

## Los Angeles County Department of Regional Planning

Planning for the Challenges Ahead



Amy J. Bodek, AICP Director of Regional Planning

> Dennis Slavin Chief Deputy Director, Regional Planning

## EAST SAN GABRIEL VALLEY AREA PLAN

Final Program Environmental Impact Report

June 2023

State Clearinghouse #2022040512

Prepared by: County of Los Angeles Department of Regional Planning

> With the assistance of: Environmental Science Associates





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# CHAPTER 1 Introduction

## 1.1 Overview

This Final Program Environmental Impact Report (PEIR) has been prepared by the County of Los Angeles (County) for the East San Gabriel Valley Area Plan (ESGVAP or Project). This Final PEIR has been prepared in accordance with the California Environmental Quality Act (CEQA), as amended (Public Resource Code Section 21000 et seq.), and the State CEQA Guidelines (California Administrative Code Section 15000 et seq.).

According to the State CEQA Guidelines Section 15132, the Final EIR shall consist of the following:

- a) The Draft EIR or a revision of the Draft EIR;
- b) Comments and recommendations received on the Draft EIR, either verbatim or in summary;
- c) A list of persons, organizations, and public agencies commenting on the Draft EIR;
- d) The responses of the lead agency to significant environmental points raised in the review and consultation process; and
- e) Any other information added by the lead agency.

In accordance with these requirements, the East San Gabriel Valley Area Plan includes the following:

- This Final PEIR document, dated June 2023, incorporates the information required by State CEQA Guidelines Section 15132, including responses to comments received on the Draft EIR; and
- The Draft PEIR document, dated February 2023 (SCH #2022040512).

## **1.2 Format of the Final PEIR**

This document is organized as follows:

- **Chapter 1: Introduction.** This chapter provides a brief introduction of the contents of this Final EIR, the CEQA requirements, and the public review process.
- Chapter 2: Responses to Comments. This chapter provides the written comment letters received by the Lead Agency during the public comment period and individual responses to the comments.

- Chapter 3: Additions and Corrections to the Draft PEIR. This chapter contains the corrections and additions made to the Draft PEIR based on the comments received from the responding agencies and the public or as initiated by the Lead Agency. The CalEEMod modeling worksheets are also included.
- Chapter 4: Mitigation Monitoring and Reporting Program. This chapter provides the Mitigation Monitoring and Reporting Program (MMRP), which identifies the mitigation measures that will be implemented for future projects as appropriate. The MMRP identifies the mitigation measure, the implementing party, timing of implementation, the entity responsible for enforcement and the responsible monitoring agency.

## 1.3 Public Review Process

The County of Los Angeles circulated a Notice of Preparation (NOP) for the Project to the State Clearinghouse, trustee agencies, responsible agencies, and other interested parties for a 34-day public review starting on April 28, 2022 and ending on June 01, 2022. The County of Los Angeles received twelve comment letters in response to the NOP. A public scoping meeting was held virtually, online via Zoom Webinar, on May 10, 2022 to collect oral and written comments from agencies and the public.

The Draft PEIR was provided to the State Clearinghouse and in compliance with CEQA was circulated for a 46-day public review period from February 27, 2023 to April 12, 2023. The County of Los Angeles held a virtual public meeting, online via Zoom Webinar, on March 9, 2023. Following the public review period and public meeting, written responses were prepared on all comments received, and these comments and responses are incorporated into this Final PEIR.

As the lead agency, before approving the Project, the County's Board of Supervisors must certify the Final PEIR as adequate and completed in accordance with CEQA. The County must also review and consider the information contained in the Final PEIR, including all supporting documents, before considering approval of the Project. The County will certify the Final PEIR using independent judgment and analysis. In consideration of the findings of the Final PEIR, the County will approve the Project or an alternative thereof through a written Finding of Fact and a Statement of Overriding Consideration for each identified significant adverse environmental impact and any significant and unavoidable impact identified in the Final PEIR. Due to some Project impacts found to be significant, the County will adopt mitigation measures that either avoid or reduce those impacts to less than significant levels, where feasible. These mitigation measures are identified in Chapter 4, *Mitigation Monitoring Reporting Program*, of this Final PEIR. Dates of public hearings will be published and officially noticed in accordance with all legal requirements. If the Project is approved, the County will file a notice of determination (NOD) with the Governor's Office of Planning and Research, State Clearinghouse within 5 working days of project approval.

# CHAPTER 2 Response to Comments

California Code of Regulations Title 14 (State CEQA Guidelines) Section 15088(a) states, "The lead agency shall evaluate comments on environmental issues received from persons who reviewed the draft EIR and shall prepare a written response. The lead agency shall respond to comments that were received during the noticed comment period." In accordance with these requirements, this chapter contains the comment letters received on the Draft PEIR and provides responses to each of the written comments received during the public review period for the Draft PEIR, which began on February 27, 2023, and ended April 12, 2023. A virtual public meeting to discuss the findings of the Draft PEIR was held on March 9, 2023.

**Table 2-1**, *Comment Letters Received on the Draft PEIR*, provides a list of public agencies and the organization that submitted comments on the Draft PEIR during the public review period. No comments on the Draft PEIR were received during the virtual public meeting held on March 9, 2023.

Each comment letter has been assigned an alphabetical designation (A through M). Each comment within each letter has been assigned a numerical designation so that each comment could be cross-referenced with an individual response. As shown in **Table 2-1**, *Comment Letters Received on the Draft PEIR*, thirteen written comment letters were received by the County.

Letter #	Commenter	Date Received
А	South Coast Air Quality Management District, Danica Nguyen, Air Quality Specialist, CEQA-IGR, Planning, Rule Development & Implementation	03/08/2023
В	Puente Hills Habitat Preservation Authority, Ivan Sulic, Chair	03/24/2023
С	California Department of Transportation (Caltrans), District 7, Miya Edmonson, LDR/CEQA Branch Chief	03/30/2023
D	Office of the Sheriff – Los Angeles County, Tracey Jue, Director of Facilities Planning Bureau	04/03/2023
Е	Los Angeles County Library, Skye Patrick, Library Director	04/04/2023
F	Aera Energy LLC, Michael S. James, Senior Counsel	04/11/2023
G	Aera Energy LLC, George Basye, Vice President, Fee Lands	04/11/2023
Н	California Department of Fish and Wildlife, Erinn Wilson-Olgin, Environmental Program Manager I, South Coast Region	04/11/2023
I	Los Angeles Conservancy, Adrian Scott Fine, Senior Director of Advocacy	04/12/2023
J	City of San Dimas, Luis Torrico, Planning Manager	04/12/2023
К	Mr. Lauro Santana	04/13/2023
L	Mr. Samuel Brown	04/20/2023
М	Petition submitted on behalf of 139 petitioners	06/14/2023

TABLE 2-1 COMMENT LETTERS RECEIVED ON THE DRAFT PEIR

## 2.1 Responses to Individual Comment Letters

Letter A

From: Danica Nguyen <dnguyen1@aqmd.gov>
Sent: Wednesday, March 8, 2023 7:15 AM
To: DRP Community Studies East Area Section <commplan@planning.lacounty.gov>
Cc: Sam Wang <swang1@aqmd.gov>
Subject: Technical Data Request: Los Angeles County East San Gabriel Valley Area Plan

CAUTION: External Email. Proceed Responsibly.

Dear Ms. Kim,

South Coast AQMD staff received the Draft Environmental Impact Report (Draft EIR) for the Proposed Los Angeles County East San Gabriel Valley Area Plan (SCH Number: 2022040512) (<u>South</u> <u>Coast AQMD Control Number: LAC230221-06</u>). Staff is currently in the process of reviewing the Draft EIR. The public commenting period is from 02/27/2023 – 04/12/2023.

Upon reviewing the files provided as part of the public review period, I was able to access the Draft EIR and Appendices through the City's website.

Please provide all technical documents related to air quality, health risk, and GHG analyses, electronic versions of all emission calculation files, and air quality modeling and health risk assessment files (complete files, not summaries) that were used to quantify the air quality impacts from construction and/or operation of the Proposed Project as applicable, including the following:

- CalEEMod Input Files (.csv or.json files);
- EMFAC output files (not PDF files);
- All emission calculation spreadsheet file(s) (not PDF files) used to calculate the Project's emission sources (i.e., truck operations);
- AERMOD Input and Output files, including AERMOD View file(s) (.isc);
- Any HARP Input and Output files and/or cancer risk calculation files (excel file(s); not PDF) used to calculate cancer risk and chronic and acute hazards from the Project;

A-1

• Any files related to post-processing done outside AERMOD to calculate pollutant-specific concentrations (if applicable).

You may send the files mentioned above via a Dropbox link which may be accessed and downloaded by South Coast AQMD staff **by COB on Wednesday, 03/15/2023**. Without all files and supporting documentation, South Coast AQMD staff will be unable to complete a review of the air quality analyses in a timely manner. Any delays in providing all supporting documentation will require additional time for review beyond the end of the comment period.

If you have any questions regarding this request, please don't hesitate to contact me.

Regards,

Danica Nguyen Air Quality Specialist, CEQA-IGR Planning, Rule Development & Implementation South Coast Air Quality Management District 21865 Copley Drive, Diamond Bar, CA 91765 Phone: (909) 396-3531 E-mail: <u>dnguyen1@aqmd.gov</u> Please note South Coast AQMD is closed on Mondays. A-3

#### A-2 (cont)

#### **Response to Comment A-1**

This comment is introductory in nature, indicating that South Coast AQMD received notification of the Draft PEIR, were able to access the Draft PEIR and appendices, and were in the process of reviewing the document. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

#### **Response to Comment A-2**

This comment requests electronic copies of all technical documents related to air quality, health risk, and GHG analyses, inclusive of all emission calculation files, and air quality modeling and health risk assessment files. These documents were provided to the South Coast AQMD on March 8, 2023 via email. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

#### **Response to Comment A-3**

This comment requests the files be sent to the South Coast AQMD by close of business on Wednesday, March 15, 2023, and that without all files and supporting documentation, South Coast AQMD staff will be unable to complete a timely review. The comment also notes that any delays in providing all supporting documentation will require additional time for review beyond the end of the comment period. Finally, the comment concludes by providing South Coast AQMD contact details.

The requested data was sent to the South Coast AQMD via email on March 8, 2023. No further response is required. The County acknowledges the contact information for South Coast AQMD for future reference during the environmental review process that is provided in this comment.



March 22, 2023

Mi Kim, Supervising Regional Planner County of Los Angeles Department of Regional Planning 320 W Temple St, Room 1362 Los Angeles CA 90012 commplan@planning.lacounty.gov

#### **RE:** Project No PRJ2020-000612 / East San Gabriel Valley Area Plan Draft Environmental Impact Report and Draft Plan Documents

Dear Ms. Kim:

The Puente Hills Habitat Preservation Authority (Habitat Authority) appreciates the opportunity to comment on the East San Gabriel Valley Area Plan (ESGVAP) Draft Environmental Impact Report and Draft Plan Documents dated February 27, 2023. We previously provided comments on the ESGVAP NOP, Initial Study, and April 2022 Draft Plan Documents and appreciate that those comments were taken into consideration for this current draft.

The Habitat Authority is a public joint powers authority established pursuant to California Government Code Section 6500 *et seq.* with a Board of Directors consisting of the City of Whittier, County of Los Angeles, Sanitation Districts of Los Angeles County, and the community of Hacienda Heights. According to its mission, the Habitat Authority is dedicated to the acquisition, restoration, and management of open space in the Puente Hills for preservation of the land in perpetuity, with the primary purpose to protect the biological diversity. Additionally, the agency endeavors to provide opportunities for outdoor education and lowimpact recreation.

In the Puente Hills, the Habitat Authority manages the open space in its ownership as well as the open space of Board Member agencies, totaling over 3,880 acres, within the Cities of Whittier, La Habra Heights and the County unincorporated area known as Hacienda Heights. These lands are collectively referred to as the Puente Hills Preserve (Preserve) and are situated along, and within, the southern boundary of the ESGVAP.

Overall, we appreciate the tremendous effort that has gone into producing the ESGVAP document, and support the conservation-minded policies, including the plans to develop a

Page 2 ESGVAP Draft PEIR Habitat Authority

wildlife connectivity ordinance and habitat connectivity plan. The Habitat Authority's full comments are included in Exhibit A.

Thank you for your consideration, and feel free to contact myself or Ecologist Michelle Mariscal (<u>mmariscal@habitatauthority.org</u>) at (562) 945-9003 for further discussion. Also, please maintain our agency on the contact list for this planning process.

Sincerely,

Ivan Sulic Chair

cc: Habitat Authority Board of Directors Habitat Authority Citizens Technical Advisory Committee B-1 (cont) Page 3 ESGVAP Draft PEIR Habitat Authority

#### Exhibit A

# Comments on the Draft Environmental Impact Report and Draft Planning Documents for the East San Gabriel Valley Area Plan

#### **Brief Project Description**

The proposed ESGVAP is a community-based plan that focuses on land use and policy issues that are specific to the unique characteristics and needs of the East San Gabriel Valley Planning Area. The ESGVAP is intended to respond to local planning challenges, guide long-term development, enhance community spaces, promote a stable and livable environment that balances growth with preservation, and improve the quality of life in the East San Gabriel Valley. The ESGVAP includes area-wide goals, policies, and implementation programs within nine different elements. The ESGVAP includes changes to land use designations and zoning in order increase residential density and commercial and mixed uses in areas near transit amenities. The Project would update and consolidate the two existing community plans (Rowland Heights and Hacienda Heights) into the Area Plan. The Rowland Heights community standards district is being updated to better implement the objectives of the Area Plan. Boundaries of the Avocado Heights equestrian district (ED) and Trailside ED are being combined and updated to streamline and standardize horse keeping provisions within the two existing ED areas.

#### Draft Environmental Impact Report (EIR)

Section 4.4 Biological Resources

Pg. 4.4-8: The EIR states that, based on review of the CNDDB, mountain lions (*Puma concolor*) have not been reported in the Planning Area; however, please note that two mountain lions were documented within the Planning Area in 2022, highlighting the importance of the proposed ESGVAP policies and goals pertaining to wildlife movement. Most recently, a collared male mountain lion, M317, made a round-trip journey through the Puente-Chino Hills Wildlife Corridor during fall 2022, travelling from the Santa Ana Mountains into the Puente Hills as far northwest as the 605 freeway (W. Vickers, UC Davis Wildlife Health Center CA mountain lion project). A second uncollared mountain lion was killed on the 60 freeway in Diamond Bar in spring of 2022 (https://www.dailybulletin.com/2022/04/16/mountain-lion-killed-on-60-freeway-in-diamond-bar-is-part-of-a-rise-in-roadside-deaths/).

We understand that the ESGVAP is a component of the Los Angeles County General Plan. Our following comments regarding Section 4.4 Biological Resources of the Draft EIR were formulated based on consistency with the General Plan document and intended to firm up the mitigation measures required for future projects.

• Impact 4.4-1<sup>1</sup>: Although the DEIR states that future individual projects "would undergo site-specific review and CEQA analysis to analyze and mitigate potential significant impacts" (pg. 4.4-20), please solidify this by including Mitigation Measures that would require an assessment of biological resources on a project-specific basis, similar to what

<sup>&</sup>lt;sup>1</sup> Impact 4.4-1 per the Draft PEIR: "Would the Project have a substantial adverse impact, 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 Wildlife (CDFW) or U.S. Fish and Wildlife Service (USFWS)?"

Page 4 ESGVAP Draft PEIR Habitat Authority

was specified in the Draft Environmental Impact Report for the Los Angeles County General Plan 2035 (dated June 2014; pages 1-33 and 34) as follows:

- "BIO-1: Biological resources shall be analyzed on a project-specific level by a qualified biological consultant. A general survey shall be conducted to characterize the project site, and focused surveys should be conducted as necessary to determine the presence/absence of special-status species (e.g., focused sensitive plant or wildlife surveys). A biological resources assessment report shall be prepared to characterize the biological resources on-site, analyze project-specific impacts to biological resources, and propose appropriate mitigation measures to offset those impacts. The report shall include site location, literature sources, methodology, timing of surveys, vegetation map, site photographs, and descriptions of biological resources on-site (e.g., observed and detected species as well as an analysis of those species with potential to occur onsite)."
- "BIO-2 If there is potential for direct impacts to special-status species with 0 implementation of construction activities, the project-specific biological resources assessment report (as mentioned in Mitigation Measure BIO-1) shall include mitigation measures requiring preconstruction surveys for special-status species and/or construction monitoring to ensure avoidance, relocation, or safe escape of special-status species from the construction activities, as appropriate. If special-status species are found to be nesting, brooding, denning, etc. on-site during the pre-construction survey or monitoring, construction activity shall be halted until offspring are weaned, fledged, etc. and are able to escape the site or be safely relocated to appropriate offsite habitat areas. Relocations into areas of appropriate restored habitat would have the best chance of replacing/incrementing populations that are lost due to habitat converted to development. Relocation to restored habitat areas should be the preferred goal of this measure. A qualified biologist shall be on site to conduct surveys, to perform or oversee implementation of protective measures, and to determine when construction activity may resume."
- Additionally, please include a mitigation measure that would require compensatory mitigation for unavoidable direct or indirect temporary and permanent impacts to candidate, sensitive, or special status species and their habitats prior to disturbance, similar to what is specified in MM BIO--4.4-1 (Impact 4.4-3, pg. ES-13 of the ESGVAP DEIR).
- Impact 4.4-2<sup>2</sup>: See comment regarding Impact 4.4-1 above.
- Impact 4.4-5<sup>3</sup>: We disagree with the finding that Impact 4.4-5 would be less than significant with incorporation of only Mitigation Measure BIO-4.4-2, which specifically pertains to nesting birds. Because the ESGVAP accommodates increased residential density and commercial and mixed uses in areas near transit amenities, there is the

B-4 (cont)

**B-5** 

<sup>&</sup>lt;sup>2</sup> Impact 4.4-2 per the Draft PEIR: "Would the Project have a substantial adverse effect on any sensitive natural communities (e.g., riparian habitat, coastal sage scrub, oak woodlands, non-jurisdictional wetlands) identified in local or regional plans, policies, regulations or by CDFW or USFWS?"

<sup>&</sup>lt;sup>3</sup> Impact 4.4-5 per the Draft PEIR: "Would the Project interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?"

potential for direct and indirect impacts to wildlife movement resulting from construction, increased housing density, and increased traffic volumes. Such impacts could include behavioral changes, avoidance of suitable habitat and increased wildlife-vehicle mortality within established wildlife corridors (e.g., on Harbor Boulevard and S. Hacienda Boulevard, both of which cross the Puente Hills Preserve and thus the Puente-Chino Hills Wildlife Corridor). Please include a Mitigation Measure that, at minimum, addresses impacts to wildlife movement, similar to what was specified in the Draft Environmental Impact Report for the Los Angeles County General Plan 2035 (dated June 2014; pg. 1-34) as follows:

 "BIO-3 No feasible mitigation measures are available that would reduce impacts to wildlife movement completely. However, corridors shall not be entirely closed by any development, and partial mitigation shall be mandatory for impact on wildlife corridors and wildlife nursery sites. This shall include provision of a minimum of half the corridor width. (The width shall be at least what is needed to remain connective for the top predators using the corridor.) Mitigation can include preservation by deed in perpetuity of other parts of the wildlife corridor connecting through the development area; it can include native landscaping to provide cover on the corridor. For nursery site impacts, mitigation shall include preservation by deed in perpetuity for another comparable nursery site of the same species."

Appendix C: ESGVAP Plan Area Communities: Land Use and Zoning Change Figures

- Rowland Heights Land Use map figure: Pathfinder Community Regional Park and vicinity are identified as "C-Commercial" on this figure, however we believe this was done in error. This is an important connection for the Skyline-Schabarum Trail, and south of this area is an area of open space that facilitates wildlife movement between habitat on either side of Harbor Boulevard, therefore we do not support Commercial development here.
- There are numerous inconsistencies between the figures provided in Appendix C of the DEIR compared the information provided on the ESGV Proposed Land Use Policy and Zoning website referenced in Appendix E of the draft Plan Document (<u>https://lacounty.maps.arcgis.com/apps/instant/sidebar/index.html?appid=48eb4076c4e7</u> <u>4f2caa8f2a21a78dcfd6</u>) making it difficult for us to review and provide comments.

#### **Draft ESGVAP Documents**

Land Use Element (and associated maps)

- We encourage the ESGVAP to include zoning or land use designations for open space that are biologically important for the region but not yet legally protected.
- Please consider changing the Land Use Designation for the following areas/parcels, accompanied by a compatible zoning update, to reflect their location within the Puente-Chino Hills Wildlife Corridor and proximity to adjacent Open Space-Conservation lands:
  - Rowland Heights- It is our understanding that the Rowland Heights Community Plan, dated 1982, will be updated and incorporated into the ESGVAP, presumably providing an opportunity to also modify Land Use Designations. As interpreted from the Rowland Heights Land Use Map figure in Appendix C of the Draft EIR, the Land Use Designations used in the Rowland Heights Community

B-6 (cont)

**B-7** 

B-8

**B-9** 

Plan will continue to be used after the Community Plan is incorporated into the ESGVAP and the following comments are based on that interpretation. The southern portion of Rowland Heights comprises open space that is crucial for maintaining connectivity between the Puente Hills and Chino Hills for wildlife movement. This area is directly adjacent to LA County's only wildlife undercrossing structure which was specifically built to facilitate safe wildlife movement beneath Harbor Boulevard to ensure connectivity with open space on either side of the busy roadway. This area has a land use designation of Transitional Open Space, per the Rowland Heights Community Plan (and as interpreted from Appendix C of the Draft EIR), which allows for residential development. Even low-density housing introduces edge effects and fragmentation that will cause wildlife avoidance. Further, the majority of this area is mapped as a Very High Fire Hazard Severity Zone therefore residential development would be in conflict with other policies as outlined in the Plan Document.

- Please change the Transitional Open Space Land Use Designation to the Open Space designation, based on the Rowland Heights 1982 Community Plan definition of Open Space.
- If the Land Use Designations used in the Rowland Heights Community Plan will continue to be used after the Community Plan is incorporated into the ESGVAP, as interpreted from Appendix C of the Draft EIR, please provide the definitions of those Land Uses in the ESGVAP document.
- If the Land Use Designations will be updated for consistency with the other ESGVAP communities, please consider changing the Transitional Open Space Land Use Designation to the lowest density designation.
- Hacienda Heights- the International Buddhist Progress Society parcel (APN 8204-036-021). The Puente-Chino Hills Wildlife Corridor is at its narrowest width through the stretch where this undeveloped parcel is located, therefore conserving it is crucial for wildlife connectivity. It also contains intact oak woodland and other native habitats. Please consider changing the Land Use Designation on this parcel to a lower density limit. This will presumably maintain some level of permeability to wildlife, and reduce potential impacts to the intact oak woodland habitat.
- We support **Policy LU-5.1: Hazard Areas.** "Avoid new development in designated environmental hazard areas, including frequently flooded areas, areas prone to landslides, wildland/urban interface areas, and Fire Hazard Severity Zones" (Pg. 2-16) and **Policy LU-5.2:** "Prohibit new development on lands surrounded by Very High Fire Hazard Severity Zones (VHFHSZs) in the Puente Hills and adjacent areas" (Pg. 2-16).
- Please consider adding a policy that requires fuel modification zones and associated activities be strictly limited to the parcels being developed (i.e., prohibit fuel modification activities from spilling over onto adjacent parcels when those parcels are owned by unrelated parties).

B-10 (cont)

B-11

Natural Resources, Conservation & Open Space Element

- We appreciate that this element's focus has been more appropriately narrowed as compared to the April 2022 draft of the document which had heavily included trails, access and recreation within its scope.
- Pg. 5-9 "Wildlife-Vehicle Collisions": Please correct the name of our agency to the Puente Hills Habitat *Preservation* Authority.
- Pg. 5-9 "Potential Impacts to Biological Resources of Road Widening Projects": We appreciate that the ESGVAP document directly addresses road widening projects in this section and commend the Public Works Department for not having plans to widen the Los Angeles County portion of Brea Canyon Cutoff Road as stated. The proposed widening of this road in Orange County at a critical wildlife linkage poses significant impacts to wildlife movement within the Puente-Chino Wildlife Corridor, undermining the considerable investment in, and ecological sustainability of, open space to the west.

#### Parks and Recreation Element:

• Pg. 6-2 "Existing Conditions": The statement "There are also other park spaces which are owned and operated by cities, conservancies, and state and federal agencies" unintentionally excludes the Puente Hills Habitat Preservation Authority, which is a public Joint Powers Authority (a local government agency). Please consider revising this statement to be more inclusive.

#### Additional Comments:

- We support **Policy RH-19: Brea Canyon Road.** "Prohibit the widening of Brea Canyon Road and maintain the current width as it exists in the county for maximum protection of habitat areas" (Pg. 8-48).
- Section 8.9 Rowland Heights: Please consider adding a policy concerning Wildfire and Safety Risks for Rowland Heights. A southwestern portion of open space in this community is currently mapped as a Moderate Fire Hazard Severity Zone (FHSZ; Figure 4.18-1) despite being surrounded by land with a Very High FHSZ designation. While we acknowledge that the FHSZ mapping is not within the ESGVAP's control, we maintain that the Moderate FHSZ designation on these parcels is unjustified and we are concerned that this designation will accommodate future residential growth, thus increasing probability of wildfires (as well as other ecologically detrimental edge effects). As described on page 8-52 for South Diamond Bar, given the severity of the wildfire threats, development in these high-risk areas should be completely avoided.
- We support **Policy PR-4.7: Ranger and Law Enforcement Collaboration.** Support ranger and law enforcement collaboration, increased nighttime presence, and enforcement to reduce the occurrence of nighttime parties and shutdown party sites in open space recreation areas. Such activity disturbs wildlife, neighborhoods, and presents wildfire threats" (Pg. 6-10). The County-managed and Habitat Authority-managed trail networks are interconnected, and all efforts to increase ranger and law enforcement collaboration is appreciated.

B-13

R-14

B-15

B-16

B-17

B-18

#### **Response to Comment B-1**

This comment is introductory in nature, identifying that the Puente Hills Habitat Preservation Authority (PHHPA) previously commented on the Initial Study and provides information as to PHHPA's remit and mission. The comment proceeds to state that the project-specific comments are set forth in Exhibit A and concludes with providing contact details for further discussion. The County acknowledges the contact information for PHHPA for future reference during the environmental review process. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

## **Response to Comment B-2**

This comment provides an overview of the Project Description and does not raise an issue with the Draft PEIR. Therefore, no further response is required.

#### **Response to Comment B-3**

This comment asserts that the Draft PEIR incorrectly states that mountain lions (*Puma concolor*) have not been reported in the Planning Area when in fact two were documented within the Planning Area in 2022. While the sentence in the Draft PEIR is correct in stating the California Natural Diversity Database (CNDDB) does not show mountain lions, based on the recommendation, the sentence immediately above Regulatory Setting on Page 4.4-8 has been amended as follows:

"Based on review of the CNDDB, mountain lions (*Puma concolor*) have not been reported in the Planning Area; however, <u>according to local news reports and tracking</u> <u>studies, mountain lions are present, and</u> the SEAs could provide habitat for the species."

While this revision clarifies the presence of mountain lions, this clarification does not change the Draft PEIR's significance conclusion or result in a conclusion that significantly more severe environmental impacts will result from the Project.

#### **Response to Comment B-4**

This comment correctly summarizes that the Draft PEIR states future individual projects would undergo site-specific review and CEQA analysis to analyze and mitigate potential significant impacts. As such and given that the ESGVAP is a component of the General Plan, future individual projects may require the implementation of mitigation measures similar to those identified in the General Plan EIR, or certain biological mitigation measures may not be necessary based on site-specific biological studies conducted. Therefore, the applicability of mitigation measures from the General Plan EIR cannot be determined at this time and will be determined in subsequent project-level CEQA review.

## **Response to Comment B-5**

This comment requests the same considerations as identified in Comment B-4, as such please see Response to Comment B-4.

#### **Response to Comment B-6**

As discussed in the Significant Ecological Areas and Wildlife Movement Corridors sections of the Draft PEIR (Pages 4.4-4 to 4.4-8), the Puente Hills area and its linkage to Chino Hills State Park is recognized as an important area for wildlife movement. While the ESGVAP accommodates increased residential density and commercial and mixed uses in areas near transit amenities, as discussed in Impact 4.4-5, there are no proposed changes resulting in increases to intensity to the existing zoning or land use intensities within SEAs, which includes the Puente Hills SEA. Therefore, no additional mitigation measure beyond BIO-4.4-2 is required.

## **Response to Comment B-7**

This comment states that within the Rowland Heights Land Use map figure (Appendix C), the Pathfinder Community Regional Park and vicinity are wrongly identified as "C-Commercial". This comment is correct in its assertion that the Pathfinder Community Regional Park is mislabelled as C-Commercial. However, the Draft PEIR was prepared in conjunction with the Draft East San Gabriel Valley Area Plan and associated supporting information such as the ESGVAP Proposed Land Use Policy and Zoning Web App. The Web App is dynamic and as part of ongoing outreach efforts undertaken by the County, is updated frequently whereas the Draft PEIR captures in essence a point in time. As such, the correction to the Pathfinder Community Regional Park Land Use has already been effectuated with the change to Zoning as O-S and Land Use as OS-PR. The differences between the Web Map and the Draft PEIR do not change the Draft PEIR's significance conclusion or result in a conclusion that significantly more severe environmental impacts will result from the Project.

## **Response to Comment B-8**

This comment declares there are numerous inconsistencies between the figures provided in Appendix C of the DEIR compared with the information provided on the ESGV Proposed Land Use Policy and Zoning website

(https://lacounty.maps.arcgis.com/apps/instant/sidebar/index.html?appid=48eb4076c4e74f2caa8f 2a21a78dcfd6) without providing specific information. As mentioned in Comment B-7, the Draft PEIR was prepared in conjunction with the Draft East San Gabriel Valley Area Plan and associated supporting information such as the ESGVAP Proposed Land Use Policy and Zoning Web App. As mentioned, the Web App is dynamic and as part of ongoing outreach efforts undertaken by the County, has been updated frequently since the release of the Draft PEIR. As such some of the inconsistencies identified may have been rectified after the Draft PEIR was released. However, the differences between the Web Map and the Draft PEIR do not change the Draft PEIR's significance conclusion or result in a conclusion that significantly more severe environmental impacts will result from the Project.

## **Response to Comment B-9**

This comment encourages the ESGVAP Land Use Element to include zoning or land use designations for open space that are biologically important for the region but not yet legally protected. As indicated in the ESGVAP Draft PEIR Goals and Policies outlined on Pages 4.4-17 and 4.4-18, Goals NR-3, NR-4, NR-5, NR-6 and NR-7 all seek to ensure habitat protection,

preserve lands with sensitive biological resources, provide wildlife corridors and linkages and protect natural and scenic resources. With these goals under consideration, biologically important areas will be afforded protection. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

#### **Response to Comment B-10**

This comment pertains to the Land Use Element and recommends considering changes in zoning or land use designations for various parcels in Rowland Heights and Hacienda Heights.

With regard to Rowland Heights, the comment has been noted and the County agrees that high density land use would be inharmonious with the environs. The County believes biological resources would be better protected through the Rural Land 40 (RL40) designation included within the Proposed Project, rather than continued use of the N-1, TON-1 and TOU-1 designations. In addition to the Very High Fire Hazard Severity Zone correctly identified by PHHPA, these areas are also constrained by Hillside Management Areas which further limit potential development, as well as SEA designations on much of the Puente Hills area. As recommended, the land use designation has been changed to the lowest density designation (RL40). Please refer to Chapter 3 of the Final EIR, *Additions and Corrections to the Draft EIR*, for a summary of all the Plan changes.

Regarding Hacienda Heights, assuming the parcel being referred to is 8240-036-021, and not 8204-036-021 as specified in your comment letter. The zoning and land use for this parcel has not been changed per the updated Web App.

Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

#### **Response to Comment B-11**

This comment identifies support of Policy LU-5.1: Hazard Areas and Policy LU-5.2. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

## **Response to Comment B-12**

This comment recommends the addition of a fuel modification zone policy and strictly limiting activities to the parcels being developed within the ESGVAP Land Use Element. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

#### **Response to Comment B-13**

This comment identifies appreciation for the effort to narrow the focus of the Natural Resources, Conservation & Open Space Element. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

#### **Response to Comment B-14**

This comment requests the name of the Puente Hills Habitat Preservation Authority to be amended within the Natural Resources, Conservation & Open Space Element. The County notes the comment and has updated the Element with the correct name, as requested. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

## **Response to Comment B-15**

This comment identifies appreciation for the ESGVAP directly addressing road widening projects as it relates to wildlife movement. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

## **Response to Comment B-16**

This comment requests that the statement on Page 6-2 of the Parks and Recreation Element to be more inclusive. The County notes the comment and has added local government agencies and joint powers authorities to the list, so that the first sentence now reads:

"There are also other park spaces that are owned and operated by cities, conservancies, local government agencies, joint powers authorities, and state and federal agencies."

Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

## **Response to Comment B-17**

This comment identifies support of prohibiting the widening of Brea Canyon Road. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

## **Response to Comment B-18**

This comment requests that the County consider adding a policy concerning Wildfire and Safety Risks for Rowland Heights for the Moderate Fire Hazard Severity Zone within Chapter 8: East San Gabriel Valley Unincorporated Communities of the ESGVAP. The comment further notes that the FHSZ mapping is not within the ESGVAP's control. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

## **Response to Comment B-19**

This comment identifies support for ranger and law enforcement collaboration. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

DEPARTMENT OF TRANSPORTATION DISTRICT 7 100 S. MAIN STREET, MS 16 LOS ANGELES, CA 90012 PHONE (213) 269-1124 FAX (213) 897-1337 TTY 711 www.dot.ca.gov



Making Conservation a California Way of Life

March 30, 2023

Mi Kim County of Los Angeles Department of Regional Planning 320 West Temple Street, room 1354 Los Angeles, CA 90012

> RE: East San Gabriel Valley Area Plan SCH # 2022040512 Vic. LA-210, LA-605, LA-10, LA-60, LA-57, LA-71 Countywide GTS # LA-2022-04175-DEIR

Dear Mi Kim:

Thank you for including the California Department of Transportation (Caltrans) in the environmental review process for the above-referenced environmental document. The proposed East San Gabriel Valley Area Plan (ESGVAP or Project) is a community-based plan to enhance, guide, and support the long-term growth, development, and maintenance of 24 unincorporated communities in the East San Gabriel Valley (ESGV) planning area. The Project is an extension of the Los Angeles County General Plan that focuses on the unique characteristics and needs of local communities. The ESGVAP consists of 6 elements (Land Use Element, Economic Development Element, Community Character and Design Element, Natural Resources and Conservation Element, Mobility Element, Parks and Recreation Element) and 15 community-specific chapters. The ESGVAP has both area-wide goals, policies, and implementation actions and communityspecific goals, policies, and implementation actions. The Project includes changes to land use and zoning designations to accommodate growth near major transit stops and corridors, implement the housing element, and bring zoning, land use policy, and existing use into consistency, which in turn requires changes to zoning and land use maps. The Project also includes an ordinance with new area-wide standards as well as update to existing standards.

The mission of Caltrans is to provide a safe and reliable transportation network that serves all people and respects the environment. Senate Bill 743 (2013) has codified into CEQA law and mandated that CEQA review of transportation impacts of proposed development be modified by using Vehicle Miles Traveled (VMT) as the primary metric in identifying transportation impacts for all future development projects. You may reference the Governor's Office of Planning and Research (OPR) for more information:

C-2

C-1

Mi Kim March 30, 2023 Page 2 of 3

#### http://opr.ca.gov/ceqa/updates/guidelines/

As a reminder, VMT is the standard transportation analysis metric in CEQA for land use projects after July 1, 2020, which is the statewide implementation date.

We encourage the Lead Agency to evaluate the potential of Transportation Demand Management (TDM) strategies and Intelligent Transportation System (ITS) applications in order to better manage the transportation network, as well as transit service and bicycle or pedestrian connectivity improvements. For additional TDM options, please refer to the Federal Highway Administration's *Integrating Demand Management into the Transportation Planning Process: A Desk Reference* (Chapter 8). This reference is available online at:

#### http://www.ops.fhwa.dot.gov/publications/fhwahop12035/fhwahop12035.pdf

You can also refer to the 2010 *Quantifying Greenhouse Gas Mitigation Measures* report by the California Air Pollution Control Officers Association (CAPCOA), which is available online at:

#### http://www.capcoa.org/wp-content/uploads/2010/11/CAPCOA-Quantification-Report-9-14-Final.pdf

As stated on page 4.15-3 of the Draft PEIR, we concur that "Caltrans coordinates and consults with local jurisdictions when proposed local land use planning and development may impact state highway facilities." Caltrans has published the VMT-focused Transportation Impact Study Guide (TISG), dated May 20, 2020 and the Caltrans Interim Land Development and Intergovernmental Review (LD-IGR) Safety Review Practitioners Guidance, prepared in On December 18, 2020. You can review the SB 743 Implementation Resource at the following link:

#### https://dot.ca.gov/programs/sustainability/sb-743/sb743-resources

Caltrans encourages the Lead Agency to prepare traffic safety impact analysis for all developments in the California Environmental Quality Act (CEQA) review process using Caltrans guidelines above on the State facilities so that, through partnerships and collaboration, California can reach zero fatalities and serious injuries by 2050.

The total VMT per service population under the 2035 With Project scenario is estimated at 39.3. The significance threshold of 16.8 percent below the County baseline for 2022 is 25.5 total VMT per service population (16.8 percent below 30.7). Thus, with a 39.3 total VMT per service population, the proposed ESGVAP would result in a potentially significant VMT impact. Even with the proposed mitigation measures TR-4.15-1 (to

C-2 (cont)

**C-3** 

C-4

C-5

C-6

C-7

Mi Kim March 30, 2023 Page 3 of 3

improve and/or expand transit service, bicycle and pedestrian facilities, and transportation projects, and VMT fees) and TR-4.15-2 (to implement TDM strategies where feasible and necessary based on project- and site-specific considerations), the impact related to VMT per service population will remain significant and unavoidable.

In order to reduce further VMT, we highly recommend the Lead Agency to balance future housing and employment locations in the 24 unincorporated communities in East San Gabriel Valley. This approach would reduce significant VMT and has an opportunity to meet the County VMT thresholds.

We recommend the City consider the following policies/comments for all future projects:

- 1. For any large project that may impact the State facilities, VMT and traffic safety consultation with Caltrans in advance should be considered by the Lead Agency.
- For future projects, any transportation of heavy construction equipment and/or materials that requires the use of oversized-transport vehicles on State highways will need a Caltrans transportation permit. We recommend that large-size truck trips be limited to off-peak commute periods.
- 3. A post-development VMT analysis to validate and justify Project VMT and future VMT threshold setting. Additional mitigation measures should be implemented when the post-development VMT analysis discloses any traffic significant impact.

If you have any questions, please feel free to contact Mr. Alan Lin the project coordinator at (213) 269-1124 and refer to GTS # LA-2022-04175-DEIR.

Sincerely,

Miya Edmonson

MIYA EDMONSON LDR/CEQA Branch Chief

email: State Clearinghouse

C-7 (cont)

C-8

**C-9** 

C-10

## **Response to Comment C-1**

This comment provides an overview of the Project and does not raise an issue with the Draft PEIR. Therefore, no further response is required.

## **Response to Comment C-2**

This comment states that under the Office of Planning and Research (OPR) Guidance, vehicle miles traveled (VMT) is the standard transportation analysis metric under CEQA for all land use projects after July 1, 2020, and should be the primary metric for identifying transportation impacts for all future development projects implemented under the Project. As shown in Section 4.15, *Transportation*, of the Draft PEIR, VMT was used as the standard transportation analysis metric for the Project. Therefore, the Draft PEIR transportation analysis is consistent with the OPR's VMT Guidance.

## **Response to Comment C-3**

This comment encourages the evaluation of Transportation Demand Management (TDM) strategies and Intelligent Transportation System applications in order to better manage the transportation network, as well as transit service and bicycle or pedestrian connectivity improvements. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

## **Response to Comment C-4**

This comment provides a reference to the 2010 Quantifying Greenhouse Gas Mitigation Measures report by the California Air Pollution Control Officers Association. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

## **Response to Comment C-5**

This comment concurs with Page 4.15-3 of the Draft PEIR. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

## **Response to Comment C-6**

This comment encourages the County to prepare traffic safety impact analysis for all developments undergoing CEQA review. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

## **Response to Comment C-7**

This comment reiterates the parameters of the VMT analysis included in Section 4.15, *Transportation,* of the Draft PEIR and notes that even with mitigation the impact related to VMT per service population will remain significant and unavoidable. Since this comment reiterates the analysis contained within the Draft PEIR and does not raise a significant

environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

#### **Response to Comment C-8**

Via this comment, Caltrans highly recommends the County balance future housing and employment locations in the 24 unincorporated communities in East San Gabriel Valley to reduce significant VMT and potentially meet the County VMT thresholds. As specified in Section 3.2.1, *Project Purpose*, the ESGVAP is intended to respond to local planning challenges, guide longterm development, enhance community spaces, promote a stable and livable environment that balances growth with preservation, and improve the quality of life in the East San Gabriel Valley through the creation of vibrant, thriving, safe, healthy, and pleasant communities. Given the programmatic nature of the Project, VMT impacts would be evaluated on a project-by-project basis and mitigated as necessary. In addition, the County would require future development implemented under the Project to prepare a project-specific traffic analysis during the environmental review process. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

#### **Response to Comment C-9**

This comment recommends VMT and traffic safety consultation with Caltrans should occur in advance on future projects; that transportation of heavy or oversized equipment would require a Caltrans transportation permit; and that a post-development VMT analysis to validate and justify Project VMT and future VMT threshold setting should occur. The County acknowledges the comments regarding future consultation with Caltrans, the need for a transportation permit if required by specific projects and undertaking a post-development VMT analysis. Since this comment does not raise a significant environmental issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

#### **Response to Comment C-10**

This comment provides Caltrans' contact information. The County acknowledges the contact information for Caltrans for future reference during the environmental review process. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.



COUNTY OF LOS ANGELES

FFICE OF THE SHERIFF

Letter D

HALL OF JUSTICE



ROBERT G. LUNA, SHERIFF

March 28, 2023

Ms. Mi Kim, Supervising Regional Planner Los Angeles County Department of Regional Planning 320 West Temple Street, Room 1362 Los Angeles, California 90012

Dear Ms. Kim:

#### EAST SAN GABRIEL VALLEY AREA PLAN (ESGVAP) NOTICE OF AVAILABILITY OF DRAFT ENVIRONMENTAL IMPACT REPORT REVIEW COMMENTS

Thank you for inviting the Los Angeles County Sheriff's Department (Department) to review and comment on the February 2023 Draft Environmental Impact Report (Draft EIR) for the East San Gabriel Valley Area Plan (Project). The proposed Project would be implemented in twenty four unincorporated areas of the Los Angeles County (County) and is consisted of three primary components including General Plan Amendment, Zone Change, and Advanced Planning Case. The implementation of the proposed Project will develop additional 13,825 residential units resulting to an increase of approximately 47,380 permanent residents. These anticipated buildouts will increase resident, daytime and evening population within the Industry Sheriff's Station, San Dimas Sheriff's Station, Walnut Sheriff's Station, and Temple Sheriff's Station service areas which will generate an increased demand for law enforcement services as indicated in pages 4.12-5 to 4.12-12 of the Draft EIR.

The proposed Project is located within the service areas of the Department's Industry Sheriff's Station for the Avocado Heights, Charter Oak, Hacienda Heights, South San Jose Hills, Valinda, West Puente Valley, Pellissier Village, and Unincorporated North Whittier communities, San Dimas Sheriff's Station

211 West Temple Street, Los Angeles, California 90012

A Tradition of Service - Since 1850-

D-1

**D-2** 

for the Covina Islands, East Azusa, East Irwindale, East San Dimas, Glendora Islands, North Claremont, Northeast La Verne, Northeast San Dimas, West Claremont, North Pomona, Walnut Islands (areas north of Freeway 10), and West San Dimas communities; Walnut Sheriff's Station for Rowland Heights, South Diamond Bar, Walnut Islands (areas south of Freeway 10), South Walnut communities; and Temple Sheriff's Station for Unincorporated South El Monte community.

As indicated in Section 4.13.1 Sheriff Protection on pages 4.13-13 and 4.13-14 of the Draft EIR, an officer-to-population ratio of one officer to every 1,000 residents provide the desired level of service for its service area per Los Angeles County General Plan EIR. Thus 10,000 officers would sufficiently serve 10,000,000 people. However, as previously indicated in our Department letter dated January 31, 2023, this analysis is overly broad and inaccurate since the service ratio should be based on the ratio of patrol function personnel to population. The Department's 10,000 sworn personnel are assigned to various specialized units and not only a patrol function unit. Therefore, to meet the anticipated population increase, additional law enforcement personnel will be required. Assigning additional law enforcement personnel to the Stations to meet acceptable service ratios will require modification of the law enforcement service contracts, additional support personnel and equipment assets. These additional law enforcement personnel, their support, resources, and revenues from various developments would need to be allocated to the Department and approved by the Board of Supervisors (BOS) based upon recommendations by the Chief Executive Office (CEO).

Furthermore, Section 4.13.1 Sheriff Protection on page 4.13-14 of Draft EIR indicated that the operational funding for the Department serving the Project comes from various types of tax revenue. However, as the Department previously indicated, this funding is not guaranteed, annually evaluated, and would need to be allocated to the Department and approved by the BOS based upon recommendations by the CEO. When future developments are contemplated within the Project area and directly increasing population growth, the proposed Project will warrant a Countywide assessment where the Department, CEO, and BOS will evaluate each development and identify funding for facilities, personnel and/or associated operational equipment required to mitigate the impacts.

As noted in the cumulative impacts Section 4.13-1 for Sheriff Protection on pages 4.13-17 of the Draft EIR, the ESGVAP's indirect contribution to

D-2 (cont)

D-3

Ms. Kim

cumulative demands for public services would not be considerable and mitigation would not be required. However, as previously indicated in our Department letter dated January 31, 2023, when future development is contemplated within the Project area and directly increasing population growth, the proposed Project will warrant a Countywide assessment where the Department, CEO, and BOS will evaluate each development and identify funding for facilities, personnel and/or associated operational equipment required to mitigate the impacts. The Stations expect the future project environmental documents to describe potential impacts to our resources and operations and identify measures including payment of development fees that will mitigate these impacts to a level of insignificance.

For future reference, the Department provides the following updated address and contact information for all requests for reviews comments, law documents, and other related correspondence:

> Tracey Jue, Director Facilities Planning Bureau Los Angeles County Sheriff's Department 211 West Temple Street Los Angeles, California 90012

Attention: Planning Section

Should you have any questions regarding this matter, please contact me, at (323) 526-5657, or your staff may contact Mr. Immanuel Chiang, of my staff, at (323) 526-5637.

Sincerely,

**ROBERT G. LUNA, SHERIFF** 

Tracey Jue, Director Facilities Planning Bureau

D-5 (cont)

#### **Response to Comment D-1**

This comment identifies appreciation for being invited to review and comment on the Draft PEIR for the Project. This comment also describes the different components included under the Project and notes that the anticipated buildout would lead to an increase in resident, daytime- and evening-populations within the existing Sheriff Station's service area, which would correspond to a greater demand for law enforcement. This comment does not raise a substantive issue regarding the adequacy of the information presented in the Draft PEIR. Therefore, no further response is required.

#### **Response to Comment D-2**

This comment provides additional context with regard to the Sheriff's service areas. This comment does not raise a substantive issue regarding the adequacy of the information presented in the Draft PEIR. Therefore, no further response is required.

#### **Response to Comment D-3**

This comment raises concern that the analysis contained within the Draft PEIR is overly broad and inaccurate since the identified service ratio of 10,000 officers to serve 10,000,000 people should be based on the number of patrol function personnel to population as opposed to the personnel assigned to units other than patrol. The comment continues by stating that assigning additional staff to meet acceptable service ratios would require modification of service contracts, additional support and equipment and ultimately would need approval from the Board of Supervisors.

Section 4.13, *Public Services*, of the Draft PEIR identifies that:

"As part of processing future development applications within the ESGVAP area, the Department's Contract Law Enforcement Bureau would be informed during the planning process. Once informed, impacts to law enforcement services, as a result of any future development project(s), will be evaluated and addressed, as necessary (Draft EIR Page 4.13-14)."

Future projects proposed under the Project will be evaluated in accordance with the requirements of CEQA on a project-by-project basis. In addition, if impacts are identified to LASD resources and/or operations with implementation of future projects facilitated under the Project, CEQA mandates that mitigation measures be incorporated on a project-by-project basis to reduce such impacts to the greatest extent feasible. Therefore, as future projects facilitated by the Project are required to undergo environmental review in accordance with CEQA, impacts to LASD resources and operations would be identified and mitigated, as needed.

## **Response to Comment D-4**

This comment indicates that operational funding from tax revenue is not guaranteed and subject to annual review and allocation from the Board of Supervisors. The comment continues by stating that future developments directly increasing population growth will warrant a Countywide assessment where the Department, CEO, and BOS will evaluate each development and identify funding for facilities, personnel and/or associated operational equipment required to mitigate the impacts.

As mentioned in Section 4.13, *Public Services*, Policy PS/F 1.1 of the Public Services and Facilities Element of the General Plan discourages development in areas without adequate public services and facilities. This, in combination with the fact that future projects proposed under the Project will be evaluated in accordance with the requirements of CEQA on a project-by-project basis, would assist the Department, CEO, and BOS in evaluating each development's impacts at a project level.

#### **Response to Comment D-5**

This comment reiterates the point in Comment D-4 regarding population growth requiring Countywide assessment. This comment also states that future projects' environmental documents should describe potential impacts to Sheriff resources and operations and identify measures that will mitigate these impacts to a level of insignificance. As per Section 4.13, *Public Services*, future projects facilitated by the Project are required to undergo environmental review in accordance with CEQA, impacts to LASD resources and operations would be identified and mitigated, as needed.

## **Response to Comment D-6**

This comment provides the appropriate contact information for LASD to review environmental documents, obtain legal documents, and other related correspondence and provides a conclusion to the comment letter. The County acknowledges the appropriate contact person at LASD for future reference during the environmental review process. Since this comment does not raise a substantive issue regarding the adequacy of the information presented in the Draft PEIR, no further response is required.

SKYE PATRICK Library Director



April 3, 2023

TO:

Mi Kim Department of Regional Planning

FROM:

Skye Patrick

# COMMENTS FOR THE DRAFT ENVRONMENTAL IMPACT REPORT FOR THE LOS ANGELES COUNTY EAST SAN GABRIEL VALLEY AREA PLAN, PROJECT NO. PRJ2020-000612

The Draft Environmental Impact Report was reviewed, and the Library Facilities Mitigation Fee for Library Planning Area 4, East San Gabriel Valley, should be updated to reflect the current fee of \$1,094 per dwelling unit, as redlined in the attached file. Library has no additional comments.

If you have any questions or need additional information, please contact Elsa Muñoz at (562) 940-8450 or <u>EMunoz@library.lacounty.gov</u>.

SP:YP:GR:EM

Attachment

c: Jesse Walker-Lanz, Assistant Director, Public Services, LA County Library Ting Fanti, Departmental Finance Manager, Budget and Fiscal Services, LA County Library

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E-1

E-2

7400 E Imperial Hwy, Downey, CA 90242 | 562.940.8400 | LACountyLibrary.org

KATHRYN BARGER 5th District While the ESGVAP itself would not create additional housing, rezoning would allow for new housing development with increased local population densities. The ESGVAP would not induce regional population growth beyond SCAG projections. Los Angeles County's library mitigation fee program requires residential development projects to pay a fee which acts to mitigate adverse impacts as a result of development. The fee is intended to supplement facility needs and mitigate the impact that new residential development will have on the library system. The Library Facility Mitigation Fee differs across the seven library planning areas. East San Gabriel Valley is in planning area 4 and has a fee of \$1,094.00 <del>967.00</del> per dwelling unit (County of Los Angeles FY 2022b-23). This fee will mitigate the burden of new development on existing library services and will help maintain the guidelines for facility space of0.5 gross square feet per capita and 2.75 items per capita. Additionally, goals 8 from the Public Services and Facilities element of the General Plan will ensure that there is a comprehensive public library system. Policy PS/F 8.2 acts to support the library mitigation fee which adequately address the impacts of new development. Policy PS/F

8.1 will ensure a desired level of library services through coordinated land use and facilities planning. The goals and policies outlined in the General Plan along with the library mitigation fee will ensure that impacts to the library system resulting from increased densities in targeted areas would be less than significant. No mitigation is required.

#### **Cumulative Impacts**

For the purposes of this analysis of cumulative impacts related to public services, the geographic area of consideration consists of Los Angeles County, inclusive of both incorporated and unincorporated areas. This geographic scope of analysis is appropriate for the analysis of public services because cumulative projects have the potential to cause significant impacts on Los Angeles County if they exceed the capacity of current and projected infrastructure accounted for in the General Plan.

Impact 4.13-2: Would the Project, when combined with other past, present, or reasonably foreseeable projects, create capacity or service level problems, or result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the following public services?

i) Fire Protection and Emergency Services

Less-Than-Significant Impact. Fire protection services within the County of Los Angeles frequently provide services over multiple jurisdictional boundaries. The culmination of past, present and foreseeably future project would result in the need for additional fire protection services. Cumulative residential, industrial and commercial projects would depend on existing and expanded fire protection services within the County. As analyzed in *Impact Analysis*, the Project would require the incorporation of the County's Developers Fee Program. The County's Developers Fee Program would fund the purchase and construction of new fire stations to provide adequate services as a result of new development. Since the ESGVAP would not induce regional population growth beyond SCAG projections, the demand for public services would be consistent

#### Los Angeles County Title 22 Planning and Zoning Codes - Mitigation Fees Library Facilities Mitigation Fee

New residential development in the unincorporated areas of Los Angeles County is subject to a library mitigation fee. The fee is intended to supplement facilities needs and mitigating the impact that new residential development will have on the library system. The Library Facility Mitigation Fee differs across the seven library planning areas. East San Gabriel Valley is in planning area 4 and has a fee of \$1,094.00-967.00 per dwelling unit (County of Los Angeles FY 2022b-23).

#### Law Enforcement Facilities Fee

According to Chapter 22.14, Definitions, of Los Angeles County's Title 22 Planning and Zoning Code, law enforcement facilities fees help to fund facility improvement that are needed as a result of new residential, office, commercial or industrial development projects. The three-law enforcement facility fee zones are as follows (County of Los Angeles 2022b):

- Zone 1: Santa Clarita Zone
- Zone 2: Newhall Zone
- Zone 3: Gorman Zone

## **Existing Environmental Conditions**

The San Gabriel Valley is one of the major geographic areas of Southern California. The Valley is bounded by the San Gabriel Mountains to the north, the Chino Hills and San Jose Hills to the east, the Puente Hills to the South, and the San Rafael Hills to the west. The Valley is named after the southward flowing San Gabriel River, which runs through the center of the San Gabriel Valley, and serves as one of the boundaries of the East San Gabriel Valley Planning Area. The East San Gabriel Valley is a subregion of the San Gabriel Valley. This subregion is also one of the planning areas established by the General Plan. This planning area is located south of the Angeles National Forest, west of San Bernardino County, North of Orange County, and generally east of the Interstate-605 and the San Gabriel River. There are 13 cities and 24 unincorporated communities in the East San Gabriel Valley. The ESGVAP addresses future growth in the unincorporated portion of the ESGV.

There are a total of 12 County libraries located within the ESGVAP area. Additionally, there are a total of 11 police and sheriff stations (County of Los Angeles 2015c), 32 fire stations (County of Los Angeles 2020), and 15 school districts within the East San Gabriel Valley planning area (County of Los Angeles 2015a).

## 4.13.2 Environmental Impacts

## Methodology

Evaluation of impacts related to Public Services is based on a review of existing policies, documents, and studies that address these services in the county. Information obtained from these sources was reviewed and summarized to describe existing conditions and to identify environmental effects based on the standards of significance presented in this section. In E-1 (cont)

### **Response to Comment E-1**

This comment notes that the Library Facilities Mitigation Fee for Library Planning Area 4, East San Gabriel Valley, should be updated to reflect the current fee of \$1,094.00 per dwelling unit. The County appreciates the LA County Library including a redline version of the amendment to the Draft PEIR noting the changes. The County agrees with these amends, and as such, Pages 4.13-9 and 4.13-16 of the Draft PEIR are amended as follows:

Library Facilities Mitigation

"Fee New residential development in the unincorporated areas of Los Angeles County is subject to a library mitigation fee. The fee is intended to supplement facilities needs and mitigating the impact that new residential development will have on the library system. The Library Facility Mitigation Fee differs across the seven library planning areas. East San Gabriel Valley is in planning area 4 and has a fee of \$1,094.00 967.00 per dwelling unit (County of Los Angeles <u>FY</u> 2022<del>b</del>-23)." (*Page 4.13-9 of the Draft EIR*)

v) Libraries

Less-Than-Significant Impact

"While the ESGVAP itself would not create additional housing, rezoning would allow for new housing development with increased local population densities. The ESGVAP would not induce regional population growth beyond SCAG projections. Los Angeles County's library mitigation fee program requires residential development projects to pay a fee which acts to mitigate adverse impacts as a result of development. The fee is intended to supplement facility needs and mitigate the impact that new residential development will have on the library system. The Library Facility Mitigation Fee differs across the seven library planning areas. East San Gabriel Valley is in planning area 4 and has a fee of \$<u>1,094.00</u> 967.00 per dwelling unit (County of Los Angeles <u>FY</u> 2022b-23)." (*Page 4.13-16 of the Draft EIR*)

While these revisions update the Los Angeles County Library fee, these revisions do not change the Draft PEIR's significance conclusion or result in a conclusion that significantly more severe environmental impacts will result from the Project.

## **Response to Comment E-2**

This comment provides Los Angeles County Library's contact information. The County acknowledges the contact information for future reference during the environmental review process. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.



April 11, 2023

VIA EMAIL (commplan@planning.lacounty.gov)

Mi Kim, Supervising Regional Planner COUNTY OF LOS ANGELES Department of Regional Planning 320 West Temple Street, Room 1362 Los Angeles, California 90012

#### Re: East San Gabriel Valley Area Plan – Comments on Draft Environmental Impact Report, Project No. PRJ2020-000612, Advance Planning Case No. RPPL2022003554

Dear Ms. Kim:

#### **INTRODUCTION**

Aera Energy LLC ("Aera") appreciates the opportunity to comment on the Draft Environment Impact Report ("DEIR") for the proposed Los Angeles County ("County") East San Gabriel Valley Area Plan ("Area Plan"). We ask that the County include this comment letter in the record of proceedings for Advance Planning Case No.: RPPL2022003554 and respond to the environmental concerns raised herein in accordance with its obligations under the California Environmental Act ("CEQA").

As County staff is aware, Aera owns 2,614 acres within the proposed Area Plan ("Aera Property"). By and through adoption of the Area Plan, the County proposes to *downzone* the vast majority of the Aera Property, yet the Aera Plan and its corresponding Draft Environmental Impact Report ("DEIR") utterly fail to disclose and analyze the proposed changes to the use designations and/or zoning for the Aera Property. To understand the scope and magnitude of changes the County proposes, Aera was forced to undertake its own investigation utilizing the County's GIS planning tool.<sup>1</sup> That investigation, not the Area Plan or DEIR, disclosed that the County proposes to downzone significant portions of the Aera Property by assigning those portions of real property "degraded" use designations.

This purported downzoning is disconcerting, given that the Area Plan and DEIR make it clear that the County intends to incentivize and facilitate higher density housing and commercial activity within a one-mile radius of existing and potential future transit opportunities. However, as discussed below, such "smart growth" strategies are not mutually exclusive nor prohibitory of potential future use of the Aera Property justifying or in any way rendering necessary or correlated the proposed use changes in the Area Plan.

F-1

**F-2** 

<sup>&</sup>lt;sup>1</sup> <u>https://lacounty.maps.arcgis.com/apps/instant/lookup/index.html?appid=4aa28c9e872a4f4381c3fb9cab5d228d</u>

As discussed further below, such downzoning violates state housing law. Furthermore, such downzoning is not disclosed or analyzed anywhere in the DEIR or any maps in the DEIR's appendices. The proposed alternative use classification for much of the Aera Property, Rural Land 40 ("RL40"), is never mentioned in the proposed Area Plan text, is never referenced in the DEIR, and is nowhere to be found on any of the legends in the maps of proposed land uses in the public review materials or the appendices to the DEIR. Thus, any such use change would be illegal under the California Government Code and would violate CEQA in many respects, as also discussed further below. Accordingly, we ask that the use designations and zoning for the entirety of the Aera Property remain unchanged.

Filed concurrently with this legal analysis is a letter from Aera real estate professionals that have carried on a collaborative and productive dialogue with County staff for over a decade regarding potential future uses for the Aera Property. These Aera representatives, or any Aera representatives for that matter, had no advance notice of any proposed change in use designation or downzoning in conjunction with the Area Plan or otherwise. As explained in that companion letter, such changes are both antithetical and inconsistent with both the substance and spirit of that collaborative dialogue to date. Consistent with the request of this letter based on the legal infirmities addressed herein, that letter requests that no change be made to either the use designations or zoning for the Aera Property.

#### The Area Plan

The Area Plan collectively includes a proposed General Plan Amendment, Ordinance, and Zone Change, all of which would take effect upon adoption of the Area Plan by the County Board of Supervisors. All of these components of the Area Plan collectively make up the "Project" that is analyzed in the DEIR under CEQA. (DEIR, Chapter 3.) The Area Plan purports to provide a planning vision for 24 unincorporated communities in East San Gabriel Valley. The text of the Area Plan, the DEIR, and Notice of Availability of the DEIR each present a focused and consistent intent and purpose for the land encompassed within the Area Plan. As stated in the DEIR: "The ESGVAP includes changes in land use designations and zoning in order to *increase* residential density and commercial and mixed uses in areas near transit amenities." (DEIR, pg. ES-1, *emphasis* added.) The DEIR elaborates further on this point in its discussion of the proposed General Plan Amendment as follows:

"Propose[] land use changes to *increase* housing and enhance commercial and residential development within one mile of major transit stops, within a half mile of HQTAs, and near major intersections where there is accessibility to existing or proposed frequent transit and commercial services. The goal of these land use changes would be to target growth near transit and active transportation facilities and everyday commercial services, and coordinate growth with improvements and investments that

support walkable, thriving, and connected communities." (DEIR, pg. 3-7, *emphasis* added.)

There is an existing community plan for Rowland Heights, and the Area Plan would supersede that plan and govern the area, including the Aera Property and its existing use designations under the Rowland Heights Community Plan, only according to the proposed provisions of the Area Plan. (*See*, DEIR, pp. 3-1, 3-4.)

In the entirety of the text of the proposed Area Plan and the DEIR, there is no mention whatsoever of downzoning or changes to a less intense use designation for the Aera Property, or any other properties for that matter. Similarly, the Notice of Availability did not disclose the proposed downzoning or less intense use designation changes. As noted above, the RL40 General Plan use designation is never referenced in the Notice of Availability, the text of the DEIR, the maps in the appendices to the DEIR, explanatory public review materials for the Rowland Heights portion of the Area Plan,<sup>2</sup> or, based on our review, any written materials publicly available related to or analyzing the proposed Area Plan. Perhaps most conspicuous, Appendix C of the DEIR purports to include maps depicting the new allowable use designations and zoning for each community included in the Area Plan. The map purporting to depict the new allowed uses for the Rowland Heights community does not even include an RL40 designation in its legend nor the map itself.<sup>3</sup>

#### The Aera Property

Aera owns 2,292 acres within the Rowland Heights community of the Area Plan and an additional 322 acres in the South Diamond Bar community of the Area Plan. The Aera Property borders the southern boundary of the Area Plan, the Rowland Heights portions lying west of the 57 freeway, and the South Diamond Bar acreage lying to the east.

Existing use designations under the Rowland Heights Community Plan, a component of the County's General Plan, include Non-Urban 1 ("N1"), Urban 1 ("U1"), and others. These designations allow for residential uses. According to the interactive GIS planning tool posted by the County – though not discussed or mapped on any Area Plan or DEIR materials – the lowest density designation in the entire County General plan, RL40, is now proposed for much of the Aera Property.

F-5 (cont)

F-6

F-7

**F-8** 

<sup>&</sup>lt;sup>2</sup> For example, see the Rowland Heights Community Profile document at <u>https://planning.lacounty.gov/site/esgvap/wp-</u>

content/uploads/2019/03/ESGV\_RowlandHeights\_ComProfile\_20190304.pdf

<sup>&</sup>lt;sup>3</sup> Appendix C is available at <u>https://planning.lacounty.gov/site/esgvap/wp-content/uploads/2023/02/Appx-C\_LU-Zoning-Change-Figs.pdf</u>

# THE PROPOSED DOWNZONING TO A LESS INTENSE USE DESIGNATION VIOLATES STATE HOUSING LAW

California is in the midst of an unprecedented housing crisis. The California Legislature has passed a myriad of laws aimed at incentivizing and streamlining housing approvals and production as well as curtailing the legal discretion of cities and counties to deny or restrict housing. One such provision prohibits a city or county from changing use designations to less intense allowance for housing where governing regulations as of 2018 permitted residential uses. Specifically, the Housing Crisis Act of 2019 provides in relevant part:

"Notwithstanding any other law except as provided in subdivision (i), with respect to land where housing is an allowable use, an affected county or an affected city shall not enact a development policy, standard, or condition that would have any of the following effects:

(A) Changing the general plan land use designation, specific plan land use designation, or zoning of a parcel or parcels of property to a less intensive use or reducing the intensity of land use within an existing general plan land use designation, specific plan land use designation, or zoning district below what was allowed under the land use designation and zoning ordinances of the affected county or affected city, as applicable, as in effect on January 1, 2018, except as otherwise provided in clause (ii) of subparagraph (B). For purposes of this subparagraph, 'less intensive use' includes, but is not limited to, reductions to height, density, or floor area ratio, new or increased open space or lot size requirements, or new or increased setback requirements, minimum frontage requirements, or maximum lot coverage limitations, or anything that would lessen the intensity of housing." (Ca. Gov. Code § 66300, subd. (b)(1)(A).)

The use designations governing the Area Property under the existing Rowland Heights Community Plan – in place since and well before 2018 – allow for residential uses. As noted above, however, the Area Plan proposes to reduce the residential allowance to "less intense use," the least intense use allowed under the County General Plan, in fact, RL20. Such degradation of allowed residential use is in direct violation of section 66300 of the Government Code. Accordingly, no change in the use designation or zoning of the Aera Property should be undertaken with the Area Plan.

#### THE DEIR'S FAILURE TO INCLUDE OR IN ANY WAY ANALYZE THE PROPOSED CHANGE IN USE OR DOWNZONING OF THE AERA PROPERTY VIOLATES CEQA

An EIR must be prepared with a sufficient degree of analysis to provide decision-makers with the information needed to make an intelligent decision concerning a project's environmental consequences. (Guidelines § 15151.)<sup>4</sup> Included with that mandate is that an EIR must include a description of the existing environment in the vicinity of the project from both a local and regional perspective. (Guidelines § 15125(a).) This discussion of the "environmental setting" should include an analysis of any inconsistencies between the proposed project and applicable general, specific, or regional plans. (Guidelines § 15125(d).)

An EIR's project description must include the entire project being proposed for approval and not just certain aspects of it. (Guidelines § 15378; *Habitat & Watershed Caretakers v. City* of Santa Cruz (2013) 213 Cal.App.4<sup>th</sup> 1277, 1297; *Banning Ranch Conservancy v. City of Newport Beach* (2012) 211 Cal.App.4<sup>th</sup> 1209, 1220.) When an EIR is comparing a proposed project with an existing plan, the EIR must examine existing conditions at the time of notice of preparation as well as future conditions envisioned in the plan. (Guidelines § 15125(e).)

An EIR must describe a reasonable range of alternatives to the project, or to its location, that could feasibly attain the project's basic objectives while reducing or avoiding any of its significant impacts, including the comparative merits of each alternative. (Pub. Res. Code 21100(b)(4); Guidelines § 15126.6(a)—(e).)

The DEIR does not merely do an "inadequate" or "insufficient" review of the impacts arising from a significant downgrading of allowable residential use of the Aera Property, the DEIR ignores it completely. The complete absence of reference to the Aera Property downzoning use change, let alone any recognition or analysis of the environmental consequences therefrom, renders the DEIR a virtual nullity as an information document for decision-makers considering all consequences of adoption of the Area Plan, as mandated by CEQA.

The primary intent and purpose of the Area Plan is very clear and straightforward in the text of the Area Plan and supporting explanatory materials: the County will, over the life of the Aera Plan, intensify residential densities, commercial and retail uses, and mobility alternatives in areas within a one-mile radius of identified transit resources or future opportunities throughout the Area Plan communities. And the DEIR is clearly focused on identifying that dynamic and studying its potential environmental impacts, if adopted. This narrow and even myopic focus is underscored by the fact that the DEIR proposes only two substantive alternatives, and those alternatives study only shortening the radius of the focus areas from one mile to a half mile and a

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<sup>&</sup>lt;sup>4</sup> References to "Guidelines" refer to the CEQA Guidelines, Ca. Code of Regulations, Title 14, Division 6, Chapter 3, Sections 15000 – 15387.

quarter mile, respectively. This does not meet the legal standard identified above. (Pub. Res. Code § 21100(b)(4); Guidelines § 15126.6(a)—(e).)

However, the DEIR's project description makes no reference to nor does its analysis in any way evaluate the downzoning use downgrading of the Aera Property. Similarly, the two substantive alternatives have no bearing whatsoever on the proposed treatment of the Aera Property.

As noted, on preliminary review of both the text of the Area Plan as well as the DEIR, Aera had no indication whatsoever that the Area Plan purported to make such drastic changes to the allowable uses of its properties within the Area Plan boundaries. Even more striking, the Notice of Availability purporting to alert stakeholders how adoption of the Area Plan might impact their interests went to great lengths to highlight the one-mile-radius dynamics relative to transit opportunities but gave no indication whatsoever of potentially detrimental enactments to properties outside of such a planning radius. It is only once someone checks a specific parcel via a County GIS planning tool that one discovers that an entirely different uses category – a category not even noted or otherwise included on mapping exhibits or text in the DEIR – would govern the property in the future. Such failure to include information or analysis of its potential environmental impacts fails CEQA's legal mandates as to the sufficiency of the DEIR as an informational document to provide decision-makers with the information needed to make an intelligent decision concerning a project's environmental consequences.

#### CONCLUSION

The Area Plan's proposed lessening of the intensity of allowable residential uses on the Aera Property violates state housing law, specifically Government Code Section 66300. Further, the DEIR's failure to recognize, analyze, propose alternatives to, or even in any way mention or map the proposed downzoning use degradation violates CEQA's mandates relating to the project description, existing conditions and baseline, consequences relative to existing plans such as the Rowland Heights Community Plan, and sufficient consideration of alternatives.

For all of these reasons, Aera respectfully requests that any proposed change in use or other alteration of the governing standards under the existing Rowland Heights Community Plan for the Aera Property be removed from the proposed Area Plan. We appreciate your consideration and attention to these concerns.

Sincerely,

M. S. James MiEffae152.4542 Senior Counsel Aera Energy LLC F-14 (cont)

F-15

F-16

## **Response to Comment F-1**

This comment is introductory in nature, requesting the comment to be included in the record of proceedings. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

## **Response to Comment F-2**

This comment notes that Aera Energy LLC own a considerable portion of land within the ESGVAP area and asserts that the Draft PEIR fails to disclose and analyze the proposed changes to the use designations and/or zoning for the Aera Property. The comment proceeds to declare that the County plans to downzone significant portions of the Aera Property, which would have "degraded" use designations and that the downzoning is disconcerting given that the County intends to incentivize and facilitate higher density housing. Existing zoning does not establish a base requirement for density, but instead establishes a maximum density. As such, all property owners have flexibility in determining their project's density. Downzoning is a less intensive land use, and thus overall, is likely to have a lesser environmental impact. According to State CEQA Guidelines Section 21002.1(a):

"The purpose of an environmental impact report is to identify the significant effects on the environment of a project..."

The less intensive land use designation, therefore, is not required to be analyzed within the Draft PEIR as it would lead to a reduction in land use density, which would not result in a significant impact.

Additionally, the County is looking to prioritize transit-oriented development, and thus, housing in transit areas has been upzoned while downzoned elsewhere to ensure that development accords with the ESGVAP goals such as sustainable growth and diverse, walkable communities and minimizes vehicle miles traveled. Senate Bill 330 (SB 330) prohibits local jurisdictions from downzoning unless they upzone an equivalent amount elsewhere within their boundaries. The downzoning of the Aera property site has been considered in combination with upzoning elsewhere in the ESGVAP. Nonetheless, SB 330 does not apply to the Aera property site because the site is not located in an urbanized area or urban cluster, as designated by the United States Census Bureau. As shown in Table 4.12-5 of the Draft PEIR, the ESGVAP estimated build-out would increase the housing supply by approximately 13,825 units and would increase population by approximately 47,380 individuals by 2035. As specified on page 4.12-10 of the Draft PEIR:

"The ESGVAP encourages indirect increases in population near community centers through zoning and other policies... Additional zoning changes in other areas of the communities are not expected to result in growth, thus minimizing the potential for unplanned growth to occur elsewhere. Zoning regulations limit the density of development, which will guide future development to be consistent with the ESGVAP goals."

The proposed Project is therefore consistent with the overall goals of SB 330.

Furthermore, regarding the Aera property site, according to the California Geologic Energy Management Division (CalGEM) Well Finder website<sup>1</sup>, there are a number of oil wells that are active, plugged/capped, inactive, or idle within the Brea-Olinda oil/gas field, which occupies much of the Aera property site. This, coupled with the moderate and very high Fire Hazard Severity Zones that is also present within the Aera property site, would mean the location of intensive housing within the periphery of sensitive land uses and very high fire hazard zones would not be consistent with the legislative intent of CEQA in Section 21001(d) to:

"Ensure that the long-term protection of the environment, consistent with the provision of a decent home and suitable living environment for every Californian."

The Aera property site is also encapsulated by the Puente Hills Significant Ecological Area (SEA). As mentioned in Section 4.4-7 of the Draft PEIR, the Puente Hills SEA represents the only large complex of multiple, relatively undisturbed habitats in the southeastern portion of the County and a crucial wildlife/habitat linkage to Chino Hills State Park. High density land use would be inharmonious with the environs and biological resources would be better protected through the Rural Land 40 (RL40) designation included within the Project area, rather than continued use of the N-1, TON-1 and TOU-1 designations. Also, these areas are constrained by Hillside Management Areas which further limit potential development. Additionally, there is a key wildlife crossing, the Harbor Boulevard wildlife underpass, which supports the longevity of the Puente-Chino Hills Wildlife Corridor. This was the first wildlife underpass built in the County of Los Angeles and necessitates biological protections and buffering around the wildlife crossing for safe usage by wildlife, which is also incompatible with high-density land uses. The proposed land use designations will be able to better regulate developments in these areas so that biological resources are adequately protected, natural space is preserved, and future residential areas are safely situated outside of very high fire hazard severity zones.

#### **Response to Comment F-3**

This comment asserts that downzoning violates state housing law. The comment proceeds to note that the downzoning of the Aera Property was not discussed in the Draft PEIR and that the change to Rural Land 40 (RL40) is not discussed and would be illegal under the California Government Code and would violate CEQA. The comment requests that the use designations and zoning for the entirety of the Aera Property remain unchanged. However, as mentioned in Response to Comment F-2, the downzoning of the property to a less intensive land use designation does not need to be analyzed within the Draft PEIR, as it would result in a reduction in land use density, which would not result in a significant impact. For the reasons set out in Comment F-2, the Draft PEIR is not required to analyze the effects of downzoning the Aera property site and does not violate SB 330 because SB 330 does not apply to the Aera property site. Additionally, the Draft PEIR was prepared in conjunction with the Draft East San Gabriel Valley Area Plan, as well as associated supporting information such as the ESGVAP Proposed Land Use Policy and Zoning Web App. The Web App is dynamic and as part of ongoing outreach

California Geologic Energy Management Division. 2023. Well Finder. Available at: https://maps.conservation.ca.gov/doggr/wellfinder/#/-117.89477/33.95064/15

efforts undertaken by the County, is updated frequently. The Web App, however, has shown the land proposed as RL40 since before the publication of the Draft PEIR.

### **Response to Comment F-4**

This comment notes that a companion letter from Aera real estate professionals is being submitted with this Comment Letter (see Comment Letter G for details). This comment also states that no advanced notice of any proposed change in use designation or downzoning was given. This letter also requests that no change be made to either the use designations or zoning for the Aera Property. However, as part of the community outreach for the Project, a number of engagement methods were undertaken, including efforts through community-based organizations, community presentations, tabling sessions, numerous online methods, and social media. Additionally, notifications were sent to property owners in the ESGVAP area for parcels with proposed updates to their zoning and/or land use categories. County records for this Project indicate that an Aera representative (Mr. Noah Adler) signed up to be on the project contact list in May 2022, and has thus been included in every outreach effort for the Project. At the very least, as an affected landowner in the ESGVAP area, Aera were sent Project notifications, as follows:

- Aera Energy LLC (2020 Saturn Street, Suite 101, Brea, CA 92821) was included on the Project's April 2022 Notice of Preparation, January 2023 Notice of Zone Change, and February 2023 Draft PEIR Notice of Completion/Notice of Availability lists to receive email and postal mail notifications about the Project;
- Noah Adler (nadler@manatt.com), representative for Aera Energy, was added to the Project's contact list on May 6, 2022 via a County Department of Regional Planning sign-up form;
- Aera Energy LLC was mailed a Notice of Zone Change in January 2023;
- Noah Adler (nadler@manatt.com), representative for Aera Energy, subscribed (and was subsequently added) to the Project's email notification list on March 30, 2023;
- Noah Adler (nadler@manatt.com), representative for Aera Energy, registered to attend the Project's March 30, 2023 stakeholder meeting; and
- Noah Adler spoke with County Department of Regional Planning staff on May 15, 2023 about the Project;

Please also see Response to Comment F-2 for information on the proposed downzoning of the Aera property site.

## **Response to Comment F-5**

This comment provides a summary of the Area Plan. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

## **Response to Comment F-6**

This comment reiterates the Area Plan would supersede the existing community plan for Rowland Heights. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

## **Response to Comment F-7**

This comment reiterates the points made within Comment F-3 regarding downzoning and notes that the Notice of Availability also does not include information on the downzoning. The comment further notes that Appendix C of the Draft PEIR for the Rowland Heights community does not include a Rural Land 40 (RL40) designation in its legend nor on the map itself. Please see Response to Comment F-2 for further details on why the downzoning was not required to be analyzed as per CEQA in the Draft PEIR. As mentioned in Response to Comment B-7 (and reiterated in Response to Comment F-3), the Draft PEIR was prepared in conjunction with the Draft East San Gabriel Valley Area Plan, as well as associated supporting information such as the ESGVAP Proposed Land Use Policy and Zoning Web App. The Web App is dynamic and as part of ongoing outreach efforts undertaken by the County, is updated frequently whereas the Draft PEIR captures in essence a point in time. The Web App shows the proposed land use policy as RL40.

## **Response to Comment F-8**

This comment provides information on the location and size of the Aera Property within the Rowland Heights community, summarizes the existing land uses per the Rowland Heights Community Plan, and notes that the interactive GIS planning tool shows much of the Aera Property has been zoned as Rural Land 40 (RL40), which was not discussed or mapped on any Area Plan or Draft PEIR materials. For the reasons set out in Response to Comment F-2, as per CEQA, the Draft PEIR is not required to analyze the effects of downzoning the Aera property site. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

## **Response to Comment F-9**

This comment asserts that downzoning to a less intense use designation violates state housing law and provides an excerpt of the Housing Crisis Act of 2019. The comment further asserts that the existing land use designations for the Aera Property allow for residential use, but through downzoning, the Project would violate section 66300 of the Government Code and thus no change in the use designation or zoning of the Aera Property should be undertaken with the ESGVAP. As explained within the ESGVAP, most of the updates are being made to bring the zoning and land use policy designation into conformance with one another and ensure compatibility of land uses. As also explained in Response to Comment F-2, it is permissible to upzone in some areas and downzone in others without any violation of state law provided the local jurisdictions upzone an equivalent amount to the downzone elsewhere within their boundaries. Finally, SB 330 does not apply to the Aera property site as discussed under Response to Comment F-2.

## **Response to Comment F-10**

This comment asserts that the Draft PEIR's failure to include or in any way analyze the proposed change in use or downzoning of the Aera property violates CEQA (inclusive of excerpts from the State CEQA Guidelines). For the reasons set out in Response to Comment F-2, the Draft PEIR is not required to analyze the effects of downzoning the Aera property site and no further response is required.

## **Response to Comment F-11**

This comment provides information from case law and the State CEQA Guidelines, as it relates to an EIR's project description. The comment notes that an EIR's project description must include the entire project being proposed for approval and not just certain aspects of it. The comment further states that when an EIR is comparing a proposed project with an existing plan, the EIR must examine existing conditions at the time of notice of preparation as well as future conditions envisioned in the plan. Chapter 2 of the Draft PEIR provides a comprehensive project description that includes the entire project being proposed for approval, which is the ESGVAP in its entirety. The Draft PEIR is not comparing the ESGVAP to an existing plan, as it is a new plan for the Plan area. Nonetheless, as per CEQA, the entire Draft PEIR (inclusive of 20 technical topics, two of which are covered in the Initial Study) includes analysis of the existing conditions at the time of the notice of preparation (April 2022), as well as future conditions envisioned under the ESGVAP.

### **Response to Comment F-12**

This comment provides information from the State CEQA Guidelines, as it relates to project alternatives. The comment notes that an EIR must describe a reasonable range of alternatives to the project, or to its location, that could feasibly attain the project's basic objectives while reducing or avoiding any of its significant impacts, including the comparative merits of each alternative. As comprehensively described in Chapter 5, *Project Alternatives*, of the Draft PEIR, a total of five alternatives to the proposed Project were considered and analyzed, as follows:

- Alternative Location/Alternative Sites
- Reduced Development Project
- No Project Alternative
- 0.5-Mile Transit Planning Radius Alternative
- 0.25-Mile Transit Planning Radius Alternative

The comparative merits of each alternative are described on Pages 5-49 and 5-50 of the Draft PEIR. As per CEQA, the environmentally superior alternative was identified, which is the 0.25-Mile Transit Planning Radius Alternative.

## **Response to Comment F-13**

This comment notes the absence of reference to the Aera property site downzoning use change. For the reasons set out in Response to Comment F-2, the Draft PEIR is not required by CEQA to analyze the effects of downzoning the Aera property site since potential environmental impacts would be reduced or eliminated.

## **Response to Comment F-14**

This comment states that the Draft PEIR does not contain an appropriate alternatives analysis. However, per State CEQA Guidelines Section 15126.6(a), an EIR need not consider every conceivable alternative to a project (also note *Mount Shasta Bioregional Ecology Center v*. *County of Siskiyou* (2012) 210 Cal.App.4th 184). Since the State CEQA Guidelines note the alternatives considered may include alternative approaches, sites, or both, and that alternatives do not need to be considered in the same level of detail as the proposed Project (Section 15126.6(d)), the Draft PEIR adheres to State CEQA Guidelines Sections 15126.6(a) through (e), as comprehensively described in Chapter 5, *Project Alternatives*. Noting the alternatives considered and eliminated during the Project planning process in Section 5.4 of the Draft PEIR and the alternatives selected for further analysis (section 5.5. of the Draft PEIR), State CEQA Guidelines Sections 15126.6(a) through (e) have been considered.

#### **Response to Comment F-15**

This comment reiterates the points made in Comment F-2 and Comment F-3. Please see Response to Comment F-2 and Response to Comment F-3 for details. No further response is required.

### **Response to Comment F-16**

This comment is conclusory and reiterates the points made in Comment F-2, Comment F-3, Comment F-4, Comment F-8, and Comment F-14. Please see the responses to those comments for details. No further response is required.



April 11, 2023

#### VIA EMAIL (commplan@planning.lacounty.gov)

Mi Kim, Supervising Regional Planner COUNTY OF LOS ANGELES Department of Regional Planning 320 West Temple Street, Room 1362 Los Angeles, California 90012

#### Re: East San Gabriel Valley Area Plan – Comments on Draft Environmental Impact Report, Project No. PRJ2020-000612, Advance Planning Case No. RPPL2022003554

Dear Ms. Kim:

Aera Energy, LLC ("Aera") is the owner of 2,292 acres within the unincorporated Rowland Heights Community of Los Angeles County ("County"), and an additional 322 acres in the unincorporated area south of the City of Diamond Bar (collectively, the "Aera Property") – see the attached Exhibit "A" for reference. Aera received a Notice of Availability ("NOA") from the County regarding the County's preparation of a the Draft Environmental Impact Report ("DEIR") for its proposed East San Gabriel Valley Area Plan ("ESGVAP"). Aera is compelled to point out that the NOA it received did not inform Aera that the Aera Property would be impacted by the ESGVAP. To the Contrary, the NOA led Aera to believe that the Aera Property would be unaffected by ESGVAP implementation. However, when Aera conducted additional investigation, it located a County interactive website, which disclosed that the County is proposing to *downzone* Aera's 2,292 acres within the unincorporated Rowland Heights Community. Specifically, the County is proposing to downzone this land from N-1 to RL-40, which is the lowest density designation in the County. Aera strenuously objects to this downzoning and urges the County to avoid taking this action for the reasons discussed below.

Aera submits this comment letter concurrently with a companion letter from Aera's Senior Legal Counsel, Michael James. Mr. James' letter outlines specified legal deficiencies of the ESGVAP as to the Aera Property and we concur with Mr. James' comments, but do not repeat them here. The purpose of this companion letter is to clearly articulate our concern that the downzoning of vast portions of the Aera Property without any advance notice or discussion with Aera is inconsistent with and detrimental to over a decade of constructive and collaborative discussions between Aera and County staff regarding potential future uses of the Aera Property.

Aera has undertaken extensive research and analysis to document the opportunities and constraints associated with the Aera Property. This research and analysis includes technical studies such as wildlife biology surveys, vegetation mapping, wetlands delineations, and geology and geotechnical investigations, among other matters. These studies demonstrate that the Aera

G-1

G-3

Property could accommodate a variety of potential future uses that recognize the significant potential and location of this property while respecting and furthering the open space, habitat, viewshed, connectivity and other priorities expressed in the ESGVAP.

Further, Aera's biology studies indicate that full ecological potential of the Aera Property will require intervention from a biology and habitat standpoint. Restoration, not simply preservation, is required to achieve the biological functions envisioned in the ESGVAP and related documents. A cooperative effort between Aera and the County could achieve habitat restoration and management at no cost to the public while ensuring that open space and park dedications become permanent and available for public uses compatible with biologic functions.

Much is made of the fact that portions of the Aera Property are subject to a Significant Ecological Area ("SEA") overlay. As noted above, however, much of the ecological value of the Aera Property is *merely potential*, not existing. Significant restoration resources would need to be brought to bear to realize actual ecological potential. Additionally, we remind all stakeholders that the SEA designation is intended to ensure that alternative future uses of the site are compatible with ecology goals, not to preclude well-planned, thoughtful, and productive use of the land.

The 2,292 acres of the Aera Property located within the Rowland Heights Community are located in close proximity to the jobs-rich areas along the SR-57 and -60 freeway corridors and also the jobs-rich City of Brea to the south. That context cannot be ignored in considering appropriate future uses for the Aera Property. The Aera Property is quite large and it sits in the midst of both ecological and human dynamics, all of which factor into the comprehensive consideration of the evolution of future uses on the site.

In conclusion, the Aera Property is an unusually large contiguous property in private ownership encompassing four square miles. Aera is confident it can accommodate a variety of purposes with sensitive planning and a cooperative effort among stakeholders. A balanced plan for future uses could permanently establish essential habitats, designated wildlife corridors, and create other ecological opportunities while providing public access to regional trails and numerous other recreational pursuits. Downzoning will only invite long term litigation and ensure the property remains off-limits to the public. For all of these reasons, Aera respectfully requests that any proposed change in use or other alteration of the governing standards under the existing Rowland Heights Community Plan for the Aera Property be removed from the proposed ESGVAP. We appreciate your consideration and attention to these concerns.

> Sincerely, George Basye George Basye Vice President, Fee Lands Aera Energy LLC

G-3 (cont)

G-4

### **Response to Comment G-1**

This comment notes that Aera Energy LLC own a considerable portion of land within the ESGVAP area and asserts that the Draft PEIR failed to disclose the proposed downzoning to the use designations for the Aera Property. The comment notes the objection of Aera to this downzoning. As iterated in Response to Comment F-2, downzoning results in a less intensive land use, and thus, overall is likely to have a lesser environmental impact (or no environmental impact). According to State CEQA Guidelines Section 21002.1(a):

"The purpose of an environmental impact report is to identify the significant effects on the environment of a project..."

The less intensive land use designation, therefore, does not need to be analyzed within the Draft PEIR as it is a reduction in land use density and would not result in a significant impact.

Additionally, the County is looking to prioritize transit-oriented development, and thus, housing in transit areas has been upzoned while downzoned elsewhere to ensure that development accords with the ESGVAP goals such as sustainable growth and diverse, walkable communities and minimizes vehicle miles traveled. Senate Bill 330 (SB 330) prohibits local jurisdictions from downzoning unless they upzone an equivalent amount elsewhere within their boundaries. The downzoning of the Aera property site has been considered in combination with upzoning elsewhere and as specified in Response to Comment F-2, SB 330 does not apply to the Aera property. As shown in Table 4.12-5 of the Draft PEIR, the ESGVAP estimated build-out would increase the housing supply by approximately 13,825 units and would increase population by approximately 47,380 individuals by 2035. As specified on page 4.12-10 of the Draft PEIR:

"The ESGVAP encourages indirect increases in population near community centers through zoning and other policies... Additional zoning changes in other areas of the communities are not expected to result in growth, thus minimizing the potential for unplanned growth to occur elsewhere. Zoning regulations limit the density of development, which will guide future development to be consistent with the ESGVAP goals."

Furthermore, regarding the Aera property site, according to the California Geologic Energy Management Division (CalGEM) Well Finder website,<sup>2</sup> there are a number of oil wells that are active, plugged/capped, inactive, or idle within the Brea-Olinda oil/gas field, which occupies much of the Aera property site. This, coupled with the moderate and very high Fire Hazard Severity Zones that are also present within the Aera property site, the location of intensive housing within the periphery of sensitive land uses and very high fire hazard zones would not be consistent with the legislative intent of CEQA in Section 21001(d) to:

"Ensure that the long-term protection of the environment, consistent with the provision of a decent home and suitable living environment for every Californian."

<sup>&</sup>lt;sup>2</sup> California Geologic Energy Management Division. 2023. Well Finder. Available at: https://maps.conservation.ca.gov/doggr/wellfinder/#/-117.89477/33.95064/15

The Aera property site is also encapsulated by the Puente Hills Significant Ecological Area (SEA). As mentioned in Section 4.4-7 of the Draft PEIR, the Puente Hills SEA represents the only large complex of multiple, relatively undisturbed habitats in the southeastern portion of the County and a crucial wildlife/habitat linkage to Chino Hills State Park. High density land uses would be inharmonious with the environs and biological resources would be better protected through the Rural Land 40 (RL40) designation included within the Proposed Project, rather than continued use of the N-1, TON-1 and TOU-1 designations. Also, these areas are constrained by Hillside Management Areas which further limit potential development. Additionally, as mentioned in Response to Comment F-2, there is a key wildlife crossing, the Harbor Boulevard wildlife underpass, in the vicinity which supports the longevity of the Puente-Chino Hills Wildlife corridor and necessitates biological protections and buffering around the wildlife crossing for safe usage by wildlife, which is also incompatible with high-density land uses. The proposed land use designations will be able to better regulate developments in these areas so that biological resources are adequately protected, natural space is preserved, and future residential areas are safely situated outside of very high fire hazard severity zones.

For the aforementioned reasons, the Draft PEIR is not required to analyze the effects of downzoning the Aera property site.

## **Response to Comment G-2**

This comment notes the comment letter has been submitted concurrently with Aera's legal counsel comment letter (included herein as Letter F). Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

## **Response to Comment G-3**

This comment notes the biological studies undertaken on the Aera property site to date indicate that full ecological potential of the Aera Property will require intervention from a biology and habitat standpoint, and that restoration, not simply preservation, is required to achieve the biological functions envisioned in the ESGVAP and related documents. The comment asserts that a cooperative effort between Aera and the County could achieve habitat restoration and management at no cost to the public while ensuring that open space and park dedications become permanent and available for public uses compatible with biologic functions.

As stated in Response to Comment G-1, the Aera property site is also encapsulated by the Puente Hills Significant Ecological Area (SEA). As mentioned in Section 4.4-7 of the Draft PEIR, the Puente Hills SEA represents the only large complex of multiple, relatively undisturbed habitats in the southeastern portion of the County and a crucial wildlife/habitat linkage to Chino Hills State Park. High density land uses would be inharmonious with the environs and biological resources would be better protected through the Rural Land 40 (RL40) designation included within the Proposed Project, rather than continued use of the N-1, TON-1 and TOU-1 designations. Also, these areas are constrained by Hillside Management Areas which further limit potential development, as well as the aforementioned wildlife underpass. The proposed land use designations will be able to better regulate developments in these areas so that biological

resources are adequately protected, natural space is preserved, and future residential areas are safely situated outside of very high fire hazard severity zones.

## **Response to Comment G-4**

This comment notes that the Aera property site is proximate to jobs-rich [sic] areas along the SR-57 and -60 freeway corridors and the City of Brea. However, since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

## **Response to Comment G-5**

This comment is conclusory and reiterates the request that any proposed change in use or other alteration of the governing standards under the existing Rowland Heights Community Plan for the Aera Property be removed from the proposed ESGVAP. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.



State of California – Natural Resources Agency

DEPARTMENT OF FISH AND WILDLIFE South Coast Region 3883 Ruffin Road San Diego, CA 92123 (858) 467-4201 www.wildlife.ca.gov GAVIN NEWSOM, Governor CHARLTON H. BONHAM, Director



SENT BY EMAIL ONLY

April 11, 2023

Mi Kim 320 West Temple Street, Room 1354 Los Angeles, CA 90012 <u>MKim@planning.lacounty.gov</u>

#### Subject: East San Gabriel Valley Area Plan, Draft Programmatic Environmental Impact Report, SCH #2022040512, Los Angeles County Department of Regional Planning, Los Angeles County

Dear Ms. Kim:

The California Department of Fish and Wildlife (CDFW) has reviewed the Draft Programmatic Environmental Impact Report (DPEIR) from the Los Angeles County Department of Regional Planning (DRP) for the East San Gabriel Valley Area Plan (Project). Thank you for the opportunity to provide comments and recommendations regarding those activities involved in the Project that may affect California fish and wildlife. Likewise, we appreciate the opportunity to provide comments regarding those aspects of the Project that CDFW, by law, may be required to carry out or approve through the exercise of its own regulatory authority under the Fish and Game Code.

#### **CDFW's Role**

CDFW is California's Trustee Agency for fish and wildlife resources and holds those resources in trust by statute for all the people of the State [Fish & G. Code, §§ 711.7, subdivision (a) & 1802; Pub. Resources Code, § 21070; California Environmental Quality Act (CEQA) Guidelines, § 15386, subdivision (a)]. CDFW, in its trustee capacity, has jurisdiction over the conservation, protection, and management of fish, wildlife, native plants, and habitat necessary for biologically sustainable populations of those species (Id., § 1802). Similarly, for purposes of CEQA, CDFW is charged by law to provide, as available, biological expertise during public agency environmental review efforts, focusing specifically on projects and related activities that have the potential to adversely affect State fish and wildlife resources.

CDFW is also submitting comments as a Responsible Agency under CEQA (Pub. Resources Code, § 21069; CEQA Guidelines, § 15381). CDFW expects that it may need to exercise regulatory authority as provided by the Fish and Game Code, including lake and streambed alteration regulatory authority (Fish & G. Code, § 1600 *et seq.*). Likewise, to the extent implementation of the Project as proposed may result in "take", as defined by State law, of any species protected under the California Endangered Species Act (CESA) (Fish & G. Code, § 2050 et seq.), or CESA-listed rare plant pursuant to the Native Plant Protection Act (NPPA; Fish & G. Code, § 1900 et seq.), CDFW recommends the Project proponent obtain appropriate authorization under the Fish and Game Code.

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#### **Project Description and Summary**

**Objective:** The proposed Project is the implementation of the East San Gabriel Valley Area Plan (ESGVAP). The ESGVAP is a long-range policy document that aims to support growth, development, and maintenance of 24 unincorporated communities in the East San Gabriel Valley. The Project is an extension of the Los Angeles County General Plan with a focus on the characteristics and needs of 24 unincorporated communities. The Project will entail six elements and 15 community specific chapters with goals, policies, and actions that will be implemented and enforced. In addition, a general plan amendment, land use changes, zoning changes, and advanced planning amendments will be implemented through adoption of the ESGVAP. Zoning changes will be targeted within a one-mile radius of major transit stops and near high-quality transit corridors. To strengthen the unincorporated communities and successfully execute the Project, the following components will need to be implemented:

- Amend the Los Angeles General Plan to update, reorganize, and incorporate the existing Rowland Heights Community Plan and Hacienda Heights Community Plan as community chapters within the Project;
- Adjust the boundary of the ESGV Planning Area to include South El Monte, Pellissier Village, and North Whittier;
- Establish the proposed Project for the unincorporated communities in the ESGV Planning Area;
- Update existing zoning and land use designations to ensure consistency between the proposed Project and the General Plan land use policy map;
- Amend Title 22 to make changes to the existing zoning map;
- Incorporate the proposed rezoning as identified in the Housing Element 2021-2029;
- Rezone agricultural zones that are developed with residential uses from light agriculture to an appropriate residential zone;
- Reassess and revise the Rowland Heights Community Standards District to bring it into conformance with the proposed Project;
- Adjust the boundaries of Avocado Heights and the Trailside Ranch Equestrian Districts to create a consolidated equestrian district; and
- Establish an area-wide overlay to regulate height, ridgelines, and public communal space in new development.

There are three alternatives to the proposed Project. Alternative 1 proposes a No Project Alternative. Under Alternative 1, the existing conditions and planned development within the unincorporated communities will remain the same. No general plan amendment, land use changes, zoning changes, and advanced planning amendment will occur. Alternative 2 proposes a 0.5-Mile Transit Planning Radius Alternative. Under Alternative 2, the proposed changes described in the proposed Project will be implemented with the exception of a decreased transit planning radius. The transit planning radius will be reduced from a one-mile radius to a 0.5-mile radius. Alternative 3 proposes a 0.25-Mile Transit Planning Radius Alternative. Similar to Alternative 2, the proposed amendments for the 24 unincorporated communities will apply with the exception of a decreased transit planning radius. The transit centers and high-quality transit areas will be reduced to a 0.25-mile planning radius for both. As a result, the ESGV Planning Area will be reduced by approximately 75 percent under Alternative 3. The proposed Project and Alternatives do not approve any specific project-level development or construction activities. Mi Kim Los Angeles County Department of Regional Planning April 11, 2023 Page 3 of 28

**Location:** The ESGV Planning Area encompasses 51.29 square miles of unincorporated communities within the easternmost portions of Los Angeles County. The Project site is generally located south of the Angeles National Forest, north of the Orange County border, east of Interstate 605, and west of the San Bernardino County line. The Project area is comprised of the following 24 unincorporated communities: Avocado Heights, Charter Oak, Covina Islands, East Azusa, East Irwindale, East San Dimas, Glendora Islands, Hacienda Heights, North Claremont, North Pomona, Northeast La Verne, Northeast San Dimas, Rowland Heights, South Diamond Bar, South San Jose Hills, South Walnut, Valinda, Walnut Islands, West Claremont, West Puente Valley, West San Dimas, Pellissier Village, unincorporated South El Monte, and unincorporated North Whittier.

#### **Comments and Recommendations**

CDFW offers the comments and recommendations below to assist DRP in adequately avoiding and/or mitigating the Project's significant, or potentially significant, direct, and indirect impacts on fish and wildlife (biological) resources. CDFW recommends the measures or revisions below be included in a science-based monitoring program that contains adaptive management strategies as part of the Project's CEQA mitigation, monitoring and reporting program (Pub. Resources Code, § 21081.6; CEQA Guidelines, § 15097).

#### **Specific Comments**

#### **Comment #1: Impacts to Crotch's Bumble Bee**

**Issue:** Individual projects facilitated by the Project may impact suitable habitat for Crotch's bumble bee (*Bombus crotchii*), a candidate CESA-listed species. The DPEIR does not discuss or provide mitigation measures to reduce the impact to Crotch's bumble bee.

**Specific impacts:** Individual projects facilitated under the Project may result in temporal or permanent loss of suitable nesting and foraging habitat of Crotch's bumble bee. Construction and ground-disturbing activities of future projects may cause death or injury of adults, eggs, and larva; burrow collapse; nest abandonment; and reduced nest success.

Why impacts would occur: According to the Appendix E California Natural Diversity Database (CNDDB) Search Results, there are several recorded observations of Crotch's bumble bee within the ESGV Planning Area. In addition, over 100 observations of Crotch's bumble bee have been recorded on iNaturalist throughout Los Angeles County (iNaturalist 2023). Furthermore, the ESGV Planning Area has a variety of habitats that have potential to provide foraging and overwintering sites for this candidate species. Crotch's bumble bee primarily nest in late February through late October underground in abandoned small mammal burrows but may also nest under perennial bunch grasses or thatched annual grasses, under-brush piles, in old bird nests, and in dead trees or hollow logs (Williams et al. 2014; Hatfield et al. 2018). Overwintering sites utilized by Crotch's bumble bee mated queens include soft, disturbed soil (Goulson 2010), or under leaf litter or other debris (Williams et al. 2014). Ground disturbance and vegetation removal from individual projects during the breeding season could result in the incidental loss of breeding success or otherwise lead to nest abandonment in areas within and adjacent to the Project site. In addition to potential habitat loss, human disturbance, heavy machinery, and construction activities may result in direct mortality of Crotch's bumble bee. The DPEIR does not discuss the species and the Project's impact on Crotch's bumble bee. Additionally, the DPEIR

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does not provide species-specific avoidance and minimization measures. Without sufficient avoidance, minimization, or mitigation measures, buildout of the ESGVAP may result in significant impacts to Crotch's bumble bee.

**Evidence impacts would be significant:** The California Fish and Game Commission accepted a petition to list the Crotch's bumble bee as endangered under CESA, determining the listing "may be warranted" and advancing the species to the candidacy stage of the CESA listing process. The Project may substantially reduce and adversely modify habitat as well as reduce and potentially impair the viability of populations of Crotch's bumble bee. The Project may also reduce the number and range of the species without considering the likelihood that special-status species on adjacent and nearby natural lands may rely upon the habitat that occurs in the ESGV Planning Area. In addition, Crotch's bumble bee has a State ranking of S1/S2. This means that the Crotch's bumble bee is considered critically imperiled or imperiled and is extremely rare (often 5 or fewer populations). Lastly, Crotch's bumble bee is listed as an invertebrate of conservation priority under the <u>California Terrestrial and Vernal Pool</u> Invertebrates of Conservation Priority (CDFW 2017). The Project's impact on Crotch bumble bee has yet to be mitigated. Accordingly, the Project continues to have a substantial adverse effect, either directly or through habitat modifications, on a species identified as a candidate, sensitive, or special status species by CDFW.

## Recommended Potentially Feasible Mitigation Measure(s) Required for Individual Projects Facilitated by the ESGVAP:

**Recommendation #1:** The DPEIR should provide full disclosure of the presence of Crotch's bumble bee within the ESGV Planning Area. The DPEIR should analyze the Project's impact on floral resources, nesting habitat, and overwintering habitat for Crotch's bumble bee. Conclusions made in regard to habitat quality and suitability should be substantiated by scientific and factual data, which may include maps, diagrams, and similar relevant information sufficient to permit full assessment of significant impacts by reviewing agencies. Potential direct and indirect impacts on Crotch's should be discussed in the DPEIR. If individual projects facilitated by the Project would impact Crotch's bumble bee and its associated habitat, the DPEIR should provide measures to avoid and/or mitigate potential impacts to Crotch's bumble bee and habitat supporting the species.

**Mitigation Measure #1:** For individual projects that have suitable foraging or nesting habitat for Crotch's bumble bee, the project applicant should retain a qualified entomologist with the appropriate take authorization to conduct surveys to determine presence/absence. Surveys should be conducted within one year prior to vegetation removal and/or grading throughout the entire project site by a qualified entomologist familiar with the species' behavior and life history. A minimum of three surveys should also be conducted during peak flying season when the species is most likely to be detected above ground, between March 1 to September 1 (Thorp et al. 1983). The qualified entomologist should utilize a non-lethal survey methodology and obtain appropriate photo vouchers for species confirmation (CBBA 2023). During the surveys, the entomologist should flag inactive small mammal burrows and other potential nest sites to reduce the risk of take. Survey results, including negative findings, should be submitted to CDFW prior to obtaining appropriate permits. At minimum, a survey report should provide the following:

a) A description and map of the survey area, focusing on areas that could provide suitable habitat for Crotch's bumble bee. CDFW recommends the map show surveyor(s) track

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lines to document that the entire site was covered during field surveys.

- b) Field survey conditions that should include name(s) of qualified entomologist(s) and brief qualifications; date and time of survey; survey duration; general weather conditions; survey goals, and species searched.
- c) Map(s) showing the location of nests/colonies.
- d) A description of physical (e.g., soil, moisture, slope) and biological (e.g., plant composition) conditions where each nest/colony is found. A sufficient description of biological conditions, primarily impacted habitat, should include native plant composition (e.g., density, cover, and abundance) within impacted habitat (e.g., species list separated by vegetation class; density, cover, and abundance of each species).

**Mitigation Measure #2:** If Crotch's bumble bee is detected, the qualified entomologist should identify the location of all nests within and adjacent to the project site. A 15-meter no disturbance buffer zone should be established around any identified nest(s) to reduce the risk of disturbance or accidental take. A qualified entomologist should expand the buffer zone as necessary to prevent disturbance or take.

Mitigation Measure #3: If Crotch's bumble bee is detected and impacts to Crotch's bumble bee cannot be feasibly avoided, project applicants should consult with CDFW and obtain appropriate take authorization from CDFW (pursuant to Fish & Game Code, § 2080 et seq). Appropriate authorization from CDFW under CESA may include an Incidental Take Permit (ITP) or a Consistency Determination in certain circumstances, among other options [Fish & Game Code, §§ 2080.1, 2081, subds. (b) and (c)]. Early consultation is encouraged, as significant modification to the project and mitigation measures may be required to obtain an ITP. Revisions to the Fish and Game Code, effective January 1998, may require that CDFW issue a separate CEQA document for the issuance of an ITP for the Project unless the Project's CEQA document addresses all the Project's impact on CESA endangered, threatened, and/or candidate species. The Project's CEQA document should also specify a mitigation monitoring and reporting program that will meet the requirements of an ITP. It is important that the take proposed to be authorized by CDFW's ITP be described in detail in the Project's CEQA document. Also, biological mitigation monitoring and reporting proposals should be of sufficient detail and resolution to satisfy the requirements for an ITP. However, it is worth noting that mitigation for the Project's impact on a CESA endangered, threatened, and/or candidate species proposed in the Project's CEQA document may not necessarily satisfy mitigation required to obtain an ITP.

**Mitigation Measure #4:** Any floral resource associated with Crotch's bumble bee that will be removed or damaged by individual projects should be replaced at no less than 1:1. Floral resources should be replaced as close to their original location as is feasible. If active Crotch's bumble bee nests have been identified and floral resources cannot be replaced within 200 meters of their original location, floral resources should be planted in the most centrally available location relative to identified nests. This location should be no more than 1.5 kilometers from any identified nest. Replaced floral resources may be split into multiple patches to meet distance requirements for multiple nests. These floral resources should be maintained in perpetuity and should be replanted and managed as needed to ensure the habitat is preserved.

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## Comment #2: Impact on Coastal California Gnatcatcher and Southwestern Willow Flycatcher

**Issue:** Individual projects facilitated by the Project may impact designated critical habitat for coastal California gnatcatcher (*Polioptila californica californica*), an Endangered Species Act (ESA)-listed threatened species and a California Species of Special Concern (SSC). Individual projects may also impact critical habitat for southwestern willow flycatcher (*Empidonax traillii extimus*), an ESA-listed and CESA-listed species. The DPEIR does not provide mitigation measures to reduce impacts to these special-status species and their critical habitat.

**Specific impacts:** Individual projects that involve grading activities, vegetation removal, or habitat modification will result in permanent loss of critical habitat for coastal California gnatcatcher and southwestern willow flycatcher. Individual projects facilitated by the Project during breeding and nesting season may also result in nest abandonment, reproductive suppression, or incidental loss of fertile eggs or nestlings.

Why impact would occur: Figure 4.4-2 Designated Critical Habitats provided in the DPEIR demonstrates that critical habitat for special-status species exists within the ESGV Planning Area. Critical habitat for coastal California gnatcatcher is located within the center and southern portion of the ESGV Planning Area. For southwestern willow flycatcher, designated critical habitat is located in the upper western portion of the ESGV Planning Area. In addition to critical habitat, Appendix E lists several recorded observations of both avian species within the ESGV Planning Area. Moreover, the DPEIR states that, "Future projects could result in modification of designated critical habitat for coastal California gnatcatcher...". Although these critical habitats occur primarily within protected Significant Ecological Areas (SEAs), construction activities from individual projects may result in impacts if they are located adjacent to these designated critical habitats. In addition, habitat supporting these species may occur outside of the designated critical habitat areas and could be adversely impacted depending on the location of individual projects. Despite the DPEIR identifying that buildout of the ESGVAP will result in impacts to critical habitat, the CEQA document does not present any mitigation measures to avoid or minimize these impacts. Furthermore, future construction activities could create elevated levels of noise, human activity, dust, and ground vibrations. These disturbances and stressors occurring near potential nests could cause coastal California gnatcatcher and southwestern willow flycatcher to abandon their nests, resulting in the loss of fertile eggs or nestlings. Removal of trees and shrubs within a project site may also result in direct loss of breeding habitat for both special-status species. Lastly, the DPEIR states that, "Due to the loss of common habitats and diminished resource availability, impacts to special-status species remain significant at the ESGVAP level".

**Evidence impact would be significant:** The Project could result in impacts on coastal California gnatcatcher and southwestern willow flycatcher. As an ESA-listed species, both birds are considered an endangered, rare, or threatened species under CEQA (CEQA Guidelines, § 15380). The coastal California gnatcatcher is also designated as an SSC species. An SSC is a species, subspecies, or distinct population of an animal native to California that currently satisfies one or more of the following (not necessarily mutually exclusive) criteria:

- is extirpated from the State or, in the case of birds, is extirpated in its primary season or breeding role;
- is listed as ESA-, but not CESA-, threatened, or endangered; meets the State definition

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of threatened or endangered but has not formally been listed;

- is experiencing, or formerly experienced, serious (noncyclical) population declines or range retractions (not reversed) that, if continued or resumed, could qualify it for State threatened or endangered status; and/or,
- has naturally small populations exhibiting high susceptibility to risk from any factor(s), that if realized, could lead to declines that would qualify it for CESA threatened or endangered status (CDFW 2023b).

CEQA provides protection not only for ESA and CESA-listed species, but for any species including but not limited to SSC which can be shown to meet the criteria for State listing. These SSC meet the CEQA definition of rare, threatened, or endangered species (CEQA Guidelines, § 15380). Take of coastal California gnatcatcher and southwestern willow flycatcher could require a mandatory finding of significance (CEQA Guidelines, § 15065). Take under the ESA is more broadly defined than CESA. Take under ESA also includes significant habitat modification or degradation that could result in death or injury to a listed species by interfering with essential behavioral patterns such as breeding, foraging, or nesting.

The Project's impact on coastal California gnatcatcher and southwestern willow flycatcher has yet to be mitigated. Accordingly, the Project continues to have a substantial adverse effect, either directly or through habitat modifications, on a species identified as a candidate, sensitive, or special status species by CDFW and USFWS.

## Recommended Potentially Feasible Mitigation Measure(s) Required for Individual Projects Facilitated by the ESGVAP:

**Recommendation #2:** Take under the ESA also includes significant habitat modification or degradation that could result in death or injury to a listed species by interfering with essential behavioral patterns such as breeding, foraging, or nesting. CDFW recommends individual projects facilitated under this Project that may result in potential take, consult with USFWS, in order to comply with ESA, well in advance of any ground disturbing activities and/or vegetation removal that may impact coastal California gnatcatcher and southwestern willow flycatcher.

**Mitigation Measure #5:** Individual projects that are located within or adjacent to suitable or designated critical habitat for coastal California gnatcatcher should conduct surveys to determine presence/absence. The project applicant should retain a qualified biologist with an appropriate USFWS permit to survey the project site. The qualified biologist should conduct surveys according to USFWS <u>Coastal California Gnatcatcher (*Polioptila californica californica)* <u>Presence/Absence Survey Guidelines</u> (USFWS 1997). The survey protocol requires a minimum of six surveys to be conducted at least one week apart from March 15 through June 30 and a minimum of nine surveys at least two weeks apart from July 1 through March 14. The protocol should be followed for all surveys unless otherwise authorized by the USFWS in writing (USFWS 1997). CDFW recommends gnatcatcher surveys be conducted and USFWS notified (per protocol guidance) prior to issuance of a grading permit.</u>

**Mitigation Measure #6:** Individual projects that are located within or adjacent to suitable or designated critical habitat for southwestern willow flycatcher should conduct surveys to determine presence/absence. The project applicant should retain a qualified biologist with an appropriate USFWS permit to survey the project site during an appropriate time. The qualified biologist should conduct surveys according to <u>A Natural History Summary and Survey Protocol</u>

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<u>for the Southwestern Willow Flycatcher</u> (USGS 2010). CDFW recommends southwestern willow flycatcher surveys be conducted and CDFW/USFWS notified prior to issuance of a grading permit.

**Mitigation Measure #7:** If southwestern willow flycatcher is detected and impacts cannot be feasibly avoided, project applicants should consult with CDFW and obtain appropriate take authorization from CDFW (pursuant to Fish & Game Code, § 2080 et seq). Project applicants should provide a copy of a fully executed take authorization prior to the issuance of a grading permit and before any ground disturbance and vegetation removal.

**Mitigation Measure #8:** For individual projects facilitated by the Project that will result in permanent loss of critical habitat for either species, the project applicant should provide replacement habitat at no less than 2:1 for the total acreage of impacted habitat. Replacement habitat should be protected in perpetuity under a conservation easement dedicated to a local land conservancy or other appropriate entity that has been approved to hold and manage mitigation lands. An appropriate endowment should be provided for the long-term management of mitigation lands. A conservation easement and endowment funds should be fully acquired, established, transferred, or otherwise executed by the project applicant prior to any ground-disturbing activities or vegetation removal.

#### **Comment #3: Impacts to Special-Status Plants and Sensitive Natural Communities**

**Issue:** Individual projects facilitated by the Project may continue to have a significant impact on CESA and/or ESA-listed plants and sensitive natural communities.

**Specific Impacts:** Individual projects facilitated by the Project may result in the loss of individuals and populations of rare, threatened, and endangered plants including, but not limited to the following plant species listed in Table 1. In addition, individual projects could result in habitat modification or permanent loss of sensitive natural communities.

Species Name	CESA status	ESA status	State Rare Rank	California Rare Plant Rank
White rabbit-tobacco ( <i>Pseudognaphalium leucocephalum</i> )			S2	2B.2
Thread-leaved broadiaea (Brodiaea			52	20.2
filifolia)	endangered	threatened	S2	1B.1
Southern Tarplant ( <i>Centromadia parryi</i> ssp. australis)			S2	1B.1
Slender mariposa-lily ( <i>Calochortus clavatus var. gracilis</i> ) Many-stemmed dudleya ( <i>Dudleya multicaulis</i> ) Mesa horkelia ( <i>Horkelia cuneata var. puberula</i> )			S2/S3	1B.2
			S2	1B.2
			S1	1B.1

Table 1. Rare plants that may be impacted by individual projects.

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Intermediate mariposa-lily (*Calochortus weedii var. intermedius*)

1B.2

S3

Why impacts would occur: Although the ESGV Planning Area consists of a populated urban area, native habitats and rare plants may reside within the mountains, hillsides, undeveloped lands, and small pockets around development. Individual projects facilitated under the ESGVAP may result in direct removal of rare plants. In addition to direct removal of rare plants, the DPEIR states individual projects could result in "...removal of habitat for rare plants known to occur in the area such as many-stemmed dudleya...". Alongside direct removal and supporting habitat loss, edge effects may result upon buildout of the ESGVAP. Edge effects may include encroachment, human activity, and introduction of non-native plants and pests (e.g., Argentine ants). The ESGVAP proposes goals and policies to encourage individual projects to protect biological resources and habitats in the ESGV Planning Area. However, based on the goals listed in the ESGVAP, there are no specific actions or mitigation measures for individual projects to adhere to that would completely avoid impacts to rare plants.

In addition to rare plants being impacted, sensitive natural communities may also be impacted through implementation of the Project. According to the DPEIR, there will be no impacts to oak woodlands or other unique native woodlands since there is no proposed increases in zoning or land use within these woodlands. However, sensitive natural communities such as the California walnut (*Juglans californica*) woodland may still be impacted by grading or construction activities if they reside within individual project sites. Furthermore, the DPEIR states, "There is a potential for any of these sensitive natural communities or others that have not been reported or mapped (i.e., non-jurisdictional wetlands) to be affected by the construction of one or more of the projects undertaken to implement the ESGVAP." Impacts to sensitive natural communities through construction activities may also have a cascading adverse effect on wildlife that utilize these vegetation communities as forging and breeding habitat. The DPEIR concludes its impact analysis on sensitive natural communities by stating that "...impacts to sensitive natural communities avoidance and minimization measures in an effort to reduce impacts from individual projects facilitated by the Project to a level below significance.

Lastly, the DPEIR lists the following vegetation communities as sensitive natural communities, California Walnut Woodland, Riversidian Alluvial Fan Sage Scrub, Canyon Live Oak Ravine Forest, Southern Coast Live Oak Riparian Forest, Southern Sycamore Alder Riparian Woodland, and Walnut Forest. These vegetation communities are identified using the Holland ecosystem classification system instead of using the state-wide accepted Manual of California Vegetation (MCV) description of the alliance or association. Although the names of these sensitive natural communities were derived from a CNDDB search, the DPEIR should provide the MCV alliance or association to avoid mistaking one vegetation community with another. For example, the DPEIR lists California Walnut Woodland and Walnut Forest as two separate sensitive natural communities, however it is likely that both of these communities are the same alliance, Juglans californica which has a state rarity ranking of 3.2. If vegetation communities are misidentified, it may result in inaccurate disclosure of vegetation communities that may or may not be considered sensitive. Additionally, the DPEIR does not provide scientific names or the state rarity ranking for the alliance and/or association of each sensitive natural community. Without disclosing the appropriate alliance or association name. CDFW is unable to accurately determine what exact vegetation communities are sensitive and may be impacted by the Project.

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**Evidence impact would be significant:** Plants with a CRPR of 1A, 1B, 2A, and 2B are rare throughout their range, endemic to California, and are seriously or moderately threatened in California. All plants constituting CRPR 1A, 1B, 2A, and 2B meet the definitions of CESA and are eligible for State listing (CNPS 2020). Impacts to these species or their habitat must be analyzed during preparation of environmental documents relating to CEQA, as they meet the definition of rare or endangered (CEQA Guidelines, § 15380). California Native Plant Society's (CNPS) <u>Rare Plant Ranks</u> page includes additional rank definitions (CNPS 2023a). Impacts to special status plants should be considered significant under CEQA unless they are clearly mitigated below a level of significance. Inadequate avoidance, minimization, and mitigation measures for impacts to special status plant species will result in the Project continuing to have a substantial adverse direct, indirect, and cumulative effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species by CDFW.

The State Legislature required CDFW to develop and maintain a vegetation mapping standard for the State (Fish and G. Code, § 1940). This standard complies with the national vegetation classification system, which utilizes alliance and association-based classification of unique vegetation stands. CDFW utilizes vegetation descriptions found in the MCV, found online at <a href="http://vegetation.cnps.org/">http://vegetation.cnps.org/</a> (CNPS 2023). Since the DPEIR uses Holland ecosystem classification to identify vegetation communities, sensitive vegetation communities may be misidentified, resulting in potentially undisclosed Project impacts. CDFW considers natural communities, alliances, and associations with a State-wide rarity ranking of S1, S2, and S3 to be sensitive natural communities. These ranks can be obtained by visiting the <u>Vegetation</u> <u>Classification and Mapping Program - Natural Communities</u> webpage (CDFW 2023a). Sensitive natural communities are threatened communities that have both regional and local significance.

Impacts to a sensitive natural community should be considered significant under CEQA unless impacts are clearly mitigated below a level of significance. Without appropriate mitigation, the Project may result in significant impacts on a sensitive natural community if individual projects facilitated by the Project's measures and actions would remove, encroach into, or disturb such resources. Accordingly, the Project continues to have a substantial adverse direct, indirect, and cumulative effect, either directly or through habitat modifications, on sensitive natural communities identified by CDFW.

## Recommended Potentially Feasible Mitigation Measure(s) Required for Individual Projects Facilitated by the ESGVAP:

**Recommendation #3:** The DPR should revise the DPEIR to identify vegetation communities using MCV alliance or association-based classification to determine the rarity ranking of vegetation communities potentially impacted by the Project. The DPEIR should also include the scientific name and state rarity ranking for each alliance/association. Recognized alliance and association names may be identified using <u>CDFW's Natural Communities List</u> (CDFW 2022).

**Mitigation Measure #9:** Individual project sites that may provide potential habitat to sensitive plants should conduct focused rare plant surveys. Season-appropriate focused surveys should be conducted by a qualified biologist to sufficiently document the abundance and distribution of rare plants that may be present. CDFW recommends the surveys be conducted based on the <u>Protocols for Surveys and Evaluating Impacts to Special Status Native Plant Populations and Natural Communities</u> (CDFW 2018). A qualified biologist should "conduct botanical surveys in

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the field at the times of year when plants will be both evident and identifiable. Usually this is during flowering or fruiting."

**Mitigation Measure #10:** For individual projects that result in impacts to rare plants, project applicants should mitigate the loss of individual plants and associated habitat acres. The project applicant should offset any loss of individual plants such that there is no net loss or at a ratio acceptable to CDFW. Mitigation should be completed prior to issuance of grading permits.

**Mitigation Measure #11**: If thread-leaved brodiaea is detected within an individual project site and impacts cannot be feasibly avoided, project applicants should consult with CDFW and obtain appropriate take authorization from CDFW (pursuant to Fish & Game Code, § 2080 et seq). Appropriate authorization from CDFW may include an Incidental Take Permit or a Consistency Determination in certain circumstances, among other options [Fish & G. Code, §§ 2080.1, 2081, subds. (b) and (c)]. Additionally, Project applicants should provide a copy of a fully executed take authorization prior to the issuance of a grading permit and before any ground disturbance and vegetation removal.

**Mitigation Measure #12:** Where an individual project results in the loss of a sensitive natural community, the project should offset the loss by no less than 2:1 of the total acreage lost. The number of replacement trees and acres should be higher if a project impacts large oak trees; impacts a woodland supporting rare, sensitive, or special status plants and wildlife; impacts a woodland adjacent to a watercourse; or impacts a woodland with a State Rarity ranking of S1, S2, or S3, or additional ranking of 0.1 or 0.2.

**Mitigation Measure #13:** Where an individual project results in the loss of loss of native woodlands, the project should remove large trees in phases to the maximum extent feasible. A phased removal plan should be provided as a condition of obtaining a grading permit or permit under the County's Oak Tree Ordinance and/or Oak Woodlands Conservation Management Plan. Removing trees in phases minimizes impacts on wildlife, primarily nesting birds, resulting from the temporal loss of trees and to provide structurally diverse woodlands while any on or offsite site mitigation for impacts to woodlands occurs.

#### **Comment #4: Impacts on Bats**

**Issue:** The Project could impact several bat species, including but not limited to the pallid bat (*Antrozous pallidus*), western mastiff bat (*Eumops perotis californicus*), big free tailed bat (*Nyctinomops macrotis*), western yellow bat (*Lasiurus xanthinus*), pocketed free-tailed bat (*Nyctinomops femorosaccus*), and hoary bat (*Lasiurus cinereus*), which are designated as SSC. The DPEIR does not provide avoidance or mitigation measures to reduce impacts to bat species within the ESGV Planning Area.

**Specific impacts:** Individual projects facilitated by the Project may have direct impacts that involves removal of trees, vegetation, and/or structures. These trees, vegetation, and/or structures may provide roosting habitat and therefore has the potential for the direct loss of bats. Indirect impacts from future developments may result from increased noise disturbances, human activity, dust, ground disturbing activities (e.g., staging, access, grading, excavating, drilling), and vibrations caused by heavy equipment.

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H-8

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Why impact would occur: According to Appendix E of the DPEIR, there are several accounts of various bat observations within the ESGV Planning Area that have been recorded. Additionally, the DPEIR has deduced that individual projects may result in the removal of bat roosting habitat for special-status bats. The DPEIR does not include any avoidance and minimization measures despite the fact that impacts from individual projects may result in roosting habitat loss, disturbance, and potential mortality. Furthermore, without requiring individual projects to conduct focused surveys for bat detection, individual developments may impact unidentified bat species and their associated roosting sites within the Planning Area. In urbanized areas, bats use trees and man-made structures for daytime and nighttime roosts (Avila-Flores and Fenton 2005; Oprea et al. 2009; Remington and Cooper 2014). Trees and crevices in buildings in and adjacent to the Project site could provide roosting habitat for bats. Bats can fit into very small seams, as small as a ¼ inch. Modifications to roost sites can have significant impacts on the bats' usability of the roost and can impact the bats' fitness and survivability (Johnston et al. 2004). Extra noise, vibration, or the reconfiguration of large objects can lead to the disturbance of roosting bats which may have a negative impact on the animals. Human disturbance can also lead to a change in humidity, temperatures, or the approach to a roost that could force the animals to change their mode of egress and/or ingress to a roost. Although temporary, such disturbance can lead to the abandonment of a maternity roost (Johnston et al. 2004).

**Evidence impact would be significant:** Bats are considered non-game mammals and are afforded protection by State law from take and/or harassment (Fish & G. Code, § 4150; Cal. Code of Regs, § 251.1). Additionally, the bat species listed above are considered Species of Special Concern and meet the CEQA definition of rare, threatened, or endangered species (CEQA Guidelines, § 15380). Take of SSC could require a mandatory finding of significance by the Lead Agency (CEQA Guidelines, § 15065).

## Recommended Potentially Feasible Mitigation Measure(s) for Individual Projects Facilitated by the ESGVAP:

**Mitigation Measure #14:** For individual projects that may occur near potential bat roosting habitat, a qualified bat specialist should conduct bat surveys within these areas (plus a 100-foot buffer as access allows). These surveys should identify potential habitat that could provide daytime and/or nighttime roost sites, and any maternity roosts. CDFW recommends using acoustic recognition technology to maximize detection of bats. A discussion of survey results, including negative findings, should be provided to DRP. Depending on the survey results, a qualified bat specialist should discuss potentially significant effects of the project on bats and include species specific mitigation measures to reduce impacts to below a level of significance (CEQA Guidelines, § 15125). Surveys, reporting, and preparation of robust mitigation measures by a qualified bat specialist should be completed and submitted to DRP prior to any project-related ground-disturbing activities or vegetation removal at or near locations of roosting habitat for bats.

**Mitigation Measure #15:** The following tree removal process should occur for individual projects that support potential roosting sites. "If bats are not detected, but the bat specialist determines that roosting bats may be present, trees should be pushed down using heavy machinery rather than felling with a chainsaw. To ensure the optimum warning for any roosting bats that may still be present, trees should be pushed lightly two or three times, with a pause of approximately 30 seconds between each nudge to allow bats to become active. The tree should

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then be pushed to the ground slowly and remain in place until it is inspected by a bat specialist. Trees that are known to be bat roosts should not be bucked or mulched immediately. A period of at least 24 hours, and preferable 48 hours, should elapse prior to such operations to allow bats to escape."

**Mitigation Measure #16:** For individual projects that support maternity roosts, work should be scheduled between October 1 and February 28, outside of the maternity roosting season when young bats are present but are ready to fly out of the roost (March 1 to September 30). If tree removal occurs during maternity season, trees identified as potentially supporting an active maternity roost should be closely inspected by the bat specialist. Inspection of each tree should be no more than 7 days prior to tree disturbance to determine the presence or absence of roosting bats more precisely. Trees determined to be maternity roosts should be left in place until the end of the maternity season. Work should not occur within 100 feet of or directly under or adjacent to an active roost and work should not occur between 30 minutes before sunset and 30 minutes after sunrise.

#### Additional Recommendations

<u>Mitigation Measure BIO-4.4-2</u>. CDFW recommends DRP revise Mitigation Measure BIO-4.4-2 for nesting birds in order to mitigate the Project's impact on nesting birds and raptors below a level of significance. CDFW recommends DRP remove the following language in strikethrough and incorporate the underlined language:

"Construction, ground-disturbing activities, and vegetation removal shall avoid the general avian nesting season of February 15 through September 15 (as early as January 1 for some raptors). If construction of future projects that contain or are immediately adjacent to suitable nesting habitat must occur during the general avian nesting season, a pre-construction nesting bird clearance survey shall be conducted by a qualified biologist within 7 days prior to the start of construction activities to determine if any active nests or nesting activity is occurring on or within 500 feet of the project. If no sign of nesting activity is observed, construction may proceed without potential impacts to nesting birds. If an active nest is observed during the preconstruction nesting bird clearance survey, an adequate buffer shall be established by a gualified biologist around the active nest depending on sensitivity of the species and proximity to project impact areas. The qualified biologist will implement a minimum buffer of Typical buffer distances include up to 300-feet for passerines, and up to 500-feet for raptors, and 0.5 mile for special status species, if feasible but can be reduced as deemed appropriate by a monitoring biologist. On site construction monitoring may also be required to ensure that no direct or indirect impacts occur to the active nest. Personnel working on a project, including all contractors working on site, should be instructed on the presence of nesting birds, area sensitivity, and adherence to no-disturbance buffers. Project activities may encroach into the buffer only at the discretion of the monitoring biologist. The buffer shall remain in place until young have fledged as determined by a gualified biologist, or the nest is no longer active as determined by the monitoring biologist."

**Biological Baseline Assessment and Impact Analysis.** CDFW recommends the DPEIR require individual projects facilitated by the ESGVAP to provide a complete assessment and impact analysis of the flora and fauna within and adjacent to the Project area, with emphasis upon identifying endangered, threatened, sensitive, regionally, and locally unique species, and sensitive habitats. Impact analysis will aid in determining any direct, indirect, and cumulative

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biological impacts, as well as specific mitigation or avoidance measures necessary to offset those impacts. The DPEIR should include the following information:

a) Information on the regional setting that is critical to an assessment of environmental impacts, with special emphasis on resources that are rare or unique to the region [CEQA Guidelines, § 15125(c)]. The DPEIR should require individual projects to include measures to fully avoid and otherwise protect sensitive natural communities from Project-related impacts. Project implementation may result in impacts to rare or endangered plants or plant communities that have been recorded adjacent to the Project vicinity. CDFW considers these communities as threatened habitats having both regional and local significance. Plant communities, alliances, and associations with a <u>State-wide ranking</u> of S1, S2, S3 and S4 should be considered sensitive and declining at the local and regional level (CDFW 2023a);

b) A thorough, recent, floristic-based assessment of special status plants and natural communities, following CDFW's <u>Protocols for Surveying and Evaluating Impacts to Special</u> <u>Status Native Plant Populations and Natural Communities</u> (CDFW 2018);

c) Floristic, alliance- and/or association-based mapping and vegetation impact assessments conducted at future project areas and within the neighboring vicinity. <u>The Manual of</u> <u>California Vegetation</u>, second edition, should also be used to inform this mapping and assessment (CNPS 2023b). Adjoining habitat areas should be included in this assessment where site activities could lead to direct or indirect impacts offsite. Habitat mapping at the alliance level will help establish baseline vegetation conditions;

d) A complete, recent, assessment of the biological resources associated with each habitat type on site and within adjacent areas that could also be affected by individual projects facilitated under the Project;

e) A complete, recent, assessment of rare, threatened, and endangered, and other sensitive species on site and within the area of potential effect, including California Species of Special Concern and California Fully Protected Species (Fish & Game Code, §§ 3511, 4700, 5050 and 5515). Species to be addressed should include all those which meet the CEQA definition of endangered, rare, or threatened species (CEQA Guidelines, § 15380). Seasonal variations in the use of future project areas should also be addressed. Focused species-specific surveys, conducted at the appropriate time of year and time of day when the sensitive species are active or otherwise identifiable, are required. Acceptable species-specific survey procedures should be developed in consultation with CDFW and the USFWS; and

f) A recent wildlife and rare plant survey. CDFW generally considers biological field assessments for wildlife to be valid for a one-year period, and assessments for rare plants may be considered valid for a period of up to three years. Some aspects of the individual projects may warrant periodic updated surveys for certain sensitive taxa, particularly if buildout could occur over a protracted time frame, or in phases.

**Evaluation of CDFW's Recommended Mitigation Measures.** The DRP concluded that the Project's impacts on biological resources are "significant and unavoidable" (e.g., sensitive natural communities, special status species, species of special concern). CDFW has provided DRP with recommended mitigation measures that are potentially feasible in order to reduce the Project's impact on biological resources to less than significant. If DRP determines/concludes

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that CDFW's recommendations are not feasible, CDFW would appreciate a written response why specific comments and suggestions were not accepted as part of the Project's environmental document (CEQA Guidelines, § 15088). Per CEQA Guidelines section 15091, "No public agency shall approve or carry out a project for which an EIR has been certified which identifies one or more significant environmental effects of the project unless the public agency makes one or more written findings for each of those significant effects, accompanied by a brief explanation of the rationale for each finding."

**Data.** CEQA requires that information developed in environmental impact reports and negative declarations be incorporated into a database [i.e., CNDDB] which may be used to make subsequent or supplemental environmental determinations [Pub. Resources Code, § 21003, subd. (e)]. Information on special status species should be submitted to the CNDDB by completing and submitting <u>CNDDB Field Survey Forms</u> (CDFW 2023c). Information on special status native plant populations and sensitive natural communities, the <u>Combined Rapid</u> <u>Assessment and Relevé Form</u> should be completed and submitted to CDFW's Vegetation Classification and Mapping Program (CDFW 2023d).

**Mitigation and Monitoring Reporting Plan.** CDFW recommends updating the DPEIR's proposed Biological Resources Mitigation Measures to include mitigation measures recommended in this letter. Mitigation measures must be fully enforceable through permit conditions, agreements, or other legally binding instruments [(Pub. Resources Code, § 21081.6; CEQA Guidelines, § 15126.4(a)(2))]. As such, CDFW has provided comments and recommendations to assist the DRP in developing mitigation measures that are (1) consistent with CEQA Guidelines section 15126.4; (2) specific; (3) detailed (i.e., responsible party, timing, specific actions, location), and (4) clear for a measure to be fully enforceable and implemented successfully via mitigation monitoring and/or reporting program (Pub. Resources Code, § 21081.6; CEQA Guidelines, § 15097). The DRP is welcome to coordinate with CDFW to further review and refine the Project's mitigation measures. Per Public Resources Code section 21081.6(a)(1), CDFW has provided the DRP with a summary of our suggested mitigation measures and recommendations in the form of an attached Draft Mitigation and Monitoring Reporting Plan (MMRP; Attachment A).

#### **Filing Fees**

The Project, as proposed, could have an impact on fish and/or wildlife, and assessment of filing fees is necessary. Fees are payable upon filing of the Notice of Determination by the Los Angeles County Department of Regional Planning and serve to help defray the cost of environmental review by CDFW. Payment of the fee is required in order for the underlying Project approval to be operative, vested, and final (Cal. Code Regs, tit. 14, § 753.5; Fish & Game Code, § 711.4; Pub. Resources Code, § 21089).

#### Conclusion

We appreciate the opportunity to comment on the Project to assist the Los Angeles County Department of Regional Planning in adequately analyzing and minimizing/mitigating impacts to biological resources. CDFW requests an opportunity to review and comment on any response that the Los Angeles County Department of Regional Planning has to our comments and to receive notification of any forthcoming hearing date(s) for the Project [CEQA Guidelines, H-11 (cont)

H-12

H-13

H-14

H-15

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§ 15073(e)]. If you have any questions or comments regarding this letter, please contact Julisa Portugal, Environmental Scientist, at <u>Julisa.Portugal@wildlife.ca.gov</u> or (562) 330-7563.

Sincerely,

het htm 5991E19EF8094C3...

Victoria Tang signing for

Erinn Wilson-Olgin Environmental Program Manager I South Coast Region

ec: <u>CDFW</u>

Erinn Wilson-Olgin, Seal Beach – <u>Erinn.Wison-Olgin@wildlife.ca.gov</u> Victoria Tang, Seal Beach – <u>Victoria.Tang@wildlife.ca.gov</u> Ruby Kwan-Davis, Seal Beach – <u>Ruby.Kwan-Davis@wildlife.ca.gov</u> Felicia Silva, Seal Beach – <u>Felicia.Silva@wildlife.ca.gov</u> Cindy Hailey, San Diego – <u>Cindy Hailey@wildlife.ca.gov</u> CEQA Program Coordinator, Sacramento – <u>CEQACommentLetters@wildlife.ca.gov</u>

<u>OPR</u>

State Clearinghouse, Sacramento – <u>State.Clearinghouse@opr.ca.gov</u>

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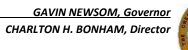
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#### Attachment A: Draft Mitigation and Monitoring Reporting Plan

CDFW recommends the following language to be incorporated into a future environmental document for the Project.

Biological Resources (BIO)			
Mitigation Measure	(MM) or Recommendation (REC)	Timing	Responsible Party
MM-BIO-1 – Crotch's Bumble Bee Survey	For individual projects that have suitable foraging or nesting habitat for Crotch's bumble bee, the project applicant shall retain a qualified entomologist with the appropriate take authorization to conduct surveys to determine presence or absence. Surveys shall be conducted within one year prior to vegetation removal and/or grading throughout the entire project site by a qualified entomologist familiar with the species' behavior and life history. A minimum of three surveys shall also be conducted during peak flying season when the species is most likely to be detected above ground, between March 1 to September 1. The qualified entomologist shall utilize a non- lethal survey methodology and obtain appropriate photo vouchers for species confirmation. During the surveys, the entomologist shall flag inactive small mammal burrows and other potential nest sites to reduce the risk of take. Survey results, including negative findings, shall be submitted to CDFW prior to obtaining appropriate permits. At minimum, a survey report shall provide the following: a) A description and map of the survey area, focusing on areas that could provide suitable habitat for Crotch's bumble bee. The map shall show surveyor(s) track lines to document that the entire site was covered during field	One year prior to construction activities and vegetation removal	Project-level lead agency/Qualifi ed Entomologist

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	<ul> <li>surveys.</li> <li>b) Field survey conditions that shall include name(s) of qualified entomologist(s) and brief qualifications; date and time of survey; survey duration; general weather conditions; survey goals, and species searched.</li> <li>c) Map(s) showing the location of nests/colonies.</li> <li>d) A description of physical (e.g., soil, moisture, slope) and biological (e.g., plant composition) conditions where each nest/colony is found. A sufficient description of biological conditions, primarily impacted habitat, shall include native plant composition (e.g., density, cover, and abundance) within impacted habitat (e.g., species list separated by vegetation class; density, cover, and abundance of each species).</li> </ul>		
MM-BIO-2 – Crotch's Bumble Bee Buffer Zone	If Crotch's bumble bee is detected, the qualified entomologist shall identify the location of all nests within and adjacent to the project site. A 15-meter no disturbance buffer zone shall be established around any identified nest(s) to reduce the risk of disturbance or accidental take. A qualified entomologist shall expand the buffer zone as necessary to prevent disturbance or take.	Prior to and during construction activities and vegetation removal	Project-level lead agency/ Qualified Entomologist
MM-BIO-3 – CESA ITP for Crotch's Bumble Bee	If Crotch's bumble bee is detected and impacts to Crotch's bumble bee cannot be feasibly avoided, project applicants shall consult with CDFW and obtain appropriate take authorization from CDFW. Appropriate authorization from CDFW under CESA may include an Incidental Take Permit (ITP) or a Consistency Determination in certain circumstances, among other options.	Prior to construction activities and vegetation removal	Project-level lead agency/ Individual Project Applicant
MM-BIO-4 – Floral Resource and Nesting Habitat Replacement	Any floral resource associated with Crotch's bumble bee that will be removed or damaged by individual projects shall be replaced at no less than 1:1. Floral resources shall be replaced as close to their original location as is feasible. If active Crotch's bumble bee nests have been identified and floral resources cannot be replaced within 200 meters of their original location, floral resources shall be planted in the most centrally available	Prior to and during any construction activities.	Individual Project Applicant

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MM-BIO-5 – Coastal California Gnatcatcher Surveys	location relative to identified nests. This location shall be no more than 1.5 kilometers from any identified nest. Replaced floral resources may be split into multiple patches to meet distance requirements for multiple nests. These floral resources shall be maintained in perpetuity and shall be replanted and managed as needed to ensure the habitat is preserved. Individual projects that are located within or adjacent to suitable or designated critical habitat for coastal California gnatcatcher shall conduct surveys to determine presence/absence. The project applicant shall retain a qualified biologist with an appropriate USFWS permit to survey the project site. The qualified biologist shall conduct surveys according to USFWS <u>Coastal California Gnatcatcher (Polioptila californica californica)</u> <u>Presence/Absence Survey Guidelines</u> . The survey protocol requires a minimum of six surveys to be conducted at least one week apart from March 15 through June 30 and a minimum of nine surveys at least two weeks apart from July 1 through March 14. The protocol shall be followed for all surveys unless otherwise authorized by the USFWS in writing. CDFW recommends gnatcatcher surveys be conducted and USFWS notified (per protocol guidance) prior to the issuance of a	Prior to issuance of a grading permit	Project-level lead agency/Qualifi ed Biologist
MM-BIO-6 – Southwestern Willow Flycatcher Survey	Individual projects that are located within or adjacent to suitable or designated critical habitat for southwestern willow flycatcher shall conduct surveys to determine presence/absence. The project applicant shall retain a qualified biologist with an appropriate USFWS permit to survey the project site during an appropriate time. The qualified biologist shall conduct surveys according to <u>A Natural History Summary and Survey Protocol</u> for the Southwestern Willow Flycatcher. Southwestern willow flycatcher surveys shall be conducted and CDFW/USFWS notified prior to issuance of a grading permit.	Prior to issuance of a grading permit	Project-level lead agency/ Qualified Biologist

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MM-BIO-7 – CESA ITP for Southwestern Willow Flycatcher	If southwestern willow flycatcher is detected and impacts cannot be feasibly avoided, project applicants shall consult with CDFW and obtain appropriate take authorization from CDFW. Project applicants shall provide a copy of a fully executed take authorization prior to the issuance of a grading permit and before any ground disturbance and vegetation removal.	Prior to construction activities and vegetation removal	Individual Project Applicant
MM-BIO-8 – Critical Habitat Replacement	For individual projects facilitated by the Project that will result in permanent loss of critical habitat for either species, the project applicant shall provide replacement habitat at no less than 2:1 for the total acreage of impacted habitat. Replacement habitat shall be protected in perpetuity under a conservation easement dedicated to a local land conservancy or other appropriate entity that has been approved to hold and manage mitigation lands. An appropriate endowment shall be provided for the long-term management of mitigation lands. A conservation easement and endowment funds shall be fully acquired, established, transferred, or otherwise executed by the project applicant prior to any ground-disturbing activities or vegetation removal.	Prior to any ground-disturbing activities or vegetation removal	Project-level lead agency/ Individual Project Applicant
MM-BIO-9 – Rare Plant Surveys	Individual project sites that may provide potential habitat to sensitive plants shall conduct focused rare plant surveys. Season-appropriate focused surveys shall be conducted by a qualified biologist to sufficiently document the abundance and distribution of rare plants that may be present. Surveys shall be conducted based on the <u>Protocols for Surveys and Evaluating</u> <u>Impacts to Special Status Native Plant Populations and Natural</u> <u>Communities</u> . A qualified biologist shall "conduct botanical surveys in the field at the times of year when plants will be both evident and identifiable. Usually this is during flowering or fruiting."	Prior to any ground-disturbing activities or vegetation removal	Project-level lead agency/ Individual Project Applicant
MM-BIO-10 – Rare Plant Replacement	For individual projects that result in impacts to rare plants, project applicants shall mitigate the loss of individual plants and associated habitat acres. The project applicant shall offset any loss of individual plants such that there is no net loss or at a	Prior to issuance of grading permits	Project-level lead agency/ Individual Project Applicant

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	ratio acceptable to CDFW. Mitigation shall be completed prior to issuance of grading permits.		
MM-BIO- 11- CESA ITP for Thread- leaved brodiaea	If thread-leaved brodiaea is detected within an individual project site and impacts cannot be feasibly avoided, project applicants shall consult with CDFW and obtain appropriate take authorization from CDFW. Appropriate authorization from CDFW may include an Incidental Take Permit or a Consistency Determination in certain circumstances, among other options. Additionally, Project applicants shall provide a copy of a fully executed take authorization prior to the issuance of a grading permit and before any ground disturbance and vegetation removal.	Prior to finalizing ground disturbing activities and issuance of grading permits	Project-level agency/ Individual Project Applicant
MM-BIO-12 - Sensitive Natural Communities Replacement	Where an individual project results in the loss of a sensitive natural community, the project shall offset the loss by no less than 2:1 of the total acreage lost. The number of replacement trees and acres shall be higher if a project impacts large oak trees; impacts a woodland supporting rare, sensitive, or special status plants and wildlife; impacts a woodland adjacent to a watercourse; or impacts a woodland with a State Rarity ranking of S1, S2, or S3, or additional ranking of 0.1 or 0.2.	Prior to any ground-disturbing activities or vegetation removal	Project-level lead agency/ Individual Project Applicant
MM-BIO-13- Phased Tree Removal	Where an individual project results in the loss of loss of native woodlands, the project shall remove large trees in phases to the maximum extent feasible. A phased removal plan shall be provided as a condition of obtaining a grading permit or permit under the County's Oak Tree Ordinance and/or Oak Woodlands Conservation Management Plan. Removing trees in phases minimizes impacts on wildlife, primarily nesting birds, resulting from the temporal loss of trees and to provide structurally diverse woodlands while any on or off-site site mitigation for impacts to woodlands occurs.	Prior to issuance of grading permit and ground- disturbing activities	Project-level lead agency/ Individual Project Applicant
MM-BIO-14- Bat Surveys	For individual projects that may occur near potential bat roosting habitat, a qualified bat specialist shall conduct bat surveys within these areas (plus a 100-foot buffer as access allows). These surveys shall identify potential habitat that could provide	Prior to any ground-disturbing activities or	Qualified Bat Specialist

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	daytime and/or nighttime roost sites, and any maternity roosts. CDFW recommends using acoustic recognition technology to maximize detection of bats. A discussion of survey results, including negative findings, shall be provided to DRP. Depending on the survey results, a qualified bat specialist shall discuss potentially significant effects of the project on bats and include species specific mitigation measures to reduce impacts to below a level of significance. Surveys, reporting, and preparation of robust mitigation measures by a qualified bat specialist shall be completed and submitted to DRP prior to any project-related ground-disturbing activities or vegetation removal at or near locations of roosting habitat for bats.	vegetation removal	
MM-BIO- 15 - Bat Roosting Sites: Tree Removal Process	The following tree removal process shall occur for individual projects that support potential roosting sites. "If bats are not detected, but the bat specialist determines that roosting bats may be present, trees shall be pushed down using heavy machinery rather than felling with a chainsaw. To ensure the optimum warning for any roosting bats that may still be present, trees shall be pushed lightly two or three times, with a pause of approximately 30 seconds between each nudge to allow bats to become active. The tree shall then be pushed to the ground slowly and remain in place until it is inspected by a bat specialist. Trees that are known to be bat roosts shall not be bucked or mulched immediately. A period of at least 24 hours, and preferable 48 hours, shall elapse prior to such operations to allow bats to escape."	Prior to any ground-disturbing activities or vegetation removal	Project-level lead agency/ Qualified Bat Specialist
MM-BIO- 16 – Bat Maternity Roosts	For individual projects that support maternity roosts, work shall be scheduled between October 1 and February 28, outside of the maternity roosting season when young bats are present but are ready to fly out of the roost (March 1 to September 30). If tree removal occurs during maternity season, trees identified as potentially supporting an active maternity roost shall be closely inspected by the bat specialist. Inspection of each tree shall be no more than 7 days prior to tree disturbance to determine the	Prior to any ground-disturbing activities or vegetation removal	Project-level lead agency/ Qualified Bat Specialist

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MM-BIO-17 – Mitigation Measure BIO-4.4-2	presence or absence of roosting bats more precisely. Trees determined to be maternity roosts shall be left in place until the end of the maternity season. Work shall not occur within 100 feet of or directly under or adjacent to an active roost and work shall not occur between 30 minutes before sunset and 30 minutes after sunrise. Construction, ground-disturbing activities, and vegetation removal shall avoid the general avian nesting season of February 15 through September 15 (as early as January 1 for some raptors). If construction of future projects that contain or are immediately adjacent to suitable nesting habitat must occur during the general avian nesting season, a pre-construction nesting bird survey shall be conducted_by a qualified biologist within 7 days prior to the start of construction activities to determine if any active nests or nesting activity is occurring on or within 500 feet of the project. If no sign of nesting activity is observed, construction may proceed without potential impacts to nesting birds. If an active nest is observed during the preconstruction nesting bird survey, an adequate buffer shall be established by a qualified biologist around the active nest depending on sensitivity of the species and proximity to project impact areas. The qualified biologist will implement a minimum buffer of 300-feet for passerines, 500-feet for raptors, and 0.5 mile for special status species, if feasible. On site construction monitoring may also be required to ensure that no direct or indirect impacts occur to the active nest. Personnel working on a project, including all contractors working on site, shall be instructed on the presence of nesting birds, area sensitivity, and adherence to no-disturbance buffers. Project activities may encroach into the buffer only at the discretion of the monitoring biologist. The buffer shall remain in place until young have fledged as determined by a qualified biologist, or the nest is no longer active.	Prior to finalizing CEQA document and ground- disturbing activities	DPR/Qualified Biologist
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MM-BIO-18 –	<ul> <li>The DPEIR shall require individual projects facilitated by the ESGVAP to provide a complete assessment and impact analysis of the flora and fauna within and adjacent to the Project area, with emphasis upon identifying endangered, threatened, sensitive, regionally, and locally unique species, and sensitive habitats. Impact analysis will aid in determining any direct, indirect, and cumulative biological impacts, as well as specific mitigation or avoidance measures necessary to offset those impacts. The DPEIR shall include the following information:</li> <li>a) Information on the regional setting that is critical to an assessment of environmental impacts, with special emphasis on resources that are rare or unique to the region. The DPEIR shall require individual projects to include measures to fully avoid and otherwise protect sensitive natural communities from Project-related impacts. Project implementation may result in impacts to rare or endangered plants or plant communities that have been recorded adjacent to the Project vicinity. CDFW considers these communities as threatened habitats having both regional and local significance. Plant communities, alliances, and associations with a <u>State-wide ranking</u> of S1, S2, S3 and S4 shall be considered sensitive and declining at the local and regional level;</li> <li>b) A thorough, recent, floristic-based assessment of special status plants and natural communities, following CDFW's <u>Protocols for Surveying and Evaluating Impacts to Special Status Native Plant Populations and Natural Communities;</u></li> <li>c) Floristic, alliance- and/or association-based mapping and vegetation impact assessments conducted at future project areas and within the neighboring vicinity. <u>The Manual of California Vegetation</u>, second edition, shall also be used to inform this mapping and assessment. Adjoining habitat</li> </ul>	Prior to issuance	Project-level
Biological		of grading permit	lead agency/
Baseline		and ground-	Individual
Assessment and		disturbing	Project
Impact Analysis		activities	Applicant

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	<ul> <li>areas shall be included in this assessment where site activities could lead to direct or indirect impacts offsite. Habitat mapping at the alliance level will help establish baseline vegetation conditions;</li> <li>d) A complete, recent, assessment of the biological resources associated with each habitat type on site and within adjacent areas that could also be affected by individual projects facilitated under the Project;</li> <li>e) A complete, recent, assessment of rare, threatened, and endangered, and other sensitive species on site and within the area of potential effect, including California Species of Special Concern and California Fully Protected Species. Species to be addressed shall include all those which meet the CEQA definition of endangered, rare, or threatened species. Seasonal variations in the use of future project areas shall also be addressed. Focused species-specific surveys, conducted at the appropriate time of year and time of day when the sensitive species are active or otherwise identifiable, are required. Acceptable species-specific survey procedures shall be developed in consultation with CDFW and the USFWS; and</li> <li>f) A recent wildlife and rare plant survey. CDFW generally considers biological field assessments for rare plants may be considered valid for a period of up to three years. Some aspects of the individual projects may warrant periodic updated surveys for certain sensitive taxa, particularly if buildout could occur over a protracted time frame, or in phases.</li> </ul>		
REC 1 – Analysis of Project's Impact	Crotch's bumble bee within the ESGV Planning Area. The DPEIR should analyze the Project's impact on floral resources,	Prior to finalizing CEQA document	DPR

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on Crotch's	nesting habitat, and overwintering habitat for Crotch's bumble		
Bumble Bee	bee. Conclusions made in regard to habitat for Oroter's bumble bee. Conclusions made in regard to habitat quality and suitability should be substantiated by scientific and factual data, which may include maps, diagrams, and similar relevant information sufficient to permit full assessment of significant impacts by reviewing agencies. Potential direct and indirect impacts on Crotch's should be discussed in the DPEIR. If individual projects facilitated by the Project would impact Crotch's bumble bee and its associated habitat, the DPEIR should provide measures to avoid and/or mitigate potential impacts to Crotch's bumble bee and habitat supporting the species.		
REC 2 – USFWS Consultation	Take under the ESA also includes significant habitat modification or degradation that could result in death or injury to a listed species by interfering with essential behavioral patterns such as breeding, foraging, or nesting. CDFW recommends individual projects facilitated under this Project that may result in potential take, consult with USFWS, in order to comply with ESA, well in advance of any ground disturbing activities and/or vegetation removal that may impact coastal California gnatcatcher and southwestern willow flycatcher.	Prior to finalizing Project-level CEQA document	Project-level lead agency/ Individual Project Applicant
REC 3 – CESA Consultation	If individual projects will impact thread-leaved brodiaea, early consultation with CDFW is encouraged, as significant modification to a project and mitigation measures may be required to obtain a CESA Permit. Appropriate authorization from CDFW may include an Incidental Take Permit or a Consistency Determination in certain circumstances, among other options.	Prior to finalizing Project-level CEQA document	Project-level lead agency/ Individual Project Applicant
REC 4 - Evaluation of CDFW's Recommended Mitigation Measures	The DRP concluded that the Project's impacts on biological resources are "significant and unavoidable" (e.g., sensitive natural communities, special status species, species of special concern). CDFW has provided DRP with recommended mitigation measures that are potentially feasible in order to reduce the Project's impact on biological resources to less than	Prior to finalizing CEQA document	DPR

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	significant. If DRP determines/concludes that CDFW's recommendations are not feasible, CDFW would appreciate a written response why specific comments and suggestions were not accepted as part of the Project's environmental document. Per CEQA Guidelines section 15091, "No public agency shall approve or carry out a project for which an EIR has been certified which identifies one or more significant environmental effects of the project unless the public agency makes one or more written findings for each of those significant effects, accompanied by a brief explanation of the rationale for each finding."		
REC 5 – Data	CEQA requires that information developed in environmental impact reports and negative declarations be incorporated into a database [i.e., CNDDB] which may be used to make subsequent or supplemental environmental determinations [Pub. Resources Code, § 21003, subd. (e)]. Information on special status species should be submitted to the CNDDB by completing and submitting <u>CNDDB Field Survey Forms</u> (CDFW 2023c). Information on special status native plant populations and sensitive natural communities, the <u>Combined Rapid</u> <u>Assessment and Relevé Form</u> should be completed and submitted to CDFW's Vegetation Classification and Mapping Program (CDFW 2023d).	Prior to finalizing CEQA document	Project-level lead agency/ Individual Project Applicant
REC 6 - MMRP	The DEIR's proposed Biological Resources Mitigation Measures should be updated and conditioned to include mitigation measures recommended in this letter. Mitigation measures must be fully enforceable through permit conditions, agreements, or other legally binding instruments. The City is welcome to coordinate with CDFW to further review and refine the project's mitigation measures.	Prior to finalizing CEQA document	DPR

#### **Response to Comment H-1**

This comment identifies appreciation for being invited to review and comment on the Draft PEIR for the Project. This comment does not raise a substantive issue regarding the adequacy of the information presented in the Draft PEIR. Therefore, no further response is required.

#### **Response to Comment H-2**

This comment explains CDFW's wider role as California's Trustee Agency for fish and wildlife and specific to the Project, is also submitting comments as a Responsible Agency under CEQA. The comment recommends the Project proponent obtain appropriate authorization under the Fish and Game Code for lake and streambed alteration or for actions which may result in "take" of California Endangered Species Act (CESA) or CESA-listed rare plant pursuant to the Native Plant Protection Act. This comment does not raise a substantive issue regarding the adequacy of the information presented in the Draft PEIR, therefore no further response is required.

#### **Response to Comment H-3**

This comment provides a summary of the Project Description, lists the three Project Alternatives and indicates the locations associated with the ESGVAP. This comment does not raise a substantive issue regarding the adequacy of the information presented in the Draft PEIR. Therefore, no further response is required.

#### **Response to Comment H-4**

This comment explains CDFW's rationale to assist in avoiding and/or mitigating the Project's significant, or potentially significant, direct, and indirect impacts on fish and wildlife (biological) resources. CDFW recommends measures or revisions to be included in a science-based monitoring program that contains adaptive management strategies as part of the Project's Mitigation Monitoring and Reporting Program (MMRP). The County notes the comment regarding the recommendations. As specified in the Draft PEIR (Page 4.4-20), future individual projects would be required to implement the goals, policies, strategies, and implementation actions proposed in the ESGVAP and would undergo site-specific review and CEQA analysis. This would include describing site-specific biological conditions, analyzing and mitigating potential significant impacts to candidate, sensitive, or special status species and their habitats, sensitive natural communities/habitats, and other sensitive biological resources required to be analyzed under CEQA.

#### **Response to Comment H-5**

This comment states individual projects may impact Crotch's bumble bee individuals, as well as suitable habitat for the species, and that the Draft PEIR does not discuss or provide mitigation measures to reduce impacts to Crotch's bumble bee.

As discussed on page 4.4-2 of the Draft PEIR, at least 89 plant and vertebrate California species of special concern, including 25 State and Federally threatened and endangered species have been identified as occurring or potentially occurring in the Planning Area. Crotch's bumble bee was included in this list, and was identified in Appendix E, CNDDB Search Results, of the Draft

PEIR. While Crotch's bumble bee was not specifically discussed in the Draft PEIR, impacts to listed species and their habitats were more generally described under Impact 4.4-1. As discussed under Impact 4.4-1, buildout of the ESGVAP could result in impacts to various habitat types, which could result in the loss of special-status species through direct mortality or via indirect effects such as habitat loss and edge effects at the urban-wildland interface. Therefore, buildout of the ESGVAP could have significant adverse impacts on special-status species and/or their habitats, and impacts would be significant and unavoidable.

See Response to Comment H-4 regarding how future individual projects would be required to implement the goals, policies, strategies, and implementation actions proposed in the ESGVAP and would undergo site-specific review and CEQA analysis to analyze and mitigate potential significant impacts to candidate, sensitive, or special status species and their habitats (including Crotch's bumble bee).

## **Response to Comment H-6**

This comment states individual projects may impact coastal California gnatcatchers and southwestern willow flycatchers, as well as designated critical habitat for these species, and that the Draft PEIR does not discuss or provide mitigation measures to reduce impacts to these species. See Response to Comment H-5 for details.

The Draft PEIR has been revised to clarify that while designated critical habitat for southwestern willow flycatcher and thread-leaved brodiaea occurs within the ESGVAP area, no impacts would occur to these designated critical habitats since there would be no changes to zoning or land use intensities in those areas. The analysis included under Impact 4.4-1 discusses the potential impacts to critical habitat for coastal California gnatcatcher and to special-status species.

See Response to Comment H-4 regarding how future individual projects would be required to implement the goals, policies, strategies, and implementation actions proposed in the ESGVAP and would undergo site-specific review and CEQA analysis to analyze and mitigate potential significant impacts to candidate, sensitive, or special status species and their habitats (including coastal California gnatcatcher and southwestern willow flycatcher).

## **Response to Comment H-7**

This comment states individual projects may impact special-status plants and sensitive natural communities, and that the Draft PEIR does not provide mitigation measures to reduce impacts to these resources. See Response to Comment H-5 for details.

Page 4.4-4 of the Draft PEIR identifies the sensitive natural communities within the Planning Area, as cited in the CNDDB. The CNDDB does not provide vegetation alliance or association for the sensitive natural communities identified. Impact 4.4-1 of the Draft PEIR evaluates potential impacts to special-status plants, and Impact 4.4-2 evaluates potential impacts to sensitive natural communities. See Response to Comment H-4 regarding how future individual projects would be required to implement the goals, policies, strategies, and implementation actions proposed in the ESGVAP and would undergo site-specific review and CEQA analysis to

analyze and mitigate potential significant impacts to candidate, sensitive, or special status species and their habitats, as well as sensitive natural communities.

#### **Response to Comment H-8**

This comment states individual projects may impact sensitive bat species and roosting habitat, and that the Draft PEIR does not provide mitigation measures to reduce impacts to these species. See also Response to Comment H-5.

Impact 4.4-1 discusses potential impacts to special-status bats. See Response to Comment H-4 regarding how future individual projects would be required to implement the goals, policies, strategies, and implementation actions proposed in the ESGVAP and would undergo site-specific review and CEQA analysis to analyze and mitigate potential significant impacts to candidate, sensitive, or special status species and their habitats (including special-status bats and roosting habitat).

#### **Response to Comment H-9**

CDFW recommends revisions to Mitigation Measure BIO-4.4-2 for nesting birds and raptors. The suggested revisions and strikethrough for this mitigation measure have been incorporated into Page 4.4-25 of the Final PEIR, as follows:

BIO-4.4-2: Construction, ground-disturbing activities, and vegetation removal shall avoid the general avian nesting season of February 15 through September 15 (as early las January 1 for some raptors). If construction of future projects that contain or are immediately adjacent to suitable nesting habitat must occur during the general avian nesting season, a pre-construction nesting bird elearance survey shall be conducted by a qualified biologist within 7 days prior to the start of construction activities to determine if any active nests or nesting activity is occurring on or within 500 feet of the project. If no sign of nesting activity is observed, construction may proceed without potential impacts to nesting birds. If an active nest is observed during the pre-construction nesting bird elearance survey, an adequate buffer shall be established by a qualified biologist around the active nest depending on sensitivity of the species and proximity to project impact areas. The qualified biologist will implement a minimum buffer of Typical buffer distances include up to 300-feet for passerines, and up to 500-feet for raptors, and 0.5 mile for special-status species, if feasible but can be reduced as deemed appropriate by a monitoring biologist. On site construction monitoring may also be required to ensure that no direct or indirect impacts occur to the active nest. Personnel working on a project, including all contractors working on site, should be instructed on the presence of nesting birds, area sensitivity, and adherence to no-disturbance buffers. Project activities may encroach into the buffer only at the discretion of the monitoring biologist. The buffer shall remain in place until young have fledged as determined by a qualified biologist, or the nest is no longer active as determined by the monitoring biologist.

#### **Response to Comment H-10**

CDFW recommends the Draft PEIR require individual projects to provide a complete assessment and impact analysis of the flora and fauna within and adjacent to the Project area. See Response to Comment H-4.

#### **Response to Comment H-11**

This comment states that CDFW has provided the County with recommended mitigation measures that are potentially feasible in order to reduce the Project's impact on biological resources to less than significant. If the County determines/concludes that CDFW's recommendations are not feasible, CDFW would appreciate a written response as to why specific comments and suggestions were not accepted as part of the Project's environmental document. This Response to Comments document and applicable revisions to be incorporated within the Final PEIR fulfils that obligation.

## **Response to Comment H-12**

Data sources used to prepare the biological resources chapter of the Draft PEIR are listed in Section 4.4.3, *References*, and also cited throughout Chapter 4.4, *Biological Resources*. Since biological surveys were not conducted in preparation of the Draft PEIR, there is no project-specific information on special-status species or sensitive natural communities for submittal to the CNDDB or CDFW's Vegetation Classification and Mapping Program.

#### **Response to Comment H-13**

CDFW recommends updating the Draft PEIR's biological resources mitigation measures to include those provided in Attachment A, Draft Mitigation and Monitoring Reporting Plan, of the comment letter. See Response to Comment H-4.

#### **Response to Comment H-14**

This comment states that filing of fees is required and payable upon filing of the Notice of Determination. The County will pay the appropriate filing fee upon filing of the Notice of Determination.

## **Response to Comment H-15**

This is a conclusory statement and list of references cited in the comment letter. CDFW also requests an opportunity to review and comment on any response that the County has to CDFW's comments, and to receive notification of any forthcoming hearing date(s) for the Project. The comment has been noted and the County will notify CDFW of the hearing date(s) for the Project when scheduled. The County acknowledges the contact information for CDFW for future reference during the environmental review process.



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April 12, 2023

Submitted Electronically Mi Kim County of Los Angeles, Department of Regional Planning 320 West Temple Street, Room 1354 Los Angeles, CA 90012 Email: <u>mkim@planning.lacounty.gov</u>

#### RE: East San Gabriel Valley Area Plan Draft Program Environmental Impact Report, Project No. 2022040512

Dear Ms. Kim:

On behalf of the Los Angeles Conservancy, thank you for the opportunity to comment on the Draft Program Environmental Impact Report (PEIR) for the Proposed East San Gabriel Valley Area Plan Project (ESGVAP). As described in the Draft PEIR, the ESGVAP will establish a comprehensive policy document for twenty-four unincorporated communities in Los Angeles County. The Project will update, reorganize, and incorporate the existing Rowland Heights Community Plan and Hacienda Heights Community Plan as community chapters into the new ESGVAP. It will also update the Planning Area boundary to include the unincorporated communities of South El Monte, Pellissier Village, and North Whittier.

The goals of the ESGVAP are to a) retain the residential character of the ESGV Planning Area in harmony with its surroundings; b) promote an active regional hub with diverse options for housing, shopping, entertainment, recreation, and services; c) develop goals, policies, and implementation programs that support smart growth, sustainable development, and thoughtful enhancement/upgrade of existing neighborhoods; d) establish more public spaces and public realm improvements; and e) encourage diversity of housing options and affordability, and economic development.

In our comment letter dated May 26, 2022, we responded to the ESGVAP Notice of Preparation (NOP) by advocating that the Plan include a full historic resources survey to evaluate potential adverse impacts and leverage existing community assets. We also requested that the Draft PEIR fully analyze and incorporate existing historic resources by including a range of preservation-based alternatives that would result in less than significant impacts to historic resources.



1-2

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We appreciate the steps taken in the PEIR to identify existing cultural resources within the Plan Area and propose appropriate mitigation measures. It is important to identify potential adverse impacts to historic resources as part of the planning process in order to avoid them wherever possible. As part of the adoption of the PEIR and the ESGVAP, we strongly request that 1) mitigation measures be applied to <u>all</u> cultural resources identified within the PEIR and strengthened for resources with eligibility codes of 1 through 5, and 2) that the Final EIR commit to a specific timeline and identify a funding stream to implement a full historic resources survey and Context Statement for communities within the ESGVAP.

#### Mitigation measures for identified cultural resources

The PEIR lists sixty-nine cultural resources that had previously been recorded within the Plan Area. These resources were identified in the California Office of Historic Preservation (OHP) Built Environment Resources Directory (BERD), OHP's lists of California Historical Resources and Archaeological Determinations of Eligibility (ADOE), and the Los Angeles County Historical Landmarks Registry. They include thirteen prehistoric archeological sites, three prehistoric isolates, nine historicperiod archeological sites, five historic-period isolates, thirty-six architectural resources, two California Historical Landmarks, and one historic district. The PEIR also lists fifteen additional historical architectural resources that were identified by the OHP BERD as eligible for listing for national, state, or local listing, or are unevaluated.

The PEIR proposes the following mitigation measure (CR-4.5-1) if a project proposes to demolish or alter a building with potentially significant impacts on historic architectural resources: project proponent must retain a Qualified Architectural Historian to conduct a Historic Resources Assessment to determine the building's historic significance. If the property is determined an eligible historic resource, the proposed project must conform with the Secretary of the Interior's (SOI) Standards. According to the PEIR, implementing these mitigation measures would result in a "less-than-significant-impact" on historic and cultural resources.

These mitigation measures should be implemented for <u>all</u> sixty-nine previously recorded architectural resources, and the fifteen additional eligible or unevaluated architectural resources (a total of eighty-four resources). Furthermore, we ask that any of the eighty-four resources that received an eligibility status of 1 through 5 be automatically determined as eligible historic resources. Therefore, any proposed project that includes these resources must retain a Qualified Architectural Historian to assess impacts to the resource, propose potential alternatives to mitigate damage to the resource, and ensure the project conforms with the SOI Standards. Properties within the list of eighty-four resources that received an eligibility status of 6 or 7 should first retain a Qualified Architectural Historian to determine historic significance, and then if eligible be ensured appropriate mitigation measures and adherence to the SOI Standards.

#### Conclusion

The Conservancy greatly appreciates the opportunity to participate in this process to guide both future development and stewardship of historic and cultural resources in the East San Gabriel Valley. We strongly request that mitigation measures cover all eighty-four resources listed in the PEIR, and that of these resources, those with eligibility codes of 1 through 5 be automatically determined as eligible historic

I-2 (cont)

I-3

1-4



resources that would require proposed projects impacting these resources to qualify with the SOI Standards.

Based on our meeting with the Project team on June 8, 2022, we understand that a full historic resource survey or context statement is not included in the budget or timeline for the ESGVAP. However, we ask for the Final PEIR to commit to a specific timeframe and identify a funding stream for the survey and context statement to ensure a fuller understanding of the Project area's historic resources. A survey is a particularly vital method to capture sites of cultural significance, which may not be architecturally significant and otherwise overlooked through traditional windshield survey approaches.

#### About the Los Angeles Conservancy:

The Los Angeles Conservancy is the largest local historic preservation organization in the United States, with nearly 5,000 members throughout the Los Angeles area. Established in 1978, the Conservancy works to preserve and revitalize the significant architectural and cultural heritage of Los Angeles County through advocacy and education.

Please do not hesitate to contact me at (213) 430-4203 or <u>afine@laconservancy.org</u> should you have any questions or concerns.

Sincerely,

rian Scott time

Adrian Scott Fine Senior Director of Advocacy

cc: Dean Edwards, County of Los Angeles



I-5 (cont)

I-6

#### **Response to Comment I-1**

This comment identifies appreciation for being invited to review and comment on the Draft PEIR for the Project. The comment also provides a summary of the Project and its associated goals. This comment does not raise a substantive issue regarding the adequacy of the information presented in the Draft PEIR. Therefore, no further response is required.

#### **Response to Comment I-2**

This comment reiterates that the Los Angeles Conservancy responded to the ESGVAP Notice of Preparation and requested that the Draft PEIR fully analyze and incorporate existing historic resources. The comment continues by stating that the Los Angeles Conservancy is appreciative of the efforts undertaken to identify existing cultural resources but request mitigation measures be applied to all cultural resources identified within the Draft PEIR and that the Final PEIR commit to a specific timeline and identify a funding stream to implement a full historic resources survey and Context Statement for communities within the ESGVAP. It should be noted that the Draft PEIR is a programmatic EIR that clearly defines future projects that would be subject to project-level environmental review, and if potentially impacted, would be required to undertake a cultural/historic assessment and adhere to mitigation measures set forth in the Draft PEIR. Future project applicants would also be required to fund any future evaluation for historic resources surveys at the project level. A full historic resources survey and Context Statement for communities within the ESGVAP is, therefore, not part of the proposed Project.

Regarding the request for mitigation measures to be applied to all cultural resources identified within the Draft PEIR and strengthened for resources with eligibility codes of 1 through 5, the County notes the following:

- All resources with 1CL, 2S2, 3S as their eligibility codes would require a full evaluation at the project level. This is per LA Conservancy's request.
- All resources listed as 5S2 would also require a full evaluation at the project level. This is per LA Conservancy's request.
- All resources with 6Y, 7P, 7R or 7W eligibility codes would require further evaluation at the project level, in order to determine if they qualify as historical resources.
- All resources with 6Z as their eligibility codes have been found ineligible for the National Register (NR), California Register (CR), or local designation through survey evaluation. As nothing more can be evaluated with these thirteen resources, these would not be included for any further consideration.

The Draft PEIR Impact 4.5-1, on page 4.5-32 and 4.5-33 would be amended as follows:

"Less-Than-Significant Impact with Mitigation Incorporated. An impact would be significant if it would cause a substantial adverse change in the significance of a historical resource. Historical resources include built resources (buildings, structures, objects) and archaeological resources that meet the criteria outlined in CEQA Guidelines Section 15064.5(a).

The results of the cultural resources records search through the SCCIC indicates that a total of 69 cultural resources have been recorded within the unincorporated islands and communities of the Plan Area. It should be noted that seven resources are listed more than once in the table to include locations that span more than one municipality. These resources include prehistoric archaeological sites and isolates, historic-period archaeological sites and isolates, historic architectural resources, two California Historical Landmarks and one historic district.

Of these, five meet the criteria for historical resources as outlined in CEQA Guidelines Section 15064.5(a). These five resources include two structures (San Antonio Dam and Azusa conduit), one building (Webb School of California), one trail/road (The Mojave Road <u>- listed four times</u>), and one historic district (San Dimas Experimental Forest <u>- listed twice</u>).

Of the results, <del>26</del> <u>the remaining resources</u> do not meet the criteria for historical resources as outlined in CEQA Guidelines Section 15064.5(a). These resources include 17 buildings, 6 structures, 2 historic-period archaeological sites, and 1 railroad.

## The remaining 38 resources require further evaluation to determine if they qualify as historical resources.

A review of the BERD indicated that an additional 15 historical resources have been recorded within the unincorporated islands and communities of the Plan Area. These resources include a single-family residence constructed in 1928 in Hacienda Heights; and 14 single-family residences constructed between the 1910s and 1930s in West Claremont.

A review of early historic aerial photographs dating from the 1930s and 1940s compared with current-day aerial photographs indicates that there are remaining agrarian single-family residential properties in several of the areas, many of which have been surrounded by vernacular mid-20th century residential development over time. A few areas also include mid-20th century industrial, educational, and government-owned properties.

<u>The one stone residence/ranch structure (2S2) and the eleven single-family residences</u> with an eligibility code of 5S2 within Table 4.5-2 (*California OHP Built Environment Resources Directory – Eligible and Unevaluated Listings*) should also be considered to meet the criteria for historical resources as outlined in CEQA Guidelines Section 15064.5(a).

The resources with eligibility codes 6Y, 7P, 7R or 7W would require further evaluation at the project level, in order to determine if they qualify as historical resources.

The ESGVAP is a policy document that does not include proposals for or approvals of any specific projects, and as a result, would not result in impacts to historical resources. However, future projects facilitating land use/zoning changes and policies included in the ESGVAP could involve structural improvements, demolition/alteration of existing structures, and/or ground disturbing activities (for construction of residential, commercial and mixed-use development) that could, depending on their location, result in direct or indirect adverse changes to the significance of historical resources. Future projects would be required to comply with existing federal, state, and local regulations that protect historical resources and undergo the County's discretionary review process, where applicable, including completion of subsequent project-level planning and environmental review under CEQA. Such projects nonetheless could result in significant impacts to previously recorded and as-yet-unidentified archaeological and /or historic architectural resources qualifying as historical resources under CEQA.

Any project that proposes the demolition, destruction, relocation, or alteration of a building or structure more than 45 years in age or that involves ground disturbing activities or impacts any of the resources with an eligibility code of 1CL, 2S2, 3S or 5S2 as set out in Table 4.5-1 and Table 4.5-2 of the Draft EIR could result in a significant impact to historic architectural and/or archaeological resources qualifying as historical resources under CEQA. However, implementation of mitigation measures **CR-4.5-1** through **CR-4.5-6** would reduce potential impacts to less than significant levels."

#### **Response to Comment I-3**

This comment reiterates the cultural resources identified in the Draft PEIR. This comment does not raise a substantive issue regarding the adequacy of the information presented in the Draft PEIR. Therefore, no further response is required.

#### **Response to Comment I-4**

This comment partially repeats text from Mitigation Measure CR-4.5-1 identified in the Draft PEIR relating to Historic Resources Assessment (Page 4.5-38) and recommends the mitigation measure be implemented for all sixty-nine previously recorded architectural resources, and the fifteen additional eligible or unevaluated architectural resources. The comment proceeds to state that any of the eighty-four resources that received an eligibility code of 1 through 5 be automatically determined as eligible historic resources and that those that received an eligibility code of 6 or 7 should first retain a Qualified Architectural Historian to determine historic significance. As confirmed in Response to Comment I-2, twelve of the Built Environment Resources as outlined in State CEQA Guidelines Section 15064.5(a) and associated changes to the wording of Impact 4.5-1 within the Draft PEIR have been effectuated per Response to Comment I-2.

## **Response to Comment I-5**

This comment is conclusory and reiterates the points made in Comment I-4. Please see Response to Comment I-2 and Response to Comment I-4.

#### **Response to Comment I-6**

This comment provides information about the Los Angeles Conservancy and also relevant contact details. The County acknowledges the contact information for future reference during the environmental review process that is provided in this comment. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

#### Letter J

**City Council** Emmett Badar, Mayor John Ebiner, Mayor Pro Tem - District 3 Ryan A. Vienna - District 4 Eric Weber - District 1 Eric Nakano - District 2

**City Manager** Chris Constantin

Assistant City Manager Brad McKinney

**City Attorney** Jeff Malawy

April 12, 2023



Director of Administrative Services Michael O'Brien

**Director of Community Development** Henry K. Noh

**Director of Parks and Recreation** Scott Wasserman

**Director of Public Works** Shari Garwick

SENT VIA EMAIL

Mi Kim County of Los Angeles Department of Regional Planning 320 West Temple Street, Room 1362 Los Angeles, CA 90012

Subject: Comments on Draft Environmental Impact Report for the East San Gabriel Valley Area Plan

Project/Permit Numbers:

Project No. 2020-000612 Advance Planning Case No. RPPL2021013047 Environmental Assessment No. RPPL2022003550 General Plan Amendment No. RPPL2022003554 Zone Change No. RPPL2022003557

Dear Ms. Kim:

The City of San Dimas appreciates the opportunity to review and provide comments on the above referenced environmental document that proposes land use changes for properties within the unincorporated communities of East, West & Northeast San Dimas, which are adjacent to the City of San Dimas. Previously, the City of San Dimas submitted a comment letter on the Notice of Preparation of a Draft Program Environmental Impact Report (DPEIR) and Notice of Public Scoping Meeting for the East San Gabriel Valley Area Plan (ESGVAP) dated May 31, 2022 (Previous Letter). This letter serves as a follow up to the Previous Letter, as the Draft Environmental Impact Report (DEIR) has not adequately addressed all of our concerns, as detailed below.

1. Comments in the Previous Letter requested that the DPEIR analyze the AM and PM peak periods as well as the average daily conditions for all study area locations, specifically for the proposed changes to the West San Dimas community which propose to increase density and population. As required per LA County guidelines and CEQA requirements, the DEIR used VMT to determine impacts relative to transportation. The DEIR's analysis determined that despite implementation of mitigation measures, impacts related to transportation would remain significant and unavoidable. This is mainly due to the number of housing units the ESGVAP would add, and the relatively little employment in these areas. In order to reduce these impacts to less than significant, the project should be revised to reduce the density. Specifically, in the Charter Oak area that consists of the intersection of E. Arrow Highway and S. Valley Center

J-2

Comments on Draft Environmental Impact Report for the East San Gabriel Valley Area Plan April 12, 2023

where the density will be 50 units per acre.

- 2. The City of Glendora recently approved land use changes for properties along Arrow Highway. The City of San Dimas previously requested that the DEIR complete a cumulative analysis, as it relates to density, traffic, noise and other associated impacts that would factor in the changes by the City of Glendora. There is no discussion in the DEIR or mention of these changes in any of the analysis completed.
- 3. The City of San Dimas strongly recommends not changing the Land Use changes (H9 to CG) or Zone changes (R-A to C-1) for properties along San Dimas Canyon Road or Juanita/Damien. These properties are in the middle of established single family residential neighborhoods. The uses allowed in the C-1 zone would not be compatible with the existing single family residential uses. In addition, if the goal is to create access to commercial uses for the surrounding residential neighborhoods, there already is an existing commercial center at the northwest corner of Bonita Ave and San Dimas Canyon Road. This center is less than a ¼ mile from Juanita/San Dimas Canyon Road where one of the changes is proposed. The center includes approximately 18,000 square feet of commercial zones in the middle of established residential neighborhoods would disrupt the character of the existing residential neighborhood, and is not warranted when there is an existing commercial center within walking distance that would meet this need. These concerns were noted in the DEIR but not action was taken to address the concerns.
- 4. Consider changing the property addressed 750 E. Foothill Boulevard, which has an existing H9 Residential Land Use designation to Commercial to continue the existing land use and zoning designation to the east. However, we only recommend this change if the uses allowed would be compatible with the uses allowed within our CH- Commercial Highway zone, which can be found at following: <a href="https://library.qcode.us/lib/san\_dimas\_ca/pub/municipal\_code/item/title\_18-chapter\_18\_92">https://library.qcode.us/lib/san\_dimas\_ca/pub/municipal\_code/item/title\_18-chapter\_18\_92</a>. This will allow a consistent continuation of uses along Foothill Boulevard. These concerns were noted in the DEIR but the zoning for the subject site is still residential with no further explanation behind this decision.

The City of San Dimas thanks you for the opportunity to comment on the DEIR and request that the above mentioned comments are further analyzed. Please feel free to contact me at (909) 394-6208 or via email at <u>ltorrico@sandimasca.gov</u> if you have any questions or need further explanation on any of the comments in this letter.

Sincerely,

Luis Torrico

Planning Manager

Attachment:

City of San Dimas NOP Letter, May 31, 2022

2

J-3

J-4

J-5

J-6

**City Council** Emmett Badar, Mayor Eric Weber, Mayor Pro Tem Denis Bertone John Ebiner Ryan A. Vienna

**City Manager** Chris Constantin

Assistant City Manager Brad McKinney

**City Attorney** Jeff Malawy

May 31, 2022



**Director of** Administrative Services Michael O'Brien

**Director of Community Development** Henry K. Noh

**Director of Parks and Recreation** Scott Wasserman

**Director of Public Works** Shari Garwick

SENT VIA EMAIL

Mi Kim County of Los Angeles Department of Regional Planning 320 West Temple Street, Room 1362 Los Angeles, CA 90012

Subject: Comments on Notice of Preparation (NOP) of a Draft Program Environmental Impact Report and Notice of Public Scoping Meeting for the East San Gabriel Valley Area Plan.

Project/Permit Numbers:

Project No. 2020-000612 Advance Planning Case No. RPPL2021013047 Environmental Assessment No. RPPL2022003550 General Plan Amendment No. RPPL2022003554 Zone Change No. RPPL2022003557

Dear Ms. Kim:

The City of San Dimas appreciates the opportunity to review and provide comments on the above referenced environmental document that proposes land use changes for properties within the unincorporated communities of East, West & Northeast San Dimas, which are adjacent to the City of San Dimas. The following comments are based on the environmental documents released for public review on April 28, 2022.

- 1. The DPEIR is not clear on the proposed changes for the Northeast San Dimas community. Please update the project description and maps to include changes to the properties within the Northeast San Dimas community.
- 2. The DPEIR shall analyze the AM and PM peak periods as well as the average daily conditions for all study area locations, specifically for the proposed changes to the West San Dimas community which propose to increase density and population.
- 3. The DPEIR shall provide a cumulative analysis, as it relates to density, traffic, noise and other associated impacts, that includes recently approved land use changes for Arrow Highway within the City of Glendora.

Comments on Notice of Preparation of a Draft Program Environmental Impact Report and Notice of Public Scoping Meeting for the East San Gabriel Valley Area Plan May 31, 2022 2

- 4. Proposed land use and zone changes for the Southwest corner of Arrow Highway and South Valley Center shall be consistent with properties located in the City of Glendora along the north side of Arrow Highway, which allow up to 25 dwelling units per acre and up to three stories or 35 feet in height. As proposed, the land use changes would double the density and height limit than what is allowed on the north side of Arrow Highway, which may result in significant impacts and inconsistent land use planning.
- 5. The City of San Dimas strongly recommends not changing the Land Use changes (H9 to CG) or Zone changes (R-A to C-1) for properties along San Dimas Canyon Road or Juanita/Damien. These properties are in the middle of established single family residential neighborhoods. The uses allowed in the C-1 zone would not be compatible with the existing single family residential uses. In addition, if the goal is to create access to commercial uses for the surrounding residential neighborhoods, there already is an existing commercial center at the northwest corner of Bonita Ave and San Dimas Canyon Road. This center is less than a ¼ mile from Juanita/San Dimas Canyon Road where one of the changes is proposed. The center includes approximately 18,000 square feet of commercial zones in the middle of established residential neighborhoods would disrupt the character of the existing residential neighborhood, and is not warranted when there is an existing commercial center within walking distance that would meet this need.
- 6. Consider changing the property addressed 750 E. Foothill Boulevard, which has an existing H9 Residential Land Use designation to Commercial to continue the existing land use and zoning designation to the east. However, we only recommend this change if the uses allowed would be compatible with the uses allowed within our CH- Commercial Highway zone, which can be found at following: <a href="https://library.qcode.us/lib/san\_dimas\_ca/pub/municipal\_code/item/title\_18-chapter\_18\_92">https://library.qcode.us/lib/san\_dimas\_ca/pub/municipal\_code/item/title\_18-chapter\_18\_92</a>. This will allow a consistent continuation of uses along Foothill Boulevard.
- 7. The City of San Dimas strongly recommends that all property owners within 500 feet of the affected properties be notified of all community meetings, availability of environmental documents, and public hearings to allow appropriate opportunity for community engagement and voice any concerns they may have.
- 8. Additional comments may be provided upon review of the DPEIR when it's made available for public review.

Thank you again for the opportunity to comment on the NOP. We look forward to reviewing the DPEIR when released for public review, at which point additional comments may be provided. Please feel free to contact Luis Torrico, Planning Manager at (909) 394-6208 or via email at <u>ltorrico@sandimasca.gov</u> if you have any questions or need further explanation on any of the comments in this letter.

Sincerely,

Henry K. Noh Director of Community Development City Council

#### **Response to Comment J-1**

This comment identifies appreciation for being invited to review and comment on the Draft PEIR for the Project. The comment also reiterates the City of San Dimas submitted a comment letter with regard to the Notice of Preparation and asserts that their initial concerns have not been addressed. This comment does not raise a substantive issue regarding the adequacy of the information presented in the Draft PEIR. Therefore, no further response is required.

#### **Response to Comment J-2**

This comment notes that the City of San Dimas previously requested that the Draft PEIR analyze the AM and PM peak periods, as well as the average daily conditions for all study area locations. The comment also requests that the project should be revised to reduce the density, specifically in the Charter Oak area that consists of the intersection of E. Arrow Highway and S. Valley Center Avenue to where the density will be 50 units per acre.

As demonstrated in Section 4.15, *Transportation*, of the Draft PEIR, a VMT impact analysis which is consistent with State and local guidance was provided to determine the VMT impacts associated with the Project. Given the programmatic nature of the Project, VMT impacts would be evaluated on a project-by-project basis and mitigated as necessary. In addition, the County would require future development implemented under the Project to prepare a project-specific traffic analysis during the environmental review process.

See Chapter 3 of the Final EIR, *Additions and Corrections to the Draft EIR*, Table 3-1 for details of the amends to the Charter Oak area. This entails changing the Church site and six residential parcels along the northwest corner of the intersection of E Cienega Avenue and N Valley Center Avenue from the originally proposed zoning of A-1 to MXD and land use H9 to CG to a revised zoning of A-1 to R-2 and land use H9 to H18.

#### **Response to Comment J-3**

This comment states that the City of San Dimas previously requested that the Draft PEIR complete a cumulative analysis, as it relates to density, traffic, noise, and other associated impacts and that the City of Glendora recently approved land use changes for properties along Arrow Highway. While not specifically naming other jurisdictions, each of the Sections of the Draft PEIR (Sections 4.1 through 4.18) contain analysis of the potential environmental impacts, including those that may have a cumulative impact on the environment (as required by CEQA). Additionally, Section 6, *Other CEQA Considerations*, identifies significant and unavoidable environmental impacts, significant and irreversible environmental impacts, and growth-inducing impacts.

Furthermore, future individual projects would be required to implement the goals, policies, strategies, and implementation actions proposed in the ESGVAP and would undergo site-specific review and CEQA analysis to analyze and mitigate potential significant impacts, including those that are cumulative impacts.

#### **Response to Comment J-4**

This comment strongly recommends not changing the Land Use changes (H9 to CG) or Zone changes (R-A to C-1) for properties along San Dimas Canyon Road or Juanita/Damien, as the C-1 zone would not be compatible with the existing single-family residential uses and would disrupt the character of the existing residential neighborhood. As part of ongoing outreach, the County has confirmed with the City of San Dimas that the recommendations to amend land uses and zoning for properties along San Dimas Canyon Road or Juanita/Damien has been accepted. See Chapter 3 of the Final EIR, *Additions and Corrections to the Draft EIR*, Table 3-1 for details of the amends to the East San Dimas area.

#### **Response to Comment J-5**

This comment recommends changing the property addressed 750 E. Foothill Boulevard, which has an existing H9 – Residential Land Use designation to Commercial to continue the existing land use and zoning designation to the east. The County acknowledges the recommendation but is not proposing any changes to the land use policy on the parcel, which will remain as H-9 to reflect existing residential land use on the property and to be consistent with the land use for properties located adjacent on E. Baseline Road. See Chapter 3 of the Final EIR, *Additions and Corrections to the Draft EIR*, Table 3-1 for details of the amends to the East San Dimas area, which includes changing the zone from R-A to R-1 and retaining the existing H9 land use.

#### **Response to Comment J-6**

This comment provides contact details. The County acknowledges the contact information for future reference during the environmental review process that is provided in this comment. Since this comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

From:	<u>omar santana</u>
То:	DRP Community Studies East Area Section
Subject:	Re: IN RESPONSE TO: NOA FOR THE EAST SAN GABRIEL VALLEY AREA PLAN
Date:	Wednesday, April 12, 2023 4:00:15 PM

#### CAUTION: External Email. Proceed Responsibly.

Please note; If there are any questions regarding my concerns, please feel free to contact me directly at (909)274-8784.

Thank you.

Regards,

Lauro Santana

On Wednesday, April 12, 2023 at 12:32:42 PM PDT, omar santana <omarsantana1@yahoo.com> wrote:

Dear Mi Kim, Supervising Regional Planner and or Comm Planning department,

My name is Lauro Santana, owner of 16047 Fellowship St. La Puente, CA 91744. Said property has been my family for appx 40 years. My parents purchased the property in the 80's because the property is A1 and the benefits that are afforded to us in owning such a desirable property. Growing up we had chickens, goats' small crops not to mention all the great memories growing up on this type of property as opposed to an R1 where those things that make A1 such a treasure would be taken from our community. I have spoken with several neighbors who share the same concerns. Some older generations some newer generations who are opposed to this and others who have no idea this is even happening. I strongly oppose and hope that this project is reconsidered and overturned so that my family can enjoy our home in this A1 community as I did and continue to do the way this neighborhood was intended to be as an A1 community. My family and I and the neighbors in my community do not want to become an R1 community and or any of the changes that would come with it. We love our community the way it is which is why we have chosen to live here in the first place. Thank you in advance for your consideration.

Respectfully, Lauro Santana and Family

K-1

#### **Response to Comment K-1**

This comment provides Mr. Santana's contact information and does not raise an environmental issue regarding the adequacy of the Draft PEIR. Therefore, no further response is required.

#### **Response to Comment K-2**

This comment opposes the Project but does not raise an environmental issue regarding the adequacy of the Draft PEIR. However, since the County proposed the zoning change, they have reassessed the zoning changes that affect Mr. Santana's property and have decided to keep the zoning as A-1. They have alerted Mr. Santana of this. Please see Chapter 3 of the Final EIR, *Additions and Corrections to the Draft EIR*, Table 3-1 for details of the amends to the Valinda area for details. No further response is required.

From:	<u>S B</u>
То:	DRP Community Studies East Area Section
Cc:	lanaosa@aol.com
Subject:	Re: East San Gabriel Valley Area Plan - Avocado Heights and Pellessier Village
Date:	Thursday, April 20, 2023 8:03:25 PM

CAUTION: External Email. Proceed Responsibly.

I am also asking to extend the deadline for public comment. Our community was not notified given that many of our community members are monolingual Spanish speakers and 83% of our residents are Latino/a and have traditionally been excluded from participation in project proposals by the Department of Regional Planning. I believe this is a violation of our civil rights. Please advise.

Best, Sam

On Thu, Apr 20, 2023 at 6:50 PM S B <<u>samwesbrown@gmail.com</u>> wrote: Dear Planning,

I am writing to you to express concerns that I have with the East San Gabriel Valley Area Plan.

First, I wanted to know where is this project with regards to the approval?

Second, I wanted to have you confirm the proposed zone changes in both Avocado Heights and Pellessier Village from light agriculture A-1 to R-A (Residential-Agriculture). Second I wanted to confirm if you are changing the allotted number of houses on the R-A properties within the proposal? For instance, in Avocado Heights I found a map that says H-5. Does that mean 5 housing units per acre or per 10,000 sq foot?

And lastly, I wanted to let you know that I typed my address into the app that is listed on the website and saw that no suggested changes were listed, essentially making me believe that I should be worried about the proposed changes. However, in looking at the documents on page I saw what's really happening here and I am absolutely opposed to any zoning change.

Please confirm an answer to my questions.

Also, under <u>Government Code 7920 et seq.</u> I am requesting any and all records, emails, text messages, phone logs, ceqa documents relating to the East San Gabriel Valley Area Plan, including but not limited to Phase 1 and Phase 2, and all records pertaining to any consultants/contractors, independent contractor, outside consultant that participated in any way shape or form in the production of the East San Gabriel Valley Area Plan.

Best, Samuel B. V. 1 -1

L-2

L-3

1 -4

L-5

#### **Response to Comment L-1**

This comment requests an extension of the public comment deadline and asserts that the community of Avocado Heights and Pellessier Village, and its predominately monolingual Hispanic populous, was not notified. However, as part of the community outreach for the Project, a number of engagement methods were undertaken through Community-based Organizations, community presentations, tabling sessions, numerous online methods, and social media. Additionally, multi-language notifications were sent to property owners in the ESGVAP area for parcels with proposed updates to their zoning and/or land use categories. Finally, Spanish language versions of key documents such as the Notice of Availability (NOA) of the Draft PEIR, plan summaries and plan element summaries have been provided on the ESGVAP website and at the various community outreach events, along with the presence of Spanish language speakers. The request to officially extend the public comment deadline has, therefore, been declined but the County welcomes the opportunity to continue dialogue on any elements of the ESGVAP or the Draft PEIR and has continued to accept late public comments on the Draft PEIR since the comment period closed on April 12, 2023. As the comment does not raise an environmental issue regarding the adequacy of the Draft PEIR, no further response is required.

#### **Response to Comment L-2**

This comment opposes the Project but does not raise an environmental issue regarding the adequacy of the Draft PEIR. However, in response to where the project is with regard to its approval, a public hearing is expected in August 2023. No further response is required.

#### **Response to Comment L-3**

This comment requests confirmation of zone changes in the Avocado Heights and Pellessier Village areas. Since the release of the draft East San Gabriel Valley Area Plan and associated Draft PEIR, revisions to proposed zoning and land use updates have been made to the project maps. Please also see Chapter 3 of the Final EIR, *Additions and Corrections to the Draft EIR*, Table 3-1 for details of the amends. These revisions are listed on the project map page, see the following link for details:

https://lacounty.maps.arcgis.com/apps/instant/sidebar/index.html?appid=48eb4076c4e74f2caa8f2 a21a78dcfd6. Additionally, the ESGVAP Noticing Web App can be used to view proposed changes, which provides the same information but is focused on individual properties: https://lacounty.maps.arcgis.com/apps/instant/lookup/index.html?appid=4aa28c9e872a4f4381c3f b9cab5d228d.

For Land Use Policy H-5, this means 0-5 dwelling units per net acre.

#### **Response to Comment L-4**

This comment opposes the Project but does not raise an environmental issue regarding the adequacy of the Draft PEIR. Therefore, no further response is required.

#### **Response to Comment L-5**

This comment requests all information subject to the California Public Records Act (PRA), which will be undertaken by the County according to the requirements of the PRA, but does not raise an environmental issue regarding the adequacy of the Draft PEIR. Therefore, no further response is required.

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#### Petition to preserve Light Agricultural zoned neighborhoods in East San Gabriel Vally as part of the "East San Gabriel Valley Area Plan."

We are opposed to any zoning modification of Light Agricultural zoning ("A-1") in the East San Gabriel Valley. We believe that the cumulative environmental impacts and high pollution burden our communities face warrant a more robust effort to preserve and expand light agriculture zoning. Any modification from A-1 to "Residential-Agriculture" (R-A) or other designation needs to be stopped immediately. All equestrian communities should be zoned A-1.

Nos oponemos a cualquier modificación de zonificación en la zona agrícola ligera ("A-1") en el este del Valle de San Gabriel. Creemos que los impactos ambientales acumulativos y la alta carga de contaminación que enfrentan nuestras comunidades justifican un esfuerzo más sólido para preservar y expandir la zonificación de agricultura ligera. Cualquier modificación de la designación de zona actual a "Residencial-Agricultura" (R-A) u otra designación debe detenerse de inmediato. Queremos proteger toda comunidad ecuestre con zona A-1.

Printed Name/Nombre Comments/Comentarios Street Address/Direccion Signature/Firma Ma WALL na ina 90. Eriteik 2220 Martel Ave out Pal Entering AS 2264 Kermission 600 Pie Nowallant entr no Lin 10 Franker 10 410 5.4th Ave No entering premisis without warrant 410 S. 4th ADO

M-1

Petition to preserve Light Agricultural zoned neighborhoods in East San Gabriel Vally as part of the "East San Gabriel Valley Area Plan."

We are opposed to any zoning modification of Light Agricultural zoning ("A-1") in the East San Gabriel Valley. We believe that the cumulative environmental impacts and high pollution burden our communities face warrant a more robust effort to preserve and expand light agriculture zoning. Any modification from A-1 to "Residential-Agriculture" (R-A) or other designation needs to be stopped immediately. All equestrian communities should be zoned A-1.

Nos oponemos a cualquier modificación de zonificación en la zona agrícola ligera ("A-1") en el este del Valle de San Gabriel. Creemos que los impactos ambientales acumulativos y la alta carga de contaminación que enfrentan nuestras comunidades justifican un esfuerzo más sólido para preservar y expandir la zonificación de agricultura ligera. Cualquier modificación de la designación de zona actual a "Residencial-Agricultura" (R-A) u otra designación debe detenerse de inmediato. Queremos proteger toda comunidad ecuestre con zona A-1.

Printed Name/Nombre	Street Address/Direccion	Signature/Firma	Comments/Comentarios
Andreina Osono	9/32 Grenleaf	andreina Osa	Heep horse alon
A.V.	apph		and a starter
Elpez Lopez	12501 Pellissier Rd.	Supper 7	Keep Horses
Alfredo Romte	9421 Olymp. 13	WELA MORE	te Keep Atorses
Clemente lade.	\$ 3752 Kunde	IRd Whittic	Caballos No Casa
Envige Z.	2019 Kaydo)		Keep hoises
France Donn	2021 9 Kardiz	Carlo Carlo	Keep Horses
Profyel Padi	2219 KAV11	Preduel & bab	N/A
Jennifer GAR	usa 22/9/5Ayde	RRR Gener Jan	her -
Beto Perez		tist Hundride	Caballos No Casa
Julio Espinol	12251 Choisserva	1 Sucha	caballos
VC+OV Ph	ivence		
Adrian /4	pas	Adrian Limps	Cabo llos
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#### Petition to preserve Light Agricultural zoned neighborhoods in East San Gabriel Vally as part of the "East San Gabriel Valley Area Plan."

We are opposed to any zoning modification of Light Agricultural zoning ("A-1") in the East San Gabriel Valley. We believe that the cumulative environmental impacts and high pollution burden our communities face warrant a more robust effort to preserve and expand light agriculture zoning. Any modification from A-1 to "Residential-Agriculture" (R-A) or other designation needs to be stopped immediately. All equestrian communities should be zoned A-1.

Nos oponemos a cualquier modificación de zonificación en la zona agrícola ligera ("A-1") en el este del Valle de San Gabriel. Creemos que los impactos ambientales acumulativos y la alta carga de contaminación que enfrentan nuestras comunidades justifican un esfuerzo más sólido para preservar y expandir la zonificación de agricultura ligera. Cualquier modificación de la designación de zona actual a "Residencial-Agricultura" (R-A) u otra designación debe detenerse de inmediato. Queremos proteger toda comunidad ecuestre con zona A-1.

Printed Name/Nombre	Street Address/Direccion	Signature/Firma	Comments/Comentarios
Corlas Vest	0 (2484 france	ST. Caluly	Aur Esther
Abrola Lina	2234 Mardel the	epto	
Patricia Aarch	2243 Marchel	Patricia Daves	
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#### Petition to preserve Light Agricultural zoned neighborhoods in East San Gabriel Vally as part of the "East San Gabriel Valley Area Plan."

We are opposed to any zoning modification of Light Agricultural zoning ("A-1") in the East San Gabriel Valley. We believe that the cumulative environmental impacts and high pollution burden our communities face warrant a more robust effort to preserve and expand light agriculture zoning. Any modification from A-1 to "Residential-Agriculture" (R-A) or other designation needs to be stopped immediately. All equestrian communities should be zoned A-1.

Printed Name/Nombre Comments/Comentarios Street Address/Direccion Signature/Firma FUDTR. Inglowood. OMO OMO enerse 1011c Se, south Monte 2 PMINIO 2501 Gren

We are opposed to any zoning modification of Light Agricultural zoning ("A-1") in the East San Gabriel Valley. We believe that the cumulative environmental impacts and high pollution burden our communities face warrant a more robust effort to preserve and expand light agriculture zoning. Any modification from A-1 to "Residential-Agriculture" (R-A) or other designation needs to be stopped immediately. All equestrian communities should be zoned A-1.

Street Address/Direccion Printed Name/Nombre Comments/Comentarios Signature/Firma Icibes 566 Peckam Voe La Puente (a 91746 1400 5 Lomites Au Armindo Legu 14005 Lomitastue farral 1 14005 lomitos the Ma amirlz 14005 JOMITASQUE FIEXIS CHUVEZ 5355th molary 6 Arente 5355 th ANO lo Cla alven 19604 Prodor Ave Puento 2RKWZY DF FINIONTE CZ 91733 San Angelo A 3350 Duente CAGITY ESTRADA 34 AVE HRMIENTADDS 356 YILAV 51 AL 12Yet 5th AU Caly flore ESLY Flores 343 LA Puente

We are opposed to any zoning modification of Light Agricultural zoning ("A-1") in the East San Gabriel Valley. We believe that the cumulative environmental impacts and high pollution burden our communities face warrant a more robust effort to preserve and expand light agriculture zoning. Any modification from A-1 to "Residential-Agriculture" (R-A) or other designation needs to be stopped immediately. All equestrian communities should be zoned A-1.

Printed Name/Nombre	Street Address/Direccion	Signature/Firma	Comments/Comentarios
LUIS E Perez	3.53th 3 XVE	Lups of Pares	
Joe Humander	3 th street	410	
Mieud Covarratio	3491h Stret		
JUAN ESTRADA	349 5 Brd Ave	Juan tituda	-
Anthony Drozo	853 Feather Ave	hall	
JERUS Periz	\$4020 trails2	e feit	
Rosalba Gurrela	224 S. 3rd Ave	penta	
Victain Auroh	224 S. 3rd Ave	Vaques	
Angelica Arthu	8626-465-2676	RK	
	626-232-6389		-
Elizarravie Cabrera	63 3rd ANE.	Gan B-	
Jose Chover	410, 4ThAU		
Martha Judio		Mosthu Gudin	J
David Palaón	2259 malal	loty	
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### Petition to preserve Light Agricultural zoned neighborhoods in East San Gabriel Vally as part of the "East San Gabriel Valley Area Plan."

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Printed Name/Nombre	Street Address/Direccion	Signature/Firma	Comments/Comentarios
ROBERT PREST	821 CARANAY DR.	PP-7	
BEVERLY OKI	905 CARAWAY DR	Bevney de	6 A
Nancy Kamimura	650 Pencin Dr. Whittier, CA 90601	Noch	
Richan Kamina	650 lencin PA WhittiRA, CA 91611	Thele	
Patrick Menlamore	723 CARAWAY DR 90601	Peter Marlam	100
Nancy Miranda	BOT DAKMAN PY. Whitter, (A 90401	Im Uns	•
JAVE IBARRA	848 CARAWAYDI WHITTIER, CAGA	bo ture pace	-
Sanoyi Khatos.	Blo panun IIX uchittien CA	Ahoo	
Oly hurge- Rodry in	HUN Bischdel. Hue	apply	
PERRY IWAI	912 CARAWAY Philur	Amitu	
Aracely Leas	705 Workman Ave Whittier CA 90601	agh	
Gallye Ibarry	848 Culawapi.	101 As alger	
JODQUIN TORZE	828 CALAWAY DR. LIGHTTTFRL. 90411-	peup	_
Nora Servano	811 Cargway De	to Nowria	
Alma Zamora	Whitter & good	Alena	
Dan Wanh	932 Caraway Dr whitting ca good	Dun Wanh	

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Printed Name/Nombre	Street Address/Direccion	Signature/Firma	Comments/Comentarios
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PRISCIUM CAND	WH: Hier. 90600) 819 CARAWAY	Sen	
CON RADO CHAVE	BIG CARANAS PR	01-5	
Crystal Nagana-Tuttie	803 Caraway Dr. Whittier, (A 9060)	Cmpt-2017ulte	
Zack TUTTLE	803 CARAWAY Whittier CA9000	7 tol	
CLAUDIO CZU	739 90001 Carsonay Dr	D	
Nicole Pankin	738 Staraway Dr 90601	Minte Panti	
Deffer Rankin	738 CARAWAY DL 90601	April .	
Jose Karam	702 Caraway Dr WhitTIER SOGOL	C.h.K.	
Fanny Alarcon	TOS Caraway Dr. Whittier CH. 9060	Farmy Hobicin	
MaryLow DeLaTorre	711 S. Caraway-	Man Long Done	
FREDERICK KONDRICK	NIB CARDWAY ON WHITTIER CA 90601	Jul a	
ADRIA BRISERS	VHITTIER CA TOCO,	Add Bring	
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We are opposed to any zoning modification of Light Agricultural zoning ("A-1") in the East San Gabriel Valley. We believe that the cumulative environmental impacts and high pollution burden our communities face warrant a more robust effort to preserve and expand light agriculture zoning. Any modification from A-1 to "Residential-Agriculture" (R-A) or other designation needs to be stopped immediately. All equestrian communities should be zoned A-1.

Printed Name/Nombre	Street Address/Direccion	Signature/Firma	Comments/Comentarios
I KNIN GIL	n41	John G	
TONY J	416 s 5th we	the	
Emanuel M	4165 Sth Ave	E.M	
Braneon Neglite	618 Soundo to Ac	hun	
Janel Mera	14296 Donaldalest	Astron	
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# Petition to preserve Light Agricultural zoned neighborhoods in East San Gabriel Vally as part of the "East San Gabriel Valley Area Plan."

We are opposed to any zoning modification of Light Agricultural zoning ("A-1") in the East San Gabriel Valley. We believe that the cumulative environmental impacts and high pollution burden our communities face warrant a more robust effort to preserve and expand light agriculture zoning. Any modification from A-1 to "Residential-Agriculture" (R-A) or other designation needs to be stopped immediately. All equestrian communities should be zoned A-1.

Printed Name/Nombre	Street Address/Direccion	Signature/Firma	Comments/Comentarios
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#### **Response to Comment M-1**

This comment states in English (inclusive of Spanish translation) that the undersigned 139 petitioners are opposed to any zoning modification of Light Agricultural Zoning (A-1) within the East San Gabriel Valley. The comment continues by stating that the communities to which the petitioners belong face cumulative environmental impacts and a high pollution burden which warrants a more robust effort to preserve and expand light agriculture zoning. The comment also requests that modifications from A-1 to R-A should be stopped and that all equestrian communities should be zoned A-1. This comment opposes the Project but does not raise an environmental issue regarding the adequacy of the Draft PEIR. Therefore, no further response is required.

# CHAPTER 3 Additions and Corrections to the Draft PEIR

This chapter contains revisions to the Draft PEIR as a result of responses to comments received on the Draft PEIR during the public review period from February 27, 2023 to April 12, 2023. As described in Chapter 1, *Introduction*, to this Final PEIR, additions and corrections have been made to various sections of the Draft PEIR to provide clarity or revisions based on comments received on the Draft PEIR.

The changes described in this chapter do not result in any new or increased significant environmental impacts that would result from implementing the Project. The revised text does not provide new information that identifies new significant environmental impacts and does not identify mitigation measures that, if implemented, would result in significant environmental impacts. Instead, the additions and corrections made to the Draft PEIR below merely "clarifies or amplifies or makes insignificant modifications" in the already adequate Draft PEIR, as is permitted by State CEQA Guidelines Section 15088.5(b). Therefore, the text changes provided below do not change any of the conclusions presented in the Draft PEIR in a manner that would require recirculation of the Draft PEIR.

# 3.1 Revisions to the Draft PEIR

The additions and corrections that follow are made to the text of the Draft PEIR in this chapter of the Final EIR. Amended text is identified by page number. Additions to the Draft PEIR text are shown with <u>underline</u> and text removed from the PEIR is shown with <u>strikethrough</u>. The additions and corrections to the Draft EIR have been included in this volume with the stated format to easily disclose these minor changes or revisions to the Draft PEIR to the public and decision-makers of the Project.

# Primary Plan Components

The first bullet point under subsection entitled Zone Change No. RPPL2022003557 on Page 3-7 would be amended to:

"Make changes to the zoning map. The zone changes under consideration would <u>generally but with some exceptions</u>, be targeted within a one-mile radius of major transit stops and near high-quality transit corridors as follows:"

The third bullet point under subsection entitled Zone Change No. RPPL2022003557 on Page 3-7 would be amended to:

"<u>Generally</u>, <del>R</del>re-zone agricultural zones that are developed with residential uses from A-1 (Light Agriculture) to an appropriate residential zone, such as R-1 (Single-family residence) or R-A (Residential Agricultural), so that zoning would reflect the existing use and would be consistent with the General Plan land use policy designations."

Table 3-1 would be amended as follows:

TABLE 3-1
LAND USE AND ZONING CHANGE SUMMARY FOR PROPOSED GROWTH

Community	Location of Change	Existing Land Use Designation	Proposed Land Use Designation	Existing Zoning Designation	Proposed Zoning Designation
Avocado Heights	Areas near <u>Properties</u> <u>zoned A-1 within one half</u> <u>mile of</u> the intersection of Don Julian Rd and Workman Mill Rd	H9	Increase in residential density to H18 <u>No change</u>	A1 <del>C1 (Restricted</del> <del>Businesses)</del>	R-2 or R-4 <u>No</u> Change MXD (Mixed Use Development)
	Commercial center property at the southeast corner of the intersection of Workman Mill Rd and Don Julian Road	CG	<u>No change</u>	<u>C-1</u>	No change
	Existing A-1 zone parcels with residential uses in Avocado Heights (Outside of mapped Equestrian Districts)	<u>No change</u>	<u>No change</u>	<u>A-1</u>	<u>No change</u>
Charter Oak	Areas within a quarter mile of a major transit stop (Arrow Hwy and Grand Ave). These areas are also located in proximity to HQTAs, existing commercial centers, and proposed village centers	H9	<del>CG (General</del> <del>Commercial)</del>	A-1	<del>C3</del>
	Areas within a quarter-mile of an HQTA. Many of these areas are also within one mile of a major transit stop	H9	H18	A-1	<u>R-1 or </u> R-2
	Areas within a quarter-mile of an HQTA and located between E. Cienega Ave and E. Arrow Hwy	Н9	H18	A-1	R-2
	A-1 parcels outside of an HQTA located between E. Cienega Ave and E. Arrow Hwy	<u>H9</u>	<u>H9</u>	<u>A-1</u>	<u>R-1</u>
	Some areas along E. Arrow Hwy and S. Valley Center Ave	H9	CG	A-1, C-1, C-2, C-3	MXD
	Church site and 6 residential parcels along the northwest corner of the intersection of E Cienega Ave and N Valley Center Ave	<u>H9</u>	<u>H18</u>	<u>A-1</u>	<u>R-2</u>

Community	Location of Change	Existing Land Use Designation	Proposed Land Use Designation	Existing Zoning Designation	Proposed Zoning Designation
Covina Islands	Areas near the intersection of N. Citrus Ave and E. Covina Blvd, adjacent to Cypress Park, which are within a half-mile of a major transit stop (Metrolink Covina)	H9	H30	R-A	R-3
	Areas within a half-mile of the Arrow Hwy and Azusa Ave Transit Stop	H9	H18 <u>H9</u>	A-1	<u>R-1</u> R-2
	Area near E. Gladstone Ave and Barranca Ave. near a proposed commercial center	H9	CG	R-A	C-1
	A-1-6000 properties bounded by E Gladstone Steet to the north, N Cerritos Avenue to the east, Big Dalton Wash to the south, and N Donna Beth Ave to the west	<u>H9</u>	<u>No change</u>	<u>A-1</u>	<u>R-1</u>
	Area near Arrow Hwy and Barranca Ave and another near E Gladstone St and Barranca Ave	H9	CG	A-1	C-1
	Area near E. Mauna Loa Ave and Barranca Ave (near Stanton Elementary School)	H9	H18 <u>No change</u>	<del>No change</del> <u>R-A</u>	<del>No change</del> <u>R-1</u>
	Area on the southeast corner of Irwindale Ave and E. San Bernardino Ave	<del>No change</del>	<del>No change</del>	<del>G-1</del>	<del>C-3</del>
East Irwindale	An area within one mile of a major transit stop and within a half-mile of an HQTA north of <del>East <u>West</u></del> Arrow Highway and south of West Gladstone Street	H9	H18	A <u>-</u> 1	R-1, R-2
	An area within a half-mile of a major transit stop and within a quarter-mile of an HQTA north of <del>East</del> <u>West</u> Arrow Highway and south of West Gladstone Street	H9	H30 <u>H18</u>	A <u>-</u> 1	R2 <del>, R4, MXD</del>
	A-1-6000 properties along E Orkney Street, Enid Ave, Renwick Road, Banewell Ave, Leaf Ave. A-1-6000 properties along Enid Avenue, Alcross Street, Bygrove Street, Gragmont Street, Devanah Street, and E Nubia Street	<u>H9</u>	<u>No change</u>	<u>A-1</u>	<u>R-1</u>

Community	Location of Change	Existing Land Use Designation	Proposed Land Use Designation	Existing Zoning Designation	Proposed Zoning Designation
	A-1-6000 properties along Arrow Highway, Enid Avenue, Woodcroft Street, Vogue Avenue, Hyacinth Avenue, N Banewell Avenue, Leaf Avenue, Homerest Avenue, Millburgh Road, Woodcroft Street, E Laxford Road, E Newburgh Street	<u>H9</u>	<u>H18</u>	<u>A-1</u>	<u>R-2</u>
	Existing A-1-6000 properties along the southern boundary of Arrow Highway, bounded between Little Dalton Wash to the west and Lark Ellen Avenue to the East. Existing A-1 properties along the northern boundary of Arrow Highway, bounded between Little Dalton Wash to the east, Millburgh Road to the North, and N Gareloch Avenue to the west.	<u>H9</u>	<u>No change</u>	<u>A-1</u>	<u>R-1</u>
	Area on the southwest and northeast corners of Irwindale Ave and E. San Bernardino Ave	<u>No change</u>	<u>No change</u>	<u>C-1</u>	No Change
East San Dimas	Within a half-mile from proposed village centers	H9	H18	R-A	<del>R-2</del>
	Select residential areas along N. San Dimas Canyon Road and near proposed commercial areas	HĐ	<del>66</del>	RA	<del>C-1</del>
	Parcels along the eastern side of San Dimas Canyon Road, between E Allen Ave to the north and Juanita Avenue to the South. Also included are parcels bounded by Sedalia Ave to the East, Damien avenue to the west, and Juanita Ave to the south.	<u>H9</u>	<u>H9</u>	<u>R-A</u>	<u>R-1</u>
	Parcels between and surrounding Gladstone Street to the north, N San Dimas Canyon Road to the west, E Juanita Avenue to the south, Sedalia Ave to the East. Also included are parcels along E Baseline Road.	<u>H9</u>	<u>H9</u>	<u>R-A</u>	<u>R-1</u>

Community	Location of Change	Existing Land Use Designation	Proposed Land Use Designation	Existing Zoning Designation	Proposed Zoning Designation
Hacienda Heights	Three areas that are <u>One</u> <u>area</u> within a half-mile of the proposed Village Center and existing Commercial Center at the corner of S. Hacienda Blvd and Newton St, that <u>isare</u> currently designated <del>H5 and</del> H2, will increase in density to H30	H2 <del>and H5</del>	H30	<del>R-1 and</del> R-A	R-2
	Select areas that are within a half-mile of the proposed Village Center and existing Commercial Center at the intersection of S. Azusa Ave and Colima St	<del>H5</del>	<del>H30</del>	RA	<del>R-2</del>
	Two areas that are within a quarter-mile of the Village Center and Commercial Center at the intersection of S. Azusa Ave and Colima St	No change	No change	C-2	MXD
	Southwest corner parcels of Hacienda Blvd and Tetley St. (APN 8222001023, 8222001024)	CG	CG	CPD	<u>C-3</u>
	Subdivision north of Colima Rd and west of Azusa Ave and east of Countrywood Ave	<u>H5</u>	<u>H18</u>	<u>R-A</u>	<u>R-2</u>
	Subdivisions north and south of Halliburton Ave, near Stimson Avenue	<u>H5</u>	<u>H18</u>	<u>R-A/R-1</u>	<u>R-2</u>
Rowland Heights	Area on the west end of Colima Rd near the proposed Village Center	No change	No change	C-3	MXD
	Along Colima Rd within a quarter-mile of existing commercial centers	U1	H18	R-1 C-1, C-2, C-3	R-2 MXD
	Select areas within a quarter-mile of existing commercial centers	U1 or U2	H18	A-1	R-2
	Calle Barcelona subdivision, South of Colima Road	<u>U1</u>	<u>H9</u>	<u>R-1</u>	<u>R-2</u>
	A-1-6000 properties. Farjardo St. and Los Padres Dr.	<u>U2</u>	<u>H9</u>	<u>R-1</u>	<u>R-A</u>
	Parcels: APNs 8761026018, 8761026019	<u>U2</u>	<u>H18</u>	<u>A-1</u>	<u>R-2</u>
	Seven parcels at the end of Greyhall Street.	<u>U2</u>	<u>H6</u>	<u>A-1</u>	<u>R-1</u>
	<u>16 parcels along Brea</u> <u>Canyon Cutoff, between</u> <u>Walnut Dr and Searls Dr</u>	<u>U2</u>	<u>H9</u>	<u>A-1</u>	<u>R-A</u>
Unincorporated South El Monte	A-1 properties around Burkett Rd, Rush St and Parkway Dr	No change	No change	No change	No change

Community	Location of Change	Existing Land Use Designation	Proposed Land Use Designation	Existing Zoning Designation	Proposed Zoning Designation
Unincorporated South El Monte	Existing A-1 zone properties in the community outside of the mapped equestrian district	No change	No change	A-1 <u>, R-3, C-3</u>	No change
South San Jose Hills	An area near the Commercial Center at the intersection of Temple Ave and S. Azusa Ave	H9	CG	A-1	C-1
	An area near the Commercial Center at the intersection of S. Nogales St and Northam St	<del>No change</del> <u>CG</u>	No change <u>MU</u>	C-2	MXD
	Existing A-1-10000 parcels along Giano Ave, Jeannie Dr, and La Puente Rd	<u>No change</u>	<u>No change</u>	<u>No change</u>	<u>No change</u>
	West area, between Azusa Ave and Sandalwood, from around Renault St, to north of Hemphill St.	<u>No change</u>	No change	<u>A-1</u>	<u>R-A</u>
	18 parcels on the south end of Yorbita Road, south of Sunshine Court and north of exisitng CM-zone parcels.	<u>No change</u>	No change	No change	No change
Valinda	One area which is located along an HQTA and near a Village Center located at Amar Rd and <del>Walnut</del> <u>Echelon</u> Ave	H9 <u>CG</u>	<u>CGMU</u>	<del>R-1<u>C-2</u></del>	MXD
	Another area that is within a half-mile of a major transit center (Azusa Ave and Amar Rd)	<u>CGH18</u>	CG	C-1	MXD
	One area located along S. Glendora Ave <u>/N Hacienda</u> <u>Blvd</u>	No change	No change	C-2 and C-H	MXD
	Existing A-1-8000 and A-1- 10000 parcels in northern Valinda. Located along Area is Francisquito Avenue, Alwood Street, Doublegrove Street, Dubesor Street, Fellowship Street, Maplegrove Street, Walnut Avenue, Mullender Avenue, and Griffith Avenue.	<u>H9</u>	<u>No change</u>	<u>A-1</u>	<u>No change</u>
	Parcels along Amar Road, between Echelon Avenue and N Indian Summer <u>Avenue</u>	<u>H9</u>	<u>No change</u>	<u>R-1</u>	No change
West Claremont	Existing A-1-15000 lots along Baseline Road and Glen Way	<u>No change</u>	No change	No change	No change
West Puente Valley	Area on the western corner of Orange Avenue and Francisquito Avenue	CG	MU (Mixed-Use Development)	C-1	MXD"

# Section 4.2 Agriculture & Forestry Resources

Impact 4.2-4, the sentence beginning line 8 on Page 4.2-15 has been amended to:

"The ESGVAP would <u>generally</u> re-zone agricultural zones that are developed with residential uses from A-1 (Light Agriculture) to an appropriate residential zone, such as R-1 (Single-family residence) or R-A (Residential Agricultural), so that zoning would reflect the existing use and would be consistent with the General Plan land use policy designations."

### Section 4.4, Biological Resources

The sentence immediately above Regulatory Setting on Page 4.4-8 has been amended to:

"Based on review of the CNDDB, mountain lions (*Puma concolor*) have not been reported in the Planning Area; however, <u>according to local news reports and tracking</u> <u>studies, mountain lions are present, and</u> the SEAs could provide habitat for the species."

Page 4.4-25, Mitigation Measure MM BIO-4.4-2, is revised as follows:

BIO-4.4-2: Construction, ground-disturbing activities, and vegetation removal shall avoid the general avian nesting season of February 15 through September 15 (as early las January 1 for some raptors). If construction of future projects that contain or are immediately adjacent to suitable nesting habitat must occur during the general avian nesting season, a pre-construction nesting bird elearance survey shall be conducted by a qualified biologist within 7 days prior to the start of construction activities to determine if any active nests or nesting activity is occurring on or within 500 feet of the project. If no sign of nesting activity is observed, construction may proceed without potential impacts to nesting birds. If an active nest is observed during the pre-construction nesting bird clearance survey, an adequate buffer shall be established by a qualified biologist around the active nest depending on sensitivity of the species and proximity to project impact areas. The qualified biologist will implement a minimum buffer of Typical buffer distances include up to 300-feet for passerines, and up to 500-feet for raptors, and 0.5 mile for special-status species, if feasible but can be reduced as deemed appropriate by a monitoring biologist. On site construction monitoring may also be required to ensure that no direct or indirect impacts occur to the active nest. Personnel working on a project, including all contractors working on site, should be instructed on the presence of nesting birds, area sensitivity, and adherence to no-disturbance buffers. Project activities may encroach into the buffer only at the discretion of the monitoring biologist. The buffer shall remain in place until young have fledged as determined by a qualified biologist, or the nest is no longer active as determined by the monitoring biologist.

# Section 4.5 Cultural Resources

Impact 4.5-1, on page 4.5-32 and 4.5-33 is amended as follows:

**Less-Than-Significant Impact with Mitigation Incorporated**. An impact would be significant if it would cause a substantial adverse change in the significance of a historical resource. Historical resources include built resources (buildings, structures,

objects) and archaeological resources that meet the criteria outlined in CEQA Guidelines Section 15064.5(a).

The results of the cultural resources records search through the SCCIC indicates that a total of 69 cultural resources have been recorded within the unincorporated islands and communities of the Plan Area. It should be noted that seven resources are listed more than once in the table to include locations that span more than one municipality. These resources include prehistoric archaeological sites and isolates, historic-period archaeological sites and isolates, historic architectural resources, two California Historical Landmarks and one historic district.

Of these, five meet the criteria for historical resources as outlined in CEQA Guidelines Section 15064.5(a). These five resources include two structures (San Antonio Dam and Azusa conduit), one building (Webb School of California), one trail/road (The Mojave Road <u>- listed four times</u>), and one historic district (San Dimas Experimental Forest <u>-</u> <u>listed twice</u>).

Of the results, <del>26</del> <u>the remaining resources</u> do not meet the criteria for historical resources as outlined in CEQA Guidelines Section 15064.5(a). These resources include 17 buildings, 6 structures, 2 historic period archaeological sites, and 1 railroad.

The remaining 38 resources require further evaluation to determine if they qualify as historical resources.

A review of the BERD indicated that an additional 15 historical resources have been recorded within the unincorporated islands and communities of the Plan Area. These resources include a single-family residence constructed in 1928 in Hacienda Heights; and 14 single-family residences constructed between the 1910s and 1930s in West Claremont.

A review of early historic aerial photographs dating from the 1930s and 1940s compared with current-day aerial photographs indicates that there are remaining agrarian single-family residential properties in several of the areas, many of which have been surrounded by vernacular mid-20th century residential development over time. A few areas also include mid-20th century industrial, educational, and government-owned properties.

<u>The one stone residence/ranch structure (2S2) and the eleven single-family residences</u> with an eligibility status of 5S2 within Table 4.5-2 (*California OHP Built Environment Resources Directory – Eligible and Unevaluated Listings*) should also be considered to meet the criteria for historical resources as outlined in CEQA Guidelines Section 15064.5(a).

The ESGVAP is a policy document that does not include proposals for or approvals of any specific projects, and as a result, would not result in impacts to historical resources. However, future projects facilitating land use/zoning changes and policies included in the ESGVAP could involve structural improvements, demolition/alteration of existing structures, and/or ground disturbing activities (for construction of residential, commercial and mixed-use development) that could, depending on their location, result in direct or indirect adverse changes to the significance of historical resources. Future projects would be required to comply with existing federal, state, and local regulations that protect historical resources and undergo the County's discretionary review process, where applicable, including completion of subsequent project-level planning and environmental review under CEQA. Such projects nonetheless could result in significant impacts to previously recorded and as-yet-unidentified archaeological and /or historic architectural resources qualifying as historical resources under CEQA.

Any project that proposes the demolition, destruction, relocation, or alteration of a building or structure more than 45 years in age or that involves ground disturbing activities or impacts any of the resources with an eligibility status of 1CL, 2S2, 3S or 5S2 as set out in Table 4.5-1 and Table 4.5-2 of the Draft EIR could result in a significant impact to historic architectural and/or archaeological resources qualifying as historical resources under CEQA. However, implementation of mitigation measures **CR-4.5-1** through **CR-4.5-6** would reduce potential impacts to less than significant levels.

# Section 4.13 Public Services

The Library Facilities Mitigation Fee section on page 4.13-9 is amended as follows:

New residential development in the unincorporated areas of Los Angeles County is subject to a library mitigation fee. The fee is intended to supplement facilities needs and mitigating the impact that new residential development will have on the library system. The Library Facility Mitigation Fee differs across the seven library planning areas. East San Gabriel Valley is in planning area 4 and has a fee of  $\frac{1,094.00}{967.00}$  per dwelling unit (County of Los Angeles <u>FY</u> 2022<del>b</del>-23).

Impact 4.13-1 v) Libraries on pages 4.13-15 and 4.13-16 is amended to:

**Less-Than-Significant Impact**. As mentioned above, the ESGVAP would result in increases in density and development intensity which could result in population growth, this growth would not be unplanned and would be consistent with existing regional planning document assumptions regarding population growth. While population growth as a result of the ESGVAP would remain consistent with regional planning document projections, demand for library services may increase as a result.

While the ESGVAP itself would not create additional housing, rezoning would allow for new housing development with increased local population densities. The ESGVAP would not induce regional population growth beyond SCAG projections. Los Angeles County's library mitigation fee program requires residential development projects to pay a fee which acts to mitigate adverse impacts as a result of development. The fee is intended to supplement facility needs and mitigate the impact that new residential development will have on the library system. The Library Facility Mitigation Fee differs across the seven library planning areas. East San Gabriel Valley is in planning area 4 and has a fee of  $\frac{1,094.00}{967.00}$  per dwelling unit (County of Los Angeles FY 2022b-23). This fee will

mitigate the burden of new development on existing library services and will help maintain the guidelines for facility space of 0.5 gross square feet per capita and 2.75 items per capita. Additionally, goals 8 from the Public Services and Facilities element of the General Plan will ensure that there is a comprehensive public library system. Policy PS/F 8.2 acts to support the library mitigation fee which adequately address the impacts of new development. Policy PS/F 8.1 will ensure a desired level of library services through coordinated land use and facilities planning. The goals and policies outlined in the General Plan along with the library mitigation fee will ensure that impacts to the library system resulting from increased densities in targeted areas would be less than significant. No mitigation is required.

# Section 5 Alternatives

The first sentence under the Agriculture and Forestry Resources section on Page 5-7 is amended to:

"As discussed in Section 4.2, Agriculture and Forestry Resources, the Project would <u>generally</u> rezone agricultural zones that are developed with residential uses from A-1 (Light Agriculture) to an appropriate residential zone, such as R-1 (Single-family residence) or R-A (Residential Agricultural), so that zoning would reflect the existing use and would be consistent with the General Plan land use policy designations."

The first sentence under the Agriculture and Forestry Resources section on Page 5-22 is amended to:

"As discussed in Section 4.2, Agriculture and Forestry Resources, the Project would rezone agricultural zones that are developed with residential uses from A-1 (Light Agriculture) to an appropriate residential zone, such as R-1 (Single-family residence) or R-A (Residential Agricultural), so that zoning would reflect the existing use and would be consistent with the General Plan land use policy designations.

The first sentence of paragraph 3 on Page 5-22 is amended to:

"Alternative 2 would <u>generally</u> rezone agricultural zones that are developed with residential uses from A-1 (Light Agriculture) to an appropriate residential zone, such as R-1 (Single-family residence) or R-A (Residential Agricultural) within the Alternative 2 Planning Area, so that zoning would reflect the existing use and would be consistent with the General Plan land use policy designations."

The first sentence under the Agriculture and Forestry Resources section on Page 5-35 is amended to:

"As discussed in Section 4.2, Agriculture and Forestry Resources, the Project would <u>generally</u> rezone agricultural zones that are developed with residential uses from A-1 (Light Agriculture) to an appropriate residential zone, such as R-1 (Single-family residence) or R-A (Residential Agricultural), so that zoning would reflect the existing use and would be consistent with the General Plan land use policy designations."

The first sentence of paragraph 2 on Page 5-36 is amended to:

"Alternative 3 would <u>generally</u> rezone agricultural zones that are developed with residential uses from A-1 (Light Agriculture) to an appropriate residential zone, such as R-1 (Single-family residence) or R-A (Residential Agricultural) within the Alternative 3 Planning Area, so that zoning would reflect the existing use and would be consistent with the General Plan land use policy designations."

# Appendix C ESGVAP Plan Area Communities: Land Use and Zoning Change Figures

The Draft PEIR was prepared in conjunction with the Draft East San Gabriel Valley Area Plan and associated supporting information such as the ESGVAP Proposed Land Use Policy and Zoning Web App (available online at:

https://lacounty.maps.arcgis.com/apps/instant/sidebar/index.html?appid=48eb4076c4e74f2caa8f2 a21a78dcfd6). The Web App is dynamic and as part of ongoing outreach efforts undertaken by the County, has been updated frequently since publication of the Draft EIR. As such, all of the Land Use and Zoning Maps included within Appendix C (from Page 3 to Page 20) for Avocado Heights, Charter Oaks, Covina Islands, East Irwindale, East San Dimas, Hacienda Heights, Rowland Heights, South San Jose Hills, and Valinda have been updated online.

At this time, revised figures are not proposed to be included within the Final PEIR, as the County's outreach is ongoing, and map changes are therefore also ongoing. Including revised figures could lead to these being superseded the moment they are published. The ESGVAP Proposed Land Use Policy and Zoning Web App should be used for up-to-date Land Use and Zoning information. Additionally, the ESGVAP Noticing Web App can be used to view proposed changes, which provides the same information but is focused on individual properties: https://lacounty.maps.arcgis.com/apps/instant/lookup/index.html?appid=4aa28c9e872a4f4381c3f b9cab5d228d.

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# CHAPTER 4 Mitigation Monitoring and Reporting Program

 TABLE 4-1

 MITIGATION MONITORING AND REPORTING PROGRAM

#	Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
4.4-1	Biological Resources	<b>MM BIO–4.4-1</b> . Projects subject to the jurisdiction of the USACE, Los Angeles RWQCB, and/or CDFW shall provide an aquatic resources delineation of wetlands and water courses prior to disturbance of any aquatic, wetland, or riparian habitat. Findings shall be included in an aquatic resources delineation report suitable for submittal to these agencies for obtaining a Section 404 Clean Water Act permit (CWA), Section 401 Water Quality Certification (WQC), Waste Discharge Requirements (WDR), and/or streambed alteration agreement (SAA). Based on the findings of the aquatic resources delineation report and agency verification of the extent of state/federally protected wetlands and waters resources, riparian vegetation, wetlands, and waters shall be avoided to the extent feasible, and appropriate 100-foot setbacks shall be marked from the edge of jurisdictional waters or riparian vegetation (whichever is wider) to maintain riparian and aquatic functions and values wherever feasible. In areas where avoidance of stream channels or riparian vegetation is infeasible, impacts shall be minimized and the site slopes and hydrology of remediated areas shall be restored to preconstruction conditions to the extent possible. If impacts to wetlands are unavoidable, compensatory mitigation shall ensure no net loss of wetlands. A compensatory mitigation plan addressing temporary and permanent impacts to jurisdictional wetlands and waters shall be prepared prior to disturbance. The plan shall be developed in consultation with the USACE, Los Angeles RWQCB, and/or CDFW. All restored/established/enhanced habitats shall be protected in perpetuity, subject to regular maintenance activities, if necessary, and appropriate to permiting agencies. Alternately, compensatory mitigation can be achieved through purchasing credits at a USACE- or CDFW-approved mitigation bank.	Conduct pre-construction wetland delineation surveys within the project disturbance footprint, consult with USACE, LARWQCB, and/or CDFW, provide appropriate mitigation if impacts to delineated wetlands are unavoidable.	Prior to ground disturbance activities.	Applicant or subsequent owner(s)	DRP, DPW
4.4-2	Biological Resources	<b>MM BIO–4.4-2</b> . Construction, ground-disturbing activities, and vegetation removal shall avoid the general avian nesting season of February 15 through September 15 (as early as January 1 for some raptors). If construction of future projects that contain or are immediately adjacent to suitable nesting habitat must occur during the general avian nesting season, a pre-construction nesting bird survey shall be conducted by a qualified biologist within 7 days prior to the start of construction activities to determine if any active nests or nesting activity is occurring on or within 500 feet of the project. If no sign of nesting activity is observed, construction may proceed without potential impacts to nesting birds. If an active nest is observed during the pre-construction nesting bird survey, an adequate buffer shall be established by a qualified biologist will implement a minimum buffer of 300-feet for passerines, 500-feet for raptors, and 0.5 mile for special-status species, if feasible. On site construction monitoring may also be required to ensure that no direct or indirect impacts occur to the active nest. Personnel working on a project, including all contractors working on site, should be instructed on the presence of nesting birds, area sensitivity, and adherence to no-disturbance buffers. The buffer shall remain in place until young have fledged as determined by a qualified biologist, or the nest is no longer active.	Nesting season construction activities shall be avoided. Preconstruction surveys of all potential nesting habitats shall be conducted within the project area for project activities that are initiated during the breeding season (February 15 to September 15).	Surveys shall be conducted no more than 30 days prior to construction activities.	Applicant or subsequent owner(s)	DRP, DPW
4.5-1	Cultural Resources	<b>MM CR-4.5-1. Historic Resources Assessment</b> . Prior to demolition or alteration of buildings and/or structures or the construction of aboveground infrastructure with potentially significant impacts on historic architectural resources, the project proponent shall retain an architectural historian meeting the minimum professional qualifications standards (PQS) set forth by the Secretary of the Interior (codified in 36 Code of Federal Regulations [CFR] Part 61; 48 Federal Register 44738–44739) (Qualified Architectural Historian) to conduct a historic resources assessment of affected properties. The assessment shall include a records search at the South Central Coastal Information Center or review of a prior record search conducted within the previous one year; a review of other pertinent archives and sources; a pedestrian field survey; recordation of all identified historic architectural resources on California Department of Parks and Recreation (DPR) 523 forms; evaluation of resources which may be eligible for listing in the California Register (i.e., meets the definition for historical resource in CEQA Guidelines Section 15064.5[a]), and for local listing; and preparation of a technical report documenting the methods and results of the assessment for each future project facilitated by 2045 CAP measures and actions. If a historic architectural resource is found eligible by the Qualified Architectural Historian shall coordinate with the project proponent and County to ensure the project is constructed in conformance with the Secretary of the Interior's Standards. All reports resulting from implementation of this measure shall be filed with the South Central Coastal Information Center (including but not limited to historic resources assessments and Secretary of the Interior's Standards plan reviews).	Monitor the site for historic architectural resources, and, if resources are discovered, cease construction activities and evaluation by a Qualified Architectural Historian shall occur.	Prior to issuance of a demolition or building permit.	Applicant or subsequent owner(s)	DRP, DPW

#	Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
4.5-2	Cultural Resources	<b>MM CR-4.5-2. Archaeological Resources Assessment.</b> Prior to conducting construction activities that would involve ground disturbance, the project proponent shall retain an archaeologist meeting the minimum PQS set forth by the Secretary of the Interior (codified in 36 CFR Part 61; 48 Federal Register 44738–44739) (Qualified Archaeologist) to conduct an archaeological resources assessment. The assessment shall include a records search at the South Central Coastal Information Center or review of a prior record search conducted within the previous one year; a Sacred Lands File search at the California Native American Heritage Commission (NAHC); geoarchaeological review including a focused assessment of land use history and any available geotechnical data to assess the potential for subsurface archaeological resources on DPR 523 forms; evaluation of resources affected by the project for eligibility for listing in the California Register (i.e., meets the definition for historical resource in CEQA Guidelines Section 15064.5[a]), and for local listing; and preparation of a technical report documenting the methods and results of the assessment. Resources that do not qualify as historical resources shall be considered by the Qualified Archaeologist or qualification as unique archaeological resources as defined in Public Resources Code Section 21083.2(g). The technical report also shall provide recommendations as to whether additional studies are warranted to further identify or evaluate archaeological monitoring and Native American monitoring of ground disturbing activities is warranted (e.g., in areas where there is a higher potential to encounter buried resources). Prior to the initiation of field work for any Extended Phase I or Phase II investigation, the Qualified Archaeological monitoring on developing a work plan for Native American menitoring is warranted. the Qualified Archaeologist for all if archaeological resources (i.e., Extended Phase I boundary delineation, Phase II testing and evaluation) and if archaeo	Monitor the site for cultural resources and tribal cultural resources.	Prior to any ground disturbing activities.	Applicant or subsequent owner(s)	DRP, DPW
4.5-3	Cultural Resources	MM CR-4.5-3. Construction Worker Cultural Resources Sensitivity Training. For projects with ground disturbing activities that may encounter potentially significant archaeological resources, the Qualified Archaeologist shall implement a cultural resources sensitivity training program. The Qualified Archaeologist, or its designee, shall instruct all construction personnel of the types of archaeological resources that may be encountered, the proper procedures to be enacted in the event of an inadvertent discovery of archaeological resources or human remains, applicable laws protecting archaeological resources, and confidentiality of discoveries. Native American monitor(s) shall be invited to participate in presenting tribal perspectives as part of the training curriculum. In the event that construction crews are phased, additional trainings shall be conducted for new construction personnel. The project proponent or its contractors shall ensure construction personnel are made available for and attend the training. The project proponent shall retain documentation demonstrating attendance and provide it to the County.	Implement a Construction Worker Cultural Resources Sensitivity Training to train all contractors and earth-moving personnel.	Prior to any ground- disturbing activities.	Applicant or subsequent owner(s)	DRP, DPW
4.5-4	Cultural Resources	MM CR-4.5-4. Archaeological Resources Discoveries. In the event archaeological resources are encountered during construction of a project, the project proponent shall cease all activity within 50 feet of the find shall cease. The discovery shall be evaluated for significance by the Qualified Archaeologist. When assessing significance and developing treatment for resources that are Native American in origin, the County shall consult with local Native American tribes. If the Qualified Archaeologist determines that the resource is significant (i.e., meets the definition for historical resource in CEQA Guidelines Section 15064.5[a] or for unique archaeological resource in Public Resources Code Section 21083.2[g]), the Qualified Archaeologist shall provide a method for avoidance and preservation in place, which shall be the preferred manner of mitigating impacts. If avoidance is infeasible, the Qualified Archaeologist all cevery and Treatment Plan consistent with Mitigation Measure 4.5-5. The Qualified Archaeologist also shall determine, based on the initial assessment of the discovery, whether the 50-foot buffer may be reduced. All reports resulting from implementation of this measure shall be filed with the South Central Coastal Information Center (including but not limited to Extended Phase I, Phase II, and Phase III reports).	If archaeological resources are discovered, cease construction activities and evaluation by a Qualified Archaeologist shall occur.	Upon discovery of archaeological resources during the course of project development.	Applicant or subsequent owner(s)	DRP, DPW
4.5-5	Cultural Resources	<b>MM CR-4.5-5. Treatment of Archaeological Resources</b> . If the assessment conducted under Mitigation Measure 4.5-2 or Mitigation Measure 4.5-4 identifies significant archaeological resources (i.e., meets the definition for historical resource in CEQA Guidelines Section 15064.5[a] or for unique archaeological resource in Public Resources Code Section 21083.2[g]), then avoidance and preservation in place shall be the preferred manner of mitigating impacts. Preservation in place may be accomplished by, but is not limited to, avoidance, incorporating the resource into open space, capping, or deeding the site into a permanent conservation easement. If avoidance and preservation in place of significant archaeological resources is determined by the County to be infeasible, then the Qualified Archaeologist shall prepare a Phase III Archaeological Resources Data Recovery and Treatment Plan. The plan shall include: a detailed research design; justification for data recovery or other treatment methods depending on the nature of the resource's eligibility; excavation methodology; and, reporting and curation requirements. When developing treatment for resources that are Native American in origin, the County shall consult with local Native American tribes. All Phase III reports resulting from implementation of this measure shall be filed with the South Central Coastal Information Center.	Avoidance and preservation in place of identified significant archaeological resources	Upon identification of any significant archaeological resources during the course of project development.	Applicant or subsequent owner(s)	DRP, DPW

#	Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
4.5-6	Cultural Resources	<b>MM CR-4.5-6. Curation and Disposition of Cultural Materials</b> Disposition of Native American archaeological materials shall be determined by the County in coordination with local California Native American tribes. Disposition of materials may include curation at an accredited or nonaccredited repository, onsite or offsite reburial, and/or donation to a local tribe or public, nonprofit institution with a research interest in the materials, or local school or historical society in the area for education archaeological materials. Disposition of Native American human remains and associated funerary objects or grave goods (i.e., artifacts associated with human remains) shall be determined by the landowner in consultation with the County and the MLD. The project proponent shall curate all significant historic period archaeological material, or portions thereof at the discretion of the Qualified Archaeologist, at a repository accredited repository accepts the collection, then the project proponent may curate it at a nonaccredited repository as long as it meets the minimum standards set forth in 36 CFR Section 79.9. If neither an accredited nor a nonaccredited repository accepts the collection, then the project proponent may curate it at a nonaccredited repository accepts the collection, then the project proponent may curate it an ancaccedited nor a nonaccredited repository accepts the collection, then the project proponent may curate it are for educational purposes.	Appropriate curation and disposition of Native American archaeological resources in conjunction with a Qualified Archaeologist shall occur.	Upon discovery of Native American archaeological resources during the course of project development.	Applicant or subsequent owner(s)	DRP, DPW
4.5-7	Cultural Resources	<b>MM CR-4.5-7. Paleontological Resources Assessment and Monitoring.</b> For projects facilitated by the ESGVAP that involve ground disturbance, the project proponent shall retain a paleontologist who meets the Society of Vertebrate Paleontology's (SVP 2010) definition for qualified professional paleontologist (Qualified Paleontologist) to prepare a paleontological resources assessment report prior to the start of construction activities. The report shall include methods and results of the paleontological resources assessment, monitoring requirements (including depths, frequency, and reporting), and maps that outline where monitoring is required. Monitoring shall follow SVP Guidelines: no monitoring of ground-disturbing activities within units of Low Sensitivity or No Potential; monitoring of all ground-disturbing activities (with depths specified) in units of Low to High Significance; and at all depths within units of High Significance unless the Qualified Paleontologist's report identifies previous disturbances or the use of construction methods which do not warrant monitoring; and monitoring at the initiation of excavation in units of Undetermined Significance. The report also shall stipulate whether screen washing is necessary to recover small specimens following SVP Guidelines and determine whether unique geologic features are present onsite. If monitoring is conducted, then the Qualified Paleontologist shall prepare a final report summarizing monitoring results and submit it to the project proponent and the County.	Monitor the site for paleontological resources.	Prior to the start of any construction activities.	Applicant or subsequent owner(s)	DRP. DPW
4.5-8	Cultural Resources	MM CR-4.5-8. Paleontological Resources Sensitivity Training. Prior to the start of ground-disturbing activities for projects facilitated by the ESGVAP with potentially significant impacts on paleontological resources, the Qualified Paleontologist or its designee shall conduct construction worker paleontological resources sensitivity training (or may be provided via digital recording) for all construction workers.         Construction workers shall be informed on how to identify the types of paleontological resources that may be encountered, the proper procedures to be enacted in the event of an inadvertent discovery of paleontological resources, and safety precautions to be taken when working with paleontological monitors. The project proponent shall ensure that construction workers are made available for and attend the training. The project proponent shall retain documentation demonstrating attendance and provide it to the County	Implement a Paleontological Resources Sensitivity Training to train all contractors and earth- moving personnel.	Prior to any ground- disturbing activities.	Applicant or subsequent owner(s)	DRP, DPW
4.5-9	Cultural Resources	MM CR-4.5-9. Paleontological Discoveries. If a potential fossil is found, the paleontological monitor shall be allowed to temporarily divert or redirect grading and excavation activities in the area of the exposed fossil to facilitate evaluation of the discovery. An appropriate buffer area determined by the paleontological monitor shall be established around the find where construction activities shall not be allowed to continue. Work shall be allowed to continue outside of the buffer area. At the monitor's discretion, and to reduce any construction delay, the grading/excavation contractor shall assist, where feasible, in removing rock/sediment samples for initial processing and evaluation. If a fossil is determined to be significant, the Qualified Paleontologist shall implement a paleontological salvage program to remove the resources from their location, following the guidelines of the SVP (2010). Any fossils encountered and recovered shall be prepared to the point of identification, catalogued, and curated at a public, nonprofit institution with a research interest in the material and with retrievable storage, such as the Natural History Museum of Los Angeles County, if such an institution agrees to accept the fossils. Accompanying notes, maps, and photographs shall also be filed at the repository. If no institution accepts the fossil collection, it may be donated to a local school or other interested organization in the area for educational purposes. If construction workers discover any potential fossils during construction while the paleontological monitor is not present, regardless of the discovery and recommended and implemented appropriate treatment as described earlier in this measure. Any salvage reports resulting from implementation of this measure shall be filed with the Natural History Museum of Los Angeles County.	If resources are discovered, construction activities shall be diverted and evaluation by a Qualified Paleontologist shall occur.	Upon discovery of paleontological resources during the course of project development.	Applicant or subsequent owner(s)	DRP, DPW

#	Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
4.5-10	Cultural Resources	MM CR-4.5-10. Human Remains Discoveries. If human remains are encountered, then the project proponent or its contractor shall immediately halt work within 50 feet of the discovery and contact the Los Angeles County Coroner in accordance with Public Resources Code Section 5097.98 and Health and Safety Code Section 7050.5, which require that no further disturbance shall occur until the County Coroner has made the necessary findings as to the remains' origin and disposition. If the County Coroner determines that the remains are Native American, then the County Coroner will notify the NAHC within 24 hours in accordance with Health and Safety Code Section 7050.5(c), and Public Resources Code Section 5097.98. The NAHC shall then identify the person(s) thought to be the MLD. The MLD may, with the permission of the land owner, or their authorized representative, inspect the site of the discovery of the Native American remains and may recommend to the owner or the person responsible for the excavation work means for treating or disposing, with appropriate dignity, the human remains and any associated grave goods. The MLD shall complete their inspection and make their recommendation within 48 hours of being granted access by the landowner to inspect the discovery. The recommendation may include the scientific removal and nondestructive analysis of human remains and items associated with Native American burials. The project proponent, County, and landowner shall discuss and confer with the MLD on all reasonable options regarding the MLD's preferences for treatment. Until the project proponent, County, and landowner have conferred with the MLD, the contractor shall ensure that the immediate vicinity where the discovery occurred is not disturbed by further activity and is adequately protected according to generally accepted cultural or archaeological standards or practices (e.g., the NAHC's A Professional Guide for the Preservation and Protection of Native American Human Remains and Associated Grave Goods [NAHC 2022], which	In the event that human remains are accidentally discovered, follow California Health and Safety Code Section 7050.5 and California Public Resources Code Section 5097.98. Contact County Coroner.	Upon discovery of human remains during the course of project development.	Applicant or subsequent owner(s)	DRP, DPW
4.11-1	Noise	<b>MM NOI-4.11-1. Commercial/Industrial/Accessory Commercial Unit (ACU) Operational Noise.</b> Prior to issuance of a building permit for any future commercial, industrial, mixed-use, or ACU development project within the East San Gabriel Valley Area Plan that are located within 500 feet of sensitive receptors, the project applicant shall submit a noise mitigation plan to DPH for review and approval. The noise mitigation plan shall be prepared by a sound engineer and be sufficient for DPH to make a determination of whether the project will be in compliance with all applicable County Noise standards and regulations. At a minimum, the noise mitigation plan shall include the following information: a list of all electro-mechanical equipment (HVAC, refrigeration systems, generators, etc.) that will be installed at the project site; sound level that would be produced by each equipment; noise-reduction measures, as necessary; and sufficient predictive analysis of project operational noise impact. All noise-reduction measures approved by DPH shall be incorporated into the project building plans and be implemented during project construction. Potential noise reduction measures may include, but are not limited to, one or more of the following, as applicable to the project:	Use equipment as specified in the mitigation to reduce noise levels during operation.	Prior to issuance of a building permit.	Applicant or subsequent owner(s)	DRP, DPH
		Install permanent noise-occluding shrouds or screens on operating equipment.				
		Maintain all equipment and noise control features in accordance with the manufacturer's specifications.				
		Orient equipment vents and other sources of sound emissions away from noise-sensitive receptors and/or behind structures, containers, or natural features.				
		<ul> <li>Increase distance between the operating equipment and the noise-sensitive receptor(s) of concern, to the maximum extent feasible.</li> <li>Install portable sound-occluding barriers to attenuate noise between the source(s) and the noise- sensitive receptor(s). This mitigation measure shall not apply and is superseded once a Countywide noise ordinance goes into effect that establishes operational noise standards for commercial, industrial, mixed-use, or ACU development projects within the</li> </ul>				
4.11-2	Noise	<ul> <li>East San Gabriel Valley Area Plan.</li> <li>MM NOI-4.11-2. Construction Noise. Applicants for future development projects pursuant to implementation of the East San Gabriel Valley Area Plan that are within 500 feet of sensitive receptors (e.g., residences, hospitals, schools) shall submit a noise study to DPH for review and approval prior to issuance of a grading or building permit. The study shall include noise-reduction measures, if necessary, to ensure project construction noise will be in compliance with the County of Los Angeles Noise Ordinance standards (i.e., LACC 12.08.440). All noise-reduction measures approved by DPH shall be incorporated into appropriate construction-related plans (e.g., demolition plans, grading plans and building plans) and implemented during construction activities. Potential noise-reduction measures may include, but are not limited to, one or more of the following, as applicable to the project:</li> <li>Install temporary sound barriers for construction activities that occur adjacent to occupied noise-sensitive receptors.</li> <li>Equip construction equipment with effective mufflers, sound-insulating hoods or enclosures, vibration dampers, and other Best Available Control Technology (BACT).</li> <li>Limit non-essential idling of construction equipment to no more than five minutes per hour.</li> <li>This mitigation measure shall not apply and is superseded once a Countywide noise ordinance goes into effect that establishes construction noise standards for noise-reduction measures that ensures project construction noise compliance with the County of Los Angeles Noise Ordinance standards (i.e., LACC 12.08.440) for development projects within the East San Gabriel Valley Area Plan.</li> </ul>	Use equipment as specified in the mitigation to reduce noise levels during construction, and comply with County's permissible hours of construction.	Prior to the issuance of a grading or building permit.	Applicant or subsequent owner(s)	DRP, DPH

#	Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
1.11-3	Noise	<b>MM NOI-4.11-3. Construction Vibration.</b> For future development projects that utilize vibration-intensive construction equipment (e.g., pile drivers, jack hammers, and vibratory rollers) within 300 feet of sensitive receptors within the East San Gabriel Valley Area Plan, project applicant shall submit a vibration impact evaluation to DPH for review and approval prior to issuance of a grading or building permit. The evaluation shall include a list of project construction equipment and the associated vibration levels and a predictive analysis of potential project vibration impacts. If construction-related vibration is determined to be perceptible at vibration-sensitive uses (i.e., exceed the County's standard of 0.01 inch per second RMS vibration velocity [within the range of 1 to 100 Hz frequency]), project-specific measures shall be required to ensure project compliance with vibration standards. All project-specific measures approved by DPH shall be incorporated into appropriate construction-related plans (e.g., demolition plans, grading plans and building plans) and implemented during project construction. Examples of equipment vibration source-to- receptor distances at which impact evaluation should occur vary with equipment type (based on FTA reference vibration information) and are as follows:	Use equipment as specified in the mitigation to reduce vibration levels during construction.	Prior to issuance of a grading or building permit.	Applicant or subsequent owner(s)	DRP, DPH
		Jackhammer: 23 feet.				
		Dozer, hoe-ram, drill rig, front-end loader, tractor, or backhoe: 43 feet.				
		Roller (for site ground compaction or paving): 75 feet.				
		Impact pile-driving: 280 feet. This mitiration measure shall not apply and is supercoded append of Country ide groundhame vibration ordinance group into				
		This mitigation measure shall not apply and is superseded once a Countywide groundborne vibration ordinance goes into effect that establishes construction groundborne vibration standards for vibration- reduction measures that ensures project construction groundborne vibration compliance with the County of Los Angeles standard of 0.01 inch per second RMS vibration velocity [within the range of 1 to 100 Hz				
		frequency]) for development projects within the East San Gabriel Valley Area Plan.				
1.151	Transportation / Traffic	<b>MM TR-4.15-1. VMT Reduction Projects</b> The County will work with State, regional, and local agencies to reduce regional VMT. Land use policies in the ESGVAP to improve and/or expand transit service, bicycle and pedestrian facilities, and transportation projects will help the region to achieve the projected decreases in regional VMT. The County will also collaborate with State and other agencies to explore the feasibility of new programs for reducing VMT, such as VMT fees.	Consult with State, regional, and local agencies.	Prior to final map approval.	Applicant or subsequent owner(s)	DRP, DPW
1.15-2	Transportation / Traffic	<b>MM TR-4.15-2. TDM Strategies</b> . Implementation of TDM strategies, where feasible and necessary based on project and site-specific considerations, may include but are not limited to those identified below:	Implement TDM strategies.	Prior to final map approval.	Applicant or subsequent owner(s)	DRP, DPW
		1. Increased Job Density				
		2. Provide Transit-Oriented Development				
		3. Commute Trip Reduction Marketing				
		4. Ridesharing Programs				
		5. Subsidized or Discounted Transit Program				
		6. End-of-Trip Bicycle Facilities				
		7. Employer-Sponsored Vanpool				
		8. Employee Parking Cash-Out				
		9. Limit Residential Parking Supply				
		10.Unbundle Residential Parking Costs from Property Cost				
		11.Provide Pedestrian Network Improvements				
		12.Expand Bikeway Network				
		13. Extend Transit Network Coverage or Hours				
		14. Increase Transit Service Frequency				
		15.Implement Transit-Supportive Roadway Treatments 16. Provide Bus Rapid Transit				
	Mitigation Compliance	As a means of ensuring compliance of above mitigation measures, the applicant and subsequent owner(s) are responsible for submitting compliance report to the Department of Regional Planning for review, and for replenishing the mitigation monitoring account if necessary until such as all mitigation measures have been implemented and completed.	Submittal and approval of compliance report and replenishing mitigation monitoring account	Yearly and as required until all measures are completed.	Applicant and subsequent owner(s)	DRP

\* In the "#" column, the number before the decimal should always correspond with the chapter number in the initial study.

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