhouse Gasses	1 to 20	54 No threshold	Less than significant	
					(CO ₂ e)		established		
L		1							1

IMPACT CATEGORIES*	1	2	3	4		leterminations to documentat correspo	tion, sources,	tion.	Source Number**
					Comparison of Annua	•		esholds of Significance	
					Criteria Pollutants	Project Emissions	BAAQMD Threshold	Significance	
					ROG (VOC)	0 to 1	(tons/year) 10	Less than significant	
					NOx CO	0 to 1 0 to 1	10 100	Less than significant Less than significant	
					SOx PM10	0 to 1 0 to 1	40 15	Less than significant Less than significant	
					PM2.5 Greenhouse gasses (as CO2 or methane)	0 to 1 1 to 100	10 10,000	Less than significant Less than significant	
					The proposed cu carbon dioxide f (tillers, weed eat associated with Additionally, M i reduce impacts parking areas. <u>AQ-7</u> : The proce filtration system method of filtra	from the operat ters, lawn mow staff commun itigation Meas of dust genera essing building n. An Odor (ttion shall be p	tion of small vers, etc.) and iticating and o ures AQ-1 a ation from or shall contain Control Plan provided to tl	iimal amounts of gasoline engines vehicular traffic delivery/pickups. nd AQ-7 would n-site roads and a an air and odor identifying the he Lake County	
					processing build Less than signifi	ling.	-	nstruction of the measures AQ-1	
			IV	7. 1	and AQ-7. BIOLOGICAL R	ESOURCES			
					Would the proje				
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?					A Biological Site Environmental C being Early Activ botanical survey The purpose of th status species and special-status sp commercial cultir Due to the tempe was moderate at was surveyed ar animal species en flowering at th characteristics in notes were made The cultivation area d The BA concluc observed during 2020. No impact special-status pla actual sightings, cultivation activi limited to existin setbacks from jun observe any on serpentine outcroo high likelihood op proposed cultiva	e Assessment (I lonsulting on Jar vated and cultiva was conducted ne BA was to eve d/or habitats, as vecies to occur vation activities erature and sease the time of the nd the location ncountered wer e time of the for a follow-up rea of the proje leveloped under ded that no spe the surveys pe is are predicted ant species in A and lack of su ty areas. Activing cleared areas risdictional wat site. There are ops, or other spe ool to the sout pecial-status pl	nuary 27, 2020 ated in May 20 at the site on J valuate the exist well as assess on or near and identity e recorded. If e survey and species may visit. TEA 20-23. ecial-status pla for any of the Appendix A b itable habitat ties are largel s and will obs ercourses, of ve e no wetland cial habitat typ ecial-status pla ite the presen th of the par ants. All of	20. Wildlife and January 24, 2020. stence of special- s the potential for the site of the s, animal activity entire project site	2, 5, 11, 12, 13, 16, 24, 29, 30, 31, 32, 33, 34

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ImpACT CATEGORIES* 1 2 3 4 All determinations need explanation. Reference to documentation, sources, notes, and correspondence. Source Number** Image: Second Secon							7 of 39
CATEGORIES* 1 2 3 4 Reference to documentation, sources, notes, and correspondence. Number** and no vernal pool habitas exist in the proposed cultivation areas or anywhere else onsite. In the event that proposed activities are to occur outside of existing, cleared areas, floristic surveys should be conducted prior to disturbance to ensure no impacts to special-status plant species. This has been added as Mitigation Measure BIO-1. No special-status animal species were observed during the surveys performed at the site in January 2020. No impacts are predicted for any State or Federal special-status animal species that have the potential to occur onsite due to the lack of actual observations and lack of suitable habitat near the proposed cultivation area. Although there is suitable estivation habitat onsite for Foothill yellow-legged frog (FVLF) and there is an occurrence is 1.1 miles away, the frog would have to traverse the steep chaparral slope in the northeast portion of the site to move from Asbill Creek to the parcel, and three would be many more suitable estivation sites along the way thus we conclude the likelihood of encountering FVLF on the grassy plateau is negligible. No Northern spottic of custurbance to ensure no impacts to special-status animal species. This has been added as Mitigation Measure BIO-2. The project area contains suitable nesting habitat for various bird species because of the presence of grassland, trees, and poles. However, no nests or nesting activity was observed during the field survey. Although the proposed project does not propose the removal of trees, source system ensures for the construction of the presence of sensitive bad species and active bird nests before tread and that trees and poles be inspected for the	IMPACT						
and no vernal pool habitats exist in the proposed cultivation areas or anywhere else onsite. In the event that proposed activities are to occar outside of existing, cleared areas, floristic surveys should be conducted prior to disturbance to ensure no impacts to special-status plant species. This has been added as Mitigation Measure BIO-1. No special-status animal species were observed during the surveys performed at the site in January 2020. No impacts are predicted for any State or Federal special-status animal species that have the potential to occur onsite due to the lack of actual observations and lack of suitable habitat near the proposed cultivation area. Although there is suitable estivation habitat onsite for Foothill yellow-legged frog (PVLF) and there is an occurrence is 1. Imles away, the frog would have to traverse the steep chaparral slope in the northeast portion of the site to move from Asbill Creek to the parcel, and there would be many more suitable estivation sites along the way thus we conclude the likelihood of encountering FYLF on the grassy plateau is negligible. No Northem spotted owl (NSO) are also known from the site and the area does not have a closed canopy of conifers. li proposed activities are to occur outside of existing, cleared areas, surveys shou	CATEGORIES*	1	2	3	4		Number**
areas or anywhere else onsite. In the event that proposed activities are to occur outside of existing, cleared areas, floristic surveys should be conducted prior to disturbance to ensure no impacts to special-status plant species. This has been added as Mitigation Measure BIO-1. No special-status animal species were observed during the surveys performed at the site in January 2020. No impacts are predicted for any State or Federal special-status animal species that have the potential to occur onsite due to the lack of actual observations and lack of suitable habitat near the proposed cultivation area. Although there is suitable estivation habitat onsite for Foothill yellow-legged frog (FYLF) and there is an occurrence is 1.1 miles away, the frog would have to traverse the steep chaparral slope in the northeast portion of the site to move from Asbill Creek to the parcel, and there would be many more suitable estivation sites along the way thus we conclude the likelihood of encountering FYLF on the grassy plateau is negligible. No Northern spotted owt (NSO) are also known from the site and the area does not have a closed canopy of conifers. If proposed activities are to occur outside of existing, cleared areas, surveys should be conducted prior to disturbance to ensure no impacts to special-status animal species. This has been added as Mitigation Measure BIO-2. The project area contains suitable nesting habitat for various bird species because of the presence of grassland, trees, and poles. However, no nests or nesting activity was observed during the field survey. Although the proposed project does not propose the removal of trees, some vegetation removal may be necessary for the construction of the processing building, it is recommended that trees and poles be inspected for the presence of sensitive bad species and active bird nests before tree felling or ground clearing. If activ							
 may include the establishment of a buffer zone using construction fencing or the postponement of vegetation removal until after the nesting season, or until after a qualified biologist has determined the young have fledged and are independent of the nest site. This has been incorporated as Mitigation Measure BIO-3. No impacts are predicted for sediment discharge to watercourses or wetlands due to the absence of such features onsite. There were no jurisdictional watercourses identified at the time of the survey, and no locations that appear to contain potential 		1	2	3	4	All determinations need explanation. Reference to documentation, sources, notes, and correspondence. and no vernal pool habitats exist in the proposed activities are to occur outside of existing, cleared areas, floristic surveys should be conducted prior to disturbance to ensure no impacts to special-status plant species. This has been added as Mitigation Measure BIO-1. No special-status animal species were observed during the surveys performed at the site in January 2020. No impacts are predicted for any State or Federal special-status animal species that have the potential to occur onsite due to the lack of actual observations and lack of suitable habitat near the proposed cultivation area. Although there is suitable estivation habitat onsite for Foothill yellow-legged frog (FYLF) and there is an occurrence is 1.1 miles away, the frog would have to traverse the steep chaparral slope in the northeast portion of the site to move from Asbill Creek to the parcel, and there would be many more suitable estivation sites along the way thus we conclude the likelihood of encountering FYLF on the grassy plateau is negligible. No Northern spotted owl (NSO) are also known from the site and the area does not have a closed canopy of conifers. If proposed activities are to occur outside of existing, cleared areas, surveys should be conducted prior to disturbance to ensure no impacts to special-status animal species. This has been added as Mitigation Measure BIO-2. The project area contains suitable nesting habitat for various bird species because of the presence of grassland, trees, and poles. However, no nests or nesting activity was observed during the field survey. Although the proposed project does not propose the removal of trees, some vegetation removal may be necessary for the construction of the project, CDFW should be consulted to develop measures to avoid "take" active nests prior to the initiation of any construction activities. Avoidance measures may include the establishment of a buffer zone using construction a	Source
of genetic seed mixes along with road cuts and anywhere soil atbilization is required in the future. This has been incorrected						 stabilization is required in the future. This has been incorporated as Mitigation Measure BIO-4. <u>BIO-1</u>: If the establishment of cultivation operations requires the disturbance of vegetation and trees outside of existing disturbed areas, a pre-construction botanical survey should be conducted to determine if any special-status plant 	

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ІМРАСТ					All determinations need explanation.	Source
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
					correspondence.	
					species are present. If any listed species or special-status	
					plant species are detected, construction should be delayed,	
					and CDFW should be consulted and project impacts and	
					mitigation reassessed.	
					<u>BIO-2</u> : If the establishment of cultivation operations	
					requires the disturbance of vegetation and trees outside of	
					existing disturbed areas, a pre-construction survey for	
					special-status wildlife species should be performed by a	
					qualified biologist to ensure that special-status species are	
					not present. If any listed species or special-status species are detected, construction should be delayed, and the	
					appropriate wildlife agency (CDFW and/or USFWS) should	
					be consulted and project impacts and mitigation reassessed.	
					be consulted and project impacts and intigation reassessed.	
					BIO-3 : If construction activities require the removal of trees	
					or shrubs or disturbance to grassland habitat, and if these	
					activities occur during the nesting season (usually March to	
					September), a pre-construction survey for the presence of	
					special-status bird species or any nesting bird species should	
					be conducted by a qualified biologist within 500 feet of	
					proposed construction areas. If active nests are identified in	
					these areas, CDFW and/or USFWS should be consulted to	
					develop measures to avoid "take" active nests prior to the	
					initiation of any construction activities. Avoidance measures	
					may include the establishment of a buffer zone using	
					construction fencing or the postponement of vegetation	
					removal until after the nesting season, or until after a	
					qualified biologist has determined the young have fledged	
					and are independent of the nest site.	
					DIO 4. During construction and constitute the second	
					<u>BIO-4</u> : During construction and operation, the project should follow all PMPs outlined in Appendix D of the	
					should follow all BMPs outlined in Appendix D of the Biological Site Assessment for the project.	
					Diological Site Assessment for the project.	
					Less than significant impact with mitigation measures BIO-	
					1 through BIO-4 incorporated.	
μ	I				T through Dro T incorporation.	

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IMPACT					All determinations need explanation.	Source
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
CATEGORIES* b) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, and regulations or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?	1	2	3 X	4	Reference to documentation, sources, notes, and correspondence. Refer to Section IV(a). The parcel does not contain any jurisdictional waters, wetlands, or watercourses. Erosion control measures to control erosion and sedimentation during construction and operation have been identified in the Property Management Plan and Mitigation Measure BIO-4. Measures include straw wattles, vegetated swales, and buffer strips. The project is enrolled with the State Water Resources Control Board (SWRCB) for Tier 2, Low-Risk coverage under Order No. WQ 2019-001-DWQ (General Order). Tier 2 dischargers reflect cultivation sites that disturb over one acre and are located on flat slopes outside of riparian setbacks. The General Order requires the preparation of a Site Management Plan (SMP) and a Nitrogen Management Plan (NMP). The purpose of the SMP is to identify the Best Practicable Treatment or Control (BPTC) measures that the site intends to follow for erosion control purposes and to prevent stormwater pollution. The purpose of the NMP is to identify how nitrogen is stored, used, and applied to crops in a way that is protective of water quality. The SMP and NMP are required prior to commencing cultivation activities and were submitted with the application materials. In addition, the BA concludes the parcel is not inside any federally designated critical habitat. The project area contains no special-status habitats, but special-status habitats are directly adjacent to some project areas. If the establishment of cultivation operations requires the destruction of sensitive habitats, Mitigation Measures BIO-1 through BIO-3 should be implemented.	Number**
					<u>BIO-5</u> : All work should incorporate erosion control measures consistent with Lake County Grading Regulations and the State Water Resources Control Board Order No. WQ 2019-001-DWQ. Less than significant impact with mitigation measures BIO-1 through BIO-5 incorporated.	
c) Have a substantial adverse			X			1 2 2 1 5
c) Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?					Refer to Section IV(a) and (b). According to the BA, there are no wetlands and vernal pools, or other isolated wetlands in the study area. Therefore, project implementation would not directly impact any wetlands.	1, 2, 3, 4, 5, 11, 12, 13, 16, 17, 21, 24, 29, 30, 31, 32, 33, 34
					Less than significant impact.	

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IMPACT	1	•	2		All determinations need explanation.	Source
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
					correspondence.	
d) Interfere substantially with the			Х		Refer to Section IV(a). The BA did not identify any specific	13
movement of any native resident					wildlife corridors that exist within or near the study area, but the	
or migratory fish or wildlife					large open spaces on the property allow for ample animal	
species or with an established					movement. Implementation of the proposed project would	
native resident or migratory					necessitate the erection of security fences around the cultivation	
wildlife corridors, or impede the					compound. These fences do not allow animal movement and	
use of native wildlife nursery					may act as a local barrier to wildlife movement. However, the	
sites?					fenced cultivation areas are surrounded by open space, allowing	
					wildlife to move around these fenced areas. Implementation of	
					the project would not interfere substantially with the movement	
					of any native resident or migratory fish or wildlife species or	
					with an established native resident or migratory wildlife	
					corridors or impede the use of native wildlife nursery sites.	
					Implementation of the project does not conflict with any county	
					or municipal policies or ordinances protecting biological	
					resources, such as a tree preservation policy or ordinance.	
					Less than significant impact.	
e) Conflict with any local			Х		Refer to Section IV(a-d). This project does not conflict with any	1, 2, 3, 4, 5,
policies or ordinances protecting	1				local policies or ordinances protecting biological resources.	1, 2, 3, 4, 3, 11, 12, 13
biological resources, such as a	1				The project does not propose to remove trees or vegetation.	11, 12, 13
tree preservation policy or					There are no mapped sensitive species on the site.	
ordinance?					There are no mapped sensitive species on the site.	
					Implementation of the project does not conflict with any county	
					or municipal policies or ordinances protecting biological	
					resources, such as a tree preservation policy or ordinance.	
					······································	
					Less than significant impact.	
f) Conflict with the provisions of				Х	No special conservation plans have been adopted for this site and	1, 2, 3, 4, 5,
an adopted Habitat Conservation					no impacts are anticipated.	13
Plan, Natural Community						
Conservation Plan, or another						
approved local, regional, or state						
habitat conservation plan?					No impact.	
			1	V.	CULTURAL RESOURCES	
					Would the project:	
a) Cause a substantial adverse	1	X	1	1	A Cultural Resources Assessment was conducted by Natural	1, 3, 4, 5, 11,
change in the significance of a	1				Investigations Company dated March 2020. A California	1, 5, 4, 5, 11, 14c, 15
historical resource pursuant to					Historical Resources Information System (CHRIS) records	110, 15
§15064.5?					search was completed by the Northwest Information Center	
ş15001.5.					(NWIC) on March 9, 2020. The Native American	
					Heritage Commission (NAHC) also conducted a Sacred Lands	
					File (SLF) search of the Project Area on February 24, 2020.	
					Finally, Natural Investigations conducted a pedestrian survey of	
					the proposed project area on February 28, 2020. Of the total	
					parcel areas, 10.5-acres were surveyed intensively using	
					transects spaced no greater than 15 meters apart. The surveyed	
					area encompasses the proposed project area. The remaining area,	
					outside of the proposed project area, was not surveyed because	
					they will not be impacted as part of the proposed project. The	
					surveyed portion of the Project Area includes the entire footprint	
					of proposed project-related ground disturbance.	
	1				or proposed project related ground distarbance.	
	1				The CHRIS records search indicates that one prior cultural	
					resource study has been completed which included portions of	
	1				the Project Area and one additional study has been completed	
	1				outside the Project Area but within the 0.25-mile record search	
	1				radius. The CHRIS records search also indicates that no cultural	
					resources have been previously recorded within the Project	
	1				Area. One archaeological site has been informally recorded	
					within the 0.25-mile search radius. The SLF search returned	
	1				negative results for Native American resources in the vicinity of	
	1	1	l	L	negative results for realive American resources in the vicinity of	

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IMPACT CATEGORIES*	1	2	3	4	All determinations need explanation. Reference to documentation, sources, notes, and	Source Number**
					correspondence. the Project. No cultural resources of any kind were identified during the field survey.	
					It is possible, but unlikely, that significant artifacts or human remains could be discovered during project construction. If, however, significant artifacts or human remains of any type are encountered it is recommended that the project sponsor contact the culturally affiliated tribe and a qualified archaeologist to assess the situation. The Sheriff's Department must also be contacted if any human remains are encountered.	
					<u>CUL-1:</u> Should any archaeological, paleontological, or cultural materials be discovered during site development, all activity shall be halted in the vicinity of the find(s), the applicant shall notify the culturally affiliated Tribe, and a qualified archaeologist to evaluate the find(s) and recommend mitigation procedures, if necessary, subject to the approval of the Community Development Director. Should any human remains be encountered, the applicant shall notify the Sheriff's Department, the culturally affiliated Tribe, and a qualified archaeologist for proper internment and Tribal rituals per Public Resources Code Section 5097.98 and Health and Safety Code 7050.5.	
					<u>CUL-2:</u> All employees shall be trained in recognizing potentially significant artifacts that may be discovered during a ground disturbance. If any artifacts or remains are found, the culturally affiliated Tribe shall immediately be notified; a licensed archaeologist shall be notified, and the Lake County Community Development Director shall be notified of such finds.	
					Less than significant impact with mitigation measures CUL-1 and CUL-2 incorporated.	
b) Cause a substantial adverse change in the significance of an archeological resource pursuant to \$15064.5?		Х			Please see the response to Section V(a). Less than significant impact with mitigation measures CUL-1 and CUL-2 incorporated.	1, 3, 4, 5, 11, 14, 15
c) Disturb any human remains, including those interred outside of formal cemeteries?		Х			Please see the response to Section V(a). The Cultural Study stated that it was unlikely that any significant findings, including human remains, appear likely on this site.	1, 3, 4, 5, 11, 14, 15
					Less than significant impact with mitigation measures CUL-2 incorporated.	
					VI. ENERGY Would the project:	
a) Result in a potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy, or wasteful use of energy resources, during project construction or operation?			X		Onsite power would be supplied by on-grid electric power through PG&E. PG&E power would be used to power all ancillary electric equipment which includes a processing building, storage container, well pump, security cameras, and security lights. Cannabis would be cultivated outdoors with no supplemental lighting.	5
b) Conflict with or obstruct a state or local plan for renewable energy or energy efficiency?			Х		Less than significant impact. There are no mandatory energy reductions for cultivation activities within Article 27 of the Lake County Zoning Ordinance unless the applicant proposes 'indoor cultivation' (not proposed with this application).	1, 3, 4, 5
					Less than significant impact.	

IMPACT CATEGORIES*	1	2	3	4	All determinations need explanation. Reference to documentation, sources, notes, and correspondence.	22 of 39 Source Number**
		<u> </u>	<u>. </u>	VII.	GEOLOGY AND SOILS <i>Would the project:</i>	1
 a) Directly or indirectly cause 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. ii) Strong seismic ground shaking? iii) Seismic-related ground failure, including liquefaction? 			X		Earthquake Faults Lake County contains numerous known active faults, however, there are no mapped earthquake faults on or adjacent to the Ranch. Future seismic events in the Northern California region can be expected to produce seismic ground shaking at the site. All proposed construction is required to be built consistent with current California Building Code construction standards. Seismic Ground Shaking and Seismic–Related Ground Failure, including liquefaction. The mapping of the site's soil indicates that the soil is stable and not prone to liquefaction. Landslides According to the Landslide Hazard Identification Map prepared by the California Department of Conservation, Division of Mines, and Geology, the area is considered generally stable.	1, 2, 3, 4, 5, 18, 19
iv) Landslides? b) Result in substantial soil erosion or the loss of topsoil?		X			Less than significant impact. Major grading is not proposed to prepare the site for cultivation. Construction of the 1,500 sq. ft. metal building would require a grading and building permit from the Lake County Community Development Department prior to construction. In addition, the project is enrolled with the State Water Resources Control Board (SWRCB) for Tier 2, Low-Risk coverage under Order No. WQ 2019-001-DWQ (General Order). The General Order requires the preparation of a Site Management Plan (SMP) and a Nitrogen Management Plan (NMP). The purpose of the SMP is to identify the Best Practicable Treatment or Control (BPTC) measures that the site intends to follow for erosion control purposes and to prevent stormwater pollution. The purpose of the NMP is to identify how nitrogen is stored, used, and applied to crops in a way that is protective of water quality. The SMP and NMP are required prior to commencing cultivation activities and were submitted with the application materials. <u>GEO-1</u> : Prior to any ground disturbance for building construction, the permittee shall submit erosion control and sediment plans to the Water Resource Department and the Community Development Department for review and approval. Said erosion control and sediment plans shall protect the local watershed from runoff pollution through the implementation of appropriate Best Management Practices (BMPs) in accordance with the Grading Ordinance. Typical BMPs include the placement of straw, mulch, seeding, straw wattles, silt fencing, and the planting of native vegetation on all disturbed areas. No silt, sediment, or other materials exceeding natural background levels shall be allowed to flow from the project area. The natural background level is the level of erosion that currently occurs from the area in a natural,	1, 3, 4, 5, 19, 21, 24, 25, 30

					4	25 01 59
IMPACT CATEGORIES*	1	2	3	4	All determinations need explanation. Reference to documentation, sources, notes, and	Source Number**
					correspondence. used as permanent erosion control after project installation.	
					<u>GEO-2</u> : Excavation, filling, vegetation clearing, or other disturbance of the soil shall not occur between October 15 and April 15 unless authorized by the Community Development Department Director. The actual dates of this defined grading period may be adjusted according to weather and soil conditions at the discretion of the Community Development Director.	
					<u>GEO-3</u> : The permit holder shall monitor the site during the rainy season (October 15 – May 15), including post- installation, application of BMPs, erosion control maintenance, and other improvements as needed.	
					<u>GEO-4</u> : If greater than fifty (50) cubic yards of soils are moved, a Grading Permit shall be required as part of this project. The project design shall incorporate Best Management Practices (BMPs) to the maximum extent practicable to prevent or reduce the discharge of all construction or post-construction pollutants into the County storm drainage system. BMPs typically include scheduling of activities, erosion and sediment control, operation and maintenance procedures, and other measures in accordance with Chapters 29 and 30 of the Lake County Code.	
					Less than significant impact with mitigation measures BIO- 5; and GEO-1 through GEO-4 incorporated.	
c) Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on-site or off- site landslide, lateral spreading, subsidence, liquefaction, or collapse?			X		The project site is not identified as containing landslides or other unstable geologic conditions. The proposed cultivation sites are located within an area cleared and in areas with less than 10 percent slopes (Figure 7). There is a less than significant chance of landslide, subsidence, liquefaction, or collapse as a result of the proposed project.	1, 3, 4, 5, 6, 7, 10, 16, 17, 18, 19
d) Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial direct or		Х			The Uniform Building Code is a set of rules that specify standards for structures. No structures are proposed that would require a building permit.	5, 7, 39
indirect risks to life or property?					Expansive soils possess a "shrink-swell" characteristic. Shrink- swell is the cyclic change in volume (expansion and contraction) that occurs in fine-grained clay sediments from the process of	

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IMPACT	1	2	3	4	All determinations need explanation.	Source Number**
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and correspondence.	Number
 f) Directly or indirectly destroy a unique paleontological resource or site or unique geologic 				X	The project site does not contain any known unique geologic features or paleontological resources. Disturbance of these resources is not anticipated.	1, 2, 3, 4, 5, 14, 15
feature?					No impost	
			VIII.	G	No impact. REENHOUSE GAS EMISSIONS	
			, 111.	U.	Would the project:	
a) Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?			X		The project site is located within the Lake County Air Basin, which is under the jurisdiction of the LCAQMD. The LCAQMD applies air pollution regulations to all major stationary pollution sources and monitors air quality. Climate change is caused by greenhouse gases (GHGs) emitted into the atmosphere around the world from a variety of sources, including the combustion of fuel for energy and transportation, cement manufacturing, and refrigerant emissions. GHGs are those gases that can trap heat in the atmosphere, a process that is analogous to the way a greenhouse traps heat. GHGs may be emitted as a result of human activities, as well as through natural processes. Increasing GHG concentrations in the	1, 3, 4, 5, 36
					atmosphere are leading to global climate change. The Lake County Air Basin is in attainment for all air pollutants and has therefore not adopted thresholds of significance for GHG emissions. The primary GHGs that are of concern for development	
					projects include Carbon dioxide (CO ₂), methane (CH ₄), and nitrous oxide (N ₂ O). CO ₂ , CH ₄ , and N ₂ O occur naturally, and through human activity. Emissions of CO ₂ are largely by- products of fossil fuel combustion and CH ₄ results from off- gassing associated with agricultural practices and landfills. CO ₂ is the most common GHG emitted by human activities.	
					In general, greenhouse gas emissions come from construction activities (vehicles) and post-construction activities (vehicles primarily). Construction activities on this site would be minimal. Burning plant material is prohibited in Lake County and projected trips generated would be between 2 to 12 trips per day during and after construction. The cultivation areas would not have specific greenhouse gas-producing elements and the cannabis plants would, to a small degree, help capture CO ₂ .	
					Less than significant impact.	
b) Conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emissions of greenhouse gases?				X	Lake County has not adopted any specific GHG reduction strategies or climate action plans. Therefore, this project would not conflict with any adopted plans or policies for the reduction of greenhouse gas emissions.	1, 3, 4, 5, 36
	<u> </u>	V	TT A C		No impact.	
	1	X.	HAZ	LARI	DS 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?		X			Materials associated with the proposed Cultivation of Commercial Cannabis, such as gasoline, pesticides, fertilizers, alcohol, hydrogen peroxide, and equipment emissions may be considered hazardous if released into the environment. The applicant has stated that all potentially harmful chemicals would be stored and locked in a secured building on site.	1, 3, 5, 13, 21, 24, 29, 31, 32, 33, 34
					Bulk fertilizers would be incorporated into the soil shortly after delivery and would not typically be stockpiled/stored on site. Should bulk fertilizers need to be stockpiled, they would be covered with a tarp and secured with ropes and weights. Dry	

		<u> </u>	—	—		6 of 39
IMPACT			<u>,</u>	۱ _م ۱	All determinations need explanation.	Source
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
 	\square	⊣	<u> </u>	' <u> </u>	correspondence.	
·			I j	'	and liquid fertilizers would be stored in a stormproof shed inside	
 i	1		۱ j	'	each cultivation compound.	
i			۱ j	'	Additionally, according to the applicant, pesticides and	
 			I j	'	fertilizers would be stored within one of the stormproof storage	
 			I j	'	sheds or storage containers, in their original containers with	
1			I j	'	labels intact, and according to the product labeling. Agricultural	
1			۱ j	'	chemicals and petroleum products would be stored in secondary	
1			۱ j	'	containment, within separate storage structures, with compatible	
1			I j	'	chemicals and to promote chemical compatibility. The pesticide,	
 			I j	'	fertilizer, chemical, and petroleum product storage buildings	
i	1		۱ j	'	would have impermeable floors. There are no watercourses on the parcel or within 100-feet of the proposed activities	
i	1		۱ j	'	the parcel or within 100-feet of the proposed activities.	
i			۱ j	'	The project would comply with Section 41.7 of the Lake County	
i			۱ j	'	Zoning Ordinance that specifies that all uses involving the use	
i			۱ j	'	or storage of combustible, explosive, caustic, or otherwise	
· · · · ·		ļ i		'	hazardous materials shall comply with all applicable local, state,	
i	ļ	ļ i		'	and federal safety standards and shall be provided with adequate	
 				'	safety devices against the hazard of fire and explosion, and	
 				'	adequate firefighting and fire suppression equipment.	
 				'	Any petroleum products brought to the site, such as gasoline or	
i				'	Any petroleum products brought to the site, such as gasoline or diesel to fuel construction equipment, would be stored under	
1			۱ I	'	cover and in State of California-approved containers. All	
i			۱ j	'	pesticides, fertilizers, or petroleum products would be stored a	
i	l i		۱ j	'	minimum of 100 feet from all potential sensitive areas and	
i			۱ j	'	watercourses.	
i			۱ I	'		
i			۱ j	'	Cannabis waste, as appropriate, would be chipped and spread	
i				'	on-site; burning cannabis waste is prohibited in Lake County.	
i			۱ j	'	Spill containment and the cleanup kit would be kept on-site in	
·			I j	'	the unlikely event of a spill. All employees would be trained to	
i			۱ j	'	properly used all cultivation equipment, including pesticides.	
i				'	Proposed site activities would not generate hazardous waste.	
i				'		
i			۱ j	'	All equipment shall be maintained and operated in a manner	
i	l i		۱ j	'	that minimizes any spill or leak of hazardous materials. Hazardous materials and contaminated soil shall be stored,	
i			۱ j	'	transported, and disposed of consistent with applicable local,	
i			۱ j	'	state, and federal regulations.	
			۱ <u> </u>	'	,	
i			۱ j	'	HAZ-1: All equipment will be maintained and operated	
i			۱ j	'	to minimize spillage or leakage of hazardous materials.	
i			۱ j	'	All equipment will be refueled in locations more than 100	
i			۱ j	'	feet from surface water bodies. Servicing of equipment	
· · · · ·			۱ I	'	will occur on an impermeable surface. In an event of a spill or leak the contaminated soil will be stored	
 			۱ I	'	spill or leak, the contaminated soil will be stored, transported, and disposed of consistent with applicable	
i				'	local, state, and federal regulations.	
			۱ <u> </u>	'	, ,	
i			۱ j	'	HAZ-2: The storage of hazardous materials equal to or	
· · · · ·			I j	'	greater than fifty-five (55) gallons of a liquid, 500 pounds	
·			I j	'	of a solid, or 200 cubic feet of compressed gas, then a	
·			I j	'	Hazardous Materials Inventory Disclosure	
· · · · ·			I j	'	Statement/Business Plan shall be submitted and	
· · · ·			I j	'	maintained in compliance with requirements of Lake	
 			۱ j	'	County Environmental Health Division. Industrial waste	
 			۱ j	'	shall not be disposed of on-site without review or permit from Lake County Environmental Health Division or the	
 				'	California Regional Water Quality Control Board. The	
μ	ـــــ	<u> </u>	<u> </u>	·i	- and the source of the second states and the second states and the second states and the second states and second state	

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IMPACT	1	•	-		All determinations need explanation.	Source
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
					correspondence.	
					permit holder shall comply with petroleum fuel storage tank regulations if fuel is to be stored on site.	
					tank regulations in fuel is to be stored on site.	
					Less than significant impact with mitigation measures	
					HAZ-1 and HAZ-2.	
b) Create a significant hazard to			Х		Refer to Section IX (a).	1, 3, 5, 13,
the public or the environment through reasonable foreseeable					The pesticides and fertilizers proposed would be stored in a	21, 24, 29, 31, 32, 33,
upset and accident conditions					secure building. The site preparation would require some	34, <i>52</i> , <i>55</i> , 34
involving the release of					construction equipment and would last for about 4 weeks. All	-
hazardous materials into the					equipment staging shall occur on previously disturbed areas on	
environment?					the site. As stated above, a spill kit would be kept on-site in the	
					unlikely event of a spill. All equipment shall be maintained and operated in a manner that minimizes any spill or leak of	
					hazardous materials. Hazardous materials and contaminated soil	
					shall be stored, transported, and disposed of consistent with	
					applicable local, State, and Federal regulations.	
					<u>HAZ-3</u> : Prior to operation, the applicant shall schedule an inspection with the Lake County Code Enforcement	
					Division within the Community Development Department to	
					verify adherence to all requirements of Chapter 13 of the	
					Lake County Code, including but not limited to adherence	
					with the Hazardous Vegetation requirements.	
					HAZ-4: Prior to operation, all employees shall have access	
					to restrooms and hand-wash stations. The restrooms and	
					hand wash stations shall meet all accessibility requirements.	
					UA75 . The proper storage of equipment removal of litter	
					<u>HAZ-5</u> : The proper storage of equipment, removal of litter and waste, and cutting of weeds or grass shall not constitute	
					an attractant, breeding place, or harborage for pests.	
					HAZ-6: All food scraps, wrappers, food containers, cans,	
					bottles, and other trash from the project area should be deposited in trash containers with an adequate lid or cover	
					to contain trash. All food waste should be placed in a	
					securely covered bin and removed from the site weekly to	
					avoid attracting animals.	
					UA77. The applicant shell maintain records of all	
					<u>HAZ-7</u> : The applicant shall maintain records of all hazardous or toxic materials used, including a Material	
					Safety Data Sheet (MSDS) for all volatile organic	
					compounds utilized, including cleaning materials. Said	
					information shall be made available upon request and/or the	
					ability to provide the Lake County Air Quality Management District such information to complete an updated Air Toxic	
					Emission Inventory.	
					Less than significant impact with mitigation measures HAZ-	
a) Emit harandarra amini ana	<u> </u>			v	1 through HAZ-7 incorporated.	1 2 5
c) Emit hazardous emissions or handle hazardous or acutely				Х	The proposed project is not located within one-quarter mile of an existing or proposed school.	1, 2, 5
hazardous materials, substances,					an existing of proposed sentoor.	
or waste within one-quarter mile						
of an existing or proposed						
school?					No impact.	

end before the contrest of the project in the contrest of the project is not listed frazer dous materials sites compiled pursuant to Government Code Section (5962,5 and, as a result, would it create a significant hazard to the public or the environment? X The California Environmental protection Agency (CalEPA) has the responsibility information about sites that may contain hazardous materials, such as hazardous waste facilities, solid waste facilities, solid waste facilities where hazardous materials have been reported, leaking underground storage tanks, and other sites where hazardous materials have been reported, leaking underground storage tanks, and other sites where hazardous materials have been detected. Hazardous materials contamination within ½-mile of the project site: 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 rise in the project is in the far and/or within an Airport Land Use Plan. X The project is not listed in any of these databases as a site containing hazardous materials ad escribed above. e) For a project located within a safety hazard or excessive noise for people residing or working in the project rise is not located within two (2) miles of an airport land use plan or, where such a plan has not been adopted, within two result in a safety hazard or excessive noise for people residing or working in the project result in a safety hazard or excessive noise for people residing or working in the project result in a safety hazard or excessive noise for people residing or working in the project result in a safety hazard or excessive noise for people residing or working in the project site area? X The project would not impair or interfere with adopted emergency response plan or emerg		-		1	1		28 of 39
Image: Construction of the second state of		-		_			
(d) Be located on a site that is included on a site of hazardous materials sites compiled pursuant to Government Code Section (59/02.5 and, as a result, would it create a significant hazard to the public of the cavinoment? X The California Environmental Protection Agency (CalEPA) that may contain hazardous materials have been reported, leaking underground storage tanks, and other sites where hazardous materials have been reported, leaking underground storage tanks, and other sites where hazardous materials have been detected. 2, 40 (e) For a project located within an airport Indu se 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 or excessive noise for popel or structures, either directly or indirectly, to a significant risk of loss, input, or death involving wildland fires? X X The California Environment I Code within two miles of an alport adopted emergency response plan or emergency vacuation plan? 1, 3, 4, 5, 2 0. Impair implementation of or physically inferfer with an adipted emergency response plan or emergency vacuation plan? X X 10. Impair implementation of a physically inferfer with an adopted emergency response plan or emergency vacuation plan? X X 11. Solution and there solute and has reduced group or building permit. All proposed on structures, either directly or indirectly, to a significant risk of loss, input, would and fires? X 12. The project result in a safety hazard of loss, park X X 13. 3, 4, 5, 2 32, 37	CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
included on a list of hazardous materials compiled pursuant to Government Code Section (5902.5 and, as result, would it create a significant hazard to the public or the environment? has the responsibility for compiling information about sites the thet may contain hazardous materials such as hazardous waster last, and other sites where hazardous materials have been detected. Hazardous materials include all flammable, reactive, corrowice, or toxic substances that pope potential harm to the public or the environment? with two materials include all flammable, reactive, corrowice, or toxic substances that pope potential harm to the public or environment. The following databases compiled pursuant to Government Code (5902.5 were checked for known hazardous materials contamination within ½-mile of the project site. or State Water Resources Control Board (SWRCB) GeoTracker database. • State Water Resources Control EnviroStor database. e) For a project located within an airport and use plan or, where esuch a plan has not been adopted, within two miles of a public ariport or public use airport, would the project result in a safety hazardo. X The project is not listed in any of these databases as a site containing hazardous materials as described above. P) For a project located within an airport and/or within an Airport Land Use Plan. 1,3,4,5,2 extractare? X The project is not located within two (2) miles of an airport and/or within an Airport Land Use Plan. extractare? No impact. f) Enproject areat? No imp						correspondence.	
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 or excessive noise for people residing or working in the project area? X The project volut not impair or interfere with adopted emergency response plan or emergency vacuation plan? 1, 3, 4, 5, 2 g) Expose people or structures, either directly or indirectly to a significant risk of loss, injury, or death involving wildland fires? X The site is mapped as being a high fire risk, however, the project sould and ring EA 20-23, thus reducing the fuel load. The area the cultivation activity would occur has a low fuel load based on the lack of shrubs and trees. Additionally, the project proposes a 5,000-gallon water tank. 1, 3, 4, 5, 2 The applicant would adhere to all Federal, State, and local fire requirements/regulations for setbacks and defensible space required to built consistent with current county and State of California Building Code construction standards. To construct to proposed processing building, the applicant would be required to obuil to onsistent with local 1	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				X	 The California Environmental Protection Agency (CalEPA) has the responsibility for compiling information about sites that may contain hazardous materials, such as hazardous waste facilities, solid waste facilities where hazardous materials have been reported, leaking underground storage tanks, and other sites where hazardous materials have been detected. Hazardous materials include all flammable, reactive, corrosive, or toxic substances that pose potential harm to the public or environment. The following databases compiled pursuant to Government Code §65962.5 were checked for known hazardous materials contamination within ¼-mile of the project site: State Water Resources Control Board (SWRCB) GeoTracker database Department of Toxic Substances Control EnviroStor database SWRCB list of solid waste disposal sites with waste constituents above hazardous waste levels outside the waste management unit. 	2, 40
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 hazrd or excessive noise for people residing or working in the project area? X The project would not impair or interfere with adopted mergency response plan or emergency response plan or emergency evacuation plan? 1, 3, 4, 5, 2 g) Expose people or structures, either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires? X The site is mapped as being a high fire risk, however, the project is located on a ridge and has reduced grass and brush during EA 20-23, thus reducing the fuel load. The area the cultivation activity would occur has a low fuel load based on the lack of shrubs and trees. Additionally, the project rank. 1, 3, 4, 5, 2 The project area? No impact. 22, 35, 37 g) Expose people or structures, either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires? X The site is mapped as being a high fire risk, however, the project is located on a ridge and has reduced grass and brush during EA 20-23, thus reducing the fuel load. The area the cultivation activity would occur has a low fuel load based on the lack of shrubs and trees. Additionally, the project ray building permit. All proposed construction is required to built consistent with current county and State of California Building Code construction standards. To construct the proposes processing building, the applicant would be construction of the applicant would be endired to obtain a building permit. All proposed construction standards. To construct the proposed processing building, the applican						containing hazardous materials as described above.	
e) For a project located within an ariport 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 hazrd or excessive noise for people residing or working in the project area?XThe project is not located within two (2) miles of an airport and/or within an Airport Land Use Plan.1, 3, 4, 5, 2 221) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?XThe project would not impair or interfere with adopted emergency response or evacuation plan. No impact.1, 3, 4, 5, 2 222) Expose people or structures, either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires?XThe site is mapped as being a high fire risk, however, the project uould not further heighten fire risks on the site. The project is located on a ridge and has reduced grass and brush during EA 20-23, thus reducing the fuel load. The area the cultivation activity would occur has a low fuel load based on the lack of shrubs and trees. Additionally, the project roposes a 5,000- gallon water tank.1, 3, 4, 5, 2 2235, 37						NT ·	
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 or excessive noise for people residing or working in the project area? and/or within an Airport Land Use Plan. 22 1) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan? X The project would not impair or interfere with adopted emergency response plan. 1, 3, 4, 5, 2 22, 35, 37 g) Expose people or structures, either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires? X The site is mapped as being a high fire risk, however, the project would not further heighten fire risks on the site. The project is located on a ridge and has reduced grass and brush during EA 20-23, thus reducing the fuel load. The area the cultivation activity would occur has a low fuel load based on the lack of shrubs and trees. Additionally, the project proposes a 5,000- gallon water tank. 35, 37 The applicant would adhere to all Federal, State, and local fire required for any new buildings for setbacks and defensible space required for any new buildings that require a building permit. All proposed construction is required to be built consistent with current county and State of California Building Code construction standards. To construct the proposes processing building, the applicant would be required to obtain a building permit with Lake County to demonstrate conformance with local					37		1 2 4 5 20
f) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?XThe project would not impair or interfere with adopted emergency response or evacuation plan.1, 3, 4, 5, 2g) Expose people or structures, either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires?XThe site is mapped as being a high fire risk, however, the project would not further heighten fire risks on the site. The project is located on a ridge and has reduced grass and brush during EA 20-23, thus reducing the fuel load. The area the cultivation activity would occur has a low fuel load based on the lack of shrubs and trees. Additionally, the project proposes a 5,000- gallon water tank.1, 3, 4, 5, 2The applicant would adhere to all Federal, State, and local fire required for any new buildings that require a building permit. All proposed construction is required to be built consistent with current county and State of California Building Code construction standards. To construct the proposed processing building, the applicant would be required to obtain a building permit with Lake County to demonstrate conformance with local	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 or excessive noise				Χ		
physically interfere with an adopted emergency response plan or emergency evacuation plan?22, 35, 37g) Expose people or structures, either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires?XThe site is mapped as being a high fire risk, however, the project would not further heighten fire risks on the site. The project is located on a ridge and has reduced grass and brush during EA 20-23, thus reducing the fuel load. The area the cultivation activity would occur has a low fuel load based on the lack of shrubs and trees. Additionally, the project proposes a 5,000- gallon water tank.1, 3, 4, 5, 2The applicant would adhere to all Federal, State, and local fire required for any new buildings that require a building permit. All proposed construction is required to be built consistent with current county and State of California Building Code construction standards. To construct the proposed processing building, the applicant would be required to obtain a building permit with Lake County to demonstrate conformance with local							
either directly or indirectly, to a significant risk of loss, injury, or death involving wildland fires? would not further heighten fire risks on the site. The project is located on a ridge and has reduced grass and brush during EA 20-23, thus reducing the fuel load. The area the cultivation activity would occur has a low fuel load based on the lack of shrubs and trees. Additionally, the project proposes a 5,000-gallon water tank. The applicant would adhere to all Federal, State, and local fire requirements/regulations for setbacks and defensible space required for any new buildings that require a building permit. All proposed construction is required to be built consistent with current county and State of California Building Code construction standards. To construct the proposed processing building, the applicant would be required to obtain a building permit with Lake County to demonstrate conformance with local	physically interfere with an adopted emergency response plan				Х	emergency response or evacuation plan.	1, 3, 4, 5, 20, 22, 35, 37
	either directly or indirectly, to a significant risk of loss, injury, or			X		would not further heighten fire risks on the site. The project is located on a ridge and has reduced grass and brush during EA 20-23, thus reducing the fuel load. The area the cultivation activity would occur has a low fuel load based on the lack of shrubs and trees. Additionally, the project proposes a 5,000- gallon water tank. The applicant would adhere to all Federal, State, and local fire requirements/regulations for setbacks and defensible space required for any new buildings that require a building permit. All proposed construction is required to be built consistent with current county and State of California Building Code construction standards. To construct the proposed processing building, the applicant would be required to obtain a building permit with Lake County to demonstrate conformance with local	1, 3, 4, 5, 20, 35, 37

	Source umber**
CATEGORIES* 1 2 3 4 Reference to documentation, sources, notes, and correspondence. Notes Image: Contract of the second of the	umber**
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Figure 8. Fire Risk Map	
Figure 8. Fire Risk Map	
I Igure 6. The Rush hup	
Less than significant impact.	
X. HYDROLOGY AND WATER QUALITY	
Would the project:	
nouiu ine projeci.	
a) Violate any water quality X The proposed project is located in the Lower Lake Planning 1,	2, 3, 4, 5,
	, 21, 23,
	, 21, 23, , , 33, 34,
	, 33, 34, , 42
	, +∠
groundwater quality?	
The Property Management Plan submitted with the application	
materials address runoff, and certain BMPs during and after	
construction to reduce impacts associated with water quality.	
All equipment shall be maintained and operated in a manner that	
minimizes any spill or leak of pollutants.	
In addition, the project is enrolled with the State Water	
Resources Control Board (SWRCB) for Tier 2, Low-Risk	
coverage under Order No. WQ 2019-001-DWQ (General	
Order). Tier 2 dischargers reflect cultivation sites that disturb	
over one acre and are located on flat slopes outside of riparian	
setbacks. The General Order requires the preparation of a Site	
Management Plan (SMP) and a Nitrogen Management Plan	
(NMP). The purpose of the SMP is to identify the Best	
Practicable Treatment or Control (BPTC) measures that the	
site intends to follow for erosion control purposes and to	
prevent stormwater pollution. The purpose of the NMP is to	
identify how nitrogen is stored, used, and applied to crops in a	
way that is protective of water quality. The SMP and NMP are	
required prior to commencing cultivation activities and were	
submitted with the application materials.	
The proposed project would be served by a portable toilet	
located adjacent to the cultivation site. If a new ADA restroom	
is required to be installed in the proposed processing building,	
this restroom would require a new onsite wastewater treatment	
septic system. If a new septic system is proposed it must adhere	
to all federal, state, and local regulations regarding wastewater	
treatment and water usage requirements.	
State law requires permits for onsite systems to ensure that they	
are constructed and sited in a manner that protects human health	
and the environment. A permit from Lake County is required to	
install a new septic system. Prior to applying for a permit, the	
Lake County Division of Environmental Health requires a Site	
Evaluation to determine the suitability of the site for a septic	
system. A percolation test would be conducted to determine the	

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	T	<u> </u>	-	1		50 01 39
IMPACT		•			All determinations need explanation.	Source
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
					correspondence. water absorption rate of the soil, and the septic system would be	
					located, designed, and installed appropriately, following all	
					applicable State and County guidelines and requirements.	
b) Substantially decrease			Х		The project site does not have a municipal water supply service	1, 2, 3, 4, 5,
groundwater supplies or interfere					and relies on well water. The proposed project would use water	13, 21, 23,
substantially with groundwater					from an existing, onsite, permitted well.	24, 33, 34,
recharge such that the project						41, 42
may impede sustainable					Water would be pumped from the well to 5,000-gallon water	
groundwater management of the basin?					tanks and then delivered to the plants utilizing drip irrigation techniques. According to the Water Use / Water Availability	
					Study prepared for the project by Hurvitz Environmental	
					Services Inc. (HES) in January 2020, The estimated demand	
					for the entire site including the proposed project, residential	
					use, and employee use, is approximately 365,375 gallons/year	
					(1.1 acre-feet/year). The water usage for the proposed	
					cultivation would be approximately 338,000 gallons/year (1.0 acre-feet/year). The peak daily demand would be	
					approximately 2,100 gallons.	
					upproximatory 2,100 ganons.	
					The project is not located in a Lake County Groundwater	
					Management Plan (GMP) groundwater basin.	
					The well to be used for cultivation activities is approximately 158 feet deep and was drilled in 2016. A Water Use / Water	
					Availability Study was prepared for the project by Hurvitz	
					Environmental Services Inc. (HES) in January 2020. As part of	
					the study, HES conducted a 4.5-hour, HES also collected well	
					recovery data following completion of the 4.5-hour pump test.	
					On January 23, 2020, at 3:10 pm, the static water level had	
					recovered to a depth of 93.04 feet indicating a 49% recovery in 1-hour. According to HES, the well yield test and recovery	
					observations demonstrate that the well can produce the water	
					necessary for the proposed project without causing overdraft	
					conditions.	
					Based on the results of the pump test HES estimated that it will	
					take approximately 1 hour and 45 minutes of pumping from the project well to meet the site's peak daily water demand and only	
					1 hour and 35 minutes to meet the average groundwater demand	
					during the growing season. Based on the results of the well yield	
					test HES estimated that these water usage rates would only cause	
					about 1-foot of drawdown in the well and concluded that the well	
					could sustainably produce the water required to meet the	
					proposed project's water demand. Based on well yield test data collected at the site, it appears that the aquifer storage and	
					recharge area are sufficient to provide for sustainable annual	
					water use at the site and within the area.	
	1				Therefore, the proposed cannabis development is consistent with	
					local plans and would likely not impede sustainable	
					management of the local groundwater basin.	
					Less than significant impact.	
c) Substantially alter the existing	1		Х		No drainages exist on the project parcel or within 150-feet of the	1, 3, 4, 5, 13,
drainage pattern of the site or	1				proposed project. The proposed cultivation would be located on	21, 23, 24,
area, including through the	1				a ridge in flat areas outside of drainage setbacks. The cultivation	25, 29, 31,
alteration of the course of a	1				would require no grading and only tilling and preparation for	32, 33, 34
stream or river or through the addition of impervious surfaces,					planting in the ground. Construction of the proposed processing building would require grading.	
in a manner which would:					ounding would require grading.	
	1				(i) As discussed in Section (a) above, construction activities and	
					operation of the proposed project would not result in substantial	

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	1	1	3	4	All determinations need explanation.	Source Number**
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
					correspondence.	
i) Result in substantial erosion or siltation on- or					erosion or siltation, with compliance with the erosion control	
off-site;					plan and SWRCB Cannabis General Order.	
ii) Substantially increase the					(ii)&(iii) The proposed project is outdoor cultivation with a	
rate or amount of surface					minor increase in impervious surfaces associated with a 10'x20'	
runoff in a manner that					storage container, 5,000-gallon water tank, and 1,500 sq. ft.	
would result in flooding					processing building, totaling approximately 1,800 sq. ft. The	
on- or off-site;					new impervious surface represents less than 0.18% of the parcel	
iii) Create or contribute to					area. Thus, the project would not increase the rate or amount of	
runoff water which would					surface runoff or create or contribute to runoff water which	
exceed the capacity of					would exceed the capacity of an existing drainage system.	
existing or planned						
stormwater drainage					(iv) The proposed cultivation area is within a FEMA Zone D,	
systems or provide					areas of possible but undetermined flood hazards. The project is	
substantial additional					located on a flat ridge that would not impede or redirect flood	
sources of polluted					flows.	
runoff;						
iv) Impede or redirect flood flows?					I are then simile and immed	
			X		Less than significant impact.	1
d) In flood hazard, tsunami, or seiche zones, risk release of					The proposed cultivation areas are not located in a floodplain, tsunami, or seiche zone.	1
pollutants due to project					isunanii, or seiche zone.	
inundation?					Less than significant impact.	
e) Conflict with or obstruct			Х		Refer to Sections X(a) and X(b).	1, 3, 4, 5, 10,
implementation of a water quality					Refer to Sections A(u) and A(o).	13, 21, 23,
control plan or sustainable					The proposed use would not conflict with or obstruct the	24, 25, 29,
groundwater management plan?					implementation of water quality control plan or groundwater	31, 32, 33,
					management plan as all hazardous materials including	34
					pesticides and fertilizers would be stored in a locked/secured	
					shed, and would meet all Federal, State, and Local agency	
					requirements for hazardous material storage and handling.	
					Less than significant impact.	
			X	[.]	LAND USE AND PLANNING	
					Would the project:	
a) Physically divide an		1	1	Х	The proposed project site would not physically divide an	1, 3, 4, 5, 6
established community?					established community.	-, -, -, -, -, -
	L		L		No impact.	
b) Cause a significant			Х		This project is consistent with the Lake County General Plan,	1, 3, 4, 5, 20,
environmental impact due to a					the Lower Lake Area Plan, and the Lake County Zoning	21, 22, 27
conflict with any land use plan,					Ordinance.	
policy, or regulation adopted to						
avoid or mitigate an						
environmental effect?					Less than significant impact.	
			2	XII.	MINERAL RESOURCES	
					Would the project:	
a) Result in the loss of	1		1	X	The Aggregate Resource Management Plan (ARMP) does not	1, 3, 4, 5, 26
availability of a known mineral					identify this project as having an important source of	1, 5, 7, 5, 20
resource that would be of value to					aggregate. Additionally, according to the California	
the region and the residents of the					Department of Conservation, Mineral Land Classification,	
state?					there are no known mineral resources on the project site.	
					No impact.	
b) Result in the loss of				Х	The County of Lake's General Plan, the Lower Lake Area Plan	1, 3, 4, 5, 26
availability of a locally important					nor the Lake County Aggregate Resource Management Plan	
mineral resource recovery site					designates the project site as being a locally important mineral	
delineated on a local general plan,					resource recovery site.	
specific plan, or other land-use						
plans?		1			No impact.	

					3	32 of 39
IMPACT CATEGORIES*	1	2	3	4	All determinations need explanation. Reference to documentation, sources, notes, and correspondence.	Source Number**
				И	XIII. NOISE Yould the project result in:	
a) Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of		X			Noise related to outdoor cannabis cultivation typically occurs either during construction or as the result of machinery related to post-construction equipment such as well pumps or emergency backup generators during power outages.	1, 3, 4, 5, 13
standards established in the local general plan or noise ordinance, or applicable standards of other agencies?					Emergency generators are not proposed as part of this project. Power would be supplied by PG&E. This project would have some noise-related to site preparation	
agencies?					(hours of construction are limited through standard conditions of approval).	
					Although the property size would help to muffle noises heard by neighboring properties, mitigation measures are needed to further limit the potential sources of noise.	
					<u>NOI-1</u> : All construction activities including engine warm-up shall be limited Monday Through Friday, between the hours of 7:00 am and 7:00 pm, and Saturdays from 12:00 noon to 5:00 pm to minimize noise impacts on nearby residents. Back-up beepers shall be adjusted to the lowest allowable levels. This mitigation does not apply to night work.	
					<u>NOI-2</u> : Maximum non-construction related sounds levels shall not exceed levels of 55 dBA between the hours of 7:00 AM to 10:00 PM and 45 dBA between the hours of 10:00 PM to 7:00 AM within residential areas as specified within Zoning Ordinance Section 21-41.11 (Table 11.1) at the property lines.	
					Impacts would be less than significant with mitigation measures NOI-1 and NOI-2 incorporated.	
b) Generation of excessive ground-borne vibration or ground-borne noise levels?			Х		The project is not expected to create significant ground-borne vibration due to construction or post-construction facility operation. There would be some grading required for the container pads and greenhouses, however earth movement is not expected to generate ground-borne vibration or noise levels. The low-level truck traffic during construction and for deliveries would create a minimal amount of ground-borne vibration.	1, 3, 4, 5, 13
			VIX		Less than significant impact. OPULATION AND HOUSING	
			XIV	. r	Would the project:	
a) Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through the extension of				X	The project is anticipated to induce population growth to the area through employment, however, it is not expected to be substantial the increased employment will be approximately eight (5) employees hired locally.	1, 3, 4, 5
roads or other infrastructure)?					No impact.	
b) Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing alcoubers?				Х	No housing would be displaced as a result of the project.	1, 3, 4, 5
replacement housing elsewhere?				XV	No impact. 7. PUBLIC SERVICES	
					Would the project:	
a) Would the project result in substantial adverse physical			Х		The project does not propose housing or other uses that would	1, 2, 3, 4, 5,
substantial adverse physical impacts associated with the					necessitate the need for new or altered government facilities. No new roads are proposed.	20, 21, 22, 23, 27, 28,

22	af 20
33	01 39

		1		1	-	5 01 39
IMPACT					All determinations need explanation.	Source
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
					correspondence.	
provision of new or physically					The project would be required to comply with all applicable	29, 32, 33,
altered governmental facilities,					local and state fire code requirements related to design and	34, 36, 37
need for new or physically altered					emergency access.	,,
governmental facilities, the						
construction of which could					Construction and operation of the proposed project may result	
cause significant environmental					in accidents or crime emergency incidents that would require	
impacts, to maintain acceptable					police services. Construction activities would be temporary	
service ratios, response times or					and limited in scope. Accidents or crime emergency incidents	
other performance objectives for					during operation are expected to be infrequent and minor. The	
any of the public services:					Lake County Sheriff's Department, Lakeport Police	
- Fire Protection?					Department, and other law enforcement agencies were notified	
- Police Protection?					of the proposed project.	
- Schools?					of the proposed project.	
- Schools? - Parks?					There would not be a need to increase fire or relies restartion	
- Parks? - Other Public Facilities?					There would not be a need to increase fire or police protection,	
- Other Public Facilities?					schools, parks, or other public facilities as a result of the	
					project's implementation.	
					Loss than significant impact	
					Less than significant impact. XVI. RECREATION	
					Would the project:	
a) Increase the use of existing				Х	The project would generate business income, an increase in local	1, 2, 3, 4, 5
neighborhood and regional parks					employment opportunities, and increase public fee and tax	1, 2, 3, 1, 3
or other recreational facilities					revenue which may result in slight increases in population	
such that substantial physical					growth, which could lead to increased use of park and recreation	
deterioration of the facility would					facilities. However, the increased use of parks and recreation,	
occur or be accelerated?					would occur over a large area and in multiple sites and therefore	
					be diminished and would not substantially deteriorate existing	
					parks or other recreational facilities. The project would not have	
					any impact on existing parks or other recreational facilities.	
					No impact.	
b) Does the project include				Х	This project would not necessitate the construction or expansion	1, 3, 4, 5
recreational facilities or require					of any recreational facilities.	
the construction or expansion of						
recreational facilities which						
might have an adverse physical						
effect on the environment?					No impact.	
				XVI		
		1		1		
a) Conflict with a plan,			Х		According to the application submitted, the project site is	1, 3, 4, 5, 9,
ordinance, or policy addressing					accessed by one (1) private driveway directly off East Road	20, 22, 27,
the circulation system, including					which is accessed off of the county-maintained Spruce Grove	28, 35
transit, roadways, bicycle lanes,					Road, a paved public road with at least 10 ft wide travel lanes	
and pedestrian paths?					and 2 ft wide shoulders. The access driveway to the site is 100-	
					feet long and has an average width of 25-feet wide.	
					There are no bicycle or pedestrian facilities on Spruce Grove.	
					Less than significant impact.	

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IMPACT			_		All determinations need explanation.	Source
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
					correspondence.	
b) For a land-use project, would			Х		State CEQA Guidelines Section 15064.3, Subdivision (b)	1, 3, 4, 5, 9,
the project conflict with or be					states that for land-use projects, transportation impacts are to	20, 22, 27, 28, 35
inconsistent with CEQA guidelines section 15064.3,					be measured by evaluating the proposed project's vehicle miles traveled (VMT), as follows:	28, 33
subdivision (b)(1)?					innes traveled (v wi i), as follows:	
subdivision (b)(1):					<i>"Vehicle miles traveled exceeding an applicable threshold of</i>	
					significance may indicate a significant impact. Generally,	
					projects within one-half mile of either an existing major	
					transit stop or a stop along an existing high-quality transit	
					corridor should be presumed to cause a less than significant	
					transportation impact. Projects that decrease vehicle miles	
					traveled in the project area compared to existing conditions	
					should be presumed to have a less than significant	
					transportation impact."	
					The estimated trips per day are 2 to 12 during construction and	
					operation.	
					To date, the County has not yet formally adopted its	
	1				transportation significance thresholds or its transportation	
					impact analysis procedures. The proposed project would not	
					generate or attract more than 100 trips per day; therefore, it is	
					not expected for the project to have a potentially significant level	
					of VMT, therefore, impacts related to CEQA Guidelines section	
					15064.3. subdivision (b) would be less than significant.	
				37	Less than significant impact.	1 2 4 5 0
c) For a transportation project,				Х	The project is not a transportation project. The proposed use	1, 3, 4, 5, 9,
would the project conflict with or be inconsistent with CEQA					would not conflict with and/or be inconsistent with CEQA $C_{\rm rel}$ (b)(2)	20, 22, 27,
Guidelines section 15064.3,					Guidelines Section 15064.3, subdivision (b)(2).	28, 35
subdivision (b)(2)?						
suburvision (0)(2):						
					No impact.	
d) Substantially increase hazards			Х		The proposed project does not propose any changes to road	1, 3, 4, 5, 9,
due to a geometric design feature					alignment or other features, does not result in the introduction	20, 22, 27,
(e.g., sharp curves or dangerous					of any obstacles, nor does it involve incompatible uses that	28, 35
intersections) or incompatible					could increase traffic hazards.	
uses (e.g., farm equipment)?					The second second second second	
e) Result in inadequate			X		Less than significant impact. The proposed project would not alter the physical configuration	1, 3, 4, 5, 9,
emergency access?	1				of the existing roadway network serving the area and would not	1, 3, 4, 5, 9, 20, 22, 27,
emergency access.					affect access to local streets or adjacent uses (including access	28, 35
					for emergency vehicles). Internal roadways would meet CalFire	20,00
					requirements for vehicle access. Furthermore, as noted above	
					under impact discussion (a), increased project-related	
					operational traffic would be minimal. The proposed project	
					would not inhibit the ability of local roadways to continue to	
					accommodate emergency response and evacuation activities.	
					The proposed project would not interfere with the City's	
	1				adopted emergency response plan.	
	1				Loss than significant impact	
	1		XVII	T '	Less than significant impact. TRIBAL CULTURAL RESOURCES	l
Would the project cause a subst	antial				e in the significance of a tribal cultural resource, defined in Publ	ic Resources
Code section 21074 as either a sit	te, fea	ture,	place	e, cul	tural landscape that is geographically defined in terms of the size	e and scope of
the landscape, sacred			objec		h cultural value to a California Native American tribe, and that is	s:
a) Listed or eligible for listing in			Х		Please see the response to Section V(a) (Cultural Resources).	1, 3, 4, 5,
the California Register of						11, 14, 15
Historical Resources, or in a local	1					1
register of historical resources as	1					1
defined in Public Resources Code	1				Loss than significant impact	
section 5020.1(k), or					Less than significant impact.	

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IMPACT					All determinations need explanation.	Source
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
					correspondence.	Ļ
b) A resource determined by the		Х			Please see the response to Section V(a) (Cultural Resources).	1, 3, 4, 5,
lead agency, in its discretion and						11, 14, 15
supported by substantial					Notification of the project was sent to local tribes on February 21,	
evidence, to be significant					2020. The Middletown Rancheria Tribal Historic Preservation	
pursuant to criteria outlined in					Office responded with an email dated March 24, 2020, and	
subdivision (c) of Public					concluded that "although [the project] is within the aboriginal	
Resources Code section 5024.1.					territories of the Middletown Rancheria, our Department has	
In applying the criteria outlined in					cleared the project and is comfortable with the project moving	
subdivision (c) of Public Resources Code 5024.1, the lead					forward, under the mutual understanding that the Tribe is contacted should there be any significant inadvertent discoveries.	
agency shall consider the					Should any new information or evidence of human habitation be	
significance of the resource to a					found as this project progresses, or an expansion of ground-	
California Native American tribe.					disturbing activities, we respectfully ask that all work cease and	
Cumonina realive remembran ande.					that you contact the Tribe immediately. We do have a process to	
					protect such important and sacred resources."	
					<i>P</i>	
					Less than significant impact with mitigation measures CUL-	1
	L	L	L		1 and CUL-2 incorporated.	
		Х	IX.	ι	JTILITIES AND SERVICE SYSTEMS	
					Would the project:	
a) Demains a first d	r	r	37		The managed matrix 111 11 d. 1 d. 1 d.	1 2 4 7 22
a) Require or result in the relocation or construction of new			Х		The proposed project would be served by the existing onsite irrigation well. No new waterwater treatment facilities are	1, 3, 4, 5, 29,
relocation or construction of new or expanded water, wastewater					irrigation well. No new wastewater treatment facilities are proposed. The applicant shall adhere to all Federal, State, and	32, 33, 34, 37
treatment or stormwater drainage,					Local regulations regarding wastewater treatment and water	57
electric power, natural gas, or					usage requirements.	
telecommunications facilities, the					usage requirements.	
construction or relocation of						
which could cause significant						
environmental effects?					Less than significant impact.	
b) Have sufficient water supplies			Х		Refer to section X (b). According to the Water Use / Water	1, 3, 4, 5, 29,
available to serve the project and					Availability Study, the existing well can sustainably produce the	32, 33, 34,
reasonably foreseeable future					water required to meet the proposed project's water demand. The	36, 37
development during normal, dry,					applicant is prohibited from trucking in water other than a one-	
and multiple dry years?					time emergency delivery and only with written permission from	
					the Community Development Department Director or designee.	
					The second second second	
			v		Less than significant impact.	2.5
c) Result in a determination by			Х		Staff would use portable toilets. These would be serviced	2, 5
the wastewater treatment					regularly by a local, licensed service provider.	
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?					Less than significant impact.	
d) Generate solid waste in excess	1	1	Х		According to the Property Management Plan, the site would	1, 2, 3, 34, 36
of State or local standards or					generate approximately 150 lbs. of solid waste and 1000 lbs.	
excess of the capacity of local					of organic waste, or a total of about 4.8 cubic yards annually.	
infrastructure?					All recyclable waste would be collected separately from non-	
					recyclable waste. All waste and recycling would be hauled to	
					the Lake County Transfer and Recycling Facility where it	
					would be sorted and deposited at the Eastlake Sanitary Landfill	
					(Landfill). The Landfill is well below its current capacity of	
					6,050,000 cubic yards, with 2,859,962 cubic yards (47%)	
					remaining capacity. In addition, the Lake County Public	
					Services Department is proposing an expansion of the Landfill	
					to extend the landfill's life to about the year 2046; increasing	
					the landfill footprint from 35 acres to 56.6 acres. Therefore, the Landfill would have sufficient capacity to accommodate	
					the solid waste generated by the project.	
					the solid waste generated by the project.	
					Less than significant impact.	
		1			2005 than 515 million in putt	1

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IMPACT					All determinations need explanation.	Source
CATEGORIES*	1	2	3	4	Reference to documentation, sources, notes, and	Number**
					correspondence.	
e) Negatively impact the			Х		The applicant would chip and spread the cannabis waste on-	1, 3, 4, 5, 29,
provision of solid waste services					site, and the estimated total amount of solid waste from this	32, 33, 34,
or impair the attainment of solid					project would be approximately 1,150 pounds annually.	36
waste reduction goals?						
					Less than significant impact.	
f) Comply with federal, state,			Х		The County uses a standard condition of approval regarding	1, 3, 4, 5, 29,
and local management and					compliance with all Federal, State, and Local management for	32, 33, 34,
reduction statutes and regulations					solid waste. The cultivator would be required to chip and	36
related to solid waste?					spread any vegetative waste on-site, and the estimated total	
					amount of solid waste from this project is 150 pounds	
					annually.	
					Lass than significant impact	
					Less than significant impact. XX. WILDFIRE	
If located in or nee	ur sta	to ros	nous	ihilit	XX. WILDFIKE y areas or lands classified as very high fire hazard severity zones	would the
project:	ir sui	ie res	ponsi	ıvuu	y areas or lands classified as very high fire hazard severily zones	s, would the
a) Impair an adopted emergency		Х			The mapped fire risk on the site is high. The project site is located	1, 2, 4, 5, 6,
response plan or emergency		~			in the CalFire State Responsibility Area (SRA) and is subject to	20, 23, 31, 20, 20, 20, 20, 20, 20, 20, 20, 20, 20
evacuation plan?	1	1			all state fire-safe-related codes.	35, 37, 38
· · · · · · · · · · · · · · · · · · ·	1	1				,.,.,
					Access to the sites is taken from on-site driveways accessed from	
					East Road which is accessed from Spruce Grove Road. On-site	
					driveways must meet PRC 4290 and 4291 CalFire Standards.	
					The project proposes a one, 5,000-gallon water storage tank.	
					Should this site need to evacuate, Spruce Grove Road located	
					near the subject site would be the evacuation route. Like much	
					of Lake County, this area is prone to wildfire. This site is no	
					more prone to excessive fire risk than other sites in Lake	
					County. The applicant will adhere to all regulations of	
					California Code Regulations Title 14, Division 1.5, Chapter 7,	
					Subchapter 2, and Article 1 through 5 shall apply to this project;	
					and all regulations of California Building Code, Chapter 7A,	
					Section 701A, 701A.3.2.A	
					Approval of this permit would not further exacerbate the risk	
					of wildfire, nor would it interfere with emergency evacuation	
					should this be necessary.	
					Less the static state in the CEO 5 and CEO (
					Less than significant impact with GEO-5 and GEO-6 incorporated.	
b) Due to slope, prevailing winds,	+		Х		Refer to Section XX (a). Additionally, the cultivation area is on	1, 2, 4, 5, 6,
and other factors, exacerbate	1	1			a ridge with a general flat slope. The project proposes to clear	20, 23, 31,
wildfire risks, and thereby expose	1	1			some vegetation to construct the proposed processing building,	35, 37, 38
project occupants to pollutant					which would reduce fuel for a fire. The site driveway allows for	55, 57, 50
concentrations from a wildfire or					fire access. Approval of this project would not increase the fire	
the uncontrolled spread of a					risk in this area. This particular area has a high fire risk; however,	
wildfire?					the cultivation site would help to act as a fire break should one	
					be needed.	
	1					
					Less than significant impact.	
c) Require the installation or	1		Х		The site is served by Spruce Grove Road, a paved county-	1, 2, 4, 5, 6,
maintenance of associated		1			maintained road. Access is from Spruce Grove Road to the site	20, 23, 31,
infrastructure (such as roads, fuel		1			is via a 20-foot East Road and 25-foot average gravel material	35, 37, 38
breaks, emergency water sources,		1			driveway, 100-feet in length. No other infrastructural	
power lines, or other utilities) that	1	1			improvements appear to be necessary for this project.	
may exacerbate fire risk or that	1	1				
may result in temporary or	1	1				
ongoing impacts to the	1	1				
environment?					Less than significant impact.	
d) Expose people or structures to	1		Х		The site is generally flat near the cultivation areas; there is little	1, 2, 4, 5, 6,
significant risks, including	1	1			chance of risks associated with post-fire slope runoff, instability,	20, 23, 31,
downslope or downstream	1	1	1			35, 37, 38

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IMPACT CATEGORIES*	1	2	3	4	All determinations need explanation. Reference to documentation, sources, notes, and correspondence.	Source Number**	
flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?					or drainage changes based on the lack of site changes that would occur by this project.		
instability, of aramage enanges.					Less than significant impact.		
	Х	XI.	N	1AN	DATORY FINDINGS OF SIGNIFICANCE		
a) Does the project have the potential to substantially 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, substantially reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major		X			Per the impact discussions above, the potential of the proposed project to substantially degrade the environment is less than significant with incorporated mitigation measures. As described in this Initial Study, the proposed project has the potential for impacts related to Aesthetics, Air Quality, Biological Resources, Cultural Resources, Geology and Soils, Hazards & Hazardous Materials, Noise, Tribal Cultural Resources, and Wildfire. However, these impacts would be avoided or reduced to a less- than-significant level with the incorporation of avoidance and mitigation measures discussed in each impact section. Less than significant impact with mitigation measure AES- 1; AQ-1 through AQ-7; BIO-1 through BIO-5; CUL-1 through CIL-2; CEO 1 through CEO 6; HAZ-1 through	All	
periods of California history or prehistory? 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)?		X			 through CUL-2; GEO-1 through GEO-6; HAZ-1 through HAZ-7; NOI-1 through NOI-2 incorporated. Potentially significant impacts have been identified related to Aesthetics, Air Quality, Biological Resources, Cultural Resources, Geology and Soils, Hazards & Hazardous Materials, Noise, Tribal Cultural Resources, and Wildfire. These impacts in combination with the impacts of other past, present, and reasonably foreseeable future projects could cumulatively contribute to significant effects on the environment. However, implementation of and compliance with mitigation measures identified in each section as project conditions of approval would avoid or reduce potential impacts to less than significant levels and would not result in cumulatively considerable environmental impacts. Less than significant impact with mitigation measure AES-I. AO 1 through AO 7: BIO 1 through BIO 5: CUL 1 	All	
c) Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?		X			1; AQ-1 through AQ-7; BIO-1 through BIO-5; CUL-1 through CUL-2; GEO-1 through GEO-6; HAZ-1 through HAZ-7; NOI-1 through NOI-2 incorporated. The proposed project has the potential to result in adverse indirect or direct effects on human beings in the areas of Aesthetics, Air Quality, Biological Resources, Cultural Resources, Geology and Soils, Hazards & Hazardous Materials, Noise, Tribal Cultural Resources, and Wildfire. Implementation of and compliance with mitigation measures identified in each section as conditions of approval would not result in substantial adverse indirect or direct effects on human beings and impacts would be considered less than significant.	All	
					Less than significant impact with mitigation measure AES- 1; AQ-1 through AQ-7; BIO-1 through BIO-5; CUL-1 through CUL-2; GEO-1 through GEO-6; HAZ-1 through HAZ-7; NOI-1 through NOI-2 incorporated.		

* Impact Categories defined by CEQA

****Source List**

- 1. Lake County General Plan
- 2. Lake County GIS Database
- 3. Lake County Zoning Ordinance
- 4. Lower Lake Area Plan
- 5. Green Lake Exotics Cannabis Cultivation Application Major Use Permit.
- 6. U.S.G.S. Topographic Maps
- 7. U.S.D.A. Lake County Soil Survey
- 8. Lake County Important Farmland Map, California Department of Conservation Farmland Mapping and Monitoring Program
- 9. Department of Transportation's Scenic Highway Mapping Program, (http://www.dot.ca.gov/hq/LandArch/16 livability/scenic highways/index.htm)
- 10. Lake County Serpentine Soil Mapping
- 11. California Natural Diversity Database (https://www.wildlife.ca.gov/Data/CNDDB)
- 12. U.S. Fish and Wildlife Service National Wetlands Inventory
- 13. Biological Assessment 19658 East Road (APN 012-049-19), Lake County, CA, prepared by Pinecrest Environmental Consulting, January 27, 2020.
- 14. Cultural Resources Assessment, prepared by Natural Investigations Company, March 2020.
- 15. California Historical Resource Information Systems (CHRIS); Northwest Information Center, Sonoma State University; Rohnert Park, CA.
- 16. Water Resources Division, Lake County Department of Public Works Wetlands Mapping.
- 17. U.S.G.S. Geologic Map and Structure Sections of the Clear Lake Volcanic, Northern California, Miscellaneous Investigation Series, 1995
- 18. Official Alquist-Priolo Earthquake Fault Zone maps for Lake County
- Landslide Hazards in the Eastern Clear Lake Area, Lake County, California, Landslide Hazard Identification Map No. 16, California Department of Conservation, Division of Mines and Geology, DMG Open-File Report 89-27, 1990
- 20. Lake County Emergency Management Plan
- 21. Lake County Hazardous Waste Management Plan adopted 1989
- 22. Lake County Airport Land Use Compatibility Plan adopted 1992
- 23. California Department of Forestry and Fire Protection Fire Hazard Mapping
- 24. National Pollution Discharge Elimination System (NPDES)
- 25. FEMA Flood Hazard Maps
- 26. Lake County Aggregate Resource Management Plan
- 27. Lake County Bicycle Plan
- 28. Lake County Transit for Bus Routes
- 29. Lake County Environmental Health Division
- 30. Lake County Grading Ordinance
- 31. Lake County Natural Hazard database
- 32. Lake County Countywide Integrated Waste Management Plan and Siting Element, 1996
- 33. Lake County Water Resources
- 34. Lake County Waste Management Department
- 35. California Department of Transportation (CALTRANS)
- 36. Lake County Air Quality Management District website
- 37. South Lake County Fire Protection District
- 38. Site Visit May 18, 2020
- United States Department of Agriculture Natural Resources Conservation Service Web Soil Survey
- 40. Hazardous Waste and Substances Sites List, www.envirostor.dtsc.ca.gov/public

- 41. State Water Resources Control Board (SWRCB) Cannabis Policy and General Order (<u>https://www.waterboards.ca.gov/board_decisions/adopted_orders/water_quality/2019/wqo20_19_0001_dwq.pdf</u>)
- 42. Lake County Groundwater Management Plan, <u>March 31st, 2006.</u> http://www.lakecountyca.gov/Assets/Departments/WaterResources/IRWMP/Lake+County+Groundwater+Managment+Plan.pdf
- 43. Lake County Rules and Regulations (LCF) for On-Site Sewage Disposal
- 44. Lake County Municipal Code: Sanitary Disposal of Sewage (Chapter 9: Health and Sanitation, Article III)