Mitigation Monitoring and Reporting Program

Introduction

The California Environmental Quality Act (CEQA) requires a lead or public agency that approves or carries out a project for which an Mitigated Negative Declaration has been certified which identifies one or more significant adverse environmental effects and where findings with respect to changes or alterations in the project have been made, to adopt a "…reporting or monitoring program for the changes to the project which it has adopted or made a condition of project approval in order to mitigate or avoid significant effects on the environment" (CEQA, Public Resources Code Sections 21081, 21081.6).

A Mitigation Monitoring and Reporting Program (MMRP) is required to ensure that adopted mitigation measures are successfully implemented. The City of Moreno Valley is the Lead Agency for the project and is responsible for implementation of the MMRP. This report describes the MMRP for the Project and identifies the parties that will be responsible for monitoring implementation of the individual mitigation measures in the MMRP.

Mitigation Monitoring and Reporting Program

The MMRP for the Project will be active through all phases of the Project, including design, construction, and operation. The attached table identifies the mitigation program required to be implemented by the City for the Project. The table identifies mitigation measures required by the City to mitigate or avoid significant impacts associated with the implementation of the Project, the timing of implementation, and the responsible party or parties for monitoring compliance.

The MMRP also includes a column that will be used by the compliance monitor (individual responsible for monitoring compliance) to document when implementation of the measure is completed. As individual Plan, Program, Policies; and mitigation measures are completed, the compliance monitor will sign and date the MMRP, indicating that the required actions have been completed.

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TABLE 1: MITIGATION MONITORING AND REPORTING PROGRAM

Mitigation Measure	Action and Timing	Responsible for Ensuring Compliance / Verification	Date Completed and Initials
BIOLOGICAL RESOURCES			
MM BIO-1: Nesting Bird Survey. Prior to ground disturbances and construction activities, including vegetation removal, the Project Applicant shall ensure that impacts to nesting bird species at the Project site are avoided through the implementation of pre-construction surveys, ongoing monitoring, and if necessary, establishment of minimization measures. The Project Application shall adhere to the following: 1. Applicant shall designate a biologist (Designated Biologist) experienced in: identifying local and migratory bird species of special concern; conducting bird surveys using appropriate survey	Submittal of pre-activity field survey results report. Prior to construction.	City of Moreno Valley Community Development Department	
methodology; nesting surveying techniques, recognizing breeding and nesting behaviors, locating nests and breeding territories, and identifying nesting stages and nest success; determining/establishing appropriate avoidance and minimization measures; and monitoring the efficacy of implemented avoidance and minimization measures.			
2. A pre-activity field survey shall be conducted by the Designated Biologist prior to the issuance of grading permits for, to determine if active nests of species protected by the MBTA or the California Fish and Game Code are present in the construction zone. Surveys shall be conducted at the appropriate time of day/night, during appropriate weather conditions, no more than 3 days prior to the initiation of Project activities. Surveys shall encompass all suitable areas including trees, shrubs, bare ground, burrows, cavities, and structures. Survey duration shall take into consideration the size of the Project site; density, and complexity of the habitat; number of survey participants; survey techniques employed; and shall be sufficient to ensure the data collected is complete and accurate. If a nest is suspected, but not			

		Action and Timing	Responsible for	
			Ensuring Compliance /	Date Completed
Mitiga	tion Measure		Verification	and Initials
	confirmed, the Designated Biologist shall establish a disturbance-free			
	buffer until additional surveys can be completed, or until the location			
	can be inferred based on observations. If a nest is observed, but			
	thought to be inactive, the Designated Biologist shall monitor the nest			
	for one hour (four hours for raptors during the non-breeding season)			
	prior to approaching the nest to determine status. The Designated			
	Biologist shall use their best professional judgement regarding the			
	monitoring period and whether approaching the nest is appropriate.			
3.	If active nests are found during nesting bird surveys, the Designated			
	Biologist shall immediately establish a conservative avoidance buffer			
	surrounding the nest based on their best professional judgement and			
	experience. The Designated Biologist shall monitor the nest at the			
	onset of Project activities, and at the onset of any changes in such			
	Project activities (e.g., increase in number or type of equipment,			
	change in equipment usage, etc.) to determine the efficacy of the			
	buffer. If the Designated Biologist determines that such Project			
	activities may eb casing an adverse reaction, the Designated Biologist			
	shall adjust the buffer accordingly or implement alternative avoidance			
	and minimization measures, such as redirecting or rescheduling			
	construction or erecting sound barriers. All work within these buffers			
	will be halted until the nesting effort is finished (i.e., the juveniles are			
	surviving independent from the nest). The onsite Designated Biologist			
	will review and verify compliance with these nesting avoidance			
	buffers and will verify the nesting effort has finished. Work can			
	resume within these avoidance areas when no other active nests are			
	found.			

Mitigation Measure	Action and Timing	Responsible for Ensuring Compliance / Verification	Date Completed and Initials
MM BIO-2: State Drainages. A 1602 Streambed Alteration Agreement shall be obtained from the CDFW for the proposed impacts to 0.346 acres of CDFW jurisdiction. The proposed 0.29 acres of impacts to waters of the State would require waste discharge requirements (WDR) under Port-Cologne from the Santa Ana RWQCB. A MSHCP DBESP shall be prepared for impacts to 0.346 acre of riverine resources. In addition, the Project shall purchase offsite mitigation at a 2:1 ratio by purchasing 0.692 acres of re-establishment credits at River Park Mitigation Bank to accommodate the impacts to the 0.15 acres from an agency-approved mitigation bank.	Obtain 1602 Streambed Alteration Agreement and WDR. Prior to Grading Permit.	City of Moreno Valley Community Development Department	
MM BIO-3: Waters of the United States. A USACE Nationwide Permit 29 and RWQCB Section 401 Water Quality Certification under the Clean Water Act shall be obtained for the proposed impacts to 0.29 acre of ephemeral stream considered Waters of the U.S.	Obtain Permit 29. Prior to Grading Permit.		
MM BIO-4: Tree Replacement. Trees within the Project site will be surveyed by a qualified arborist prior to construction. Trees removed as part of the Project will be replaced per Chapter 9.17, Landscape and Water Efficiency Requirements, of the City's Municipal Code, which states that projects necessitating the removal of existing trees with four-inch or greater trunk diameters (calipers), shall be replaced at a three to one ratio, with minimum twenty-four (24) inch box size trees of the same species, or a minimum thirty-six (36) inch box for a one to one replacement, where approved.	Submittal of arborist report. Prior to Grading Permit.		

Mitigation Measure CULTURAL RESOURCES	Action and Timing	Responsible for Ensuring Compliance / Verification	Date Completed and Initials
MM CUL-1: Archaeological Monitoring and Cultural Resources Monitoring Plan (CRMP) An archaeological monitoring program prepared for the Project shall stipulate that a qualified archaeologist shall conduct monitoring during the grading of the first three to five feet of the property. Prior to the granting of a grading permit for the Project, the archaeologist shall prepare a CRMP for review and concurrence by the City. The CRMP should stipulate the local locations and depths for archaeological monitoring, the procedures and protocols for discoveries, and the treatment of any artifacts recovered. Should cultural resources be discovered during earthwork, the CRMP will stipulate that the archaeologist shall have the authority to detour grading away from the discovery until an evaluation can be made. Should the discovery be determined to be significant, the CRMP shall include specific additional mitigation measures, such as data recovery, to mitigate adverse impacts to the discovered resource to a less than significant impact. All cultural resource discoveries will require that the site be registered at the EIC and that the City of Moreno Valley be immediately notified of the discovery and any additional mitigation measures.	Confirmation of professional archaeologist retention/ongoing/monit oring/submittal of Report of Findings. Prior to Grading Permit and during subsurface excavation.	City of Moreno Valley Community Development Department	
PALEONT	OLOGICAL		
MM PAL-1: Paleontological Monitoring. Prior to the issuance of a grading plan, a paleontologist shall prepare a Paleontological Resource Impact Mitigation Plan (PRIMP) for submittal and review by the City. Implementation of the PRIMP will ensure that adverse impacts to potentially significant paleontological resources are mitigated to a level less than significant. The PRIMP should follow the outline below:	Submittal of a Paleontological Resource Impact Mitigation Plan. Prior to Grading Permit.	City of Moreno Valley Community Development Department	

	Action and Timing	Responsible for	
		Ensuring Compliance /	Date Completed
Mitigation Measure		Verification	and Initials
1. Monitoring of mass grading and excavation activities in areas identified as			
likely to contain paleontological resources shall be performed by a			
qualified paleontologist or paleontological monitor. The PRIMP shall			
stipulate that monitoring will be conducted either full or part time at the			
determination of the paleontologist, based upon the identification of			
undisturbed sediments of Pleistocene very old alluvial fan deposits			
("Qvofa"). Monitoring of Holocene young sandy alluvial fan deposits			
("Qyfa") is not recommended; however, these deposits are likely relatively			
thin and overlie Pleistocene very old alluvial fan deposits. Therefore,			
monitoring in areas mapped as young sandy alluvial fan deposits may			
commence when those deposits are graded away and the very old alluvial			
fan deposits become exposed. The Project paleontologist is responsible to			
periodically visit the property during the initial stages of grading to identify			
the Pleistocene deposits and direct the initiation of monitoring.			
2. Paleontological monitors shall be equipped to salvage fossils as they are			
unearthed to avoid construction delays. The monitor must be empowered			
to temporarily halt or divert equipment to allow removal of abundant or			
large specimens in a timely manner. The monitor shall notify the Project			
paleontologist, who will then notify the concerned parties of the			
discovery. Monitoring may be reduced if the potentially fossiliferous units			
are not present in the subsurface, or, if present, are determined upon			
exposure and examination by qualified paleontological personnel to have			
low potential to contain fossil resources.			
3. Fossils shall be collected and placed in cardboard flats or plastic buckets			
and identified by field number, collector, and date collected. Notes shall			
be taken on the map location and stratigraphy of the site, which is			
photographed before it is vacated, and the fossils are removed to a safe			
place. On mass grading projects, discovered fossil sites shall be protected			
by flagging to prevent them from being over-run by earthmovers			
(scrapers) before salvage begins. Fossils shall be collected in a similar			

	Action and Timing	Responsible for	Data Campleted
Mitigation Measure		Ensuring Compliance / Verification	Date Completed and Initials
manner, with notes and photographs being taken before removing the			
fossils. Precise location of the site shall be determined with the use of			
handheld GPS units. If the site involves remains from a large terrestrial			
vertebrate, such as large bone(s) or a mammoth tusk, that is/are too large			
to be easily removed by a single monitor, a fossil recovery crew shall			
excavate around the find, encase the find within a plaster and burlap			
jacket, and remove it after the plaster is set. For large fossils, use of the			
contractor's construction equipment may be solicited to help remove the			
jacket to a safe location.			
4. Isolated fossils shall be collected by hand, wrapped in paper, and placed in			
temporary collecting flats or five-gallon buckets. Notes shall be taken on			
the map location and stratigraphy of the site, which shall be photographed			
before it shall be vacated and the fossils are removed to a safe place.			
5. Particularly small invertebrate fossils typically represent multiple			
specimens of a limited number of organisms, and a scientifically suitable			
sample can be obtained from one to several five-gallon buckets of			
fossiliferous sediment. If it is possible to dry screen the sediment in the			
field, a concentrated sample may consist of one or two buckets of			
material. For vertebrate fossils, the test is usually the observed presence			
of small pieces of bones within the sediments. If present, as many as 20 to			
40 five-gallon buckets of sediment can be collected and returned to a			
separate facility to wet-screen the sediment.			
6. In accordance with the "Microfossil Salvage" section of the Society of			
Vertebrate Paleontology guidelines (2010:7), bulk sampling and screening			
of fine-grained sedimentary deposits (including carbonate-rich paleosols)			
must be performed if the deposits are identified to possess indications of			
producing fossil "microvertebrates" to test the feasibility of the deposit to			
yield fossil bones and teeth.			
7. In the laboratory, individual fossils are cleaned of extraneous matrix, any			
breaks are repaired, and the specimen, if needed, is stabilized by soaking			

		Action and Timing	Responsible for Ensuring Compliance /	Date Completed
Mit	tigation Measure		Verification	and Initials
8.	in an archivally approved acrylic hardener (e.g., a solution of acetone and Paraloid B-72). Recovered specimens are prepared to a point of identification and permanent preservation (not display), including screen-washing sediments to recover small invertebrates and vertebrates. Preparation of			
9.	individual vertebrate fossils is often more time-consuming than for accumulations of invertebrate fossils. Identification and curation of specimens into a professional, accredited			
	public museum repository with a commitment to archival conservation and permanent retrievable storage (e.g., the Western Science Center) shall be conducted. The paleontological program should include a written repository agreement prior to the initiation of mitigation activities. Prior to curation, the lead agency (e.g., the City of Moreno Valley) will be consulted on the repository/museum to receive the fossil material.			
	A final report of findings and significance will be prepared, including lists of all fossils recovered and necessary maps and graphics to accurately record their original location(s). The report, when submitted to, and accepted by, the appropriate lead agency, will signify satisfactory completion of the project program to mitigate impacts to any potential nonrenewable paleontological resources (i.e., fossils) that might have been lost or otherwise adversely affected without such a program in place.			
11.	Decisions regarding the intensity of the PRIMP will be made by the Project paleontologist based on the significance of the paleontological resources and their biostratigraphic, biochronologic, paleoecologic, taphonomic, and taxonomic attributes, not upon the ability of a Project proponent to fund the PRIMP.			

Mitigation Measure	Action and Timing	Responsible for Ensuring Compliance / Verification	Date Completed and Initials
TRI	BAL		
MM TCR-1: Archaeological Monitoring. Prior to the issuance of a grading permit, the Developer shall retain a professional archaeologist, who meets the U.S. Secretary of the Interior Standards, to conduct monitoring of all mass grading and trenching activities.	Submit a CRMP prepared by Professional Archaeologist in consultation with Tribe. Prior to Grading Permit.	Qualified Professional Archeologist/ City of Moreno Valley Community Development Department	
The Project Archaeologist, in consultation with the Consulting Tribe(s) including Rincon Band of Luiseño Indians, the contractor, and the City, shall develop a CRMP as defined in TCR-3. The Project archeologist shall attend the pre-grading meeting with the City, the construction manager and any contractors and will conduct a mandatory Cultural Resources Worker Sensitivity Training to those in attendance. The archaeological monitor shall have the authority to temporarily halt and redirect earth moving activities in the affected area in the event that suspected archaeological resources are unearthed.			
MM TCR-2: Native American Monitoring. Prior to the issuance of a grading permit, the Developer shall secure agreements with the Rincon Band of Luiseño Indians for tribal monitoring. The City is also required to provide a minimum of 30 days' advance notice to the tribes of all mass grading and trenching activities. The Native American Tribal Representatives shall have the authority to temporarily halt and redirect earth moving activities in the affected area in the event that suspected archaeological resources are unearthed. The Native American Monitor(s) shall attend the pre-grading meeting with the Project Archaeologist, City, the construction manager and any contractors and will conduct the Tribal Perspective of the mandatory Cultural Resources Worker Sensitivity Training to those in attendance.	Secure Tribal Monitoring Agreements. Prior to Grading Permit.	City of Moreno Valley Community Development Department	

	Action and Timing	Responsible for	Bata Cannalata I
Mitigation Measure		Ensuring Compliance / Verification	Date Completed and Initials
MM TCR-3: Cultural Resource Disposition. In the event that Native American cultural resources are discovered during the course of grading (inadvertent discoveries), the following procedures shall be carried out for final disposition of the discoveries: a. One or more of the following treatments, in order of preference, shall be employed with the tribes. Evidence of such shall be provided to the City of Moreno Valley Planning Department: i. Preservation-In-Place of the cultural resources, if feasible. Preservation in place means avoiding the resources, leaving them in the place they were found with no development affecting the integrity of the resources. ii. Onsite reburial of the discovered items as detailed in the treatment plan required pursuant to MM CR-1. This shall include measures and provisions to protect the future reburial area from any future impacts in perpetuity. Reburial shall not occur until all legally required cataloging and basic recordation have been completed. No recordation of sacred items is permitted without the written consent of all Consulting Native American Tribal Governments as defined in CR-1. The location for the future reburial area shall be identified on a confidential exhibit on file with the City, and concurred to by the Consulting Native American Tribal Governments prior to certification of the environmental document.	Treatment of human remains and/or associated funerary objects. Upon unanticipated discovery of human and/or funerary remains.	City of Moreno Valley Community Development Department	
MM TCR-4: Cultural Resource Monitoring Plan (CRMP). The Project Archaeologist, in consultation with the Consulting Tribe(s), the contractor, and the City, shall develop a CRMP in consultation pursuant to the definition in AB52 to address the details, timing and responsibility of all archaeological and cultural activities that will occur on the project site. A consulting Tribe is defined as a Tribe that initiated the AB 52 tribal consultation process for the Project, has not opted out of the AB52 consultation process, and has	Submit a CRMP prepared by Professional Archaeologist in consultation with Tribe. Prior to Grading Permit.	Qualified Professional Archeologist/ City of Moreno Valley Community Development Department	

	Action and Timing	Responsible for	
		Ensuring Compliance /	Date Completed
Mitigation Measure		Verification	and Initials
completed AB 52 consultation with the City as provided for in Cal Pub Res Code			
Section 21080.3.2(b)(1) of AB52.			
Details in the Plan shall include:			
a) Project description and location;			
b) Project grading and development scheduling;			
c) Roles and responsibilities of individuals on the Project;			
d) The pre-grading meeting and Cultural Resources Worker Sensitivity Training			
details;			
e) The protocols and stipulations that the contractor, City, Consulting Tribe(s)			
and Project archaeologist will follow in the event of inadvertent cultural			
resources discoveries, including any newly discovered cultural resource			
deposits that shall be subject to a cultural resources evaluation.			
f) The type of recordation needed for inadvertent finds and the stipulations of			
recordation of sacred items.			
g) Contact information of relevant individuals for the Project.			
MM TCR 5: Grading Plan. The City shall verify that the following note is	Verify note is included in	City of Moreno Valley	
included on the Grading Plan:	Grading Plan. Prior to	Community Development	
	Grading Permit.	Department	
"If any suspected archaeological resources are discovered during ground –			
disturbing activities and the Project Archaeologist or Native American Tribal			
Representatives are not present, the construction supervisor is obligated to			
halt work in a 100-foot radius around the find and call the Project			
Archaeologist and the Tribal Representatives to the site to assess the			
significance of the find."			
MM TCR 6: Inadvertent Finds. If potential historic or cultural resources are	Cease all ground	City of Moreno Valley	
uncovered during excavation or construction activities at the project site that	disturbing activity within	Community Development	
were not assessed by the archaeological report(s) and/or environmental	100 feet of the	Department	
assessment conducted prior to Project approval, all ground disturbing activities			

	Action and Timing	Responsible for	
		Ensuring Compliance /	Date Completed
Mitigation Measure		Verification	and Initials
in the affected area within 100 feet of the uncovered resource must cease	uncovered resource and		
immediately and a qualified person meeting the Secretary of the Interior's	contact qualified persons,		
standards (36 CFR 61), Tribal Representatives, and all site monitors per the	consulting Tribes, and		
Mitigation Measures, shall be consulted by the City to evaluate the find, and as	site monitors. In the case		
appropriate recommend alternative measures to avoid, minimize or mitigate	of an inadvertent historic		
negative effects on the historic, or prehistoric resource. Further ground	or cultural find.		
disturbance shall not resume within the area of the discovery until an			
agreement has been reached by all parties as to the appropriate mitigation.			
Work shall be allowed to continue outside of the buffer area and will be			
monitored by additional archeologist and Tribal Monitors, if needed.			
Determinations and recommendations by the consultant shall be immediately			
submitted to the Community Development Department for consideration and			
implemented as deemed appropriate by the Community Development			
Director, in consultation with the State Historic Preservation Officer (SHPO)			
and any and all Consulting Native American Tribes as defined in MM TCR-2			
before any further work commences in the affected area. If the find is			
determined to be significant and avoidance of the site has not been achieved,			
a Phase III data recovery plan shall be prepared by the Project Archeologist, in			
consultation with the Tribe, and shall be submitted to the City for their review			
and approval prior to implementation of the said plan.			
MM TCR 7: Human Remains. If human remains are discovered, no further	Cease all ground	City of Moreno Valley	
disturbance shall occur in the affected area until the County Coroner has made	disturbing activity and	Community Development	
necessary findings as to origin. If the County Coroner determines that the	contact NAHC within 24	Department	
remains are potentially Native American, the California Native American	Hours per PRC 5097.98 if		
Heritage Commission shall be notified within 24 hours of the published finding	remains are potentially		
to be given a reasonable opportunity to identify the "most likely descendant".	Native American. In the		
The "most likely descendant" shall then make recommendations and engage	case of an inadvertent		
in consultations concerning the treatment of the remains (California Public			
Resources Code 5097.98). (GP Objective 23.3, CEQA).			

Mitigation Measure	Action and Timing	Responsible for Ensuring Compliance / Verification	Date Completed and Initials
	discovery of human remains.		
MM TCR 8: Non-Disclosure of Reburial Locations. It is understood by all parties that unless otherwise required by law, the site of any reburial of Native American human remains or associated grave goods shall not be disclosed and shall not be governed by public disclosure requirements of the California Public Records Act. The Coroner, pursuant to the specific exemption set forth in California Government Code 6254 (r)., parties, and Lead Agencies, will be asked to withhold public disclosure information related to such reburial, pursuant to the specific exemption set forth in California Government Code 6254 (r).	Reburial locations shall not be publicly disclosed. Pre- and post-project.	City of Moreno Valley Community Development Department	
MM TCR 9: Archeology Report - Phase III and IV. Prior to final inspection, the developer/permit holder shall prompt the Project Archeologist to submit two (2) copies of the Phase III Data Recovery report (if required for the Project) and the Phase IV Cultural Resources Monitoring Report that complies with the Community Development Department's requirements for such reports. The Phase IV report shall include evidence of the required cultural/historical sensitivity training for the construction staff held during the pre-grade meeting. The Community Development Department shall review the reports to determine adequate mitigation compliance. Provided the reports are adequate, the Community Development Department shall clear this condition. Once the report(s) are determined to be adequate, two (2) copies shall be submitted to the Eastern Information Center (EIC) at the University of California Riverside (UCR) and one (1) copy shall be submitted to the Consulting Tribe(s) Cultural Resources Department(s).	Submittal of two (2) copies of the Phase III and IV Data Recovery Reports (if required). Prior to Final Inspection.	Developer/Archaeologist/ City of Moreno Valley Community Development Department	
MM TCR 10: Tribe Notification. The San Manuel Band of Mission Indians Cultural Resources Department (SMBMI) shall be contacted regarding any precontact and/or historic-era finds and be provided information after the	Contact San Manuel Band of Mission Indians Cultural Resources	City of Moreno Valley Community Development Department	

Mitigation Measure	Action and Timing	Responsible for Ensuring Compliance / Verification	Date Completed and Initials
archaeologist makes his/her initial assessment of the nature of the find, so as to provide Tribal input with regards to significance and treatment. In the event of any precontact and/or historic-era finds, SMBMI shall be included as a consulting tribe under TCR-1 through TCR-9.	Department (SMBMI). In the event of any precontact and/or historic-era finds.		

		Responsible for	
		Ensuring Compliance /	Date Completed and
PPP	Action and Timing	Verification	Initials
AIR QUALITY			
PPP AQ-1: Rule 403. All applicable measures included in Rule 403, shall be	Compliance with Rule	City of Moreno Valley	
incorporated into Project plans and specifications as implementation of Rule	403. Construction.	Community Development	
403, which include but are not limited to (1):		Department	
• All clearing, grading, earth-moving, or excavation activities shall cease when			
winds exceed 25 mph per SCAQMD guidelines in order to limit fugitive dust emissions.			
• The contractor shall ensure that traffic speeds on unpaved roads and Project			
site areas are limited to 15 miles per hour or less.			
• The contractor shall ensure that all disturbed unpaved roads and disturbed			
areas within the Project are watered at least three (3) times daily during dry			
weather. Watering, with complete coverage of disturbed areas, shall occur at			
least three times a day, preferably in the mid-morning, afternoon, and after			
work is done for the day.			
PPP AQ-2 Rule 1108. All asphalt used during construction and operation shall	Compliance with Rule	City of Moreno Valley	
comply with Rules 1108 and 1108.1:	1108. Construction.	Community Development	
VOC contents of asphalt shall be limited and regulated during	1100. Construction.	Department	
construction and any on-going maintenance.		Department	
construction and any on going maintenance.			
PPP AQ-2: Rule 1113. The following measures shall be incorporated into	Compliance with Rule	City of Moreno Valley	
Project plans and specifications as implementation of SCAQMD Rule 1113 (2):	1113. Construction.	Community Development	
• Only "Low-Volatile Organic Compounds (VOC)" paints (no more than 50		Department	
gram/liter of VOC) consistent with SCAQMD Rule 1113 shall be used.			
CULTURAL RESOURCES			

PPP CUL-1: Should human remains be discovered during Project construction, the Project would be required to comply with State Health and Safety Code Section 7050.5, which states that no further disturbance may occur in the vicinity of the body until the County Coroner has made a determination of origin and disposition pursuant to Public Resources Code Section 5097.98. The County Coroner must be notified of the find immediately. If the remains are determined to be prehistoric, the Coroner will notify the Native American Heritage Commission, which will determine the identity of and notify a Most Likely Descendant (MLD). With the permission of the landowner or his/her authorized representative, the MLD may inspect the site of the discovery. The MLD must complete the inspection within 48 hours of notification by the NAHC.	Cease all ground disturbing activity and contact NAHC within 24 Hours per PRC 5097.98 if remains are potentially Native American. In the case of an inadvertent discovery of human remains.	City of Moreno Valley Community Development Department	
PPP GEO-1: California Building Code. The Project is required to comply with the California Building Code as included in the City's Municipal Code Chapter 8.20 to preclude significant adverse effects associated with seismic hazards. California Building Code related and geologist and/or civil engineer specifications for the Project are required to be incorporated into grading plans and specifications as a condition of Project approval.	Comply with California Building Cod. Prior to Grading Permit.	City of Moreno Valley Community Development Department	
WATER QUALITY			
PPP WQ-1: SWPPP. Prior to grading permit issuance, the Project developer shall have a Stormwater Pollution Prevention Plan (SWPPP) prepared by a QSD (Qualified SWPPP Developer) pursuant to the Municipal Code Section 8.21.170. The SWPPP shall incorporate all necessary Best Management Practices (BMPs) and other City requirements to comply with the National Pollutant Discharge Elimination System (NPDES) requirements to limit the potential of polluted runoff during construction activities. Project contractors shall be required to ensure compliance with the SWPPP and permit periodic inspection of the	Review and approval of SWPPP. Prior to Grading Permit.	City of Moreno Valley Community Development Department	

construction site by City of Moreno Valley staff or its designee to confirm compliance.			
UTILITIES			
PPP E-1: CalGreen Compliance.	Comply with CalGreen standards. Prior to Final Inspection.	City of Moreno Valley Community Development Department	
PPP UT-1: AB 341. Implementation of the Project shall comply with AB 341 that would divert a minimum of 75 percent of operational solid waste from landfill facilities.	Comply with AB 341. During Project operation.	Developer/City of Moreno Valley Community Development Department	
PPP UT-2: Implementation of the Project shall comply with the City's Municipal Code Chapter 8.80, Recycling and Diversion of Construction and Demolition Waste, which requires that developments must divert at least 50 percent of waste generated from demolition and construction and submit a waste management plan.	Comply with Municipal Code Chapter 8.80. During Project construction.	Developer/City of Moreno Valley Community Development Department	