## Appendix I

Strikethrough Version of the Revised Draft Program EIR

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Strikethrough Version Revised Draft Program Environmental Impact Report for the MoVal 2040: Moreno Valley General Plan Update, Municipal Code and Zoning Amendments, and Climate Action Plan SCH # 2020039022

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#### APPENDICES

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B:-\_Air Quality OutputImpact Assessment

C-2: 2024 Tribal Letters

D:\_\_\_\_Noise Outputand Vibration Assessment

F: Energy Calculations

G: Methodology for Establishing the Environmental Baseline and Horizon Year Forecast

H: Health Effects and Health Risk Assessment

I: Strikethrough Version Revised Draft Program EIR

# List of Abbreviations/Acronyms

°F	degrees Fahrenheit
<u>μg/m<sup>3</sup></u>	micrograms per cubic meter
AAQS	Ambient Air Quality Standards
AB	Assembly Bill
ADP	area drainage plans
ADT	Average Daily Traffic
AEP	Association of Environmental Professionals
AF	acre-feet
AFFH	Affirmatively Furthering Fair Housing
AFV	<u>Alternative fuel vehicles</u>
AIA	Airport Influence Area
AICUZ	Air Installation Compatibility Use Zone
ALUC	Airport Land Use Commission
ALUCP	Airport Land Use Compatibility Plan
AMI	Area Median Income
AQMP	air quality management plan
ATMS	Advanced Traffic Management System
AV	autonomous vehicle; assessed value
Basin	South Coast Air Basin
Basin Plan	Regional Water Quality Control Board - Santa Ana Region Basin Plan
BAU	business as usual
BEP	Business Emergency Plan
BMP	best management practice
BSMWC	Box Springs Mutual Water Company
BUG	backlight, up light, and glare
CAA	Clean Air Act
CAAQS	California Ambient Air Quality Standards
CAFE	Corporate Average Fuel Economy
CAISO	California Independent System Operator
CAL FIRE	California Department of Forestry and Fire
CalARP	California Accidental Release Prevention Program
CalEEMod	California Emissions Estimator Model
CalEPA	California Environmental Protection Agency
<u>CalGem</u>	California Geologic Energy Management Division
CALGreen	California Green Building Standards Code
CalRecycle	California Department of Resources Recycling and Recovery
Caltrans	California Department of Transportation
CAP	Climate Action Plan
CAPCOA	California Air Pollution Control Officers Association
CARB	California Air Resources Board

CBC	California Building Code
CCR	California Code of Regulations
CCTV	closed circuit television
CDC	California Department of Conservation
<u>CDFA</u>	California Department of Food and Agriculture
<u>CDFX</u> CDFW	California Department of Fish and Wildlife
CEC	California Energy Commission
CEMU	Center Mixed Use
CEQ	Council on Environmental Quality
CEQA	California Environmental Quality Act
CERCLA	Comprehensive Environmental Response, Compensation, and
olivoliti	Liability Act
CERT	Community Emergency Response Team
CESA	California Endangered Species Act
CETAP	Community and Environmental Transportation Acceptability Process
CFR	Code of Federal Regulations
CGP	Construction General Permit
CGS	California Geological Survey
$CH^4$	Methane
CIP	Capital Improvement Project
City; city	City of Moreno Valley
CLUP	Comprehensive Land Use Plan
CMP	Congestion Management Plan
CMS	Congestion Management System
CNDDB	California Natural Diversity Database
CNEL	Community Noise Equivalent Level
<u>CNRA</u>	California Natural Resources Agency
CO	carbon monoxide
$\mathrm{CO}_2$	carbon dioxide
COMU	Corridor Mixed Use
county	county of Riverside
CPTED	Crime Prevention Through Environmental Design
CPUC	California Public Utilities Commission
CRA	Colorado River Aqueduct
CREATE	Chicago Rail Efficiency and Transportation Efficiency
CRGP	County of Riverside General Plan
CRHR	California Register of Historic Resources
<u>CRMP</u>	<u>Cultural Resources Management Plan (CRMP)</u>
CUPA	Certified Unified Program Agency
CWA	Clean Water Act
dB	decibel
dB(A)	A-weighted decibel
DIF	Development Impact Fee
DMS	Dynamic Message Signs
DOORS	<u>Diesel Off-Road Online Reporting System</u>
DOT	Department of Transportation
DPM	diesel particulate matter
DTSC	California Department of Toxic Substances Control
DWR	Department of Water Resources

ECCD	
ECSD	Edgemont Community Services District
EIC	Eastern Information Center
EIR	environmental <u>Environmental</u> impact report
EJ	environmental justice
EMFAC	Emission Factor Model
EMS	Emergency Medical Services
EMWD	Eastern Municipal Water District
EO	Executive Order
EOC	Emergency Operations Center
EPA	Environmental Protection Agency
$\mathrm{EV}$	electric vehicles
FAA	Federal Aviation Administration
FAR	floor area ratio
<u>FCAA</u>	<u>Federal Clean Air Act</u>
FEMA	Federal Emergency Management Agency
FERC	Federal Energy Regulatory Commission
FESA	Federal Endangered Species Act
FHSV	Fire Hazard Severity Zone
FHSZs	Fire Hazard Severity Zones
FHWA	Federal Highway Administration
FMMP	Farmland Mapping and Monitoring Program (
FPP	fire protection plan
FRA	Federal Railroad Administration
FTA	Federal Transit Authority
GHG	greenhouse gas
GIS	geographic information system
GPAC	<u>General Plan Advisory Committee</u>
GPU	General Plan Update
GWh	gigawatt hour
GWP	global warming potential
HBPHB-P	home-based production
HBRAHBW-A	home-based-work attraction
HCP	Habitat Conservation Plan
HEHRA	Health Effects and Health Risk Assessment
HMBEP	Hazardous Materials Business Emergency Plan
HMERT	Hazardous Materials Business Emergency Fian Hazardous Materials Response Team
HMMA	*
HOT	Hazardous Materials Management Act <u>High occupancy toll</u>
HOV	
	high occupancy vehicle
HRA	<u>Health Risk Assessment</u>
HUD	U.S. Department of Housing and Urban Development
HVAC	heating, ventilation, and air conditioning Hazardous Waste Control Law
HWCL	
<u>Hz</u>	Hertz Listeriste to 215
I-215	Interstate 215
ICLEI	International Council for Local Environmental Initiatives
IGP	Industrial General Permit
in/sec	inch per second
IPA	Inland Port Airport

IRP	Integrated Resource Plan
ITS	Intelligent Transportation Systems
ITS	Incidental Take Statement
kWh	kilowatt hours
LCC	Land Use and Community Character
LD LD	Logistics Development
LDV	light-duty vehicles
Leq Leq	hourly equivalent sound level
LHMP	Local Hazard Mitigation Plan
LID	Low Impact Development
	Light Logistics
L <sub>max</sub>	maximum sound level
LOS	Level of Service
LRA	Local -Responsibility Area
LST	Localized Significance Threshold
LUCC	Land Use and Community Character
MARB	March Air Reserve Base
MATES	Multiple Air Toxics Exposure Study
MBTA	Migratory Bird Treaty Act
MDP	master drainage plan
MLD	Most Likely Descendent
<u>MMRP</u>	Mitigation and Reporting Program
$MMT CO_2E$	million metric tons of carbon dioxide equivalent
mpg	miles per gallon
mph	miles per hour
MPO	Metropolitan Planning Organization
MRZ	Mineral Resource Zone
MS4	Municipal Separate Storm Sewer System
<u>MSAT</u>	Mobile Source Air Toxics
MSHCP	Western Riverside County Multiple Species Habitat Conservation
	Plan
$MT CO_2E$	metric tons of carbon dioxide equivalent
Municipal Code	City of Moreno Valley Municipal Code
MVC	Moreno Valley College
MVFD	Moreno Valley Fire Department
MVPD	Moreno Valley Police Department
MVU	Moreno Valley Electric Utility
MVUSD	Moreno Valley Unified School District
<u>MW</u> MWD	<u>Megawatts</u> Metropolitan Water District of Southern California
NAAQS	National Ambient Air Quality Standards
NAGPRA	National Ambient Air Quanty Standards Native American Graves Protection and Repatriation Act
NAGINA NAHC	Native American Heritage Commission
NCCP	Natural Community Conservation Planning
NHTSA	National Highway and Transportation Safety Administration
NO <sub>2</sub>	nitrogen dioxide
NOP	Notice of Preparation
NOI NO <sub>x</sub>	oxides of nitrogen
NPDES	National Pollutant Discharge Elimination System

NRHP	National Register of Historic Places
NZE	near zero emission
OD	Origin/Destination
0EM	Office of Emergency Management
OPSC	Office of Public School Construction
OSRC	Open Space and Resource Conservation
$\underline{O}_{\underline{3}}$	Ozone
PA	Production/Attraction
Pb	lead
PCE	tetrachloroethylene
PM10	particulate matter less than 10 microns in diameter
PM2.5	particulate matter less than 2.5 microns in diameter
<u>PPM</u>	Parts Per Million
PPV	peak particle velocity
PRC	Public Resources Code
<u>P</u> project	MoVal 2040 Project EIR
PV	photovoltaic
PVL	Perris Valley Line
RA2	Residential Agriculture 2
RCFC&WCD	Riverside County Flood Control District and Water Conservation
	District
RCFD	Riverside County Fire Department
RCHCA	Riverside County Habitat Conservation Agency
RCRA	Resource Conservation and Recovery Act
RCTC	Riverside County Transportation Commission
<u>REL</u>	<u>Reference Exposure Level</u>
$\overline{\text{RFS}}$	<u>Renewable Fuel Standard Program</u>
RHNA	Regional Housing Needs Allocation
RIVTAM <u>RIVCOM</u>	Riverside <del>Traffic Analysis<u>Country Transportation</u> Model</del>
RMP	Risk Management Plan
ROG	<u>Reactive Organic Gases</u>
ROW	right-of-way
RPS	Renewable Portfolio Standard
RTA	Riverside Transit Agency
RTP	Regional Transportation Plan
RTP/SCS	Regional Transportation Plan/Sustainable Communities Strategy
RWQCB	Regional Water Quality Control Board
RWRF	regional water reclamation facility
SAFE SAP	Safer Affordable Fuel Efficient
SAR SARA	Santa Ana Region
SANA SB	Superfund Amendments and Reauthorization Act Senate Bill
SCAG	Southern California Association of Governments
SCAQMD	South Coast Air Quality Management District
SCE	South Coast All Quality Management District
<u>SCIC</u>	South Coastal Information Center
SCRRA	South Coastar Information Center Southern California Regional Rail Authority
SCS	Sustainable Communities Strategy
<u>SDSU</u>	San Diego State University
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SGMA	Sustainable Croundwater Management Act
SHMA	Sustainable Groundwater Management Act Seismic Hazard Mapping Act
SHPO	
SIP	State Historic Preservation Officer
	State Implementation Plan
SMAQMD	Sacramento Metropolitan Air Quality Management District
SMARA	Surface Mining and Reclamation Act
SMBMI	San Manuel Band of Luiseño Indians
$SO_2$	sulfur dioxide
SOI	Sphere of Influence
<u>SJBL</u>	San Jacinto Branch Line
<u>SJWA</u>	<u>San Jacinto Wildfire Area</u>
<u>SP</u>	Service Population
SR-60	State Route 60
SRA	State Responsibility Area
SRRE	Source Reduction and Recycling Element
SSMP	Sewer System Management Plan
State Water Board	California State Water Resources Control Board
SWP	State Water Project
SWPPP	storm water pollution prevention plan
SWRCB	State Water Resources Control Board
TAC	toxic air contaminants
TCE	trichloroethylene
TCPs	Traditional Cultural Properties
TCRs	tribal cultural resources
$\mathrm{TDM}$	Transportation Demand Management
TIA	Transportation Impact Assessment
TMC	Traffic Management Center
TMC	Transportation Management Center
TRI	Toxics Release Inventory
TSM	Transportation System Management
TUMF	Transportation Uniform Mitigation Fee
UCR	University of California, Riverside
URM	unreinforced masonry
USACE	United States Army Corps of Engineers
USC	United States Code
USEPA	United States Environmental Protection Agency
USFWS	United States Fish and Wildlife Service
UWMP	Urban Water Management Plan
VdB	vibration decibel
VMT	vehicle miles traveled
VOC	volatile organic compounds
VVUSD	Val Verde Unified School District
WLC	World Logistics Center
WMWD	Western Municipal Water District
WPLT	Western Pluvial Lakes Tradition
WQMP	Water Quality Management Plan
WRCOG	Western Riverside Council of Governments
WRCRCA	Western Riverside County Regional Conservation Authority
WWI	World War I
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ZEzero emissionZEVZero-emission vehicle

# **Executive Summary**

NOTE TO READERS: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of the Executive Summary, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air guality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

## S.1 Introduction

In June 2021 and August 2021, the MoVal 2040 Project and Final Environmental Impact Report (EIR) (2021 Final PEIR) were approved and certified, respectively, by the City of Moreno Valley City Council. A lawsuit by the Sierra Club argued that the 2021 Draft EIR and Final PEIR were deficient. On March 5, 2024, a Statement of Decision by a judge of the Riverside County Superior County granted the petition on the issues of baseline (existing conditions analysis), air quality, climate change (GHG emissions), and energy use. This document, referred to as the MoVal 2040 Revised Draft Program EIR (Revised Draft EIR) has been prepared to correct the deficiencies identified in the March ruling. Those portions of the 2021 Final PEIR that were found to be in compliance with CEQA will not be circulated and no further comments on them will be sought. Responses to comments on the Revised Draft EIR will be prepared.

<u>The revised sections of the Revised Draft EIR have been prepared to address the deficiencies</u> <u>identified in the court's ruling, summarized as follows:</u>

- <u>Air quality: The air quality section failed to compare the MoVal 2040 Project's</u> <u>environmental impacts against existing conditions and instead compared them to</u> <u>assumed impacts under the former General Plan, which understated the impacts from</u> <u>the present Project;</u>
- <u>Energy: The energy section failed to compare the MoVal 2040 Project's environmental</u> <u>impacts against existing conditions and instead compared them to assumed impacts</u> <u>under the former General Plan, which understated the impacts from the present</u> <u>Project;</u>
- <u>Greenhouse Gas (GHG) Emissions</u>

In addition, although not required by the Court ruling, the following analysis has been updated or newly prepared to assist in the response to the deficiencies identified by the Court:

- <u>Noise</u>
- <u>Transportation</u>

Consistent with Section 15168 of the California Environmental Quality Act (CEQA) Guidelines, this <u>Revised</u> Draft <u>Environmental Impact Report (EIR)</u> provides a programmatic analysis of the environmental impacts associated with implementation of the goals, policies, actions, and projected buildout of the following three planning documents:

- <u>20212024</u> General Plan Update (GPU<u>)).</u>
- 2021-2029 Housing Element Update
- <u>Municipal Code and Zoning (including Zoning Atlas) Amendments, and</u>
- Climate Action Plan (CAP)

These three separate planning documents are collectively referred to as the MoVal 2040 <u>Revised Draft EIR (Project-(project)</u>.

As described in Section 15168 of the CEQA Guidelines, program-level environmental review documents are appropriate when a project consists of a series of actions related to the issuance of rules, regulations, and other planning criteria. The <u>projectProject</u> which is the subject of this <u>Revised Draft</u> EIR consists of long-term plans that will be implemented as policy documents guiding future development activities and related City of Moreno Valley (City) actions. The purpose of this <u>program-levelRevised Draft</u> EIR is intended to inform decision-makers and the general public of the potential significant environmental impacts of the <u>projectProject</u>. This <u>program-levelRevised Draft</u> EIR also considers the availability of mitigation measures to minimize the <u>project's Project's</u> significant impacts and evaluates reasonable alternatives to the <u>projectProject</u> that may reduce or avoid one or more significant environmental effects.

A brief overview of each <u>Revised Draft EIR</u> chapter is provided below:

**Executive Summary**: Summarizes the <u>Revised Draft</u> EIR by providing an overview of the <u>projectProject</u>, analysis of the potentially significant environmental impacts that could result from the <u>projectimplementation of the 2024 GPU</u>, a list of mitigation measures identified to reduce or avoid such impacts, a review of the alternatives to the <u>project2024 GPU</u>, including the identification of an environmentally superior alternative to the <u>project2024 GPU</u>.

**1.0 Introduction**: Provides an overview of the applicable legal authority, introduces the purpose for the <u>Revised Draft</u> EIR and explains the <u>Revised Draft</u> EIR process and the intended uses of the <u>Revised Draft</u> EIR.

**2.0 Environmental Setting**: Provides a description of the <u>project's2024 GPU's</u> regional context, location, and existing physical characteristics and land use within the Planning Area. More detailed descriptions of the environmental context pertaining to specific environmental topics are provided in each section of Chapter 4: Environmental Analysis.

**3.0 Project Description**: Provides a detailed description of the <u>project Project</u>, including the purpose and objectives of the <u>project Project</u> and descriptions of each component of the <u>project</u>

(2021Project (2024 GPU, Housing Element Update, Associated Zoning Text Amendments to Title 9 [Planning & Zoning] and Zoning Atlas Amendments and CAP-).

**4.0 Environmental Analysis.** Analyzes the environmental impacts <u>resulting from the implementation</u> of the <u>project2024 GPU</u>. Impacts are organized by the following topic areas. Sections that have been modified as a result of the Ruling are denoted with an asterisk (\*) <u>below</u>:

- 4.1 Aesthetics
- 4.2 Agriculture and Forestry Resources
- 4.3 Air Quality $\underline{*}$
- 4.4 Biological Resources
- 4.5 Cultural and Tribal Cultural Resources<sup>\*</sup>
- 4.6 Energy<u>\*</u>
- 4.7 Geology/Soils
- 4.8 Greenhouse Gas Emissions<u>\*</u>
- 4.9 Hazards & Hazardous Materials
- 4.10 Hydrology/Water Quality
- 4.11 Land Use/Planning
- 4.12 Mineral Resources
- 4.13 Noise\*
- 4.14 Population/Housing
- 4.15 Public Services and Recreation
- 4.16 Transportation\*
- 4.17 Utilities/Service Systems
- 4.18 Wildfire

Each topic area respectively provides a contextual description of the <u>project's2024 GPU's</u> environmental setting, significance criteria, methodology, and potential impacts.

**5.0 CEQA Mandated Analysis**: Summarizes the <u>project'sProject's</u> significant and unavoidable environmental impacts, significant irreversible environmental changes, and growth-inducing impacts.

**6.0 Project Alternatives**: This chapter presents a reasonable range of alternatives to the <u>project2024 GPU</u> and includes the following:

- A discussion of the environmental impacts associated with each alternative.
- A comparison of the relative impacts of each alternative to those of the <u>project2024</u> <u>GPU.</u>
- A discussion of the relationship of each alternative to the project's <u>2024 GPU's</u> objectives, and
- Identification of the environmentally superior alternative.

**7.0 EIR References**: Lists documents and other information sources relied upon in the preparation of the <u>Revised Draft</u> EIR and identifies the persons and organizations that contributed to the preparation of the <u>Revised Draft</u> EIR.

## S.2 Project Overview

The <u>eityCity</u> of Moreno Valley (<u>eityCity</u>) is located within the northwestern portion of Riverside County in the southern Inland Empire portion of the State of California. Moreno Valley is located approximately 63 miles east of downtown Los Angeles, 49 miles east of the city of Irvine, and 43 miles west of the city of Palm Springs. State Route 60 (SR-\_60), which runs through the northern portion of Moreno Valley (east and west direction), and Interstate 215 (I-215), which runs in proximity to the westerly <u>eityCity</u> limits (north and south direction), serve to connect the city to other communities throughout the region. The <u>eityCity</u> is accessible via public transportation by rail, through Metrolink located approximately onehalf mile west of the <u>eityCity</u> limits, and accessible via aircraft at the March Inland Port located at the March Air Reserve Base (MARB), which is located south and west of the <u>eityCity</u> limits.

California Government Code Section 65300 et seq. mandates that all counties and incorporated cities prepare a general plan that establishes policies and standards for future development, housing affordability, and resource protection. State law encourages cities to keep general plans current through regular periodic updates. The <u>projectProject</u> includes an update to the 2006 General Plan that would guide future land use decisions in Moreno Valley, provide a long-term vision for the <u>eityCity</u>, and provide policies and implementing actions that would allow the <u>eityCity</u> to achieve this vision over the life of the <u>General Plan2024</u> <u>GPU</u>. The <u>General Plan2024 GPU</u> is the primary policy document guiding growth and development within the <u>eityCity</u> through the planning horizon year of 2040. Together with the Zoning Ordinance and related sections of the Municipal Code, the <u>20212024</u> GPU would serve as the basis for planning-related decisions made by City staff, the Moreno Valley Planning Commission, and the Moreno Valley City Council.

The project includes an update to the currently adopted 2014 Housing Element. The Housing Element is one of the state-mandated elements that must be included in the City's General Plan. State law mandates that the Housing Element include certain items, such as a Housing Needs Assessment; goals, policies, and objectives regarding housing in Moreno Valley; and implementation programs to work toward achieving such goals. As part of the project, the City will prepare a Sixth Cycle Housing Element Update to cover the eight-year planning period from October 2021 through October 2029 and outline a plan for accommodating Moreno Valley's share of the regional housing need, currently determined to be a total of 13,627 newly constructed residential dwelling units. As required by the State of California, the City must zone sufficient land for housing affordable to persons at all income levels.

The project includes preparation of a CAP. The CAP is a community-wide strategy for reducing greenhouse gas (GHG)<u>The Project includes preparation of a CAP. The CAP is a community-wide strategy for reducing GHG</u> emissions for the purpose of adapting to the effects of climate change. Preparation of the CAP includes establishing the City's GHG reduction targets as well as specific strategies and implementing actions to achieve these targets.

## S.3 EIR Process

The Notice of Preparation (NOP) was circulated on <u>March 9, 2020July 30, 2024</u>, and a scoping meeting was held on <u>Saturday, MarchWednesday, August</u> 14, <u>20202024</u> at the City Hall – Council Chambers, located on 14177 Frederick Street, Moreno Valley, California. The NOP circulated for analysis of the <u>projectProject</u>, related letters received, and comments made during the scoping meeting are included as Appendix A of this <u>Revised Draft EIR</u>. The <u>Revised Draft EIR</u> was circulated for public review for a period commencing <u>April 2, 2021July</u> <u>7, 2025</u> through <u>May 17, 2021August 21, 2025</u> (Public Review Period). The <u>Revised</u> Draft EIR and all related appendices have been made available for public review and inspection during the Public Review Period at City Hall, located on 14177 Frederick Street, Moreno Valley, California, and on the Community Development Department's Current Projects webpage at:

http://www.moreno-valley.ca.us/cdd/documents/about-projects.html

Copies of the Notice of Availability of the <u>Revised</u> Draft EIR were also available at -the City's three public library branches-, located-:

- Main Branch, located at 25480 Alessandro Boulevard
- Mall Branch located at 22500 Town Circle
- Iris Plaza Branch located at 16170 Perris Boulevard

## S.4 Areas of Controversy

Environmental impacts classified as significant and unavoidable have been identified in the resource topics of <u>AgriculturalAgriculture and Forestry</u> Resources, Air Quality, Biological Resources, Cultural and Tribal Cultural Resources, Noise, and Transportation, which may be controversial to the general public, agencies, or stakeholders. Table S-1 lists significant and unavoidable impacts, summarizes the results of the impact analysis, and lists applicable mitigation measures.

## S.5 Project Alternatives

CEQA Guidelines Section 15126.6 requires that the EIR compare the effects of a "reasonable range of alternatives" to the effects of the project. The CEQA Guidelines further specify that the project alternatives selected should attain most of the basic project objectives and avoid or substantially lessen one or more significant effects of the project. The "range of alternatives" is governed by the "rule of reason," which requires the EIR to set forth only those project alternatives necessary to permit an informed and reasoned choice by the City, as the Lead Agency, and to foster meaningful public participation (CEQA Guidelines Section 15126.6[f]). CEQA generally defines "feasible" to mean an alternative that is capable of being accomplished in a successful manner within a reasonable period of time, while also taking into account economic, environmental, social, technological, and legal factors.

Project alternatives are evaluated in Chapter 6 of this <u>Revised Draft</u> EIR. The evaluations analyze the ability of each <u>project2024 GPU</u> alternative to further reduce or avoid the significant environmental effects <u>resulting from the implementation</u> of the <u>project2024 GPU</u>. Each major environmental topic that was determined to have significant impacts has been given consideration in the alternatives analysis. This <u>Revised Draft</u> EIR evaluates three <u>project2024 GPU</u> alternatives: the No Project Alternative (continuation of the existing 2006 General Plan), the Reduced Growth Alternative, and Redistributed Growth Alternative.

#### S.5.1 No Project Alternative

Under the No Project Alternative, the proposed amendments to the adopted General Plan, Housing Element Update2024 GPU, Municipal Code and Zoning (including Zoning Atlas) <u>Amendments</u>, and adoption of the CAP would not occur. Growth in the eity<u>City</u> would continue to be guided by the existing land use plans and programs. Specifically, a summary of existing land uses is provided in Table 4.11-1;2006 General Plan with existing land uses shown on Figure 4.11-1.the 2024 baseline in place.<sup>1</sup> Under the No Project Alternative, development would continue to occur through site-specific rezoning and General Plan amendment actions, rather than through a comprehensively planned approach. The planned densities needed to accommodate the region's housing needs and provide the required levels of affordability would not occur. Planning for mobility infrastructure would continue as it currently exists, without a comprehensive mechanism to direct vehicle miles travelled reducing infrastructure in areas with the greatest potential to achieve citywide vehicle miles traveled (VMT) reductions<u>strategy intended to reduce reliance on vehicular travel and</u> promote other forms of mobility.

#### S.5.2 Reduced Growth Alternative

The Reduced Growth Alternative would revise the proposed land use map to reduce the amount of employment growth compared to the  $project_{2024}$  GPU (see Figure 6-1). This alternative would reduce the maximum permitted floor area ratio (FAR) proposed within the Community Corridors along Sunnymead Boulevard, Alessandro Boulevard, Perris Boulevard, and Heacock Street. This would reduce the amount of non-residential development within these Community Corridors by approximately 10 to 15 percent compared to the  $project_{2024}$  GPU. This alternative would also remove the proposed Center Mixed Use within the District Specific Plan area, and reduce the footprint of the Downtown Center Concept Area by approximately 111 acres. Additionally, a portion of the proposed Highway Office/Commercial Concept Area located north of SR-\_\_60 would not receive this new designation; instead, the existing office and residential land use designations from the existing 2006 General Plan2024 baseline conditions would remainbe retained.

<sup>&</sup>lt;sup>1</sup> The Aquabella project has been considered to be part of the No Project Alternative because its development, which will include 15,000 workforce dwelling units, was approved in December 2024, and includes an amendment to the 2006 General Plan.

#### S.5.3 Redistributed Growth Alternative

The Redistributed Growth Alternative would result in the same level of growth as the proposed plan, but would redistribute growth from the proposed Community Corridor Concept Areas to the Downtown Center Concept Area (see Figure 6-2). This alternative would reduce the maximum permitted density and intensity in the Community Corridor Concept Areas, thereby reducing future development proposed along Sunnymead Boulevard, Alessandro Boulevard, Perris Boulevard, and Heacock Street by approximately 10 to 15 percent compared to the project2024 GPU. The reduced growth capacity from these areas would be redistributed to the Downtown Center Concept Area. This alternative would also remove a portion of the proposed Highway Office/Commercial Concept Area located north of SR-60 withand the existing office and residential land use designations from the existing 2006 General Plan being2024 baseline conditions would be retained. Redistribution of land uses associated with this alternative would not alter the total amount of residential, commercial, and office land uses compared to the project.2024 GPU. The Redistributed Growth Alternative also includes implementation of the Municipal Code and Zoning (including Zoning Atlas) Amendments, and CAP.

#### S.5.4 Environmentally Superior Alternative

CEQA Guidelines Section 15126.6(e)(2) requires an EIR to identify the environmentally superior alternative. If the No Project Alternative is the environmentally superior alternative, the EIR must identify an environmentally superior alternative from the other alternatives. However, the <u>projectProject</u> itself may not be identified as the environmentally superior alternative.

The <u>RedistributedReduced</u> Growth Alternative is the environmentally superior alternative because it would incrementally reduce significant have a lesser impacts associated with on agriculture and forestry resources, air quality, agricultural resources, biological resources, cultural and Tribal cultural resources, energy, GHG emissions, noise, and transportationwhen compared to the 2024 GPU. Although impacts related towould be reduced, impacts on agriculture and forestry resources, air quality, biological resources, cultural and tribalTribal cultural resources, noise, and transportation would remain the same as this project, this significant and avoidable. This alternative would reduce most significant impacts, but not to below a level of significance, while still meeting most objectives of the project 2024 GPU. However, the Reduced Growth Alternative would not meet as many of the 2024 GPU's primary objectives as the 2024 GPU itself. The elimination of employment opportunities would not accommodate job growth, build a diverse economy, improved rate of economic growth, or focus commercial uses in corridors to the same degree as the 2024 GPU. Furthermore, as the Reduced Growth Alternative would reduce mixed use development that would be proposed within the Downtown Center would take more time and investment to accommodate housing units needed to achieve the City's Concept Area as compared to the 2024 GPU, this alternative would provide less residential development, with the exception which would not help the City meet its Regional Housing Needs Allocation (RHNA) targets compared to what could be achieved along the Community Corridors proposed under the project. Additionally, the higher density along community corridors is desired in order to activate these key corridors with a mix of uses that promote active community gathering <u>places.goals.</u> Therefore, the <u>RedistributedReduced</u> Growth Alternative is not recommended for adoption, since it would not likely achieve the same level of housing needed to satisfy the <u>City's RHNA requirements within the City's mandated timeframe and would not provide the</u> same level of corridor activation.

## S.6 Summary Table

Table S-1 summarizes the results of the environmental analysis including the potentially significant environmental impacts of the <u>project2024 GPU</u> and proposed mitigation measures to reduce or avoid these impacts. Impacts and mitigation measures are organized by issue in Chapter 4, Environmental Analysis.

	Table S-1 Summary of Environmental Impacts				
Threshold	Impact Discussion	Mitigation Measure	Significance After Mitigation		
4.1 Aesthetics					
Would the project have a substantial adverse effect on a scenic vista?	Adherence to applicable Municipal Code design requirements and 2021 GPU policies would ensure that future development would not have a substantial adverse effect on a scenic vista, and impacts would be less than significant.	N/A	Less than Significant		
Would the project substantially damage scenic resources, including but not limited to trees, rock outcroppings, and historic buildings within a State Scenic Highway?	There are no state-designated or eligible scenic highways within the Planning Area. No impact would occur.	N/A	No Impact		
In non-urbanized areas, would the project substantially degrade the existing visual character or quality of public views of the site and its surroundings (Public views are those that are experienced from publicly accessible vantage points)? If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?	Adherence to applicable 2021 GPU policies and Municipal Code requirements would ensure that future development would not degrade the existing visual character or visual character or quality public views of the site and its surroundings or conflict with applicable zoning and other regulations governing scenic quality, and impacts would be less than significant.	N/A	Less than Significant		
Would the project create a new source of substantial light or glare which would adversely affect daytime or nighttime views in the area?	Adherence to applicable state building standards and Municipal Code regulations aimed at protecting against the effects of light and glare on day and nighttime views in the Planning Area would ensure that future development would not create a new source of substantial light or glare that would adversely affect day or nighttime views in the area, and impacts would be less than significant.		Less than Significant		
4.2 Agriculture and Forestry Resources					
Would the project convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non- agricultural use?	Implementation of the GPU would impact Prime Farmland and Farmland of Local Importance within proposed Concept Areas and would result in development of other agricultural lands that have the potential to convert additional Farmland to non-farming uses. Although the conversion of Farmland was anticipated and evaluated under the 2006 General Plan EIR, some vacant FMMP designations remain that could be converted to non-agricultural uses, which would be considered significant.	The project, like the 2006 General Plan, does not propose any permanent preservation of agricultural land, but allows agriculture as an interim use prior to development. Thus, preservation of agricultural resources would not be feasible as it would be inconsistent with General Plan goals and EIR project objectives.	Significant and Unavoidable		
Would the project conflict with existing zoning for agricultural use, or a Williamson Act Contract?	No conflicts with agricultural zoning would occur as the City does not have any exclusive agriculture zones and the project does not include any rezoning. No conflicts with Williamson Act Contracts would occur as no land use changes are proposed within or adjacent to a Williamson Act Contract. Impacts related to agricultural zoning and Williamson Act Contracts would be less than significant.	N/A	Less than Significant		
Would the project conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code Section 12220[g]), timberland (as defined by Public Resources Code Section 4526), or timberland zoned Timberland Production (as defined by Government Code Section 51104[g])?	The City does not possess any zoning classifications for forestland, timberland, or timberland production zones. No impact would occur.	N/A	No Impact		
Would the project result in the loss of forest land or conversion of forest land to non-forest use?	The Planning Area does not possess any forestland. No impact would occur.	N/A	No Impact		

	Table S-1 Summary of Environmental	Impacts	
Threshold	Impact Discussion	Mitigation Measure	Significance After Mitigation
Would the project involve other changes in the existing environment, which, due to their location or nature, could result in conversion of Farmland to non-agricultural use or conversion of forest land to non-forest use?	Implementation of the project would intensify uses within the Planning Area in a manner that would reduce the feasibility of agricultural production. Therefore, the project would potentially result in indirect conversion of potential farmland resources to non-agricultural uses, which would be considered a significant impact.	The project, like the 2006 General Plan, does not propose any permanent preservation of agricultural land, but allows agriculture as an interim use prior to development. Thus, preservation of agricultural resources would not be feasible as it would be inconsistent with General Plan goals and EIR project objectives.	Significant and Unavoidable
4.3 Air Quality			
Would the project conflict with or obstruct	The Project would not be consistent with the Air Quality Management Plan (AQMP)	At a programmatic level of analysis, there are no feasible mitigation	Significant and Unavoidable
<u>implementation of the applicable air quality</u> <u>plan?</u>	as it would generate substantial population growth that exceeds the forecasted growth used in the development of the AQMP. As such, implementation of the Project would not be consistent with the AQMP under the first criterion. Therefore, impacts would be significant and unavoidable.	<u>measures that would reduce air quality impacts associated with</u> <u>development facilitated by the 2024 GPU. Future construction and</u> <u>operational emissions would conflict with implementation of the AQMP.</u> <u>Impacts remain significant and unavoidable</u>	
Would the project conflict with or obstruct implementation of the applicable air quality plan?	The project would not exceed the assumptions used to develop the AQMP, and the project would not result in an increase in the frequency or severity of existing air quality violations, cause or contribute to new violations, or delay timeline attainment of air quality standards. Therefore, the project would not conflict with implementation of the AQMP, and impacts would be less than significant.	N/A	Less than Significant
Would the project result in a cumulatively considerable net increase of any criteria	Construction	<b>AQ-1:</b> Proposed development projects that are not exempt from CEQA shall have construction and operational air quality impacts analyzed	Significant and Unavoidable
pollutant for which the project region is	The scale and extent of construction activities associated with buildout of the	using the latest available air emissions model, or other analytical method	
nonattainment under an applicable	Planning Area could exceed the relevant SCAQMD thresholds for some projects.	determined in conjunction with the SCAQMD. The results of the air	
federal or state ambient air quality	Construction impacts would be potentially significant.	quality impact analysis shall be included in the development project's	
standards?	Consor worrent inipatos in outra se potentian y significanti	CEQA documentation. To address potential localized impacts, the air	
	Operation	quality analysis shall incorporate SCAQMD's Localized Significance	
		Threshold (LST) analysis or other appropriate analyses as determined in	
	The project would conflict with implementation of the AQMP, and emissions	conjunction with the SCAQMD. If such analyses identify potentially	
	associated with project buildout could generate long-term (operations) emissions in	significant regional or local air quality impacts, the City shall require the	
	exceedance of the SCAQMD's threshold criteria. Therefore, the operation of the	incorporation of appropriate mitigation to reduce such impacts to the	
	Project would result in a cumulatively considerable net increase in emissions, and	<u>greatest extent feasible.</u> AQ-2: Applicants for future discretionary development projects which will	
	<u>impacts could be potentially significant.</u>	<u>aq-2: Applicants for future discretionary development projects which will</u> generate construction-related fugitive dust emissions that exceed	-
		applicable thresholds shall include, but are not limited to, the mitigation	
		measures recommended by SCAQMD's CEQA Air Quality Handbook, to	
		the extent feasible and applicable (meaning technically and logistically	
		feasible). The measures shall be included as notes on the grading and/or	
		demolition plans:	
		• <u>The area disturbed by clearing, grading, earth moving, or excavation</u>	
		operations shall be minimized to prevent excess amounts of dust.	
		<u>Pre-grading/excavation activities shall include watering the area to be</u>	
		graded or excavated before commencement of grading or excavation	
		<u>operations. Application of watering (preferably reclaimed water, if</u> <u>available) should penetrate sufficiently to minimize fugitive dust</u>	
		during grading activities. This measure can achieve PM10 reductions	
		of 61 percent through application of water every three hours to	
		disturbed areas.	
		<u>Fugitive dust produced during grading, excavation, and construction</u>	
		activities shall be controlled by the following activities:	
		• <u>All trucks shall be required to cover their loads as required by</u>	
		California Vehicle Section 23114. Covering loads and maintaining	7 <del>1</del>
		<u>a freeboard height of 12 inches can reduce PM10 emissions by 91</u>	
		<ul> <li><u>percent.</u></li> <li><u>All graded and excavated material, exposed soil areas, and active</u></li> </ul>	
		• <u>All graded and excavated material, exposed soil areas, and active</u>	

		Table S-1 Summary of Environmental In	npacts	
Threshold	Impact Discussion		Mitigation Measure	Significance After Mitigation
	F		portions of the construction site, including unpaved on-site	
			roadways, shall be treated to prevent fugitive dust. Treatment	
			shall include, but not necessarily be limited to, periodic wateri	ησ
			at not less than three hour intervals, application of	
			environmentally safe soil stabilization materials, and/or roll-	
			<u>compaction as appropriate. Watering shall be done as often as</u>	
			necessary and reclaimed water shall be used whenever possibl	<b>_</b>
			Application of water every three hours to disturbed areas can	<u> </u>
			reduce PM10 emissions by 61 percent.	
			Graded and/or excavated inactive areas of the construction site sha	11
			be monitored at least weekly for dust stabilization. Soil stabilization	
			methods, such as water and roll-compaction, and environmentally	<b>₩</b>
			safe dust control materials, shall be periodically applied to portions	s of
			the construction site that are inactive for over four days. If no furth	
			grading or excavation operations are planned for the area, the area	
			shall be seeded and watered until grass growth is evident, or	-
			periodically treated with environmentally safe dust suppressants,	to
			prevent excessive fugitive dust. Replacement of ground cover in	_
			disturbed areas can reduce PM10 emissions by 5 percent.	
			• Signs shall be posted on-site limiting traffic to 15 miles per hour or	
			less. This measure can reduce associated PM10 emissions by 57	
			percent.	
			• During periods of high winds (i.e., wind speed sufficient to cause	
			fugitive dust to impact adjacent properties; instantaneous wind	
			speeds exceeding 25 miles per hour), all clearing, grading, earth-	
			moving, and excavation operations shall be curtailed to the degree	
			necessary to prevent fugitive dust created by on-site activities and	
			operations from being a nuisance or hazard off-site or on-site. The	site
			superintendent/supervisor shall use his/her discretion in conjunction	
			with SCAQMD when winds are excessive (above 25 miles per hour	<u>).</u>
			<ul> <li><u>Adjacent streets and roads shall be swept at least once per day,</u></li> </ul>	
			preferably at the end of the day, if visible soil material is carried or	<u>zer</u>
			to adjacent streets and roads.	
			<ul> <li><u>Personnel involved in grading operations, including contractors an</u></li> </ul>	<u>d</u>
			subcontractors, shall be required to wear respiratory protection in	
			accordance with California Division of Occupational Safety and	
			<u>Health regulations.</u>	
			AQ-3: Applicants for future discretionary development projects that we	
			generate construction-related emissions that exceed applicable thresho	<u>lds,</u>
			shall include, but are not limited to, the mitigation measures	
			recommended by the SCAQMD (in its CEQA Air Quality Handbook or	
			otherwise), to the extent technically and logistically feasible and	
			<u>applicable to the project. The types of measures shall include but are not applicable to the project.</u>	<u>ot</u>
			limited to:	
			<u>Construction haul truck operators for demolition debris and</u>	
			import/export of soil shall use trucks that meet CARB's 2020 engin	<u>e</u>
			emissions standards of 0.01 grams per brake horsepower-hour of	
			particulate matter (PM) and 0.20 grams per brake horsepower-hou	<u>r oi</u>
			NOx emissions. Operators shall maintain records of all trucks	and
			associated with project construction to document that each truck u	
			meets these emission standards and shall provide these records pr	
			to grading permit issuance to the City. Vehicle idling shall be limited to five minutes as set forth in	
			<ul> <li><u>Vehicle idling shall be limited to five minutes as set forth in</u></li> </ul>	

	Table S-1 Summary of Environmental		
Threshold	Impact Discussion	Mitigation Measure	Significance After Mitigation
Would the project result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment under an applicable federal or state ambient air quality standards?	Construction           The seale and extent of construction activities associated with buildout of the Planning Area could exceed the relevant SCAQMD thresholds for some projects. Construction impacts would be potentially significant.           Operation           The project would not conflict with implementation of the AQMP, and emissions associated with buildout of the project buildout would be less than emissions associated with buildout of the existing 2006 Concert Plan. Therefore, the operation of the project would not result or emissions, and impacts would be less than significant.	<ul> <li>California Code of Regulations Title 13, Article 4.8, Section 2449. Signs shall be posted in areas where they will be seen by vehicle operators stating idling time limits. This requirement shall be included on the plans.</li> <li>Construction contractors shall utilize construction equipment that uses low polluting fuels (i.e., compressed natural gas, liquid petroleum gas, and unleaded gasoline) to the extent that they are available and feasible to use. This requirement shall be included on the plans.</li> <li>Heavy duty diesel-fueled equipment shall use low NOx diesel fuel to the extent that it is available and feasible to use. This requirement shall be included on the plans.</li> <li>Construction contractors shall use electricity from power poles rather than temporary gasoline or diesel-powered generators, as technically and logistically feasible, or solar where available. This requirement shall be included on the plans.</li> <li>Construction contractors shall maintain construction equipment in good, properly tuned operating condition, as specified by the manufacturer, to minimize exhaust emissions. Documentation demonstrating that the equipment has been maintained in accordance with the manufacturer's specifications shall be shared with the City prior to grading permit issuance.</li> <li>Construction contractors shall recoute construction trucks away from congested streets or sensitive receptor areas, as technically and logistically feasible. This requirement shall be included on the plans.</li> <li>AQ 1: Applications for future development, wherein the Director of Community Development or his or her designee has determined a potential for air quality impacts accounted with construction, chall prepare and submit a technical assessment evaluating potential project construction related air quality impacts to the City for review and approval. The Director of Community Development or his or her designee shall make this determination based on the size of the project, whether th</li></ul>	Construction Emissions - Significant and Unavoidable. Implementation of mitigation measure AQ 1 would reduce reriteria air pollutant emissions from construction related activities; however, construction time frames and equipment for site specific development projects are not available at this time, multiple development projects constructed at the same time could result in significant construction- related emissions. Operational Emissions Less than Significant.

	Table S-1 Summary of Environmental I	mpacts	
Threshold	Impact Discussion		Significance After Mitigation
		<ul> <li>Ensure that construction equipment is properly serviced and maintained to the manufacturer's standards.</li> <li>Limit nonessential idling of construction equipment to no more than five consecutive minutes.</li> <li>Limit on site vehicle travel speeds on unpaved roads to 15 miles per hour.</li> <li>Install wheel washers for all exiting trucks or wash off all trucks and equipment leaving the project area.</li> <li>Use Super Compliant VOC paints for coating of architectural surfaces whenever possible. A list of Super Compliant architectural coating manufacturers can be found on the SCAQMD's website.</li> </ul>	
<u>Vould the project expose sensitive</u> <u>ecceptors to substantial pollutant</u> <u>concentrations?</u>	Localized construction and operational emissions associated with future development that would be accommodated under the proposed Project could exceed the SCAQMD's LST thresholds. Therefore, construction and operational impacts related to sensitive receptors would be considered potentially significant.	<ul> <li>AQ-4: Prior to issuance of a grading permit, if two or more dust-generating construction projects occur within 1,000 meters of each other, which collectively will disturb 15 acres or more and which have demolition, excavation, or grading activity scheduled to occur concurrently, a Localized Significance Threshold analysis shall be prepared. If the LST analysis determines that the established Localized Significance Thresholds for NOx. PM2.5, or PM10 would be exceeded, then modifications to construction equipment profiles, modifications to construction schedules, or additional pollution reduction measures shall be implemented to ensure that none of the Thresholds will be exceeded.</li> <li>AQ-5: A project-specific Health Risk Assessment (HRA) shall be conducted for future development projects that would generate TACs within 1,000 feet of future development projects what not the recommendations set forth in the CARB Air Quality and Land Use Handbook. It is noted that AB 98 requires proposed industrial projects within 900 feet of sensitive receptors to conduct an operational HRA. The HRA shall evaluate a project per the following SCAQMD thresholds:</li> <li>Carcinogens: Maximally Exposed Individual risk equals or exceeds 10 in one million. For cumulative cancer risk, the maximum exposed individual risk equals or exceed significance thresholds established by SCAQMD.</li> <li>Non-Carcinogens: Emit toxic contaminants that equal or exceed 1 for the Maximally Exposed Individual.</li> <li>If projects are found to exceed the SCAQMD's thresholds, mitigation, including but not limited to requiring heavy-duty trucks, forklifts and/or yard trucks to be zero-emission, forbidding trucks from idling for more than three minutes, installing photo-voltaic systems, running conduit for future electric truck charging, requiring all stand-by generators to be non-diesel, designing to LEED green building certifications, and improving vegetation and tree canopy for shade, shall be incorporated to reduce impact</li></ul>	Construction - <u>Significant and</u> <u>Unavoidable</u> Operation - <u>Less than Significant</u>
Would the project expose sensitive receptors to substantial pollutant concentrations?	CO Hot Spots The project would not result in an increase in traffic volumes at any intersection that	N/A	Less than Significant
	would create or contribute to a CO hot spot. Therefore, the project would not expose sensitive receptors to substantial pollutant concentrations associated with CO hot spots, and impacts would be less than significant.		

	Table S-1 Summary of Environmental I	mnacts
Threshold	Impact Discussion	Mitigation Measure
	Toxic Air Emissions	
	Construction: Considering the highly dispersive nature of DPM, ongoing	
	implementation of USEPA and CARB requirements, and the fact that construction	
	activities would occur intermittently and at various locations over the lifetime of	
	project buildout, construction of future development would not expose sensitive	
	receptors to substantial DPM concentrations. Therefore, the project would not expose	
	sensitive receptors to toxic air emissions, and impacts would be less than significant.	
	Stationary Sources: Emissions of TACs would be controlled by SCAQMD through	
	permitting and would be subject to further study and health risk assessment prior to	
	the issuance of any necessary air quality permits under SCAQMD Rule 1401.	
	Therefore, adherence with this regulatory framework would ensure that future	
	development would not expose sensitive receptors to TACs associated with stationary	
	sources within the Planning Area, and impacts would be less than significant.	
	Mobile Sources: Consistent with the goals of CARB's handbook, the 2021 GPU	
	proposes goals and policies to ensure site-specific planning and building design of	
	future development would minimize exposure of sensitive receptors to mobile source	
	emissions. Therefore, the project would not expose sensitive receptors to substantial	
	pollutant concentrations associated with mobile source emissions, and impacts would	
	be less than significant.	
Would the project result in other	Construction odors would be temporary, intermittent, and not expected to affect a	N/A
emissions (such as those leading to odors)	substantial number of people. The Project's proposed land use map and adherence	
adversely affecting a substantial number	to existing regulations would ensure that future development would not result in	
of people?	emissions (such as those leading to odors) adversely affecting a substantial	
<u>n people:</u>	number of people, and impacts would be less than significant.	
Would the project result in other	Construction odors would be temporary, intermittent, and not expected to affect a	N/A
emissions (such as those leading to odors)	substantial number of people. The project's proposed land use map and adherence to	
adversely affecting a substantial number	existing regulations would ensure that future development would not result in	
<del>of people?</del>	existing regulations would ensure that future development would not result in emissions (such as those leading to odors) adversely affecting a substantial number of	
<del>n people:</del>	people, and impacts would be less than significant.	
4.4 Biological Resources	people, and impacts would be less than significant.	
Would the project have a substantial	Buildout of the GPU would have the potential to directly or indirectly impact	<b>BIO-1:</b> Applications for future development of vacant
adverse effect, either directly or through	candidate, sensitive, or special status species through removal of habitat that	portions thereof), wherein the Director of Community
habitat modifications, on any species	supports sensitive species. While future site specific environmental review and	his or her designee has determined a potential for imp
identified as a candidate, sensitive, or	application of regulations are likely to ensure adverse impacts to sensitive species	sensitive biological resources, shall be required to prep
special status species in local or regional	are reduced to less than significant, it is not possible to ensure that every impact	specific general biological resources survey to identify
plans, policies or regulations, or by the	will be fully mitigated at a program level of analysis. Therefore, impacts would be	any sensitive biological resources, including any sensit
CDFW or USFWS?	significant.	wildlife species. The report shall identify the need for
	organite and	presence/absence surveys and identify the presence of s
		regulated wetlands or waters. If potentially significant
		sensitive biological resources, including sensitive speci
		wetlands are identified, the report shall also recomme
		mitigation to reduce the impacts to below a level of s
		BIO-2: Applications for future development, wherein
		Community Development or his or her designee has
		potential for impacts to mature trees and/or native veg
		for nesting birds, shall be required to restrict removal

	Significance After Mitigation
	Less than Significant
	Less than Significant
	Less than SIgnificant
	1
cant properties (and	Significant and Unavoidable.
nity Development or impacts to	While implementation of mitigation measures BIO-1 and
prepare a site-	BIO-2 would reduce impacts on
tify the presence of	sensitive and special status
nsitive plant or for focused	species, it is not possible to ensure that every future project
e of state or federal	could fully mitigate potentially
cant impacts to	significant impacts despite the
pecies and/or	applicable regulatory framework.
nmend appropriate of significance.	Therefore, impacts to candidate, sensitive, or special status
	species would remain significant
ein the Director of	and unavoidable at this program
has determined a vegetation suitable	level of review.
val of sensitive	

Table S-1 Summary of Environmental Impacts			
Threshold	Impact Discussion	Mitigation Measure	Significance After Mitigation
Would the project have a substantial	Buildout of the GPU has the potential to impact a variety of riparian habitat	Mitigation Measure habitat and vegetation to outside the breeding seasons of any sensitive species identified within adjacent properties (typical bird breeding season is February 1–September 1. as early as January 1 for some raptors). If vegetation clearing must begin during the breeding season, a qualified biologist shall provide recommendations to avoid impacts to nesting birds which typically includes a pre-construction survey within 3 days of the start of construction to determine the presence of active nests. If active nests are found, avoidance measures shall be implemented to ensure protection of the nesting birds. Avoidance measures may include a no-activity buffer zone, typically 300 feet from the area of disturbance or 500 feet for raptors, established at the discretion of the qualified biologist in consultation with the City, If activity buffer zones are not feasible, temporary noise barriers may be installed to attenuate construction noise. Noise wall height and adequacy shall be supported by a noise analysis to determine the anticipated construction noise levels with attenuation measures as recommended by the biologist and approved by the City. Periodic noise monitoring shall be conducted during construction to ensure noise attenuation standards are met. Accepted noise levels are species dependent and existing ambient noise levels can play a factor in establishing baseline acceptable noise. Refer to mitigation measure BIO-1	Significant and Unavoidable.
adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations, or by the CDFW or USFWS?	types throughout the Planning Area. Future site-specific environmental review for development consistent with the GPU would ensure appropriate biological surveys are completed and would require adherence to applicable regulations and policies such as the MSHCP, state and federal wetland regulations, and policies in the Open Space and Resource Conservation Element of the GPU. While these regulations are likely to ensure adverse impacts to sensitive riparian habitats are reduced at the project level, at a program level of analysis it is not possible to ensure that every impact could be fully mitigated. Therefore, the project would have the potential to result in a substantial adverse effect on sensitive riparian habitats, and impacts would be significant		While implementation of mitigation measure BIO-1 would reduce impacts on riparian habitats, it is not possible to ensure that every future project could fully mitigate potentially significant impacts Therefore, impacts to riparian habitats would remain significant and unavoidable at this program level of review.
Would the project have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?	While subsequent development and redevelopment projects would be required to evaluate potential impacts on wetlands through project-level CEQA documentation and would be required to obtain applicable state and federal wetland permits, at a program level of analysis it is not possible to ensure that every impact would be fully mitigated. Therefore, the project would have the potential to result in a substantial adverse effect on wetlands, and impacts would be significant.	Refer to mitigation measure BIO-1	Significant and Unavoidable. While implementation of mitigation measure BIO-1 would reduce impacts on wetlands, it is not possible to ensure that every future project could fully mitigate potentially significant impacts. Therefore, impacts to riparian habitats would remain significant and unavoidable at this program level of review.

	Table S-1 Summary of Environmental 1	Impacts
Threshold	Impact Discussion	Mitigation Measure
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?	The proposed land use plan is consistent with regional conservation goals and linkages needed to maintain wildlife movement. Future development would be required to undergo a site-specific environmental review including compliance with MSHCP conservation goals for wildlife corridors and linkages. Impacts would be less than significant.	N/A
Would the project conflict with any local policies or ordinances protecting biological resources, such as tree preservation policy or ordinance?	Future projects would be required to comply with GPU policies that support protection of biologically significant habitats and demonstrate consistency with applicable local ordinances protecting biological resources. The project would not conflict with any local policies or ordinances protecting biological resources, and impacts would be less than significant.	N/A
Would the project conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?	The land use plan largely avoids MSHCP Conserved Lands, Criteria Cells, and Public/Quasi Public Lands. Any development within MSHCP Criteria Cells or other conserved status lands would require a discretionary review including a site- specific biological analysis including demonstrating compliance with MSHCP conservation goals. Project-specific environmental review and required compliance with the MSHCP and other applicable plans would ensure consistency with applicable habitat conservation plans. Impacts would be less than significant.	N/A
4.5 Cultural and Tribal Cultural Resources		
Would the project cause a substantial adverse change in the significance of a historical resource pursuant to Section 15064.5?	Analysis of impacts from future development on the built-environment would be required at the project level. Any alteration, relocation, demolition, or excessive groundborne vibration associated with future development that would affect historic buildings, structures, objects, landscapes, and sites would represent a significant impact to historical resources. Therefore, future projects would have the potential to result in a substantial adverse effect on historical resources, and impacts would be significant.	<b>CUL-1</b> : Prior to the issuance of any permit for a fur development site- specific project that would directly affect a building/structure in excess of 50 years of ag- qualified architectural historian shall determine who building/structure is historically significant. The eval based on criteria such as age, location, context, associ- important person or event, uniqueness, or structural indicated in the CEQA guidelines. If the evaluation building/structure is not historic, no further evaluation building/structure is not historic, no further evaluation the required. If the building/structure is detern historically significant, the preferred mitigation wo the resource through project redesign. If the resour avoided, all prudent and feasible measures to minin harm to the resource shall be taken per recommend qualified architectural historian.
Would the project cause a substantial adverse change in the significance of an archaeological resource pursuant to Section 15064.5?	Analysis of impacts from future development on known and those-not-yet-found archaeological resources would be required at the project level. Any vegetation clearing/grubbing, grading, trenching, or excavation associated with future development that could expose buried prehistoric or historic-era archaeological resources would represent a significant impact to historical resources. Therefore, future projects would have the potential to result in a substantial adverse effect on historical resources, and impacts would be significant.	<ul> <li>CUL-2: Prior to issuance of any permit for a future site that would potentially have a direct or indirect affect a resource, the City shall require the following steps be determine:</li> <li>(1) the presence of archaeological resources, and (2) the mitigation for any significant resources which may be project development. The following steps would help depresence or absence of archaeological resources.</li> <li>Step 1: An archaeologist shall conduct records and ba at the Eastern Information Center for a list of and request a sacred lands file search from the Heritage Commission.</li> <li>Step 2: After review of this data, a pedestrian survey by a qualified archaeologist.</li> <li>Step 3: If through the research and the field survey, a resources are identified, then an evaluation of signification.</li> </ul>

	Significance After Mitigation
	Less than Significant
	Less than Significant
	Less than Significant
6	
future tly or indirectly age, the City or a whether the affected valuation shall be ociation with an al integrity, as on determines that ation or mitigation ermined to be would be to avoid urce cannot be nimize or mitigate andations of the	Significant and Unavoidable
site-specific project	Significant and Unavoidable
et an archaeological be taken to	
the appropriate be impacted by determine the	
background research of recorded resources the Native American by shall be conducted	
, archaeological ficance shall be	

		Table S-1 Summary of Environmental Impacts	
Threshold	Impact Discussion		nificance After Mitigation
	T	completed by a qualified archaeologist. The evaluation program	
		generally will include excavation to determine depth, extent,	
		integrity, and content of the subsurface cultural material.	
		<b>Step 4:</b> The results of the excavation will be evaluated using the	
		Thresholds above in Section 4.5.4.	
		<b>Step 5:</b> If an archaeological resource is determined significant and	
		avoidance through project redesign is not feasible, a data	
		recovery and construction monitoring program must be	
		implemented to reduce the impacts the archaeological resource	
		to below a significant level. The data recovery program must be	
		approved by the City.	
		<b>Step 6</b> : A final data recovery and/monitoring report shall be completed in	
		accordance with the California Office of Historic Preservation's	
		Archaeological Resource Management Reports: Recommended	
		Content and Format. Confidential attachments must be	
		submitted under separate covers. Artifacts collected during the	
		evaluation and data recovery phases must be curated at an	
		appropriate facility consistent with state (California State	
		Historic Resources Commission's Guidelines for Curation of	
		Archaeological Collection 1993) and federal curation standards	
		(36 CFR 79 of the Federal Register) and that allows access to	
		artifact collections.	
		<b>CUL-3:</b> Prior to the issuance of any permit for a future site-specific	
		project, the project developer shall retain a professional archaeologist	
		(Project Archaeologist), at no cost to the City, to conduct monitoring of	
		all ground disturbing activities associated with the respective project.	
		The Project Archaeologist shall be authorized to temporarily redirect	
		earthmoving activities in the event that suspected archaeological	
		resources are unearthed during Project construction. The Project	
		Archaeologist, in consultation with the Consulting Tribe(s), which have	
		requested monitoring, the contractor, and the City, shall develop a	
		<u>Cultural Resources Management Plan (CRMP) as defined in CUL-5.</u>	
		The Project Archeologist shall attend all pre-grading meetings with the	
		City, the project's construction manager, the project's general	
		contractor and the pertinent contractors. In addition, the Project's	
		Archaeologist shall provide and conduct Cultural Resources Worker	
		Sensitivity Training, which the project's construction manager, general	
		contractor, and all pertinent subcontracts shall be required to attend.	
		In addition, to the Project Archaeologist, the designated archaeological	
		monitor for the respective project shall have the authority to	
		temporarily halt and redirect earth-moving activities in the affected	
		area in the event that suspected archaeological resources are	
		<u>unearthed.</u>	
		CIT 4: Drive to the isotroped of any normal for a future site and if -	
		<b>CUL-4</b> : Prior to the issuance of any permit for a future site-specific	
		<u>project, the project Developer shall secure agreements with the</u> <u>Consulting Tribe(s). The project developer shall provide a minimum of</u>	
		<u>30 days' advance notice to the tribes of all ground-disturbing activities.</u>	
		The Native American Tribal Representatives shall have the authority	

		Table S-1 Summary of Environmental Impacts	
Threshold	Impact Discussion	Mitigation Measure	Significance After Mitigation
		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 be invited to attend all pre-grading meetings with the Project Archaeologist, the City, the construction manager, and general contractor, and any pertinent subcontractors and conduct the Tribal Perspective of the mandatory Cultural Resources Worker Sensitivity Training to those in attendance.	
		<ul> <li>CUL-5: The Project Archaeologist, in consultation with the Consulting Tribe(s), the project's construction manager and general contractor, and the City shall develop a CRMP in consultation pursuant to the definition in AB 52 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 and/or SB 18 tribal consultation process for the project, and has not opted out of the AB 52 and/or SB 18 consultation process for the project, and has not completed AB 52 and/or SB 18 consultation with the City as provided for in PRC Section 21080.3.2(b)(1) of AB 52. Details in the Plan shall include;</li> <li>a. Project description and location</li> <li>b. Project grading meeting and Cultural Resources Worker Sensitivity Training details;</li> <li>c. Roles and responsibilities of individuals on the project; 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 resource evaluation.</li> <li>f. The type of recordation needed for inadvertent finds and the stipulations of recordation of sacred items.</li> <li>g. Contact information of relevant individuals for the project;</li> </ul>	
		CUL-6: In the event that Native American cultural resources are discovered during the course of ground disturbing activities (inadvertent discoveries), the following procedures shall be carried out for final disposition of the discoveries: <ul> <li>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 Division:             <ul> <li>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 grading or construction activities commencing that may potentially affect or otherwise impact the integrity of the resources.</li> <li>ii. Onsite reburial of the discovered items as detailed in the treatment plan required pursuant to Mitigation Measure CUL- 3. This shall include measures and provisions to protect the</li> </ul> </li> </ul>	

			Table S-1 Summary of Environmental Impacts	
Industry       Industry         Industry       Second State Sta	Threshold	Impact Discussion		Significance After Mitigation
Industry       Industry         Industry       Second State Sta			future reburial area from any future impacts in perpetuity.	
encreditors is permitted without the written consent of all         Consulting Native Anoxiona. This is downmanted as defined in         CUL-5. The location for the future redunding and the type, and         identified an confidential works on file with the type, and         identified and the write intervention of the future redunding and         identified and the type, and         identified and the type and         identified and the type, and         identified and the type and </th <th></th> <th></th> <th>Reburial shall not occur until all legally required cataloging</th> <th></th>			Reburial shall not occur until all legally required cataloging	
encreditors is permitted without the written consent of all         Consulting Native Anoxiona. This is downmanted as defined in         CUL-5. The location for the future redunding and the type, and         identified an confidential works on file with the type, and         identified and the write intervention of the future redunding and         identified and the type, and         identified and the type and         identified and the type, and         identified and the type and </th <th></th> <th></th> <th>and basic recordation have been completed. No recordation of</th> <th></th>			and basic recordation have been completed. No recordation of	
Consulting Native American Tribal Governments as edited in         Clust The location or the future reduction account of the exist hubble of exist hubble of the exist hubble of the exist hu				
CUL-3: The characterization for the future realward across shall be identified on a confidential the characterization consumed to be the Characterization and the characterization consumed to be the Characterization and the characterization consumed to be the characterization construction consumer consume consus consume consume consume consume consume co				
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Governmentic prior to settification of the environmental documents         CUL-7. The City ability certification of the environmental documents         CUL-7. The City ability certification of the environmental document notes is included on the Greater (LTA) response of during ground-disturbing environmental the Drobest (LTA) response of during ground-disturbing environmental the Drobest (LTA) response of the disturbing environmental the Drobest (LTA) response of the disturbing environmental the Drobest (LTA) response of the disturbing environmental documents and the Drobest (LTA) response of the disturbing environmental documents and the Drobest (LTA) response of the disturbing environmental documents and the Drobest (LTA) response of the disturbing environmental documents and the disturbing environmentation environmentation environmentation environmentation environmentation and the disturbing environmentation envindive environmentation envindive environmen			identified on a confidential exhibit on file with the City, and	
decumant.         CUL-2: The City shall verify that the following rate is included on the Citratine Dian of ture site-ansatter protect. Than version tests and associate secure are associated intrume record-disturbance activities and the Project Archinologist or Native American Tribul Representatives are not increased. Its constructions supervised in biblicated to huit work in a 100-foot rulius around the find and call the Project Archinologist or Native American Tribul Representatives are not increased. Its constructions supervised is biblicated to huit work in a 100-foot rulius around the find and call the Project Archinologist of the find.         CUL-3: If notential historic or cultural resources are uncovered during recovering memory conduction and the rule call the provide Archinologist of Native American Provide Archinologist hit were not assessed by the archinologist on advect and provide ansatter conducted around to resource and recovering assessment conducted around to normality and public provide ansatter and a superportate recommend alconstance memory and and as appropriate recommend ulteraster and the line and resources and a child be greaned in regaring the Storetary of the line invitient around as appropriate recommend ulteraster and the line invitient around the first and regaring the short are constants and the final and as appropriate recommend ulteraster and the line invitient around the first and and will be consulted by the City to resolute the find, and as appropriate recommend ulteraster and the line invitient around the invitient of the invitient and will be consulted by the City to resolute the find and as appropriate recommend ulteraster and the line of the invitient of the invitient and will be consulted by the City to resolute and the find and a project and the invitient of the invitient of the invitient of the invitient and will be consulted by the City to resolute and the invitient the City apparted t			concurred to by the Consulting Native American Tribal	
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review and approval prior to implementation of the said plan.				
			review and approval prior to implementation of the said plan.	
<b>CUL-9:</b> Prior to final inspection, the developer/permit holder shall			<b>CUL-9:</b> 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				

	Table S-1		
Threshold	Summary of Environmental Impact Discussion	Mitigation Measure	Significance After Mitigation
Would the project disturb any human remains, including those interred outside of dedicated cemeteries?	Analysis of impacts from future development on human remains would be required at the project level. Any vegetation clearing/grubbing, grading, trenching, or excavation associated with future development that would expose or disturb unknown human remains would represent a significant impact to human remains. Therefore, future projects would have the potential to result in a substantial adverse effect on historical resources, and impacts would be significant.	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 South Coastal Information Center (SCIC) at the San Diego State University (SDSU) and one (1) copy shall be submitted to each of the Consulting Tribe(s) Cultural Resources Department(s). CUL-310: If human remains are unintentionally disturbed during archneological exeavations or construction activities, implementation of the procedures set forth in PRC Section 5007.08 and California State Health and Safety Code 7050.5 would be implemented in consultation with the MLD as identified by the NAHC. California State Health and Safety Code Section 7050.5 dietates that no further disturbance shall occur until the County Coroner has made the necessary findings as to origin and disposition pursuant to PRC Section 5097.98. If the remains are determined by the County Coroner has made the necessary findings as to origin and disposition pursuant to PRC Section 5097.98. If the remains are determined by the County Coroner to be Native American, the NAHC shall be notified within 24 hours. The NAHC chall identify the MLD with whom consultation shall occur to determine in the treatment and disposition of the remains. If human remains are discovered, no further disturbance shall occur in the affected area until the County Coroner has made necessary findings as to origin. If the County Coroner determines that the remains are potentially Native American, the California Native American Heritage Commission shall be notified within 24 hours of the recommendations and engage in consultations concerning the treatment of th	Significant and Unavoidable
<ul> <li>Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in PRC</li> <li>Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California</li> <li>Native American tribe, and that is: <ul> <li>a) Listed or eligible for listing in the CRHR, or in a local register of historical resources as defined in PRC</li> </ul> </li> </ul>	Analysis of impacts from future development on tribal cultural resources would be required at the project level. Any vegetation clearing/grubbing, grading, trenching, or excavation associated with future development that would affect tribal cultural resources represent a significant impact to Tribal cultural resources. Therefore, future projects would have the potential to result in a substantial adverse effect on tribal cultural resources, and impacts would be significant.		Significant and Unavoldable

	Table S-1		
(Dhursele al d	Summary of Environmental In		
ThresholdSection 5020.1(k), orb) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of PRC Section 5024.1. In applying the criteria set forth in subdivision (c) of PRC Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American?4.6 EnergyWould the project result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during	Energy conservation measures required by applicable energy conservation regulations (e.g., CALGreen, Title 24) and energy conservation policies included in the proposed 2024 GPU and the CAP would support the minimization of energy consumption from operations associated with future development. Additionally, the CAP includes a	Mitigation Measure	
project construction or operation?	number of GHG reduction goals related to energy use and energy conservation Therefore, the Project would not result in a wasteful, inefficient or unnecessary consumption of energy resources.		
Would the project conflict with or obstruct a state or local plan for renewable energy or energy efficiency?	Future development allowed under the project would implement applicable regulation that would ensure development would be energy efficient. The Project would not conflict with or obstruct implementation of CALGreen and the California Energy Code, or with SCE and MVU's implementation of RPS, and impacts would be less than significant.	N/A	
4.7 Geology/Soils			
<ul> <li>Would the project directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving: <ul> <li>Rupture of a known earthquake fault,</li> <li>Strong seismic ground shaking,</li> <li>Seismic-related ground failure, including liquefaction,</li> <li>Landslides?</li> </ul> </li> </ul>	Future development would be required to adhere to GPU Safety Element policies and Title 8, Chapter 8.21 Grading Regulations of the Municipal Code to ensure the safety of future land uses throughout the Planning Area, thereby minimizing potential adverse impacts. Engineering geologic reports are required for all developments on hillside sites where geologic conditions are considered to have a substantial effect on existing and/or future site stability. Future development would be required to comply with GPU Safety Element policies and Municipal Code requirements for geologic reports, which would ensure that impacts related to faults, seismic ground shaking, ground failure and landslides would be less than significant.		
Would the project result in substantial soil erosion or the loss of topsoil?	Future development would incorporate long-term water quality controls pursuant to storm water standards including the National Pollutant Discharge Elimination System (NPDES) Municipal Permit requirements. Municipal Code requirements (Title 8, Chapter 8.10 Stormwater/urban Runoff Management and Discharge Controls and Title 9, Chapter 9.17 Landscape and Water Efficiency Requirements) provides additional guidance for storm water management, erosion control and slope planting. Implementation of these regulations would ensure that future development would not result in substantial soil erosion or the loss of topsoil, and impacts would be less than significant.	N/A	

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Less than Significant

	Table S-1		
Threshold	Summary of Environmental		C:: C:
Would the project be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?	Impact Discussion Future development would be required to adhere to GPU Safety Element policies and Title 8, Chapter 8.21 Grading Regulations of the Municipal Code to ensure the safety of future land uses throughout the Planning Area, thereby minimizing potential adverse impacts. Engineering geologic reports are required for all developments on hillside sites where geologic conditions are considered to have a substantial effect on existing and/or future site stability. Future development would be required to comply with GPU Safety Element policies and Municipal Code requirements for geologic reports, which would ensure that impacts related to unstable geological units would be less than significant.		Significance After Mitigation Less than Significant
Would the project Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial direct or indirect risks to life or property?	Implementation of applicable building code regulations, Title 8, Chapter 8.21 Grading Regulations of the Municipal Code which requires a geotechnical investigation, in addition to other regulations and General Plan policies would ensure impacts related to expansive soils would not create a risk to life or property. Impacts would be less than significant.	N/A	Less than Significant
Would the project directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?	Construction-related ground-disturbing activities associated with future development could result in significant impacts (loss) of nonrenewable paleontological resources. Because site-specific details and locations of future development projects are not known at this program-level of analysis, impacts to paleontological resources would be potentially significant.	<ul> <li>PAL-1: Applications for future development, wherein the Community Development Director or his or her designee has determined a potential for impacts to paleontological resources, shall review the underlying geology and paleontological sensitivity of the site. If it is determined that the potential exists that sensitive paleontological resources are present, the applicant shall be required to comply with the following mitigation framework.</li> <li>A qualified paleontological monitor shall be present during grading in project areas where a project specific geological technical study has determined that such monitoring is necessary due to the potential for paleontological resources to reside within the underlying geologic formations. The geologic technical study shall also provide specific duties of the monitor, and detailed measures to address fossil remains, if found.</li> </ul>	Less than Significant with Mitigation Incorporated
4.8 Greenhouse Gas Emissions		remains, in found.	
Would the project generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment.	GHG emissions from buildout under the 2024 GPU would not meet applicable thresholds, and a potentially significant impact would occur without additional measures. The proposed CAP developed a Qualified GHG Reduction Strategy that would reduce GHG emissions to align with the State's goals and recommendations. These strategies would serve to reduce GHG emissions associated with transportation, building energy, solid waste, water, and wastewater. Thus the 2024 GPU does not meet the threshold, and the impact is potentially significant. However, with the adoption and implementation of the proposed CAP, GHG emissions generated by the Project would be reduced to meet State GHG reduction targets. Therefore, the Project would not generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment, and would not conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emission of GHGs, and impacts would be less than significant. Therefore, with the adoption and implementation of the proposed CAP, GHG emissions generated by the 2021 GPU would be reduced to meet State GHG reduction targets. Therefore, the project would not generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment, and would be implemented to reduce GHG emissions consistent with State legislative requirements. Therefore, with the adoption and implementation of the proposed CAP, GHG emissions generated by the 2021 GPU would be reduced to meet State GHG reduction targets. Therefore, the project would not generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment, and impacts would	<ul> <li>e) Adopt Actions and Measures to close any "reduction gaps" between the updated inventories and applicable 2040 and 2045 goals no later than December 31, 2030</li> </ul>	Less than Significant with Mitigation Incorporated

	Table S-1 Summary of Environmental In	mnacts
Threshold	Impact Discussion	Mitigation Measure
	be less than significant.	<ul> <li>technologies and programs emerge that warrant inclu GHG-2: For each discretionary project subject to and no CEQA, the applicant shall:</li> <li>a) Complete the City's GHG Emissions Analysis Com to assist with determining project consistency with Valley CAP, and</li> <li>b) Incorporate appropriate GHG reduction measures proportion of GHG emission reductions consistent assumptions of the CAP, and</li> <li>c) Document the infeasibility or inapplicability of CA</li> <li>d) Propose alternative GHG reduction measures, as a</li> <li>e) Demonstrate through a quantitative analysis that not impede (or would facilitate) Moreno Valley's ab GHG emissions reduction targets.</li> </ul>
Would the project conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emission of GHGs.	The proposed CAP identifies strategies, measures, and actions that would be implemented to reduce GHG emissions consistent with State legislative requirements. Therefore, with the adoption and implementation of the proposed CAP, GHG emissions generated by the 2021 GPU would be reduced to meet State GHG reduction targets. However, because the 2024 GPU would conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing GHG emissions (AB 1279). This impact would be potentially significant. However, with the adoption and implementation of the proposed CAP, GHG emissions generated by the Project would be reduced to meet State GHG reduction targets. Therefore, the Project project would not generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment, and would not conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emission of GHGs, and impacts would be less than significant.	N/A Refer to GHG-1 and GHG-2.
4.9 Hazards & Hazardous Materials	would be less than significant.	
Would the project create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials.	Adherence with applicable federal, state, regional, and local plans and regulations, as well as 2021 GPU policies would ensure that the project would not result in potential hazards associated with the use, transport, storage, and sale of hazardous materials, and impacts would be less than significant.	N/A
Would the project Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment.	Adherence with applicable federal, state, regional, and local plans and regulations, as well as 2021 GPU policies would ensure that the project would not result in reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment, and impacts would be less than significant.	N/A
Would the project emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one- quarter mile of an existing or proposed school.	Adherence with applicable federal, state, regional, and local plans and regulations, as well as 2021 GPU policies, would ensure that the project would not result in an accidental release of hazardous materials or emissions of hazardous substance near existing or proposed schools, and impacts would be less than significant.	N/A
Would the project be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, create a significant hazard to the public or the environment.	Adherence to applicable clean-up and/or remediation requirements and regulations would ensure that the project would not create a significant hazard associated with known hazardous materials sites, and impacts would be less than significant.	N/A

	Significance After Mitigation
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es to achieve their at with the	
CAP measures, and a appropriate; or at the project would ability to meet the	
	Less than Significant <del>with</del> <del>Mitigation Incorporated</del>
	Less than Significant
	Less than Significant
	Less than Significant
	Less than Significant

	Table S-1 Summary of Environmental I	Impacts	
Threshold	Impact Discussion	Mitigation Measure	
Would the project be located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, result in a safety hazard or excessive noise for people residing or working in the project area.	Development within the AICUZ is subject to development standards and restrictions as set forth in Municipal Code Section 9.07.060. Future development that would be located within the city's special zone and/or within the ALUC compatibility zones would be required to adhere to all special regulations, including Municipal Code development standards and specific land use regulations regarding FAA notification imaginary surfaces, aircraft noise, and building heights. Consequently, the project would be consistent with adopted ALUCPs, as future development would be required to show compatibility with the requirements of the ALUCPs, the Municipal Code, and associated FAA requirements. Therefore, the project would not result in a safety hazard or excessive noise for people residing or working in the project area, and impacts would be less than significant.	N/A	
Would the project impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan.	Adherence to applicable LHMP standards and 2021 GPU Safety Element policies, as well as increased traffic capacity in the proposed roadway network, would ensure that the project would not impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan, and impacts would be less than significant.	N/A	
Would the project expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires.	Compliance with MVFD regulations and 2021 GPU policies would ensure that project would not expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires, and impacts would be less than significant.		
4.10 Hydrology/Water Quality			
Would the project violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality.	Construction adherence to relevant plans and programs, as well as Municipal Code requirements would ensure that future development would not violate any water quality standards or degrade surface or ground water quality, and construction- related impacts would be less than significant. Post-Development Adherence to relevant plans and programs, including the IGP, as well as Municipal Code requirements for preparation of a WQMP and applicable GPU policies, would ensure that future development would not violate any water quality standards or degrade surface or ground water quality, and long-term operational impacts would be less than significant.	N/A	
Would the project substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin.	The project has been designed to minimize the increase in impervious surfaces by primarily focusing on future development and redevelopment within the proposed Concept Areas that consist of clusters of vacant and underutilized land within the city limit that would allow for continued groundwater recharge in substantial portions of the Planning Area. Additionally, adherence to applicable GPU policies would ensure that future development would neither substantially deplete groundwater supplies nor interfere substantially with groundwater recharge, and impacts would be less than significant.		
Would the project substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would: i) result in a substantial erosion	Erosion or Siltation Adherence to Municipal Code requirements and applicable GPU goals and policies would ensure that future development would not result in a substantial erosion or siltation on- or off-site, and impacts would be less than significant. Increase Surface Runoff	N/A	

Significance After Mitigation
Less than Significant Less than Significant
Less than Significant
Less than Significant
Less than Significant
Less than Significant

	Table S-1 Summary of Environmental Ir	npacts	
Threshold	Impact Discussion	Mitigation Measure	Significance After Mitigation
or siltation on- or off-site;			
ii) substantially increase the rate or	Pursuant to the SAR WQMP, some future development may be required to include		
amount of surface runoff in a manner	BMPs to reduce flow velocity of storm water runoff. Such BMPs could include on-		
which would result in flooding on- or	site drainage swales, bioretention features, use of permeable pavers in parking		
off- site;	areas and streets, or infiltration basins which also serve as a means for pollutant		
iii) create or contribute runoff water which	removal.		
would exceed the capacity of existing	Additionally, applicable Priority Development Projects would be required to		
or planned stormwater drainage	include LID BMPS to treat potentially polluted runoff prior to entering the public		
systems or provide substantial	storm drain system. Project-specific studies would be required to ensure that		
additional sources of polluted runoff; or	volume-based treatment LID BMPs are properly sized to infiltrate, filter, or treat		
iv) impede or redirect flood flows.	the remaining portion of the runoff volume that was not retained or treated by		
	other BMPs.		
	Furthermore, adherence to Municipal Code requirements and applicable GPU		
	goals and policies would ensure that future development would not substantially		
	increase the rate or amount of surface runoff in a manner which would result in		
	flooding on- or offsite, and impacts would be less than significant.		
	Exceed Capacity of Stormwater System		
	Exceed Capacity of Stormwater System		
	Future development would be required to comply with future SWPPPs and the		
	project-specific WQMP, which would identify BMPs to be incorporated into		
	development plans to ensure that near-term construction activities and long-term		
	post-development activities would not result in substantial amounts of polluted		
	runoff. Therefore, adherence to regional and local plans and regulations would		
	ensure that future development would not create or contribute substantial		
	additional sources of polluted runoff that would exceed the capacity of existing or		
	planned stormwater drainage systems, and impacts would be less than significant.		
	Flood Flows		
	Future development would be required to adhere to regional and local plans,		
	programs and regulations relating to storm water runoff and volume flow. All		
	future development would include BMPs to manage polluted runoff and minimize		
	flow volume and velocity. Therefore, adherence to Municipal Code requirements and		
	applicable GPU goals and policies would ensure that future development would not		
	substantially impede or redirect flood flows, and impacts would be less than		
	significant.		
flood hazard, tsunami, or seiche zones,		N/A	Less than Significant
ould the project risk release of pollutants	no potential for tsunamis to impact the Planning Area. Future development would		
ue to project inundation.	be required to comply with Municipal Code Chapter 8.12, Floodplain Ordinance,		
	which requires flood safe measures be included in development plans. Remediation		
	measures for Perris Dam described above would also serve to protect against a		
	seiche. Therefore, impacts associated with flooding due to dam failure and seiche		
	would be less than significant.		

	Table S-1 Summary of Environmental l	mnacts	
Threshold	Impact Discussion		Mitigation Measure
Would the project conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan.	future development would be required to comply with the SAR Basin Water Quality Control Program, which includes the requirement to complete and submit of a SWPPP for construction-related activities. Future development would also be required to implement a WQMP to demonstrate compliance with the City's MS4 permit and to minimize the release of potential waterborne pollutants. Therefore, the project would not conflict with or obstruct implementation of a water quality control plan, and impacts would be less than significant. Domestic water supplies throughout the Planning Area are not reliant on groundwater as a primary source. Furthermore, the OSRC Element includes the goals to preserve and protect natural resources, and policies are identified to ensure groundwater protection and improve groundwater infiltration measures. Therefore, the project would not conflict with or obstruct implementation of a groundwater management plan, and impacts would be less than significant.	N/A	
4.11 Land Use and Planning	groundwater management plan, and impacts would be less than significant.		
Would the project physically divide an established community.	Implementation of the project would not include new major infrastructure, such as a freeway, that could physically divide an established community. The changes envisioned with the land use plan and supporting policies are designed to increase community connections. Therefore, the project would not physically divide the community, and impacts would be less than significant.	N/A	
Would the project cause a significant environmental impact due to a conflict with any applicable land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect.	The project would implement various City planning initiatives, identifies housing sites necessary to meet RHNA goals and ensure consistency with the state housing targets, and would facilitate implementation of the CAP. Furthermore, the project would not generate growth that would exceed 2040 SCAG projections. Therefore, the project would not cause a significant environmental impact due to a conflict with any applicable plans, policies, or regulation adopted for the purpose of avoiding or mitigating an environmental effect, and impacts would be less than significant.	N/A	
4.12 Mineral Resources			
Would the project result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the stat?	The majority of land within the Planning Area is designated as MRZ-3, land for which the significance of mineral resources cannot be determined, or MRZ-1, land for which adequate geologic information indicates that no significant mineral deposits are present. Neither of these MRZ categories are considered significant mineral resources. The small amount of land designated as MRZ-2, areas underlain by mineral deposits where geologic data indicates that significant measured or indicated mineral resources are present, is not located within any of the proposed Concept Areas. Furthermore, this area is not currently used for mineral resource extraction. Therefore, the project would not result in the loss of availability of regionally valuable mineral resources, and impacts would be less than significant.	N/A	
Would the project result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?	There are no active mineral resource extraction facilities within the Planning Area. The existing 2006 General Plan land use map, as well as the proposed GPU land use map do not delineate any mineral resource recovery sites, or designate any land for mineral resource production. Therefore, implementation of the project would not result in the loss of a designated mineral recovery site and no impact would occur.	N/A	
4.13 Noise		L	
Would the project generate a substantial temporary or permanent increase in ambient noise levels in the vicinity of the	Traffic Noise Increase in Ambient Noise: The increase in ambient noise levels adjacent to	Traffic N Impacts	loise associated with the increase in ambient no

	Significance After Mitigation
	Less than Significant
	Less than Significant
	Less than Significant
	Less than Significant
	No Impact
	Traffic Noise Similar
noise would be	Traffic Noise - <b>Significant and</b> <b>Unavoidable</b>

	Summa	Table S-1 ary of Environmental I	mpacts	
Threshold	Impact Discussion			Mitigation Measure
project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies;	<ul> <li>roadway segments listed in Section 4.13.5.1 would expose exist receptors to a significant increase in ambient noise levels, and significant.</li> <li>Land Use Compatibility: Future development proposals within would be required to conduct site-specific exterior and interior demonstrate that the proposed development would not place s in locations where the existing or future noise levels would excompatibility standards. Impacts associated with future developless than significant.</li> <li>Railroad Noise</li> <li>Railroad noise levels would not exceed 60 CNEL within the Pla impacts would be less than significant.</li> <li>Stationary Noise</li> <li>Through enforcement of the Noise Regulation of the Municipal GPU policies and actions, impacts associated with stationary souble less than significant.</li> <li>Construction Noise</li> <li>Construction activities associated with any individual development on server and noise impacts would be considered potentially significant.</li> </ul>	impacts would be the Planning Area noise analyses to ensitive receptors ceed the land use opment would be unning Area, and Code and <del>2021</del> 2024 cres of noise would	significant v possible noi structures v higher Soun exterior nois in place for existing use required to p interior nois all existing b the significa sensitive use mitigation. 7 remain sign Construction <b>NOS-1:</b> Th designee sha has the pote 8.14.040( <del>E)</del> may exceed City may <u>sh</u> estimates co that would Construction measures or	without mitigation. For existing noise sense ise-reduction measures would include retro- with acoustically rated windows and doors and Transmission Class ratings, which is a se reduction performance. However, there is rimplementing such a retrofit program. In seare demolished and redeveloped, new hom provide sufficient sound insulation to meet of sestandards. Because it would be speculative homes along impacted roadways would be re- ant noise impacts would be to existing homes es in an already urbanized area, there is no Therefore, impacts to existing sensitive land ifficant and unavoidable. In Noise the Director of Community Development or H all require applicants to demonstrate whet ential to exceed noise standards contained if and 11.80.030( <del>D)(7)</del> of the Municipal Code is standards or is located adjacent to sensitive ensure compliance with Municipal Code s in plans submitted to the City shall identiff in demolition, grading, and construction pla- foise reduction measures can include, but a
			that we subject 7:00 p. from 8 may is urgent substa 2. Idling constru- minim reducin 3. Demoli activiti existin feasibl uses, in a. Pr us at	ition, construction, site preparation, and re- ould generate noise perceptible at the prop- t property are limited to the hours between .m. from Monday through Friday excluding 200 a.m. to 4:00 p.m. on Saturdays. The bu- sue an exception to this limitation on hours a necessity where the public health and safe ntially impaired. times for noise-generating equipment used uction, site preparation, and related activiti- ized either by shutting equipment off whe ng the maximum idling time to 5 minutes. ition, construction, site preparation, and re- ies within 70 feet from the edge of proper- ng, occupied noise-sensitive uses shall incon- le strategies to reduce noise exposure for me- ncluding: rovide written notice to all known occupied ses within 400 feet of the edge of the project t least 2 weeks prior to the start of each cor the construction schedule;

nsitive land uses, trofitting older ors featuring a measure of e is no mechanism In the event that omes would be et City and CBC tive to assume that e redeveloped and nes and other noiseno feasible and uses would

r his or her nether the project d in Sections de. If a project tive receptors, the oise Analysis that eduction measures e standards. tify applicable plans submitted to are not limited

l related activities roperty line of the een 7:00 a.m. to ng holidays and building inspector ars in cases of afety will not be

ed in demolition, ities shall be hen not in use or es. d related erties with corporate all

noise-sensitive

ed noise-sensitive oject site boundary construction phase

#### Significance After Mitigation

Construction Noise - Significant and Unavoidable

Mitigation Measure NOS-1 would reduce construction noise exposure. However, for construction sites that are adjacent to noise-sensitive uses, there still could be a substantial temporary increase in noise levels that could lead to adverse noise-related impacts. Therefore, impacts would remain significant and unavoidable.

	Table S-1 Summary of Environmental	Impacts	
Threshold	Impact Discussion		Significance After Mitigation
Would the project generate excessive groundborne vibration or groundborne noise levels?	Construction details, locations, and equipment for future project-level developments under the 2024 GPU are not known at this time but may cause vibration impacts. Therefore, construction vibration impacts would be considered potentially significant. Vibration impacts due to railroad activities and stationary source would be less than significant.	<ul> <li>b. Ensure that construction equipment is properly maintained and equipped with noise control components, such as mufflers, in accordance with manufacturers' specifications;</li> <li>c. Re-route construction equipment away from adjacent noisesensitive uses;</li> <li>d. Locate noisy construction equipment away from surrounding noise-sensitive uses;</li> <li>e. Use sound aprons or temporary noise enclosures around noisegenerating equipment;</li> <li>f. Position storage of waste materials, earth, and other supplies in a manner that will function as a noise barrier for surrounding noise-sensitive uses;</li> <li>g. Use the quietest practical type of equipment;</li> <li>h. Use electric powered equipment instead of diesel or gasoline engine powered equipment; Use shrouding or shielding and intake and exhaust silencers/mufflers; and</li> <li>i. Other effective and feasible strategies to reduce construction noise exposure for surrounding noise-sensitive uses.</li> <li>4. For construction of buildings that require the installation of piles, an alternative to installation of piles by hammering shall be used. This could include the use of augured holes for cast-in-place piles, installation through vibration or hydraulic insertion, or another low- noise technique.</li> </ul>	Less than Significant with Mitigation Incorporated
For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?	Adherence with the noise requirements of the ALUCP, the Municipal Code, and associated FAA requirements would ensure that future development would not expose people to excessive aircraft noise levels, and impacts would be less than significant.	within 25 feet of any structure, the project applicant shall prepare a noise and vibration analysis to assess and mitigate potential noise and vibration impacts related to these activities. This noise and vibration analysis shall be conducted by a qualified and experienced acoustical consultant or engineer. The vibration levels shall not exceed Federal Transit Administration (FTA) architectural damage thresholds (e.g., 0.12 inches per second [in/sec] peak particle velocity [PPV] for fragile or historical resources, 0.2 in/sec PPV for non-engineered timber and masonry buildings, and 0.3 in/sec PPV for engineered concrete and masonry). If vibration levels would exceed this threshold, alternative uses such as drilling piles as opposed to pile driving and static rollers as opposed to vibratory rollers shall be used. If necessary, construction vibration monitoring shall be conducted to ensure vibration thresholds are not exceeded. N/A	Less than Significant

	Table S-1		
	Summary of Environmental Impacts		
Threshold	Impact Discussion	Mitigation Measure	
4.14 Population/Housing			
Would the project induce substantial unplanned population growth in an area, either directly ((for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?	The project would exceed the state RHNA requirements, would reduce future population and household growth compared to 2040 SCAG projections, and would locate future infrastructure along major transit corridors that are already served by essential roads, utilities, and public services. Therefore, the project would not induce substantial unplanned population growth, and impacts would be less than significant.	N/A	
Would the project displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?	The project would exceed the state RHNA requirements, which would provide additional housing that would accommodate residents displaced by future redevelopment projects, and ensure no net loss of housing. Furthermore, the project would result in a reduction of future population and household growth compared to 2040 SCAG projections. Therefore, the project would not displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere, and impacts would be less than significant.	N/A	
4.15 Public Services and Recreation			
<ul> <li>Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services: <ul> <li>Fire Protection;</li> <li>Police Protection;</li> <li>Schools;</li> <li>Parks/Recreational Facilities</li> </ul> </li> <li>Other Public Facilities?</li> </ul>	Fire Protection         Future fire protection facilities would be subject to separate environmental review, 2021 GPU goals and policies intended to protect the environment, and the programmatic mitigation framework established in this EIR, which would reduce impacts associated with the provision of new or physically altered fire protection facilities to a level less than significant.         Police Protection         Future police protection facilities would be subject to separate environmental review, 2021 GPU goals and policies intended to protect the environment, and the programmatic mitigation framework established in this EIR, which would reduce impacts associated with the provision of new or physically altered police facilities to a level less than significant.         Schools         Future schools would be subject to separate environmental review, 2021 GPU goals and policies intended to protect the environment, and the programmatic mitigation framework established in this EIR, which would reduce impacts associated with the provision of new or physically altered police facilities to a level less than significant.         Schools         Future schools would be subject to separate environmental review, 2021 GPU goals and policies intended to protect the environment, and the programmatic mitigation framework established in this EIR, which would reduce impacts associated with the provision of new or physically altered schools to a level less than significant.         Other Public Facilities         Future libraries would be subject to separate environmental review, 2021 GPU goals and policies intended to protect the environment, and the programmatic mitigation framework established in this EIR, which would reduce impacts associated with the provi	N/A	

Significance After Mitigation
Less than Significant
Less than Significant
Less than Significant

Table S-1       Summary of Environmental Impacts					
Threshold	Impact Discussion	Mitigation Measure	Significance After Mitigation		
Yould the project increase the use of disting neighborhood and regional parks or other recreational facilities such that distantial physical deterioration of the	Future parks would be subject to separate environmental review, 2021 GPU goals and policies intended to protect the environment, and the programmatic mitigation framework established in this EIR. Therefore, the project would develop future park facilities that would compensate that would address substantial increase in	N/A	Less than Significant		
Accility would occur or be accelerated? Yould the project include recreational accilities or require the construction or expansion of recreational facilities which hight have an adverse physical effect on the	the use of parks that would occur under project buildout. Implementation of the mitigation framework established in this EIR would reduce impacts associated with the provision of new or physically altered parks to a level less than significant.	N/A	Less than Significant		
nvironment?					
16 Transportation Vould the project conflict with a plan, redinance, or policy addressing the rculation system, including transit, badway, bicycle, and pedestrian facilities?	The <u>P</u> project would implement roadway and circulation improvements, new bicycle and pedestrian facilities, as well as the polices and actions listed under goals C-1 through C-3 in order to improve the circulation network through <del>project</del> buildout in 2040. Therefore, the <u>P</u> project would not conflict with a plan, ordinance, or policy addressing the circulation system, and impacts would be less than	N/A	Less than Significant		
Would the project conflict or be nconsistent with CEQA Guidelines Section 15064.3, subdivision (b)?	significant. Implementation of the Project would result in the increase in VMT based on several metrics (shown in bold in Table 4.16-5). As a result of some metrics that exceeded the significance criteria based on certain analysis methodologist, impacts would be significant. The project includes TDM goals, policies, and actions that would support VMT reductions; however, anticipated VMT reductions associated with proposed TDM measures would be large enough to guarantee that significant impacts could be fully mitigated. Therefore, projected VMT generated under buildout of the Project would be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b). This would be considered a significant impact. Compared to the existing 2006 General Plan, implementation of the project would result in lower VMT using several metrics, demonstrating a land use plan that would increase per capita VMT efficiency. However, some metrics showed an increase in VMT based on several metrics (shown in bold in Table 4.16-5). As a result of some metrics that exceeded the significance criteria based on certain analysis methodologist, impacts would be significant. The project includes TDM goals, policies, and actions that would support VMT reductions; however, anticipated VMT reductions associated with proposed TDM measures would be large enough to guarantee that significant impacts could be fully mitigated. Therefore, projected VMT generated under buildout of the project would be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b). This would be considered a significant impact.	The project has incorporated VMT reducing goals and policies to the extent feasible. No additional mitigation was identified that could reduce VMT impacts. Therefore, impacts would remain significant and unavoidable.	Significant and Unavoidab		
Vould the project substantially increase azards due to a geometric design feature e.g., sharp curves or dangerous itersections) or incompatible uses (e.g., urm equipment)?	The $202\underline{41}$ GPU includes policies and actions described above that would ensure future transportation facilities would not introduce hazards onto the circulation network, and future development and redevelopment would also be designed consistent with all safety requirements pertaining ingress and egress onto the circulation network. Therefore, the <u>P</u> project would not substantially increase hazards, and impacts would be less than significant.	N/A	Less Than Significant		
ould the project result in inadequate nergency access?	Adherence to applicable LHMP standards and $202\underline{41}$ GPU Safety Element policies, as well as increased traffic capacity in the proposed roadway network, would ensure that the <u>P</u> project would not result in inadequate emergency access, and impacts would be less than significant.	N/A	Less than Significant		

Table S-1         Summary of Environmental Impacts				
Threshold	Impact Discussion	Mitigation Measure	Significance After Mitigation	
17 Utilities/Service Systems				
17 Utilities/Service Systems Vould the project require or result in the elocation or construction of new or kpanded water, wastewater treatment or cormwater drainage, electrical power, atural gas, or telecommunications accilities, the construction or relocation of hich could cause significant nvironmental effects?	Water Future water facilities would be subject to separate environmental review, 2021 GPU goals and policies intended to protect the environment and the programmatic mitigation framework established in this EIR, which would reduce impacts associated with the relocation or construction of new or expanded water facilities to a level less than significant. Wastewater Future wastewater facilities would be subject to separate environmental review, 2021 GPU goals and policies intended to protect the environment and the programmatic mitigation framework established in this EIR, which would reduce impacts associated with the relocation or construction of new or expanded wastewater facilities to a level less than significant. Stormwater Future stormwater facilities would be subject to separate environmental review, 2021 CPU goals and policies intended to protect the environment and the programmatic mitigation framework established in this EIR, which would reduce impacts associated with the relocation or construction of new or expanded wastewater facilities to a level less than significant. Stormwater Future stormwater facilities would be subject to separate environmental review, 2021 CPU goals and policies intended to protect the environmental review, Stormwater	N/A	Less than Significant	
	<ul> <li>2021 GPU goals and policies intended to protect the environment and the programmatic mitigation framework established in this EIR, which would reduce impacts associated with the relocation or construction of new or expanded stormwater facilities to a level less than significant.</li> <li>Electric Power, Natural Gas, and Telecommunications</li> <li>Future facilities would be subject to separate environmental review, 2021 GPU goals and policies intended to protect the environment and the programmatic mitigation framework established in this EIR, which would reduce impacts associated with the relocation or construction of new or expanded electrical, natural gas, and telecommunications facilities to a level less than significant.</li> </ul>			
Yould the project have sufficient water applies available to serve the project and basonably foreseeable future development aring normal, dry and multiple dry ears?	The project would not exceed forecasted water demand projections for EMWD or BSMWC, because it would reduce future population and household growth compared to 2040 SCAG projections. Therefore, the project would have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry, and multiple dry years, and impacts would be less than significant.	N/A	Less than Significant	
Vould the project result in a etermination by the wastewater treatment rovider which serves or may serve the roject that it has adequate capacity to erve the project's projected demand in ddition to the provider's existing pommitments?	The project would not exceed forecasted wastewater demand projections for EMWD or ECSD, because it would reduce future population and household growth compared to 2040 SCAG projections. Therefore, EMWD and ECSD would have adequate capacity to provide wastewater treatment for the project, and impacts would be less than significant.	N/A	Less than Significant	
Yould the project generate solid waste in access of state or local standards, or in access of the capacity of local afrastructure, or otherwise impair the actainment of solid waste reduction goals?	The project would not generate excessive solid waste that would exceed regional forecasted demand, because it would reduce future population and household growth compared to 2040 SCAG projections. Therefore, the project would not generate solid waste in excess of state or local standards, exceed the capacity of local infrastructure, and impacts would be less than significant.	N/A	Less than Significant	

Table S-1         Summary of Environmental Impacts					
Threshold	Impact Discussion	Mitigation Measure	Significance After Mitigation		
Would the project comply with federal,	Future site-specific development under the project would be required to complete	N/A	Less than Significant		
state, or local management and reduction	a Waste Management and Recycling Plan and a Diversion Plan, which would				
statutes and regulations related to solid	ensure consistency with local, state, and federal requirements regarding waste				
waste?	diversion. Therefore, the project would not conflict with federal, state, or local				
	management and reduction statutes and regulations related to solid waste, and				
	impacts would be less than significant.				
4.18 Wildfire					
Would the project Substantially impair an	Future projects developed under the GPU would be designed in a manner that	N/A	Less than Significant		
adopted emergency response plan or	would not obstruct evacuation routes documented in the City's LHMP and would				
emergency evacuation plan?	be required to adhere to the Municipal Code requirements and policies included in				
	the GPU Safety Element that address disaster response and emergency evacuation.				
	Compliance with Municipal Code regulations and local disaster prevention plans,				
	as well as conformance with GPU policies, would ensure that the project would				
	not impair an adopted emergency response plan or emergency evacuation plan, and				
	impacts would be less than significant.				

# 1

# Chapter 1 Introduction

1.1NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of Chapter 1, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

# 1.1 <u>Project Background</u>

In June 2021, the City Council of the City of Moreno Valley ("City Council") approved and adopted the City's 2040 General Plan Update ("2040 General Plan") a Change of Zone, and Municipal Code Update, and its Climate Action Plan ("CAP") and certified an Environmental Impact Report ("EIR"), State Clearinghouse No. 2020039022, as having been prepared in compliance with CEQA in connection with the approvals. A lawsuit entitled *Sierra Club v. The City of Moreno Valley*, filed in July 2021, Riverside Superior Court Case No. CVRI2103300 (the "Sierra Club lawsuit"), challenged the validity of the CAP and the EIR.

In October 2021, in an amended petition, the Sierra Club alleged that the City had violated CEQA by failing to use a valid baseline, which effectively prejudiced the City's consideration of the Project's air quality, transportation, energy, and other impacts; and, by failing to adequately disclose or mitigate the significant environmental impacts on air quality and greenhouse gas ("GHG") emissions, and energy use analyses produced a wrong determination of the significance of the impacts that could be expected under the 2040 General Plan. The Sierra Club lawsuit, joined in by the California Attorney General, challenged the validity of the CAP and the EIR. In May 2024, the City Council set aside the 2021 approvals and certification to comply with the Court's May 6, 2024, judgment, based on the Court's March 5, 2024 ruling (the "Ruling").

The Ruling set forth the following findings:

- <u>The EIR provided information on the air quality emissions and energy usage as they</u> <u>existed in 2018, the year that the EIR's Notice of Preparation ("NOP") was issued.</u> <u>However, the EIR compared the air quality impacts and energy usage to those</u> <u>conditions under the buildout of the 2006 General Plan. The Ruling states that the</u> <u>EIR used an incorrect baseline that resulted in a wrong determination of the</u> <u>significance of the impacts that can be expected under the 2040 General Plan.</u>
- <u>The EIR failed to include projects for the air quality analysis that were not included</u> in the 2016 Air Quality Management Plan ("AQMP").
- <u>The EIR failed to adequately discuss the impact of the 2040 General Plan on sensitive</u> receptors and, in particular, the resulting health impacts.
- The EIR failed to adequately analyze and mitigate Toxic Air Contaminants.
- <u>The EIR failed to analyze GHG emissions and the significance of their impacts and failed to provide appropriate mitigation measures for an adequate Mitigation Monitoring and Reporting Program ("MMRP").</u>
- <u>The CAP was inadequate for tiering purposes.</u>
- <u>The EIR failed to adequately analyze construction, building use and transportation</u> <u>energy usage and failed to provide appropriate mitigation measures.</u>

It should be noted that other sections of the EIR were neither challenged nor found to be inadequate. Those sections are included in the Revised Draft Program EIR to ensure that readers have the entirety of the EIR for informational purposes. For additional details regarding the Ruling, please see Chapter 2, Environmental Setting.

# **<u>1.2</u>** Type of EIR

Consistent with Section 15168 of the California Environmental Quality Act (CEQA) Guidelines, this <u>Revised</u> Draft <u>Program</u> Environmental Impact Report (<u>"Revised Draft EIR"</u>) provides a programmatic analysis of the environmental impacts associated with implementation of the goals, policies, actions, and projected buildout of the following three planning documents:

- <u>20212024</u> General Plan Update (<u>"2024 GPU-")</u>,
- 2021-2029 Housing Element Update
- <u>Associated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas</u> <u>Amendments, and</u>
- <u>2024</u> Climate Action Plan (CAP)

These three separate planning documents are collectively referred to as the MoVal 2040 Project (project)("Project").

As described in Section 15168 of the CEQA Guidelines, program-level environmental review documents are appropriate when a project consists of a series of actions related to the issuance of rules, regulations, and other planning criteria. The <u>projectProject</u> which is the subject of this <u>Revised Draft</u> EIR consists of long-term plans that will be implemented as

policy documents guiding future development activities and related City of Moreno Valley (<u>"City"</u>) actions. The purpose of this program-level EIR is intended to inform decision-makers and the general public of the potential significant environmental impacts of the <u>projectProject</u>. This program-level EIR also considers the availability of mitigation measures to minimize the <u>project'sProject's</u> significant impacts and evaluates reasonable alternatives to the <u>projectProject</u> that may reduce or avoid one or more significant environmental effects.

# 1.2<u>3</u> List of Project Approvals

The <u>projectProject</u> would require Planning Commission and City Council approval of the following three <u>projectProject</u> components:

- <u>2021</u>2024 GPU,
- 2021-2029 Housing Element Update
- <u>Associated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas</u> <u>Amendments, and</u>
- CAP

# 1.34 Statement of Legal Authority

The City of Moreno Valley is the Lead Agency for the <u>projectProject</u> pursuant to Article 4 (Sections 15050 and 15051) of the CEQA Guidelines. The Lead Agency, as defined by CEQA Guidelines Section 15367, is the public agency which has the principal responsibility and authority for carrying out or approving a project. The analysis and findings in this document reflect the independent, impartial conclusions of the City.

# 1.4<u>5</u> Responsible/Trustee Agencies

State law requires that all EIRs be reviewed by Responsible and Trustee Agencies. A Responsible Agency, defined pursuant to CEQA Guidelines Section 15381, includes all public agencies other than the Lead Agency which have discretionary approval power over the <u>projectProject</u>. A Trustee Agency is defined in Section 15386 of the CEQA Guidelines as a state agency having jurisdiction by law over natural resources affected by a project that are held in trust for the people of the state of California. Implementation of the <u>projectProject</u> would require subsequent actions or consultation from Responsible or Trustee Agencies. A brief description of some of the primary Responsible or Trustee Agencies that may have an interest in the <u>projectProject</u> is provided below.

# 1.4<u>5</u>.1 U.S. Army Corps of Engineers

The United States Army Corps of Engineers (<u>"USACE"</u>) has jurisdiction over development in or affecting the navigable waters of the United States. All permits issued by the USACE are subject to consultation and/or review by the United States Fish and Wildlife Service (<u>"USFWS"</u>) and the United States Environmental Protection Agency (<u>U.S. EPA)("USEPA"</u>). Streambeds and drainages occurring <u>inwithin</u> the <u>Planning AreaProject area</u> may contain wetlands, which may be classified as jurisdictional waters of the United States. No permits from USACE are required at this time; however, future development that could occur with implementation of the <u>projectProject</u> and associated discretionary actions may require review and/or USACE permits in the future.

## 1.4<u>5</u>.2 California Department of Transportation

Two California Department of Transportation (<u>"Caltrans"</u>) facilities are located within or adjacent to the <u>Planning Area.Project area</u>. State Route 60 (<u>"SR-60</u>") traverses the northern portion of the <u>eityCity</u> (east and west direction) and <u>InterstatesInterstate Highway</u> 215 (<u>"I-215"</u>) runs in proximity to the westerly <u>eityCity</u> limits (north and south direction). No permits from Caltrans are required at this time; however, Caltrans approval would be required for any encroachments or construction of facilities in a Caltrans right-of-way associated with future development within the <u>Planning AreaProject area</u>.

## 1.45.3 California Department of Fish and Wildlife

An Agreement Regarding Proposed Stream or Lake Alteration (<u>"Streambed Alteration Agreement"</u>) with an agency or private party proposing to alter the bed, banks, or floor of any watercourse/stream, is under the authority of the California Department of Fish and Wildlife (<u>"CDFW"</u>) pursuant to Section 1600 et seq. of the State Fish and Game Code. The purpose of eode Sections 1600-1616 is to protect and conserve fish and wildlife resources that could be substantially adversely affected by a substantial diversion or obstruction of natural flow of, or substantial change or use of material from the bed, bank, or channel of, any river, stream, or lake. Streambeds and other drainages occurring within the Planning Area may contain wetlands. No permits from CDFW are required at this time; however, future development that could occur with implementation of the <u>projectProject</u> and associated discretionary actions may require review and/or Streambed Alteration Agreements in the future.

## 1.4<u>5</u>.4 California Regional Water Quality Control Board (RWQCB) – Santa Ana Region (SAR)

The California Regional Water Quality Control Board (<u>"RWQCB"</u>) - Santa Ana Region (<u>"SAR"</u>) regulates water quality through the Federal Clean Water Act Section 401 certification process and oversees the National Pollutant Discharge Elimination System (<u>"NPDES"</u>), to protect water resources and control pollutants in runoff. The RWQCB is responsible for implementing permitting, compliance, and other activities to reduce pollutants in municipal, construction, and industrial storm water runoff, including overseeing the Municipal Separate Storm Sewer System (<u>"MS4"</u>) Permit (R8-2010-0033). No permits from the RWQCB are required at this time; however, future development that could occur with implementation of the <u>projectProject</u> and associated discretionary actions may require review and/or Section 401 certifications.

## 1.45.5 Riverside County Airport Land Use Commission

The Riverside County Airport Land Use Commission (<u>"ALUC"</u>) assists local agencies by ensuring the development of compatible land uses in the vicinity of existing airports. Beginning in 2004, the <u>Riverside County-ALUC</u> began adopting new versions of the airport land use compatibility plan (<u>ALUCPs)(<u>"ALUCP"</u>)</u> for most Riverside County airports that are contained within a single, countywide document entitled <u>the</u> Riverside County ALUCP. As a Responsible Agency, the <u>Riverside County-ALUC</u> would review future development proposals within the <u>Planning-AreaProject area</u>, if <u>applicablelocated within the ALUCP</u>, and make "consistency determinations" with the provisions and policies set forth in the March Air Reserve Base/Inland Port Airport (<u>"MARB/IPA"</u>) Land Use Compatibility Plan.

# 1.56 Scope of <u>the Revised Draft</u> EIR

The Notice of Preparation (NOP) was circulated on March 9, 2020July 30, 2024, and a scoping meeting was held on Saturday, MarchWednesday, August 14, 20202024 at the City Hall – Council Chambers, located on 14177 Frederick Street, Moreno Valley, California. The NOP circulated for analysis of the projectProject, related letters received, and comments made during the scoping meeting are included as Appendix A of this <u>Revised Draft EIR</u>.

The <u>Revised</u> Draft EIR was circulated for public review for a period <u>commencingfrom</u> <u>April</u> <u>2July 7, 2025</u> through <u>May 17 (August 21, 2025 ("Public Review Period).")</u>. The <u>Revised</u> Draft EIR and all related appendices have been made available for public review and inspection during the Public Review Period at City Hall, located on 14177 Frederick Street, Moreno Valley, California, and on the Community Development Department's Current Projects webpage at:

http://www.moreno-valley.ca.us/cdd/documents/about-projects.html

Copies of the Notice of Availability of the <u>Revised</u> Draft EIR were also available at the City's three public library branches at the following locations:

- Main Branch, located at 25480 Alessandro Boulevard
- Mall Branch located at 22500 Town Circle
- Iris Plaza Branch located at 16170 Perris Boulevard

A brief overview of each <u>EIR</u> chapter <u>of the Revised Draft EIR</u> is provided below:

**Executive Summary**: Summarizes the <u>Revised Draft</u> EIR by providing an overview of the <u>projectProject</u>, analysis of the potentially significant environmental impacts that could result from the <u>projectProject</u>, a list of mitigation measures identified to reduce or avoid such impacts, a review of the alternatives to the <u>projectProject</u>, including the identification of an environmentally superior alternative to the <u>projectProject</u>.

**1.0 Introduction**: Provides an overview of the <u>Project background</u>, applicable legal authority, <u>the Ruling</u>, introduces the purpose for the <u>Revised Draft EIR</u> and explains the EIR process and the intended uses of the <u>Revised Draft EIR</u>.

**2.0 Environmental Setting**: Provides a description of the <u>project's Project's</u> regional context, location, and existing physical characteristics and land use within the Planning Area. More detailed descriptions of the environmental context pertaining to specific environmental topics are provided in each section of Chapter  $4\frac{1}{2}$  Environmental Analysis.

**3.0 Project Description**: Provides a detailed description of the <u>project Project</u>, including the purpose and objectives of the <u>projectProject</u> and descriptions of each component of the <u>project (2021Project (2024 GPU, Housing Element Update, and CAP-)</u>.

**4.0 Environmental Analysis.** Analyzes the environmental impacts of the <u>project. Project.</u> <u>Sections that have been modified as a result of the Ruling are denoted with an asterisk (\*)</u> <u>below.<sup>1</sup></u> Impacts are organized by the following topic areas:

- 4.1 Aesthetics
- 4.2 Agriculture and Forestry Resources
- 4.3 Air Quality $\underline{*}$
- 4.4 Biological Resources
- 4.5 Cultural and Tribal Cultural Resources $\underline{*}^2$
- 4.6 Energy<u>\*</u>
- 4.7 Geology/Soils
- 4.8 Greenhouse Gas Emissions<u>\*</u>
- 4.9 Hazards & Hazardous Materials
- 4.10 Hydrology/Water Quality
- 4.11 Land Use/Planning
- 4.12 Mineral Resources
- 4.13 Noise<u>\*</u>
- 4.14 Population/Housing
- 4.15 Public Services and Recreation
- 4.16 Transportation<sup>\*</sup>
- 4.17 Utilities/Service Systems
- 4.18 Wildfire

Each topic area respectively provides a contextual description of the <u>project'sProject's</u> environmental setting, significance criteria, methodology, and potential impacts.

<sup>&</sup>lt;sup>1</sup> The Ruling and the resulting judgment and writ of mandate affected only a few of the chapters and sections of the 2021 EIR. Those chapters and sections which were not found to violate CEQA are presented as originally written in order to allow the reader to have the entirety of the Revised Draft EIR set forth in one place. The unaffected chapters and section are not subject to further challenges nor should comments concerning them be submitted.

<sup>&</sup>lt;sup>2</sup> The Ruling did not find that the Chapter on Cultural Tribal Resources violated CEQA. It has been revised only to add citations and to show compliance with the requirements of Assembly Bill 52 (2014) and Senate Bill 18 (2004) in connection with the preparation of this Revised Draft EIR.

**5.0 CEQA Mandated Analysis**: Summarizes the <u>project'sProject's</u> significant and unavoidable environmental impacts, significant irreversible environmental changes, and growth-inducing impacts.

**6.0 Project Alternatives**: This chapter presents a reasonable range of alternatives to the <u>projectProject</u> and includes the following:

- A discussion of the environmental impacts associated with each alternative
- A comparison of the relative impacts of each alternative to those of the project Project
- A discussion of the relationship of each alternative to the <u>project'sProject's</u> objectives, and
- Identification of the environmentally superior alternative.

**7.0 EIR References**: Lists documents and other information sources relied upon in the preparation of <u>thethis Revised Draft</u> EIR and identifies the persons and organizations that contributed to the preparation of <u>thethis Revised Draft</u> EIR.

# 1.67 Incorporation by Reference

Consistent with CEQA Guidelines Section 15150, this<u>Revised</u> Draft EIR incorporates the following documents by reference:

- World Logistics Center Specific Plan (Adopted August 25, 2015)
- World Logistics Center Specific Plan Revised Final EIR, <u>AprilJune 16</u>, 2020 (State Clearinghouse No. 2012021045)
- <u>Aquabella Specific Plan Amendment (Adopted December 3, 2024)</u>
- <u>Aquabella Specific Plan Amendment Subsequent Final EIR, Certified November 19,</u> 2024 (State Clearinghouse No. 2023100145

Where portions of the documents are relevant to the analysis in this <u>Revised Draft</u> EIR, the incorporated part of the referenced documents is briefly summarized. In compliance with CEQA Guidelines Section 15150, the documents listed are available to the public at the City of Moreno Valley Community Development Department.

# 2

# Chapter 2 Environmental Setting

NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of Chapter 2, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

# 2.1 Planning Context

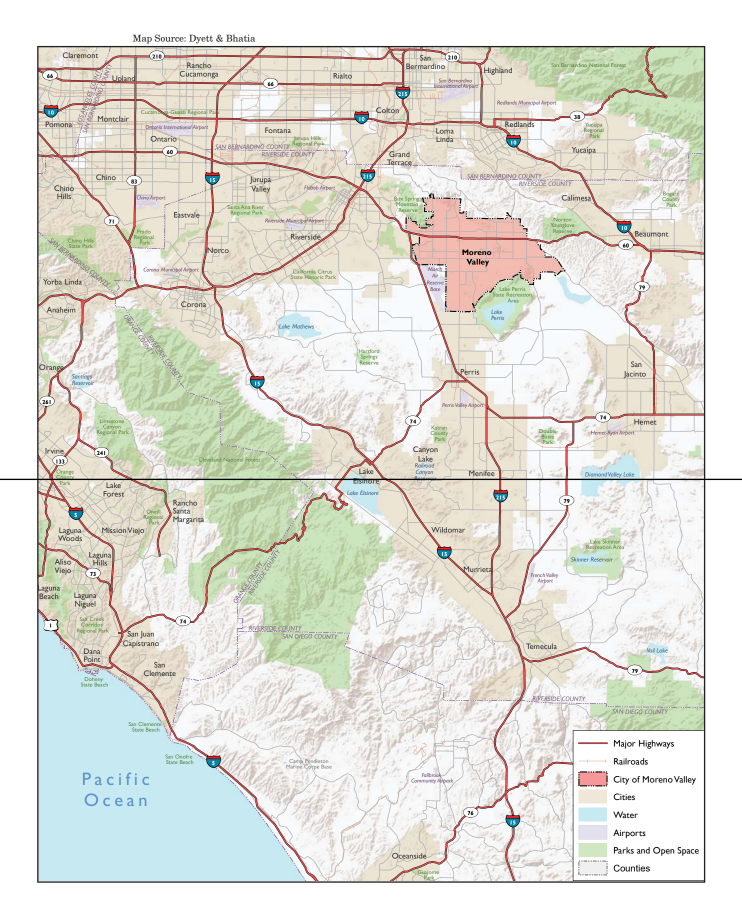
# 2.1.1 Project Location

The <u>eityCity</u> of Moreno Valley (<u>eityCity</u>) is located within the northwestern portion of Riverside County in the southern Inland Empire portion of the state of California. Moreno Valley is located approximately 63 miles east of downtown Los Angeles, 49 miles east of the <u>eityCity</u> of Irvine, and 43 miles west of the <u>eityCity</u> of Palm Springs. State Route 60 (SR-<u>6</u>0), which runs in an east and west direction through the northern portion of Moreno Valley (east and west direction), and Interstate 215 (I-215), which runs in proximity to the westerly <u>eityCity</u> limits (north and south direction), serve to connect the <u>eityCity</u> to other communities throughout the southern California region. The eity is accessible via public transportation by rail, through Metrolink located approximately one half mile west of <u>In 2015</u>, the eity limits, and <u>City approved</u> the eity is accessible via aircraft atWorld Logistics Center Specific Plan, which proposed the <u>Inland Port Airport located annexation of an 85-acre parcel of vacant</u>, <u>uninhibited territory</u> at the <u>March Air Reserve Base (MARB)</u>, which is situated south and west<u>Northwest Corner of Gilman Springs Road and Alessandro Boulevard. With approval</u> of the <u>eity limits.World Logistics Center Specific Plan</u>, this 85-acre parcel has been annexed into the City boundaries.

The city's The City is accessible via public transportation by rail via the proximate Metrolink Station located approximately one-half mile west of the City limits. The City is accessible via aircraft at the Inland Port Airport, which currently serves cargo transport but could implement future commercial passenger service, located at the March Air Reserve Base (MARB), which is situated south and west of the City limits. <u>The City's</u> picturesque valley setting is bounded to the north by the Box Springs Mountains, the Badlands to the east, and the mountains of the Lake Perris Recreation Area, Mystic Lake floodplain, and San Jacinto Wildlife Area to the south. The <u>cityCity</u> is also bounded by MARB to the southwest and the <u>cityCity</u> of Riverside to the west.

Moreno Valley is a diverse and growing community of approximately 207,000205,620 people <u>as of 2024</u>. It has a relatively young and dynamic majority Latino population. The <u>eityCity</u> has seen significant employment growth in recent years, having created <u>over 20,000 new jobs</u> locally since 20132018. The <u>eityCity</u> is currently home to approximately 4,500 businesses, including many Fortune 500 and international companies such as Amazon, Proctor & Gamble, Skechers USA, and Karma Automotive. Other important institutions established in the <u>eityCity</u> include the Riverside University Health System Medical Center, a public teaching hospital, the Kaiser Permanente Hospital, and Moreno Valley College. Figure 2-1 presents Moreno Valley's regional location.

Figure 2-2 presents the Planning Area, which includes land within the <u>eityCity</u> limits and Moreno Valley's Sphere of Influence (SOI). The SOI is a plan for the probably physical boundaries and service area of the <u>eityCity</u>. It encompasses the territory that is envisioned to be added to the *city's*<u>City's</u> ultimate service area through annexation. The Riverside Local Agency Formation Commission (LAFCO) is vested with the authority to review and approve (or deny) any amendment to the eity's City's SOI and annexations of new territory. In total, the Planning Area comprises a total of approximately 42,900 acres (67 square miles) of both incorporated and unincorporated land bearing relation to the <u>eity'sCity's</u> future growth. The existing <del>city</del>City limits encompass approximately 33,000 acres (51.6 square miles) of incorporated land, or 77 percent of the Planning Area. Existing development within the eityCity limits include residential, commercial, and industrial developments, as well as public/community facilities, including parks, schools, utilities, church/religious facilities, and hospitals/care facilities. The <u>city'sCity's</u> SOI boundary incorporates a total of approximately 9,920 acres outside of the eityCity limits (15.5 square miles) or 23 percent of the total land located in the Planning Area. The Planning Area for the Housing Element Update and the CAP, unless otherwise noted, is limited to the area within the <u>city'sCity's</u> current territorial boundaries.



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Map Source: Dyett & Bhatia

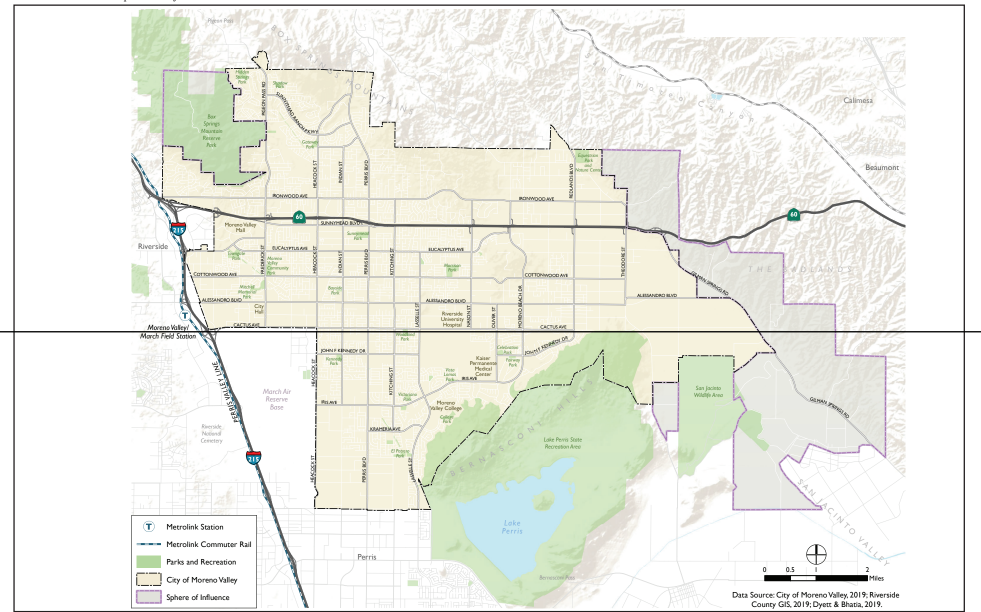
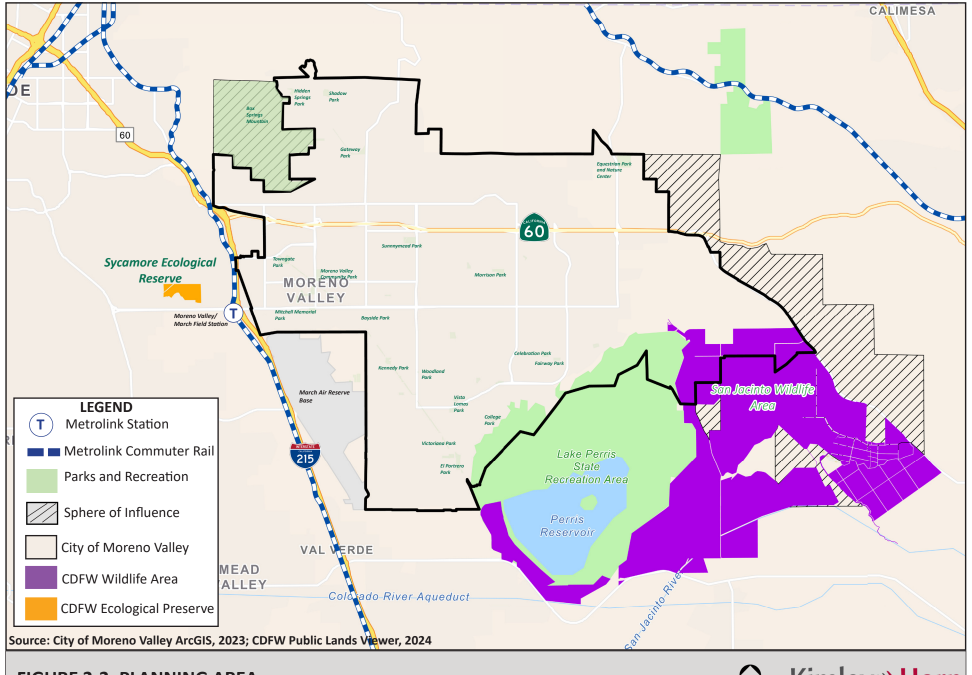


FIGURE 2-2 Planning Area

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## FIGURE 2-2: PLANNING AREA

MoVal 2040 Revised Draft Program EIR

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Today, Moreno Valley is a community of approximately 208,000210,378 residents (United States Census 2019),1, and the eity's City's motto is "People, Pride, Progress." Among California's growing cities, Moreno Valley is the second most populous in Riverside County and growth can be attributed to the diverse range of quality housing options, which include higher-end executive homes, affordable single-family homes, condominiums, and apartments; a family-friendly lifestyle; good schools; and impressive quality-of-life amenities and growing job centers. The demographic profile of Moreno Valley consists primarily of young families. The majority of the eity's City's population identify themselves as Hispanic/Latino (of any race). The average age in the eity City is also relatively young, with nearly 3027 percent of the population under 18 years of age.<sup>2</sup>

## 2.1.2 Current Adopted Moreno Valley General Plan

Adopted in 2006, the existing Moreno Valley General Plan provides goals, objectives, policies, and programs that serve as a guide to the development of the future character of the <u>cityCity</u>. Acting as the "constitution" for the physical development of the <u>cityCity</u>, the General Plan forms the basis of decisions concerning the development of property. The current, adopted General Plan includes all the mandated elements required by California State law in 2006: Land Use, Circulation, Housing, Conservation, Open Space, Noise, and Safety. Certain mandatory elements are combined to minimize redundancy and an optional Economic Development Element was planned for but not completed. The existing 2006 General Plan is accompanied by a preamble that outlines the overall vision of development within Moreno Valley:

The City of Moreno Valley embraces the interests of its residents and strives to meet their needs by creating a sense of community. The commitment to this vision encourages attractive amenities and a full range of public services, while promoting a safe and healthy environment. It is the goal of the City to improve the quality of life by creating this "sense of place" and working together to encourage involvement and volunteerism while endeavoring to function in an effective, responsible, efficient and visionary manner.

In 2006, eight "ultimate goals" were identified for the existing General Plan, detailed below.

The ultimate goals of the General Plan are to achieve a community which . . .

1. Exhibits an orderly and balanced land use pattern that accommodates a range of residential, cultural, recreational, business and employment opportunities.

<sup>&</sup>lt;sup>1</sup><u>United States Census Bureau, 2025 American Community Survey, 2023 ACS 5-Year Estimate,</u> <u>https://data.census.gov/table/ACSCP5Y2023.CP05?g=160XX00US0649270&d=ACS%205-</u> Year%20Estimates%20Comparison%20Profiles, Accessed February 14, 2025.

<sup>&</sup>lt;sup>2</sup> United States Census Bureau, 2025, American Community Survey, 2023 ACS 5-Year Estimate. https://data.census.gov/table/ACSCP5Y2023.CP05?g=160XX00US0649270&d=ACS%205-Year%20Estimates%20Comparison%20Profiles. Accessed February 14, 2025.

- 2. Is clean, attractive and free of blight and deteriorated conditions.
- 3. Provides public services and public facilities that are needed and desired by the community, including, but not limited to, a library(s) and library services.
- 4. Enjoys a healthy economic climate that benefits both residents and businesses.
- 5. Provides recreational amenities, recreation services and open space, including, but not limited to, parks, multi-use trails, community centers and open space.
- 6. Enjoys a circulation system that fosters traffic safety and the efficient movement of motor vehicles, bicycles and pedestrians.
- 7. Emphasizes public health and safety, including, but not limited to, police, fire, emergency and animal services and protection from floods and other hazards.
- 8. Recognizes the need to conserve natural resources while accommodating growth and development.

## 2.1.3 **Prior Planning Initiatives**

Subsequent to the adoption of the existing 2006 General Plan, the City completed several major planning initiatives, which are summarized below.

#### 2.1.3.1 <u>2014-212021-2029</u> Housing Element

The Housing Element<u>The 2021-2029 Housing Element</u>, adopted by the City Council on June 15, 2021 and certified by the California Department of Housing and Community <u>Development on October 11, 2022</u>, is a component of the General Plan which guides planning for housing to meet the current and projected needs of all households in the <u>eity.City.3</u> The Housing Element includes an assessment of housing needs and lays out goals, policies, and programs for the preservation, improvement, and development of housing opportunity sites and an analysis of the capacity of those sites to accommodate the City's <u>Regional Housing</u> <u>Needs Allocation ("RHNA-allocation"</u>) as determined by the Southern California Association of Governments ("SCAG").

<sup>&</sup>lt;sup>3</sup> City of Moreno Valley, Public Review Draft Housing Element 2021-2029, February 2021, https://www.hcd.ca.gov/housingelements/docs/moreno\_valley\_6th\_draft021921.pdf. Accessed April 10, 2025.

In February 2014, the City adopted the Fifth Cycle Housing Element Update to cover the eight-year planning period from January 2014 through October 2021. Moreno Valley's RHNA allocation for the FifthSixth Cycle was 6,16913,595 units of total new construction needed. Per the City's 2019 Annual Housing Element Progress Report, 332 Housing Element, the new construction would be broken down into 1,884 extremely low income level units (30 percent or less of area median income or AMI), 1,884 very low income level units (50 percent or less of AMI), 2,046 low (51-80 percent of AMI), 2,161 moderate income level units (81-120 percent of area median income or AMI), and 1,3635,620 above moderate income level units (more than 120 percent of AMI) have been built or permitted, for a grand total of 1,695 units at all RHNA income levels, which leaves a total of 4,474 units remaining under the City's RHNA allocation.121 percent of AMI). The RHNA does not necessarily require development on any specific parcel, but rather allows communities to anticipate growth, so that collectively the community and the region can accommodate housing to meet the needs of all household income demographics in the community and the state. State. The Housing Element was not overturned in the challenge led by the Sierra Club in the Riverside County Superior Court (described below).

## 2.1.3.2 World Logistics Center Specific Plan

Adopted by the City in 2015, the World Logistics Center (WLC) Specific Plan covers 2,610 acres, which amounts to approximately 7.9 percent of land within the <u>eityCity</u> limits. The WLC Specific Plan covers an area in the eastern portion of the <u>eityCity</u>, bounded by SR-60 to the north, Cactus Avenue to the south, Redlands Boulevard to the west, and Gilman Springs Road to the east. The WLC Specific Plan envisions up to 40.6 million square feet of building area specifically designed to support the City's growing next generation of logistics and advanced manufacturing industries and related businesses. Approximately 2,383 acres (40.4 million square feet) are planned for Logistics Development (LD) and 37 acres (200,000 square feet) are planned for Light Logistics (LL), which also includes offices uses.

Development and occupancy of the WLC Specific Plan area is planned over a period of 15 years, from 2020 through 2035, although the actual development phasing and square footage buildout will be based on future market trends and conditions. The businesses within the WLC Specific Plan area are projected to create approximately 24,000 permanent new jobs within the <u>cityCity</u> (20,307 direct jobs and 3,693 indirect jobs).

As of the compilation of this Draft EIR, although the WLC Specific Plan project has been approved by the City, no development has commenced due to pending legal proceedings, one of which challenges the June 2020 certification of the revised Final Environmental Impact Report prepared for the WLC Specific Plan and related entitlements.

Litigation challenging the approval of the WLC Specific Plan and its related EIR was resolved in 2021, allowing the development of the WLC, which began in March 2025.

## 2.1.3.3 Momentum MoVal Strategic Plan

In 2016, the City adopted Momentum MoVal, the City's first Strategic Plan to guide the community's growth in a three- to five-year timeframe, commencing in 2016. The City's top priorities are grouped into six categories: Economic Development; Library; Public Safety; Infrastructure; Youth Programs; and Beautification, Community Engagement, and Quality of Life. Through the General Plan Update (GPU) process, the priorities identified in Momentum MoVal have been incorporated into the General Plan to guide the community's growth, with particular attention to land use, towards year 2040.

Momentum MoVal prioritizes the goal of establishing the <u>eityCity</u> as an international model in logistics development while simultaneously promoting small business development and entrepreneurship. As such, Momentum MoVal determined that the quantity, location, and character of general/light industrial and commercial/office land uses would require consideration in the future planning documents. Furthermore, quality of life and community interaction can be enhanced through the creation of a downtown core that offers "Third Space" gathering opportunity outside of the workplace or home to encourage social exchange in a live, work, and play atmosphere.

#### 2.1.3.4 Medical Centers Expansion

The <u>eityCity</u> has two major medical centers—the Riverside University Health System Medical Center and the Kaiser Permanente Moreno Valley Medical Center. Both medical centers have adopted and implemented expansion plans that have either been recently completed or are in-progress.

#### a. Riverside University Health System Medical Center

The approximately 80-acre Riverside University Health System Medical Center campus is located in the central portion of the <u>eityCity</u>, bounded by Alessandro Boulevard to the north, Cactus Avenue to the south, Nason Street to the east, and Lasselle Street to the west. Expansion of the 439-bed medical center was completed in 2019. The expansion project occupies approximately 17.4 acres on the south side of the existing medical center campus, directly north of Cactus Avenue. The recently constructed expansion project includes a new 200,000-square-foot outpatient surgery center, imaging center, and a medical office building linked to the existing medical center.

#### b. Kaiser Permanente Moreno Valley Medical Center

The approximately 20-acre Kaiser Permanente Moreno Valley Medical Center campus is located in the south-central portion of the <u>eityCity</u>, bounded by Cactus Avenue to the north, Iris Avenue to the south, Oliver Street to the east, and Nason Street to the west. About two-thirds of the campus is developed, including the existing 130,000-square-foot 100-bed hospital building, two medical office buildings totaling approximately 89,500 square feet, and a central utility plant.

In April 2020, the City certified an EIR and a Master Plot Plan to expand the existing medical center within the existing campus footprint. The approved expansion provides for the overall development and expansion of the existing hospital facility, consisting of 1,125,000 square feet of medical service facilities and ancillary uses to be constructed over three phases with a 20-year buildout. Phase 1, that began construction in 2020, would expand the diagnostic and treatment center at the existing hospital and construct a new energy center to contain all major mechanical equipment that would run the hospital facility. Phase 2 includes further expansion of the buildings from Phase 1 as well as the North and East Patient Bed Tower, Medical Office Building No. 3 construction, and parking structure improvements. Phase 3 includes expansion of the West and South Patient Bed Tower, construction of Medical Office Building No. 4, and parking structure improvements. At ultimate project buildout, the stateof-the-art medical center campus would include an approximately 460-bed hospital, hospital support buildings, outpatient medical office buildings, an energy center, and surface/structured parking. Kaiser Permanente anticipates that the project would add approximately 4,000 new healthcare jobs.

#### 2.1.3.5 Destination MoVal: Town Center

In November 2019, the City took a major step in implementing Momentum MoVal with the release of a Request for Proposals entitled "Destination MoVal: Town Center" to transform an approximately 56-acre City-owned site near the center of the community. The site is located at the northwest corner of the intersection of Nason Street and Alessandro Boulevard, south of Cottonwood Avenue and east of Morrison Street. In October 2020, the City approved the sale of the site for development as a mixed-use master-planned Town Center, consisting of commercial, office, residential, and public uses. The project is a public-private partnership involving the City and the development firm, Lewis Acquisition Company.

The Moreno Valley Town Center is intended to provide the <u>cityCity</u> with an attractive new downtown intended to be a destination for residents and visitors, alike. The project envisions commercial uses, including entertainment, hospitality, restaurants, shops, and offices; 300-700 luxury residential units; a section for a civic use, such as an innovation library/technology center; a police substation; public gathering places to host art displays and outdoor music and entertainment; and an area for a major public amenity that would attract more visitors and commerce to Moreno Valley. The project would be designed utilizing interconnected plazas, urban niches, landscaped open space, walkable streets, and high-quality architectural features. The project is currently in design; environmental review and entitlement processing for the Moreno Valley Town Center Project has not yet begun.

## 2.1.4 <u>2021</u> MoVal-2040 Process

The <u>2021</u> MoVal 2040 Project (project)process was initiated in late 2019 with a series of meetings involving City staff and a professional urban planning consultant (Dyett & Bhatia) retained by the City, and the launching of a website for the <u>project2021 MoVal 2040</u> (www.MoVal.org/2040). The <u>2021</u> MoVal 2040 process <u>includes\_included</u> four main phases, described below<del>, followed by the Ruling, and MoVal 2040 Revised Draft EIR.</del>

#### **<u>2.1.4.1</u> 2021 MoVal 2040 (Dated June 15, 2021)**

- **Phase 1** focused on identifying issues and opportunities to address during the update of the General Plan and culminated in the preparation of a "Vision and Guiding Principles" that describe shared values within the <u>eityCity</u> and its aspirations for the <u>eity'sCity's</u> future.
- **Phase 2** explored different options for achieving the Vision and Guiding Principles. Several different alternatives for land use and circulation were evaluated and a preferred concept was identified.
- **Phase 3** involved the creation of a draft 2021 GPU based on the approved vision and concept from prior phases and completion of the environmental review process. Stakeholder interviews with affordable housing developers and advocates were concurrently conducted to gather critical information from interested parties necessary for preparing inform preparation of the Housing Element Update. Preparation of the CAP commenced with a meeting with City staff and Moreno Valley Electric Utility. In Phase 3, drafts of the 2021 GPU<u>EIR</u>, 2021-29 Housing Element, and CAP were submitted for administrative review by City staff.
- **Phase 4** involves noticed public review of the draft documents and formal hearings before the Planning Commission and City Council prior to adoption of the <u>projectProject</u>.

Phase 1 of the 2021 GPU focused on community outreach to identify the most important issues to address within the General Plan and to establish a vision for the future of Moreno Valley. This phase included stakeholder interviews, six "pop-up" outreach events, a community-wide online survey, as well as five community workshops (four in-person workshops including an EIR scoping meeting and one virtual workshop). This phase generated input from nearly 700 Moreno Valley community members. Another critical component of Phase 1 was formation of the General Plan Advisory Committee (("GPAC)-"). The GPAC served as an advisory body to the City Council and included representation from the perspective of residents, businesses, and other community stakeholders in the development of the 2021 GPU. This provided a public forum to ensure that a wide and diverse range of voices and interests were heard and considered in the process. Based on public input received by GPAC and staff recommendations, in February 2020, the City Council approved the Vision and Guiding Principles for the 2021 GPU.

Phase 2 focused on developing and exploring different land use, circulation, and design concepts for the 2021 GPU. These concepts were established based on input from community members and decision-makers, which provided different options by which the City could achieve the Vision and Guiding Principles. A second community-wide survey was conducted and multiple public meetings were held during this phase. The pros and cons of six different concepts were explored and refined with input from the community, GPAC, and Planning Commission. Between December 2019 and May 2020, close to 1,000 community members participated in the 2021 GPU process. In June 2020, the City Council approved the Preferred Plan Concept, which is now part of the proposed 2021 GPU.

During Phase 3, the GPAC reviewed key goals and provided guidance for the policy frameworks of the 2021 <u>General Plan UpdateGPU</u>, which culminated in the preparation of drafts of the 2021 <u>General Plan UpdateGPU</u>, 2021-29 Housing Element, and Climate Action Plan, which were submitted for administrative review by City staff.

Phase 4 consists<u>consisted</u> of environmental review of the Draft 2021 GPU. This<u>The 2021</u> <u>GPU</u> EIR <u>has beenwas</u> prepared pursuant to CEQA to identify the significant environmental impacts of implementation of the project along with mitigation measures to address those impacts. This Draft<u>The 2021 GPU</u> EIR <u>has beenwas</u> made available for public review and comment concurrently with the Draft 2021 <u>General Plan UpdateGPU</u>, 2021-29 Housing Element, and <u>Climate Action Plan. A Final CAP. The 2021 GPU</u> EIR <u>which will includewas</u> <u>completed in May 2021, and included</u> responses to public comments received <u>will be prepared</u> andby the public. The Final 2021 GPU EIR was presented to the Planning Commission and City Council for their respective review and consideration prior to adoption of the projectProject. The City certified the 2021 GPU EIR and approved the project in June 2021.

#### 2.1.4.2 Ruling

On October 28, 2021, a CEQA lawsuit was filed by the Sierra Club in Riverside County Superior Court challenging the certification of the EIR and approval of the 2021 GPU EIR (Sierra Club v. The City of Moreno Valley Court Case No. CVRI2103300). On March 5, 2024, the Court issued a Statement of Decision which held that the 2021 GPU EIR was inadequate for the following reasons:

- 1. <u>The 2021 GPU EIR compared the air quality and energy usage impacts to those</u> <u>conditions under the buildout of the 2006 General Plan, not the 2018 existing</u> <u>conditions. The ruling states that the 2021 GPU EIR used an incorrect baseline that</u> <u>is a wrong determination of the significance of the impacts that can be expected under</u> <u>the 2040 General Plan Update.</u>
- 2. <u>The 2021 GPU EIR failed to include projects for the air quality analysis that were not</u> included in the 2016 Air Quality Management Plan (AQMP).
- 3. <u>The 2021 GPU EIR failed to adequately discuss the impact of the 2040 General Plan</u> <u>Update on sensitive receptors and, in particular, the resulting health impacts.</u>
- 4. <u>The 2021 GPU EIR failed to adequately analyze and mitigate Toxic Air Contaminants</u>
- 5. <u>The 2021 GPU EIR failed to analyze greenhouse gas ("GHG") emissions and the significance of their impacts and failed to provide appropriate mitigation measures for an adequate Mitigation Monitoring and Reporting Program ("MMRP").</u>
- 6. <u>The CAP was inadequate for tiering purposes and should have been treated as a mitigation measure.</u>
- 7. <u>The 2021 GPU EIR failed to adequately analyze construction, building use, and</u> <u>transportation energy usage, and failed to provide appropriate mitigation measures.</u>

The Court required the City to rescind its certification of the 2021 GPU EIR, but to correct only those portions of the 2021 GPU EIR the Court determined did not comply with CEQA. The doctrine of res judicata thus bars any new claim alleging that any other portion of the 2021 GPU EIR is inadequate. (*Citizens for Open Government v. City of Lodi* (2012) 205 Cal.

App. 4<sup>th</sup> 296). The Court did not find any inadequacy in the 2021 GPU EIR's sections analyzing Aesthetics, Agriculture and Forestry Resources, Biological Resources, Cultural and Tribal Cultural Resources, Geology/Soils, Hazards and Hazardous Materials, Hydrology/Water Quality, Land Use/Planning, Mineral Resources, Noise, Population/Housing, Public Services and Recreation, Utilities and Service Systems, and Wildfire. As a result, those sections have not been changed and the law bars any new claim involving those unchanged portions of those sections of the 2021 GPU EIR.

In compliance with the writ issued by the Court, the City has revised portions of Section 4.3, Air Quality; Section 4.6, Energy; Section 4.8 Greenhouse Gas Emissions; Section 4.13, Noise; and Section 4.16, Transportation. The Court did not find any inadequacies in the Draft 2021 GPU EIR in Section 4.5, Cultural and Tribal Cultural Resources<sup>4</sup>; Chapter 5, CEQA Mandated Analysis; or Chapter 6, Project Alternatives. Nonetheless, the City has revised those chapters to reflect changes that were required by the Court.

#### 2.1.4.3 MoVal 2040 Revised Draft EIR

To address the Court's finding that the 2021 GPU EIR's analysis of the project baseline and analysis of the Project's impacts to air quality, energy, greenhouse gas emissions were insufficiently clear, the MoVal 2040 Revised Draft EIR, revises sections of the EIR in the following ways:

- 1. <u>The revised portions of the MoVal 2040 Revised Draft EIR use a 2024 baseline and</u> <u>compares the impacts to those that exist in 2024 to determine the significance of the</u> <u>2040 General Plan Update.</u>
- 2. <u>The revised portions of the MoVal 2040 Revised Draft EIR use the 2022 AQMP and</u> projects in Moreno Valley approved or in the pipeline that are not in the 2022 AQMP.
- 3. <u>The revised portions of the MoVal 2040 Revised Draft EIR identify Toxic Air</u> <u>Contaminants and provide suitable mitigation measures</u>
- 4. <u>The revised portions of the MoVal 2040 Revised Draft EIR analyze GHG emissions</u> <u>and provide suitable mitigation measures.</u>
- 5. <u>The revised CAP is appropriate for tiering purposes.</u>
- 6. <u>The revised portions of the MoVal 2040 Revised Draft EIR identify the various energy</u> <u>usages and provide appropriate mitigation measures.</u>

# 2.1.5 2040 Vision and Guiding Principles

The Vision and Guiding Principles below form the basis for the <u>project's Project's</u> policies. These are expressions of the collective hopes and aspirations that members of the Moreno Valley community have for the <u>city'sCity's</u> future and they were developed based on the

<sup>&</sup>lt;sup>4</sup> The Ruling did not find that the Chapter on Cultural and Tribal Cultural Resources violated CEQA. It has been revised only to add citations and to show compliance with the requirements of Assembly Bill 52 (2014) and Senate Bill 18 (2004) in connection with the preparation of this Revised Draft EIR.

valuable and meaningful input shared by community members throughout the planning process.

#### 2.1.5.1 Dynamic Economy

- **Diversify the local economy**, building on strengths in health care, education, and attracting new businesses.
- Create a **flexible land use framework** that facilitates job growth and livability.
- Create **well-paying jobs** for locals in Moreno Valley to reduce the need for long commutes.
- Ensure **adequate infrastructure** to support local job growth.
- Partner with business, industry and educational institutions on training and workforce preparedness programs.
- Promote **tourism and attract visitors**, leveraging natural assets like Lake Perris.
- Improve **socioeconomic conditions** for all Moreno Valley residents.

#### 2.1.5.2 Vibrant Gathering Places

- Foster **Town Centers** as places for locals and visitors to shop, dine, do business, and have fun.
- Create **inviting gateways** into Moreno Valley from freeways and major roadways.
- Provide **sports**, **recreation**, **and cultural facilities** that provide a range of options for youth, families, and seniors and attract visitors to Moreno Valley.
- Design and program public spaces that reflect Moreno Valley's **cultural diversity**.

## 2.1.5.3 Community Identity

- Build local pride and a **strong sense of place**.
- Make Moreno Valley a **Destination City** with a modern, innovative brand and become a model community where people choose to **live**, work, and **play**.
- Provide **activities for youth and families** to build community bonds.
- Support churches, community groups, and non-profit organizations to deliver **community services**.

## 2.1.5.4 Livable Neighborhoods

- Recognize that **housing affordability** is critical so people can grow up and grow older in Moreno Valley.
- Provide housing adapted to our **future needs and lifestyles**.
- Create opportunities for **neighborhood interaction**.
- Prioritize **safety** on roads, near schools, in public places, and in neighborhoods.

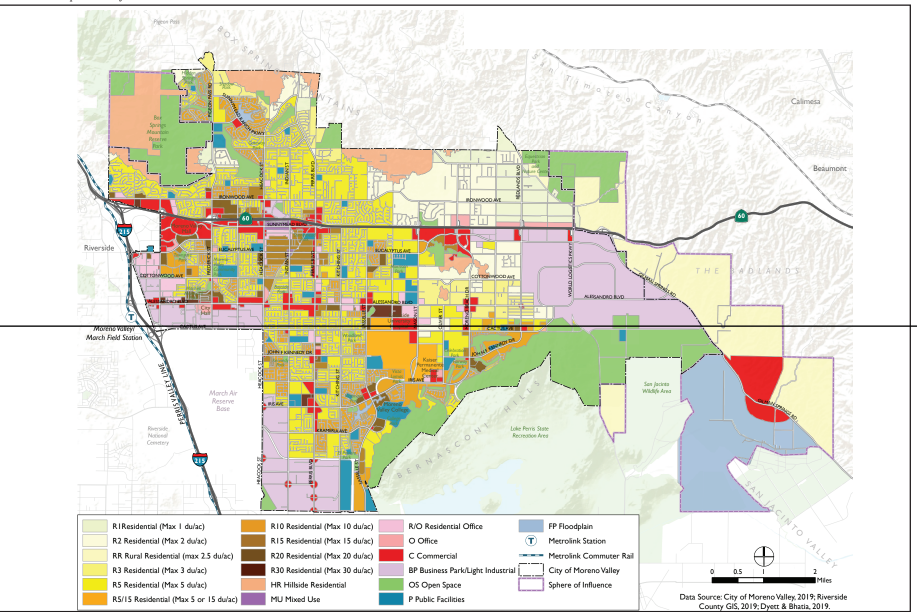
- Promote **active lifestyles** with trail connections, parcourses, and other recreational amenities.
- Prioritize clean air, water, fresh food, and **community health**.
- Maintain roads in good condition, improve traffic circulation, and plan for new technology that **optimizes mobility**.
- Ensure Moreno Valley is **livable and welcoming** for seniors, veterans, and other special needs groups.

# 2.2 Existing Physical Site Conditions

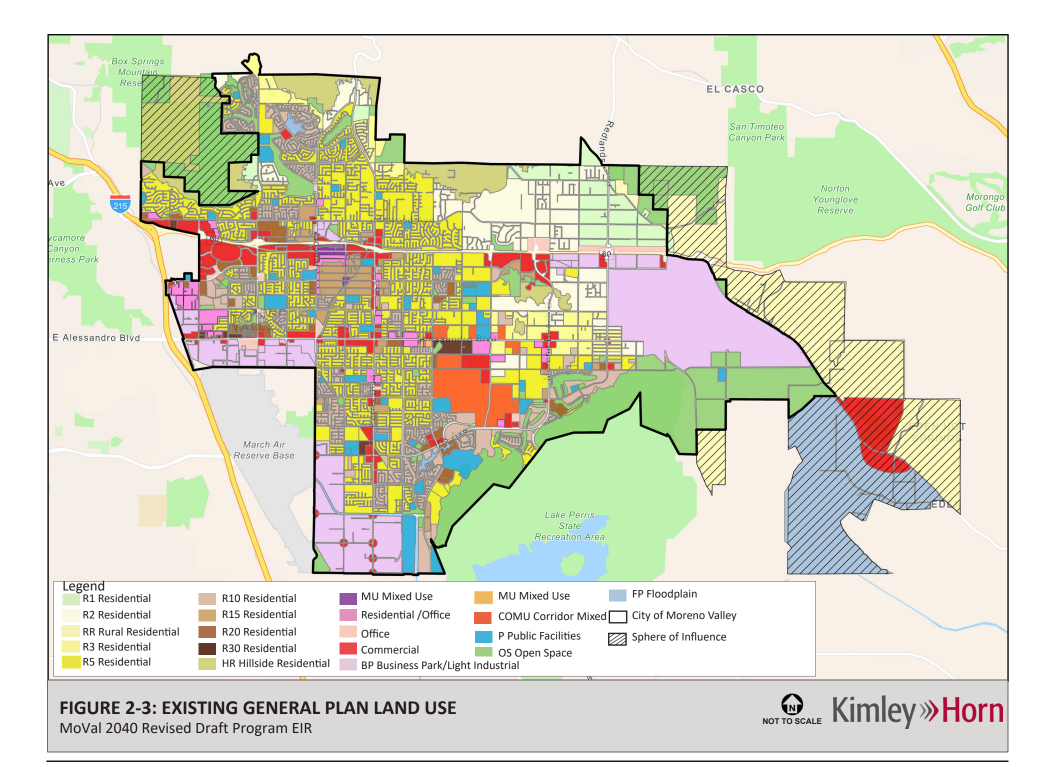
## 2.2.1 Land Use

Table 2-1 presents a summary of existing land uses based on <u>20192024</u> data from the City and Riverside County. Figure 2-3 presents existing land uses within the Planning Area. Below is an overview of existing land use:

- **Residential** land uses account for nearly 32 percent (10,479 acres) of the land uses within the <u>eityCity</u> limits, concentrated primarily in the western and central portions of the <u>eityCity</u> where most development has historically occurred. Single-family housing accounts for the bulk of all residential uses within the city, while multi-family housing accounts for less than 3 percent. Established single-family neighborhoods include Hidden Springs, Sunnymead Ranch, and Moreno Valley Ranch. Single-family attached and multi-family housing is generally present in all residential neighborhoods, with the highest concentrations just south of the commercial stretch of Sunnymead Boulevard between Heacock Street and Perris Boulevard.
- **Commercial** land uses, including retail, office, and lodging, account for 2.3 percent (762 acres) of the land uses within the Planning Area, with no commercial uses located within the <u>eity'sCity's</u> SOI. Within the <u>eityCity</u> limits, commercial land uses account for 3 percent (994 acres) of <u>eitywideCitywide</u> land use. Commercial uses are primarily concentrated in shopping centers such as the Moreno Valley Mall, TownGate Center, Moreno Valley Plaza, The District, Stoneridge Towne Center, Moreno Valley Auto Mall, Moreno Beach Plaza, Alessandro Plaza, and Sunnymead Towne Center. These areas include a mix of restaurants, retail stores, hotels, and personal services depending on the location. The Moreno Valley Mall and TownGate Highlands, Crossing, and Promenade at the western end of the <u>eityCity</u> have the largest concentrations of commercial development.



RECON M:\JOBS5\9504\env\graphics\fig2-3.ai 02/02/21 fmm FIGURE 2-3 Existing General Plan Land Use



- Industrial land uses, including light industrial and general industrial, represent 3.7 percent (1,584 acres) of the Planning Area and 4.8 percent of the <u>citywideCitywide</u> land use, with no industrial land uses located within the SOI. Industrial land uses in Moreno Valley are clustered around three main areas: (1) between Alessandro Boulevard and Cactus Avenue, and Heacock Street and Elsworth Street (including the area formerly known as Centerpointe Business Park), (2) Moreno Valley Industrial Area, and (3) the State Route 60 ((<u>"SR-60)"</u>) Business Park Area. These existing industrial land uses are sited near the periphery of the <u>cityCity</u>, proximate to freeway network access.
- Public and Community Facilities land uses occupy approximately 4.1 percent (1,756 acres) of the Planning Area. Within the <u>eityCity</u> limits, public and community facilities land uses account for 5.3 percent (1,752 acres) of <u>eitywideCitywide</u> land use. This includes a variety of public or semi-public lands, such as hospitals/care facilities (e.g., Riverside University Health System Medical Center, Kaiser Permanente Medical Center), churches/religious facilities, schools/educational facilities (e.g., Moreno Valley Unified School District, Val Verde Unified School District, Moreno Valley College), branches of government, and utilities. Schools/education facilities comprise the majority of this existing land use category with 866 acres of land, followed by utilities with 505 acres of land. The varied land uses of this category are dispersed throughout the <u>eityCity</u> with more locations in the western and southern portions of the <u>eityCity</u>.
- Parks and Recreation land uses, including parks and recreation spaces, greenways and open space, conservation lands, and golf courses, comprise approximately 19.4 percent (8,317 acres) of the Planning Area. Approximately 40 percent of the SOI are conservation lands. In the <u>eityCity</u>, parks and recreation land uses account for about 12.5 percent (4,100 acres) of <u>eitywideCitywide</u> land, mostly conservation lands and greenways/open space. Moreno Valley has several parks such as Gateway Park, Sunnymead Park, Woodland Park, Kennedy Park, the Equestrian Park and Nature Center, and the Hound Town Dog Park. These parks and other recreation areas are dispersed throughout the <u>eityCity</u>.
- **Agriculture** land accounts for less than 1 percent of land within the <u>cityCity</u> limit and approximately 38 percent of land within the SOI, although there is very limited active agricultural production within the SOI.
- **Vacant** land accounts for 27 percent (8,902 acres) of the land within the <u>cityCity</u> limit. Vacant land is primarily located in the eastern part of the <u>cityCity</u>, both north and south of SR-60. There are several major approved/in-progress developments sited on vacant lands. Within the SOI, approximately 13.7 percent (1,362 acres) of land is vacant.

See Section 4.11, Land Use/Planning, for a complete discussion of the existing land use setting of the Planning Area.

Table 2-1								
Existing Land Uses in Planning Area								
	City of Mor	reno Valley	Sphere of Influence		Total Planning Area			
Existing Land Use Category	Acres	Percent	Acres	Percent	Acres	Percent		
Residential	10,479.4	31.8%	337.4	3.4%	10,816.8	25.2%		
Single-Family Residential	9,375.2	28.4%	59.8	0.6%	9,435.0	22.0%		
Multi-Family Residential	621.8	1.9%	-	0.0%	621.8	1.4%		
Duplex/Two-Family								
Residential	234.6	0.7%	-	0.0%	234.6	0.5%		
Mobile Home Parks	146.0	0.4%	-	0.0%	146.0	0.3%		
Condominium/Townhomes	70.7	0.2%	-	0.0%	70.7	0.2%		
Ag Residential	31.0	0.1%	277.7	2.8%	308.6	0.7%		
Commercial	993.7	3.0%	-	0.0%	993.7	2.3%		
General/Retail Commercial	852.0	2.6%	-	0.0%	852.0	2.0%		
Office	89.7	0.3%	-	0.0%	89.7	0.2%		
Service Station	28.9	0.1%	-	0.0%	28.9	0.1%		
Hotel/Motel/Lodging								
Commercial	23.0	0.1%	-	0.0%	23.0	0.1%		
Industrial	1,583.6	4.8%	-	0.0%	1,583.6	3.7%		
General Industrial	1,119.4	3.4%	-	0.0%	1,119.4	2.6%		
Light Industrial	464.1	1.4%	-	0.0%	464.1	1.1%		
Public & Community Facilities	1,752.4	5.3%	3.3	0.0%	1,755.7	4.1%		
Schools/Educational								
Facilities	866.3	2.6%	-	0.0%	866.3	2.0%		
Utilities	502.0	1.5%	3.3	0.0%	505.4	1.2%		
Church/Religious Facilities	161.3	0.5%	-	0.0%	161.3	0.4%		
Public Facilities	115.0	0.3%	-	0.0%	115.0	0.3%		
Hospitals/Care Facilities	107.8	0.3%	-	0.0%	107.8	0.3%		
Parks & Recreation	4,114.5	12.5%	4,217.4	42.5%	8,331.9	19.4%		
Conserved Lands	2,702.8	8.2%	3,973.0	40.1%	6,675.7	15.6%		
Greenways/Open Space	861.3	2.6%	-	0.0%	861.3	2.0%		
Golf Course	273.8	0.8%	244.5	2.5%	518.3	1.2%		
Park Facilities	276.7	0.8%	-	0.0%	276.7	0.6%		
Agriculture	189.4	0.6%	3,779.2	38.1%	3,968.6	9.2%		
Other	13,885.7	42.1%	1,582.3	16.0%	15,468.0	36.0%		
Vacant	8,902.3	27.0%	1,361.8	13.7%	10,264.1	23.9%		
Transportation/Roads/								
Right-of-Way	4,983.4	15.1%	220.5	2.2%	5,203.9	12.1%		
Total         32,997.0         100.0%         9,919.8         100.0%         42,916.7         100.0%								
SOURCE: <del>Dyett &amp; Bhatia 2020a<u>City of Moreno Valley, 2025</u>.</del>								

# 2.2.2 Aesthetic/Topographical Features

Moreno Valley is located in Riverside County in an east-west oriented valley bordered by the Box Springs Mountain Range to the north, the Badlands Mountain Range, also known as San Timoteo Badlands, to the northeast, and the Bernasconi Hills with Lake Perris to the southeast. Moreno Valley connects to the San Jacinto Valley in the southeast between the Badlands Mountain Range and Bernasconi Hills. To the west, lower hill ranges including Sycamore Canyon are located between the cities of Riverside and Perris. The Saddleback formation, which is part of the Santa Ana Mountain Range, lies further in the west beyond Lake Mathews.

Within the City, several hills and rock formations present natural landmarks, particularly on the east side between Moreno Beach Drive and Nason Street just south of SR-60, at Alessandro Boulevard and Lasselle Street, and along the northern edge of the City near Ironwood Avenue. The terrain gradually slopes from north to south, starting from the northern mountain range to the southern border of the <u>eityCity</u> with an elevation change of approximately 300 feet between SR-60 and Iris Avenue. The nearest mountain ranges as well as the more distant San Bernardino Mountains, Santa Ana Mountains, and San Gabriel Mountains are visible from many locations in Moreno Valley, particularly higher elevations in the <u>eityCity</u>.

Moreno Valley has a decentralized structure with commercial, retail, public and institutional uses distributed across the Planning Area, typically located along major arterials and at intersections of major arterials. Large-scale retail centers are concentrated along SR-60, with smaller neighborhood retail centers interspersed throughout the <u>eityCity</u> fabric. Existing structures within the Planning Area consists primarily of auto-oriented low-density development. With the exception of medical facility buildings, most buildings in Moreno Valley are one or two stories high, with some multi-family buildings or hotels going up to four stories. Large distributions centers have building heights of up to 50-60 feet and building lengths generally between 600 and 900 feet.

# 2.2.3 Air Quality and Climate Conditions

The Planning Area is located approximately 40 miles northeast of the Pacific Ocean, within Riverside County between the Santa Ana Mountains and the San Jacinto Mountains. Air quality in the county is influenced by both topographical and meteorological conditions. The Planning Area, like other inland valley areas in southern California, has a Mediterranean climate characterized by warm, dry summers and mild, wet winters. The March Field climate monitoring station (ID 045326) is located immediately southwest of the Planning Area and the Perris climate monitoring station (ID 046816) is located approximately five miles south of the Planning Area. Based on measurements taken at these climate monitoring stations, the average annual precipitation is 8 to 10 inches, falling primarily from November to April (Western Regional Climate Center 2020). Overall annual temperatures in the Planning Area average about 62 degrees Fahrenheit (°F), winter low temperatures average about 36°F, and summer high temperatures average about 93°F.

The Planning Area is located within the South Coast Air Basin (Basin), which is under the jurisdiction of the South Coast Air Quality Management District (SCAQMD). The 6,745-square-mile Basin encompasses Orange County and the non-desert portions of Los Angeles, Riverside, and San Bernardino counties, and is bound by the Pacific Ocean to the west, the San Gabriel, San Bernardino, and San Jacinto mountains to the north and east, respectively, and San Diego County to the south. The Basin is designated as in attainment or unclassifiable attainment (expected to be meeting the standard despite a lack of monitoring data) for all federal air quality standards except 8-hour ozone and 2.5-micron particulate matter (PM2.5) standards. The Basin is designated as in nonattainment for sState air quality standards for 8-hour ozone and PM2.5, and additionally is in nonattainment of sState 10-micron particulate matter (PM10) standards. See Section 4.3, Air Quality, for a complete discussion of the existing air quality setting of the Planning Area.

## 2.2.4 Cultural Resources and Tribal Cultural Resources

Native American Indians were the first inhabitants of the Moreno Valley area. They hunted game, gathered seeds, and left evidence in rocks that they used to grind seeds. Early settlers traveled through the area from northern Mexico to various California Mission settlements along a trail charted by Juan Bautista de Anza in 1774. The trail passed through the San Jacinto Valley, the Perris Valley, and southwest Moreno Valley. Moreno Valley and the rest of California became part of the United States in 1850. The Moreno Valley area began to develop in the late 1880s with the establishment of the Alessandro and Moreno settlements. The community of Moreno was built around the intersection of Redlands Boulevard and Alessandro Boulevard. The community of Alessandro was located within the limits of present-day MARB.

Urban development began after the establishment of the March Air Force base in 1927, and the unincorporated communities of Sunnymead, Moreno, and Edgemont grew up around the base. From 1957 to 1989, the present-day Moreno Valley Mall was the site of the Riverside International Raceway, a motorsports racetrack and road course considered one of the finest in the country in its day.

The area experienced a period of rapid population growth between 1970 and 1992, fueled by the construction of new homes and businesses. During that period, the population went from approximately 19,000 residents to over 118,000. In 1984, the communities of Edgemont, Sunnymead, and Moreno came together to form the <u>eityCity</u> of Moreno Valley and the first General Plan was adopted in 1986 to guide future growth and development.

The records search completed for the Planning Area identified a total of 110 historic-era resources, 227 prehistoric resources, and 12 multi-component (prehistoric and historic) resources. The records search also identified 25 built environment resources. Historic-era site types include adobe buildings, canals/aqueducts, cisterns, wells, foundations, walls, trash scatters, farms/ranches, highway, military property, single-family property, and multi-family property. Prehistoric sites include bedrock milling features, cairns, rock shelters, lithic scatters, ground stone scatters, ceramic scatters, and rock art. See Section 4.5, Cultural and

Tribal Cultural Resources, for a complete discussion of the existing cultural setting of the Planning Area.

# 2.2.5 Geology and Soils

The <u>eityCity</u> lies in the northern portion of the Peninsular Ranges Physiographic Province of California, at the eastern margin of a structural block known as the Perris Block. This structural block is a mass of granitic rock, generally bound by the San Jacinto Fault, the Elsinore Fault, and the Santa Ana River. The geologic and seismic setting of Moreno Valley is dominated by the proximity of the Holocene-active San Jacinto Fault, which traverses the <u>eity'sCity's</u> eastern boundaries. The potential for major earthquake damage to Moreno Valley is from activity along this fault zone (City of Moreno Valley 2006a).<sup>5</sup>

The <u>cityCity</u> is located within the seismically active southern California region. Earthquakes resulting from fault movement can result in surface rupture along an active or potentially active fault. The San Jacinto Fault Zone, which has been categorized as an Alquist-Priolo Earthquake Fault Zone, traverses the northeastern boundary of the <u>cityCity</u>. The San Jacinto Fault Zone is composed of several parallel faults that together constitute the zone.

The majority of the  $\underline{\operatorname{eity}\operatorname{City}}$  is classified as having low or moderate potential for liquefaction susceptibility. Small amounts of land within the western and southern portion of the  $\underline{\operatorname{eity}\operatorname{City}}$ are classified as having high potential for liquefaction susceptibility, and a small amount of land along the southern border is classified as having very high potential for liquefaction susceptibility. However, geotechnical analysis completed for recent site-specific projects located within the area identified as having a high liquefaction potential north of Cactus Avenue did not identify any soils within the proposed footprints with high potential for liquefaction. The majority of the  $\underline{\operatorname{eity}\operatorname{City}}$  is relatively flat and has been assigned a landslide susceptibility class of 0 (No Risk) by the California Geological Survey. However, some areas within the northern, northeastern, and southeastern portions of the  $\underline{\operatorname{eity}\operatorname{City}}$  and within the SOI have been assigned landslide susceptibility classes ranging from V (Moderate Risk) to X (High Risk). Some areas within the central portion of the  $\underline{\operatorname{eity}\operatorname{City}}$  have also been assigned a landslide susceptibility classes ranging from V (Moderate Risk) to X (High Risk). See Section 4.7, Geology/Soils for a complete discussion of the existing geologic setting of the Planning Area.

# 2.2.6 Hydraulic Conditions

The <u>cityCity</u> is located within the Santa Ana River and the San Jacinto River watersheds. The Santa Ana River is the largest river in the south coast region, with a length of 100 miles and approximately 2,700 square miles of watershed area. The river exits the San Bernardino Mountains and continues westward to the Prado Dam, through the Santa Ana River Canyon, and then flows to the ocean. In addition to being a major flood control facility, the river also

<sup>&</sup>lt;sup>5</sup> <u>City of Moreno Valley, July 2006, Moreno Valley 2006 General Plan Final Program EIR, https://www.moreno-valley.ca.us/city\_hall/general-plan/06gpfinal/ieir/5\_6-geo-soils.pdf. <u>Accessed February 14, 2025.</u></u>

serves as a means by which groundwater basins are recharged and provides important wildlife habitat. The San Jacinto River drains approximately 540 square miles to the Railroad Canyon Reservoir (Canyon Lake) which discharges into Lake Elsinore, which discharges into a tributary of the Santa Ana River. Discharges from the two lakes are very rare.

Surface water quality in the Planning Area is regulated by the Santa Ana Regional Water Quality Control Board ("RWQCB") Region 8. The Santa Ana Regional Water Quality Control Board Basin Plan ("Basin Plan") (California Water Boards, Santa Ana – Region 8 2008) establishes water quality standards for all the ground and surface waters of the region. The Santa Ana RWQCB does not identify any water bodies within the Planning Area or which the Planning Area drains into as currently lists on the 303(d) list. The Planning Area lies within the San Jacinto groundwater basin. See Section 4.10, Hydrology/Water Quality  $_{\pm}$  for a complete discussion of the existing hydrological setting of the Planning Area.

## 2.2.7 Noise

Moreno Valley is subject to typical urban noises such as noise generated by traffic, heavy machinery, and day-to-day outdoor activities. The <u>cityCity</u> also has several transportation-related noise sources, including airport noise, railroad operations, major arterials, Interstate 215 (I-215) and SR-\_60. Noise sources that are not directly related to transportation include noise from commercial and industrial centers, construction, and property maintenance activities.

Ambient noise levels were measured within the Planning Area to provide a characterization of the variability of noise and to assist in determining constraints and opportunities for future development. Ten 15-minute daytime noise level measurements were conducted throughout the Planning Area <u>on Thursday, August 8, 2024</u> that identified average measured noise levels ranging from <u>60.1-52.7</u> A-weighted decibels one-hour equivalent sound level [dB(A)  $L_{eq}$ ] to <u>74.867.3</u> dB(A)  $L_{eq}$ .

MARB is a joint-use civilian and military facility located southwest of the Planning Area. MARB is bordered by the <u>eityCity</u> to the east/northeast, <u>eityCity</u> of Riverside to the northwest, the <u>eityCity</u> of Perris to the south, and unincorporated Riverside County to the west. The Airport Influence Area (AIA) extends up to 9 miles north, west, and east of the main runway and 14 miles to the south, and covers land within unincorporated Riverside County and the cities of Menifee, Moreno Valley, Perris, and Riverside. Land uses in the immediate vicinity of MARB generally consist of public/institutional uses to the west, office/business park and industrial uses to the northwest, office/business park and commercial uses to the north, open space and residential uses to the northeast, open space, business park, and industrial, and residential to the south. See Section 4.13, Noise, for a complete discussion of the existing noise setting of the Planning Area.

# 2.2.8 Transportation

The <u>eityCity</u> is connected regionally by SR-\_60 and I-215. SR-\_60 bisects the <u>eityCity</u> and provides east-west connectivity to surrounding metropolitan areas. I-215 borders the eityCity on the west and provides north-south connectivity. In the mid-1990s, the County of Riverside, with the cooperation with the City of Murrieta initiated a project to extend the Clinton Keith Extension Project from I-215 to SR 79. The Clinton Keith Road was completed in August 2024, creating six lanes from I-215 to SR 79. According to the existing 2006 General Plan, there are five basic functional systems that make up the local roadway system: divided major arterials, divided arterials, arterials, minor arterials, and collector streets. The classification of streets is based on a functional hierarchy defined by the number of travel lanes, roadway width (curb to curb), right-of-way (public property line to public property line), and traffic volumes. The network of streets provides connectivity within the <u>eityCity</u> and to neighboring communities. Pedestrian facilities in Moreno Valley consist of sidewalks and crosswalks, along with multi-use trails. Most residential and commercial developments provide sidewalks on public streets and internal circulation. Areas with no existing sidewalks are mainly located in undeveloped areas or in a more rural area in the eastern portion of the city and along the <u>eityCity</u> boundary.

The Riverside Transit Agency (RTA) provides the majority of public transportation within the Planning Area via fixed route and paratransit bus services. RTA provides routes within the <u>eityCity</u> that connect to major destinations such as the Moreno Valley/March Field Metrolink Station, Perris Station Transit Center, University of California, Riverside (UCR), and Moreno Valley Mall. Major Moreno Valley bus routes include Routes 11, 16, 18, 19, 19A, 20, and 31. In addition, RTA has one commuter link express bus route within the <u>eityCity</u>. Route 208 connects the cities of Temecula, Murrieta, Perris, Moreno Valley, and Riverside. Commuter link express bus routes provide peak hour services for commuters in the morning and evening on weekdays. Route 31 also provides connections to Beaumont, Banning, Hemet, and San Jacinto and passengers can transfer in Beaumont to Sunline Route 10 for service to the Coachella Valley. RTA also provides Dial-A-Ride services for seniors and persons with disabilities.

Metrolink is a commuter rail program operated by the Southern California Regional Rail Authority (SCRRA), providing service from outlying suburban communities to employment centers such as Burbank, Irvine, and downtown Los Angeles. For Moreno Valley, the Moreno Valley/March Field Metrolink Station is located less than one-half mile west of the <u>eityCity</u> limits. The 91/Perris Valley Line train services Metrolink stations in the cities of Perris, Riverside, Corona, Fullerton, Buena Park, Norwalk/Santa Fe Springs, and Los Angeles. See Section 4.16, Transportation, for a complete discussion of the existing transportation setting of the Planning Area.

# 2.2.9 Utility and Services

Water service in Moreno Valley is provided by two agencies. Eastern Municipal Water District (EMWD) supplies most of the <u>cityCity</u>, except for a 430-acre area on the west side which is served by Box Springs Mutual Water Company. Wastewater service in Moreno

Valley is provided by two agencies. EMWD provides collection and treatment for most of the <u>eityCity</u>, while the Edgemont Community Services District serves a 430-acre area in the western part of the <u>eityCity</u> that includes the Edgemont neighborhood.

Southern California Edison (SCE) and the Moreno Valley Electric Utility (<u>"MVU"</u>) provide electricity to the <u>eityCity</u>. SoCalGas provides the <u>eityCity</u> with natural gas service. SoCalGas' service territory encompasses approximately 20,000 square miles and more than 500 communities. The City provides trash, recycling, and special waste handling services to residents and businesses through a exclusive franchise agreement with Waste Management. No other haulers are authorized to operate within the <u>eityCity</u>. The majority of solid waste generated within the <u>eityCity</u> is disposed of at Badlands Sanitary Landfill, located north of SR-<u>60</u> and west of Interstate 10 off Ironwood Avenue. Two other landfills within the county of Riverside have the capacity to serve the <u>eityCity</u>; however, a majority of waste is brought to the Badlands Sanitary landfill. See Section 4.17, Utilities/Service Systems<u></u> for a complete discussion of the existing providers serving the Planning Area.

# 2.2.10 Vegetation

The majority of land within the eityCity consists of Developed/Disturbed Land. Natural vegetation is primarily located in the eastern portion of the <u>eityCity</u>, as well as along the southeastern and northern boundaries of the *eityCity*. Undeveloped lands within the *eityCity* are typically comprised of disturbed lands and non-native grasses due to the prior history of cultivation. Small pockets of riparian vegetation occur within urban canyons and native habitats and species that once inhabited the area are largely limited to areas around the fringes of the eity<u>City</u> where lands are in proximity to surrounding conserved natural areas. A number of nearby natural areas exist adjacent to the <u>eityCity</u>. The San Jacinto Wildlife Area, located at the southeast corner of the Planning Area, is a 12,000 acre is approximately 20,126 acres of wildlife preserve in central Riverside County noted for its diversity of migratory birds.<sup>6</sup> The San Jacinto Wildlife Area is located at the southeast corner of the Planning Area, and accounts for approximately 3,380 acres within the Planning Area. Other conserved lands surrounding the *eityCity* include the Lake Perris Recreation Area located adjacent to the southern eityCity limits, and the Box Springs Mountain Reserve Park located northwest of the eityCity limits. See Section 4.4, Biological Resources, for a complete discussion of the existing vegetation setting of the Planning Area.

# 2.2.11 Wildlife

Varied topography and landforms including Box Springs Mountain in the north and the Badlands east of the <u>cityCity</u> provide for a diversity of wildlife species. Mammals such as mule deer can be found in the Box Springs Mountains and in the Badlands. Large carnivores, such as coyotes, bobcats, badgers, and gray fox, have been found in the undeveloped portions of the <u>cityCity</u>. Opossums, raccoons, skunks, cottontail rabbits, and rodent species are

<sup>&</sup>lt;sup>6</sup> California Department of Fish and Wildlife, 2025, San Jacinto WA Land Management Plan, https://wildlife.ca.gov/Lands/Planning/San-Jacinto-Valley-WA.<u>Accessed February 12. 2025.</u>

common to the Planning Area. A wide variety of reptiles are found in the Planning Area. Owls, hawks, and other birds of prey can be seen at various times throughout the year or during migration periods. See Section 4.4, Biological Resources, for a complete discussion of the existing wildlife setting of the Planning Area.

# 3

# Chapter 3 Project Description

NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of Chapter 3, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

Consistent with Section 15168 of the California Environmental Quality Act (<u>"CEQA"</u>) Guidelines, this <u>Revised</u> Draft <u>Program</u> Environmental Impact Report (<u>"Revised Draft EIR"</u>) provides a programmatic analysis of the environmental impacts associated with implementation of the goals, policies, actions, and projected buildout of the following three planning documents:

- <u>20212024</u> General Plan Update (<u>"GPU"</u>),
- 2021-2029 Housing Element Update
- <u>Associated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas</u> <u>Amendments, and</u>
- <u>2024</u> Climate Action Plan (<u>"CAP"</u>)

These three separate planning documents are collectively referred to as the MoVal 2040 Project (project "Project").

As described in Section 15168 of the CEQA Guidelines, program-level environmental review documents are appropriate when a project consists of a series of actions related to the issuance of rules, regulations, and other planning criteria. The <u>projectProject</u>, which is the subject of this <u>Revised Draft</u> EIR, consists of long-term plans that will be implemented as policy documents guiding future development activities and City of Moreno Valley (<u>"City"</u>) actions.

California Government Code Section 65300 et seq. mandates that all counties and incorporated cities prepare a general plan that establishes policies and standards for future development, housing affordability, and resource protection. State law encourages cities to keep general plans current through periodic updates. The <u>projectProject</u> includes an update to the 2006 General Plan that would guide future land use decisions in Moreno Valley, provide a long-term vision for the <u>eityCity</u>, and provide policies and implementing actions that would allow the City to achieve this vision over the life of the General Plan. The General Plan would be the primary policy document guiding growth and development within the <u>eityCity</u> through the planning horizon year of 2040. Together with the Zoning Ordinance and related sections of the Municipal Code, the <u>2021 GPUProject</u> would serve as the basis for planning-related decisions made by City staff, the Moreno Valley Planning Commission, and the Moreno Valley City Council.

The project includes an update to the currently adopted 2014 Housing Element. The Housing Element is one of the state-mandated elements that must be included in the City's General Plan. State law mandates that the Housing Element include certain items, such as a Housing Needs Assessment; goals, policies, and objectives regarding housing in Moreno Valley; and implementation programs to work toward achieving those goals. As part of the project, the City will prepare a Sixth Cycle Housing Element Update to cover the eight-year planning period from October 2021 through October 2029 and outline a plan for accommodating Moreno Valley's share of the regional housing need, currently determined to be a total of 13,627 newly constructed residential dwelling units. As required by the State of California, the City must zone sufficient land for housing affordable to persons at all income levels.

The project includes preparation of a CAP. The CAP is a community-wide strategy for reducing greenhouse gas (GHG)<u>The Project includes preparation of a CAP. The CAP is a community-wide strategy for reducing GHG</u> emissions for the purpose of adapting to the effects of climate change. Preparation of the CAP includes establishing the City's GHG reduction targets, as well as specific strategies and implementing actions to achieve these targets.

This chapter introduces the objectives of the <u>projectProject</u> and includes a description of the existing regional and local <u>projectProject</u> setting, an outline of the projected population and employment growth rates, and development patterns through the planning horizon year. Furthermore, this chapter presents the proposed General Plan land use diagram, key data tables, and a description of policy direction for the <u>2021 GPU</u>, <u>Housing Element Update</u>, and <u>CAP preparation</u>. This projectProject. This Project description provides the basis for the environmental analysis in Chapter 4 and alternatives analysis in Chapter 5.

# 3.1 Statement of Objectives

The <u>project</u> includes the <u>2021 GPU</u>, <u>Housing Element Update</u>, <u>MoVal 2040 Revised</u> <u>Draft EIR</u> and preparation of <u>athe</u> CAP. As required under the CEQA Guidelines, this section provides a description of the <u>project's</u> <u>Project's</u> purpose and objectives (<u>California Code of</u> <u>Regulations [CCR]Section</u> 15124 <u>of the CEQA Guidelines</u>).

# 3.1.1 Purpose

California Government Code Section 65300 requires each city and county in California to adopt a general plan "for the physical development of the county or city, and any land outside its boundaries which...bears relation to its planning." The Moreno Valley General Plan can be considered the City's development constitution, containing both a statement of the community's vision of its long-term development, as well as the policies to support that vision by guiding the physical growth of the <u>cityCity</u>. The <u>2021 GPUProject</u> contains policies to guide decision-making related to land use and community character; economic development; transportation; parks and public services; safety; noise; environmental justice; healthy communities; open space and resource conservation; and housing. The <u>2021 GPUProject</u> is a document to be adopted by the City Council that serves the following purposes:

- Establish a long-range vision that reflects the aspirations of the community and outlines steps to achieve this vision;
- Establish long-range development policies that will guide City departments, Planning Commission, and City Council decision-making;
- Provide a basis for judging whether specific development proposals and public projects are in harmony with plan policies;
- Plan in a manner that meets future land needs based on the projected population and job growth;
- Allow City departments, other public agencies, and private developers to design projects that will enhance the unique character of the community, preserve environmental resources, and minimize hazards; and
- Provide the basis for establishing and setting priorities for detailed plans and implementing programs, such as the zoning ordinance, subdivision regulations, specific and master plans, and the Capital Improvement Program.

The <u>2021 GPU2024 GPU</u> would replace the existing 2006 General Plan and all of its elements, excluding the Housing Element which was certified by the State of California's Housing and Community Development Department on October 11, 2022, and establish a planning and policy framework that extends to a horizon year of 2040.

The updated Housing Element would cover the period from October 2021 through October 2029, and outline a plan for accommodating Moreno Valley's share of the Regional Housing Needs Allocation (RHNA), determined to be 13,627 constructed residential dwelling units. As required by the State of California, the City must zone sufficient land for housing affordable to persons of all income levels.

The CAP establishes a community-wide strategy for reducing GHG emissions and adapting to the effects of climate change. The CAP also contains actions that demonstrate the City's commitment to achieving the <u>sS</u>tate's GHG reduction targets through monitoring and reporting processes to ensure that targets are met, and options for reducing GHG emissions beyond the <u>sS</u>tate's requirements.

# 3.1.2 Objectives

As required under <u>CEQA</u> Section 15124<u>of the CEQA Guidelines</u>, the following specific objectives have been established for the <u>projectProject</u>:

- Provide a flexible land use framework that can accommodate job growth in a variety of industries over time while enhancing quality of life in the community;
- Build a strong, diverse economy with well-paying jobs in the <u>eityCity</u> for local residents, in order to reduce the need for long commutes and achieving a better balance of jobs-to-housing;
- Ensure a sustainable, measured rate of growth and efficient delivery of public services;
- Create a destination Downtown Center that makes Moreno Valley a destination city with a modern, innovative brand and that establishes Moreno Valley as a model community where people choose to live, work, and play;
- Focus new residential and commercial development in corridors to support more frequent and reliable transit service; promote walking and biking; and reduce vehicle miles travelled;
- Foster development of gateways at key entry points into the community that announce arrival with attractive architecture and inviting uses to build Moreno Valley's sense of place;
- Facilitate development of a range of housing options that provides for the needs of current and future residents, including people of all ages, abilities, and incomes levels;
- Accommodate the City's 2021-2029 <u>RHNA allocationRegional Housing Needs</u> <u>Allocation ("RHNA") through development that is consistent with the approved 6<sup>th</sup></u> <u>Cycle Housing Element;</u>
- Reduce community-wide GHG emissions consistent with <u>statewideStatewide</u> targets;
- Foster vibrant gathering places for locals and visitors to shop, dine, do business, and have fun, providing a range of social interaction opportunities for youth, families, and seniors;
- Enhance neighborhood livability through promoting active lifestyles with indoor and outdoor recreational amenities and prioritizing clean air, water, fresh food, and community health; and
- Encourage mindful stewardship of water, energy, and other environmental resources, and explore technological advancements as a way to enhance current and future needs and a diversity of lifestyles.

# **3.2 Project's Component Parts**

The project consists of Project contains the following three separate planning documents.

- The <u>2021 GPU2024 GPU</u> would incorporate changes to the policy framework and land use designations of the existing 2006 General Plan to guide development and conservation through 2040 and comply with new s<u>S</u>tate laws.
- <u>Associated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas</u> <u>Amendments.</u>
- The Housing Element Update for the 2021-2029 planning period would provide the City with a coordinated and comprehensive strategy for promoting the production of safe, decent, and affordable housing within the community.
- <u>The proposed The 2024</u> CAP would establish a community-wide strategy for reducing GHG emissions and adapting to the effects of climate change.

First and foremost, the <u>projectProject</u> responds to community aspirations expressed throughout the MoVal 2040 process. Secondly, the <u>project2024 GPU</u> responds to new legal requirements that have come into force, including requirements for addressing geologic hazards, flooding, wildland and urban fires, and environmental justice. A description of <del>all</del> three<u>both</u> of these separate documents is provided below.

# **3.2.1 General Plan Update**

#### 3.2.1.1 Plan Organization

The organizational structure of the existing 2006 General Plan has been modified in the proposed 20212024 GPU. Additionally, some elements have been reorganized and the proposed 20212024 GPU adds optional elements that reflect local community priorities identified through stakeholder interviews and public outreach not included in the existing 2006 General Plan.

The <u>proposed 20212024</u> GPU addresses the eight state-mandated elements of Land Use, Circulation, Housing, Conservation, Open Space, Noise, Safety, and Environmental Justice, supplemented with three optional elements: Economic Development, Community Character, and Healthy Community.

Each element of the proposed 20212024 GPU characterizes issues and opportunities, and then presents goals, policies, and actions that would address them. Within this structure, goals describe general desired results that the community seeks to create through the implementation of the proposed 20212024 GPU. The policies and actions establish the "who," "how," and "when" for carrying out the "what" and "where" of the goals.

The chapters of the proposed 2021<u>2024</u> GPU are summarized as follows.

• **Chapter 1: Introduction.** This chapter outlines the purpose and uses of the General Plan; provides a community profile; recaps the General Plan update process; summarizes the Vision and Guiding Principles for Moreno Valley's future growth and development; and provides an overview of the General Plan organization, relationship to other plans, and requirements for administration.

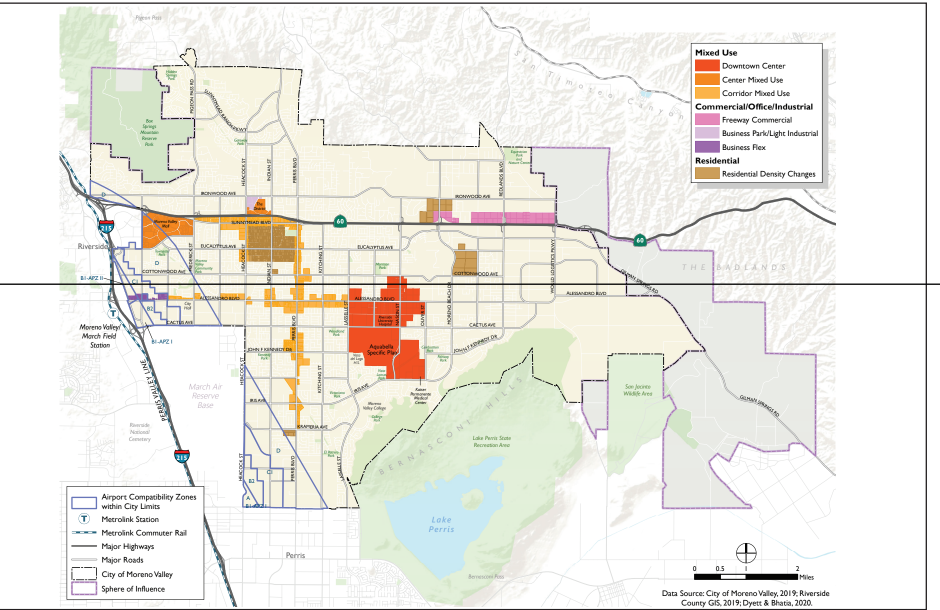
- Chapter 2: Land Use and Community Character. This element satisfies the legal requirements for a General Plan land use element and provides a map showing the distribution and location of land uses. It also includes standards for density and intensity and considers growth impacts on military readiness. This element combines land use, a required topic by state law, and community character, an optional topic that is a clear priority for the community based on outreach to decision makers and its relationship to economic development. This element describes the existing land use pattern and provides an explanation of the General Plan's approach to citywide growth. The goals and policies in this chapter provide the framework for land use and development in the <u>eityCity</u>. Community character topics addressed include the city's structure, gateways, corridors, centers (with a special focus on downtown), neighborhoods, design of parks and public spaces, and hillside development. The key goals for the Land Use and Community Character Element include:
  - Establish an identifiable <u>cityCity</u> structure and a flexible land use framework that accommodates growth and development over the planning horizon;
  - Foster vibrant gathering places for Moreno Valley residents and visitors;
  - Build a distinctive sense of place and pride in Moreno Valley; and
  - Expand the range of housing types in Moreno Valley and ensure a variety of options to suit the needs of people of all ages and income levels.
- **Chapter 3: Economic Development.** This optional element provides an overview of the population and employment context in Moreno Valley, and outlines goals and policies to support a strong, dynamic economy including:
  - Diversify and grow the local economy;
  - Strengthen and retain existing businesses;
  - Enhance Moreno Valley's profile and competitive position; and
  - Promote education and workforce development.
- **Chapter 4: Circulation.** This element satisfies the legal requirements for addressing the topic of circulation and provides a circulation diagram identifying major thoroughfares; transportation routes for vehicles, transit, bicycles, and pedestrians; and also military airports. The element also includes policies for "complete streets," which would provide a balanced, multimodal transportation network serving all users and abilities. The key goals for the Circulation Element include:
  - Strengthen connections to the regional transportation network;
  - Plan, design, construct, and maintain a local transportation network that provides safe and efficient access throughout the <u>cityCity</u> and optimizes travel by all modes;
  - Manage the <u>city'sCity's</u> transportation system to minimize congestion, improve flow, and improve air quality;
  - Provide convenient and safe connections between neighborhoods and destinations within Moreno Valley;

- Enhance the range of transportation options in Moreno Valley and reduce vehicle miles travelled; and
- Provide for safe, efficient goods movement by road, air, and rail.
- Chapter 5: Parks and Public Services. This element satisfies legal requirements for addressing the topics of open space for outdoor recreation and the location and extent of public utilities, including water, sewer, stormwater, and electricity. This element also provides background information and a policy framework related to police and fire services, schools, community facilities and libraries, and parks and recreation. The key goals for the Parks and Public Services Element include:
  - Provide and maintain a comprehensive system of quality parks, multi-use trails, and recreational facilities to meet the needs of Moreno Valley's current and future population;
  - Locate, design, and program public facilities as contributors to neighborhood quality of life;
  - Provide for responsive police and fire services that ensure a safe and secure environment for people and property; and
  - Provide for utilities and infrastructure to deliver safe, reliable services for current and future residents and businesses.
- **Chapter 6: Safety.** This element satisfies the legal requirements for addressing the topic of safety and community protection from wildfires, flooding, seismic events, landslides, dam inundation, and climate change. This element includes background information, policies, and standards for community protection from natural and human-made disasters, including promoting safety and compatibility with the March Air Reserve Base (<u>"MARB"</u>) adjacent to <u>eityCity</u> limits. The key goals for the Safety Element include:
  - Protect life and property from natural and humanmade hazards;
  - Provide effective response to disasters and emergencies;
  - Build community resilience to climate change; and
  - Minimize airport safety hazards and promote compatibility with MARB operations.
- **Chapter 7: Noise.** This element satisfies the legal requirements for addressing the topic of noise and identifies noise sources, quantifies future noise levels through a contour map, and establishes measures to address noise issues. The key goals for the Noise Element include:
  - Design for a pleasant, healthy sound environment conducive to living and working; and
  - Ensure that noise does not have a substantial, adverse effect on the quality of life in the community.

- Chapter 8: Environmental Justice. This element satisfies the legal requirements in planning for Senate Bill (<u>"SB"</u>) 535-<u>(2012)-</u>identified "Disadvantaged Communities" including addressing the topics of air quality and pollution exposure; safe and sanitary homes; public facilities and physical activity; healthy food access; and civic engagement and investment prioritization. The key goals for the Environmental Justice Element include:
  - Reduce pollution exposure and improve community health;
  - Promote safe and sanitary housing for Moreno Valley residents of all ages, abilities, and income levels;
  - Expand access to high-quality, fresh, and healthy food; and
  - Encourage the active participation of local residents and businesses in civic life.
- **Chapter 9: Healthy Community.** This optional element is closely linked to the Environmental Justice Element and contains background information and policies aimed to focus engagement to target youth and address linguistic isolation; provide opportunities for social connections; provide an array of health care options; and promote businesses that support healthy and active lifestyles. The key goals for the Healthy Community Element include:
  - Promote the health and well-being for those who live, work, and play in Moreno Valley;
  - Engage community members and community partners in efforts to create a healthier Moreno Valley; and
  - Promote a variety of businesses that help support community health.
- Chapter 10: Open Space and Resource Conservation. This element satisfies the legal requirements for addressing the topic of conservation including natural resources (water, air, biological), tribal cultural resources, and open space for environmental and scenic conservation. This element includes background information and policies relating to resource conservation, environmental protection, energy and water conservation, and reuse and recycling. The key goals for the Open Space and Resource Conservation Element include:
  - Preserve, protect, and enhance natural resources, habitats, and watersheds in Moreno Valley and the surrounding area, promoting responsible management practices;
  - Preserve and respect Moreno Valley's unique cultural and scenic resources, recognizing their contribution to local character and sense of place;
  - Minimize air, soil, and water pollution, as well as community exposure to hazardous conditions;
  - Use energy and water wisely and promote reduced consumption; and
  - Optimize the use of available resources by encouraging residents, businesses, and visitors to reuse and recycle.

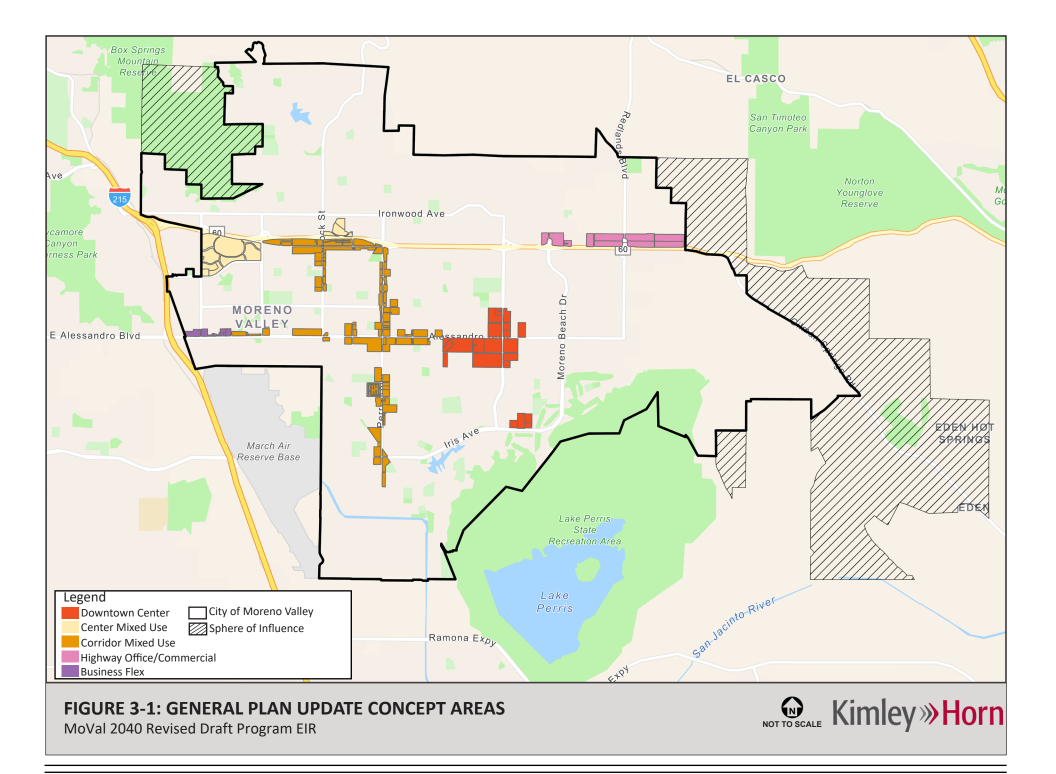
#### 3.2.1.2 Concept Areas

The <u>20212024</u> GPU primarily focuses future development and redevelopment within proposed Concept Areas as shown on Figure 3-1. These Concept Areas consist of areas within the <u>eityCity</u> limits where clusters of vacant and underutilized land present significant opportunity for development that can help achieve the objectives of the <u>2021 GPUProject</u>, or where prior planning initiatives have identified significant change. Portions of the Planning Area located outside of these proposed Concept Areas would retain the current land use designations established under the existing 2006 General Plan. A description of each of the proposed Concept Areas is provided below.



RECON

FIGURE 3-1 -2021 General Plan Update Concept Areas



#### a. Downtown Center

The <u>20212024</u> GPU proposes a Downtown Center Concept Area that would be located in the central portion of the <u>eityCity</u>, bordered by Cottonwood Avenue to the north, Iris Avenue to the south, Lasselle Street to the west, and Oliver Street to the east. The Downtown Center area would consist of approximately 1,200 acres, and is currently approximately 80 percent vacant.

The southern portion of the Downtown Center includes the Aquabella Specific Plan area. Aquabella was a gated active-adult community, <u>previously</u> approved <u>in 2005</u> for 2,900 dwelling units, on 685 acres between Brodiaea Avenue and Iris Avenue. Adopted in 2005, and as of yet not constructed, the <u>The</u> Aquabella Specific Plan area may experience modification as the Downtown Center evolves was amended in December 2024, and currently allows 15,000 workforce dwelling units, 49,900 square feet of commercial development, and <u>a 300-room hotel</u>.

The Downtown Center would also encompassencompasses the two major medical centers in the <u>eityCity</u> (Riverside University Health System and Kaiser Permanente Moreno Valley). The recently completed/planned expansions of both major medical centers would be an important component of the Downtown Center's goal to grow into a "live, work, and play" destination. The medical corridor that these two major medical centers anchor would likely attract other related medical, health and wellness amenities and businesses to locate within the City and bring more jobs and people to the Downtown Center to support public and private improvements/investments.

An existing mobile home park is located adjacent to the Riverside University Health System Medical Center at the southwestern corner of the intersection of Nason Street and Alessandro Boulevard. This mobile home park may experience modification as the Downtown Center evolves. Nason Street (north-south) and Alessandro Boulevard (east-west) are two of the eity's<u>City's</u> primary thoroughfares and form an important axis for getting to, from, and around the Downtown Center. The Moreno Valley Town Center Project is located at the northwestern corner of the intersection of Nason Street and Alessandro Boulevard. This public-private partnership project would be incorporated into the Downtown Center area and would likely serve as one of the early catalysts for the Downtown Center's development into a primary hub and focal point of the community with easy access from all parts of the eity<u>City</u>.

The Downtown Center is envisioned to be a regional draw with activity day through night and an architectural design and atmosphere to rival anything in the surrounding region and to distinguish the downtown apart from other areas of the <u>eityCity</u>. Highlighted design features and aspirations envisioned for the Downtown Center include inviting gateways/monuments; grand boulevards with a distinctive, inviting character that announce arrival in Downtown Moreno Valley; planted medians, tall trees, and branded signage and street lighting; courtyards and plazas; pedestrian paths and multiuse trails; and a destination "Central Park."

The Downtown Center is envisioned to provide a vibrant mix of business, entertainment, residential, cultural, and civic uses that integrate existing uses (e.g., Riverside University

Health System and Kaiser Permanente Moreno Valley medical centers; Moreno Valley College; Vista del Lago High School) and layers compatible new land uses and public amenities together at different scales and intensities to foster an exciting blend of places to live, work, and play.

The Downtown Center is a bold idea that advances the vision for a dynamic local economy and vibrant gathering places, and there is strong community support for this concept. Community feedback regarding the Downtown Center has expressed desire for a "Central Park" recreation opportunity as well as performing arts, sports, civic, and entertainment facilities—all within a pedestrian/bike-friendly atmosphere where it is convenient and safe to explore and enjoy the area without a car.

#### **b.** Community Centers

The <u>20212024</u> GPU proposes two Community Center Concept Areas in the western portion of the <u>eityCity</u> at the existing Moreno Valley Mall and The District shopping centers. The Moreno Valley Mall is generally bounded by <u>SR-60State Route 60 ("SR 60")</u> to the north, Towngate Boulevard to the south, Frederick Street to the east, and Day Street to the west. The Moreno Valley Mall was opened in 1992 and since that time, small and large tenants of the mall have left. With the prominence and popularity of e-commerce, the future viability of the mall is noted to be a challenge by many community members, but also as an opportunity for creative redevelopment with a mix of uses, including housing, that can be attractive to locals and visitors. <u>The Moreno Valley Redevelopment Project</u>, approved in 2023, included a <u>Specific Plan Amendment to the Town Center Specific Plan to add four multi-family</u> <u>residential communities totaling 1,672 dwelling units, two new hotel operations, and a new</u> <u>three-story 60,000 square-foot office building.</u>

The District shopping center is generally bounded by Ironwood Avenue to the north, Hemlock Avenue and SR-\_60 to the south, Indian Street to the east, and Heacock Street to the west. The District, formerly known as Festival at Moreno Valley, is a shopping center that has experienced turnover of small and large tenants in recent years. The District is surrounded by existing single-family homes to the east and undeveloped lands to the north and west.

Both Community Centers would be developed as community-oriented mixed use centers that would complement the Downtown Center. The Community Centers concept would broaden the range of uses allowed on these two existing commercial properties at prominent locations visible from freeways (SR-\_60 and I-215), would foster distinctive gateways into the <u>eityCity</u>, and generate an enhanced sense of place. The <u>20212024</u> GPU includes the Community Centers concept to help provide a wider range of housing choices affordable to all ages and income levels; create inviting gateways at highly visible locations; attract local residents and freeway travelers; and strengthen identifiable landmarks of the community.

#### c. Community Corridors

The <u>20212024</u> GPU proposes Community Corridors Concept Areas along existing major transit corridors of Sunnymead Boulevard, Alessandro Boulevard, Perris Boulevard, and Heacock Street. These proposed Community Corridors currently consist of clusters of vacant

and underutilized land that would be available for development in the near-term. The Community Corridors Concept Areas would promote a mix of residential, commercial, and professional office uses for everyday needs, particularly suited to smaller business owners/entrepreneurs. The Community Corridors would also provide for a range of housing types that would include more affordable housing options located along existing major transit corridors that would support more frequent, reliable service. The Community Corridors Concept Areas would also focus on retail/commercial uses in nodes at high visibility intersections where businesses would have the greatest chance of success.

#### d. Highway Office/Commercial

The <u>20212024</u> GPU <u>proposed proposes</u> a Highway Office/Commercial Concept Area in the northeastern portion of the <u>eityCity</u>, north of SR-60, south of Ironwood Avenue, west of World Logistics Parkway, and east of Moreno Beach Drive. The Highway Office/Commercial Concept Area envisions the creation of an inviting gateway of retail, commercial, office, and other uses (e.g., employment campus; educational campus) at a highly visible, accessible location in Moreno Valley. There is opportunity with this Concept Area to attract visitors to the <u>eity'sCity's</u> easterly gateway to help make Moreno Valley a destination <u>eityCity</u>. To implement the Highway Office/Commercial Concept Area, the <u>20212024</u> GPU would include design standards to blend new development with the existing rural heritage and ensure compatibility with surrounding residential uses.

#### e. Business Flex

The <u>20212024</u> GPU <u>proposed proposes</u> a Business Flex Concept Area in the western portion of the <u>eityCity</u>, south of SR-60, generally along Alessandro Boulevard, and adjacent to MARB. Due to this area's proximity to MARB, airport land use regulations prohibit dense housing, schools, hospitals, and other gathering places. The Business Flex concept allows a range of light industrial and commercial businesses for consistency with airport regulations and responds to market demand for increased production, distribution, and repair activity spaces in urban areas. The <u>BusinesBusiness</u> Flex concept would create an inviting gateway at the western entry to the <u>eityCity</u>. To implement the Business Flex concept, the <u>20212024</u> GPU would provide for business activities involving production, distribution, or repair with supporting office and commercial space. Permitted uses would be consistent with applicable airport land use regulations and development standards (e.g., performance-based zoning) would integrate flex commercial uses with surrounding neighborhoods to ensure adequate buffering and compatibility.

#### f. Residential Density Changes

As part of the 2021 GPU, the <u>The</u> City is updating <u>has updated</u> the Housing Element for an eight-year planning period spanning October 2021 through October 2029. The <u>2021 GPU</u> includes <u>Housing Element included</u> targeted residential density changes to provide for higher density housing to support the meeting of <u>stateState</u> obligations under RHNA. Moreno Valley's RHNA allocation for the Sixth Cycle Housing Element Update is a total of 13,627 units of total new constructionnew housing capacity. The State of California's Housing and

<u>Community Development Department certified the City's Housing Element on October 11,</u> <u>2022</u>.

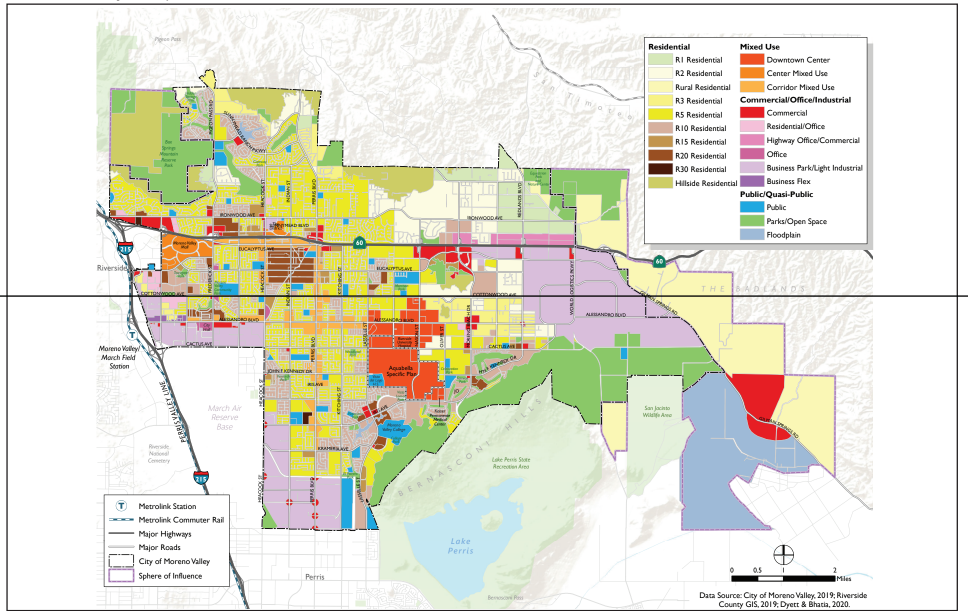
#### 3.2.1.3 **Proposed Land Use Designations**

The <u>2021\_2024</u> GPU includes a consolidated set of land use designations to guide development in the Planning Area through 2040. This would include introduction of five new designations intended to focus growth within the Concept Areas described above in a manner that would support the Vision and Guiding Principles developed by the community. Other land use designations will be carried forward from the existing 2006 General Plan to the <u>2021</u> <u>GPU.Project's 2040 horizon year.</u> Figure 3-2 presents the proposed land use map and Table 3-1 provides a summary of land uses proposed under the <u>2021 GPU2040 horizon year</u>.

Table 3-1 <del>2021 GPU</del> 2040 Horizon Year Land Use Summary						
<del>2021 GPU</del>				ř	Total	
	City of Moreno Valley		Sphere of Influence		Planning Area	
Proposed Land Use Category	Acres	Percent	Acres	Percent	Acres	Percent
Residential	15,303	46.4%	4,812	48.5%	20,115	46.9%
R1 Residential	963	2.9%	25	0.2%	988	2.3%
R2 Residential	2,184	6.6%	-	-	2,184	5.1%
Rural Residential	57	0.2%	3,936	39.7%	3,993	9.3%
R3 Residential	1,055	3.2%	-	-	1,055	2.5%
R5 Residential	6,284	19.0%	-	-	6,284	14.6%
R10 Residential	2,525	7.7%	-	-	2,525	5.9%
R15 Residential	311	0.9%	-	-	311	0.7%
R20 Residential	705	2.1%	-	-	705	1.6%
R30 Residential	35	0.1%	-	-	35	0.1%
Hillside Residential	1,183	3.6%	852	8.6%	2,034	4.7%
Mixed Use	2,372	7.2%	-	-	2,372	5.5%
Downtown Center	1,255	3.8%	-	-	1,255	2.9%
Center Mixed Use	315	1.0%	-	-	315	0.7%
Corridor Mixed Use	803	2.4%	-	-	803	1.9%
Commercial/Office/Industrial	5,772	17.5%	581	5.9%	6,353	14.8%
Commercial	625	1.9%	581	5.9%	1,206	2.8%
Residential/Office	193	0.6%	-	-	193	0.4%
Highway Office/Commercial	264	0.8%	-	-	264	0.6%
Office	63	0.2%	-	-	63	0.1%
Business Park/Light Industrial	4,585	13.9%	-	-	4,585	10.7%
Business Flex	41	0.1%	-	-	41	0.1%
Public/Quasi-Public	5,256	15.9%	4,337	43.7%	9,593	22.4%
Public	968	2.9%	-	-	968	2.3%
Parks/Open Space	4,209	12.8%	1,647	16.6%	5,856	13.6%
Floodplain	80	0.2%	2,690	27.1%	2,770	6.5%
Transportation/Roads/Right-of-						
Way	4,294	13.0%	190	1.9%	4,484	10.4%

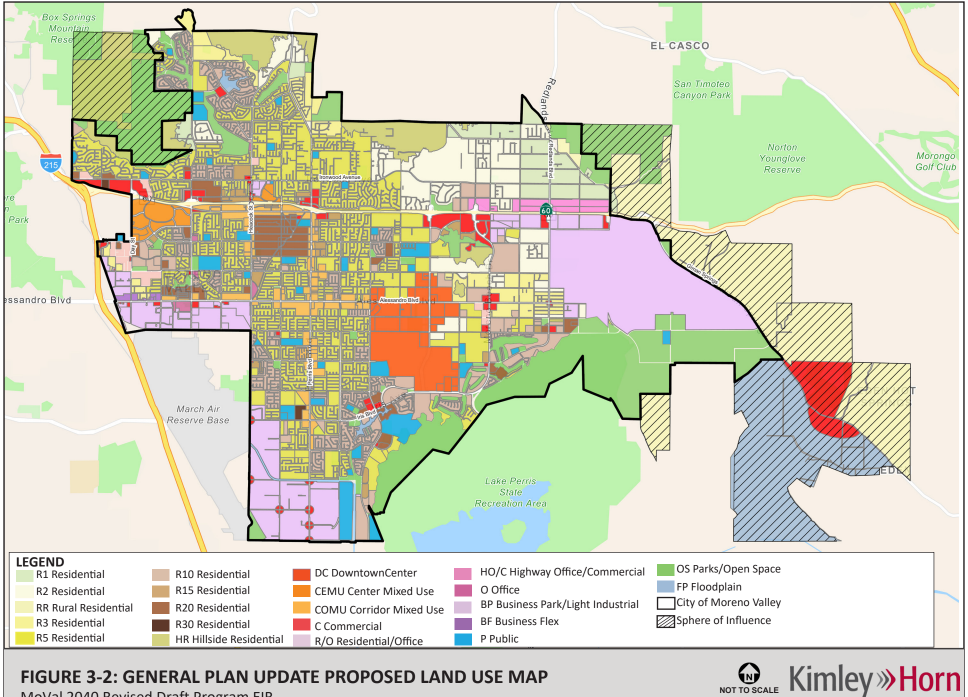
Table 3-1 <del>2021 GPU2040 Horizon Year</del> Land Use Summary							
					То	tal	
	City of Moreno Valley		Sphere of Influence		Planning Area		
Proposed Land Use Category	Acres	Percent	Acres	Percent	Acres	Percent	
Total	32,997	100%	9,920	100%	42,917	100%	
SOURCE: Dyett & Bhatia 2020a.							

Map Source: Dyett & Bhatia



-FIGURE 3-2 -2021 General Plan Update Proposed Land Use Map

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MoVal 2040 Revised Draft Program EIR

#### a. Downtown Center - New Designation

This designation would provide for development of a vibrant new Downtown Center at the heart of the cityCity to serve as a focal point of the community and destination for people from around the region. It would allow for a vibrant mix of business, entertainment, residential, cultural, and civic uses to activate the Downtown Center throughout the day and into the evening. It integrates existing uses and layers compatible new land uses and public amenities together at various scales and intensities to foster a mix of uses that encourages people to live, work, play, and shop within the Downtown Center. To implement the Downtown Center, the 20212024 GPU would describedescribes the range of uses and activities envisioned and create a concept diagram that depicts the arrangement of uses in the wider area and circulation that connects them. The 20212024 GPU provide an illustrative development program and phasing to guide environmental review and include policies that call for the creation of an Area Plan and flexible zoning tools to guide subsequent development. This designation would include policy that would allow for reconfiguration or redesign, so long as the overall development program is not exceeded, providing flexibility to accommodate market demand.

#### b. Center Mixed Use (CEMU) – New Designation

This designation would provide for the redevelopment of existing commercial centers and adjacent properties with a range of commercial and residential uses to complement existing development at prominent entry points into the community. The centers are envisioned as integrated, pedestrian-oriented places with a mix of uses including retail, dining, entertainment, offices, lodging, recreational and cultural facilities that cater to both motorists passing through and residents of surrounding neighborhoods. The Centers may also incorporate higher-density housing on-site to support the vitality of commercial uses and activate the area. The maximum permitted floor area ratio ((<u>"FAR})"</u>) in the CEMU designation is 1.25, with a residential density range of 20 to 35 dwelling units per acre. On smaller parcels, additional FAR may be permitted to achieve the desired vision for the area.

#### c. Corridor Mixed Use (COMU) – New Designation

This designation would provide for a mix of housing with supporting retail and services that would cater to the daily needs of local residents. Permitted uses would include housing, retail, restaurants, personal services, public uses, and professional business offices. Retail uses should be concentrated at intersections and are limited to no more than 25 percent of the maximum permitted FAR, excluding parking. A mix of uses is not required on every site but is desired on sites at intersections to foster nodes of commercial mixed-use development along the corridor. Mixed use may be in either a vertical format (multiple uses in the same building) or horizontal format (multiple single-use buildings on the same parcel). The allowable residential density is 15-25 dwelling units per acre, with densities on the lower end of that range where proposed development abuts existing low density residential development. Maximum permitted FAR for commercial uses is 1.0.

#### d. Highway Office/Commercial – New Designation

This designation would provide for a distinctive employment or educational campus at the eastern gateway to the <u>eityCity</u>. Primary permitted uses would include office, educational, and/or research and development facilities organized in a clustered development pattern with intervening areas of landscaped open space. Auxiliary commercial uses, including restaurant, retail, and service uses would also be permitted. The architectural style of development should reinforce the rural character intended for the surrounding area. The maximum permitted FAR in the Highway Office/Commercial designation is 0.4. On smaller parcels, additional FAR may be permitted to achieve the desired vision for the area.

#### e. Business Flex – New Designation

This designation would provide for a range of business activities involving production, distribution, or repair with supporting office and commercial space. Permitted uses would include light manufacturing, research and development, warehousing and distribution, automobile services and repair, and other uses consistent with applicable airport land use compatibility regulations. Corresponding zoning will be performance-based to promote flexibility and minimize non-conformance issues with existing uses. The maximum permitted FAR in the Business Flex designation is 0.5.

#### f. Commercial - Carried Forward

The primary purpose of areas designated Commercial would be to provide property for business purposes, including, but not limited to, retail stores, restaurants, banks, hotels, professional offices, personal services and repair services. The zoning regulations shall identify the particular uses permitted on each parcel of land, which could include compatible noncommercial uses. Commercial development intensity should not exceed a FAR of 1.00 and the average floor area ratio should be significantly less.

#### g. Residential/Office - Carried Forward

The primary purpose of areas designated Residential/Office would be to provide areas for the establishment of office-based working environments or residential developments of up to 15 dwelling units per acre. The zoning regulations shall identify the particular uses and type of residential development permitted on each parcel of land. Overall development intensity should not exceed a Floor Area Ratio of 1.00.

#### h. Office – Carried Forward

The primary purpose of areas designated Office would be to provide for office uses, including administrative, professional, legal, medical, and financial offices. The zoning regulations shall identify the particular uses permitted on each parcel of land, which could include limited non-office uses that support and are compatible with office uses. Development intensity should not exceed a FAR of 2.00 and the average intensity should be significantly less.

#### i. Business Park/Light Industrial – Carried Forward

The primary purpose of areas designated Business Park/Light Industrial would be to provide for manufacturing, research and development, warehousing and distribution, as well as office and support commercial activities. The zoning regulations shall identify the particular uses permitted on each parcel of land. Development intensity should not exceed a FAR of 1.00 and the average FAR should be significantly less.

#### j. Public – Carried Forward

The primary purpose of areas designated Public/Quasi-Public would be to provide property for civic, cultural and public utility uses, including, but not limited to schools, libraries, fire stations, museums, and government offices. The zoning regulations shall identify the particular uses permitted on each parcel of land. Development intensity should not exceed a FAR of 1.00 and the average FAR should be significantly less.

#### k. Parks/Open Space - Carried Forward

The primary purpose of areas designated Parks/Open Space would be to provide areas that are substantially unimproved, including, but not limited to, areas for outdoor recreation, the preservation of natural resources, the grazing of livestock, and the production of crops. Development intensity should not exceed a FAR of 0.10 and the average FAR should be significantly less.

#### 1. Floodplain – Carried Forward

The primary purpose of areas designated Floodplain would be to designate floodplain areas where permanent structures for human occupancy are prohibited to protect the public health and safety. Development intensity should not exceed a FAR of 0.05.

#### m. Hillside Residential – Carried Forward

The primary purpose of areas designated Hillside Residential would be to balance the preservation of hillside areas with the development of view-oriented residential uses.

- a. Within the Hillside Residential category, appropriate residential uses would include large lot residential uses. Lots smaller than one acre may only be permitted as clustered units to minimize grading, and other impacts on the environment, inclusive of the Multi-Species Habitat Conservation Plan.
- b. The maximum residential density within Hillside Residential areas shall be determined by the steepness of slopes within the project. The maximum allowable density shall not exceed one dwelling unit per acre on sloping hillside property and shall decrease with increasing slope gradient.
- c. Future development within Hillside Residential areas shall occur in such a manner as to maximize preservation of natural hillside contours, vegetation, and other

characteristics. Hillside area developments should minimize grading by following the natural contours as much as possible.

d. Development within Hillside Residential areas shall be evaluated to determine the precise boundaries of the area. If the Community Development Director determines that adequate slope information is not available, applicants requesting to develop within these areas shall complete a slope analysis for the proposed development site. Portions of the development that exceed an average slope of 10 percent shall adhere to the policies within the Hillside Residential category. Portions of the development where the slopes are less than 10 percent on average shall adhere to policies within the adjacent land use category.

#### n. Rural Residential – Carried Forward

The primary purpose of areas designated Rural Residential would be to provide for and protect rural lifestyles, as well as to protect natural resources and hillsides in the rural portions of the City.

- a. The maximum residential density within Rural Residential and areas shall be determined by the steepness of slopes within the individual project area. The maximum allowable density shall be 0.4 dwelling units per acre (an average lot size of 2.5 acres) on flat terrain and shall decrease with increasing slope gradient.
- b. Within the Rural Residential category, appropriate residential uses include large lot residential uses. Lots smaller than 2.5 acres may only be permitted as clustered units to minimize grading and other impacts on the environment, inclusive of the Multi-Species Habitat Conservation Plan.

#### o. R1 Residential - Carried Forward

The primary purpose of areas designated R1 Residential would be to provide for and protect rural lifestyles. The maximum allowable density for projects within the Residential 1 areas shall be 1.0 dwelling unit per acre.

#### p. R2 Residential - Carried Forward

The primary purpose of areas designated R2 Residential would be to provide for suburban lifestyles on residential lots larger than commonly available in suburban subdivisions and to provide a rural atmosphere. The maximum allowable density shall be 2.0 dwelling units per acre.

#### q. R3 Residential - Carried Forward

The primary purpose of areas designated R3 Residential would be to provide a transition between rural and urban density development areas, and to provide for a suburban lifestyle on residential lots larger than those commonly found in suburban subdivisions. The maximum allowable density shall be 3.0 dwelling units per acre.

#### r. R5 Residential - Carried Forward

The primary purpose of areas designated R5 Residential would be to provide for single-family detached housing on standard sized suburban lots. The maximum allowable density shall be 5.0 dwelling units per acre.

#### s. R10 Residential - Carried Forward

The primary purpose of areas designated R10 Residential would be to provide for a variety of residential products and to encourage innovation in housing types. Developments within Residential 10 areas are typically expected to provide amenities not generally found in suburban subdivisions, such as common open space and recreational areas. The maximum allowable density shall be 10.0 dwelling units per acre.

#### t. R15 Residential - Carried Forward

The primary purpose of areas designated R15 Residential would be to provide a range of multi-family housing types for those not desiring dwellings on individual lots that include amenities such as common open space and recreational facilities. The maximum allowable density shall be 15.0 dwelling units per acre.

#### u. R20 Residential - Carried Forward

The primary purpose of areas designated R20 Residential would be to provide a range of high density multi-family housing types. Developments within R20 Residential areas shall also provide amenities, such as common open spaces and recreational facilities. The maximum density shall be 20 dwelling units per acre.

#### v. R30 Residential – Carried Forward (Moreno Valley Municipal Code 9.03.020.L)

The primary purpose of the R30 Residential district would be to provide a broadened range of housing types in an urban setting than is typically found within other areas of the <u>eityCity</u>. This district is intended as an area for development of multi-family residential dwelling units at a maximum allowable density of 30 dwelling units per net acre in accordance with the provisions outlined herein. (Ord. 797 § 2.2, 2009; Ord. 726 § 4.2, 2006; Ord. 547 § 1.1, 1999; Ord. 468 § 1.3, 1995; Ord. 359, 1992)

# 3.2.2 Housing Element Update

The Housing Element is a component of the General Plan that assesses the housing needs of all economic segments of the City's residents. Additionally, the Housing Element defines the goals and policies that will guide the City's approach to resolving those needs and recommends a set of programs that would implement policies over the next few years. State law requires that all cities adopt a Housing Element and describe in detail the necessary contents of the Housing Element. The proposed Housing Element Update responds to those requirements and responds to the special characteristics of the City's housing environment. The Housing Element Update incorporates the most current data and information readily available at the time of writing in 2020. The Housing Element Update has been prepared for the 2021-2029 planning period for jurisdictions in the Southern California Association of Governments (SCAG) region. It is designed to provide the City with a coordinated and comprehensive strategy for promoting the production of safe, decent, and affordable housing within the community.

#### **3.2.2.1 Regional Housing Needs Assessment**

Moreno Valley's RHNA allocation for the 2021-2029 planning period has been determined by SCAG to be 13,627 housing units, including 3,779 units for very low-income households (combined with extremely low-income households), 2,051 units for low-income households, 2,165 units for moderate income households, and 5,632 units for above moderate income households. Table 3-2 shows Moreno Valley's RHNA allocation for the 2021-2029 planning period.

<del>Table 3-2</del> <del>Moreno Valley RHNA 2021-2029</del>					
Income Category (Area Median Income = AMI)	<b>Units</b>				
Extremely Low Income (0 30% of AMI)	$\frac{1,890}{1,890}$				
Very Low-Income (31-50% of AMI)	<del>1,889</del>				
Low-Income (51-80% of AMI)	$\frac{2,051}{2}$				
Moderate-Income (81-120% of AMI)	$\frac{2,165}{2,165}$				
Above Moderate Income (more than 120% of AMI)	5,632				
Total New Construction Need	<del>13,627</del>				
SOURCE: SCAG 2021.					

#### 3.2.2.2 Plan Organization

The chapters of the proposed 2021-2029 Housing Element Update are summarized as follows.

- Chapter 1: Introduction. This chapter discusses the purpose and contents of the Housing Element, including providing a profile of the community. A summary of the focus areas of key housing goals as well as new state legislation that has come into force since the prior Housing Element are also included. A recap of citizen participation that has informed the preparation of the Housing Element is provided.
- Chapter 2: Housing Plan. This chapter includes goals, policies, and programs related to the development of housing suitable to all income demographics in Moreno Valley. The goals and policies contained in the Housing Element address Moreno Valley's identified housing needs and are implemented through a series of actions and programs. Housing programs define the specific actions the City will take to achieve specific goals and policies.

- Chapter 3: Quantified Objectives. This chapter establishes the number of housing units that the City will strive to construct, rehabilitate, and preserve over the planning period.
- Chapter 4: Housing Needs Assessment. This chapter examines general population and household characteristics and trends, such as age, race and ethnicity, employment, household composition and size, household income, and special needs. Characteristics of the existing housing stock are also addressed.
- Chapter 5: Housing Constraints. This chapter examines constraints to the development of housing suitable to all income groups in Moreno Valley (e.g., market, governmental, environmental, and infrastructure constraints).
- Chapter 6: Housing Resources. This chapter summarizes the available land, financial, and administrative resources available for the preservation, improvement, and development of housing in Moreno Valley. The analysis includes an evaluation of the availability of land resources and other important considerations for future housing development; the City's ability to satisfy its share of the region's future housing needs (RHNA), the financial resources available to support housing activities, and the administrative resources available to assist in implementing the City's housing programs and policies.
- Chapter 7: Progress Report. This chapter evaluates the goals, policies, and implementation actions/programs that were to be implemented during the previous planning period.

#### 3.2.2.3 Key Goals/Policies

The 2021-2029 Housing Element Update carries forward the key goals/policies established in the prior 2014 Housing Element and is updated with a Housing Plan that reflects the needs of current and future Moreno Valley residents. The seven key goals of the Housing Element Update are listed below.

- 1. Availability of a wide range of housing by location, type of unit, and price to meet the existing and future needs of Moreno Valley residents.
- 2. Promote and preserve suitable and affordable housing for persons with special needs, including lower income households, large families, single-parent households, the disabled, senior citizens, and shelter for the homeless.
- 3. Removal or mitigation of constraints to the maintenance, improvement, and development of affordable housing, where appropriate and legally possible.
- 4. Provide increased opportunities for home ownership.
- 5. Enhance the quality of existing residential neighborhoods in Moreno Valley, through maintenance and preservation, while minimizing displacement impacts.
- 6. Encourage energy conservation activities in all neighborhoods.
- 7. Equal housing opportunity for all residents of Moreno Valley, regardless of race, religion, sex, marital status, ancestry, national origin, color, or handicap.

The 2021-2029 Housing Element reflects the City's commitment to creating a long range and viable Housing Element that looks ahead to the ongoing housing needs of its residents. Moreno Valley is a growing community and has a sufficient amount of land to accommodate new development. The 2021-2029 Housing Element meets Moreno Valley's RHNA allocation with a buffer in all income categories to ensure the City can navigate the no net loss provisions of the state Housing Element law and have continued ability to meet the RHNA by income group throughout the planning period. Furthermore, the 2021-2029 Housing Element includes programs to address new state requirements, including those related to Affirmatively Furthering Fair Housing (AFFH).

# 3.2.3 Climate Action Plan

The proposed CAP provides a comprehensive plan for addressing GHG emissions within the Planning Area.<u>Project area.</u> The proposed CAP was developed concurrently with the <u>20212024</u> GPU and reflects that document's proposed land use and transportation strategy. The proposed CAP also evaluates how <u>20212024</u> GPU goals and policies would affect future GHG emissions within the Planning Area.

The proposed CAP is intended to reinforce the City's commitment to reducing GHG emissions and demonstrate how the City would comply with <u>stateState</u> GHG emission reduction standards-<u>established under SB 32 (2016) and Assembly Bill ("AB") 1279 (2022).</u> As a Qualified GHG Reduction Strategy, the CAP would also enable streamlined environmental review of future development projects in accordance with CEQA. Specifically, the <u>proposed</u> CAP quantifies existing and projected GHG emissions generated by activities within the <u>eityCity</u> and the region through horizon year <u>20402045</u>, and it includes GHG emissions reduction targets for the <u>year 2040.years 2030 and 2045</u>. The <u>proposed</u> CAP also contains actions that demonstrate the City's commitment to achieve <u>stateState</u> GHG reduction <u>targetsgoals</u> through monitoring and reporting processes to ensure that targets are met, and options for reducing GHG emissions beyond <u>stateState</u> requirements. If the <u>proposed</u> CAP is adopted, projects that demonstrate consistency with the <u>20212024</u> GPU and CAP would be subject to a streamlined CEQA review process for mitigation of GHG emissions, pursuant to CEQA Guidelines Section 15183.5.

#### 3.2.<u>32</u>.1 Plan Organization

The chapters of the proposed-CAP are summarized as follows.

- **Chapter 21: Introduction.** This chapter describes the scope and purpose of the proposed CAP, provides an overview of climate change and GHGs, introduces the California GHG reduction legal framework and state and federal standards on GHG emissions, and describes the planning process and how the plan is intended to be used.
- Chapter 32: Emissions InventoryGreenhouse Gas Emissions Analysis. This chapter describes the methodology used to calculate a baseline inventory of GHG emissions and identifies the major sources and the overall magnitude of GHG emissions in Moreno Valley, pursuant to Sections 15183.5(b)(1)(A) and 15183.5(b)(1)(C) of the State CEQA GuidelinesCEQA Guidelines. This chapter also

<u>describes the GHG emissions forecast and targets, including a business-as-usual</u> <u>forecast, adjusted forecast, targets, and emissions gap</u>.

- Chapter 4: Greenhouse Gas Reduction Targets and Forecasts. This chapter describes the GHG reduction targets provided by state law and models forecasts of future GHG emissions through 2040. The chapter also quantifies GHG reductions from (1) state actions and (2) the 2021 GPU policies and actions, and applies these reductions to the emissions forecast.
- Chapter 5: Greenhouse Gas Reduction Strategies. Chapter 3: Greenhouse Gas <u>Emissions Reduction Strategy</u>. This chapter provides a list of GHG reduction strategies that are required to meet GHG reduction targets and to provide a Qualified GHG Reduction Strategy for Moreno Valley. This chapter quantifies GHG reductions from CAP strategies and applies these reductions to the emissions forecast.
- Chapter <u>64</u>: Implementation and Monitoring. This chapter describes steps to monitor progress and funding sources.

### 3.2.3<u>2</u>.2 Planning Process

The proposed CAP reflects the City's commitment to the core values presented in the 20212024 GPU, and links elements of the plan with the goal of GHG reduction. The CAP was prepared in 2020 and 2021 by City staff and consultants, using public input collected during outreach activities conducted as part of the 2021 GPU process consistent with the requirements of the CEQA Guidelines, the California Air Resources Board (CARB) 2017 Scoping Plan, and state GHG targets established by Executive Order (EO) S 3-05 and Assembly Bill (AB) 32. Drafting of the proposed CAP involved the development of an emissions inventory describing direct GHG emissions from sources within the eityCity, as well as indirect emissions associated with the consumption of energy generated outside of the eityCity, using modeling tools, activity data, and emissions factors. The CAP generated GHG emissions forecasts through 20402045 to determine whether buildout of the 20212024 GPU would be consistent with stateState requirements, or if additional action would be required to meet GHG reduction targets.

#### 3.2.<u>2.</u>3.3 GHG Reduction Targets

The CAP would need to demonstrate compliance with the statewide<u>Statewide</u> GHG target for 2030 (40 percent below 1990 levels per <u>EO-B-30-15SB 32</u>), as well as for the <u>2021</u> <u>GPUCAP</u> horizon year of <u>20402045</u> (derived from 80 percent below 1990 levels by <u>2050 per</u> <u>EO-S-3-05</u>).and removal of the remaining emissions via carbon sequestration pursuant to AB <u>1279</u>). The CAP would also need to demonstrate consistency with the <u>20172022</u> CARB Scoping Plan, which provides guidance for local communities to meet <u>ABSB</u> 32 and <u>EO-S-3-05</u> targets<u>AB 1279 goals</u>.

Per CARB, local actions—such as general plans and climate action plans—are essential tools for the state to meet its GHG emission reduction goals. According <u>CAP targets to reduce per capita GHG emissions by 65 percent below 1990 levels by 2030 (equivalent to the 2017 Scoping Plan, local agencies should target total emissions of no more than six<u>987,683</u> metric</u>

tons carbon dioxide equivalent (MTCO<sub>2</sub>E) per capita per year by 2030 [MTCO<sub>2</sub>e]) and no more than two MTCO<sub>2</sub>E per capita achieve carbon neutrality by 2050 2045 (to be consistent with the 2017 Scoping Plan and the state's long term goals.net zero MTCO<sub>2</sub>e). The <u>CAP targets</u> <u>exceed</u> GHG emission targets established in the proposed CAP are based on the goals established by EO S-3-15 and SB 32 and AB 1279, consistent with the CAP guidelines established in the 2017 Scoping Plan. The proposed CAP established 2040 as the horizon year for analysis, consistent with the horizon year established in the 2021 GPU. Therefore, the proposed 2040 target of four MTCO<sub>2</sub>E per capita per year is determined using a linear trajectory in emissions reduction between 2030 and 2050.and 2022 Scoping Plans.

## 3.2.<u>32</u>.4 Proposed CAP Measures

The CAP projected that <u>20402045</u> GHG emissions based on buildout of both the existing 2006 General Plan and the <u>20212024</u> GPU, as well as GHG emissions reduction from State regulation in the City (e.g., Title 24, Renewable Portfolio Standards, and transportation <u>regulations like Advanced Clean Cars</u>) would exceed standards established in CARB's 2017 <u>Scoping Plan.State GHG reduction goals</u>. Although buildout of the <u>20212024</u> GPU would result in fewer GHG emissions compared to buildout of the existing 2006 General Plan, it would still exceed standards established in <u>CARB's 2017 Scoping Plan.State GHG reduction</u> <u>goals</u>. Under both buildout scenarios, the majority of GHG emissions are generated by the building (<u>industrial</u>, residential, and commercial) and transportation sectors. Additionally, projected GHG emissions associated with the building <u>and water</u> sectors would <u>increase</u> <u>significantlybe lower</u> in <u>2040 compared to existing conditions</u><u>2045 than in 2019</u>, while emissions associated with transportation would decrease and emissions associated with all other sectors would <del>slightly increase</del><u>be higher in 2045 than in 2019</u>.

Therefore, the <u>proposed</u> CAP developed a Qualified GHG Reduction Strategy that would reduce <u>meet the 2030 target to reduce per capita GHG emissions by 65 percent below 1990</u> <u>levels and make substantial progress towards the 2045 target for carbon neutralityGHG</u> emissions below the standards established in CARB's 2017 Scoping Plan. These strategies are organized by top contributing<u>into six</u> sectors in descending order and are quantified to measure GHG reduction potential. These strategies would serve to reduce GHG emissions associated with <u>building energy (natural gas and electricity)</u>, transportation, <u>industrial</u>, residential, commercial, water, public services and public lighting, <u>(on-road and off-road vehicles and equipment-uses. The proposed</u>), water and wastewater, solid waste, and carbon <u>sequestration</u>. The CAP strategies are described in greater detail in Section 4.8-below, <u>Greenhouse Gas Emissions</u>.

# 3.2.4<u>3</u> Buildout Projections

Buildout represents a reasonably foreseeable projection of the total number of residents, housing units, and jobs in the <u>cityCity</u> in 2040 as a result of growth under the <u>project2024</u> <u>GPU</u>. Buildout estimates should be considered a prediction for growth but not considered a guarantee, as the actual amount of development that would occur through 2040 is based on many factors outside of the City's control, including changes in regional real estate and labor markets and the decisions of individual property owners. Therefore, buildout estimates

represent likely outcomes rather than definitive figures. Additionally, the designation of a site for a specific land use in the <u>20212024</u> GPU does not guarantee that a site would be developed or redeveloped at the assumed density during the planning period, as future development would rely on each property owner's initiative and market forces.

SCAG has developed a set of regional projections for the year 2040 as part of its statemandated Regional Transportation Plan/Sustainable Communities Strategy (RTP/SCS). Table 3-<u>2</u>3 presents SCAG growth projections for population, households, and jobs within Moreno Valley through 2040 <u>based on the RIVCOM Model (see Appendix E of this Revised</u> <u>Draft EIR)</u>. These projections provide a good gauge for the level of housing that would be needed to satisfy future RHNA beyond the 2021-2029 Housing Element Update cycle. By planning for housing development consistent with regional projections, the City positions itself well for future RHNA cycles; planning for less could make it more challenging to satisfy RHNA in the future.

Table 3- <u>2</u> 3 <del>SCAG</del> Growth Projections for Moreno Valley								
Existing SCAG Projected								
	( <del>2018</del> <u>2024</u> )	(2040)	Increment					
Population	$\frac{208,297205,620}{205,620}$	$\frac{256,600298,440}{256,600298,440}$	4 <del>8,303<u>92,820</u></del>					
Households	$\frac{52,008}{53,048}$	<del>73,000<u>86,860</u></del>	<del>20,992<u>33,812</u></del>					
Employment	44,33165,378	<del>83,200<u>104,371</u></del>	<del>38,869<u>38,993</u></del>					
SOURCE: Kimley-Horn and Associates, Inc., Vehicle Miles Traveled Assessment, 2025. See								
Appendix E of the Revised Draft EIR.								
<del>SCAG 2016.</del>								

## 3.2.4<u>3</u>.1 Methodology Overview

To develop a reasonably foreseeable projection of housing and job growth for the planning period, a parcel-based analysis was conducted considering development potential and market demand factors. An overview of methodology for these projections is described below.

#### a. Opportunity Sites/Areas

Using Riverside County Assessor data from 2019, vacant and underutilized parcels were identified as opportunity sites, or places where change (i.e., new development or redevelopment) would be most likely to occur. Underutilized sites were defined as parcels with a low assessed value (((AV))) ratio, low FAR, or both. AV ratio is the ratio of the value of existing permanent improvements (i.e., buildings and structures) to the value of the land on which they sit. Where this ratio is less than one, a parcel may be considered underutilized. In other words, where the value of the land is worth substantially more than the value of the structures on it, there is an incentive for the owner to redevelop with new uses that command higher rents or sales prices. Another indicator that a site may be a candidate for redevelopment is low intensity of existing commercial development. Building intensity can be measured by calculating FAR, the ratio of building floor area to overall site area. A low FAR means that the square footage of buildings is small compared to the overall size of the site. Properties under City ownership were also taken into consideration. The clusters of

vacant and underutilized parcels that were identified in this process were then used to develop the Concept Areas included in the  $\frac{20212024}{2024}$  GPU described in Section 3.2.1.2 above.

#### **b.** Pipeline Projects

The City provided a list of pipeline projects, which consists of reasonably foreseeable major development projects under review, recently approved, or currently under construction. Project details for these pipeline projects, including any new housing and non-residential development, were added to the parcel database. Buildout assumes that all pipeline development would occur during the planning period.

#### c. Development Assumptions

New development is the increment of net new growth that would occur within the Planning Area, accounting for development on vacant sites as well as redevelopment that would demolish and replace existing structures. Opportunity sites were ranked in a tiering system by their existing conditions (i.e., AV ratio, FAR, vacant status, and location) and assigned a development potential, or amount of the parcel that is likely to undergo development during the planning period. This factor was applied to the size of each parcel to determine potential new developable area, as well as the number of existing buildings that would be redeveloped.

#### 3.2.4<u>3</u>.2 Buildout Summary

Table 3-4 presents the <u>The</u> projected <u>project Project</u> buildout through the horizon year of 2040. Table 3-4 shows that the project would <u>developresult in</u> approximately <u>22,05233,812</u> new homes and approximately <u>51,000,00045,012,371</u> square feet of non-residential uses, generating approximately <u>38,915993</u> new jobs in Moreno Valley by 2040. <u>SCAG regional</u> projections are also presented for the purpose of comparison. As SCAG projects households and not residential units, a vacancy factor of 6 percent was applied to the 2040 SCAG household projections to convert to residential units. Similarly, as SCAG projects jobs and not square footage, employment density factors from a SCAG study of typical employment densities (jobs per square foot) were used to convert projected square footages to jobs to allow for comparison (The Natelson Company, Inc. 2001).

<del>Table 3-4</del> <del>Citywide Buildout by Concept Area</del>									
	Re	sidential U	nits		Employment				
		Medium-							
	Low	High	Retail/	Office/	Other/	Light			
Concept Area	<b>Density</b>	<b>Density</b>	Service	<del>R&amp;D</del>	Commercial	Industrial			
Downtown Center	$\frac{1,320}{1,320}$	$\frac{5,524}{5,524}$	400,000	$\frac{1,450,000}{1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,$	1,500,000	-			
CEMU (Centers)	-	<del>1,311</del>	<del>1,088</del>	$\frac{136,208}{1}$	172,317	-			
COMU (Corridors)	_	$\frac{5,524}{5,524}$	<del>39,809</del>	14,794	<del>64,413</del>	-			
World Logistics	-	-	-	<del>200,000</del>	-	40,400,000			
Center Business Flex	_	_	<del>1,178</del>	<del>3,572</del>	_	64,288			
Highway Office/ Commercial	-	-	$\frac{15,000}{15,000}$	77,500	-	-			

Outside Concept Areas	<del>5,913</del>	<del>2,460</del>	<del>111,614</del>	<del>39,666</del>	$\frac{200,121}{200,121}$	<del>5,471,036</del>			
Subtotal	$\frac{7,233}{7,233}$	$\frac{14,819}{14,819}$	$\frac{568,689}{568,689}$	$\frac{1,921,740}{1,921,740}$	$\frac{1,936,851}{1,936,851}$	45,935,324			
TOTAL	<b>Units</b>	$\frac{22,052}{2}$			<del>Sq. Ft.</del>	<del>50,362,604</del>			
					<del>Jobs</del>	<del>38,915</del>			
SCAG 2040 Net New		$\frac{22,052}{2}$				<del>38,869</del>			
NOTE: Low densi	NOTE: Low density residential is generally 10 dwelling units per acre or less. Medium-high								
density residential is generally 11 dwelling units per acre or more.									
SOURCE: Dyett & Bhatia 2020b.									

Table 3-5<u>Table 3-3</u> compares the existing residential units and employment square footage in  $\frac{20182024}{2024}$  with 2040 projections. A jobs-to-housing ratio is a metric that indicates the degree to which residents of a community need to commute outside the  $\frac{\text{eity}City}{City}$  limits for work. In <u>The 2024 and</u> 2040, the projected jobs-to-housing ratio is improved to would be 1.07, whereas the 2018 ratio is 0.82.

Table 3-53     Citywide Buildout Summary <sup>1</sup>									
	Residential Units Employment (Nonresidential)					<u>l)</u>			
		Medium-		Commercial/		Light			
	Low	High	Total	Retail	Office	Industrial			
	Density	Density	Units	(sq. ft.)	(sq. ft.)	(sq. ft)	Total Jobs		
2018202	45,9223	<del>9,406<u>13,</u></del>	<del>55,328<u>53</u></del>	<del>6,525,678<u>7,2</u></del>	465,215	<del>5,824,148<u>33</u></del>	44,331 <u>65,303</u>		
<u>4</u>	<u>9,452</u>	596	,048	<u>88,053</u>		,746,988			
2040	$\frac{52,1304}{2}$	$\frac{25,25040}{25,25040}$	<del>77,380<u>86</u></del>	9, <del>031<u>241</u>,218</del>	2,386,955	$51,759,472\overline{7}$	<del>83,246<u>104,29</u></del>		
	6,722	<u>,138</u>	,860			4,884,455	<u>6</u>		
Change	<del>6,208<u>7,</u></del>	<del>15,8</del> 44 <u>26</u>	<del>22,052<u>33</u></del>	2,505,5401,9 1,921,740 45,935,324 38,915993					
	<u>270</u>	<u>,542</u>	<u>,812</u>	<u>53,165</u>		<u>41,137,466</u>			
SOURCE:	Dvett & Bl	hatia 2020bK	imlev-Horn a	nd Associates. In	c., 2025				

1. <u>Residential units and Employment Data was calculated using the 2024 and 2040 Traffic Analysis Data</u>

The results of the buildout summary presented above were then utilized to compare projections for population, housing, and employment under buildout of the project to 2040 SCAG projections. Applying a vacancy rate of 6 percent to the projected 77,380 constructed housing units in 2040, it is estimated that the project buildout would result in 72,737 households. Table 3 6 presents a comparison of the 2040 SCAG projections to the projections for population, housing, and employment to what is projected under buildout of the project. As shown in Table 3 6, the projected project buildout of 72,737 households in 2040 would be less than the 2040 SCAG household projection of 73,000. Similarly, the project's projected population size of 252,179 would be less than the 2040 SCAG projection of 256,600. This difference in population is due to the greater share of multi family units that would likely result under buildout of the project compared to buildout of the existing 2006 General Plan, as multi-family units typically have a lower household population. The project would slightly increase the number of jobs to 83,246 compared to the SCAG 2040 growth projection of 83,200.

Table 3-6							
Comparison of 2040 SCAG to Project							
	SGAG Projected (2040)	Project (2040)	Increment				
Population	256,600	$\frac{252,179}{252,179}$	<del>-3,821</del>				
Households	<del>73,000</del>	$\frac{72,737}{72,737}$	<del>-263</del>				
Employment	<del>83,200</del>	83,246104,296	+46				

# 3.3 Intended Uses of the <u>Revised Draft</u>EIR

This <u>Revised Draft</u> EIR examines the potential environmental impacts of implementing the <u>projectProject</u> and identifies mitigation measures required to address significant impacts, as necessary. As no specific developments are proposed as part of the <u>project2024 GPU</u>, this <u>Revised Draft</u> EIR is a programmatic EIR and does not evaluate the potential <u>project2024</u> <u>GPU</u>-specific environmental impacts of individual development proposals that may be allowed under the <u>project2024 GPU</u> subsequent to its adoption. Subsequent projects would be reviewed by the City for consistency with the <u>projectProject</u> and this <u>Revised Draft</u> EIR, and adequate project-level environmental review would be conducted as required under CEQA.

This EIR is a programmatic EIR and does not evaluate the impacts of specific, individual developments that may be allowed under the 2021 GPU. Specific future projects may require separate environmental review to address project-specific impacts, as required by CEQA, to secure the necessary discretionary development permits. Therefore, while subsequent environmental review may be tiered from this <u>Revised Draft EIR</u>,<sup>1</sup> this <u>Revised Draft EIR</u> is not intended to address impacts of individual projects. Subsequent projects would be reviewed by the City for consistency with the proposed General Plan and this EIR. Subsequent project level environmental review would be conducted as required by CEQA.

# 3.4 Related Environmental Review and Consultation Requirements

Implementation of the <u>projectProject</u> would require additional regulatory actions to be taken by the City, including amendments to the Zoning Code to ensure consistency. The <u>projectProject</u> would require a recommendation from the Planning Commission and adoption by the City Council, for approval of both the 2021 GPU as well as zoning implementation. The Housing Element will require certification by the state Department of Housing and Community Development. Future, subsequent development under the project may require approval of federal, state, and responsible or trustee agencies that may rely on this programmatic EIR for decisions in their areas of expertise.<u>the 2024 GPU as well as zoning</u> <u>implementation</u>.

<sup>&</sup>lt;sup>1</sup> Section 15385 of the CEQA Guidelines describes "tiering" as "the coverage of general matters in broader EIRs (such as on general plans or policy statements) with subsequent narrower EIRs or ultimately site-specific EIRs incorporating by reference the general discussions and concentrating solely on the issues specific to the EIR subsequently prepared."

# **3.5 Documents Incorporated by Reference**

Consistent with CEQA Guidelines Section 15150,<sup>2</sup> this <u>Revised</u> Draft EIR incorporates the following documents by reference:

- World Logistics Center Specific Plan (Adopted August 25, 2015)
- World Logistics Center Specific Plan Revised Final EIR, <u>AprilCertified June 16</u>, 2020 (State Clearinghouse No. 2012021045)
- Aquabella Specific Plan Amendment (Adopted December 3, 2024)
- <u>Aquabella Specific Plan Amendment Subsequent Final EIR, Certified November 19,</u> 2024 (State Clearing House No. 2023100145)

Where portions of the documents are relevant to the analysis in this <u>Revised Draft</u>EIR, the incorporated part of the referenced documents is briefly summarized. In compliance with CEQA Guidelines Section 15150, the documents listed are available to the public at the City of Moreno Valley Community Development Department.

<sup>&</sup>lt;sup>2</sup> Under CEQA Guidelines Section 15150, an EIR may incorporate by reference all or portions of another document that is a matter of public record or generally available to the public. The incorporated text shall be considered to be set forth in full as part of the EIR.

# 4

# Chapter 4 Environmental Analysis

<u>NOTE TO READERS:</u> Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of the Environmental Analysis, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air guality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

Chapter 4.0, Environmental Analysis, provides a programmatic analysis of the environmental impacts associated with implementation of the goals, policies, and actions and the projected buildout of the MoVal 2040 Project (projectProject), which consists of the 20212024 General Plan Update (GPU), Housing Element UpdateAssociated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas Amendments, and Climate Action Plan (CAP). The analysis area covers the entire eityCity of Moreno Valley and sphereits Sphere of influenceInfluence, which are collectively referred to as the Planning Area. Within the analysis, Concept Areas refer to those areas where the GPU proposes land use changes as shown on Figure 3-1.

# **Topics Analyzed**

The following environmental topics from the CEQA Guidelines Appendix G are evaluated in Section 4.1 through 4.18. Sections that have been modified as a result of the Ruling are denoted with an asterisk (\*) below:

- 4.1 Aesthetics
- 4.2 Agriculture and Forestry Resources

- 4.3 Air Quality<sup>\*</sup>
- 4.4 Biological Resources
- 4.5 Cultural and Tribal Cultural Resources<sup>\*</sup>
- 4.6 Energy<sup>\*</sup>
- 4.7 Geology/Soils
- 4.8 Greenhouse Gas Emissions<u>\*</u>
- 4.9 Hazards & Hazardous Materials
- 4.10 Hydrology/Water Quality
- 4.11 Land Use/Planning
- 4.12 Mineral Resources
- 4.13 Noise<u>\*</u>
- 4.14 Population/Housing
- 4.15 Public Services and Recreation
- 4.16 Transportation\*
- 4.17 Utilities/Service Systems
- 4.18 Wildfire

## **Type of EIR**

Consistent with Section 15168 of the California Environmental Quality Act (CEQA) Guidelines, this <u>Revised</u> Draft <u>Program</u> Environmental Impact Report (<u>Revised Draft</u> EIR) provides a programmatic analysis of the environmental impacts associated with implementation of the goals, policies, actions, and projected buildout of the <u>projectProject</u>. A program-level environmental review document is prepared when a project consists of a series of actions that are characterized as one large project through reasons of geography, similar rules or regulations, or where individual activities will occur under the same regulatory process with similar environmental impacts that can be mitigated in similar ways. As described in Section 15168 of the CEQA Guidelines, program-level environmental review documents are appropriate when a project consists of a series of actions related to the issuance of rules, regulations, and other planning criteria. The <u>projectProject</u> that is the subject of this <u>Revised Draft</u> EIR consists of long-term plans that will be implemented as policy documents guiding future development activities and City of Moreno Valley (City) actions. Therefore a program-level EIR is appropriate.

In accordance with CEQA Guidelines Section 15168, a program-level EIR may serve as the EIR for subsequent activities or implementing actions, provided it contemplates and adequately analyzes the potential environmental impacts of those subsequent projects. If, in examining future actions for development within the proposed project areas, the City finds no new effects could occur or no new mitigation measures would be required other than those analyzed and/or required in this program-level EIR, the City can approve the activity as being within the scope covered by this program-level EIR, and no new environmental documentation would be required. If additional analysis is required, it can be streamlined by tiering from this program-level EIR pursuant to CEQA Guidelines Sections 15152, 15153, 15162, 15163, 15164, 15168, and 15183 (e.g., through preparation of a Consistency Determination, Mitigated Negative Declaration, Addendum, or Supplemental or Subsequent EIR).

## **Cumulative Impacts**

CEQA Guidelines Section 15130 provides that "An EIR shall discuss cumulative impacts of a project when the project's incremental effect is cumulatively considerable," as defined in Guidelines Section 15065(a)(3). Cumulatively considerable means "the incremental effects of an individual project are significant when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects" (14 California Code of Regulation 15065.) The discussion of cumulative impacts is contained within each subsection. In general, the cumulative analysis approach is based on a summary of projections as specified in CEQA Guidelines Section 15030(b)(1)(B). This approach is appropriate due to the nature of the <u>projectProject</u> which is based on projections for buildout of the 20212024 GPU. Additionally, the CAP is based on a summary of greenhouse gas reduction projections over time. Applicable modeling used to support cumulative analysis conclusions is referenced in the subsections as appropriate. NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of Section 4.3, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

## 4.3 Air Quality

This section analyzes the air quality impacts that could result from implementation of the projectProject, which consists of the 20212024 General Plan Update (GPU), Housing Element UpdateAssociated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas Amendments, and Climate Action Plan (CAP). The analysis area covers the city of Moreno Valley (eityCity) and sphere of influence, which are collectively referred to as the Planning Area. The analysis in this section is based on the methodology recommended by the South Coast Air Quality Management District (SCAQMD) and is based on the existing and future land uses under both the 20242021 GPU and the existing 2006 General Plan, as modeled using the California Emissions Estimator Model (CalEEMod), the California Air Resources Board (CARB) Emissions Factor model (EMFAC2021), the energy use projections included in the CAP, and vehicle miles traveled (VMT) documented in the Moreno Valley General Plan Circulation Element-Vehicle Miles Traveled (VMT) Assessment (Appendix E). Additional details are provided in the Air Quality Impact Assessment (Appendix H).

## 4.3.1 Existing Conditions

## 4.3.1.1 South Coast Air Basin

The Planning Area is located within the South Coast Air Basin (Basin), which is under the jurisdiction of the SCAQMD. The 6,745-square-mile Basin encompasses Orange County and the non-desert portions of Los Angeles, Riverside, and San Bernardino counties, and is bound by the Pacific Ocean to the west, the San Gabriel, San Bernardino, and Jacinto mountains to the north and east, respectively, and San Diego County to the south. The Basin is designated as in attainment or unclassifiable attainment (expected to be meeting the standard despite a lack of monitoring data) for all federal air quality standards except 8-hour ozone ( $O_{3}$ ) and 2.5-micron particulate matter (PM2.5) standards. The Basin is designated as in nonattainment for state air quality standards for 8-hour ozone $O_{3}$  and PM2.5, and additionally is in nonattainment of state 10-micron particulate matter (PM10) standards.

Air quality is commonly expressed as the number of days in which air pollution levels exceed state standards set by CARB or federal standards set by the U.S. Environmental Protection Agency (USEPA). The SCAQMD maintains 41 active air quality monitoring sites located

throughout the Basin including eight active sites in Riverside County. Air pollutant concentrations and meteorological information are continuously recorded at these stations. Measurements are then used by scientists to help forecast daily air pollution levels.

The nearest monitoring stations include the Perris monitoring station, located approximately five miles south of the planning area at  $237\frac{1}{2}$  North D Street, and the Riverside – Rubidoux monitoring station, located approximately seven miles northwest of the <u>eityCity</u> at 5888 Mission Boulevard. The Perris monitoring station measures ozone and PM10, (for 2019 <u>through 2021</u>), and the Rubidoux monitoring station measures ozone, nitrogen dioxide (NO<sub>2</sub>), PM10, and PM2.5. Table 4.3-1 provides a summary of measurements collected at the Perris and Rubidoux monitoring stations for the years  $\frac{20152019}{2019}$  through  $\frac{2019.2023}{2019.2023}$ .

<u>Table 4.3-1</u>									
Summary of Air Quality Measurem	ents Rec	corded a	<u>t</u>						
<u> Perris and Riverside – Rubidoux Monitoring Stations</u>									
Pollutant/Standard	2019	2020	2021	2022	2023				
Perris Monitoring Station									
<u>Ozone</u>									
<u>Federal Max 8-hr (ppm)</u>	<u>0.095</u>	0.106	0.094	<u>Na</u>	<u>Na</u>				
Days 2015 Federal 8-hour Standard Exceeded (0.07 ppm)	<u>64</u>	$\overline{74}$	$\underline{55}$	<u>Na</u>	<u>Na</u>				
Days 2008 Federal 8-hour Standard Exceeded (0.075 ppm)	<u>38</u>	48	<u>38</u>	<u>Na</u>	<u>Na</u>				
<u>State Max 8-hr (ppm)</u>	<u>0.096</u>	0.106	0.094	<u>Na</u>	<u>Na</u>				
Days State 8-hour Standard Exceeded (0.07 ppm)	<u>66</u>	77	<u>60</u>	<u>Na</u>	<u>Na</u>				
<u>Max. 1-hr (ppm)</u>	0.118	0.125	0.117	<u>Na</u>	<u>Na</u>				
Days State 1-hour Standard Exceeded (0.09 ppm)	<u>28</u>	<u>34</u>	$\underline{25}$	<u>Na</u>	<u>Na</u>				
<u>PM10*</u>									
<u>Federal Max. Daily (µg/m³)</u>	97.0	<u>92.3</u>	77.5	<u>Na</u>	<u>Na</u>				
Measured Days Federal 24-hour Standard Exceeded (150	<u>0</u>	<u>0</u>	<u>0</u>	Na	Na				
<u>µg/m³)</u>	<u>U</u>	<u>U</u>	<u>U</u>	<u>na</u>	<u>Ina</u>				
Calculated Days Federal 24-hour Standard Exceeded (150	0.0	Na	Na	Na	Na				
μ <u>g/m³)</u>	<u>0.0</u>	<u>na</u>	<u>Ina</u>	<u>na</u>	<u>Ina</u>				
<u>Federal Annual Average (µg/m³)</u>	25.8	<u>33.4</u>	30.4	<u>Na</u>	<u>Na</u>				
<u>State Max. Daily (µg/m³)</u>	<u>92.1</u>	87.6	73.5	<u>Na</u>	<u>Na</u>				
<u>Measured Days State 24-hour Standard Exceeded (50 µg/m<sup>3</sup>)</u>	<u>4</u>	<u>6</u>	4	<u>Na</u>	<u>Na</u>				
Calculated Days State 24-hour Standard Exceeded (50 µg/m <sup>3</sup> )	24.5	Na	Na	<u>Na</u>	<u>Na</u>				
<u>State Annual Average (μg/m³)</u>	24.4	Na	Na	<u>Na</u>	<u>Na</u>				
<u> Riverside – Rubidoux Monitoring Station</u>									
Ozone									
<u>Federal Max 8-hr (ppm)</u>	<u>0.096</u>	0.115	<u>0.097</u>	0.095	0.106				
Days 2015 Federal 8-hour Standard Exceeded (0.07 ppm)	$\underline{59}$	82	$\underline{55}$	70	<u>69</u>				
Days 2008 Federal 8-hour Standard Exceeded (0.075 ppm)	$\underline{37}$	<u>60</u>	<u>32</u>	<u>43</u>	$\underline{56}$				
<u>State Max 8-hr (ppm)</u>	<u>0.096</u>	0.115	0.098	0.095	0.107				
Days State 8-hour Standard Exceeded (0.07 ppm)	<u>63</u>	<u>86</u>	$\underline{57}$	$\overline{72}$	<u>70</u>				
<u>Max. 1-hr (ppm)</u>	0.123	0.143	0.117	0.122	0.139				
Days State 1-hour Standard Exceeded (0.09 ppm)	$\underline{24}$	$\underline{46}$	20	<u>30</u>	<u>48</u>				
<u>NO<sub>2</sub></u>									
Max 1-hr (ppm)	<u>0.0560</u>	0.0664	0.0520	<u>0.0559</u>	0.0547				
Days State 1-hour Standard Exceeded (0.18 ppm)	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>				
Days Federal 1-hour Standard Exceeded (0.100 ppm)	<u>0</u>	<u>0</u>	0	<u>0</u>	<u>0</u>				
<u>Annual Average (ppm)</u>	0.014	0.015	0.014	0.013	0.012				

<u>Table 4.3-1</u> Summary of Air Quality Measurements Recorded at								
Perris and Riverside – Rubidoux Monitoring Stations								
Pollutant/Standard	<u>2019</u>	<u>2020</u>	<u>2021</u>	<u>2022</u>	<u>2023</u>			
<u>PM10*</u>								
<u>Federal Max. Daily (µg/m³)</u>	132.5	142.1	76.5	<u>153.6</u>	166.5			
<u>Measured Days Federal 24-hour Standard Exceeded (150</u> µg/m <sup>3</sup> )	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>	<u>1</u>			
Calculated Days Federal 24-hour Standard Exceeded (150 µg/m <sup>3</sup> )	<u>0.0</u>	<u>Na</u>	<u>0.0</u>	<u>0.0</u>	<u>1.0</u>			
Federal Annual Average (ug/m <sup>3</sup> )	35.4	49.2	33.4	37.5	33.7			
State Max. Daily (µg/m <sup>3</sup> )	182.4	137.7	114.3	61.9	95.1			
Measured Days State 24-hour Standard Exceeded (50 µg/m <sup>3</sup> )	110	115	75	5	3			
Calculated Days State 24-hour Standard Exceeded (50 µg/m <sup>3</sup> )	116.4	Na	43.7	11.8	Na			
State Annual Average (µg/m <sup>3</sup> )	40.9	Na	33.2	30.0	Na			
<u>PM2.5*</u>								
<u>Federal Max. Daily (µg/m³)</u>	55.7	59.9	<u>82.1</u>	38.5	<u>74.3</u>			
Measured Days Federal 24-hour Standard Exceeded (35 µg/m <sup>3</sup> )	<u>5</u>	<u>12</u>	<u>11</u>	<u>1</u>	<u>2</u>			
Calculated Days Federal 24-hour Standard Exceeded (35 µg/m <sup>3</sup> )	<u>5.0</u>	<u>12.0</u>	<u>11.0</u>	<u>1.0</u>	<u>2.1</u>			
Federal Annual Average (µg/m³)	11.3	<u>13.3</u>	12.7	10.8	10.6			
State Max. Daily (µg/m <sup>3</sup> )	57.6	61.9	82.1	38.5	744			
State Annual Average ( $\mu g/m^3$ )         11.2         14.1         13.2         10.9         11.5								
SOURCE: CARB 2025.								
ppm = parts per million; µg/m <sup>3</sup> = micrograms per cubic meter; Na	= Not ava	<u>ailable.</u>						
* Calculated days value. Calculated days are the estimated num								

been greater than the level of the standard had measurements been collected every day. The number of days above the standard is not necessarily the number of violations of the standard for the year.

Table 4.3-1									
Summary of Air Quality Measurements Recorded at									
Perris and Riverside – Rubidoux Monitoring Stations									
Pollutant/Standard         2015         2016         2017         2018         2019									
Perris Monitoring Station									
Ozone									
Federal Max 8-hr (ppm)	0.102	0.098	0.105	0.103	<del>0.095</del>				
Days 2015 Federal 8-hour Standard Exceeded (0.07 ppm)	49	$\overline{55}$	<del>80</del>	<del>67</del>	<del>64</del>				
Days 2008 Federal 8-hour Standard Exceeded (0.075 ppm)	$\frac{31}{31}$	<del>30</del>	$\frac{52}{52}$	47	<del>38</del>				
<del>State Max 8-hr (ppm)</del>	0.103	0.099	<del>0.106</del>	0.103	<del>0.096</del>				
Days State 8-hour Standard Exceeded (0.07 ppm)	$\frac{50}{50}$	$\overline{56}$	<del>86</del>	<del>68</del>	<del>66</del>				
Max. 1-hr (ppm)	0.124	<del>0.131</del>	0.120	<del>0.117</del>	<del>0.118</del>				
Days State 1-hour Standard Exceeded (0.09 ppm)	$\frac{25}{25}$	$\frac{23}{23}$	33	$\frac{31}{31}$	<del>28</del>				
$PM_{10}$ *									
<del>Federal Max. Daily (µg/m³)</del>	$\frac{188.0}{1}$	$\frac{76.0}{76.0}$	75.4	64.4	<del>97.0</del>				
Measured Days Federal 24-hour Standard Exceeded (150 µg/m <sup>3</sup> )	$\frac{1}{2}$	0	0	0	θ				
Calculated Days Federal 24 hour Standard Exceeded (150 µg/m <sup>3</sup> )	<del>6.6</del>	<del>0.0</del>	<del>0.0</del>	<del>0.0</del>	<del>0.0</del>				
Federal Annual Average (µg/m³)	$\frac{33.1}{33.1}$	$\frac{32.2}{32.2}$	$\frac{32.6}{2}$	$\frac{30.2}{30.2}$	$\frac{25.8}{25.8}$				
State Max. Daily (µg/m <sup>3</sup> )	<del>178.0</del>	<del>76.0</del>	75.4	<del>64.4</del>	$\frac{92.1}{2}$				
Measured Days State 24-hour Standard Exceeded (50 µg/m³)	4	5	<del>11</del>	2	4				
Calculated Days State 24-hour Standard Exceeded (50 µg/m <sup>3</sup> )	25.7		68.7	$\frac{12.1}{12.1}$	$\frac{24.5}{24.5}$				
State Annual Average (µg/m³)	$\frac{31.4}{31.4}$	-	$\frac{32.6}{2}$	$\frac{28.9}{28.9}$	$\frac{24.4}{24.4}$				

Table 4.3-1								
Summary of Air Quality Measurements Recorded at								
Perris and Riverside – Rubidoux Monitoring Stations								
Pollutant/Standard	$\frac{2015}{2015}$	<del>2016</del>	$\frac{2017}{2017}$	<u>2018</u>	$\frac{2019}{2019}$			
<b>Riverside – Rubidoux Monitoring Station</b>	•	•	•					
Ozone								
Federal Max 8-hr (ppm)	0.105	0.104	0.118	0.101	0.096			
Days 2015 Federal 8-hour Standard Exceeded (0.07 ppm)	$\frac{55}{55}$	<del>69</del>	<del>81</del>	$\frac{53}{53}$	$\frac{59}{59}$			
Days 2008 Federal 8-hour Standard Exceeded (0.075 ppm)	<del>39</del>	47	$\frac{58}{58}$	34	$\frac{37}{37}$			
State Max 8-hr (ppm)	0.106	0.105	0.119	0.101	0.096			
Days State 8-hour Standard Exceeded (0.07 ppm)	$\frac{59}{59}$	$\frac{71}{71}$	<u>82</u>	<del>57</del>	<del>63</del>			
Max. 1-hr (ppm)	0.132	0.142	0.145	0.123	0.123			
Days State 1-hour Standard Exceeded (0.09 ppm)	$\frac{31}{31}$	33	47	<u>22</u>	$\frac{24}{24}$			
NO <sub>2</sub>								
Max 1-hr (ppm)	0.0574	0.0731	0.0630	0.0554	0.0560			
Days State 1 hour Standard Exceeded (0.18 ppm)	0	0	0	0	0			
Days Federal 1-hour Standard Exceeded (0.100 ppm)	0	0	0	0	0			
Annual Average (ppm)	0.014	0.014	0.014	0.014	0.014			
<u>PM<sub>10</sub>*</u>								
Federal Max. Daily (µg/m <sup>3</sup> )	<del>69.0</del>	<del>84.0</del>	92.0	$\frac{86.5}{100}$	$\frac{132.5}{1}$			
Measured Days Federal 24-hour Standard Exceeded (150	0		0	0	0			
$\frac{\mu g/m^3}{2}$	0	0	0	0	0			
Calculated Days Federal 24-hour Standard Exceeded (150								
μ <u>g/m<sup>3</sup>)</u>	<del>0.0</del>	<del>0.0</del>	<del>0.0</del>	<del>0.0</del>	<del>0.0</del>			
Federal Annual Average (µg/m <sup>3</sup> )	<u>32.2</u>	$\frac{38.1}{38.1}$	<del>39.0</del>	$\frac{35.4}{35.4}$	$\frac{35.4}{35.4}$			
State Max. Daily (µg/m³)	$\frac{107.4}{107.4}$	$\frac{170.5}{1}$	$\frac{137.6}{1}$	$\frac{126.0}{126.0}$	$\frac{182.4}{182.4}$			
Measured Days State 24 hour Standard Exceeded (50 µg/m <sup>3</sup> )	87	60	<del>98</del>	$\frac{127}{127}$	110			
Calculated Days State 24-hour Standard Exceeded (50 µg/m <sup>3</sup> )	$\frac{92.2}{92.2}$	_	$\frac{102.5}{102.5}$	133.6	$\frac{110}{116.4}$			
State Annual Average (µg/m <sup>3</sup> )	40.0	-	41.3	43.9	40.9			
$\frac{PM_{2.5}*}{PM_{2.5}*}$	10.0		11.0	10.0	10.0			
Federal Max. Daily (µg/m <sup>3</sup> )	54.7	$\frac{51.5}{51.5}$	$\frac{50.3}{10.3}$	<del>66.3</del>	<del>55.7</del>			
Measured Days Federal 24-hour Standard Exceeded (35								
$\frac{\mu g/m^2}{\mu}$	<del>9</del>	5	7	3	$\frac{5}{5}$			
Calculated Days Federal 24-hour Standard Exceeded (35	10.0			0.1	<b>u</b>			
$\frac{\mu g/m^3}{\mu g/m^3}$	$\frac{10.3}{10.3}$	$\frac{5.1}{5.1}$	$\frac{7.2}{7.2}$	$\frac{3.1}{3.1}$	$\frac{5.2}{5.2}$			
Federal Annual Average (µg/m <sup>3</sup> )	<del>11.8</del>	$\frac{12.5}{12.5}$	$\frac{12.2}{12.2}$	$\frac{12.5}{12.5}$	$\frac{11.2}{11.2}$			
State Max. Daily (µg/m <sup>3</sup> )	<u>61.1</u>	<u>60.8</u>	<del>50.3</del>	<u>68.3</u>	57.6			
State Annual Average (µg/m <sup>3</sup> )	$\frac{15.3}{15.3}$	$\frac{12.6}{12.6}$	$\frac{14.5}{14.5}$	$\frac{12.6}{12.6}$	$\frac{11.2}{11.2}$			
Source: CARB 2021.	10.0	1-10	1 1.0	1-10	<b>-</b>			

ppm = parts per million;  $\mu g/m^3$  = micrograms per cubic meter; Na = Not available.

\* Calculated days value. Calculated days are the estimated number of days that a measurement would have been greater than the level of the standard had measurements been collected every day. The number of days above the standard is not necessarily the number of violations of the standard for the year.

As shown in Table 4.3-1, there are exceedances of  $\underline{\text{ozone}}\underline{O_3}$ , PM10, and PM2.5 standards. These exceedances occur throughout the Basin. Due to these exceedances, the Basin is designated as nonattainment for federal 8-hour  $\underline{\text{ozone}}\underline{O_3}$  and PM2.5 standards, and nonattainment for state 8-hour  $\underline{\text{ozone}}\underline{O_3}$ , PM10, and PM2.5 standards. The 2016 and 2022 Air Quality Management <u>PlanPlans (AQMPs)</u> (discussed later under Local Air Quality Regulations) <u>addressesaddress</u> how the Basin plans to improve air quality and meet the attainment standards.

## 4.3.1.2 Regional Climate and Meteorology

The Planning Area is located approximately 40 miles northeast of the Pacific Ocean, within Riverside County between the Santa Ana Mountains and the San Jacinto Mountains. Air quality in the county is influenced by both topographical and meteorological conditions.

The Planning Area, like other inland valley areas in southern California, has a Mediterranean climate characterized by warm, dry summers and mild, wet winters. The March Field climate monitoring station (ID 045326) is located immediately southwest of the Planning Area and the Perris climate monitoring station (ID 046816) is located approximately five miles south of the Planning Area. Based on measurements taken at these climate monitoring stations, the average annual precipitation is 8 to 10 inches, falling primarily from November to April (Western Regional Climate Center 2020). Overall annual temperatures in the projectPlanning Area area average about 62 degrees Fahrenheit (°F), winter low temperatures average about 36°F, and summer high temperatures average about 93°F.

The dominant meteorological feature affecting the region is the Pacific High Pressure Zone, which produces the prevailing westerly to northwesterly winds. These winds tend to blow pollutants away from the coast toward the inland areas. Consequently, air quality near the coast is generally better than that which occurs at the base of the coastal mountain range.

The prevailing westerly wind pattern is sometimes interrupted by regional "Santa Ana" conditions. A Santa Ana occurs when a strong high pressure develops over the Nevada–Utah area and overcomes the prevailing westerly coastal winds, sending strong, steady, hot, dry northeasterly winds over the mountains and out to sea.

#### <u>4.3.1.3 Air Pollutants of Concern</u>

#### <u>Criteria Air Pollutants</u>

The air pollutants emitted into the ambient air by stationary and mobile sources are regulated by State and federal laws. These regulated air pollutants are known as "criteria air pollutants" and are categorized into primary and secondary pollutants.

Primary air pollutants are emitted directly from sources. Carbon monoxide (CO), volatile organic compound (VOC), nitrogen oxide (NO<sub>X</sub>), sulfur dioxide (SO<sub>2</sub>), coarse particulate matter (PM10), fine particulate matter (PM2.5), and lead are primary air pollutants. Of these, CO, NO<sub>X</sub>, SO<sub>2</sub>, PM10, and PM2.5 are criteria pollutants.<sup>1</sup> VOC and NO<sub>X</sub> are criteria pollutant precursors and form secondary criteria pollutants through chemical and photochemical reactions in the atmosphere.<sup>2</sup> For example, the criteria pollutant ozone (O<sub>3</sub>) is formed by a chemical reaction between VOC and NO<sub>X</sub> in the presence of sunlight. O<sub>3</sub> and

<sup>&</sup>lt;sup>1</sup> U.S. Environmental Protection Agency, Criteria Air Pollutants, https://www.epa.gov/criteria-air-pollutants. Accessed September 2024.

<sup>&</sup>lt;sup>2</sup> U.S. Environmental Protection Agency, Criteria Air Pollutants, https://www.epa.gov/criteria-air-pollutants Accessed September 2024.

<u>nitrogen dioxide (NO<sub>2</sub>) are the principal secondary pollutants. Sources and health effects</u> <u>commonly associated with criteria pollutants are summarized in Table 4.3-2.</u>

	<u>Table 4.3-2</u>	
<u>Air Contamin</u>	ants and Associated Public He	<u>alth Concerns</u>
<u>Pollutant</u>	<u>Major Man-Made Sources</u>	<u>Human Health Effects</u>
Particulate Matter	<u>Power plants, steel mills,</u>	Increased respiratory
<u>(PM10 and PM2.5)</u>	chemical plants, unpaved	symptoms, such as irritation of
	roads and parking lots, wood-	the airways, coughing, or
	burning stoves and fireplaces,	<u>difficulty breathing; asthma;</u>
	automobiles and others.	<u>chronic bronchitis; irregular</u>
		<u>heartbeat; nonfatal heart</u>
		attacks; and premature death
		in people with heart or lung
		<u>disease. Impairs visibility.</u>
<u>Ozone (O<sub>3</sub>)</u>	<u>Formed by a chemical reaction</u>	<u>Irritates and causes</u>
	<u>between volatile organic</u>	inflammation of the mucous
	compounds (VOC) <sup>1</sup> and	<u>membranes and lung airways;</u>
	nitrogen oxides (NO <sub>x</sub> ) in the	causes wheezing, coughing,
	presence of sunlight. Motor	and pain when inhaling
	vehicle exhaust industrial	deeply; decreases lung
	emissions, gasoline storage	capacity; aggravates lung and
	and transport, solvents, paints	heart problems. Damages
	and landfills.	plants; reduces crop yield.
<u>Sulfur Dioxide (SO<sub>2</sub>)</u>	<u>A colorless gas formed when</u>	<u>Respiratory irritant.</u>
	<u>fuel containing sulfur is</u>	Aggravates lung and heart
	burned and when gasoline is	problems. In the presence of
	extracted from oil. Examples	moisture and oxygen, sulfur
	are petroleum refineries,	dioxide converts to sulfuric
	<u>cement manufacturing, metal</u>	acid which can damage
	processing facilities,	<u>marble, iron and steel.</u> Damages crops and natural
	locomotives, and ships.	vegetation. Impairs visibility.
		Precursor to acid rain.
Carbon Monoxide (CO)	An odorless, colorless gas	Reduces the ability of blood to
Carbon Monoxide (CO)	formed when carbon in fuel is	deliver oxygen to vital tissues.
	not burned completely; a	affecting the cardiovascular
	component of motor vehicle	and nervous system. Impairs
	exhaust.	vision, causes dizziness, and
		can lead to unconsciousness or
		death.
Nitrogen Dioxide (NO <sub>2</sub> )	A reddish-brown gas formed	Respiratory irritant;
	during fuel combustion for	aggravates lung and heart
	motor vehicles and industrial	problems. Precursor to $O_{3}$ .
	sources. Sources include motor	Contributes to global warming
	vehicles, electric utilities, and	and nutrient overloading
	other sources that burn fuel.	which deteriorates water
		quality. Causes brown
		discoloration of the
		atmosphere.
Lead (Pb)	Lead is a metal found	Exposure to lead occurs mainly
	naturally in the environment	through inhalation of air and
	as well as in manufactured	ingestion of lead in food,

<u>Table 4.3-2</u> Air Contaminants and Associated Public Health Concerns							
Pollutant	Major Man-Made Sources	Human Health Effects					
	<u>Major Man-Made Sources</u> <u>products. The major sources of</u> <u>lead emissions have</u> <u>historically been motor</u> <u>vehicles (such as cars and</u> <u>trucks) and industrial sources.</u> <u>Due to the phase out of leaded</u> <u>gasoline, metals processing is</u> the major source of lead	water, soil, or dust. It accumulates in the blood, bones, and soft tissues and can adversely affect the kidneys, liver, nervous system, and other organs. Excessive exposure to lead may cause neurological impairments such					
	emissions to the air today. The highest levels of lead in air are generally found near lead smelters. Other stationary sources are waste incinerators, utilities, and lead-acid battery	as seizures, mental retardation, and behavioral disorders. Even at low doses, lead exposure is associated with damage to the nervous systems of fetuses and young					
	<u>manufacturers.</u>	<u>children, resulting in learning</u> <u>deficits and lowered IQ.</u>					
1. VOCs or Reactive Organic Gases (ROG) are hydrocarbons/organic gases that are formed solely of hydrogen and carbon. There are several subsets of organic gases including ROGs and VOCs. Both ROGs and VOCs are emitted from the incomplete combustion of hydrocarbons or other carbon-based fuels. The major sources of hydrocarbons are combustion engine exhaust, oil refineries, and oil-fueled power plants; other common sources are petroleum fuels, solvents, dry cleaning solutions, and paint (via evaporation).         SOURCE: U.S. Environmental Protection Agency, Criteria Air Pollutants, https://www.epa.gov/criteria-air-							
pollutants. Accessed September 2							

#### Toxic Air Contaminants

Toxic air contaminants (TACs) are airborne substances that can cause short-term (acute) or long-term (i.e., chronic, carcinogenic or cancer causing) adverse human health effects (i.e., injury or illness). TACs include both organic and inorganic chemical substances. They may be emitted from a variety of common sources including gasoline stations, automobiles, dry cleaners, industrial operations, and painting operations. Public exposure to TACs can result from emissions from normal operations, as well as from accidental releases of hazardous materials during upset conditions. The health effects associated with TACs are quite diverse and are generally assessed locally, rather than regionally. TACs can cause long-term health effects such as cancer, birth defects, neurological damage, asthma, bronchitis, or genetic damage, or short-term acute effects such as eye-watering, respiratory irritation (a cough), running nose, throat pain, and headaches.

The current California list of TACs includes more than 200 compounds that includes all federally defined hazardous air pollutants (HAPs).<sup>3</sup> Furthermore, CARB has implemented control measures for several compounds that pose high risks and show potential for effective control. Most of the estimated health risks from TACs can be attributed to a relatively few compounds, most importantly particulate matter from diesel fuel engines.

<sup>&</sup>lt;sup>3</sup> <u>California Air Resources Board, Common Air Pollutants, https://ww2.arb.ca.gov/resources/common-air-pollutants. Accessed</u> September 2024.

CARB has identified diesel particulate matter (DPM) as a toxic air contaminant. DPM differs from other TACs in that it is not a single substance, but rather a complex mixture of hundreds of substances. Diesel exhaust is a complex mixture of particles (such as DPM) and gases produced when an engine burns diesel fuel. DPM includes the particle-phase constituents in diesel exhaust. DPM is a concern because it causes lung cancer; many compounds found in diesel exhaust are carcinogenic. The chemical composition and particle sizes of DPM vary between different engine types (heavy-duty, light-duty), engine operating conditions (idle, accelerate, decelerate), fuel formulations (high/low sulfur fuel), and the year of the engine. Some short-term (acute) effects of diesel exhaust include eye, nose, throat, and lung irritation, and diesel exhaust can cause coughs, headaches, light-headedness, and nausea. DPM poses the greatest health risk among the TACs. Almost all diesel exhaust particle mass is 10 microns or less in diameter. Due to their extremely small size, these particles can be inhaled and eventually trapped in the bronchial and alveolar regions of the lung.<sup>4</sup>

## 4.3.2 Applicable Regulatory Requirements

## 4.3.2.1 Federal Air Quality Regulations

Ambient Air Quality Standards (AAQS) represent the maximum levels of background pollution considered safe, with an adequate margin of safety, to protect the public health and welfare. The federal Clean Air Act ( $\underline{CAAFCAA}$ ) was enacted in 1970 and amended in 1977 and 1990 [42 United States Code (USC) 7401] for the purposes of protecting and enhancing the quality of the nation's air resources to benefit public health, welfare, and productivity. In 1971, in order to achieve the purposes of Section 109 of the  $\underline{CAAFCAA}$  [42 USC 7409], the USEPA developed primary and secondary National Ambient Air Quality Standards (NAAQS).

Six criteria pollutants of primary concern have been designated: ozone, carbon monoxide ( $\underline{O}_{3,}$  CO), sulfur dioxide ( $\underline{\_}$ SO<sub>2</sub>), NO<sub>2</sub>, lead (Pb), and PM10, and PM2.5. The primary NAAQS "... in the judgment of the Administrator, based on such criteria and allowing an adequate margin of safety, are requisite to protect the public health ..." and the secondary standards "... protect the public welfare from any known or anticipated adverse effects associated with the presence of such air pollutant in the ambient air" [42 USC 7409(b)(2)]. The primary NAAQS were established, with a margin of safety, considering long-term exposure for the most sensitive groups in the general population (i.e., children, senior citizens, and people with breathing difficulties). The NAAQS are presented in Table 4.3-2 (CARB 2016).3.

## 4.3.2.2 State Air Quality Regulations

## a. California Ambient Air Quality Standards

The USEPA allows states the option to develop different (stricter) standards. The <u>stateState</u> of California has developed the California Ambient Air Quality Standards (CAAQS) and

<sup>&</sup>lt;sup>4</sup> California Air Resources Board, Overview: Diesel Exhaust & Health, https://ww2.arb.ca.gov/resources/overview-dieselexhaust-and-health. Accessed September 2024.

generally has set more stringent limits on the criteria pollutants (see Table 4.3-2<u>3</u>). In addition to the federal criteria pollutants, the CAAQS also specify standards for visibility-reducing particles, sulfates, hydrogen sulfide, and vinyl chloride (see Table 4.3-2<u>3</u>). Similar to the federal CAA<u>FCAA</u>, the state classifies specific geographic areas as either "attainment" or "nonattainment" areas for each pollutant based on the comparison of measured data with the CAAQS.

The state<u>State</u> of California is divided geographically into 15 air basins for managing the air resources of the state<u>State</u> on a regional basis. Areas within each air basin are considered to share the same air masses, and therefore are expected to have similar ambient air quality. If an air basin is not in either federal or state attainment for a particular pollutant, the basin is classified as a moderate, serious, severe, or extreme nonattainment area for that pollutant (there is also a marginal classification for federal nonattainment areas). Once a nonattainment area has achieved the air quality standards for a particular pollutant, it may be redesignated to an attainment area for that pollutant. To be redesignated, the area must meet air quality standards and have a 10-year plan for continuing to meet and maintain air quality standards, as well as satisfy other requirements of the federal CAA<u>FCAA</u>. Areas that have been redesignated to attainment are called maintenance areas.

#### **b.** Toxic Air Contaminants

A toxic air contaminant (TAC) is any air pollutant that may cause or contribute to an increase in mortality or serious illness, or that may pose a present or potential hazard to human health. The public's exposure to TACs is a significant public health issue in California. <del>Dieselexhaust particulate matter <u>DPM</u> emissions have been established as TACs. In 1983, the California Legislature enacted a program to identify the health effects of TACs and to reduce exposure to these contaminants to protect the public health (Assembly Bill [AB] 1807: Health and Safety Code Sections 39650–39674). The California Legislature established a two-step process to address the potential health effects from TACs. The first step is the risk assessment (or identification) phase. The second step is the risk management (or control) phase of the process.</del>

Table 4.3- <u>23</u> Ambient Air Quality Standards									
D 11 4 4	Averaging		Standards <sup>1</sup>		National Stands	ards <sup>2</sup>			
Pollutant	Time	Concentration <sup>3</sup>	$Method^4$	Primary <sup>3,5</sup>	Secondary <sup>3,6</sup>	Method <sup>7</sup>			
Ozone <sup>8</sup>	1 Hour 8 Hour	0.09 ppm (180 μg/m <sup>3</sup> ) 0.07 ppm	Ultraviolet Photometry	0.070 ppm	Same as Primary Standard	Ultraviolet Photometry			
Respirable Particulate Matter	24 Hour Annual Arithmetic	<u>(137 μg/m<sup>3</sup>)</u> 50 μg/m <sup>3</sup> 20 μg/m <sup>3</sup>	Gravimetric or Beta	(137 μg/m <sup>3</sup> ) 150 μg/m <sup>3</sup>	Same as Primary	Inertial Separation and Gravimetric			
(PM10) <sup>9</sup>	Mean		Attenuation		Standard Same as	Analysis			
Fine Particulate Matter	24 Hour Annual	-	tate Standard Gravimetric or	35 μg/m <sup>3</sup>	Primary Standard	Inertial Separation and Gravimetric			
(PM2.5) <sup>9</sup>	Arithmetic Mean	12 μg/m <sup>3</sup>	Beta Attenuation	<del>12</del> <u>9</u> μg/m <sup>3</sup> 35 ppm	15 μg/m <sup>3</sup>	Analysis			
Carbon Monoxide	1 Hour 8 Hour	(23 mg/m <sup>3</sup> ) 9.0 ppm (10 mg/m <sup>3</sup> )	Non-dispersive Infrared	(40 mg/m <sup>3</sup> ) 9 ppm (10 mg/m <sup>3</sup> )	_	Non-dispersive Infrared			
(CO)	8 Hour (Lake Tahoe)	6 ppm (7 mg/m <sup>3</sup> )	Intrared Photometry	(10 mg/m )	_	Photometry			
Nitrogen	1 Hour	0.18 ppm (339 μg/m³)	Gas Phase	100 ppb (188 μg/m <sup>3</sup> )	_	Gas Phase			
Dioxide (NO <sub>2</sub> ) <sup>10</sup>	Annual Arithmetic Mean	0.030 ppm (57 μg/m³)	Chemi- luminescence	0.053 ppm (100 μg/m³)	Same as Primary Standard	Chemi- luminescence			
	1 Hour 0.25 pg (655 µg/			75 ppb (196 μg/m³)	-				
Sulfur	3 Hour	_	Ultraviolet	_	0.5 ppm (1,300 μg/m <sup>3</sup> )	Ultraviolet Fluorescence; Spectro-			
Dioxide (SO <sub>2</sub> ) <sup>11</sup>	() ()/( nnm	Fluorescence	0.14 ppm (for certain areas) <sup>11</sup>	_	photometry (Pararosaniline Method)				
	Annual Arithmetic Mean	_		0.030 ppm (for certain areas) <sup>11</sup>	_	Method)			
	30 Day Average	$1.5~\mu g/m^3$		_	_				
Lead <sup>12,13</sup>	Calendar Quarter	_	Atomic Absorption	1.5 μg/m <sup>3</sup> (for certain areas) <sup>12</sup>	Same as Primary	High Volume Sampler and Atomic			
	Rolling 3-Month Average	_		0.15 μg/m³	Standard	Absorption			
Visibility Reducing Particles <sup>14</sup>	8 Hour	See footnote 14	Beta Attenuation and Transmittance through Filter Tape	ance ilter na- No National Standards					
Sulfates	24 Hour	$25~\mu\mathrm{g/m^3}$	Ion Chroma- tography						
Hydrogen Sulfide	1 Hour	0.03 ppm (42 μg/m <sup>3</sup> )	Ultraviolet Fluorescence						
Vinyl Chloride <sup>12</sup>	24 Hour on next page.	0.01 ppm (26 μg/m <sup>3</sup> )	Gas Chroma- tography						

#### Table 4.3 2 Ambient Air Quality Standards

#### SOURCE: CARB<u>-2016, 2024</u>.

- ppm = parts per million; ppb = parts per billion;  $\mu$ g/m<sup>3</sup> = micrograms per cubic meter; = not applicable. <sup>1</sup> California standards for ozone, carbon monoxide (except 8-hour Lake Tahoe), sulfur dioxide (1 and 24 hour), nitrogen dioxide, particulate matter (PM10, PM2.5, and visibility reducing particles), are values that are not to be exceeded. All others are not to be equaled or exceeded. California ambient air quality standards are listed in the Table of Standards in Section 70200 of Title 17 of the California Code of Regulations.
- $^2\,$  National standards (other than ozone, particulate matter, and those based on annual arithmetic mean) are not to be exceeded more than once a year. The ozone standard is attained when the fourth highest 8-hour concentration measured at each site in a year, averaged over three years, is equal to or less than the standard. For PM10, the 24-hour standard is attained when the expected number of days per calendar year with a 24-hour average concentration above 150  $\mu g/m^3$  is equal to or less than one. For PM2.5, the 24-hour standard is attained when 98 percent of the daily concentrations, averaged over three years, are equal to or less than the standard. Contact the USEPA for further clarification and current national policies.
- <sup>3</sup> Concentration expressed first in units in which it was promulgated. Equivalent units given in parentheses are based upon a reference temperature of 25°C and a reference pressure of 760 torr. Most measurements of air quality are to be corrected to a reference temperature of 25°C and a reference pressure of 760 torr; ppm in this table refers to ppm by volume, or micromoles of pollutant per mole of gas.
- <sup>4</sup> Any equivalent measurement method which can be shown to the satisfaction of the Air Resources Board to give equivalent results at or near the level of the air quality standard may be used.
- <sup>5</sup> National Primary Standards: The levels of air quality necessary, with an adequate margin of safety to protect the public health.
- <sup>6</sup> National Secondary Standards: The levels of air quality necessary to protect the public welfare from any known or anticipated adverse effects of a pollutant.
- <sup>7</sup> Reference method as described by the USEPA. An "equivalent method" of measurement may be used but must have a "consistent relationship to the reference method" and must be approved by the USEPA.
- <sup>8</sup> On October 1, 2015, the national 8-hour ozone primary and secondary standards were lowered from 0.075 to 0.070 ppm.
- <sup>9</sup> On December 14, 2012, the national annual PM2.5 primary standard was lowered from 15  $\mu$ g/m<sup>3</sup> to 12.0  $\mu$ g/m<sup>3</sup>. The existing national 24-hour PM2.5 standards (primary and secondary) were retained at 35  $\mu$ g/m<sup>3</sup>, as was the annual secondary standards of 15  $\mu$ g/m<sup>3</sup>. The existing 24-hour PM10 standards (primary and secondary) of 150  $\mu$ g/m<sup>3</sup> also were retained. The form of the annual primary and secondary standards is the annual mean, averaged over 3 years.
- <sup>10</sup> To attain the 1-hour national standard, the 3-year average of the annual 98th percentile of the 1-hour daily maximum concentrations at each site must not exceed 100 ppb. Note that the national standards are in units of ppb. California standards are in units of ppm. To directly compare the national standards to the California standards the units can be converted from ppb to ppm. In this case, the national standard of 100 ppb is identical to 0.100 ppm.
- <sup>11</sup> On June 2, 2010, a new 1-hour SO<sub>2</sub> standard was established and the existing 24-hour and annual primary standards were revoked. To attain the 1-hour national standard, the 3-year average of the annual 99th percentile of the 1-hour daily maximum concentrations at each site must not exceed 75 ppb. The 1971 SO<sub>2</sub> national standards (24-hour and annual) remain in effect until one year after an area is designated for the 2010 standard, except that in areas designated non-attainment for the 1971 standards, the 1971 standards remain in effect until implementation plans to attain or maintain the 2010 standards are approved.
  - Note that the 1-hour national standard is in units of ppb. California standards are in units of ppm. To directly compare the 1-hour national standard to the California standard the units can be converted to ppm. In this case, the national standard of 75 ppb is identical to 0.075 ppm.
- <sup>12</sup> The Air Resources Board<u>CARB</u> has identified lead and vinyl chloride as 'toxic air contaminants' with no threshold level of exposure for adverse health effects determined. These actions allow for the implementation of control measures at levels below the ambient concentrations specified for these pollutants.
- <sup>13</sup> The national standard for lead was revised on October 15, 2008 to a rolling 3-month average. The 1978 lead standard (1.5 μg/m<sup>3</sup> as a quarterly average) remains in effect until one year after an area is

designated for the 2008 standard, except that in areas designated non-attainment for the 1978 standard, the 1978 standard remains in effect until implementation plans to attain or maintain the 2008 standard are approved.

<sup>14</sup> In 1989, <u>the ARBCARB</u> converted both the general statewide 10-mile visibility standard and the Lake Tahoe 30-mile visibility standard to instrumental equivalents, which are "extinction of 0.23 per kilometer" and "extinction of 0.07 per kilometer" for the statewide and Lake Tahoe Air Basin standards, respectively.

The California Air Toxics Program establishes the process for the identification and control of TACs and includes provisions to make the public aware of significant toxic exposures and for reducing risk. Additionally, the Air Toxics "Hot Spots" Information and Assessment Act (AB 2588, 1987, Connelly Bill) was enacted in 1987 and requires stationary sources to report the types and quantities of certain substances routinely released into the air. The goals of the Air Toxics "Hot Spots" Act are to collect emission data, to identify facilities having localized impacts, to ascertain health risks, to notify nearby residents of significant risks, and to reduce those significant risks to acceptable levels. The Children's Environmental Health Protection Act, California Senate Bill 25 (Chapter 731, Escutia, Statutes of 1999), focuses on children's exposure to air pollutants. The act requires CARB to review its air quality standards from a children's health perspective, evaluate the statewideStatewide air quality monitoring network, and develop any additional air toxic control measures needed to protect children's health.

In April 2005, CARB published the *Air Quality and Land Use Handbook: A Community Health Perspective* (CARB 2005). The handbook makes recommendations directed at protecting sensitive land uses from air pollutant emissions while balancing a myriad of other land use issues (e.g., housing, transportation needs, economics, etc.). It notes that the handbook is not regulatory or binding on local agencies and recognizes that application takes a qualitative approach. As reflected in the CARB handbook, there is currently no adopted standard for the significance of health effects from mobile sources. Therefore, the CARB has provided guidelines for the siting of land uses near heavily traveled roadways. Of pertinence to this impact analysis, the CARB guidelines indicate that siting new sensitive land uses within 500 feet of a freeway or an urban road with 100,000 or more vehicles per day should be avoided when possible. Based on vehicle counts conducted by the California Department of Transportation (Caltrans) in 2017, in the vicinity of the city, Interstate 215 (I-215) and State Route 60 (SR-60) currently carry more than 100,000 vehicles per day <del>(Caltrans 2017a).</del>

As an ongoing process, CARB continues to establish new programs and regulations for the control of diesel-particulate and other air-toxics emissions as appropriate. The continued development and implementation of these programs and policies will ensure that the public's exposure to diesel particulate matter will continue to decline.

#### c. State Implementation Plan

The State Implementation Plan (SIP) is a collection of documents that set forth the state's strategies for achieving the NAAQS. In California, the SIP is a compilation of new and previously submitted plans, programs (such as monitoring, modeling, permitting, etc.), district rules, <u>stateState</u> regulations, and federal controls. <u>The-CARB</u> is the lead agency for

all purposes related to the SIP under state<u>State</u> law. Local air districts and other agencies, such as the Department of Pesticide Regulation and the Bureau of Automotive Repair, prepare SIP elements and submit them to CARB for review and approval. The CARB then forwards SIP revisions to the USEPA for approval and publication in the *Federal Register*. All of the items included in the California SIP are listed in the Code of Federal Regulations (CFR) at 40 CFR 52.220.

As the regional air quality management district, the SCAQMD is responsible for preparing and implementing the portion of the SIP applicable to the Basin. The air pollution control district for each county adopts rules, regulations, and programs to attain federal and state air quality standards, and appropriates money (including permit fees) to achieve these objectives.

#### 4.3.2.3 Regional Air Quality Regulations

#### a. South Coast Air Quality Management District

The SCAQMD is the air pollution control agency in the Basin. The role of the local SCAQMD is to protect the people and the environment of the Basin from the effects of air pollution. SCAQMD shares responsibility with CARB for ensuring that NAAQS and CAAQS are achieved and maintained within the Basin. As the <u>SCAQMDBasin</u> is designated as a nonattainment area for <u>stateState</u> air quality standards for 8-hour <u>ozoneO<sub>3</sub></u>, PM10, and PM2.5, <u>the</u> SCAQMD periodically prepares air quality management plans (AQMPs) outlining measures to reduce these pollutants. The most recent AQMP is the <u>2016 Air Quality</u> Management Plan (2016 AQMP).

The SCAQMD is responsible for developing each AQMP, with input from the Southern California Association of Governments (SCAG) and CARB. The AQMP is a comprehensive plan that includes control strategies to reduce emissions from stationary and area sources, as well as for on-road and off-road mobile sources. SCAG has the primary responsibility for providing future growth projections and the development and implementation of transportation control measures. CARB, in coordination with federal agencies, has jurisdiction over mobile sources.

On October 1, 2015, the USEPA strengthened the NAAQS for ground-level  $O_3$ . The 2022 AQMP, adopted by the SCAQMD Governing Board on December 2, 2022, was developed to address the strengthened requirements for meeting the 2015 ground-level 8-hour  $O_3$ standard.<sup>5</sup> The 2022 AQMP builds upon measures already in place from previous AQMPs. It also includes a variety of additional strategies such as regulation, accelerated deployment of available cleaner technologies (e.g., zero emissions technologies, when cost-effective and feasible, and low NO<sub>X</sub> technologies in other applications), best management practices, cobenefits from existing programs (e.g., climate and energy efficiency), incentives, and other

<sup>&</sup>lt;sup>5</sup> South Coast Air Quality Management District, 2022 Air Quality Management Plan, December 2022, <u>https://www.aqmd.gov/docs/default-source/clean-air-plans/air-quality-management-plans/2022-air-quality-management-plan/final-2022-aqmp.pdf?sfvrsn=16. Accessed September 2024.</u>

<u>FCAA measures to achieve the 2015 8-hour ozone standard. Like earlier AQMPs, the 2022</u> <u>AQMP incorporates the latest scientific and technological information and planning</u> <u>assumptions, including SCAG's 2020-2045</u> Regional Transportation Plan/Sustainable <u>Communities Strategies (RTP/SCS), or Connect SoCal, and updated emission inventory</u> <u>methodologies for various source categories.<sup>6</sup></u>

#### b. SCAQMD Amicus Brief

A recent Supreme Court of California decision, *Sierra Club v. County of Fresno* (2019) 6 Cal.-5th 502 ("Friant Ranch"; California Supreme Court "),2019), found that the EIR prepared for the Friant Ranch Specific Plan was inadequate because it did not relate the expected adverse air quality impacts to likely health consequences, or explain why it was not feasible to provide such an analysis. In response, the SCAQMD has provided amicus briefs explaining the difficulties in providing correlation between regional pollutant emissions and human health. Since the project implementation of the 2024 GPU would result in emissions of criteria pollutants, the California Supreme Court decision and the SCAQMD's amicus briefs are relevant to the project Project.

The California Supreme Court conceded that an explanation of the connection between an individual project's pollutant emissions in excess of thresholds and human health effects may not be possible given the current state of environmental science modeling. However, the California Supreme Court concluded that the Friant Ranch Project EIR itself  $\frac{\text{must}failed \text{ to}}{\text{must}failed \text{ to}}$  explain, in a manner reasonably calculated to inform the public, the scope of what is, and is not yet, known, about the effect of thea project's significant and unavoidable air quality impacts on human health. The specific language provided by the Court is provided below.

The EIR fails to provide an adequate discussion of health and safety problems that will be caused by the rise in various pollutants resulting from the Project's development. At this point, we cannot know whether the required additional analysis will disclose that the Project's effects on air quality are less than significant or unavoidable, or whether that analysis will require reassessment of proposed mitigation measures. Absent an analysis that reasonably informs the public how anticipated air quality effects will adversely affect human health, an EIR may still be sufficient if it adequately explains why it is not scientifically feasible at the time of drafting to provide such an analysis.

With regard to the analysis of air quality-related health impacts, the SCAQMD has stated that "EIRs must generally quantify a project's pollutant emissions, but in some cases it is not feasible to correlate these emissions to specific, quantifiable health impacts (e.g., premature mortality; hospital admissions)." In such cases, a general description of the adverse health impacts resulting from the pollutants at issue may be sufficient.

<sup>&</sup>lt;sup>6</sup> Southern California Association of Governments, Connect SoCal (2020–2045 RTP/SCS), Demographics and Growth Forecast adopted September 2020, https://scag.ca.gov/sites/main/files/file-attachments/0903fconnectsocal\_demographicsand-growth-forecast.pdf? 1606001579, accessed September 2024.attachments/0903fconnectsocal\_demographics-and-growthforecast.pdf? 1606001579. Accessed September 2024.

The SCAQMD has further stated that, from a scientific standpoint, it takes a large amount of additional precursor emissions to cause a modeled increase in ambient ozone levels over an entire region. <u>The</u>SCAQMD further acknowledges that it may be feasible to analyze air quality related health impacts for projects on a regional scale with very high emissions of oxides of nitrogen (NOx) and <del>volatile organic compounds (VOCs),</del> where impacts are regional. The example <u>the</u> SCAQMD provided was for proposed Rule 1315, which authorized various newly permitted sources to use offsets from the SCAQMD's "internal bank" of emission reductions. The California Environmental Quality Act (CEQA) analysis accounted for essentially all of the increases in emissions due to new or modified sources in the District between 2010 and 2030, or approximately 6,620 pounds per day of NOx and 89,947 pounds per day of VOC, to expected health outcomes from ozone and particulate matter (e.g., 20 premature deaths per year and 89,947 school absences in the year 2030 due to <del>ozoneO3</del>.

#### c. Multiple Air Toxics Exposure Study

The Multiple Air Toxics Exposure Study (MATES) is a monitoring and evaluation study conducted in the Basin. The MATES IV study, which is an update of previous studies, includes a fixed site monitoring program with 10 stations, an inventory of TACs, and a modeling effort to characterize risk across the Basin. The purpose of the MATES IV fixed site monitoring is to characterize long-term regional air toxics levels in residential and commercial areas. MATES IV predicts that the excess cancer risk for the Planning Area ranges from 500 to 800 in a million (SCAQMD 2015). The MATES IV study represents the baseline health risk for a cumulative analysis. The MATES V update is currently being conducted (SCAQMD 2017). The MATES V (2021) study, study shows the carcinogenic risks from air toxics in the Basin, based on the average concentration at ten monitoring sites, is approximately 40 percent lower than the monitored average in MATES IV (2015) and 84 percent lower than the average in MATES II (2000) (SCAQMD 2021a). MATES V also evaluated the population-weighted cancer risk within Environmental Justice (EJ) communities using the SB 535 definition of DACs.<sup>7</sup> The MATES V study estimates the average excess cancer risk level from exposure to TACs is 424 in one million across the entire Basin. In comparison, the previous MATES IV study had an estimated average risk of 897 in one million.

## 4.3.3 Methodologies for Determining Impacts

## 4.3.3.1 <u>Air Quality Plan Consistency</u>

The SCAQMD is required, pursuant to the FCAA and California CAA (CCAA), to reduce emissions of those pollutants/precursors for which the Basin is classified as nonattainment of a NAAQS (i.e., O<sub>3</sub> and PM2.5). The SCAQMD's AQMP contains a comprehensive list of pollution control strategies directed at reducing emissions and achieving the NAAQSs. These

<sup>&</sup>lt;sup>7</sup> SB 535 established initial requirements for minimum funding levels to "Disadvantaged Communities" (DACs). The legislation also gives California EPA the responsibility for identifying those communities, stating that the designation of disadvantaged communities must be based on "geographic, socioeconomic, public health, and environmental hazard criteria."

strategies are developed, in part, based on regional growth projections prepared by SCAG. SCAG has the responsibility of preparing and approving portions of the AQMP relating to the regional demographic projections and integrated regional land use, housing, employment, and transportation programs, measures, and strategies. SCAG is required by law to ensure that transportation activities conform to, and are supportive of, the goals of regional and state air quality plans to attain the NAAQSs. The RTP/SCS includes transportation programs, measures, and strategies generally designed to reduce VMT, which are contained in the AQMP. The SCAQMD combines its portion of the AQMP with those prepared by SCAG.

As part of its air quality planning, SCAG has prepared the Regional *Comprehensive Plan and Guide and Connect SoCal, the 2024-2050 RTP/SCS.* SCAG's Regional Council adopted the 2024-2050 RTP/SCS in April 2024. The 2024-2050 RTP/SCS was determined to conform to the federally mandated SIP (state implementation plan) for the attainment and maintenance of the NAAQSs. The 2024-2050 RTP/SCS will be incorporated into the SCAQMD's future AQMPs. Both the Regional Comprehensive Plan and the AQMP are based, in part, on projections originating with county and city general plans.

The SCAQMD prepares AQMPs to accommodate growth, reduce the high levels of pollutants within the areas under its jurisdiction, return clean air to the region, and minimize the impact on the economy. Projects that are consistent with the assumptions used in the AQMP do not interfere with attainment because the growth is included in the projections utilized in the formulation of the AQMP. Thus, projects, uses, and activities that are consistent with the applicable growth projections and control strategies used in the development of the AQMP would not jeopardize attainment of the air quality levels identified in the AQMP, even if they exceed the SCAQMD's numeric indicators.

The CCAA requires air pollutant control districts (APCDs) and AQMDs (air quality management districts) in the State to aim to achieve and maintain CAAQs by the earliest practical date and to develop AQMPs and regulations specifying how the districts will meet this goal. California law does not specify a date by which an air basin must meet the CAAQSs. Rather, according to CARB, California law requires incremental progress toward attainment.<sup>8</sup> California law continues to mandate compliance with the CAAQSs, although attainment of the NAAQSs has precedence over attainment of the CAAQSs due to federal penalties for failure to meet federal attainment deadlines.<sup>9</sup> The AQMPs also serve as the basis for preparation of the SIP for meeting the NAAQSs.

## <u>4.3.3.2</u> Construction Emissions

Construction-related activities are temporary, short-term sources of air emissions. Sources of construction-related air emissions include the following:

• Fugitive dust from grading activities;

<sup>&</sup>lt;sup>8</sup> CARB, California Ambient Air Quality Standards, https://ww2.arb.ca.gov/resources/california-ambient-air-qualitystandards. Accessed November 2024.

 $<sup>^9</sup>$  Ibid.

- Construction equipment exhaust;
- Construction-related trips by workers, delivery trucks, and material-hauling trucks; and
- Construction-related power consumption.

Air pollutants generated by future development within the Planning Area would vary depending upon the number of projects occurring simultaneously and the size of each individual project. The exact number and timing of all development projects that could occur under project buildout are unknown. As such, construction related emissions cannot be accurately determined at the program level of analysis. However, typical construction emissions associated with a typical project that could be developed were calculated to illustrate the potential construction related air quality impacts that could occur. The project would primarily focus development and redevelopment within Concept Areas that would create mixed use activity centers. The hypothetical project analyzed is a five acre mixed use development consisting of the demolition of a 20,000 square foot structure and the construction of 300 multi-family residential units and 10,000 square feet of retail uses.

Construction emissions were calculated using CalEEMod 2016.3.2 (CAPCOA 2017). The CalEEMod program is a tool used to estimate air emissions resulting from land development projects based on California specific emission factors. The model estimates mass emissions from two basic sources: construction sources and operational sources (i.e., area and mobile sources). CalEEMod can estimate the required construction equipment when project specific information is unavailable. The estimates are based on surveys performed by the SCAQMD and the Sacramento Metropolitan Air Quality Management District (SMAQMD) of typical construction projects, which provide a basis for scaling equipment needs and schedule with a project's size. Air emission estimates in CalEEMod are based on the duration of construction phases; construction equipment type, quantity, and usage; grading area; season; and ambient temperature, among other parameters.

As the project does not specifically identify any specific development project, CalEEMod default estimates were used to develop the construction scenarios. Where applicable, inputs were modified to reflect local ordinances and regulations. Construction operations are subject to the requirements established by the SCAQMD including Rule 403, Fugitive Dust. Rule 403 requires the use of best available control measures for fugitive dust. CalEEMod modeling output files for construction activities are included in Appendix B.

4.3.3.2 Implementation of the 2024 GPU would lead to construction of various projects throughout the City at any given point. Additionally, quantifying individual future developments' air emissions from short-term, temporary construction-related activities is not possible due to project-level variability and uncertainties concerning detailed site plans, construction schedules or duration, equipment requirements, etc., among other factors, which are presently unknown. Given these variabilities, precisely calculating construction emissions from all future development is not feasible and would not yield meaningful results. Where criteria air pollutant quantification was required, emissions were based on a programmatic understanding of the 2024 GPU (i.e., using general assumptions publicly available through agencies such as CARB and the SCAQMD). The construction equipment fleet was assumed to operate continuously in the City. The inventory of construction equipment was based on the CARB model, EMFAC (Emission Factors) off-road inventory. The approach assumes the average of all construction equipment currently operating in the City would operate simultaneously on any given day for an entire year. This would result in a conservative scenario as construction phases would not necessarily overlap. The calculated air pollutant emissions during construction will be compared to the SCAQMD regional thresholds of significance.

## <u>4.3.3.3</u> Operational Emissions

Operation emissions are long term and include mobile, energy, and area sources. Sources of operational emissions associated with future development under the project include the following:

- Vehicle traffic;
- Natural gas consumption; and
- Area sources including architectural coatings, consumer products, fireplaces, and landscaping equipment.

Air pollutants generated by all land uses within the Planning Area were calculated for the existing condition based on the 2018 baseline and for buildout of the 2021 GPU and existing 2006 General Plan in year 2040. The 2018 baseline is based on year 2018 population and employment, VMT, existing land uses, and building energy data provided by local utilities in preparation of the CAP. The Southern California Association of Governments (SCAG) model consistent with the 2016 SCAG Regional Transportation Plan/Sustainable Communities Strategy (RTP/SCS) growth projections was used to project future emissions under buildout of the 2021 GPU and existing 2006 General Plan in year-Implementation of operations after the buildout of the 2024 GPU would result in emissions of area sources (consumer products), energy sources (natural gas usage), and mobile sources (motor vehicles from project generated vehicle trips). Project-generated increases in operational emissions would be predominantly associated with motor vehicle use. Trip generation data was derived from the Riverside County Travel Demand Model (RIVCOM) for buildout of the Project and approved projects, provided by the City, between 2018 and 2024.

According to the SCAQMD guidance on General Plans, the SCAQMD and CARB have strong, comprehensive regulatory programs for new and existing sources of air pollution. However, local policies can enhance the effectiveness of these programs by addressing cumulative impacts in local areas. Note that the SCAQMD significance thresholds for criteria pollutants do not distinguish between project-level Environmental Impact Reports (EIRs) (e.g., for an individual development) and program-level EIRs (e.g., for a long-range plan). The 2024 GPU addresses the development of various land uses on a programmatic level. Therefore, the application of the SCAQMD thresholds for individual project-level impacts to a Citywide land use plan within a program-level EIR is highly conservative.

<u>No specific development projects are currently proposed. Operations of future development</u> <u>projects under implementation of the 2024 GPU would result in emissions of area sources</u> <u>(i.e., consumer products, architectural coating, and landscape equipment), energy sources</u> (i.e., natural gas usage for space and water heating and cooking), and mobile sources (i.e., motor vehicles from generated vehicle trips generated by implementation of the 2024 GPU. Each of these sources are described below.

- <u>Area Source Emissions.</u> Area source emissions would be generated due to <u>household equipment</u>, architectural coating, and landscaping that may be conducted <u>on each future development site</u>.
- <u>Energy Source Emissions.</u> Energy source emissions would be generated due natural gas usage associated with the future development operations. Primary uses of natural gas resulting from the buildout of the 2024 GPU would be for heating and cooking.
- <u>Mobile Source.</u> Mobile sources are emissions from motor vehicles, including tailpipe and evaporative emissions. Depending upon the pollutant being discussed, the potential air quality impact may be of either regional or local concern. For example, ROG, NO<sub>X</sub>, PM10, and PM2.5 are all pollutants of regional concern. NO<sub>X</sub> and ROG/VOC react with sunlight to form O<sub>3</sub>, known as photochemical smog. Additionally, wind currents readily transport PM10, and PM2.5. However, CO tends to be a localized pollutant, dispersing rapidly at the source. Operations-generated vehicle emissions are based on the trip generations and would be incorporated into future studies and CalEEMod (California Emissions Estimator Model) as recommended by the SCAQMD.

## 4.3.3.3 Operational Emissions

The SCAQMD *CEQA Air Quality Handbook* states that the "Handbook is intended to provide local governments, project proponents, and consultants who prepare environmental documents with guidance for analyzing and mitigating air quality impacts of projects."<sup>10</sup> The SCAQMD CEQA Air Quality Handbook also states that "[f]rom an air quality perspective, the impact of a project is determined by examining the types and levels of emissions generated by the project and its impact on factors that affect air quality. As such, projects should be evaluated in terms of air pollution thresholds established by the District." The SCAQMD has also provided guidance on an acceptable approach to addressing the cumulative impacts issue for air quality as discussed: "As Lead Agency, the AQMD uses the same significance thresholds for project specific and cumulative impacts for all environmental topics analyzed in an Environmental Assessment or EIR... Projects that exceed the project-specific significance thresholds are considered by the SCAQMD to be cumulatively considerable. This is the reason project-specific and cumulative significance thresholds are the same. Conversely, projects that do not exceed the project-specific thresholds are generally not considered to be cumulatively significant."<sup>11</sup>

<sup>&</sup>lt;sup>10</sup> South Coast Air Quality Management District, CEQA Air Quality Handbook, 1993.

<sup>&</sup>lt;sup>11</sup> South Coast Air Quality Management District, White Paper on Potential Control Strategies to Address Cumulative Impacts from Air Pollution, Appendix D, 2003.

<u>Therefore, consistent with accepted and established SCAQMD cumulative impact evaluation</u> <u>methodologies, the potential for implementation of the 2024 GPU to result in cumulative</u> <u>impacts from regional emissions is assessed based on the SCAQMD project-level thresholds.</u>

2040, both of which include pipeline projects described in Section 3.2.4.1.b. Actual emissions would vary depending on future projects and regulations within the GPU.

Vehicle traffic is the main source of emissions in the Planning Area. Regional mobile-source emissions were estimated based on CARB's Emission Factor model (EMFAC2021; CARB 2021) and the VMT for the Planning Area (Fehr & Peers 2021). The Planning Area generates 3,144,986 VMT in the existing condition, and buildout of the existing 2006 General Plan would generate 4,566,084 VMT. In comparison, buildout of the project would generate 4,524,038 VMT, which would be less than buildout of the existing 2006 General Plan. The project would achieve this reduction in VMT by primarily focusing future development and redevelopment within the proposed Concept Areas, which would reduce reliance on vehicular travel compared to the existing 2006 General Plan. Therefore, the project would generate less VMT compared to buildout of the existing 2006 General Plan.

An area source associated with development includes natural gas used in space and water heating. Existing and future residential and non-residential natural gas use was calculated as a part of the GHG inventory and projections prepared in conjunction with the CAP. Existing energy consumption data for residential, commercial, and industrial sectors were obtained from the Southern California Gas Company. Residential, commercial, and industrial natural gas consumption was projected to year 2040 based on the existing 2006 General Plan and proposed 2021 GPU land uses and population projections, and applied energy savings associated with implementation of Title 24 standards in newly constructed buildings. Criteria pollutant emissions resulting from natural gas combustion were then ealculated using USEPA AP-42 emission factors.

Other area sources of emissions associated with development include architectural coatings, consumer products, and landscape equipment. Emissions due to these area sources were calculated using CalEEMod 2016.3.2. All CalEEMod defaults associated with these area sources were used.

## 4.3.4 Basis for Determining Significance

Thresholds used to evaluate impacts to air quality are based on applicable criteria in the CEQA Guidelines (California Code of Regulations<u>, Title 14</u>, Sections 15000-15387), Appendix G. A significant impact would occur if <u>thea</u> project would:

- 1) Conflict with or obstruct implementation of the applicable air quality plan;
- 2) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment under an applicable federal or state ambient air quality standards;
- 3) Expose sensitive receptors to substantial pollutant concentrations; or

4) Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people.

#### 4.3.4.1 SCAQMD Significance Thresholds

As discussed previously, the SCAQMD is the air pollution control agency responsible for protecting the people and the environment of the Basin from the effects of air pollution. Accordingly, the City evaluates project air quality emissions based on the quantitative emission thresholds originally established in the SCAQMD's CEQA Air Quality Handbook (SCAQMD 1993, 2019).

#### a. Regional Significance Thresholds

<u>The</u> SCAQMD has adopted regional construction and operational emissions thresholds to determine a project's cumulative impact on air quality in the Basin. <u>The</u> SCAQMD's significance thresholds for impacts to regional air quality are shown in Table 4.3-34.

<u>Table 4.3-4</u> South Coast Air Quality Management District Emissions Thresholds						
Criteria Air Pollutants and	Daily Emission	Daily Emissions (pounds/day)				
Precursors	Construction-Related	Operational-Related				
Reactive Organic Gases (ROG)	<u>75</u>	<u>55</u>				
Carbon Monoxide (CO)	<u>550</u>	<u>550</u>				
Nitrogen Oxides (NO <sub>X</sub> )	<u>100</u>	<u>55</u>				
Sulfur Oxides (SO <sub>X</sub> )	150	<u>150</u>				
Coarse Particulates (PM10)	150	<u>150</u>				
<u>Fine Particulates (PM2.5)</u>	<u>55</u>	<u>55</u>				
SOURCE: South Coast Air Quality Management District, CEQA Air Quality Significance Thresholds, March						
<u>2023.</u>						

Table 4.3-3           SCAQMD Air Quality Significance Thresholds – Mass Daily Thresholds					
	Emissions (pounds)				
Pollutant	Construction	Operational			
Oxides of Nitrogen (NO <sub>x</sub> )					
Volatile Organic Compounds (VOC)					
Coarse Particulate Matter (PM <sub>10</sub> )					
Fine Particulate Matter (PM <sub>2.5</sub> )					
Oxides of Sulfur (SO <sub>x</sub> )					
Carbon Monoxide (CO)					
Lead (Pb)*					
SOURCE: SCAQMD Air Quality Significance Thresholds (SCAQMD 2019).					

Projects that exceed the regional significance threshold contribute to the nonattainment designations of the Basin. The attainment designations are based on the AAQS, which are set at levels of exposure that are determined to not result in adverse health effects. Projects that do not exceed the regional significance thresholds in Table 4.3-34 would not violate any air quality standards or contribute substantially to an existing or projected air quality violation.

#### b. Localized Significance Thresholds

The SCAQMD's Final Localized Significance Threshold (LST) Methodology was developed as a tool to assist lead agencies to analyze localized air quality impacts to sensitive receptors in the vicinity of <u>thea</u> project (SCAQMD 2008). Emissions of NO<sub>2</sub>, CO, PM10, and PM2.5 generated at a project site could expose sensitive receptors to substantial concentrations of criteria air pollutants. Off-site mobile-source emissions are not included in the LST analysis. A project would generate a significant impact if it generates emissions that would violate the NAAQS or CAAQS (see Table 4.3-23) when added to the local background concentrations.

LSTs are based on the ambient concentrations of that pollutant within the project source receptor area (SRA), as demarcated by the SCAQMD, and the distance to the nearest sensitive receptor. LST analysis for construction is required for all projects that disturb 5 acres or less on a single day. The City is located within SCAQMD SRA 24 (Perris Valley). Table 4.3-5 presents the SRA 24 LST values for construction within 25 meters (82 feet) of sensitive receptors, which are the most conservative thresholds. While these supplemental analyses are not conducted for the 2024 GPU as it is a programmatic analysis and absence of proposed physical development, future development resulting from the implementation of the 2024 GPU would be required to comply with this regulation.

<u>Table 4.3-5</u> <u>Moreno Valley Localized Significance Thresholds Within 25 Meters of Sensitive</u>							
<u>Project Size</u>	Nitrogen Oxide SizeCarbon Monoxide (NOx) lbs/dayCoarse 						
<u>1 Acre</u>	<u>118</u>	<u>602</u>	<u>4 (cons) 1 (ops)</u>	<u>3 (cons) 1 (ops)</u>			
<u>2 Acres</u>	<u>170</u>	<u>883</u>	<u>7 (cons) 2 (ops)</u>	<u>4 (cons) 1 (ops)</u>			
<u>5 Acres</u>	<u>270</u>	1,577	<u>13 (cons) 4 (ops)</u>	<u>8 (cons) 2 (ops)</u>			
SOURCE: South Coast Air Quality Management District, Localized Significance Threshold Methodology,							
<u>July 2008.</u>							
1. LSTs for PM10 and PM2.5 are different values for construction (cons) and operations (ops).							

LSTs associated with all acreage categories are provided in Table 4.3-5 for informational purposes. Table 4.3-5 shows that the LSTs increase as acreages increase. It should be noted that LSTs are screening thresholds and are therefore conservative. The construction LST acreage is determined based on daily acreage disturbed. The operational LST acreage is based on the total area of the individual project site. Further detailed analysis is included in the Health Effects and Health Risk Assessment (HEHRA) (Appendix H).

#### <u>Health Risk Thresholds</u>

<u>Project health risks are determined by examining the types and levels of air toxics generated</u> and the associated impacts on factors that affect air quality. While the final determination of <u>significance thresholds is within the lead agency's purview pursuant to the CEQA Guidelines</u>, the SCAQMD recommends that lead agencies use the following air pollution thresholds in determining whether a project's impacts are significant. If the lead agency finds that a project has the potential to exceed the air pollution thresholds, the project's impacts should be considered significant. Table 4.3-6 lists the TAC incremental risk thresholds for operation of a project.

<u>Table 4.3-6</u> SCAQMD Incremental Risk Thresholds for TACs				
Incremental Risk Threshold				
Maximum Incremental Cancer Risk	<u>&gt; 10 in 1 million</u>			
Cancer Burden	$\geq$ 0.5 excess cancer cases (in areas $\geq$ 1 in 1			
	<u>million)</u>			
Chronic & Acute Hazard Index (project	$\geq$ 1.0 (project increment)			
<u>increment)</u>				
SOURCE: South Coast Air Quality Management District, CEQA Air Quality Significance Thresholds, March				
<u>2023.</u>				

Cancer risk is expressed in terms of expected incremental incidence per million population. The SCAQMD adopted a threshold of an incidence rate of 10 persons per million as the maximum acceptable incremental cancer risk due to TAC exposure. This threshold is an upper-bound incremental probability to determine whether a given project has a potentially significant development-specific and cumulative impact, and to ensure an individual new source does not contribute a cumulatively significant impact. The 10 in one million standard is a health-protective significance threshold. A risk level of 10 in one million implies a likelihood that up to 10 persons out of one million equally exposed persons would contract cancer if exposed continuously (24 hours per day) to the TAC levels over a 30-year timeframe. This risk would be an excess cancer that is in addition to any cancer risk borne by a person not exposed to these TACs.

The SCAQMD has also established non-carcinogenic risk parameters for use in Health Risk Assessments (HRAs). Noncarcinogenic risks are quantified by calculating a "hazard index," expressed as the ratio between the ambient pollutant concentration and its toxicity or Reference Exposure Level (REL). A REL is a concentration at, or below which health effects are not likely to occur. A hazard index of less than 1.0 means that adverse health effects are not expected. Within this analysis, non-carcinogenic exposures of less than 1.0 are considered less than significant. Further detailed analysis is included in the HEHRA (Appendix H).

## 4.3.5 Impact Analysis

## 4.3.5.1 Topic 1: Air Quality Plans

Would the project conflict with or obstruct implementation of the applicable air quality plan?

The California CAA requires air basins that are designated nonattainment of state AAQS for criteria pollutants prepare and implement plans to attain the standards by the earliest practicable date. The Basin is designated as in attainment or unclassifiable attainment (expected to be meeting the standard despite a lack of monitoring data) for all federal air quality standards except for the 8-hour ozone and PM<sub>2.5</sub> standards. The Basin is also designated as in nonattainment for state air quality standards for 8-hour ozone and PM<sub>2.5</sub>, and additionally is in nonattainment of state  $PM_{10}$  standards. The regional air quality plan, the 2016 AQMP, outlines measures to reduce emissions of ozone and  $PM_{2.5}$ . Reducing PM concentrations is achieved by reducing emissions of  $PM_{2.5}$  to the atmosphere, reducing ozone concentrations is achieved by reducing the precursors of photochemical formation of ozone, VOC, and  $NO_{X}$ .

The growth forecasting for the AQMP is based in part on the land uses established by local general plans. These emissions budgets are used in statewide air quality attainment planning efforts. As such, projects that propose development at an intensity equal to or less than population growth projections and land use intensity are inherently consistent with the AQMP. Amending the adopted land uses to change development potential would not necessarily result in an inconsistency between the current air quality plans (that are based on the existing 2006 General Plan) and the proposed 2021 GPU. Projects that propose a different land use than is identified in the local general plan may also be considered consistent with the AQMP if the propose a land use that is more intensive than the current designation, analysis that is more detailed is required to assess conformance with the AQMP. Consistency with the AQMP is further evaluated by comparing emissions that would occur under buildout of the existing 2006 General Plan to the emissions that would occur under buildout of the proposed 2021 GPU.

The two principal criteria for conformance with an AQMP are:

As discussed previously, the SCAQMD Governing Board adopted the 2022 AQMP on December 2, 2022. However, the USEPA's approval of the 2022 AQMP portion of the SIP is still pending. Therefore, this analysis evaluates consistency with the 2016 AQMP (adopted by the SCAQMD Governing Board on March 3, 2017, and submitted to the USEPA on December 29, 2020) and the 2022 AQMP.

The AQMP establishes a program of rules and regulations directed at reducing air pollutant emissions and achieving NAAQSs and CAAQSs. The AQMP is a regional and multi-agency effort involving the SCAQMD, the CARB, the SCAG, and the USEPA. The AQMP pollutant control strategies and measures are based on the latest scientific and technical information and planning assumptions, including SCAG's RTP/SCS, updated emission inventory methodologies for various source categories, and SCAG's latest growth forecasts. SCAG is SCAQMD's partner in the preparation of the AQMP, providing the latest economic and demographic forecasts and developing transportation measures. Regional population, housing, and employment projects developed by SCAG are based, in part, on general plan land use designations. These projections form the foundation for the emissions inventory of the AQMP.

<u>Criteria for determining consistency with the AQMP are defined in the SCAQMD CEQA</u> <u>Handbook, Chapter 12, Section 12.2, and Section 12.3. The two principal criteria for</u> <u>conformance with an AQMP are:</u>

• <u>**Consistency Criterion No. 1**</u>. <u>.</u> Whether <u>thea</u> project would exceed the assumptions in the AQMP.

• <u>2.</u> <u>Consistency Criterion No. 2</u>: Whether <u>thea</u> project would result in an increase in the frequency or severity of existing air quality violations, cause or contribute to new violations, or delay timeline attainment of air quality standards.

When compared to the existing 2006 General Plan, the project would increase the number multi-family residential units and decrease the number of single-family units, while maintaining the same total number of residential units within the Planning Area. The project would also decrease the amount of commercial and industrial space compared to the existing 2006 General Plan. Overall, buildout of the project would result in a decrease in service population within the Planning Area compared to buildout of the existing 2006 General Plan. The county-wide population would be the same under buildout of both the project and existing 2006 General Plan. Additionally, buildout of the existing 2006 General Plan would generate 4,566,084 VMT, while buildout of the project would generate 4,524,038 VMT, a decrease of 42,046 miles. The project would focus development primarily into Concept Areas, creating mixed-use activity centers that are pedestrian friendly, centers of community, and linked to the regional transit system. Implementation of this land-use pattern decreases VMT and reduces mobile emissions.

Operational emissions were calculated using the methodology discussed in Section 4.3.3. Existing and future emissions are summarized in Table 4.3-4. Calculations are provided in Appendix B.

According to the SCAQMD's *CEQA Air Quality Handbook*, the purpose of the consistency finding is to determine if a project is inconsistent with the goals, objectives, and assumptions of the regional air quality plans, and thus if it would interfere with the region's ability to comply with CAAQS and NAAQS.<sup>12</sup> A project may be inconsistent with the AQMP if it would generate substantial population, housing, or employment growth that exceeds forecasts used in the development of the AQMP or if the Project is inconsistent with applicable AQMP control measures.

#### Criterion 1

Table 4.3-7 compares the population and employment growth forecast under implementation of the 2024 GPU to the existing conditions. Table 4.3-7, shows the implementation of the 2024 GPU would result in an increase in VMT because of population growth; however, VMT per service population would decrease from the existing conditions. Implementation of the 2024 GPU would result in significant and unavoidable transportation impacts related to VMT. As such, implementation of the Project would not be consistent with the AQMP under the first criterion.

<u>Table 4.3-7</u> Comparison of Population and Employment Forecast						
Comorio	<u>Existing</u>	<u>2024 GPU</u>	Change from Existing			
$\frac{\text{Scenario}}{(2024)}$	<u>(2024)</u>	<u>(2040)</u>	<u>Percentage</u>			

<sup>12</sup> South Coast Air Quality Management District, CEQA Air Quality Handbook, 1993.

Population <sup>1</sup>	<u>205,620</u>	<u>298,440</u>	<u>92,820</u>	$\underline{45\%}$
<u>Employment<sup>1</sup></u>	<u>65,378</u>	<u>104,371</u>	<u>38,993</u>	<u>60%</u>
<u>Total OD VMT<sup>2</sup></u>	<u>8,846,399</u>	$\underline{12,669,735}$	<u>3,823,336</u>	<u>43%</u>
OD VMT/SP <sup>3</sup>	32.64	31.45	<u>-1.19</u>	<u>-3.6%</u>

SOURCE: Kimley-Horn and Associates, 2025.

<u>1. Population and employment values vary as the population value in the SB 743 (2013) modeling includes</u> group quarters and households.

<u>2. OD = Origin/Destination; sums all weekday VMT generated by trips with at least one trip end in the study</u> <u>area and tracks those trips to their estimated origins/destinations.</u>

3. SP = Service Population; the sum of population, enrollment and employment.

Table 4.3-4						
<u> </u>	Total Operational Emissions for the Planning Area					
	Pollutant (pounds per day)					
Source	ROG	NOx	CO	$SO_2$	$PM_{10}$	$\overline{PM}_{2.5}$
	EXIS'	FING BASI	ELINE (201	<del>18)</del>		
Area	$\frac{2,521}{2,521}$	<del>53</del>	<del>4,599</del>	<del>&lt;1</del>	$\frac{25}{25}$	$\frac{25}{25}$
Energy	<del>82</del>	<del>739</del>	$\frac{559}{559}$	4	<del>57</del>	<del>57</del>
Mobile	<del>289</del>	$\frac{3,161}{3,161}$	<del>9,856</del>	<del>29</del>	<del>223</del>	<del>107</del>
TOTAL	<del>2,892</del>	<del>3,953</del>	<del>15,014</del>	<del>34</del>	<del>305</del>	<del>189</del>
	EXISTING	2006 GENI	ERAL PLA	<del>N (2040)</del>		
Area	4,969	$\frac{73}{73}$	<del>6,365</del>	<del>&lt;1</del>	<del>35</del>	$\frac{35}{35}$
Energy	$\frac{121}{121}$	$\frac{1,082}{1,082}$	<del>796</del>	7	<del>84</del>	<del>84</del>
Mobile	<del>67</del>	<del>887</del>	<del>5,096</del>	$\frac{31}{31}$	$\frac{254}{254}$	<del>91</del>
TOTAL	<del>5,157</del>	<del>2,032</del>	<del>12,257</del>	<del>38</del>	<del>373</del>	<del>210</del>
	PROF	OSED 202	1 GPU (204	10)		
Area	4,276	73	<del>6,363</del>	<1	<del>35</del>	<del>35</del>
Energy	<del>117</del>	$\frac{1,050}{1,050}$	<del>784</del>	6	<del>81</del>	<del>81</del>
Mobile	<del>67</del>	<del>869</del>	<del>5,049</del>	<del>31</del>	<del>252</del>	<del>90</del>
TOTAL	<del>4,460</del>	<del>1,993</del>	<del>12,196</del>	<del>38</del>	<del>368</del>	<del>207</del>
Change						
(Proposed GPU-	- <u>697</u>	- <u>39</u>	<u>-61</u>	$\boldsymbol{\theta}$	-5	-3
Adopted General Plan)						

#### As shown in Table 4.3-4, Criterion 2

The Basin is designated nonattainment for  $O_3$  and PM2.5 under the CAAQSs and NAAQSs, nonattainment for NO<sub>2</sub> along SR 60 under the CAAQSs, nonattainment for PM10 under the CAAQSs, and nonattainment for lead (Los Angeles County only) under the NAAQSs (CARB 2023). Because implementation of the 2024 GPU involves long-term growth associated with buildout of the 2021 GPU would result in a decrease in<u>City</u>, cumulative emissions when compared to buildout of the existing 2006 General Plan. Therefore, buildout of the project would not generated from operation of individual development projects would exceed the assumptions used<u>SCAQMD</u> thresholds (see Topic 2 and Topic 3). Consequently, emissions generated by development projects in addition to existing sources in the City are considered to develop the AQMP, and the project would not result in <u>cumulatively</u> contribute to the nonattainment designations of the Basin. Buildout of the proposed land use plan associated with implementation of the 2024 GPU could contribute to new violations, or <u>and</u> delay timeline attainment of the NAAQSs, CAAQs, or interim emission reductions in the AQMP, <u>and emissions generated from buildout would result in a significant</u> air quality <u>standardsimpact</u>. Therefore, <u>implementation of</u> the <u>2024 GPU would potentially be</u> <u>inconsistent with the AQMP</u>.

<u>A main objective of the 2024 GPU is to provide a flexible land use framework that can</u> <u>accommodate job growth in a variety of industries over time while enhancing quality of life</u> <u>in the community. Operation of development under the implementation of the 2024 GPU</u> <u>would generate criteria air pollutant emissions associated with area, energy, and mobile</u> <u>sources. Future development emissions, depending on project type and size, could exceed the</u> <u>SCAQMD project-specific thresholds shown in Table 4.3-4. These projects would be required</u> <u>to undergo independent, project-level CEQA review and include mitigation measures, if</u> <u>necessary, to address potentially significant impacts. This would generally reduce air</u> <u>pollutant emissions for most projects, although not all, to a less-than-significant level under</u> <u>project thresholds.</u>

<u>Consistency with the 2016 AQMP and 2022 AQMP is also a function of consistency with applicable AQMP control measures. The AQMPs include specific control measures to reduce air pollutant emissions to meet NAAQSs and CAAQSs. One of the most important methods the AQMP relies on to achieve its goals is the use of transportation control measures (TCMs). TCMs are defined in the 2016 AQMP and 2022 AQMP as projects that reduce vehicle use or change traffic flow or congestion conditions for the purposes of reducing transportation emissions sources and improving air quality.<sup>13,14</sup> TCMs include the following three main categories of transportation measures; (2) high occupancy vehicle (HOV) lanes, high occupancy toll (HOT) lanes, and their pricing alternatives; and (3) information-based transportation strategies.</u>

Additionally, the various policies would help reduce air pollutant emissions through promoting transportation and land use design factors such as promoting public transit, alternative transportation, and carpooling that would result in VMT reductions. For example, 2024 GPU Circulation Element Policy C.5-1 works to reduce VMT through land use planning, enhanced transit access, localized attractions, and access to non-automotive modes; 2024 GPU Circulation Element Policy C.5-3 encourages bicycling as an alternative to single occupant vehicle travel for the purpose of reducing fuel consumption, traffic congestion, and air pollution; 2024 GPU Circulation Element Policy C.5-4 promotes pedestrian, bicycle, and transit usage through collaboration with service providers and the inclusion of amenities like bus shelters and benches; 2024 GPU Circulation Element Policy C.5-5 encourages local employers to implement Transportation Demand Management (TDM) strategies, such as shared ride programs and alternative work schedules; and 2024 GPU Circulation Element Policy C.4-2 collaborates with major employers and other stakeholders to improve access and connectivity to key destinations. Additionally, 2024 GPU Environmental Justice Element

<sup>&</sup>lt;sup>13</sup> South Coast Air Quality Management District, Final 2016 Air Quality Management Plan, March 2017.

<sup>&</sup>lt;sup>14</sup> South Coast Air Quality Management District, 2022 Air Quality Management Plan, December 2022.

<u>Policy EJ.1-5 commits the City to continue purchasing or leasing fuel-efficient and low</u> <u>emissions vehicles for City fleet vehicles.</u>

<u>Implementation of the 2024 GPU</u> would not conflict with implementation of the AQMP, and impacts would be less than significant TCMs from the AQMPs, or otherwise lessen emissions reductions associated with these measures. Compliance with the 2024 GPU General Plan policies described above would help reduce reliance on automobiles and increase use of alternative transportation modes. However, as shown in Table 4.3-7, buildout of the existing land use designations would gradually increase population, employment, and VMT. Implementation of the 2024 GPU would result in a slight increase in per capita VMT compared to the existing baseline due to the forecast population increase, which relies on SCAG's growth forecasts. Additionally, as discussed below, the 2024 GPU development potential would exceed SCAQMD thresholds and implementation of all SCAQMD rules, regulations, and control measures may not be feasible for future development projects. As such, impacts in this regard would be significant and unavoidable despite the fact that the 2024 GPU would be consistent with SCAG and AQMP growth forecasts. Although the 2024 GPU would include policies to reduce air pollutant emissions through the promotion of transportation and land use design factors, Project implementation would not be consistent with the AQMP. Impacts would be significant and unavoidable.

# 4.3.5.2 Topic 2: Criteria Pollutants

Would the result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment under an applicable federal or state ambient air quality standards?

Air quality impacts can result from the construction and operation of a project. Construction impacts are short-term and result from fugitive dust, equipment exhaust, and indirect effects associated with construction workers and deliveries. Operational impacts can occur on two levels: regional impacts resulting from development or local effects stemming from sensitive receivers being placed close to roadways or stationary sources. In the case of the project, operational impacts would primarily be due to emissions from mobile sources associated with vehicular travel along the roadways.

### a. Construction

As discussed in Section 4.3.3.1 above, a five-acre mixed-use development project consisting of the demolition of a 20,000 square foot structure and the construction of 300 multi-family residential units and 10,000 square feet of retail uses was modeled to illustrate potential construction related air quality impacts associated with future development under the project. The results are summarized in Table 4.3-5. CalEEMod output is contained in Appendix B.

The 2024 GPU does not directly propose the development of specific activities within the City. Instead, the 2024 GPU involves regulatory modifications which could facilitate land development in the future. Growth in the City would require construction emissions and result in operation from sources that would generate air quality emissions. City-wide it is difficult to estimate these patterns of growth. However, the City-wide analysis is included below.

#### a. Construction Emissions

<u>Future development implementing the 2024 GPU would result in air pollutant emissions</u> <u>generated during construction activities. Construction emissions would occur from the</u> <u>burning of fossil fuels and the generation of PM through fugitive dust and fuel combustion.</u> <u>Construction vehicles such as hauling trucks and ground-moving machinery would</u> <u>contribute to temporarily increased pollutant emissions. Construction activities during</u> <u>phases such as demolition, site grading, and road paving would also result in the generation</u> <u>of emissions.</u>

<u>Fugitive dust emissions may have a substantial, temporary impact on local air quality. In</u> addition, fugitive dust may be a nuisance to those living and working in the vicinity of the individual construction site(s). Uncontrolled dust from construction can become a nuisance and potential health hazard to those working and living nearby.

Construction activities associated with future development would occur in incremental phases over time based upon numerous factors, including market demand and economic and planning considerations. Construction activities could include grading, demolition, excavation, cut-and-fill, paving, building construction, and application of architectural coatings. In addition, construction worker vehicle trips, building material deliveries, soil hauling, etc. would occur during construction. Construction-related emissions are typically site-specific and depend upon multiple variables. Quantifying individual future developments' air emissions from short-term, temporary construction-related activities is not possible due to project-level variability and uncertainties concerning detailed site plans, construction schedules/duration, equipment requirements, etc., among other factors, which are presently unknown. Since these parameters can vary widely, and individual projectrelated construction activities would occur over time which is dependent upon numerous factors, quantifying precise construction-related emissions and impacts would be impractical and speculative. City-wide construction could overlap and occur simultaneously at variety of project sites. The emissions of criteria pollutants for City-wide construction in 2024 and 2040 are reported in Table 4.3-8. This analysis would include equipment registered in Riverside County scaled down to the individual City land mass. Therefore, this is a conservative worstcase estimate.

<u>Table 4.3-8</u> Project Construction Criteria Pollutant Emissions							
Maximum Pounds Per Day							
<u>Construction Year</u>	$\underline{\text{VOC}}^1$	<u>NOx</u>	<u>CO</u>	$\underline{SO_x}$	<u>PM10</u>	<u>PM2.5</u>	
<u>2024</u>	<u>190</u>	<u>1,464</u>	<u>2,019</u>	<u>4</u>	<u>68</u>	<u>62</u>	
2040	<u>142</u>	<u>474</u>	<u>1,986</u>	<u>3</u>	<u>21</u>	<u>18</u>	
SCAQMD Thresholds	<u>75</u>	<u>100</u>	<u>550</u>	<u>150</u>	<u>150</u>	<u>55</u>	
Exceed SCAQMD Threshold?	<u>Yes</u>	$\underline{\mathrm{Yes}}$	<u>Yes</u>	<u>No</u>	<u>No</u>	<u>No</u>	

VOC = Volatile Organic Compounds: NO<sub>X</sub> = Nitrogen Oxides: CO = Carbon Monoxide: SO<sub>x</sub> = Sulfur Dioxide; PM10 = Particulate Matter 10 microns in diameter or less; PM2.5 = Particulate Matter 2.5 microns in diameter or less.

Refer to Appendix B for calculations.

Table 4.3-5								
Construction Emissions 5-acre Mixed-use Project								
	Pollutant (pounds per day)							
Construction Phase	ROG	NOX	<del>CO</del>	$\frac{SO_2}{2}$	$\overline{PM}_{10}$	$\overline{PM}_{2.5}$		
Demolition	<del>3</del>	$\frac{27}{27}$	$\frac{21}{21}$	4	2	<del>1</del>		
Site Preparation	3	33	$\frac{20}{20}$	4	$\frac{20}{20}$	<del>11</del>		
Grading	2	$\frac{21}{21}$	<del>16</del>	4	8	4		
Building Construction/ Architectural Coatings	<del>20</del>	<del>21</del>	<del>26</del>	<del>&lt;1</del>	4	2		
Paving	1	<del>10</del>	$\frac{15}{15}$	<del>&lt;1</del>	1	<del>1</del>		
Maximum Daily Emissions	<del>20</del>	<del>33</del>	<del>26</del>	<del>&lt;1</del>	<del>20</del>	-11		
SCAQMD Significance Threshold	<del>-75</del>	<del>100</del>	$\frac{550}{5}$	<del>150</del>	<del>150</del>	$\overline{55}$		

Note that the emissions summarized in Table 4.3-5 are the maximum emissions for each pollutant and that they may occur during different phases of construction. They would not necessarily occur simultaneously. For assessing the significance of the air quality emissions resulting during construction of the hypothetical 5-acre mixed-use project, the construction emissions were compared to the SCAQMD Significance Thresholds. As shown in Table 4.3-5, the 5 acre mixed use project would not result in air emissions that would exceed the applicable thresholds. However, if several of these projects were to occur simultaneously, there is the potential to exceed significance thresholds.

The Open Space and Resource Conservation Element of the 2021 GPU addresses the implementation of Construction Best Management Practices at all construction sites consistent with SCAQMD rules and regulations. The following regulatory requirements would be required for all construction activities:

- Construction activities will be conducted in compliance with California Code of Regulations, Title 13, Section 2449, which requires that nonessential idling of construction equipment is restricted to five minutes or less.
- Construction activities will be conducted in compliance with any applicable SCAQMD rules and regulations, including but not limited to:
  - Rule 403, Fugitive Dust, for controlling fugitive dust and avoiding nuisance.
  - Rule 402, Nuisance, which states that a project shall not "discharge from any source whatsoever such quantities of air contaminants or other material which cause injury, detriment, nuisance, or annoyance to any considerable number of persons or to the public, or which endanger the comfort, repose, health or safety of any such persons or the public, or which cause, or have a natural tendency to cause, injury or damage to business or property."
  - Rule 1113, which limits the volatile organic compound content of architectural coatings.

• Rule 1466, Soil Disturbance. Projects that involve earth-moving activities of more than 50 cubic yards of soil with applicable toxic air contaminants are subject to this rule.

The modeled project is illustrative only. Approval of the project would not specifically permit the construction of an individual project, and no specific development details are available at this program level of analysis. The thresholds presented above would be applied to future development within the Planning Area on a project by project basis and are not used for assessment of regional planning impacts. The information is presented to illustrate the potential scope of air impacts for a site specific project that could be developed in the future. Additionally, the regulations at the federal, state, and local level provide a framework for developing project-level air quality protection measures for future projects. The City's process for the evaluation of future development implemented under the project, which could include site-specific projects that are larger than the one evaluated in this analysis, would include environmental review and documentation pursuant to CEQA, as well as an analysis of those site specific projects for consistency with the goals, policies and recommendations of the 2021 GPU. In addition to regulatory measures outlined above, mitigation imposed at the projectlevel may include extension of construction schedules and/or use of special equipment and emission control measures.

While individual site-specific projects may not exceed the SCAQMD regional significance thresholds, the scale and extent of construction activities associated with buildout of the Planning Area may result in some instances where future development would exceed the relevant SCAQMD thresholds. Therefore, construction related regional air quality impacts would be potentially significant

The results summarized in Table 4.3-8 show that the 2024 GPU's regional criteria pollutant emissions during construction would exceed applicable thresholds for VOC, NO<sub>X</sub>, and CO. Pollutants such as SO<sub>X</sub>, PM10, and PM2.5, would not exceed applicable thresholds. However, compared to baseline construction emissions (2024 construction year) criteria pollutants such as VOC, NO<sub>X</sub>, PM10, and PM2.5 would decrease as construction equipment fleets became cleaner. CO and SO<sub>X</sub> would remain relatively consistent due to lack of technology readily commercially available for those pollutants. Depending on how development proceeds, construction-related emissions associated with future individual development could exceed SCAQMD thresholds of significance.

### b. Operational Emissions

According to the SCAQMD guidance on General Plans the AQMD and CARB have strong, comprehensive regulatory programs for new and existing sources of air pollution. However, local policies can enhance the effectiveness of these programs by addressing cumulative impacts in local areas. Note that SCAQMD significance thresholds for criteria pollutants do not distinguish between project-level Environmental Impact Reports (EIRs) (e.g., for an individual development) and program-level EIRs (e.g., for a long-range plan). The 2024 GPU addresses the development of various land uses on a programmatic level. Therefore, the application of the SCAQMD thresholds for individual project-level impacts to a Citywide land use plan within a program-level EIR is highly conservative.

As described above, operations of future development projects under implementation of the 2024 GPU would result in emissions of area sources (e.g., consumer products, architectural coating, and landscape equipment), energy sources (i.e., natural gas usage for space and water heating and cooking), and mobile sources (i.e., motor vehicles from vehicle trips generated by implementation of the proposed Project). Although no specific development projects are proposed at this time, future development operational emissions would be associated with area sources, energy sources, and mobile sources.

In analyzing cumulative impacts, an analysis must specifically evaluate a development's contribution to the cumulative increase in pollutants for which the CARB is designated as nonattainment for either the CAAQSs and NAAQSs. The Basin is designated as a federal nonattainment area for  $O_3$ , and PM2.5. The Basin is designated as a State nonattainment area for  $O_3$ , PM2.5, and PM10. The nonattainment status is the result of cumulative emissions from all sources of these air pollutants and their precursors within the Basin. The nonattainment status of these and other criteria pollutants are presented in Table 4.3-5. Future development would be required to demonstrate that VOC, NO<sub>x</sub>, CO, SO<sub>2</sub>, PM10, and PM2.5 emissions would be below the significant thresholds for both construction and operational activities. Shown below, Table 4.3-9 presents the criteria air pollutant emissions for City-wide operational in 2024 (existing) and 2040.

<b>Table 4.3-9</b>									
<u>Operational Criteria Pollutant Emissions</u>									
	Maximum Pounds Per Day <sup>1</sup>								
Source	VOC	VOCNOxCOSOxPM10PM2.5							
2024 Existing	2024 Existing								
<u>Area</u>	4,902	<u>142</u>	<u>16,392</u>	<u>1</u>	<u>1</u>	<u>1</u>			
Energy	<u>33</u>	<u>1,111</u>	<u>263</u>	<u>4</u>	$\underline{45}$	$\underline{45}$			
Mobile <sup>2</sup>	<u>3,298</u>	<u>3,890</u>	<u>31,941</u>	<u>73</u>	4,240	<u>1,102</u>			
<u>Total Emissions</u>	<u>8,233</u>	<u>5,142</u>	<u>48,596</u>	<u>78</u>	<u>4,286</u>	<u>1,148</u>			
2040 Operations									
Area	<u>5,956</u>	<u>200</u>	<u>23,223</u>	<u>1</u>	<u>1</u>	<u>1</u>			
Energy	$\underline{59}$	<u>1,573</u>	457	<u>7</u>	<u>82</u>	<u>82</u>			
Mobile <sup>2</sup>	<u>2,721</u>	2,509	<u>27,936</u>	<u>78</u>	<u>6,024</u>	<u>1,536</u>			
<u>Total Emissions</u>	<u>8,736</u>	4,283	<u>51,617</u>	<u>86</u>	<u>6,107</u>	<u>1,620</u>			
<u>Net</u>	+503	<u>-859</u>	+3,020	<u>+8</u>	<u>+1,821</u>	<u>+472</u>			
$\underline{\text{VOC} = \text{Volatile Organic Compounds; NO}_{X} = \text{Nitrogen Oxides; CO} = \text{Carbon Monoxide; SO}_{X} = \text{Sulfur Dioxide; }$									
<u>PM10 = Particulate Matter 10 microns in diameter or less; PM2.5 = Particulate Matter 2.5 microns in</u>									
diameter or less.									
<u>1. Total emissions may be off due to rounding.</u>									
2. The mobile emissions include brake wear, tire wear, re-entrained road dust, and vehicle exhaust.									
<u>Refer to Appendix B for calculations.</u>									

Pollutant emissions from buildout of all land uses within the Planning Area would far exceed project-level SCAQMD Significance Thresholds (see Table 4.3-3). However, project-level standards are not appropriate for a program-level analysis, as the thresholds are conservative and intended to ensure many individual projects would not obstruct the timely attainment of the national and state ambient air quality standards. Generally, discretionary, program-level planning activities, such as general plans, community plans, specific plans, etc., are evaluated for consistency with the local air quality plan. In contrast, project-level thresholds are applied to individual project-specific approvals, such as a proposed development project. Therefore, the analysis of the project is based on the future emissions estimates and related to attainment strategies derived from the existing 2006 General Plan. At the program level, the analysis compares emissions generated by project buildout to emissions generated under buildout of the existing 2006 General Plan to determine if the emissions would exceed the emissions estimates included in the AQMP, and to determine whether it would obstruct attainment, or result in an exceedance of AAQS, that would result in the temporary or permanent exposure of persons to unhealthy concentrations of pollutants. As such, this analysis evaluates the potential for future development within the city to result in a cumulatively considerable net increase in emissions based on the change in pollutant emissions that would result from buildout of the existing 2006 General Plan in the year 2040 compared to the proposed 2021 GPU in the year 2040. Emissions are summarized in Table 4.3-4. As shown, buildout of the 2021 GPU would result in a decrease in emissions compared to buildout of the existing 2006 General Plan.

The regulations at the federal, state, and local levels provide a framework for developing project-level air quality protection measures for future site-specific projects that could be developed in the future. The City's process for evaluation of future development that could be implemented under the project would also include environmental review and documentation pursuant to CEQA, as well as an analysis of those site-specific projects for consistency with the goals, policies, and recommendations of the 2021 GPU. The 2021 GPU includes key goals to increase the use of public transit, improve traffic congestion, and enhance the range of transportation options in the City and reduce VMT, thereby reducing mobile emissions and improve air quality. Additionally, the CAP includes a number GHG reduction goals that would also reduce emission of criteria pollutants. These measures are discussed in detail in Section 4.8. In general, implementation of the policies in the 2021 GPU would reduce air quality impacts through implementation of 2021 GPU policies and actions as well as the proposed CAP reduction measures. Further, as a part of the process for the evaluation of future development projects, air quality impacts would be evaluated using SCAQMD guidelines, regional emissions thresholds, and LSTs. Projects that would exceed the SCAQMD significance thresholds would be required to implement project-level reduction measures to reduce potential impacts. The following project-level emission reduction measures could be implemented for future site specific projects that would reduce emissions from on-road mobile sources that generate and attract heavy-duty diesel-fueled trucks:

• To facilitate implementation of the 2021 GPU's Environmental Justice Action EJ.1-D, which requires the City work with the distribution and warehousing business community to plan for zero emission trucks and vans, the City should consider the use of zero emission (ZE) or near zero emission (NZE) heavy duty trucks by future distribution and warehouse development projects during operation such as trucks with natural gas engines that meet CARB's adopted optional NO<sub>x</sub> emission standard of 0.02 grams per brake horsepower hour, if and when feasible. Given the state's clean truck rules and regulations aiming to accelerate the utilization and market penetration of ZE and NZE trucks such as the Advanced Clean Trucks Rule and the Heavy-Duty Low NO<sub>x</sub> Omnibus Regulation, ZE and NZE trucks will become increasingly more available to use.

- Limit the daily number of trucks allowed at the future distribution and warehouse development projects to the levels analyzed in the subsequent, project-level environmental analyses for these projects. If higher daily truck volumes are anticipated to visit the site, additional analysis should be done through CEQA prior to allowing this higher activity level.
- To help facilitate implementation of the 2021 GPU's Environmental Justice Action EJ.1-E, which requires the City to study the feasibility of promoting electric vehicles (EV) and requiring minimum supporting EV infrastructure, the City should use the results of the feasibility study to help inform the provision of EV charging stations or at a minimum, require future distribution and warehouse development projects to provide the electrical infrastructure and electrical panels, which should be appropriately sized. Electrical hookups should be provided for truckers to plug in any onboard auxiliary equipment.

Project-level air quality mitigation measures for operational air quality impacts from other area sources that the City should consider for future site specific distribution and warehouse development projects may include the following:

- Promote and incentivize solar installations on new and existing industrial and warehousing facilities through partnerships with energy providers.
- Use light colored paving and roofing materials.
- Utilize only Energy Star heating, cooling, and lighting devices, and appliances.

The project would not conflict with implementation of the AQMP, and emissions associated with project buildout would be less than emissions associated with buildout of the existing 2006 General Plan. Therefore, the project would not result in a cumulatively considerable net increase in any criteria pollutant, and impacts would be less than significant.

# 4.3.5.3 Topic 3: Sensitive Receptors

Would the project expose sensitive receptors to substantial pollutant concentrations?

### a. Localized Carbon Monoxide Hot SpotsPollutant Concentrations Analysis

As the specific details (e.g., size, construction phasing, equipment, earthwork volumes, etc.) for individual future residential projects are unknown at this time, project-level analysis for localized pollutant concentrations impacts cannot be accurately determined using the SCAQMD's LST analysis methodology. LSTs were developed in response to the SCAQMD Governing Boards' Environmental Justice Enhancement Initiative (I-4). The SCAQMD provided the Final Localized Significance Threshold Methodology (dated June 2003 [revised July 2008]) for guidance. The LST methodology assists lead agencies in analyzing localized impacts associated with project-specific level projects and are not applicable to regional projects such as general plans or other long-term planning documents. The SCAQMD provides the LST lookup tables based on distance from the project (meters) for one-, two-, and five-acre projects emitting CO, NO<sub>x</sub>, PM10, or PM2.5. The LST methodology and associated mass rates are not designed to evaluate localized impacts from mobile sources traveling over the roadways. The SCAQMD recommends that any project over five acres perform air quality dispersion modeling to assess impacts to nearby sensitive receptors.

As previously described, LSTs are applicable at the project-specific level and are not applicable to long-term planning documents such as a general plan. Depending on the size and location of each individual future development, construction and operational emissions could exceed LSTs. Future development projects' compliance with policies pertaining to air quality, SCAQMD rules and regulations, and supplemental mitigation measures (if required) would reduce air pollutant emissions. However, the potential emissions reductions from implementation of these measures cannot be quantified because specific details such as individual project size, construction scheduling, and earthwork quantities that would occur within the City is not available. Therefore, it is not feasible to conclude that air pollutant emissions from future development projects would be reduced to levels below the SCAQMD LST thresholds. Therefore, localized air quality impacts would be significant and unavoidable.

A CO hot spot is an area of localized CO pollution that is caused by severe vehicle congestion on major roadways, typically near congested intersections where idling and queuing occurs. Due to increased requirements for cleaner vehicles, equipment, and fuels, CO levels in the state have dropped substantially. All air basins are attainment or maintenance areas for CO. In 2007, the Basin was designated in attainment for CO under both the CAAQS and NAAQS. The CO hotspot analysis conducted by the SCAQMD for the CO attainment did not predict a violation of CO standards at the busiest intersections in Los Angeles during the peak morning and afternoon periods. The SCAQMD's 2003 AQMP and the 1992 Federal Attainment Plan for CO indicate that peak CO concentrations in the years before the attainment redesignation were a result of unusual meteorological and topographical conditions and not of congestion at a particular intersection (SCAQMD 1992, 2003). Under existing and future vehicle emission rates, the Bay Area Air Quality Management District found that a project would have to increase traffic volumes at a single intersection by more than 44,000 vehicles per hour or 24,000 vehicles per hour where vertical and/or horizontal air does not mix in order to generate a significant CO impact (Bay Area Air Quality Management District 2017). The project would not result in an increase in traffic at any intersection that would exceed these volumes described above. Therefore, the project would not expose sensitive receptors to substantial pollutant concentrations associated with CO hot spots, and impacts would be less than significant.

### b. Toxic Air Emissions Contaminants

#### **Construction**

One of the highest public health priorities is the reduction of DPM generated by vehicles on California's freeways and highways, as it is one of the primary TACs with the most direct and common implications for respiratory health problems. Per CARB criteria, heavily traveled roadways where average daily traffic (ADT) volumes exceed 100,000 vehicles can be sources of DPM from diesel-fueled engines (e.g., heavy-duty trucks). As discussed above, implementation of the 2024 GPU does not propose any development; however, it would facilitate future development. Future development under the implementation of the 2024 GPU is evaluated at a programmatic level, as discussed above. Future development projects will vary regarding construction intensity, duration, and location, and impacts of air quality will vary as well.

As described above, the MATES V study represents the baseline health risk for a cumulative analysis. MATES V estimates the average excess cancer risk level from exposure to TACs is 424 in one million Basin-wide.<sup>15</sup> These model estimates were based on monitoring data collected at ten fixed sites within the Basin. None of the fixed monitoring sites are near the Planning Area.<sup>16</sup> However, MATES V has extrapolated the excess cancer risk levels throughout the Basin by modeling specific grids. MATES V modeling predicted an excess cancer risk of 359 in one million in Moreno Valley.<sup>17</sup> DPM is included in this cancer risk along with all other TAC sources. DPM accounts for approximately 70.8 percent of the total risk.

<u>Mobile Source Air Toxics (MSAT) include nine compounds with significant contributions from</u> <u>mobile sources that are among the highest cancer risk drivers. These priority MSAT include</u> <u>1,3-butadiene, acetaldehyde, acrolein, benzene, DPM, ethylbenzene, formaldehyde,</u>

<sup>&</sup>lt;sup>15</sup> South Coast Air Quality Management District, MATES V Multiple Air Toxics Exposure Study in the South Coast AQMD, August 2021, https://www.aqmd.gov/docs/default-source/planning/mates-v/mates-v-final-report-9-24-21.pdf. Accessed April 2025.

<sup>&</sup>lt;sup>16</sup> The Rubidoux MATES Monitoring Station is the closest to Moreno Valley (located approximately 10 miles to the northwest) and has a residential cancer risk of 769 per million (https://experience.arcgis.com/experience/79d3b6304912414bb21ebdde 80100b23?views=view\_38). Accessed April 2025.

<sup>&</sup>lt;sup>17</sup> South Coast Air Quality Management District, MATES V Multiple Air Toxics Exposure Study in the South Coast AQMD, August 2021, https://www.aqmd.gov/docs/default-source/planning/mates-v/mates-v-final-report-9-24-21.pdf. Accessed April 2025.

naphthalene, and polycyclic organic matter.<sup>18</sup> DPM is the dominant component making up 36 to 56 percent of all priority MSAT pollutants by mass, depending on year analyzed. The MSAT analysis is primarily intended for highway projects, however, as traffic volumes on roadways within the City would increase, a qualitative MSAT analysis is provided.

<u>According to the Federal Highway Administration (FHWA) guidance<sup>19</sup> (2023) projects with</u> potential to have meaningful differences in MSAT between alternatives should

- <u>Create or significantly alter a major intermodal freight facility that has the potential</u> <u>to concentrate high levels of diesel particulate matter in a single location, involving a</u> <u>significant number of diesel vehicles for new projects or accommodating with a</u> <u>significant increase in the number of diesel vehicles for expansion projects; or</u>
- <u>Create new capacity or add significant capacity to urban highways such as interstates</u>, <u>urban arterials</u>, or <u>urban collector-distributor routes with traffic volumes where the</u> <u>AADT is projected to be in the range of 140,000 to 150,000 or greater by the design</u> <u>year:</u>

<u>And also</u>

• <u>Be proposed to be located in proximity to populated areas.</u>

<u>The 2024 GPU would not fall into any of the three categories listed above. See the HEHRA,</u> <u>Appendix H, pages 5-6, for more detailed explanation.</u>

### <u>c. Construction Health Risk</u>

Exhaust from diesel engines contains a mixture of gases and solid particles. These solid particles are known as DPM. DPM contains hundreds of different chemicals, many of which are harmful to human health. The amount to which the receptors are exposed (a function of concentration and duration of exposure) is the primary factor used to determine health risk (i.e., potential exposure to TAC emission levels that exceed applicable standards). Healthrelated risks associated with diesel-exhaust emissions are primarily linked to long-term exposure and the associated risk of contracting cancer. The use of diesel-powered construction equipment would be episodic and would occur throughout the sites of individual future development projects under implementation of the 2024 GPU.

The specific locations, amount of heavy equipment use, and duration of construction activity resulting from implementation of the 2024 GPU are not currently known. Future development projects would be subject to various regulations to minimize construction exhaust. For example, in accordance with California Off-Road Diesel-Fueled Fleet Regulations<sup>20</sup>, equipment operators shall be registered using the Diesel Off-Road Online

<sup>19</sup> Ibid.

<sup>&</sup>lt;sup>18</sup> Federal Highway Administration, Updated Interim Guidance on Mobile Source Air Toxic Analysis in NEPA Documents, January 2023.

https://www.fhwa.dot.gov/ENVIRonment/air\_quality/air\_toxics/policy\_and\_guidance/msat/fhwa\_nepa\_msat\_memorandum\_ 2023.pdf. Accessed January 2025.

<sup>&</sup>lt;sup>20</sup> CARB, Off-Road Zone - DOORS Resources, 2025, https://ww2.arb.ca.gov/our-work/programs/truckstop-resources/roadzone/doors-resources. Accessed April 2025.

Reporting System (DOORS)<sup>21</sup>, and diesel-powered construction equipment with 25 horsepower or greater engines shall meet exhaust PM and NO<sub>x</sub> emissions standards. Additionally, Section 2485 and Section 2449 of Title 13 of the CCR limits diesel-fueled motor vehicle idling to no more than five minutes. Section 2449 limits idling for off-road dieselfueled fleets. Section 2485 limits idling for diesel-fueled commercial motor vehicles with gross vehicle weight rating (GVWR) of greater than 10,000 pounds that are or must be licensed to operate on publicly maintained highways and streets within California. Construction implementing the 2024 GPU is subject to and would be required to comply with California regulations limiting equipment exhaust and limiting heavy-duty construction equipment idling to no more than five minutes, which would further reduce potential diesel exhaust emissions associated with construction. Additionally, entitlements for large projects are typically subject to discretionary approvals, and subsequent air quality analysis is required pursuant to CEQA to demonstrate that projects would not result in air quality impacts at nearby receptors.

As noted above, construction activities would limit idling to no more than five minutes, which would further reduce nearby sensitive receptors' exposure to temporary and variable DPM emissions. Furthermore, even during the most intense period of construction, emissions of DPM would be generated from different locations on the sites rather than in a single location because different types of construction activities (e.g., site preparation and building construction) would not occur at the same place at the same time. However, construction heath risk would result in a potentially significant impact.

## <u>d. Operational Health Risk</u>

<u>The HEHRA includes background, methodology, and analysis for the dispersion modeling</u> prepared in connection with the 2024 GPU (see Appendix H). The reported annual pollutant concentrations in Table 4.3-10 are at the closest maximally exposed individual (MEI) to the sources of DPM for each industrial area.

<u>Table 4.3-10</u> <u>Carcinogenic Risk Assessment</u>								
		<u>Cancer Risk</u> ( <u>Risk per</u>		<u>Significance</u> <u>Threshold</u>	<u>Exceeds</u> <u>Significance</u>			
Location/Receptor Type           Area         Description		<u>Million)1</u> 2024 2040		<u>(Risk per</u> <u>Million)</u>	<u>Threshold?</u>			
Residential Receptors								
<u>Area 1</u>	<u>Western Terminus of Carman</u> <u>Lane, northwest of the Iris Ave.</u> <u>and St. Croix St. intersection</u>	<u>2.94</u>	<u>3.38</u>	<u>10</u>	<u>No</u>			
<u>Area 2</u>	Northeast corner of the Cottonwood Ave. and Edgemont St. intersection	<u>5.36</u>	<u>6.97</u>	<u>10</u>	<u>No</u>			
<u>Area 3</u>	<u>North of Ironwood Ave., between</u> <u>Davis St. and Kevin St.</u>	<u>4.19</u>	<u>6.07</u>	<u>10</u>	<u>No</u>			

<u>Area 4</u>	<u>Redlands Blvd., between Encelia</u>	<u>4.98</u>	<u>7.02</u>	<u>10</u>	No			
	<u>Ave. and Eucalyptus Ave.</u>	4.90			<u>110</u>			
<u>Area 5</u>	rea 5 <u>Northwest corner of Lexington Way</u> and Canterbury Downs Way		<u>4.35</u>	<u>10</u>	<u>No</u>			
Student Rece	Student Receptors							
<u>Area 1</u>	<u>Rainbow Ridge Elementary School,</u> <u>15950 Indian St.</u>	<u>0.28</u>	<u>0.28</u>	<u>10</u>	<u>No</u>			
<u>Area 2</u>	<u>Pacific View Charter School, 22695</u> <u>Alessandro Blvd.</u>	<u>1.50</u>	<u>2.09</u>	<u>10</u>	<u>No</u>			
<u>Area 3</u>	<u>Options for Youth, 23651</u> <u>Sunnymead Blvd.</u>	<u>1.04</u>	<u>1.45</u>	<u>10</u>	<u>No</u>			
<u>Area 4</u>	<u>Calvary Chapel Christian School,</u> <u>28010 Ironwood Ave.</u>	<u>1.94</u>	<u>2.34</u>	<u>10</u>	<u>No</u>			
<u>Area 5</u>	<u>Ridge Crest Elementary School,</u> <u>28500 John F Kennedy Dr.</u>	<u>1.81</u>	<u>2.32</u>	<u>10</u>	<u>No</u>			
Worker Red	<u>ceptors</u>							
<u>Area 1</u>	<u>Eastern Municipal Water District,</u> <u>southwest corner of the Edwin</u> Road and Kitching St. intersection	<u>0.47</u>	<u>0.63</u>	<u>10</u>	<u>No</u>			
<u>Area 2</u>	Northwest corner of Cottonwood Ave. and Old 215 Frontage Rd. intersection	<u>1.62</u>	<u>1.72</u>	<u>10</u>	<u>No</u>			
<u>Area 3</u>	<u>Northwest corner of Hemlock Ave</u> and Heacock St.	<u>1.88</u>	<u>2.60</u>	<u>10</u>	<u>No</u>			
<u>Area 4</u>	<u>Eucalyptus Ave. east of B St.</u> (Riverside County Fire Station)	0.57	<u>0.76</u>	<u>10</u>	<u>No</u>			
<u>Area 5</u>	Area 5Southwest of the SR 60 and Redlands Blvd. interchange0.320.5010No							
1. The reported annual pollutant concentration is at the closest maximally exposed individual (MEI) to the								
Project. The e	xposure duration for 2040 conditions were	conservat	ively mode	led to start in 202	25 to use worst-			
case emissions	<u>s rates.</u>							
<u>Refer to Appendix H for calculations.</u>								

<u>As shown in Table 4.8-10 the cancer risk for each area would not exceed the SCAQMD's 10 in one million threshold (see the HEHRA, Appendix H section 4.1-4.2, for more details).</u>

The significance thresholds for TAC exposure also require an evaluation of non-cancer risk stated in terms of a hazard index. Non-cancer chronic impacts are calculated by dividing the annual average concentration by the REL for that substance. The REL is defined as the concentration at which no adverse non-cancer health effects are anticipated. RELs are

<u>designed to protect sensitive individuals within the population. According to OEHHA, the</u> <u>REL for DPM is 5 and the target organ is the respiratory system.<sup>22</sup></u>

<u>Chronic non-carcinogenic impacts are shown in Table 4.8-11. A chronic hazard index of 1.0 is</u> <u>considered significant. The hazard index is calculated by dividing the chronic exposure by</u> <u>the reference exposure level. The chronic hazard was calculated based on the highest annual</u> <u>average concentration at the MEIR. It should be noted that there is no acute REL for DPM</u> <u>and acute health risk cannot be calculated.</u>

<sup>&</sup>lt;sup>22</sup> California Office of Environmental Health Hazard Assessment, *OEHHA Acute, 8-hour and Chronic Reference Exposure Level* (*REL*) Summary, https://oehha.ca.gov/air/general-info/oehha-acute-8-hour-and-chronic-reference-exposure-level-relsummary. Accessed January 2025.

<u>Table 4.3-11</u>									
Chronic Hazard Assessment									
Location/Receptor Type		<u>Chronic Hazard</u>		<u>Hazard</u>	Exceeds				
<u>Area</u>	Description	<u>Description</u> <u>2024</u> <u>2040</u>		<u>Index</u> <u>Threshold</u>	<u>Significance</u> <u>Threshold?</u>				
Residentia	Residential Receptors								
<u>Area 1</u>	Western Terminus of Carman Lane, northwest of the Iris Ave.	<u>0.0010</u>	<u>0.0008</u>	<u>1</u>	<u>No</u>				
<u>Area 2</u>	and St. Croix St. intersection           Northeast         corner         of         the           Cottonwood Ave. and Edgemont St.         intersection	<u>0.0018</u>	0.0017	<u>1</u>	<u>No</u>				
<u>Area 3</u>	North of Ironwood Ave., between Davis St. and Kevin St.	<u>0.0014</u>	<u>0.0017</u>	<u>1</u>	<u>No</u>				
<u>Area 4</u>	<u>Redlands Blvd., between Encelia</u> <u>Ave. and Eucalyptus Ave.</u>	<u>0.0017</u>	<u>0.0021</u>	<u>1</u>	<u>No</u>				
<u>Area 5</u>	<u>Northwest corner of Lexington</u> <u>Way and Canterbury Downs Way</u>	<u>0.0008</u>	<u>0.0012</u>	<u>1</u>	<u>No</u>				
Student Re	eceptors								
<u>Area 1</u>	<u>Rainbow Ridge Elementary School,</u> <u>15950 Indian St.</u>	<u>0.0009</u>	<u>0.0007</u>	<u>1</u>	No				
<u>Area 2</u>	Pacific View Charter School, 22695 Alessandro Blvd.	<u>0.0048</u>	<u>0.0045</u>	<u>1</u>	<u>No</u>				
<u>Area 3</u>	<u>Options for Youth, 23651</u> <u>Sunnymead Blvd.</u>	<u>0.0034</u>	<u>0.0040</u>	<u>1</u>	<u>No</u>				
<u>Area 4</u>	<u>Calvary Chapel Christian School,</u> 28010 Ironwood Ave.	<u>0.0063</u>	<u>0.0072</u>	<u>1</u>	<u>No</u>				
<u>Area 5</u>	<u>Ridge Crest Elementary School,</u> 28500 John F Kennedy Dr.	<u>0.0058</u>	<u>0.0071</u>	<u>1</u>	<u>No</u>				
<u>Worker R</u>	<u>eceptors</u>								
<u>Area 1</u>	<u>Eastern Municipal Water District,</u> <u>southwest corner of the Edwin</u> <u>Road and Kitching St. intersection</u>	<u>0.0007</u>	<u>0.0007</u>	<u>1</u>	<u>No</u>				
<u>Area 2</u>	<u>Northwest corner of Cottonwood</u> <u>Ave. and Old 215 Frontage Rd.</u> <u>intersection</u>	<u>0.0024</u>	<u>0.0019</u>	<u>1</u>	<u>No</u>				
<u>Area 3</u>	Northwest corner of Hemlock Ave and Heacock St.	<u>0.0028</u>	<u>0.0034</u>	<u>1</u>	<u>No</u>				
<u>Area 4</u>	<u>Eucalyptus Ave. east of B St.</u> (Riverside County Fire Station)	<u>0.0008</u>	<u>0.0010</u>	<u>1</u>	<u>No</u>				
<u>Area 5</u>	Southwest of the SR 60 and Redlands Blvd. interchange	<u>0.0005</u>	<u>0.0006</u>	<u>1</u>	<u>No</u>				
<u>1. The reported annual pollutant concentration is at the closest maximally exposed individual (MEI) to the Project.</u> <u>Refer to Appendix H, HEHRA for calculations.</u>									

The highest maximum chronic hazard index associated with DPM emissions from industrial operations within the City would be 0.0021 at the residential receptor in Area 4, 0.0072 at the student receptors in Area 4, and 0.0034 at the worker receptor in Area 3. However, these levels are far below the hazard index threshold of 1. Therefore, chronic hazard impacts are less than significant (see the HEHRA, Appendix H, section 4.3, for more details).

#### Industrial Land Uses

<u>Warehousing or industrial operations generate substantial DPM emissions from off-road</u> <u>equipment use, truck idling, and/or use of transport refrigeration units for cold storage.</u> <u>Implementation of the 2024 GPU would accommodate approximately 41.1 million square-feet of additional industrial or warehousing developments that could generate new sources of TACs.</u>

However, due to the programmatic level of this analysis the specific location or types of projects and timing are unknown. Additionally, development of future sensitive receptors within 1,000 feet of industrial sources or the development of industrial sources within 1,000 feet of sensitive receptors would require a more detailed site-specific analysis of TAC impacts, as required by Mitigation Measure AQ-5. Implementation of 2024 GPU policies, AB 98 (2024), and Mitigation Measure AQ-5 would reduce localized impacts from existing and future development in the City. AB 98 requires new logistics development to adhere to standards related to setbacks, buffers, air quality mitigation, and the use of zero-emission equipment. The intent of AB 98 is to create a more equitable and sustainable approach to goods movement and reduce disproportionate burdens on vulnerable communities, promote cleaner industrial practices, and balance economic development with public health and environmental justice. In addition, per SCAQMD Rule 1401 applicable land uses would be required to obtain a permit and install best available control technology. Therefore, air toxic impacts could result in a less than significant impact.

Construction of future development and associated infrastructure implemented under the project would result in short-term diesel exhaust emissions from on-site heavy-duty equipment. Construction would result in the generation of diesel-exhaust diesel particulate matter (DPM) emissions from the use of off-road diesel equipment required for site grading and excavation, paving, and other construction activities and on-road diesel equipment used to bring materials to and from project sites.

Generation of DPM from construction projects typically occurs in a single area for a short period. According to the Office of Environmental Health Hazard Assessment, health risk assessments, which determine the exposure of sensitive receptors to toxic emissions, should be based on a 30-year exposure period; however, such assessments should be limited to the period/duration of activities associated with the project (Office of Environmental Health Hazard Assessment 2015). Therefore, if the duration of proposed construction activities near any specific sensitive receptor were a year, the exposure would be three percent of the total exposure period used for health risk calculation.

Considering this information, the highly dispersive nature of DPM, and the fact that construction activities would occur intermittently and at various locations over the lifetime of project buildout, DPM generated by construction is not expected to create conditions where

the probability is greater than 10 in 1 million of developing cancer for the Maximally Exposed Individual, or to generate ground-level concentrations of non-carcinogenic TACs that exceed a Hazard Index greater than 1 for the Maximally Exposed Individual. Additionally, with ongoing implementation of USEPA and CARB requirements for cleaner fuels; off-road diesel engine retrofits; and new, low-emission diesel engine types; the DPM emissions of individual equipment would be substantially reduced over the years as project buildout continues. Therefore, the project would not expose sensitive receptors to toxic air emissions during construction of future development within the Planning Area, and impacts would be less than significant.

#### **Stationary Sources**

The project includes land uses that may generate air pollutants affecting adjacent sensitive land uses. In air quality terms, individual land uses that emit air pollutants in sufficient quantities are known as stationary sources. The primary concern with stationary sources is local; however, they also contribute to air pollution in the Basin. Various industrial and commercial processes (e.g., manufacturing, dry cleaning) allowed under the proposed 20212024 GPU-land use plan would be expected to release TACs. Industrial land uses, such as chemical processing facilities, chrome-plating facilities, dry cleaners, and gasolinedispensing facilities, have the potential to be substantial stationary sources that would require a permit from the SCAQMD. These types of uses would largely be located within areas designated within the Industrial zoning designation in the western portion of the city, or the Industrial designation of the Moreno Valley Industrial Area Specific Plan in the southern portion of the city east of March Air Reserve Base (subject to airport land use compatibility requirements). With proximity to residential, the Business Flex use, which would be located on the north side of Alessandro Boulevard, would allow warehousing and some manufacturing but only with indoor operations so it is not anticipated that uses such as a chemical processing facility or chrome plating facility would be permitted. Emissions of TACs would be regulated controlled by the SCAQMD through permitting and would be subject to further study and health risk assessment<u>HRAs</u> prior to the issuance of any necessary air quality permits under SCAQMD Rule 1401-, which would ensure less than significant impacts.

The California Air Toxics Program establishes the process for the identification and control of TACs and includes provisions to make the public aware of significant toxic exposures and for reducing risk. In accordance with AB 2588, if adverse health impacts exceeding public notification levels are identified, the facility would provide public notice, and if the facility poses a potentially significant public health risk, the facility would be required to submit a risk reduction audit and plan to demonstrate how the facility would reduce health risks. Future project-level design considerations that could be considered for future site-specific distribution and warehouse development projects to further reduce air quality and health risk impacts include the following:

• Clearly mark truck routes with trailblazer (wayfinding) signs, so that trucks will not travel next to or near sensitive land uses (e.g., residences, schools, day care centers, etc.).

- Design a future distribution and warehouse development project such that truck entrances and exits are not facing sensitive receptors and trucks will not travel past sensitive land uses to enter or leave the project site.
- Design a future distribution and warehouse development project such that any checkin point for trucks is inside the project site to ensure that there are no trucks queuing outside.
- Design a future distribution and warehouse development project to ensure that truck traffic inside the project site is as far away as feasible from sensitive receptors.
- Restrict overnight truck parking in sensitive land uses by providing overnight truck parking inside the future distribution and warehouse development project site.

Therefore, adherence with this regulatory framework would ensure that future development would not expose sensitive receptors to TACs associated with stationary sources within the Planning Area, and impacts would be less than significant.

#### **Mobile Sources**

In April 2005, CARB published the Air Quality and Land Use Handbook: A Community Health Perspective (CARB 2005). The handbook makes recommendations directed at protecting sensitive land uses from air pollutant emissions, while balancing a myriad of other land use issues (e.g., housing, transportation needs, economics, etc.). It notes that the handbook is not regulatory or binding on local agencies and recognizes that application takes a qualitative approach. As reflected in the CARB Handbook, there is currently no adopted standard for the significance of health effects from mobile sources. Therefore, the CARB has provided guidelines for the siting of land uses near heavily traveled roadways. Of pertinence to this impact analysis, the CARB guidelines indicate that siting new sensitive land uses within 500 feet of a freeway or urban roads with 100,000 or more vehicles/day should be avoided when possible.

I-215 extends north south along the western city boundary and SR-60 extends east west through the center of the Planning Area. There are currently two residential use areas within the city that are located within 500 feet of I-215 — the multi-family uses adjacent to Box Springs Road and Morton Road and the single family residential uses located adjacent to Old 215 Frontage Road between Eucalyptus Avenue and Dracaea Avenue. The project would not change the land use designations of these residential areas, and none of the proposed land uses changes would place new residential uses within 500 feet of I-215. There are existing residential uses located along the SR-60 corridor within 500 feet of SR-60, and the project would introduce mixed use and residential density changes along this corridor within 500 feet of SR-60.

However, CARB notes that these recommendations are advisory and should not be interpreted as defined "buffer zones," and that local agencies must balance other considerations such as transportation needs, the benefits of urban infill, community economic development priorities, and other quality-of-life issues. With careful evaluation of exposure, health risks, and affirmative steps to reduce risk, where necessary, CARB's position is that infill development, mixed use, higher density, transit-oriented development, and other concepts that benefit regional air quality can be compatible with protecting the health of individuals at the neighborhood level. Additionally, measures can be incorporated into future site specific project design that would reduce the level of exposure for future residents. The CAPCOA published a guidance document, *Health Risk Assessments for Proposed Land Use Projects*, which provides recommended measures that reduce concentrations of DPM (CAPCOA 2009). These include planting vegetation between the receptor and the freeway, constructing barriers between the receptor and the freeway, and installing newer electrostatic filters (Minimum Efficiency Reporting Value [MERV] 13 or greater) in adjacent receptor buildings. One goal of the Environmental Justice Element of the proposed 2021 GPU is to reduce pollution exposure and improve community health. To achieve this goal, the 2021 GPU proposes the following:

- Strategies to address air and water quality, hazardous materials remediation;
- Encourage healthy development features in private development projects to assist private development with tools to promote health and quality of life; and
- Explore buffering of residential and mixed use development adjacent to freeways, major roadways, and industrial uses consistent with State regulations.

Additionally, a goal of the Open Space and Resource Conservation Element is to minimize air, soil, and water pollution as well as community exposure to hazardous conditions. To achieve this goal, the 2021 GPU proposes the following:

• Buffering and air filtration in residential buildings on high traffic corridors, consistent with State standards.

Consistent with the goals of CARB's handbook, the 2021 GPU proposes goals and policies that would ensure that site-specific planning and building design of future development would minimize exposure of sensitive receptors to mobile source emissions. As a part of project review and documentation, project level health risk reduction strategies for sensitive land uses in close proximity to freeways will be evaluated, and if necessary, a site-specific mobile source Health Risk Assessment analysis would be conducted following SCAQMD guidance provided in *Health Risk Assessment Guidance for Analyzing Cancer Risk from Mobile Source Diesel Idling Emissions for CEQA Air Quality Analysis* (SCAQMD 2003). Implementation of the 2021 GPU policies and actions, future environmental review and documentation, and implementation of 2019 Title 24 requirements would reduce health risks to sensitive receptors to substantial pollutant concentrations associated with mobile source emissions and impacts would be less than significant.

# 4.3.5.4 Topic 4: Odor<u>Other Emissions</u>

Would the project result in other emissions (such as those leading to odors) adversely affecting a substantial number of people?

A potential odor impact can occur from two different situations: (1) the project would introduce receptors (people) in a location where they would be affected by an existing or future planned odor source, or (2) future land uses would generate odors that could adversely affect a substantial number of persons.

#### Emissions

<u>Future development implementing the 2024 GPU could result in odors</u> from construction equipment, such as diesel exhaust, and VOCs from architectural coatings and paving activities may generate odors; however, these odors would be temporary, intermittent, and not expected to affect a substantial number of people. Additionally, noxious odors would be confined to the immediate vicinity of <u>.</u> Odors that could be generated by construction equipment. By the time such emissions reach any activities are required to follow SCAQMD <u>Rule 402 to prevent odor nuisances on</u> sensitive receptor sites, they would be diluted to well below any level<u>land uses. SCAQMD Rule 402, Nuisance, states:</u>

<u>A person shall not discharge from any source whatsoever such quantities</u> of air quality concern. Furthermore, <u>contaminants or other material which cause injury</u>, <u>detriment</u>, <u>nuisance</u>, or <u>annoyance to any considerable number of persons or to the public</u>, or <u>which</u> <u>endanger the comfort</u>, <u>repose</u>, <u>health or safety of any such persons or the public</u>, or <u>which cause</u>, <u>or have a natural tendency to cause</u>, <u>injury or damage to business or</u> <u>property</u>.

Additionally, SCAQMD Rule 1113 limits the allowable amount of VOCs from architectural coatings and solvents. These odors are a temporary short-term impact that is typical of construction-related odors are expected to cease upon the drying or hardening of the odor-producing materials. Therefore, projects and would disperse rapidly. Since compliance with SCAQMD Rules governing these compounds is mandatory, no construction activities or materials are proposed that would not result in emissions (such as those leading to create objectionable\_odors) adversely affecting a substantial number of people, and impacts would be less than. Therefore, no significant- impact would occur, and no mitigation is required.

The type of facilities that are considered to generate objectionable odors during operation include wastewater treatments plants, landfills, and paint/coating operations (e.g., auto body shops), among others. The project would allow for development of a variety of land uses within the Planning Area. While specific developments within the Planning Area are not known at this program level of analysis, planned land uses would not encourage or support uses that would be associated with significant odor generation. The proposed land use plan was developed based on the existing nature of the Planning Area, which includes residential uses in close proximity to commercial areas. Odor generation is generally confined to the immediate vicinity of the source. A typical use in the Planning Area that would generate odors would be restaurants, which can create odors from cooking activities that would not generally be considered adverse. Odors associated with future development would be similar to existing uses throughout the Planning Area. Furthermore, objectionable odors associated with future development may be reported to the SCAQMD, which resolves complaints through investigation within one business day of the received complaint, and issuance of Notices to Comply/Notices of Violation, when necessary. Therefore, design of the project's proposed land use map and adherence to existing regulations would ensure that future development would not result in emissions (such as those leading to odors) adversely affecting a substantial number of people, and impacts would be less than significant.

#### <u>Operational</u>

Although offensive odors rarely cause physical harm, they can be unpleasant and generate citizen complaints. SCAQMD Rule 402 (Nuisance) places general limitations on nuisances including odors. These limitations are based on complaints and enforced by the local air pollution control officer. The SCAQMD CEQA Air Quality Handbook identifies certain land uses as sources of odors. These land uses include agriculture (farming and livestock), wastewater treatment plants, food processing plants, chemical plants, composting facilities, refineries, landfills, dairies, and fiberglass molding. The 2024 GPU would not include any of the land uses that have been identified by the SCAQMD as odor sources. Therefore, implementation of the 2024 GPU would not create objectionable odors, and a less than significant impact would occur.

<u>Therefore, approval of the 2024 GPU would not result in any significant effects relating to other odor emissions affecting substantial numbers of people.</u>

# 4.3.6 Cumulative Analysis

The cumulative setting for air quality includes the City and the Basin. The Basin is designated as a nonattainment area for State standards for  $O_3$ , PM10, and PM2.5. For federal standards, the Basin is designated as a partial nonattainment area for lead and nonattainment for  $O_3$  and PM2.5, attainment and serious maintenance for federal PM10 standards, and unclassified or attainment for all other pollutants. Cumulative growth in population and vehicle use could inhibit efforts to improve regional air quality and attain the ambient air quality standards. However, as a result of plans and regulations, air quality in the Basin has improved over time despite population growth and increased vehicle usage.

## 4.3.6.1 Topic 1: Air Quality Plans<u>Plan</u>

The cumulative study area would be considered the Basin. The project level analysis presented in Section 4.3.5.1 evaluated project consistency with the AQMP. This impact analysis was cumulative in nature because it considers project consistency with a regional air quality plan that relies on the land use plans of jurisdictions within the Basin. As discussed in Section 4.3.5.1 above, the project buildout would generate fewer emissions compared to the existing 2006 General Plan. The project would not exceed the assumptions used to develop the AQMP, and the project would not result in an increase in the frequency or severity of existing air quality violations, cause or contribute to new violations, or delay timeline attainment of air quality standards. Therefore, the project would not contribute to a cumulative impact related to conflicts with an applicable air quality plan.

Implementation of the 2024 GPU does not encourage or promote growth beyond the SCAG forecasts of regional growth. Additionally, implementation of the 2024 GPU would not conflict

with the implementation of AQMP TCMs and would include policies to further reduce air pollutant emissions through the promotion of transportation and land use design factors. Therefore, implementation of the 2024 GPU would not conflict with the growth assumptions used in the development of the AQMP. Like direct air quality impacts, cumulative air quality impacts would be less than significant.

# 4.3.6.2 Topic 2: Criteria Pollutants

### a. Construction

The cumulative study area related to criteria pollutants would be the Planning Area. As discussed in Section 4.5.3.2.a above, the City's process for the evaluated future development implemented under the project would include environmental review and documentation pursuant to CEQA, as well as an analysis of those site-specific projects for consistency with the goals, policies and recommendations of the 2021 GPU. While individual site-specific projects may not exceed the SCAQMD regional significance thresholds, the scale and extent of construction activities associated with buildout of the Planning Area may result in some instances where future development would exceed the relevant SCAQMD thresholds. Therefore, cumulative construction-related regional air quality impacts would be potentially significant.

### **b.** Operation

Regarding operational emissions, for purposes of this program level analysis, consistency with the AQMP was considered the applicable threshold since the SCAQMD's project specific air quality impact screening levels shown in Table 4.3-3 would not Cumulative development could violate an air quality standard or contribute to an existing or projected air quality violation because the Basin is currently in nonattainment for O<sub>3</sub>, PM10, and PM2.5. Regarding daily emissions and the cumulative net increase of any criteria pollutant for which the region is in nonattainment, implementation of the proposed Project would result in a cumulatively considerable increase to nonattainment of  $O_3$ , PM10, and PM2.5 standards in the Basin. Regarding the contribution from implementation of the proposed Project, the SCAQMD has recommended methods to determine the cumulative significance of new land use projects. The SCAQMD methods are based on performance standards and emission reduction targets necessary to attain NAAQSs and CAAQSs as predicted in the AQMP. Because no information on individual projects is currently available, cumulative construction and operational emissions cannot be accurately quantified. Therefore, the contribution of daily construction and operational emissions from implementation of the proposed Project is considered cumulatively significant and unavoidable.

## 4.3.6.3 Topic 3: Sensitive Receptors

<u>Cumulative development has the potential to expose sensitive receptors to substantial pollutant concentrations. However, future projects implementing the 2024 GPU would be subject to regulations regarding emissions in effect at the time of entitlement application for future development projects. Current models and methodologies for conducting health risk</u>

assessments are associated with longer-term exposure periods of 9, 30, and 70 years, which do not correlate well with the temporary and highly variable nature of construction activities. Furthermore, SCAQMD's MATES V shows that carcinogenic risk from air toxics in the Basin, based on the average concentrations at the 10 monitoring sites, is approximately 40 percent lower than the monitored average in MATES IV and 84 percent lower than the average in MATES II.<sup>23</sup> The results of SCAQMD's ongoing research in air toxics shows that risk levels are decreasing despite development and vehicle traffic growth. This trend is expected to continue with the implementation of the various statewide policies focused on reducing mobile source emissions.

<u>Furthermore, for future development projects subject to discretionary review, compliance</u> with Mitigation Measures AQ-1 through AQ-5 would be applicable to a community wide plan update. As discussed in Section 4.3.5.2.b above, project buildout would generate fewer emissions than what was used in the assumptions used to develop the AQMP.required. Therefore, <u>implementation of the project2024 GPU</u> would not contribute toresult in a lessthan-significant cumulative operational impact associated criteria pollutants.

## 4.3.6.3 Topic 3: Sensitive Receptors

The cumulative study area for potential impacts associated with sensitive receptors would be the Planning Area.

### a. CO Hot Spots

As discussed in Section 4.3.5.3 above, project buildout is not anticipated to result in a CO hot spot. Since CO hot spots are a localized phenomenon, the project would not contribute to a cumulative impact related to the exposure of sensitive receptors to substantial pollutant concentrations associated with CO hot spots and operational health risk. However, as no information on individual projects is currently available, cumulative construction health risk from implementation of the 2024 GPU is considered cumulatively significant and unavoidable.

# <u>4.3.6.4 Topic 4: Other</u>b. Toxic Air Emissions

### **Construction**

Considering<u>Current projects anticipated for construction implementing</u> the <u>highly dispersive</u> <u>nature of DPM2024 GPU involve residential, commercial</u> and <u>industrial developments. Odors</u> <u>resulting from</u> the <u>fact</u><u>construction of projects implementing the 2024 GPU are not likely to</u> <u>affect a substantial number of people, given</u> that construction activities <u>are localized, and</u> <u>odors</u> would <del>occur intermittently and at various locations over the lifetime of project buildout,</del> <u>construction of future development would not expose sensitive receptors to substantial DPM</u>

<sup>&</sup>lt;sup>23</sup> South Coast Air Quality Management District, 2021, MATES V Final Report, page ES-16, 2021. http://www.aqmd.gov/docs/default-source/planning/mates-v/mates-v-final-report-9-24-21.pdf?sfvrsn=6. Accessed November 2024.

concentrations. Therefore, <u>cease upon completion of construction</u>. Other odor impacts resulting from the project would operation of these projects are also not contribute expected to a cumulative impact related to exposure of sensitive receptors to affect a substantial pollutant concentrations amount of people, as solid waste from these projects would be stored in areas and in containers as required by the City. Therefore, construction and operation activities associated with DPM concentrations.

#### **Stationary Sources**

As discussed in Section 4.3.5.3 above, emissions of TACs from permitted stationary sources would be controlled by SCAQMD through permitting and would be subject to further study and health risk assessment prior to the issuance of any necessary air quality permits under SCAQMD Rule 1401. These requirements would extend to land uses within the Planning Area in addition to land uses within the Basin as a whole. Therefore, existing laws are in place that require evaluation and reduction of risks for individual projects developed in accordance with applicable and use plans. Site specific evaluation of health risks associated with stationary sources cannot be conducted at a program level of review, as the project does not include specific development proposals. Nevertheless, compliance with existing regulations would ensure that the project would not contribute to a cumulative impact related to exposure of sensitive receptors to TACs associated with stationary sources.

### Mobile Sources

Development of cumulative projects within the Planning Area would not exacerbate health effects since the evaluation is location specific considering exposure to contaminants at a specific location. Therefore, the project would not contribute to a cumulative impact related to exposure of sensitive receptors to substantial pollutant concentrations associated with mobile source emissions.

## 4.3.6.4 Topic 4: Odor

For purposes of odor impacts, the cumulative study area would be the Planning Area. The project level analysis presented in Section 4.3.5.4 above evaluated impacts associated with project buildout, and therefore was cumulative in nature. This analysis determined that implementation of the project <u>2024 GPU</u> would not result in a <u>less than</u> significant cumulative odor impact. Additionally, odors are typically confined to the immediate area surrounding their source, and therefore would not combine with other sources of odor to produce a cumulative impact. Therefore, the project would not contribute to a cumulative impact related to emissions (such as those leading to impact related to objectionable odors) adversely affecting a substantial number of people.

# 4.3.7 Significance of Impacts before Mitigation

# 4.3.7.1 Topic 1: Air Quality Plans

The project would not exceed the assumptions used to develop the AQMP, and the project would not result in an increase in the frequency or severity of existing air quality violations,

cause or contribute to new violations, or delay timeline attainment of air quality standards. Therefore, the project would not conflict with implementation of the AQMP, and impacts would be less than significant.

As mentioned earlier, buildout of the 2024 GPU would not be consistent with the AQMP under the first criterion. Table 4.3-7 shows that the implementation of the 2024 GPU would result in a decrease in VMT because of population growth; however, VMT per service population would increase from the existing conditions. Therefore, implementation of the 2024 GPU would result in significant and unavoidable transportation impacts related to VMT. As such, implementation of the 2024 GPU would not be consistent with the AQMP under the first criterion.

## 4.3.7.2 Topic 2: Criteria Pollutants

### a. Construction

The scale and extent of <u>Without mitigation, the</u> construction <u>activities</u><u>and operations</u> associated with <u>buildout of the Planning Areafuture development that would be</u> <u>accommodated under the 2024 GPU</u> could exceed the relevant SCAQMD thresholds for some projects. Construction generate short-term (construction) and long-term (operations) <u>emissions in exceedance of the SCAQMD's threshold criteria. Therefore,</u> impacts would be <u>considered</u> potentially significant.

### **b.** Operation

The project would not conflict with implementation of the AQMP, and emissions associated with project buildout would be less than emissions associated with buildout of the existing 2006 General Plan. Therefore, the operation of the project would not result in a cumulatively considerable net increase in emissions, and impacts would be less than significant.

## 4.3.7.3 Topic 3: Sensitive Receptors

#### a. CO Hot Spots

The project would not result in an increase in traffic volumes at any intersection that would create or contribute to a CO hot spot. Therefore, the project would not expose sensitive receptors to substantial pollutant concentrations associated with CO hot spots, and impacts would be less than significant.

#### b. Toxic Air Emissions

#### **Construction**

Considering the highly dispersive nature of DPM, ongoing implementation of USEPA and CARB requirements, and the fact that construction activities would occur intermittently and at various locations over the lifetime of project buildout, construction of future development would not expose sensitive receptors to substantial DPM concentrations. Therefore, the

project would not expose sensitive receptors to toxic air emissions, and impacts would be less than significant.

#### **Stationary Sources**

Emissions of TACs would be controlled by SCAQMD through permitting and would be subject to further study and health risk assessment prior to the issuance of any necessary air quality permits under SCAQMD Rule 1401. Therefore, adherence with this regulatory framework would ensure that future development would not expose sensitive receptors to TACs associated with stationary sources within the Planning Area, and impacts would be less than significant.

#### Mobile Sources

Consistent with the goals of CARB's handbook, the 2021 GPU proposes goals and policies to ensure site specific planning and building design of future development would minimize exposure of sensitive receptors to mobile source emissions. Therefore, the project would not expose sensitive receptors to substantial pollutant concentrations associated with mobile source emissions, and impacts would be less than significant.

Localized construction and operational emissions associated with future development that would be accommodated under the 2024 GPU could exceed the SCAQMD's LST and health risk thresholds. Therefore, construction and operational impacts related to sensitive receptors would be considered potentially significant.

### 4.3.7.4 Topic 4: Odor Other Emissions

Construction odors would be temporary, intermittent, and not expected to affect a substantial number of people. The project's proposed land use map and adherence to existing regulations would ensure that future development would not result in emissions (such as those leading to odors) adversely affecting a substantial number of people, and impacts would be less than significant. With compliance with 2024 GPU policies and SCAQMD Rules 402 and 1113, impacts related to construction and operational odor impacts would be less than significant.

# 4.3.8 Mitigation

### 4.3.8.1 Topic 1: Air Quality <u>Plans</u>

Impacts would be less than significant. No mitigation is required.

<u>Refer to Mitigation Measure AQ-1 through Mitigation Measure AQ-5. At a programmatic</u> <u>level of analysis, there are no feasible mitigation measures that would reduce air quality</u> <u>impacts associated with development facilitated by the 2024 GPU. Future construction and</u> <u>operational emissions would conflict with implementation of the AQMP. Impacts remain</u> <u>significant and unavoidable.</u>

## 4.3.8.2 Topic 2: Criteria Pollutants

### a. Construction

Impacts related to construction <u>and operational</u> emissions would be significant and the following mitigation shall be applied to future development:

- AQ-1:--Applications for future development, wherein the Director of Community Development or his or her designee has determined a potential for air quality impacts associated with construction, shall prepare and submit a technical assessment evaluating potential project construction-related air quality impacts to the City for review and approval. The Director of Community Development or his or her designee shall make this determination based on the size of the project, whether the project would require a transportation impact analysis, or other criteria. The evaluation shall be prepared in conformance with South Coast Air Quality Management District (SCAQMD) methodology for assessing air quality regional and local impacts. If construction-related criteria air pollutants are determined to have the potential to exceed the SCAQMD's adopted regional and localized construction CEQA thresholds of significance, the City shall require that applicants for new development projects incorporate mitigation measures to reduce air pollutant emissions during construction activities. These identified measures shall be incorporated into all appropriate construction documents (e.g., construction management plans) submitted to the City and shall be verified by the City. Mitigation measures to reduce construction related emissions could include, but are not limited to:
  - Require fugitive-dust control measures that exceed SCAQMD's Rule 403 requirements, such as:
    - o Use of nontoxic soil stabilizers to reduce wind erosion.
    - $\circ$  Apply water every four hours to active soil-disturbing activities.
    - Tarp and/or maintain a minimum of 24 inches of freeboard on trucks hauling dirt, sand, soil, or other loose materials.
  - Encourage the use of construction equipment equal to or greater than 50 horsepower be electrically powered or alternatively fueled. At a minimum, use construction equipment rated by the United States Environmental Protection Agency as having Tier 4 Final (model year 2008 or newer) emission limits. Include this requirement in applicable bid documents, purchase orders, and contracts.
- Ensure that <u>AQ-1</u>: Proposed development projects that are not exempt from CEQA shall have construction and operational air quality impacts analyzed using the latest available air emissions model, or other analytical method determined in conjunction with the SCAQMD. The results of the air quality impact analysis shall be included in the development project's CEQA documentation. To address potential localized impacts, the air quality analysis shall incorporate SCAQMD's Localized Significance Threshold (LST) analysis or other appropriate analyses as

determined in conjunction with the SCAQMD. If such analyses identify potentially significant regional or local air quality impacts, the City shall require the incorporation of appropriate mitigation to reduce such impacts to the greatest extent feasible.

- AQ-2: Applicants for future discretionary development projects which will generate construction-related fugitive dust emissions that exceed applicable thresholds shall include, but are not limited to, the mitigation measures recommended by SCAQMD's CEQA Air Quality Handbook, to the extent technically and logistically feasible and applicable. The measures shall be included as notes on the grading and/or demolition plans:
  - <u>The area disturbed by clearing, grading, earth moving, or excavation</u> <u>operations shall be minimized to prevent excess amounts of dust.</u>
  - <u>Pre-grading/excavation activities shall include watering the area to be graded</u> or excavated before commencement of grading or excavation operations. <u>Application of watering (preferably reclaimed water, if available) should</u> <u>penetrate sufficiently to minimize fugitive dust during grading activities. This</u> <u>measure can achieve PM10 reductions of 61 percent through application of</u> <u>water every three hours to disturbed areas.</u>
  - <u>Fugitive dust produced during grading, excavation, and construction</u> <u>activities shall be controlled by the following activities:</u>
    - <u>All trucks shall be required to cover their loads as required by</u> <u>California Vehicle Section 23114. Covering loads and maintaining a</u> <u>freeboard height of 12 inches can reduce PM10 emissions by 91</u> <u>percent.</u>
    - <u>All graded and excavated material, exposed soil areas, and active</u> portions of the construction site, including unpaved on-site roadways, shall be treated to prevent fugitive dust. Treatment shall include, but not necessarily be limited to, periodic watering at not less than three hour intervals, application of environmentally safe soil stabilization materials, and/or roll-compaction as appropriate. Watering shall be done as often as necessary and reclaimed water shall be used whenever possible. Application of water every three hours to disturbed areas can reduce PM10 emissions by 61 percent.
  - <u>Graded and/or excavated inactive areas of the construction site shall be</u> monitored at least weekly for dust stabilization. Soil stabilization methods, such as water and roll-compaction, and environmentally safe dust control materials, shall be periodically applied to portions of the construction site that are inactive for over four days. If no further grading or excavation operations are planned for the area, the area shall be seeded and watered until grass growth is evident, or periodically treated with environmentally safe dust

<u>suppressants, to prevent excessive fugitive dust. Replacement of ground cover</u> <u>in disturbed areas can reduce PM10 emissions by 5 percent.</u>

- <u>Signs shall be posted on-site limiting traffic to 15 miles per hour or less. This</u> <u>measure can reduce associated PM10 emissions by 57 percent.</u>
- During periods of high winds (i.e., wind speed sufficient to cause fugitive dust to impact adjacent properties; instantaneous wind speeds exceeding 25 miles per hour), all clearing, grading, earth-moving, and excavation operations shall be curtailed to the degree necessary to prevent fugitive dust created by on-site activities and operations from being a nuisance or hazard off-site or on-site. The site superintendent/supervisor shall use his/her discretion in conjunction with SCAQMD when winds are excessive (above 25 miles per hour).
- <u>Adjacent streets and roads shall be swept at least once per day, preferably at</u> <u>the end of the day, if visible soil material is carried over to adjacent streets</u> <u>and roads.</u>
- <u>Personnel involved in grading operations, including contractors and</u> <u>subcontractors, shall be required to wear respiratory protection in accordance</u> <u>with California Division of Occupational Safety and Health regulations.</u>
- AQ-3: Applicants for future discretionary development projects that would generate construction-related emissions that exceed applicable thresholds, shall include, but are not limited to, the mitigation measures recommended by the SCAQMD (in its CEQA Air Quality Handbook or otherwise), to the extent technically and logistically feasible and applicable to the project. The types of measures shall include but are not limited to:
  - <u>Construction haul truck operators for demolition debris and import/export of soil shall use trucks that meet CARB's 2020 engine emissions standards of 0.01 grams per brake horsepower-hour of particulate matter (PM) and 0.20 grams per brake horsepower-hour of NOx emissions. Operators shall maintain records of all trucks associated with project construction to document that each truck used meets these emission standards and shall provide these records prior to grading permit issuance to the City.
    </u>
  - <u>Vehicle idling shall be limited to five minutes as set forth in California Code</u> of Regulations Title 13, Article 4.8, Section 2449. Signs shall be posted in areas where they will be seen by vehicle operators stating idling time limits. <u>This requirement shall be included on the plans.</u>
  - <u>Construction contractors shall utilize construction equipment that uses low</u> <u>polluting fuels (i.e., compressed natural gas, liquid petroleum gas, and</u> <u>unleaded gasoline) to the extent that they are available and feasible to use.</u> <u>This requirement shall be included on the plans.</u>

- <u>Heavy duty diesel-fueled equipment shall use low NOx diesel fuel to the extent that it is available and feasible to use. This requirement shall be included on the plans.</u>
- <u>Construction contractors shall use electricity from power poles rather than</u> <u>temporary gasoline or diesel-powered generators, as technically and</u> <u>logistically feasible, or solar where available. This requirement shall be</u> <u>included on the plans.</u>
- <u>Construction contractors shall maintain construction equipment is in good</u>, properly <u>serviced andtuned operating condition</u>, as <u>specified by the</u> <u>manufacturer</u>, to <u>minimize exhaust emissions</u>. Documentation demonstrating <u>that the equipment has been</u> maintained <u>to in accordance with</u> the manufacturer's <u>standards</u>.<u>specifications shall be shared with the City prior to</u> <u>grading permit issuance</u>.
- Limit nonessential idling of <u>Construction contractors shall reroute</u> construction equipment to no more than five consecutive minutes.
- Limit on-site vehicle travel speeds on unpaved roads to 15 miles per hour.
- Install wheel washers for all exiting trucks <u>away from congested streets</u> or <u>wash off all truckssensitive receptor areas</u>, <u>as technically</u> and <u>equipment</u> <u>leavinglogistically feasible</u>. This requirement shall be included on the project <u>area</u>.
- Use Super-Compliant VOC paints for coating of architectural surfaces whenever possible. A list of Super-Compliant architectural coating manufactures can be found on the SCAQMD's website.

### **b.** Operation

Impacts would be less than significant. No mitigation is required.

## 4.3.8.3 Topic 3: Sensitive Receptors

Impacts <u>related to sensitive receptors</u> would be <u>less than</u> significant. <u>No</u> and the following mitigation <u>shall be applied to future development</u>.

AQ-4: Prior to issuance of a grading permit, if two or more dust-generating construction projects occur within 1,000 meters of each other, which collectively will disturb 15 acres or more and which have demolition, excavation, or grading activity scheduled to occur concurrently, a Localized Significance Threshold analysis shall be prepared. If the LST analysis determines that the established Localized Significance Thresholds for NOx, PM2.5, or PM10 would be exceeded, then modifications to construction equipment profiles, modifications to construction schedules, or additional pollution reduction measures shall be implemented to ensure that none of the Thresholds will be exceeded.

- AQ-5:A project-specific Health Risk Assessment (HRA) shall be conducted for future<br/>development projects that would generate TACs within 1,000 feet of sensitive<br/>receptors, pursuant to the recommendations set forth in the CARB Air Quality<br/>and Land Use Handbook. It is required.noted that AB 98 requires proposed<br/>industrial projects within 900 feet of sensitive receptors to conduct an operational<br/>HRA. The HRA shall evaluate a project per the following SCAQMD thresholds:
  - <u>Carcinogens: Maximally Exposed Individual risk equals or exceeds 10 in</u> <u>one million. For cumulative cancer risk, the maximum exposed individual</u> <u>risk equals or exceeds significance thresholds established by SCAQMD.</u>
  - <u>Non-Carcinogens: Emit toxic contaminants that equal or exceed 1 for the</u> <u>Maximally Exposed Individual.</u>

If projects are found to exceed the SCAQMD's thresholds, mitigation, including but not limited to requiring heavy-duty trucks, forklifts and/or yard trucks to be zero-emission, forbidding trucks from idling for more than three minutes, installing photo-voltaic systems, running conduit for future electric truck charging, requiring all stand-by generators to be non-diesel, designing to LEED green building certifications, and improving vegetation and tree canopy for shade, shall be incorporated to reduce impacts to below SCAQMD thresholds. The HRA shall be submitted to the City Planning Department to demonstrate that none of the Thresholds will be exceeded prior to issuance of building permits for any future discretionary residential or residential mixed-use project.

# 4.3.8.4 Topic 4: Odor<u>Other Emissions</u>

Impacts would be less than significant. No mitigation is required.

# 4.3.9 Significance of Impacts after Mitigation

# 4.3.9.1 Topic 1: Air Quality <u>Plans</u>

Impacts would be less than significant. No mitigation is required.

As described above, at a programmatic level of analysis, there are no feasible mitigation measures that would reduce air quality impacts associated with development facilitated by the 2024 GPU. Future construction and operational emissions would potentially conflict with the AQMP. Impacts remain significant and unavoidable.

# 4.3.9.2 Topic 2: Criteria Pollutants

### a. Construction

Buildout of the project would occur over a period of approximately 20 years or longer. Construction activities associated with buildout of the project could <u>2024 GPU would</u> generate short-term <u>construction</u> emissions that <u>would</u> exceed <u>the</u> SCAQMD's <u>regional</u> significance thresholds during this time-and cumulatively contribute to the nonattainment designations of the Basin. Implementation of mitigation measure<u>Mitigation Measures</u> AQ-1 through AQ-5 and compliance with the 2024 GPU goals and policies would reduce criteria air pollutant emissions from construction-related activities to the extent feasible. air pollutant emissions. However, construction time frames and equipment for site specific development individual projects are not available at this time, and there is a potential for multiple development projects to be constructed at one time, resulting in significant implementing the 2024 GPU may exceed the SCAQMD regional significance thresholds. Therefore, construction-related regional air quality impacts of developments that would be accommodated by implementation of the 2024 GPU would remain significant and unavoidable.

### **b.** Operation

emissions. Therefore, despite adherence Buildout of the 2024 GPU would generate operational emissions that would exceed SCAQMD's regional significance thresholds and cumulatively contribute to the nonattainment designations of the Basin. Mitigation Measure AQ-5, in addition to the 2024 GPU goals and policies, would reduce air pollutant emissions. The conditions and policies covering topics such as expansion of the pedestrian and bicycle networks, promotion of public and active transit, and support to mitigation measure AQ-1, impacts associated with criteria increase building energy efficiency and energy conservation would also reduce criteria air pollutants within the City. However, impacts would remain significant and unavoidable, due to the magnitude of the overall land use development associated with the implementation of the 2024 GPU. Impacts would remain significant and unavoidable.

## 4.3.9.3 Topic 3: Sensitive Receptors

Impacts would be less than significant. No mitigation is required.

### Criteria Pollutant Health Effects

Contributing to the nonattainment status would also contribute to elevating health effects associated with these criteria air pollutants. Known health effects related to  $O_3$  include worsening of bronchitis, asthma, emphysema, and a decrease in lung function. Health effects associated with DPM include premature death of people with heart or lung disease, nonfatal heart attacks, irregular heartbeat, decreased lung function, and increased respiratory symptoms. Reducing emissions would further contribute to reducing possible health effects related to criteria air pollutants.

To determine cancer and noncancer health risk, the location, velocity of emissions, meteorology and topography of the area, and locations of receptors are equally important model parameters as the quantity of TAC emissions. The Association of Environmental Professionals (AEP) white paper titled "We Can Model Regional Emissions, But Are the <u>Results Meaningful for CEQA?"<sup>24</sup> describe several of the challenges of quantifying local effects, particularly health risks, for large-scale, regional projects; these challenges are applicable to both criteria air pollutants and TACs.<sup>25</sup> The following summarizes major points about the infeasibility of assessing health risks of criteria air pollutant emissions and TACs associated with the implementation of a general plan.</u>

To achieve and maintain NAAQSs and CAAQSs, the SCAQMD has established numerical emission indicators of significance for regional and localized air quality impacts for both construction and operational phases of a local plan or project. The SCAQMD has established the thresholds based on "scientific and factual data that is contained in the federal and state Clean Air Acts"<sup>26</sup> and recommends "that these thresholds be used by lead agencies in making a determination of significance." The numerical emission indicators are based on the recognition that the Basin is a distinct geographic area with a critical air pollution problem for which AAQSs have been promulgated to protect public health. The thresholds represent the maximum emissions from a plan or project that are expected not to cause or contribute to an exceedance of the most stringent applicable national or CAAQSs. By analyzing the plan's emissions against the thresholds, an EIR assesses whether these emissions directly contribute to any regional or local exceedances of the applicable NAAQSs and CAAQSs.

The SCAQMD currently does not have methodologies that would provide the City with a consistent, reliable, and meaningful analysis to correlate specific health impacts that may result from implementation of a proposed project's mass emissions.<sup>27</sup> For criteria air pollutants, exceedance of the regional significance thresholds cannot be used to correlate a project to quantifiable health impacts unless emissions are sufficiently high to use a regional model. The SCAQMD has not provided methodology to assess the specific correlation between mass emissions generated and their effect on health.

Ozone concentrations depend on a variety of complex factors, including the presence of sunlight and precursor pollutants, natural topography, nearby structures that cause building downwash, atmospheric stability, and wind patterns. Secondary formation of PM and  $O_3$  can occur far from sources due to wind and topography (e.g., low-level jet stream). Photochemical modeling depends on all emission sources in the entire domain (i.e., modeling grid). Low resolution and spatial averaging produce "noise" and modeling errors that usually exceed individual source contributions. Because of the complexities of predicting ground-level  $O_3$ 

<sup>&</sup>lt;sup>24</sup> AEP, Carbon Neutrality, CEQA, and Climate Action Planning, 2025, https://www.califaep.org/climate\_change.php. Accessed April 2025.

<sup>&</sup>lt;sup>25</sup> Ibid.

<sup>&</sup>lt;sup>26</sup> SCAQMD, CEQA Air Quality Handbook 1993, Page 6-2.

<sup>&</sup>lt;sup>27</sup> In April 2019, the Sacramento Metropolitan Air Quality Management District (SMAQMD) published an Interim Recommendation on implementing Sierra Club v. County of Fresno (2018) 6 Cal.5th 502 ("Friant Ranch") in the review and analysis of proposed projects under CEQA in Sacramento County https://www.airquality.org/LandUseTransportation/Documents/FriantInterimRecommendation.pdf. The SMAQMD guidance confirms the absence of an acceptable or reliable quantitative methodology that would correlate the expected criteria air pollutant emissions of projects to likely health consequences for people from project-generated criteria air pollutant emissions. The SMAQMD guidance explains that while it is in the process of developing a methodology to assess these impacts, lead agencies should follow the Friant Court's advice to explain in meaningful detail why this analysis is not yet feasible. Since this interim memorandum SMAQMD has provided methodology to address health impacts. However, a similar analysis is not available for projects within the SCAQMD region. See section 3 of the HEHRA prepared by Kimley-Horn.

<u>concentrations in relation to the NAAQSs and CAAQSs, it is not possible to link health risks</u> to the magnitude of emissions exceeding the significance thresholds.

Current models used in CEQA air quality analyses are designed to estimate potential project construction and operation emissions for defined projects. The estimated emissions are compared to significance thresholds, which are keyed to reducing emissions to levels that will not interfere with the region's ability to attain the health-based NAAQSs and CAAQSs. This serves to protect public health in the overall region, but there is currently no CEQA methodology to determine the impact of emissions (e.g., pounds per day) on future concentration levels (e.g., parts per million or micrograms per cubic meter) in specific geographic areas. CEQA thresholds, therefore, are not specifically tied to potential health outcomes in the region.

The EIR prepared for a local general plan must provide an analysis that is understandable for decision making and public disclosure. Regional-scale modeling may provide a technical method for this type of analysis, but it does not necessarily provide a meaningful way to connect the magnitude of a project's criteria pollutant emissions to health effects without speculation. Additionally, this type of analysis is not feasible at a general plan level because the locations of emissions sources and quantities of emissions are not known. However, because cumulative development within the City would exceed the regional significance thresholds, implementation of the 2024 GPU could contribute to an increase in health effects in the Basin until the attainment standards are met in the Basin. Regional air quality would remain significant and unavoidable.

### Localized Pollutant Concentrations

Mitigation Measure AQ-5 would reduce the regional construction and operation emissions associated with buildout of the 2024 GPU and therefore would also result in a reduction of localized construction- and operation-related criteria air pollutant emissions to the extent feasible. However, because existing sensitive receptors may be near construction activities and large emitters of on-site operation-related criteria air pollutant emissions generated by individual development projects accommodated by the 2024 GPU, construction and operation emissions generated by such projects have the potential to exceed SCAQMD's LSTs. Overall, impacts would remain significant and unavoidable.

### <u>Health Risk</u>

Mitigation Measure AQ-5 would also reduce the construction and operation health risk associated with buildout of the 2024 GPU and therefore would also result in a reduction of health risks to the extent technically and logistically feasible. However, because existing sensitive receptors may be near construction activities and large emitters of on-site operation-related health risk generated by individual development projects accommodated by the implementation of the 2024 GPU, construction and operation health risk generated by such projects have the potential to exceed SCAQMD's health risk. Overall, impacts would remain significant and unavoidable for construction risk and less than significant with mitigation for operational health risk.

# 4.3.9.4 Topic 4: Odor<u>Other Emissions</u>

Impacts would be less than significant. No mitigation is required.

NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of Section 4.5, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

# 4.5 Cultural and Tribal Cultural Resources

This section analyzes potentially significant impacts related to cultural <u>and tribalresources</u>, <u>which include Tribal</u> cultural resources that could result from implementation of the <u>projectProject</u>, which consists of the <u>20212024</u> General Plan Update (GPU), <u>Housing Element UpdateAssociated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas</u> <u>Amendments</u>, and Climate Action Plan (CAP). The analysis area covers the entire <u>cityCity</u> of Moreno Valley (<u>cityCity</u>) and sphere of influence, which are collectively referred to as the Planning Area. This analysis relies on secondary source information and the review of existing cultural resources databases and literature.

# 4.5.1 Existing Conditions

Cultural resources are generally categorized into three subtopics: -archaeological, historic, and tribalTribal cultural resources. Archaeological resources (generally located below ground surface) are divided into two categories: prehistoric and historic age. Prehistoric archaeological resources date from before the onset of the Spanish Colonial period (1769 to 1848) and historic archaeological resources date from and after the onset of the Spanish Colonial period. An historic resource (generally located above ground) is any building, structure, or object that is at least 50 years of age and that is, or may be, significant architecturally or culturally in local, state, or national history. Tribal cultural resources are generally similar to the federally defined Traditional Cultural Properties (TCPs), but incorporate consideration of local and state significance and required mitigation under the California Environmental Quality Act (CEQA). A TCP may be considered eligible for listing based on "its association with cultural practices or beliefs of a living community that (a) are rooted in that community's history, and (b) are important in maintaining the continuing cultural identity of the community" (Parker and King 1998:1).<sup>1</sup> Strictly speaking, TCPs are both tangible and intangible; they are anchored in space by cultural values related to community-based physically defined "property referents" (Parker and King 1998:3)<sup>2</sup> On the

<sup>&</sup>lt;u>1</u> Parker, Patricia L., and Thomas F. King, 1998, Guidelines for Evaluating and Documenting Traditional Cultural Properties. <u>National Register Bulletin 38, National Park Service.</u>

<sup>&</sup>lt;sup>2</sup> Ibid.

other hand, TCPs are largely ideological, a characteristic that may present substantial problems in the process of delineating specific boundaries. Such a property's extent is based on community conceptions of how the surrounding physical landscape interacts with existing cultural values. By its nature, a TCP need only be important to community members and not the general outside population as a whole.

# 4.5.1.1 Cultural Setting

The following culture chronology for Riverside County is based on a synthesis of the existing literature. This chronology is intended as a general model, which is dynamic and subject to modification as new information is uncovered. The prehistory of western Riverside County has been included as part of the coastal San Diego subregion (Moratto 1984).<sup>3</sup> Consequently, much is made of work completed in San Diego County, to the south of the Planning Area.

### a. Early Holocene (10,000-7,000 B.P.)

The early occupants of the Riverside area are archaeologically represented by a culture pattern known as the Western Pluvial Lakes Tradition (WPLT) (Bedwell 1970).<sup>4</sup> The WPLT includes the Playa, San Dieguito, Lake Mojave, and Death Valley I complexes. It is defined by:

- Site locations being on or near former pluvial lakeshores or along old streams;
- A focus on hunting mammals and collecting and gathering plant materials;
- A toolkit including chipped-stone crescents, large flake and core scrapers, choppers, scraper-planes, hammerstones, several types of cores, drills and gravers, and a variety of flakes; a developed flaked-stone technology with percussion-flaked foliate knives and points, Silver Lake and Lake Mojave points; and
- A lack of ground stone artifacts.

The WPLT people were adapted to a wetter environment before the warmer climate led to the evaporation of the lakes (Moratto 1984). $\frac{5}{2}$ 

### b. Middle Holocene (7,000–1,500 B.P.)

The Millingstone Horizon occurs during this time period in western Riverside County. The Millingstone Horizon includes the La Jolla, Pauma, and Sayles complexes (Moratto 1984).<sup>6</sup>/<sub>9</sub>

<sup>&</sup>lt;sup>3</sup> Morrato, Michael J., 1984, California Archaeology, Academic Press, San Diego.

<sup>&</sup>lt;u>4</u> Bedwell, S.F. 1970, *Prehistory and Environment of the Pluvial Fork Rock Lake Area, South Central Oregon*. Doctoral dissertation, Department of Anthropology, University of Oregon, Eugene.

<sup>&</sup>lt;sup>5</sup> Morrato, Michael J., 1984, California Archaeology, Academic Press, San Diego.

<sup>&</sup>lt;sup>6</sup> Ibid.

The La Jolla Complex was defined from coastal San Diego sites (Rogers 1938, 1945).<sup>7</sup> An apparent inland manifestation of the La Jolla Complex was termed the "Pauma Complex" by D. L. True (1958), who proposed the name to describe assemblages recovered from more than 20 inland sites in northern San Diego County.<sup>8</sup> The La Jolla and Pauma complexes have very similar assemblages and are thought to be different environmental adaptations of the same culture (True 1958).<sup>9</sup> Archaeological investigations in the Cajon Pass were used to define the type site (SBR-421) for the Sayles Complex-(<u>10 As described by Kowta-1969</u>). Kowta (1969) defined, the Sayles Complex as a variant of the Millingstone Horizon from the vicinity of the Cajon Pass.

The Millingstone Horizon assemblages suggest a generalized subsistence focus with an emphasis on hard seeds. This emphasis is indicated by the increased frequency of slab and basin metates and the adoption of a mixed cobble/core-based tool assemblage composed primarily of crudely made choppers, scrapers, and cobble hammerstones. The assemblage is typically dominated by crude, cobble-based choppers, scrapers, and flake knives. Scraperplanes are also abundant, which Kowta (1969) suggests were used to process agave and yucca. Projectile points are relatively rare, but late in the period, Elko type points are occasionally seen. Portable basin and slab metates are relatively plentiful, suggesting an economic focus on gathering plant resources. Mortars and pestles appear in the Millingstone Horizon, suggesting the use of acorns. The presence of shell middens distinguishes the La Jolla Complex from the other Millingstone Horizon complexes.

#### c. Late Holocene (1,500 B.P.-1769)

Shoshonean-speaking people from the Colorado River region moved westward into Riverside County (Moratto 1984)-during the Late Holocene.<sup>11</sup> Cultures representative of this time are the San Luis Rey Complex in northern San Diego County and western Riverside County and the Irvine Complex in Orange County (Meighan 1954; Moratto 1984; True et al. 1974).<sup>12,13,14</sup> First described by Meighan-(1954)<sub>±</sub> and based on excavations at Pala, the San Luis Rey Complex is divided into an early phase, San Luis Rey I, and a later phase, San Luis Rey II. San Luis Rey I sites are associated with bedrock outcrops and often have recognizable midden soils. Features may include cremations and bedrock mortars. The artifact assemblage includes metates, Cottonwood Triangular type projectile points, drills, bifacially flaked knives, bone awls, occasional steatite arrow shaft straighteners, and bone and shell

<sup>&</sup>lt;u>7</u> Rogers, M.J., 1938, Archaeological and Geological Investigations of the Culture Levels in an Old Channel of San Dieguito Valley. Carnegie Institution of Washington Yearbook 37:344-45.

<sup>8</sup> True, D.L., 1958, An Early Complex in San Diego County, California. American Antiquity 23(3):255-263.

<sup>&</sup>lt;sup>9</sup> Ibid.

<sup>&</sup>lt;u><sup>10</sup> Kowta,M., 1969, The Sayles Complex: A Late Milling Stone Assemblage from Cajon Pass and the Ecological Implications of Its Scraper Planes. University of California Publications in Anthropology No. 6. Berkeley and Los Angeles.</u>

<sup>&</sup>lt;sup>11</sup> Morrato, Michael J., 1984, California Archaeology, Academic Press, San Diego.

<sup>&</sup>lt;u><sup>12</sup> Meighan, Clement W., 1954, A Late Complex in Southern California Prehistory, Southwestern Journal of Anthropology,</u> <u>10:215-227.</u>

<sup>&</sup>lt;sup>13</sup> Morrato, Michael J., 1984, California Archaeology, Academic Press, San Diego.

<sup>14</sup> True, D.L., 1958, An Early Complex in San Diego County, California. American Antiquity 23(3):255-263.

ornaments (True and Waugh 1981).<sup>15</sup> San Luis Rey II sites consist of the same assemblage with the addition of Tizon Brown Ware ceramics, red and black pictographs, cremation remains in urns, and historic materials such as glass beads and metal objects. The projectile points commonly found in San Luis Rey assemblages, Cottonwood Triangular and, less frequently, Desert side-notched forms, are both smaller than earlier types, suggesting the introduction of bow-and-arrow technology into the region.

# 4.5.1.2 Ethnography

The Planning Area includes an area where the traditional territories of the Cahuilla, Luiseño, and the Gabrieliño intersect<del>, according to Kroeber (1970) and Bean and Smith (1978). <u>16,17</u></del>

The Cahuilla are one of the most southwesterly of the Shoshonean or Uto-Aztecan speakers. They are members of the Takic branch of this large language family. Traditional Cahuilla territory originally included western and part of central Riverside County and extended into northeastern San Diego and northwestern Imperial counties. The western boundary generally followed the Santa Ana, Elsinore, and Palomar mountains. The northern boundary extended north of Riverside to the San Gabriel and San Bernardino mountains. Cahuilla territory extended east to include the Coachella Valley and down the valley as far south as the approximate middle of the Salton Sea. The approximate southern territorial limits included Borrego Springs and the south end of the Santa Rosa Mountains. The Cahuilla territory consisted of the mountain, the pass or western, and the desert divisions (Bean 1978; Hooper 1920:316; Strong 1929).<sup>18,19,20</sup>

According to Kroeber (1925), Cahuilla society consisted of two ceremonial divisions or moieties: wildcat and coyote.<sup>21</sup> People were further divided into somewhat localized, patrilineal clans. Each clan had a chief: *net* in Cahuilla (Kroeber 1925:691).<sup>22</sup> Some villages contained people of only one clan, but other villages had more than one clan. Also, people of one clan may have lived in more than one village. Chiefs were usually chosen by heredity. They were primarily concerned with economic issues such as determining where and when people should gather particular foods or hunt game, and for the correct maintenance of the ritual aspect of the clan. Choice hunting and gathering areas were owned by the clan. The

<sup>&</sup>lt;u><sup>15</sup> True, D. L., C. Meighan, and H. Crew, 1974, Archaeological Investigations at Molpa, San Diego County, California. University of California Publications in Anthropology No. 11.</u>

<sup>&</sup>lt;sup>16</sup> Kroeber, A.L., 1970, Handbook of the Indians of California. California Book Company, Berkeley.

<sup>&</sup>lt;u>17 Bean, Lowell John, and C. R. Smith 1978 Gabrielino. In California, edited by Robert F. Heizer. Handbook of North American Indians, vol. 8, William G. Sturtevant, general editor. Smithsonian Institution, Washington, D.C.</u>

<sup>18</sup> Bean, Lowell John 1978 Cahuilla. In California, edited by Robert F. Heizer, pp. 575-587. Handbook of North American Indians, vol. 8, William G. Sturtevant, general editor. Smithsonian Institution, Washington, D.C.

<sup>&</sup>lt;sup>19</sup> Hooper, Lucille 1920 The Cahuilla Indians. American Archaeology and Ethnology. University of California Press, Berkeley.

<sup>20</sup> Strong, William D. 1929 Aboriginal Society in Southern California. UC (Berkley) Publications in American Archaeology and Ethnology 26(1):1-358. University of California, Berkeley.

<sup>&</sup>lt;u>21 Kroeber, A. L. 1925 Handbook of the Indians of California. Bureau of American Ethnology Bulletin 78. Washington, D.C.</u>
<u>22 Ibid.</u>

clan chief also settled intraclan disputes and met with other *nets* to solve interclan problems and organize ceremonies among clans.

The Luiseño were Shoshonean or Uto-Aztecan-speaking populations that were found in northern San Diego, southern Orange, and southeastern Riverside counties from the onset of ethnohistoric times through the present day. These people are linguistically and culturally related to the Gabrieliño and Cahuilla and appear to be the direct descendants of Late Prehistoric populations. The basic unit of Luiseño social structure was the clan triblet. The triblet was composed of patrilineally related people who were politically and economically autonomous from neighboring triblets. Unlike other Takic-speaking tribles that surround them, the Luiseño do not appear to have been organized into exogamous moieties (descent groups that married outside one's birth group), but may have been loosely divided into mountain-oriented groups and ocean-oriented groups (Bean and Shipek 1978).<sup>23</sup> One or more clans would reside together in a village (Oxendine 1983).<sup>24</sup> A heredity village chief held a position that controlled economic, religious, and warfare powers (Bean and Shipek 1978).<sup>25</sup>

The Gabrieliño were Cupan speakers. The Cupan languages are part of the Takic family, which is part of the Uto-Aztecan linguistic stock. Their <u>tribalTribal</u> territory included the watersheds of the Los Angeles, San Gabriel, and Santa Ana rivers, all of the Los Angeles Basin, the coast from Aliso Creek in the south to Topanga Creek in the north, and the islands of San Clemente, San Nicholas, and Santa Catalina. Villages or triblets were politically autonomous and made up of different lineages. Each lineage had its own leader and would seasonally leave the village to collect resource items. The Gabrieliño traded with the Serrano to the east. They traded their coastal shell through middlemen to the interior of southern California and the Southwest. Steatite from Santa Catalina Island was their main trade item.

## 4.5.1.3 Historic Period

The Spanish Period in California (1769–1821) represents a time of European exploration and settlement. Military and religious contingents established the San Diego Presidio and the San Diego Mission in 1769, San Carlos Borromeo (Carmel) in 1770, and San Gabriel Arcangel in 1771. Mission San Gabriel Arcangel claimed the areas around Riverside, Jurupa, San Jacinto, and the San Gorgonio Pass. The opening of the mission system created the need to link Alta California with Sonora. Juan Bautista de Anza of Tubac was commissioned to open up a road across the Colorado Desert to San Gabriel and on to Monterey. The first de Anza Expedition took place between 1774 and 1775. Anza stopped in the vicinity of present-day

<sup>23</sup> Bean, Lowell John, and F. Shipek 1978 Luiseño. In California, edited by R. F. Heizer, pp. 550-563. Handbook of North American Indians, vol. 8, W.C. Sturtevant, general editor, Smithosonian Institute. Washington, D.C.

<sup>24</sup> Oxendine, Joan 1983 The Luiseno Village During the Late Prehistoric Era. PhD dissertation, University of California, <u>Riverside.</u>

<sup>&</sup>lt;sup>25</sup> Bean, Lowell John, and F. Shipek 1978 Luiseño. In California, edited by R. F. Heizer, pp. 550-563. Handbook of North American Indians, vol. 8, W.C. Sturtevant, general editor, Smithosonian Institute. Washington, D.C.

Riverside at an Indian Village along the Santa Ana River southwest of Mount Rubidoux (Hoover et al. 2002).<sup>26</sup>

Most scholars suggest that the Spanish mission system usually, but not always, used forced Native American labor to produce goods and provide services needed for European settlement (Forbes 1982; Hurtado 1988; MeWilliams 1973; Castillo 1978; Rawls and Bean 1998).<sup>27,28,29,30,31</sup> The mission system also introduced horses, cattle, sheep, and agricultural goods and implements, and provided new construction methods and architectural styles. As stated above, the vicinity of Riverside was part of the San Gabriel Mission (Leeh 2004).<sup>32</sup> Many Native American lands were taken over by the Spanish for cattle grazing. Also with the arrival of the Spanish came devastating epidemics and very high death rates (Cook 1976).<sup>33</sup>

The Mexican Period (1821–1848) retained many of the Spanish institutions and laws. Cattle ranching still dominated the economy and the development of the hide and tallow trade with New England merchant ships increased during the early part of the Mexican Period. The Spanish mission system was secularized by the Mexican government, and these lands allowed for the dramatic expansion of the rancho system. Although a total of 16 land grants were established in what became Riverside County, none included the <code>eityCity</code> of Moreno Valley. The Spanish mission system was secularized by the Mexican government, and the redistribution of these lands allowed for the dramatic expansion of the dramatic expansion of the rancho system. The Spanish mission system was secularized by the Mexican government, and the redistribution of these lands allowed for the dramatic expansion of the rancho system. The <code>eityCity</code> is located between Jurupa (Rubidoux) and Rancho San Jacinto Nuevo y Potrero. Following the 1848 Treaty of Guadalupe Hidalgo, Rancho San Jacinto Nuevo y Potrero was filed with the Public Land Commission in 1852, and the grant was patented to T. W. Sutherland, guardian of the minor children of Miguel Pedrorena in 1883-(Willey 1886:55).<sup>34</sup>

In the 1830s and 1840s, an increasing number of Americans were settling in California and the Southwest, and in 1836 Texas declared its independence from Mexico. In February 1846, Texas was annexed by the United States, triggering the Mexican–American War (Texas State Historical Association 2001).<sup>35</sup> Americans in northern California revolted and declared an

<sup>&</sup>lt;u><sup>26</sup> Hoover, Mildred Brooke, Douglas E. Kyle, and Ethel G. Rensch 2002 Historic Spots in California. Stanford University Press.</u> <u>Sanford.</u>

<sup>&</sup>lt;sup>27</sup> Forbes, Jack D. 1982 Native Americans of California and Nevada. Naturegraph Publishers, Happy Camp, California.

<sup>&</sup>lt;sup>28</sup> Hurtado, Albert L. 1988 Indian Survival on the California Frontier. Yale University Press, New Haven.

<sup>&</sup>lt;sup>29</sup> McWilliams, Carey, 1973, Southern California: An Island on the Land. Peregrine Smith Books, Salt Lake City, Utah.

<sup>30</sup> Castillo, Edward D. 1978 The Impact of Euro-American Exploration and Settlement. In California, edited by Robert F. Heizer, pp. 99-127. Handbook of North American Indians, vol. 8, William G. Sturtevant, general editor. Smithsonian Institution, Washington D.C.

<sup>&</sup>lt;sup>31</sup> Rawls, James J., and Walton Bean 1998 California, An Interpretive History. McGraw-Hill, Boston, Massachusetts.

<sup>&</sup>lt;u>32 Lech, Steve 2004 American Local History Network's: Riverside County, California, https://usgennet.org/. Accessed on February 17, 2025.</u>

<sup>&</sup>lt;sup>33</sup> Cook, Sherburne F. 1976 The Population of California Indians, 1769-1970. Berkeley: University of California Press.

<sup>&</sup>lt;sup>34</sup> Willey, H. I. 1886 Annual Report of the Surveyor-General of the State Of California, from August 1, 1884, to August 1, 1886. Sacramento, California.

<sup>&</sup>lt;u><sup>35</sup> Department of State, Office of the Historian, The Annexation of Texas, the Mexican-American War, and the Treaty of Guadalupe-Hidalgo, 1845-1848, https://history.state.gov/milestones/1830-1860/texas-annexation. Accessed on February 17, 2025.</u>

independent California Republic, which ceased to exist three weeks later, when U.S. naval forces took Monterey on July 7, 1846. The California part of the war ended in Los Angeles on January 13, 1848, and the Treaty of Guadalupe Hidalgo was signed on February 2, 1848. California became a state in 1850.

The Moreno Valley area began to develop in the late 1880s with the establishment of the Alessandro and Moreno settlements. The community of Moreno was built around the intersection of Redlands Boulevard and Alessandro Boulevard and named in honor of Frank Brown (Moreno in Spanish), a civil engineer, who had visions of a successful agricultural community like he had established in Redlands to the north of the Valley-(Redlands Daily Facts 2008).<sup>36</sup> The community of Alessandro was located within the limits of present-day March Air Reserve Base (MARB). In 1893 Brown formed the Bear Valley Land and Water Company and built a dam at Bear Valley in the San Bernardino Mountains to provide water to the communities of Redlands at first and ultimately the communities of Moreno and Alessandro. The increased demands for water from Bear Valley resulted in litigation with the City of Redlands which claimed priority rights. In 1891, the Perris & Alessandro Irrigation District was formed by order of the San Bernardino County Board of Supervisors to solve the litigation between Redlands and the Moreno Valley region over water use from the Bear Valley Dam. Redlands won the litigation in 1899. The majority of the Valley was abandoned that year after the loss of water rights and due to a drought (Moreno Valley 2020).37

The Alessandro Aviation Field was established in 1918 and then renamed to March Field. March Field closed in 19221923 after World War (WW) I-(WWI), and re-opened in 1927 as a flight training school (military museum 2021).<sup>38</sup> The name was changed March Air Force Base in 1948 (military museum 2020).1947.<sup>39</sup> The unincorporated community of Sunnymead was established in 1922 and was followed by the unincorporated community of Edgemont in 1940. The development of March Air Force Base post-WWII aided in the continued growth of Edgemont and Sunnymead. The Eastern Municipal Water District began to supply water to the Valley in 1954. The dam at Lake Perris was completed in 1970. In 1984, the communities of Edgemont, Sunnymead, and Moreno came together to form the cityCity of Moreno Valley and the first general plan was adopted in 1986 to guide future growth and development (Moreno Valley 2020).<sup>40</sup>

<sup>&</sup>lt;sup>36</sup> Redlands Daily Facts 2008 The Rise and Fall of Frank Brown, https://www.redlandsdailyfacts.com/2008/08/09/the-rise-andfall-of-frank-brown/. Accessed on February 14, 2025.

<sup>&</sup>lt;u>37 Moreno Valley, 2020, About Moreno Valley, https://moval.gov/resident\_services/mv-history.html. Accessed on February 17, 2025.</u>

<sup>&</sup>lt;u><sup>38</sup> Air Force Civil Engineer Center (AFCEC), MARCH History, https://www.afcec.af.mil/Home/BRAC/March/History/. Accessed</u> on February 17, 2025.

<sup>&</sup>lt;sup>39</sup> Ibid.

<sup>40</sup> Moreno Valley, 2020, About Moreno Valley, https://moval.gov/resident\_services/mv-history.html. Accessed on February 17, 2025.

# 4.5.1.4 Existing Historic and Prehistoric Resources

In March 2020, RECON requested a records search for the Planning Area from the California Historical Resources Information System, at the Eastern Information Center (EIC), located at the University of California Riverside.<sup>41</sup> To identify the presence of cultural resources, the cultural records search inventoried the following:

- The National Register of Historic Places (NRHP)
- California Register of Historical Resources (CRHR)
- California Historical Landmarks, California Points of Historical Interest
- California State Historic Resources Inventory through the Office of Historic Preservation Historic Property Data File for Riverside County.

RECON also reviewed the cultural resources information from the 2006 Moreno Valley General Plan Program EIR.

#### a. Historic Resources

Review of the records search from EIC and recent aerial photographs identified 48 existing historic resources. The types of historic resources identified in the records search include adobe buildings, canals/aqueducts, cisterns, wells, foundations, walls, farms/ranches, highway, military property, single-family property, and multi-family property. The majority of the historic resources have not been evaluated for significance under CEQA. Significance criteria and eligibility definitions are provided in Section 4.5.2 below. A description of each of these resources is provided in Table 4.5-1, and the locations of each of these resources is presented in Figure 4.5-1. Of the 48 historic resources that were identified within the Planning Area, the following were determined to be significant:

- Old Moreno School (P-33-007278) listed as a California Point of Historical Interest.
- Two single-family properties (P-33-007287 and P-33-007288) recommended eligible at the local level.
- Three single-family properties (P-33-007284, P-33-007286, and P-33-007289) and one multi-family property (P-33-007285) recommended eligible for the NRHP.
- First Congregational Church Listed as significant in the existing 2006 General Plan.

<sup>&</sup>lt;u>41 The Eastern Information Center (EIC) ceased operations on Friday June 28, 2024. The South Coastal Information Center (SCIC) located at San Diego State University (SDSU) received Riverside County records.</u>

	Table 4.5-1           List of Historic Resources and their Eligibility Status*								
	Primary Number	Trinomial Number	Resource Type	Eligibility	Recording Events	Notes			
1	P-33- 001705	CA-RIV- 001705	Adobe, block structures	Likely not significant	1979 (C.E. Drover, n/a)	Existing			
2	P-33- 003248	CA-RIV- 003248/H	Cistern	Likely not significant	1987 (Karen K. Swope, Archaeological Research Unit, UC Riverside [UCR], CA.)	Site is still vacant			
3	P-33- 003249	CA-RIV- 003249/H	Cistern	Likely not significant	1987 (Karen K. Swope, Archaeologist Research Unit, UCR, CA.)	Site is still vacant			
4	P-33- 006229		Road; Highway	Not Evaluated	1983 (Jim Warner, Riverside County Historical Commission [RCHC])	See 33-021095 Jack Rabbit Trail road			
5	P-33- 006915		Single-family property	Not evaluated	1983 (Jim Warner, RCHC)	Older home existing on-site; 21730 Bay Avenue			
6	P-33- 006916		Single-family property	Not evaluated	1983 (Jim Warner, RCHC)	Older home existing on-site; 21874 Bay Avenue			
7	P-33- 006917		Single-family property	Not evaluated	1983 (Jim Warner, RCHC)	Older home existing on-site; 21613 Cottonwood Avenue			
8	P-33- 006918		Single-family property	Not evaluated; listed as eligible under Criterion 3 as a good example of Moorish architecture under GP 2006	1983 (Jim Warner, RCHC) circa 1938	Older home existing on-site (built in 1938): 21768 Cottonwood Avenue			
9	P-33- 006919		Single-family property	Not evaluated	1983 (Jim Warner, RCHC)	Older home existing on-site; 13694 Edgemont Street			

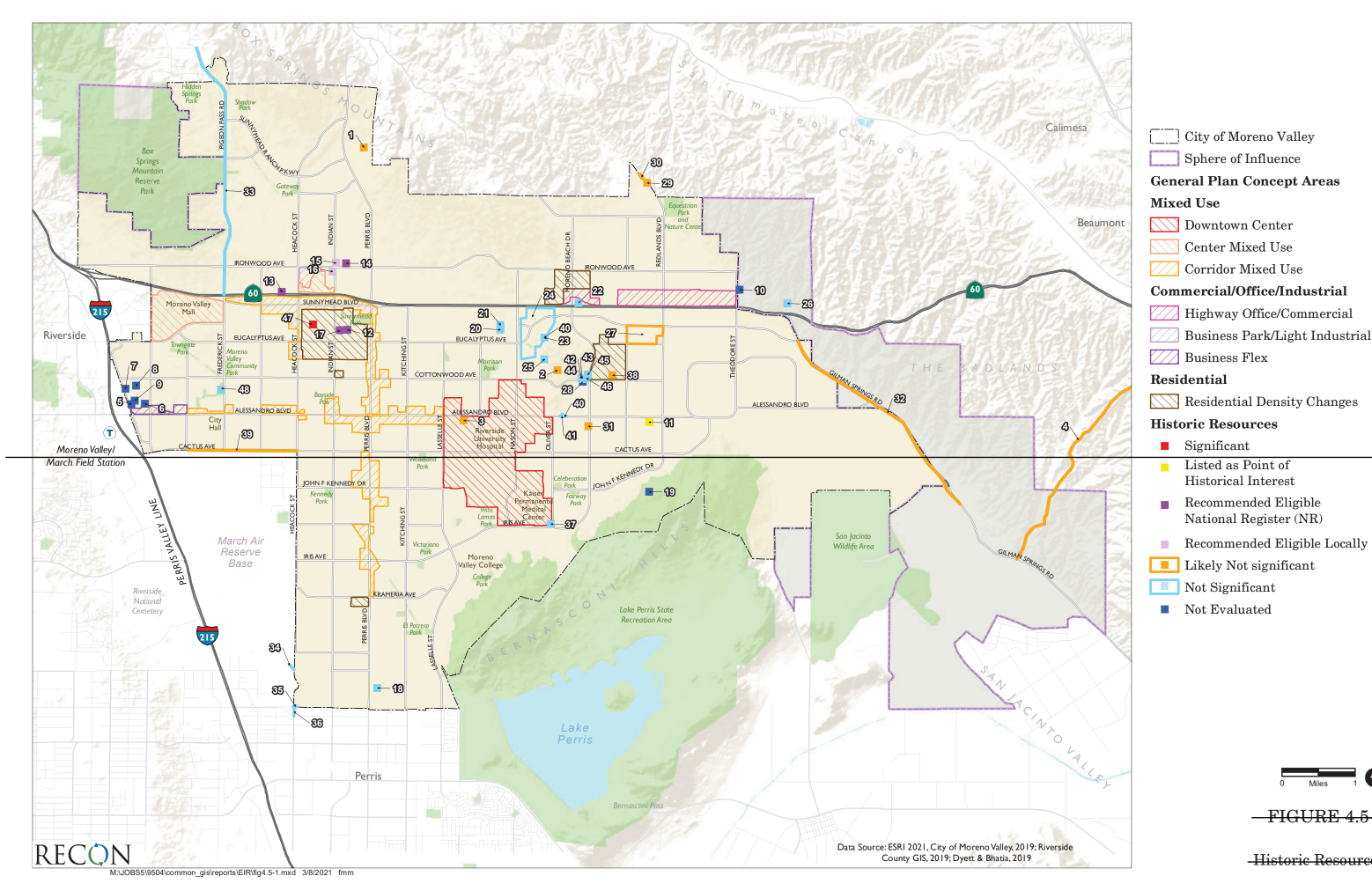
	Table 4.5-1           List of Historic Resources and their Eligibility Status*								
	Primary Number	Trinomial Number	Resource Type	Eligibility	Recording Events	Notes			
10	P-33- 007275		Single-family property	Not evaluated	1983 (Jim Warner, RCHC) (County of Riverside)	Older home existing on-site; 12130 Theodore Street			
11	P-33- 007278		Single-family property; Educational building: Moreno School	Listed as point of historical interest; Under Criterion 3 (oldest local structure; excellent example of Mission Revival architecture)	1983 (Jim Warner, RCHC); 1988 (Gerald A. Maloney, Department of Parks); 1988 (Cynthia Howse, n/a)	Structure remains on-site; 28780 Alessandro Blvd.			
12	P-33- 007284		Single-family property	Recommended eligible NR, under Criterion C as a good example of rural architecture	1983 (Jim Warner, RCHC)	Home existing on- site; 24638 Fir Avenue			
13	P-33- 007285		Multiple family property	Recommended eligible NR, under Criterion C for its unusual use of a hipped gable and unique use of a single hipped gablet	1983 (Jim Warner, RCHC)	Home existing on- site; 23741 Hemlock Avenue			
14	P-33- 007286		Single-family property	Recommended eligible NR, under Criterion C as a good example of early housing in the Sunnymead area	1983 (Jim Warner, RCHC)	Home existing on- site; 11808 Indian Street			
15	P-33- 007287		Single-family property	Recommended eligible locally; under Criterion 2 as being associated with a Japanese potato farmer who built a major irrigation system	1983 (Jim Warner, RCHC)	Home existing on- site; 11811 Indian Street			
16	P-33- 007288		Single-family property	Recommended eligible locally, under Criterion 3 for	1983 (Jim Warner, RCHC)	Home existing on- site; 11919 Indian			

	Table 4.5-1           List of Historic Resources and their Eligibility Status*								
	Primary Number	Trinomial Number	Resource Type	Eligibility	Recording Events	Notes			
				its design by Air Force architect Colonel Rufus Pilshire		Street, moved from 1795 University Avenue, Riverside			
17	P-33- 007289		Single-family property	Recommended eligible NR, under Criterion C for its board and batten siding in the Sunnymead area	1983 (Jim Warner, RCHC)	Home existing on- site; 12680 Indian Street			
18	P-33- 011604		Well	Not significant	2001 (Riordan Goodwin, LSA Associates, Inc.)	Cannot verify on aerial			
19	P-33- 013109		Spring house, house foundations	Not evaluated	1983 (R. Mason, Scientific Resource Surveys, Inc.)	Vacant site; possibly near south end of Province Circle			
20	P-33- 014210		Single-family property	Not significant	2005 (White, Laura S., Archaeological Associates)	Existing home built in the 1980s			
21	P-33- 014211		Single-family property	Not significant	2005 (White, Laura S., Archaeological Associates)	Existing home built in the 1980s			
22	P-33- 014952	CA-RIV- 007951	Water conveyance system	Not significant	2006 (Cary D. Cotterman, ECORP Consulting, Inc.)	Existing (blue line stream on-site)			
23	P-33- 015025/ P-33- 15029	CA-RIV- 007989/- 07993	Dam and Reservoir	Not significant	2004 (Goodwin, R., LSA Associates, Inc.); 2005 (Brunzell, David, LSA Associates, Inc.)	Existing			
24	P-33- 015027	CA-RIV- 007991	Water conveyance system	Not significant	2004 (Goodwin, Riordan, LSA Associates, Inc.)	Existing			
25	P-33- 015030	CA-RIV- 007994	Water conveyance system	Not significant	2004 (Brunzell, D., LSA Associates)	Existing			

			List of Historic	Table 4.5-1 Resources and their Eli	gibility Status*	
	Primary Number	Trinomial Number	Resource Type	Eligibility	Recording Events	Notes
26	P-33- 015649		Isolate - trough	Not significant	2006 (J. Sanka, Michael Brandman Associates)	Existing
27	P-33- 015796		Foundations	Likely not significant	2006 (Jeanette A. McKenna, McKenna et al.)	Existing
28	P-33- 015934		Single-family property; Trees; Farm/ranch	Not evaluated	2006 (Daly, Pamela, PCR Services, Inc.)	Existing; 27913 Cottonwood Avenue
29	P-33- 019871	CA-RIV- 010116	Water conveyance system	Likely not significant	2011 (William R. Gillean, Atkins)	Existing
30	P-33- 019915	CA-RIV- 010123	Water conveyance system; Reservoir	Likely not significant	2009 (C. Cotterman, ECORP Consulting)	Existing
31	P-33- 019919		Well; Water conveyance system	Likely not significant	2010 (C. Cotterman, ECORP Consulting)	Existing
32	P-33- 021095/ P-33- 021096		Highway, gravel pits, culvert	Likely not significant	2012 (Josh Smallwood, Applied Earthworks, Inc.)	See P-33-11621 (Table 4.5-2), P-33- 006229
34	P-33- 024854		Canal/Engineering structure	Not significant	2016 (Josh Smallwood, Applied EarthWorks, Inc.)	Existing
35	P-33- 024867		Canal/ aqueduct	Not significant	2016 (Josh Smallwood, Applied EarthWorks, Inc.)	Existing
36	P-33- 024868		Highway	Not significant	2016 (Josh Smallwood, Applied EarthWorks, Inc.)	Existing; southern end of Heacock Street
37	P-33- 027260		Isolate - metal pipe	Not significant	2017 (Riordan Goodwin, LSA Associates Inc)	Existing

	Table 4.5-1           List of Historic Resources and their Eligibility Status*								
	Primary Number	Trinomial Number	Resource Type	Eligibility	Recording Events	Notes			
38	P-33- 028081	CA-RIV- 012678	Walls/ fences	Likely not significant	2017 (H. Murphy, K. Stankowski, R. Bolger, M. Jorgensen & D. Faith, Tierra Environmental Services, Inc.)				
39	P-33- 028200	CA-RIV- 012721	Canal/ aqueduct	Likely not significant	2018 (Salvadore Z. Boites, CRM Tech)	Existing			
40	P-33- 028580		Road	Not significant	2017 (Kristina Lindgren, ECORP Consulting, Inc.)	Existing; Alessandro Blvd.			
41	P-33- 028581		Road	Not significant	2017 (Kyle Garcia, ESA)	Existing; Oliver St			
42	P-33- 028827		Foundations	Not significant	2017 (Kyle Garcia, ESA)	Existing			
43	P-33- 028828		Foundations	Not significant	2017 (Kyle Garcia, ESA)	Existing			
44	P-33- 028829		Foundations	Not significant	2017 (Kyle Garcia, ESA)	Existing			
45	P-33- 028830		Foundations; Other	Not significant	2017 (Kyle Garcia, ESA)	Existing			
46	P-33- 028831		Foundations	Not significant	2017 (Kyle Garcia, ESA)	Existing			
47	n/a		First Congregational Church of Moreno	Significant, under Criterion 3 as an example of the oldest surviving structures in Moreno	n/a	Moved to current location at 24215 Fir Avenue			
48	n/a		Cottonwood Golf Center	Not Significant	n/a	13671 Frederick Street			

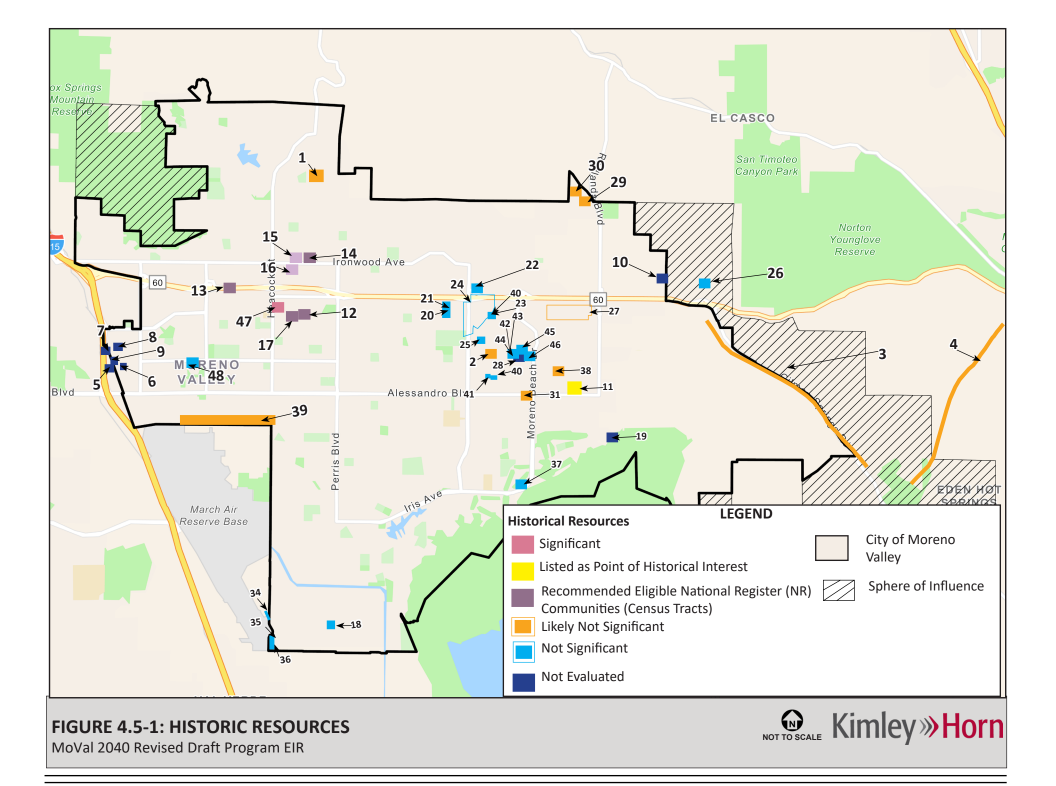
	Table 4.5-1									
	List of Historic Resources and their Eligibility Status*									
	Primary Trinomial Resource Type Eligibility Recording Events Notes									
	Number	Number								
*Th	*The EIC identified 94 historic resources. However, review of recent aerial photographs determined that only 48 of these historic resources currently									
exis	exist. The EIC ceased operations on Friday June 28, 2024. The South Coastal Information Center (SCIC) located at San Diego State University (SDSU)									
rece	ived Riversid	e County record	<u>ls.</u>							





-FIGURE 4.5-1

Historic Resources



## b. Archaeological Resources

The records search from EIC identified 255 archaeological resources. This included 227 prehistoric sites, such as bedrock milling features, cairns, rock shelters, hearths, lithic scatters, ground stone scatters, ceramic scatters, and rock art. The records search also identified five historic archaeological sites, including trash scatters, two historic grave sites, nine foundations with trash scatters, and twelve multi-component resources (Table 4.5-2). The multi-component archaeological resources (both prehistoric and historic) include bedrock milling features and cisterns, foundations, trash scatters, walls, adobe remnants, or ranch features. The majority of the archaeological resources have not been evaluated for significance under CEQA. Nine archaeological resources have been recommended eligible for the NRHP/CRHR and 40 resources have been recommended not eligible for the NRHP/CRHR. Four resources have been destroyed by construction. The remaining 202 resources have not been evaluated and should be considered potentially significant.

Prehistoric resources tend to be located within the foothills. Based on the results of the record search, ten complexes based on topographically distinct regions within the Planning Area were identified that have the potential to possess archaeological resources. These complexes include Box Springs Mountains, Pigeon Pass Valley, Reche Hills, Moreno Hills, Wolfskill Ranch North, Wolfskill Ranch West, North Badlands, Eden Hot Springs/South Badlands, Moreno School, and Laselle & Brodiaea (Figure 4.5-2). Each of these complexes encompasses at least one habitation site, numerous bedrock milling features, and lithic scatters. Some complexes also include rock art in the form of pictographs and petroglyphs. The prehistoric complex areas have a higher likelihood for additional resources to be found; however, prehistoric resources can exist in other topographic areas that have not been surveyed.

# 4.5.2 Applicable Regulatory Requirements

# 4.5.2.1 Federal

### a. National Historic Preservation Act of 1966

The National Historic Preservation Act of 1966 established the NRHP as the official federal list of cultural resources that have been nominated by state offices for their historical significance at the local, state, or national level. The NRHP, which is administered by the National Park Service, is "an authoritative guide to be used by federal, state, and local governments, private groups, and citizens to identify the nation's cultural resources and to indicate what properties should be considered for protection from destruction or impairment." Listing in the National Register assists in preservation of historic properties through the following actions: recognition that a property is of significance to the nation, the state, or the community; consideration in planning for federal or federally assisted projects; eligibility for federal tax benefits; consideration in the decision to issue a federal permit; and, qualification for federal assistance for historic preservation grants, when funds are available.

	Table 4.5-2         List of Archaeological Resources and their Eligibility								
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event				
P-33-	CA-	Rock art, rock shelter,	Prehistoric	Not	1941 (C. Smith, University of California); 1963 (P.				
000012	RIV000012	bedrock milling	Not	evaluated	Chace & E. Shepard, San Bernardino County Museum); 1983 (J. Desautels, Scientific Resource Surveys, Inc.); 1987 (Daniel McCarthy, Cultural Resource Facility: California State University, Bakersfield);				
					1988 (Beth Padon/Pat Jertberg, LSA Associates, Inc.); 1995 (Daniel F. McCarthy, Cultural Resource Facility: California State University, Bakersfield); 2049 (C. Smith, University of California, California Archeological Survey)				
P-33- 000021	CA- RIV000021	Rock art, bedrock milling	Prehistoric	Not evaluated	<ul> <li>1929 (Strong, University of California);</li> <li>1965 (BB, MK, University of California); 1981</li> <li>(Arda Haenszel, n/a);</li> <li>1983 (R. McDonald, Scientific Resource Surveys,</li> <li>Inc.); 1987 (Daniel McCarthy, Archeological</li> <li>Research Unit, U C Riverside);</li> <li>1989 (K. Owens, R. Olsen, S. Dies, n/a);</li> <li>1995 (Daniel McCarthy, Cultural Resource</li> <li>Faculty, California State University, Bakersfield)</li> </ul>				
P-33-	CA-	Bedrock milling, ground	Prehistoric	Not	1951 (Eberhart, n/a); 1984 (S. Bouscaren etc., UCR				
000110	RIV000110	stone		evaluated	ARU)				
P-33- 00020	CA- RIV000202	Rock art, bedrock milling, lithic, ceramic, ground stone	Prehistoric	Not evaluated	1941 (C. Smith, UCR ARU); 1949 (C. Smith, UCR ARU); 1957 (J. Smith, UCR ARU); 1975 (Hall, UCR ARU); 1983 (Robyn MacDonald, Scientific Resource Surveys, Inc.); 1983 (Robyn MacDonald, Scientific Resource Surveys, Inc.);				

		List of Arch	Tabl aeological Res	e 4.5-2 ources and the	
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event
					1983 (Robyn MacDonald, Scientific Resource
					Surveys, Inc.);
					1983 (Robyn MacDonald, Scientific Resource
					Surveys, Inc.);
					1983 (Robyn MacDonald, Scientific Resource
					Surveys, Inc.); 1988 (D. McCarthy, UCR
					Archaeological Research Unit);
					1989 (M. Romano, S. Dies, K. Owens, E. Crabtree,
					R. Olsen, Applied Earthworks); 1989 (M. Romano,
					Applied Earthworks)
P-33-	CA-	Rock art, rock shelter,	Prehistoric	Not	1966 (MK, UCR);
000331	RIV000331	bedrock milling		evaluated	1987 (Daniel F. McCarthy, ARU UCR);
					1989 (S. Dies, K. Owens, R. Olson, n/a); 2000
					(James Workman, Lake Perris State Recreational
	~ .				Area)
P-33-	CA-	Rock art, bedrock	Prehistoric	Not	1959 (EW Shepard, Pacific Coast Archaeological
000361	RIV000361	milling, lithic, ground		evaluated	Society, Inc.);
		stone			1970 (Turney & Mercer O'Leary, n/a); 1981 (L.L.
					Bowles, UCR ARU);
					1987 (D. F. McCarthy, Archaeological Research
					Unit, U C Riverside); 2004 (Pat Thomson, n/a); 2010 (Britt W. Wilson,
					2004 (Pat Thomson, h/a); $2010$ (Britt W. Wilson, n/a)
P-33-	CA-	Rock art, bedrock	Prehistoric	Not	1963 (P. Chace & E. Shepard, San Bernardino
r-55- 000419	RIV000419	milling	1 remstoric	evaluated	County Museum);
000413	101 0 000 413			evaluateu	1963 (P. Chace & E. Shepard, San Bernardino
					County Museum);
					1968 (M. O'Neil, UCR ARU);
					1983 (Jackie Desautels, Scientific Resource
					Surveys);
					Nut (0,0),

	Table 4.5-2           List of Archaeological Resources and their Eligibility							
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event			
					1988 (Daniel McCarthy, Archaeological Research Unit, U C Riverside); 1995 (Daniel McCarthy, Cultural Resource Facility, California State University)			
P-33- 000420	CA- RIV000420	Bedrock milling, lithics, ground stone, trash scatter	Prehistoric, Historic	Not evaluated	1968 (M. O'Neil, UCR ARU); 1983 (Jackie Desautels, Scientific Resource Surveys, Inc.)			
P-33- 000421	CA- RIV000421	Rock art, bedrock milling	Prehistoric	Not evaluated	<ul> <li>1963 (Paul Chace &amp; E. Shepard, San Bernardino County Museum);</li> <li>1968 (M. O'Neil, UCR ARU); 1983 (Jackie Desautels, Scientific Resource Surveys, Inc.);</li> <li>1988 (Daniel F. McCarthy, Archaeological Research Unit, U C Riverside.);</li> <li>1995 (Daniel F. McCarthy, Cultural resource Facility, California State University)</li> </ul>			
P-33- 000464	CA- RIV000464	Rock art, bedrock milling	Prehistoric	Not evaluated	<ul> <li>1953 (P. Chace &amp; E. Shepard, UCR ARU); 1983</li> <li>(Robyn MacDonald, Scientific Resources Survey, Inc.);</li> <li>1983 (J. Desautels, D. Corey, Scientific Resource Survey, Inc.);</li> <li>1983 (D. Desautels, Scientific Resources Survey, Inc.); 1983 (Roger Mason, Scientific Resource Surveys, Inc.);</li> <li>1984 (A. Cody, Scientific Resources Survey, Inc.);</li> <li>1989 (M. Romano, R. Olson and K. Owens, Metropolitan Water District);</li> <li>2000 (James Workman, UCR ARU)</li> </ul>			
P-33- 000497	CA- RIV000497	Bedrock milling, ceramic, adobe, trash scatter	Prehistoric, Historic	Not evaluated	1971 (T. O'Brian, UCR); 1976 (H. Wells, T. Snyder, UCR); 1987 (Daniel F. McCarthy, UCR ARU)			

	Table 4.5-2           List of Archaeological Resources and their Eligibility							
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event			
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, UCR ARU);			
000530	RIV000530			significant	1983 (Jackie Desautels, Scientific Resources			
					Surveys, Inc.);			
					1988 (Beth Padon/Pat Jertberg, LSA Associates,			
					Inc.)			
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, UCR-ARU);			
000531	RIV000531			significant	1983 (J. Desautels, Scientific Resource Surveys,			
					Inc.);			
					1988 (Beth Padon/ Pat Jertberg, LSA Associates)			
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, UCR-ARU)			
000532	RIV000532			significant				
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, UCR-ARU);			
000533	RIV000533			significant	1983 (Don Carey, Scientific Resource Surveys, Inc.)			
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, ARU-UCR);			
000534	RIV000534			significant	1983 (Don Carey, Scientific Resource Surveys, Inc.)			
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, UCR-ARU);			
000535	RIV000535			significant	1983 (Don Carey, Scientific Resource Surveys, Inc.)			
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, UCR-ARU); 1983 (Don			
000536	RIV000536			significant	Carey, Scientific Resource Surveys)			
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, UCR-ARU); 1983 (Don			
000537	RIV000537			significant	Carey, Scientific Resource Surveys)			
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, UCR-ARU);			
000538	RIV000538			significant	1983 (Don Carey, Scientific Resource Surveys)			
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, UCR-ARU)			
000539	RIV000539			significant				
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, n/a); 1983 (Don Carey,			
000540	RIV000540			significant	Scientific Resource Surveys)			
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1963 (P. Chace & E. Shepard, San Bernardino			
000541	RIV000541			significant	County Museum);			
					1972 (Terry Ambrose, UCR-ARU);			

		List of Archa	Tabl eological Res	e 4.5-2 sources and the	eir Eligibility
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event
					1983 (Don Carey, Scientific Resource Surveys)
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, UCR-ARU);
000542	RIV000542			significant	1983 (Don Carey, Scientific Resource Surveys.)
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1972 (Terry Ambrose, UCR-ARU);
000543	RIV000543			significant	1983 (Don Carey, Scientific Resource Surveys)
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1973 (P. Wilke, San Bernardino County Museum);
000608	RIV000608			significant	1983 (Robyn MacDonald, Scientific Resource
					Surveys, Inc.);
					2010 (Ecorp Consulting, Inc., Ecorp Consulting,
					Inc.)
P-33-	CA-	Rock alignment, bedrock	Prehistoric	Not	1973 (P. Wilke, San Bernardino County Museum);
000609	RIV000609	milling		evaluated	1983 (R. MacDonald, Scientific Resource Surveys,
					Inc.)
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1973 (P. Wilke, San Bernardino County Museum);
000610	RIV000610			significant	1983 (R. MacDonald, Scientific Resource Surveys,
					Inc.);
					2006 (Michael Dice, Michael Brandman Associates)
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1982 (Lerch, M. K., San Bernardino County
000683	RIV000683			significant	Museum);
					2008 (McDougall, D.; J. George; and Gothar, B.,
					Applied EarthWorks, Inc.)
P-33-	CA-	Bedrock milling	Prehistoric	Likely not	1963 (P. Chace & E. Shepard, San Bernardino
000715	RIV000715			significant	County Museum);
					1983 (Jackie Desautels, Scientific Resource
					Surveys, Inc.);
					1988 (Beth Padon/ Pat Jertberg, LSA Associates,
					Inc.)
P-33-	CA-	Bedrock milling, lithics	Prehistoric	Likely not	1975 (R. Weaver, UCR ARU);
000857	RIV000857			significant	

	Table 4.5-2           List of Archaeological Resources and their Eligibility								
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event				
					1987 (C. Prior, M. Conroy, B. Neiditch, ARU, UCR); 2013 (Daniel Ballester and Daniel Perez, CRM TECH)				
P-33- 000860	CA- RIV000860	Bedrock milling	Prehistoric	Not significant	<ul> <li>1976 (D. Lipp &amp; R. Weaver, UCR ARU);</li> <li>1987 (Barry R. Neiditch, Archaeological Research Unit, U C Riverside);</li> <li>2006 (Archaeological Staff, Michael Brandman Associates)</li> </ul>				
P-33- 001019	CA- RIV001019	Lithic, ground stone	Prehistoric	Not evaluated	1963 (A.M. Haemslel, San Bernardino County Museum); 1980 (Jean A. Saepasl, UCR ARU)				
P-33- 001020	CA- RIV001020	Bedrock milling, ground stone	Prehistoric	Not evaluated	1963 (G. Smith, San Bernardino County Museum)				
P-33- 001063	CA- RIV001063	Bedrock milling	Prehistoric	Likely not significant	1976 (Eastvold, UCR ARU); 1987 (P. Parr, K. Swope, Archaeological Research Unit, U C Riverside)				
P-33- 001064	CA- RIV001064	Bedrock milling	Prehistoric	Not evaluated	<ul> <li>1976 (Eastvold, UCR ARU);</li> <li>1987 (R. E. Parr, B. Arkush, Archaeological Research Center, U C Riverside);</li> <li>2008 (Jeanette A. McKenna, McKenna et al.)</li> </ul>				
P-33- 001080	CA- RIV001080	Lithic, ground stone	Prehistoric	Not evaluated	1976 (D. Bell, UCR ARU); 1981 (L.L. Bowles, UCR ARU)				
P-33- 001703	CA- RIV001703	Bedrock milling, adobe	Prehistoric, Historic	Not evaluated	1979 (C.E. Drover, n/a)				
P-33- 001704	CA- RIV001704	Adobe, trash scatter, ground stone	Prehistoric, Historic	Likely not significant	1979 (C.E. Drover, n/a)				
P-33- 001976	CA- RIV001976	Lithic scatter, ground stone	Prehistoric	Likely not significant	1980 (Jean A. Salpas, UCR ARU)				
P-33- 001977	CA- RIV001977	Bedrock milling feature	Prehistoric	Likely not significant	1980 (Jean A. Salpas, UCR ARU)				

	Table 4.5-2           List of Archaeological Resources and their Eligibility							
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event			
P-33-	CA-	Foundation; Trash	Historic	Significant	1980 (C. Colquehoun, Archaeological Associates,			
002025	RIV002025	scatter; Hearths;			Costa Mesa, CA);			
		Ancillary building;			1991 (Laurie S. White, Archaeological Associates,			
		Farm; Adobe building			Sun City, CA);			
					2003 (David M. Smith and Ron Norton, The Kieth			
					Companies, Inc., Irvine, CA);			
					2007 (Toenjes, Julianne, Sarah Mattiussi and			
					Rachael Nixon, Stantec, Palm Desert, CA)			
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1981 (C.E. Drover and E. Drover, UCR ARU)			
002185	RIV002185			significant				
P-33-	CA-	Lithic scatter, ground	Prehistoric	Likely not	1981 (L.L. Bowles, UCR ARU); 2006 (Kristie R.			
002236	RIV002236	stone		significant	Blevins, L&L Archaeologist)			
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1982 (D. Jenkins, n/a)			
002531	RIV002531			significant				
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1983 (Van Horn and Murray, Archaeological			
002587	RIV002587			significant	Associates, Costa Mesa, CA)			
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1983 (Murray and Van Horn, Archaeological			
002588	RIV002588			significant	Associates, Costa Mesa, CA)			
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1983 (Murray and Van Horn, Archaeological			
002589	RIV002589			significant	Associates, Costa Mesa, CA)			
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1983 (Van Horn and Murray, Archaeological			
002590	RIV002590			significant	Associates, Costa Mesa, CA)			
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1983 (C. Rector and D. Pinto, UCR ARU)			
002734	RIV002734			significant				
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1983 (Jean A. Salpas, UCR ARU)			
002752	RIV002752			significant				
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1984 (K.J. Peter and D. Desautels, Scientific			
002763	RIV002763			significant	Resource Surveys, Inc., Huntington Beach, CA)			

	Table 4.5-2           List of Archaeological Resources and their Eligibility								
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event				
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1984 (Jean A. Salpas, UCR ARU);				
002775	RIV002775			significant	1990 (Brook S. Arkbush, Archaeological Research				
					Unit, UC Riverside, Riverside, CA)				
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1984 (Jean A. Salpas, UCR ARU);				
002776	RIV002776			significant	1990 (Brooke S. Arkbush, Archaeological Research				
					Unit, UC Riverside, Riverside, CA)				
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1984 (Jean A. Salpas, UCR ARU);				
002777	RIV002777			significant	1990 (Brooke S. Arkbush, Archaeological Research				
					Unit, UC Riverside, Riverside, CA)				
P-33-	CA-	Lithic scatter, ground	Prehistoric	Not	1984 (S. Bouscaren etc., UCR ARU)				
002817	RIV002817	stone		evaluated					
P-33-	CA-	Lithic scatter, ground	Prehistoric	Not	1984 (S. Bousacaren etc., UCR ARU)				
002818	RIV002818	stone		evaluated					
P-33-	CA-	Lithic scatter, ground	Prehistoric	Not	1984 (S. Bouscaren, UCR ARU)				
002819	RIV002819	stone		evaluated					
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1983 (Ann Cody, Scientific Resource Surveys,				
002829	RIV002829			significant	Huntington Beach, CA)				
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1984 (C.E. Drover, UCR ARU); 2017 (H. Murphy,				
002863	RIV002863			significant	K. Stankowski, R. Bolger, M. Jorgensen, D. Faith,				
					Tierra Environmental Services, Inc.)				
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1984 (C.E. Drover, UCR);				
002864	RIV002864			significant	2017 (H. Murphy, K. Stankowski, B. Bolger M.				
					Jorgensen, D. Faith, Tierra Environmental				
					Services)				
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1984 (C.E. Drover, n/a);				
002865	RIV002865			significant	2017 (H. Murphy, K. Stankowski, M. Jorgensen, D.				
					Faith, Tierra Environmental Services, Inc.)				
P-33-	CA-	Bedrock milling feature	Prehistoric	Likely not	1984 (C.E. Drover, UCR)				
002866	RIV002866			significant					

	Table 4.5-2           List of Archaeological Resources and their Eligibility								
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event				
P-33-	CA-	Bedrock milling feature;	Prehistoric	Likely not	1983 (Thomas Banks, Scientific Resource Surveys,				
002867	RIV002867	Rock shelter		significant	Huntington Beach, CA); 1989 (K. Owens, R. Olson and S. Dies, n/a)				
P-33- 002868	CA- RIV002868	Bedrock milling feature	Prehistoric	Likely not significant	1984 (C.E. Drover, ARU)				
P-33- 002869	CA- RIV002869	Bedrock milling feature	Prehistoric	Likely not significant	1984 (C.E. Drover, UCR ARU)				
P-33- 002894	CA- RIV002894	Bedrock milling feature	Prehistoric	Likely not significant	1984 (C.E. Drover, UCR)				
P-33- 002895	CA- RIV002895	Lithic scatter; Bedrock milling feature; Rock feature; Rock shelter	Prehistoric	Not evaluated	1984 (C.E. Drover, UCR); 2006 (Cary D. Cotterman, ECORP Consulting Inc., Redlands, CA)				
P-33- 002896	CA- RIV002896	Bedrock milling feature	Prehistoric	Likely not significant	1984 (C.E. Drover, UCR); 2006 (ECORP Consulting, Inc., ECORP Consulting, Inc.)				
P-33- 002897	CA- RIV002897	Bedrock milling feature	Prehistoric	Destroyed	1984 (C.E. Drover, UCR); 2006 (ECORP Consulting, Inc., ECORP Consulting, Inc.)				
P-33- 002950	CA- RIV002950	Bedrock milling feature	Prehistoric	Likely not significant	1983 (Thomas J. Banks, Scientific Resource Surveys, Inc., Huntington Beach, CA); 1989 (S.A. Williams and E. Crabtree, n/a)				
P-33- 002951	CA- RIV002951	Bedrock milling feature	Prehistoric	Likely not significant	1983 (Thomas J. Banks, Scientific Resource Surveys, Inc., Huntington Beach, CA); 2010 (Ecorp Consulting, Inc., Ecorp Consulting, Inc.)				
P-33- 002952	CA- RIV002952	Bedrock milling feature	Prehistoric	Likely not significant	1983 (Thomas J. Banks, Scientific Resource Surveys, Inc., Huntington Beach, CA)				
P-33- 002953	CA- RIV002953	Bedrock milling feature	Prehistoric	Likely not significant	1983 (Thomas J. Banks, Scientific Resource Surveys, Inc., Huntington Beach, CA)				
P-33- 002954	CA- RIV002954	Bedrock milling feature	Prehistoric	Likely not significant	1983 (Thomas J. Banks, Scientific Resource Surveys, Inc., Huntington Beach, CA)				
P-33- 002955	CA-RIV- 002955	Bedrock milling feature	Prehistoric	Likely not significant	1983 (Thomas J. Banks, Scientific Resource Surveys, Inc., Huntington Beach, CA)				

	Table 4.5-2           List of Archaeological Resources and their Eligibility							
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1983 (Thomas J. Banks, Scientific Resource			
002956	002956			significant	Surveys, Inc., Huntington Beach, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1983 (Thomas J. Banks, Scientific Resource			
002957	002957			significant	Surveys, Inc., Huntington Beach, CA); 1989 (S.			
					Dies, R. Olson and K. Owens, n/a)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1983 (Thomas J. Banks, Scientific Resource			
002958	002958			significant	Surveys, Inc., Huntington Beach, CA); 1989 (K.			
					Owens, S. Dies and R. Olson, n/a)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1983 (Thomas J. Banks, Scientific Resource			
002959	002959			significant	Surveys, Inc., Huntington Beach, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1983 (Thomas J. Banks, Scientific Resource			
002960	002960			significant	Surveys, Inc., Huntington Beach, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1983 (Thomas J. Banks, Scientific Resource			
002961	002961			significant	Surveys, Inc., Huntington Beach, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1984 (Thomas J. Banks, Scientific Resource			
002962	002962			significant	Surveys, Inc., Huntington Beach, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1983 (Thomas J. Banks, Scientific Resource			
002963	002963			significant	Surveys, Inc., Huntington Beach, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1984 (Thomas J. Banks, Scientific Resource			
002964	002964			significant	Surveys, Inc., Huntington Beach, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1983 (Thomas J. Banks, Scientific Resource			
002965	002965			significant	Surveys, Inc., Huntington Beach, CA); 1989 (K.			
					Owens, R. Olson and S. Dies, n/a)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1983 (Thomas J. Banks, Scientific Resource			
002967	002967			significant	Surveys, Inc., Huntington Beach, CA)			
P-33-	CA-RIV- 002968	Bedrock milling feature	Prehistoric	Likely not	1983 (Thomas J. Banks, Scientific Resource Surveys, Inc., Huntington Beach, CA);			
002968				significant	1989 (K. Owens, S. Dies and R. Olson, n/a)			
P-33-	CA-RIV-	Rock feature	Prehistoric	Not evaluated	1983 (Vicki Mason, Scientific Resource Surveys,			
002969	002969				Inc., Huntington Beach, CA)			

	Table 4.5-2           List of Archaeological Resources and their Eligibility								
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1983 (Thomas Banks, Scientific Resource Survey,				
002993	002993			significant	Huntington Beach, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1984 (Roger Mason, Scientific Resource Surveys,				
002994	002994			significant	Huntington Beach, CA)				
P-33-	CA-RIV-	Bedrock milling feature;	Prehistoric	Not evaluated	1983 (Roger Mason, Scientific Resource Surveys,				
002995	002995	Rock shelter			Huntington Beach, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1986 (Philip de Barros, UCLA/Golden West Col,				
003057	003057			significant	Stanton, CA)				
P-33- 003067	CA-RIV- 003067	Bedrock milling feature	Prehistoric	Likely not significant; destroyed?	<ul> <li>1985 (M.L. Hemphill, Scientific</li> <li>Resource Surveys, Inc., Huntington</li> <li>Beach, CA); 1990 (C.E. Drover and</li> <li>D.M. Smith, Christopher Drover,</li> <li>Santa Ana, CA);</li> <li>2004 (P. Fulton and N. Lawson, LSA Associates,</li> <li>Inc., Riverside, CA); 2006 (V. Austerman, n/a)</li> </ul>				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1986 (C.E. Drover, UCR)				
003088	003088			significant					
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1986 (C.E. Drover, n/a)				
003089	003089			significant					
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1986 (Daniel F. McCarthy, Archaeological				
003133	003133			significant	Research Unit, UC Riverside, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1986 (Daniel F. McCarthy, Archaeological				
003134	003134			significant	Research Unit, UC Riverside, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1986 (Daniel F. McCarthy, Archaeological				
003135	003135			significant	Research Unit, UC Riverside, CA)				
P-33- 003159	CA-RIV- 003159	Bedrock milling feature	Prehistoric	Likely not significant	<ul> <li>1987 (C. Prior, M. Conroy and B. Neiditch,</li> <li>Archaeological Research Unit, UC Riverside,</li> <li>CA); 2013 (Daniel Ballester and Daniel Perez,</li> <li>CRM TECH);</li> <li>2015 (Daniel Ballester, CRM TECH)</li> </ul>				

	Table 4.5-2           List of Archaeological Resources and their Eligibility								
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not	1987 (D. Pinto, Archaeological Research Unit, UC Riverside, CA);				
003223	003223			significant	1990 (Letter: Kathryn Gualtieri, Office of Historic				
					Preservation, Sacramento, CA);				
					2001 (Kay White Email to: Joseph McDole, EIC);				
					2001 (Fax: Joseph McDole, Office of Historic				
					Preservation, Sacramento, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC				
003224	003224			significant	Riverside, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC				
003225	003225			significant	Riverside, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC				
003226	003226			significant	Riverside, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC				
003227	003227			significant	Riverside, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC Riverside, CA);				
003228	003228			significant	1993 (Juanita R. Shinn and Joan Brown, RMW				
					Paleo Associates, Mission Viejo, CA)				
P-33-	CA-RIV- 003229	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC				
003229	000220			significant	Riverside, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC				
003230	003230			significant	Riverside, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC				
003231	003231			significant	Riverside, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC				
003232	003232			significant	Riverside, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC				
003233	003233			significant	Riverside, CA)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC				
003234	003234			significant	Riverside, CA)				

	Table 4.5-2           List of Archaeological Resources and their Eligibility							
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC			
003235	003235			significant	Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC			
003236	003236			significant	Riverside, CA)			
P-33-	CA-RIV- 003237	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC			
003237	003237			significant	Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC			
003238	003238			significant	Riverside, CA); 2006 (M. Dice, Michael Brandman			
					Associates, Irvine, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC			
003239	003239			significant	Riverside, CA)			
P-33-	CA-RIV- 003240	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC			
003240	003240			significant	Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC			
003241	003241			significant	Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC			
003242	003242			significant	Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC			
003243	003243			significant	Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeology Research Unit, UC			
003244	003244			significant	Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature;	Prehistoric,	NI-t lt l	1987 (D. Pinto, Archaeological Research Unit, UC Riverside, CA);			
003245	003245/H	Foundations; Walls	Historic	Not evaluated	1991 (J. Keller, Jean A. Keller, Consulting			
					Archaeologist, Temecula, CA); 2002 (Daniel			
					Ballester, CRM TECH)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto, Archaeological Research Unit, UC			
003246	003246			significant	Riverside, CA)			
P-33-	CA-RIV-	Trash scatter; Adobe	Historic	Not evaluated	1987 (Karen K. Swope, Archaeological Research			
003247	003247/H	structure			Unit, UC Riverside, CA)			

	Table 4.5-2           List of Archaeological Resources and their Eligibility							
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr and K. Swope, Archaeological			
003250	003250			significant	Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Lithic scatter; Bedrock	Prehistoric,	Not evaluated	1987 (R. Parr, K. Swope, V. deMunck and L.			
003251	003251	milling feature; Dam	Historic		Broomhall, Archaeological Research Unit, UC			
					Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr and K. Swope, Archaeological			
003252	003252			significant	Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature;	Prehistoric,	Not evaluated	1987 (R. Parr, K. Swope and V. deMunck,			
003253	003253/H	Trash scatter	Historic		Archaeological Research Unit, UC Riverside, CA)			
P-33-	CA-RIV- 003254/H	Bedrock milling	Prehistoric,	Likely not	1987 (R. Parr, K. Swope and V. deMunck,			
003254	000204/11	feature; Cistern	Historic	significant	Archaeological Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto and J. Schneider, Archaeological			
003255	003255			significant	Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto and J. Schneider, Archaeological			
003256	003256			significant	Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (D. Pinto and J. Schneider, Archaeological			
003257	003257			significant	Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr, Archaeological Research Unit, UC			
003258	003258			significant	Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not evaluated	1987 (R. Parr, D. Pinto, K. Swope and V. deMunck,			
003259	003259				Archaeological Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr, Archaeological Research Unit, UC			
003260	003260			significant	Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature;	Prehistoric,	Not evaluated	1987 (R. Parr, K. Swope and B. Neiditch,			
003261	003261	Farm/ ranch	Historic		Archaeological Research Unit, UC Riverside, CA);			
					2009 (Jeanette A McKenna, McKenna et al.)			
P-33- 003262	CA-RIV- 003262	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr and C. Prior, Archaeological			
000202	000202			significant	Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr, K. Swope, R. Yohe and C. Prior,			
003263	003263			significant	Archaeological Research Unit, UC Riverside, CA)			

	Table 4.5-2           List of Archaeological Resources and their Eligibility							
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr, K. Swope, R. Yohe and C. Prior,			
003264	003264			significant	Archaeological Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (K. Swope, R. Yohe and C. Prior,			
003265	003265			significant	Archaeological Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr and B. Neiditch, Archaeological			
003266	003266			significant	Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature;	Prehistoric	Not evaluated	1987 (R. Parr, R. Yohe, B. Neiditch, B. Arkush and			
003267	003267	Rock shelter			D. Everson, Archaeological Research Unit, UC			
					Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr, R. Yohe, B. Arkush, B. Neiditch and			
003268	003268			significant	D. Everson, Archaeological Research Unit, UC			
					Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr, R. Yohe, B. Arkush, B. Neiditch and			
003269	003269			significant	D. Everson, Archaeological Research Unit, UC			
					Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr and D. Everson, Archaeological			
003270	003270			significant	Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr, K. Swope and K. Halloran,			
003271	003271			significant	Archaeological Research Unit, UC Riverside, CA);			
					2006 (Jeanette A. McKenna, McKenna et al.,			
					Whittier, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not evaluated	1987 (R. Parr, K. Swope and K. Halloran,			
003273	003273				Archaeological Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr and B. Arkush, Archaeological			
003304	003304			significant	Research Unit, UC Riverside, CA)			
P-33-	CA- RIV003305	Bedrock milling feature	Prehistoric	Likely not	1987 (R. Parr, Archaeological Research Unit, UC			
003305	1/1 / 002205			significant	Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not evaluated	1987 (R. Parr and B. Arkush, Archaeological			
003306	003306	_			Research Unit, UC Riverside, CA)			

	Table 4.5-2           List of Archaeological Resources and their Eligibility							
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not	1987 (K.J. Peter and L.A. Carbone, Scientific			
003307	003307			significant	Resourse Surveys, Inc., Huntington Beach, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not evaluated	1987 (Michael Sampson, CA Dept of Parks and			
003323	003323				Recreation, Southern Region Headquarters, San			
					Diego, CA)			
P-33-	CA-RIV-	Lithic scatter, ground	Prehistoric	Likely not	1987 (Joan Brown, Blanch Schmitz and Ronald M.			
003340	003340	stone		significant	Bissell, RMW Paleo Associates, Mission Viejo, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not evaluated	1987 (C. Prior, M. Conroy and B. Neiditch,			
003341	003341				Archaeological Research Unit, UC Riverside, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Destroyed	1987 (Barry R. Neiditch, Archaeological Research			
003342	003342				Unit, UC Riverside, CA); 2013 (Daniel Ballester			
					and Daniel Perez, CRM TECH)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not	1987 (Barry R. Neiditch, Archaeological Research			
003343	003343			significant	Unit, UC Riverside, CA); 2006 (M. Dice, Michael			
					Brandman Associates, Irvine, CA)			
P-33- 003344	CA-RIV- 003344	Bedrock milling feature	Prehistoric	Not	1987 (Barry R. Neiditch, Archaeological Research Unit, UC Riverside, CA);			
				significant	2006 (M. Dice, Michael Brandman Associates,			
					Irvine, CA)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not	1987 (Barry R. Neiditch, Archaeological Research			
003345	003345			significant	Unit, UC Riverside, CA); 2006 (M. Dice, Michael			
					Brandman Associates, Irvine, CA)			
P-33- 003346	CA-RIV- 003346	Lithic scatter; Bedrock milling feature	Prehistoric	Significant	1987 (Daniel F. McCarthy and Barry R. Neiditch, Archaeological Research Unit, UC			
003346	003346	milling leature			Riverside, CA);			
					1990 (Brooke S. Arkush, Archaeological Research			
					Unit, UC Riverside, CA); 2006 (M. Dice, Michael			
					Brandman Associates, Irvine, CA)			
P-33-	CA-RIV-	Lithic scatter; Bedrock	Prehistoric	Not evaluated	1987 (Daniel F. McCarthy and Barry R.			
003347	003347	milling feature			Neiditch, Archaeological Research Unit, UC			
					Riverside, CA);			

	Table 4.5-2           List of Archaeological Resources and their Eligibility								
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event				
					1990 (Brooke S. Arkush, Archaeological Research				
					Unit, UC Riverside, CA); 2011 (Archaeological				
					Staff, Michael Brandman Associates)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1990 (C. E. Drover and D. M. Smith, Christopher				
003959	003959			significant	Drover); 2004 (P. Fulton/N. Lawson, LSA				
					Associates, Inc.)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1990 (C. E. Drover and D. M. Smith, Christopher				
003960	003960			significant	Drover)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1990 (C. E. Drover and D. M. Smith, Christopher				
003961	003961			significant	Drover)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1990 (C. E. Drover and D. M. Smith, Christopher				
003962	003962			significant	Drover); 2004 (P. Fulton/N. Lawson, LSA				
					Associates, Inc.)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not	1990 (C. E. Drover and D. M. Smith, Christopher				
003963	003963			significant	Drover); 2004 (P. Fulton/N. Lawson, LSA				
					Associates, Inc.)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1990 (C. E. Drover and D. M. Smith, Christopher				
003964	003964			significant	Drover)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not	1990 (C. E. Drover and D. M. Smith, Christopher				
003965	003965			significant	Drover); 2004 (P. Fulton/N. Lawson, LSA				
					Associates, Inc.)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not	1990 (C. E. Drover and D. M. Smith, Christopher				
003966	003966			significant	Drover); 2004 (P. Fulton/N. Lawson, LSA				
<b>T</b>					Associates, Inc.)				
P-33- 004181	CA-RIV- 004181	Bedrock milling feature	Prehistoric	Likely not significant	1991 (J. Keller, Jean A. Keller, Consulting Archaeologist, 27475 Ynez Road, No. 450, Temecula				
					CA 92390)				
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not evaluated	1991 (J. Keller, Jean A. Keller, Consulting				
004183	004183				Archaeologist, 27475 Ynez Road, No. 450,				
					Temecula CA 92390);				

	Table 4.5-2 List of Archaeological Resources and their Eligibility							
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event			
					2002 (Daniel Ballester, CRM TECH)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not evaluated	1991 (J. Keller, Jean A. Keller, Consulting			
004184	004184				Archaeologist, 27475 Ynez Road, No. 450,			
					Temecula CA 92390);			
					2002 (Daniel Ballester, CRM TECH)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not evaluated	1991 (J. Keller, Jean A. Keller, Consulting			
004185	004185				Archaeologist, 27475 Ynez Road, No. 450,			
					Temecula CA, 92390);			
P. aa			D 11.		2002 (Daniel Ballester, CRM TECH) 1991 (J. Keller, Jean A. Keller, Consulting			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not evaluated	Archaeologist, 27475 Ynez Road, No. 450,			
004186	004186				Temecula, CA 92390);			
					2002 (Daniel Ballester, CRM TECH)			
P-33-	CA-RIV-	Deducels milling feature	Prehistoric	T il- ol of				
		Bedrock milling feature	Prenistoric	Likely not	1991 (J. Keller, Jean A. Keller, Consulting			
004187	004187			significant	Archaeologist, 27475 Ynez Road, No. 450,			
					Temecula, CA 92390)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not evaluated	1991 (J. Keller, Jean A. Keller, Consulting			
004188	004188				Archaeologist, 27475 Ynez Road, No. 450,			
					Temecula, CA 92390);			
					2002 (Daniel Ballester, CRM TECH)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1991 (J. Keller, Jean A. Keller, Consulting			
004189	004189			significant	Arcaeologist, 27475 Ynez Road, No. 450, Temecula			
					CA 92390)			
P-33-	CA-RIV-	Foundation; Trash	Historic	Not evaluated	1990 (James J. Schmidt and Gwendolyn Romani,			
004201	004201	scatter			Greenwood and Associates, 725 Jacon Way, 725			
					Jacon Way, Pacific Palisades, CA 90272, (213) 454-			
					3091)			
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1990 (James J. Schmidt, June Schmidt, Jeanne			
004206	004206			significant	Binning, and Tricia Webb, Greenwood and			
501200				Significant	Associates, 725 Jacon Way, 725 Jacon Way, Pacific			
					Palisades, CA 90272 (213) 454-3091)			

Table 4.5-2           List of Archaeological Resources and their Eligibility							
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event		
P-33-	CA-RIV-	Foundation; Trash	Historic	Not evaluated	1990 (James J. Schmidt, and Gwendolyn Romani,		
004210	004210	scatter			Greenwood and Associates, 725 Jacon Way, Pacific Palisades, CA 90272 (213) 454-3091)		
P-33-	CA-RIV-	Lithic scatter, ground	Prehistoric	Likely not	1990 (James J. Schmidt, Kathy VanderVeen,		
004212	004212	stone		significant	James Kenney, and Lisa LeCount, Greenwood and		
					Associates, 725 Jacon Way, Pacific Palisades, CA 90272 (213) 454-3091)		
P-33-	CA-RIV-	Grave; Physically	Historic	Destroyed	1979 (M.A. Brown, n/a)		
004286	004286	overlaps or intersects 33-028830 and 33 013710					
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1992 (M. Hogan, UC Riverside Archaeological		
004924	004924			significant	Research Unit)		
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	1992 (M. Hogan, UC Riverside Archaeological		
004925	004925			significant	Research Unit)		
P-33-	CA-RIV-	Foundations; Privy and	Historic	Not evaluated	1995 (James J. Schmidt and Gwendolyn Romani,		
007910	005862H	Trash scatter; Cistern; Standing structures;			Greenwood and Associates)		
P-33-	CA-RIV-	Lithic scatter; Faunal	Prehistoric	Significant	1998 (M. Horne, Applied EarthWorks, Inc., Hemet,		
008168	006065	remains			CA)		
P-33-	CA-RIV-	Lithic scatter; Faunal	Prehistoric	Significant	1998 (M. Horne, Applied EarthWorks, Inc., Hemet,		
008169	006066	remains			CA)		
P-33-	CA-RIV-	Lithic scatter	Prehistoric	Significant	1998 (M. Horne, Applied EarthWorks, Inc., Hemet,		
008170	006067				CA)		
P-33-	CA-RIV-	Lithic scatter, ground	Prehistoric	Significant	1998 (M. Horne, Applied EarthWorks, Inc., Hemet,		
008171	006068	stone; Faunal remains			CA)		
P-33-	CA-RIV-	Lithic scatter, ground	Prehistoric	Significant	1998 (M. Horne, Applied EarthWorks, Inc., Hemet,		
008266	006084	stone; Faunal remains			CA)		
P-33-	CA-RIV- 006200	Hearths/ pits	Prehistoric	Significant	1999 (M. Horne, Applied EarthWorks, Inc., Hemet,		
008709	000200				CA)		

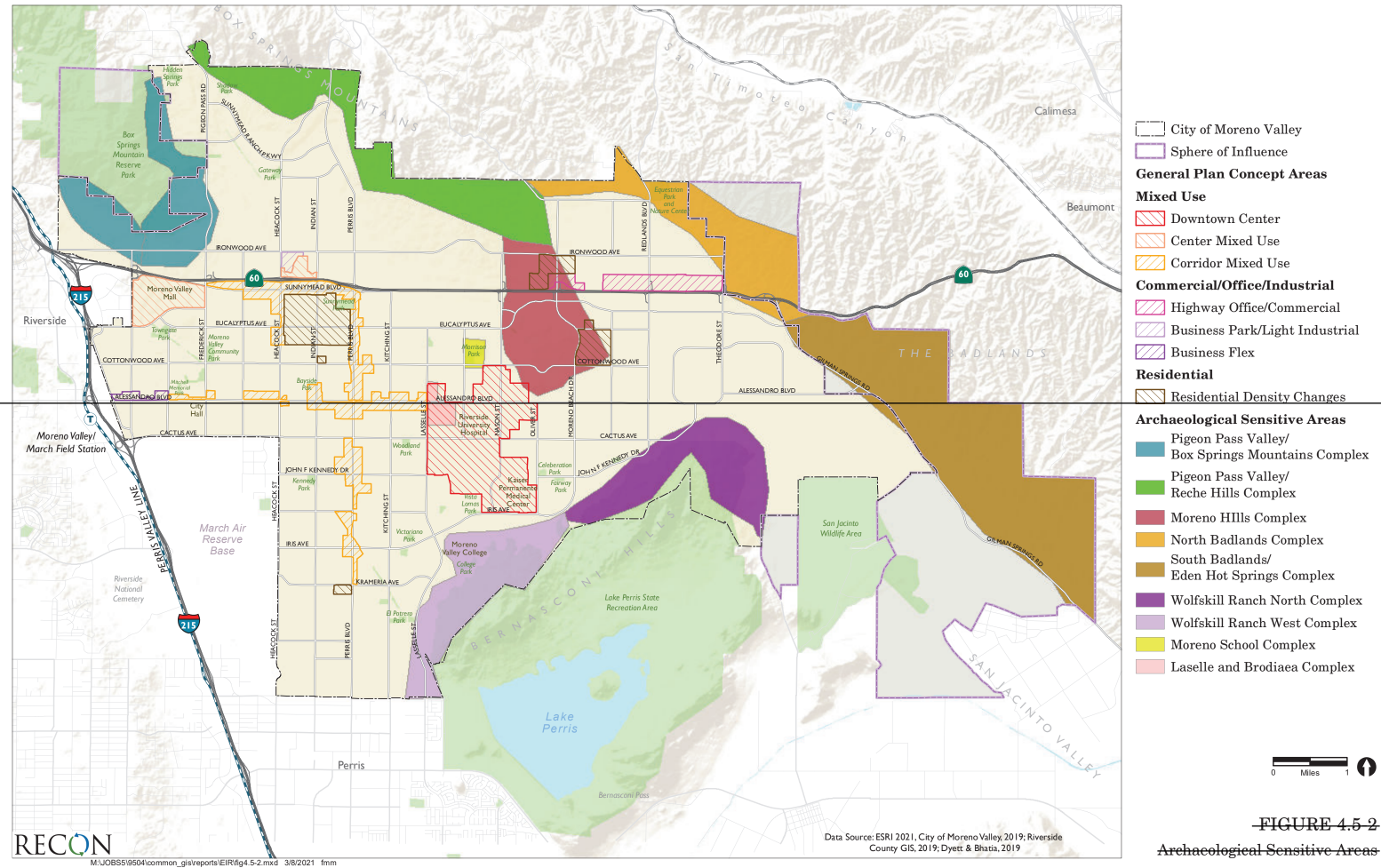
Table 4.5-2           List of Archaeological Resources and their Eligibility							
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event		
P-33- 011606	CA-RIV- 006914	Bedrock milling feature	Prehistoric	Likely not significant	2002 (Riordan L. Goodwin, LSA Associates)		
P-33- 011621		Foundation; Walls; Standing structures; Farm	Historic	Not evaluated	1980 (Terence N. D'Altroy, Environmental Resources Group)		
P-33- 011622		Isolate - biface midsection	Prehistoric	Not significant	1980 (Terence N. D'Altroy, Environmental Resources Group)		
P-33- 012118	CA- RIV006943/H	Bedrock milling feature; Foundations; Trash scatter; Road; Walls	Prehistoric, Historic	Significant	2002 (Daniel Ballester, CRM TECH)		
P-33- 012635		Bedrock milling feature	Prehistoric	Likely not significant	1984 (S. Bouscaren etc., ARU, UC Riverside)		
P-33- 012636		Bedrock milling feature	Prehistoric	Likely not significant	1984 (S. Bouscaren etc., ARU, UC Riverside)		
P-33- 012637		Bedrock milling feature	Prehistoric	Likely not significant	1984 (S. Bouscaren etc., ARU, UC Riverside)		
P-33- 012638		Bedrock milling feature	Prehistoric	Likely not significant	1984 (S. Bouscaren Etc., ARU, UC Riverside)		
P-33- 012817		Bedrock milling feature	Prehistoric	Not significant	1981 (L.L. Bowles, n/a); 2006 (Kristie R. Blevins, L&L Environmental, Inc.)		
P-33- 012933	CA-RIV- 007172	Lithic scatter, ground stone; Habitation debris; Other	Prehistoric	Not NR eligible	2003 (Smith, David M., and Ron Norton, The Keith Companies, Inc.); 2006 (Toenjes, Julianne, Sarah Mattiussi, and Rachael Nixon, Stantec); 2007 (Toenjes, Julianne, Sarah Mattiussi, and Rachael Nixon, Stantec)		
P-33- 012934		Isolate - mano	Prehistoric	Not significant	2003 (Smith, David M., and Ron Norton, The Keith Companie, Inc.); 2007 (Toenjes, Julianne and Sarah Mattiussi, Stantec Consulting)		

Table 4.5-2           List of Archaeological Resources and their Eligibility								
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event			
P-33-		Isolate - core	Prehistoric	Not	2003 (Smith, David M., and Ron Norton, The Keith			
012935				significant	Companies, Inc.); 2007 (Toenjes, Julianne and			
					Sarah Mattiussi, Stantec Consulting)			
P-33-		Isolate - mano	Prehistoric	Not	2003 (Smith, David M., and Ron Norton, The Keith			
012936				significant	Companies); 2007 (Julianne Toenjes and Sarah			
					Mattiussi, Stantec)			
P-33-	CA-RIV-	Lithic scatter, ground	Prehistoric	Not	2003 (Smith, David M., and Ron Norton, The Keith			
012937	007173	stone		significant	Companies, Inc.); 2006 (Toenjes, Julianne, Sarah			
					Mattiussi, and Rachael Nixon, Stantec)			
P-33-		Isolate - mano	Prehistoric	Not	2003 (Smith, David M., and Ron Norton, The Keith			
012938				significant	Companies); 2007 (Toenjes, Julianne, Stantec			
					Consulting)			
P-33-	CA-RIV-	Bedrock milling feature;	Prehistoric	Not evaluated	1983 (Thomas Banks, Scientific Resource Surveys)			
013110	007307	Cairns						
P-33-		Isolate: mano	Prehistoric	Not	1991 (Jean A. Keller, Jean A. Keller, Consulting			
013607				significant	Archaeologist)			
P-33-		Grave	Historic	Destroyed	1979 (Brown, M.A., n/a)			
013710								
P-33-		Isolate - mano	Prehistoric	Not	1974 (Jefferson, P. and H. Clough, n/a)			
013711				significant				
P-33-		Isolate - metate	Prehistoric	Not	2004 (Harris, N., Harris Arch Cons.)			
013825				significant				
P-33-		Isolate - metate	Prehistoric	Not	2004 (Smith, David M., The Keith Companies, Inc); 2007 (Toenjes, Julianne and Sarah Mattiussi,			
013848				significant	Stantec Consulting)			
P-33-		Isolate - mano	Prehistoric	Not	2004 (Smith, David M., The Keith Companies, Inc.);			
013849		Isolate - mano	Fremstoric	significant	2007 (Toenjes, Julianne and Sarah Mattiussi,			
013049				significant	Stantec Consulting)			
P-33-		Isolate - flake	Prehistoric	Not	2004 (Smith, David M., The Keith Companies, Inc);			
013850				significant	2007 (Toenjes, Julianne and Sarah Mattiussi,			
				_	Stantec Consulting)			

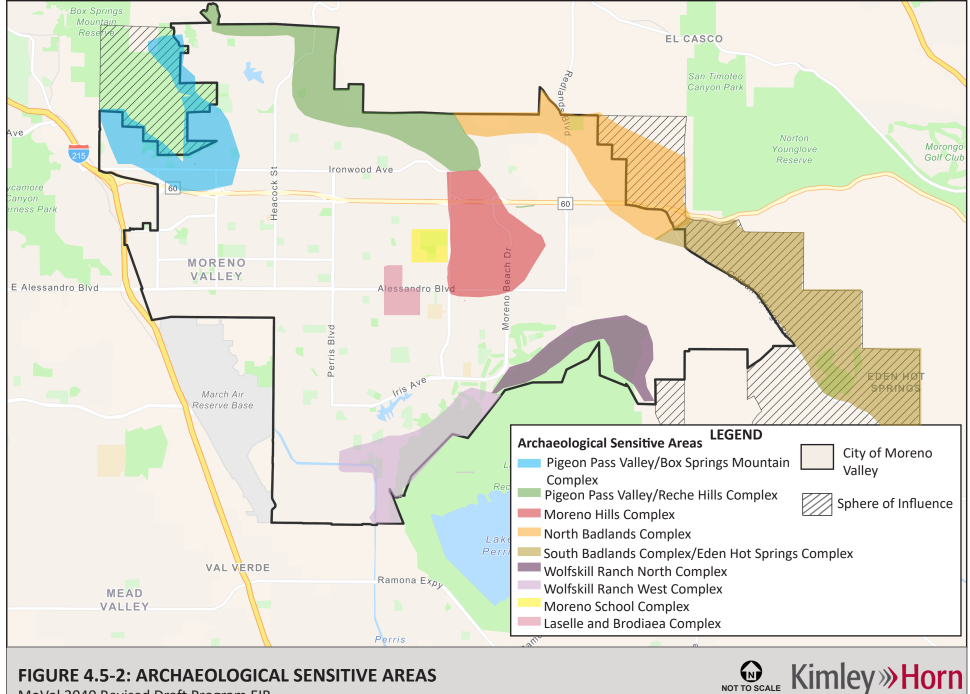
Table 4.5-2           List of Archaeological Resources and their Eligibility						
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event	
P-33-		Isolate - mano	Prehistoric	Not	2004 (Fulton, P. and N. Lawson, LSA Associates,	
015016				significant	Inc.)	
P-33- 015017	CA-RIV- 007981	Bedrock milling feature	Prehistoric	Likely not significant	2004 (Fulton, P. and N. Lawson, LSA Associates, Inc.)	
D 99	CA-RIV-	De due de millin a festure	Duchistoria	-	,	
P-33-		Bedrock milling feature	Prehistoric	Likely not	2004 (Fulton, P. and N. Lawson, LSA Associates,	
015018	007982		D 1	significant		
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	2004 (Fulton, P. and N. Lawson, LSA Associates,	
015019	007983			significant	Inc.)	
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	2004 (Fulton, P. and N. Lawson, LSA Associates,	
015020	007984			significant	Inc.)	
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	2004 (Fulton, P. and N. Lawson, LSA Associates,	
015021	007985			significant	Inc.)	
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	2004 (Fulton, P. and N. Lawson, LSA Associates,	
015022	007986			significant	Inc.)	
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	2004 (Fulton, P. and N. Lawson, LSA Associates,	
015023	007987			significant	Inc.)	
P-33-	CA-RIV-	Trash scatter	Historic	Not	2005 (Brunzell, David and Rory Goodwin, LSA	
015024	007988			significant	Associates, Inc.)	
P-33-	CA-RIV-	Trash scatter	Historic	Not	2004 (Goodwin, Riordan, LSA Associates, Inc.)	
015028	007992			significant		
P-33-	CA-RIV-	Trash scatter	Historic	Not	2004 (Goodwin, Riordan, LSA Associates, Inc.)	
015031	007995			significant		
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Likely not	2004 (Fulton, P. and N. Lawson, LSA Associates,	
015032	007996			significant	Inc.)	
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not	2006 (Dice, M., Michael Brandman Associates)	
015045	008006			significant		
P-33-	CA-RIV-	Bedrock milling feature	Prehistoric	Not	2006 (Dice, Michael, Michael Brandman	
015046	008007			significant	Associates)	

		List of Archa	Tabl eological Res	e 4.5-2 ources and the	ir Eligibility
Primary Number	Trinomial Number	Resource Type	Age	Eligibility	Recording Event
P-33- 015147	CA-RIV- 008056	Bedrock milling feature	Prehistoric	Likely not significant	2006 (Moslak, Ken, ASM Affiliates, Inc.); 2017 (H. Murphy, K. Stankowski, M. Jorgensen, D. Faith, Tierra Environmental Services)
P-33- 015148		Bedrock milling feature	Prehistoric	Likely not significant	2006 (Moslak, Ken, ASM Affiliates, Inc.); 2017 (H. Murphy, K. Stankowski, B. Bolger, M. Jorgensen and D. Faith, Tierra Environmental Services)
P-33- 015149		Bedrock milling feature	Prehistoric	Likely not significant	2006 (Moslak, Ken, ASM Affiliates, Inc.); 2017 (H. Murphy, K. Stankowski, B. Bolger, Jm. Jorgensen and D. Faith, Tierra Environmental Services)
P-33- 015150		Bedrock milling feature	Prehistoric	Likely not significant	2006 (Moslak, Ken, ASM Affiliates, Inc.); 2017 (H. Murphy, K. Stankowski, B. Bolger, M. Jorgensen and D. Faith, Tierra Environmental Servicse)
P-33- 015301		Isolate - pestle	Prehistoric	Not significant	2005 (Chandler, Evelyn, ECORP Consulting, Inc.)
P-33- 015320	CA-RIV- 008088	Bedrock milling feature	Prehistoric	Likely not significant	2004 (Fulton, P. and N. Lawson, LSA Associates, Inc.)
P-33- 015454	CA-RIV- 008149	Foundation; Trash scatter; Wells/ cistern (septic tank)	Historic	Not evaluated	2006 (John Stephen Alexandrowicz, Archaeological Consulting Services)
P-33- 015648		Isolate - metate	Prehistoric	Not significant	2006 (J. Sanka, Michael Brandman Associates)
P-33- 015675	CA-RIV- 008168	Foundations; Trash scatter; Water conveyance system	Historic	Likely not significant	2006 (J. Sanka, Michael Brandman Associates)
P-33- 015937	CA-RIV- 008274	Bedrock milling feature; Foundations; Trash scatter; Wells/ cisterns	Prehistoric, Historic	Not evaluated	2007 (Ballester, Daniel, CRM TECH)

Table 4.5-2           List of Archaeological Resources and their Eligibility							
Primary Number							
P-33-	P-33- Isolate - mano Prehistoric Not 2007 (Daniel Ballester, CRM TECH)						
015967				significant			



Archaeological Sensitive Areas



#### FIGURE 4.5-2: ARCHAEOLOGICAL SENSITIVE AREAS

MoVal 2040 Revised Draft Program EIR

Properties may qualify for NRHP listing if they qualify under the following criteria:

- Criterion A: Associated with events that have made a significant contribution to the broad patterns of history;
- Criterion B: Associated with the lives of persons significant in the past;
- Criterion C: Embody the distinctive characteristics of a type, period, or method of construction; represent the work of a master; possess high artistic values, represent a significant and distinguishable entity whose components may lack individual distinction; or
- Criterion D: Have yielded, or may be likely to yield, information important in prehistory or history.

Structures and features must usually be at least 50 years old to be considered for listing on the NRHP, barring exceptional circumstances. According to the NRHP guidelines, a resource must retain its integrity, or the "ability to convey its significance." –The seven aspects of integrity are location, design, setting, materials, workmanship, feeling and association.

#### **b.** Federal Native American Graves Protection and Repatriation Act

The Native American Graves Protection and Repatriation Act (NAGPRA) is a federal law that was established in 1990. NAGPRA provides a process for museums and federal agencies to return certain Native American cultural items – human remains, funerary objects, sacred objects, or objects of cultural patrimony – to lineal descendants, and culturally affiliated Indian tribes Tribes and Native Hawaiian organizations. NAGPRA includes provisions for unclaimed and culturally unidentifiable Native American cultural items, intentional and inadvertent discovery of Native American cultural items on federal and tribalTribal lands, and penalties for noncompliance and illegal trafficking in these items. Implementation of the proposed project would be conducted in compliance with NAGPRA. On March 15, 2010, the Department of the Interior issued a final rule on 43 Code of Federal Regulations (CFR) Part 10, of the NAGPRA Regulations – Disposition of Culturally Unidentifiable Human Remains. The final rule implements NAGPRA by adding procedures for the disposition of culturally unidentifiable Native American human remains in the possession or control of museums or federal agencies. The rule also amends sections related to purpose and applicability of the regulations, definitions, inventories of human remains and related funerary objects, civil penalties, and limitations and remedies. The rule became effective on May 14, 2010.

Federal curation regulations are also provided in 36 CFR 79, which apply to collections that are excavated or removed under the authority of the Antiquities Act (16 United States Code [USC] 431-433), the Reservoir Salvage Act (16 USC 469-469c), Section 110 of the NHPA (16 USC 470h-2), or the Archaeological Resources Protection Act (16 USC 470aa-mm). Such collections generally include those that are the result of a prehistoric or historic resources survey, excavation or other study conducted in connection with a federal action, assistance, license or permit.

# 4.5.2.2 State

#### a. CEQA Guidelines and California Register of Historical Resources

California Code of Regulations (CCR) Section 15064.5, The California Code of Regulations, Title 14, Chapter 3, § 15064.5 (the State-CEQA Guidelines) establishes the procedure for determining the significance of impacts to archeological and historical resources, as well as classifying the type of resource. Cultural resources are aspects of the environment that require identification and assessment for potential significance. The evaluation of cultural resources under CEQA is based upon the definitions of resources provided in State-CEQA Guidelines § 15064.5, as follows:

- A resource listed in, or determined to be eligible by, the State Historical Resources Commission, for listing in the California Register of Historical Resources (Pub. Res. Code § 5024.1, Title 14 CCR, Section 4850 et seq.).
- A resource included in a local register of historical resources, as defined in Section 5020.1(k) of the Public Resources Code (PRC), or identified as significant in an historical resource survey meeting the requirements section 5024.1(g) of the PRC, shall be presumed to be historically or culturally significant. Public agencies must treat any such resource as significant unless the preponderance of evidence demonstrates that it is not historically or culturally significant.
- Any object, building, structure, site, area, place, record, or manuscript which a lead agency determines to be historically significant or significant in the architectural, engineering, scientific, economic, agricultural, educational, social, political, military, or cultural annals of California may be considered to be an historical resource, provided the lead agency's determination is supported by substantial evidence in light of the whole record.

Generally, a resource shall be considered by the lead agency to be "historically significant" if the resource meets the criteria for listing on the California Register of Historical Resources (Pub. Res. Code § 5024.1, Title 14 CCR, Section 4852) including the following:

- 1. Is associated with events that have made a significant contribution to the broad patterns of California's history and cultural heritage;
- 2. Is associated with the lives of persons important in our past;
- 3. Embodies the distinctive characteristics of a type, period, region, or method of construction, or represents the work of an important creative individual, or possesses high artistic values; or
- 4. Has yielded, or may be likely to yield, information important in prehistory or history.

The fact that a resource is not listed in, or determined to be eligible for listing in, the CRHR, not included in a local register of historical resources (pursuant to section <u>PRC Section</u>

5020.1(k) of the Public Resources Code), or identified in an historical resources survey (meeting the criteria in section <u>PRC Section</u> 5024.1(g) of the Public Resources Code) does not preclude a lead agency from determining that the resource may be an historical resource as defined in PRC Sections 5020.1(j) or 5024.1.

The <u>California RegisterCRHR</u> may also include properties listed in local registers of historic properties. A "local register of historic resources" is broadly defined in Section 5020.1(k) as "a list of properties officially designated or recognized as historically significant by a local government pursuant to a local ordinance or resolution." -Local registers of historic properties come in two forms: (1) surveys of historic resources conducted by a local agency in accordance with Office of Historic Preservation procedures and standards, adopted by the local agency and maintained as current and (2) landmarks designated under local ordinances or resolutions (PRC Sections 5024.1, 21804.1, and 15064.5). The minimum age criterion for the <u>California RegisterCRHR</u> is 50 years. Properties less than 50 years old may be eligible for listing on the <u>California RegisterCRHR</u>, if "it can be demonstrated that sufficient time has passed to understand its historical importance" [Chapter 11, Title 14, Section 4842(d)(2)].

A tribal<u>Tribal</u> cultural resource may be considered significant if it is included in a local or state register of historical resources or determined by the lead agency to be significant pursuant to criteria set forth in PRC Section 5024.1; is a geographically defined cultural landscape that meets one or more of these criteria; or is a historical resource described in PRC Section 21084.1, a unique archaeological resource described in PRC Section 21083.2, or a non-unique archaeological resource if it conforms with the above criteria.

#### b. California Health and Safety Code Sections 7050.5, 7051, and 7054

These sections collectively address the illegality of interference with human burial remains, as well as the disposition of Native American burials in archaeological sites. The law protects such remains from disturbance, vandalism, or inadvertent destruction, and establishes procedures to be implemented if Native American skeletal remains are discovered during construction of a project, including the treatment of remains prior to, during, and after evaluation, and reburial procedures. Code Section 7050.5 states that no further disturbance shall occur until the County Coroner has made a determination of origin and disposition pursuant to PRC Section 5097.98 (refer to second paragraph below). The County Coroner must be notified of the find immediately. If the human remains are determined to be prehistoric (Native American), the Coroner will notify the Native American Heritage Commission (NAHC), which will determine and notify a Most Likely Descendent (MLD). The MLD shall complete the inspection of the site within 48 hours of notification, and may recommend scientific removal and non-destructive analysis of human remains and items associated with Native American burials.

#### c. Native American Historic Cultural and Sanctified Cemetery Sites (PRC Section 5097 et seq.)

State law addresses the disposition of Native American burials in archaeological sites and protects such remains from disturbance, vandalism, or inadvertent destruction; establishes

procedures to be implemented if Native American skeletal remains are discovered during construction of a project; and establishes the NAHC to resolve disputes regarding the disposition of such remains. In addition, the Native American Historic Resource Protection Act makes it a misdemeanor punishable by up to a year in jail to deface or destroy an Indian historic or cultural site that is listed or may be eligible for listing in the CRHR. In the fall of 2006, the law was amended to revise the process for the discovery of Native American remains during land development. The revisions encourage culturally sensitive treatment of Native American remains, and to require meaningful discussions and agreements concerning treatment of the remains at the earliest possible time. The intent is to foster the preservation and avoidance of human remains during development. The changes in the law allow additional time to notify, consult and confer with the <u>Most Likely DescendentMLD</u>/Native American representatives on any given project. In addition, the new language provides more protection for re-interment sites.

Specifically, PRC Section 5097.9 states that no public agency, and no private party using or occupying public property or operating on public property, shall interfere with the free expression or exercise of Native American religion, nor shall any such agency cause severe or irreparable damage to any Native American Sanctified Cemetery, place of worship, religious or ceremonial site, or sacred shrine located on public property, except on a clear and convincing showing that the public interest and necessity so require.

#### d. Assembly Bill 52

As of July 1, 2015, PRC Section 21084.2 establishes that "a project with an effect that may cause a substantial adverse change in the significance of a <u>tribalTribal</u> cultural resource, as defined, is a project that may have a significant effect on the environment." Assembly Bill (AB) 52 (2014) requires lead agencies to consult with any California Native American <u>tribeTribe</u> that requests consultation and is traditionally and culturally affiliated with the geographic area of a proposed project. If a project will result in an adverse effect to <u>tribalTribal</u> cultural resource, the lead agency must consider measures to mitigate the impact.

#### e. Senate Bill 18

As of March 1, 2005, Senate Bill (SB) 18 (2004) permits California Native American tribes<u>Tribes</u> recognized by the NAHC to hold conservation easements on terms mutually satisfactory to the tribe<u>Tribe</u> and the landowner. The term "California Native American tribe<u>Tribe</u>" is defined as "a federally recognized California Native American tribe<u>Tribe</u> or a non-federally recognized California Native American tribe<u>Tribe</u> that is on the contact list maintained by the NAHC." The bill also requires that, prior to the adoption or amendment of a city or county's general plan, the city or county consult with California Native American tribes<u>Tribes</u> for the purpose of preserving specified places, features, and objects located within the city or county's jurisdiction. SB 18 also applies to the adoption or amendment of specific plans. This bill requires the planning agency to refer to the California Native American tribes<u>Tribes</u> specified by the NAHC and to provide them with opportunities for involvement.

# 4.5.2.3 Local Regulations

#### a. City of Moreno Valley General Plan Policies and Municipal Code

The <u>20212024</u> GPU includes goals and policies that would serve to preserve historical resources within the Planning Area. The Open Space and Resource Conservation Element includes a goal to preserve and respect Moreno Valley's unique cultural and scenic resources, recognizing their contribution to local character and sense of place.

#### b. Municipal Code, Heritage Trees

Title 9, Chapter 9.17.030, Section G of the Municipal Code identifies Heritage Trees as any tree that defines the historical and cultural character of the <u>eityCity</u> including older Palm and Olive trees, and/or any tree designated as such by official action. The regulation prohibits any person from removing, destroying, or disfiguring a heritage tree within the <u>eityCity</u> limits. Removal of a heritage tree designated historic and/or culturally significant by official action shall require the review of the ecological historical preservation board. The ordinance provides certain exceptions and exemptions from the Heritage Tree requirements.

#### c. Municipal Code, Cultural Preservation

Title 7, Cultural Preservation of the Municipal Code promotes public health, safety, and general welfare by providing for the preservation, identification, protection, enhancement and perpetuation of existing improvements, buildings, structures, signs, objects, features, sites, places, areas, districts, neighborhoods, streets and natural features having special cultural, historical, archaeological, architectural or community value in the <u>eityCity</u>. Per Chapters 7.05 and 7.07, landmarks, structures of merit, and preservation districts and neighborhood conservation areas can be designated by a committee or by the <u>eityCity</u> council on appeal. Title 7, Chapter 7.09.010 requires a permit to restore, rehabilitate, alter, develop, construct, demolish, remove or change the appearance of any landmark, landmark structure, landmark site, or any structure or site within a preservation district.

# 4.5.3 Methodologies for Determining Impacts

Preparation of this EIR section began with a review of the record search results completed by the EIC for the Planning Area, as well as existing cultural resources information from the 2006 Moreno Valley General Plan Program EIR. This existing data was used to develop a cultural resources sensitivity map that was compared to the Concept Areas and Community Corridors to determine the potential to impact existing cultural resources within the Planning Area. This was followed by an evaluation of how proposed <u>20212024</u> GPU goals would serve to either preserve or impact cultural resources within the Planning Area.

# 4.5.4 Basis for Determining Significance

Thresholds used to evaluate impacts related to cultural resources are based on applicable criteria in the CEQA Guidelines (CCR Sections 15000-15387), Appendix G. A significant impact related to cultural resources would occur if the project would:

- 1) Cause a substantial adverse change in the significance of a historical resource pursuant to Section 15064.5;
- 2) Cause a substantial adverse change in the significance of an archaeological resource pursuant to Section 15064.5; or
- 3) Disturb any human remains, including those interred outside of dedicated cemeteries.

Additionally, a significant impact related to tribal<u>Tribal</u> cultural resources would occur if the project would:

- 4) Cause a substantial adverse change in the significance of a tribal<u>Tribal</u> cultural resource, defined in PRC Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe<u>Tribe</u>, and that is:
  - a) Listed or eligible for listing in the CRHR, or in a local register of historical resources as defined in PRC Section 5020.1(k), or
  - b) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of PRC Section 5024.1. In applying the criteria set forth in subdivision (c) of PRC Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American.

# 4.5.5 Impact Analysis

#### 4.5.5.1 Topic 1: Historic Resources

Would the project cause a substantial adverse change in the significance of an historic-era resource pursuant to CEQA Section 15064.5?

As documented in Section 4.5.1.4.a above, a review of recent aerial photographs and historicera resources from the EIC record search identified a total of 48 existing resources within the Planning Area (see Figure 4.5-1). One resource is listed as California Point of Historical Interest. Potentially significant historic resources within the Planning Area include four resources that have been recommended eligible for the NRHR/CRHR and three that have been recommended eligible for a local listing or designation. The majority of potentially significant historic resources within the Planning Area have not been evaluated for significance under CEQA. Impacts from future development on the built environment would occur at the project level. Any alteration, relocation, or demolition associated with future development that would affect historic buildings, structures, objects, landscapes, and sites over 50 years of age would represent a potentially significant impact to historical resources. Future development and redevelopment would be required to adhere to CEQA and relevant portions of the Municipal Code. Per Title 9, Chapter 9.17.030, Section G future projects would be required to protect heritage trees. Additionally, per Title 7, Cultural Preservation, future projects would be evaluated for landmarks, structures of merit, preservation districts, and neighborhood conservation areas. Future projects involving significant historic structures or buildings listed on these lists would require a permit to restore, rehabilitate, alter, develop, construct, demolish, remove, or change the appearance. Furthermore, the <u>20212024</u> GPU also includes goals that would serve to preserve cultural resources within the Planning Area. Open Space and Resource Conservation Goal 2 seeks to preserve Moreno Valley's unique cultural and scenic resources for their contribution to local character.

As shown in Figure 4.5-1, the proposed Concept Areas would avoid the majority of the known historic or potentially historic resources within the Planning Area. Nevertheless, the proposed Residential Density Change Concept Area located south of Sunnymead Boulevard and east of Heacock Street would overlap with the location of one resource identified as significant, and two resources recommended eligible for the National Register.<u>NRHR</u>. Future development and redevelopment outside of the proposed Concept Areas consistent with the existing 2006 General Plan land use designations would also have the potential to impact known historic or potentially historic resources, including unrecorded historical resources that have not been evaluated or may become eligible for listing in the future. Furthermore, development within vacant lands may result in indirect impacts to the visual and setting integrity to significant historic resources. Therefore, the <u>projectProject</u> would have the potential to cause a substantial adverse change in the significance of historic era resources, which would be considered a significant impact.

# 4.5.5.2 Topic 2: Archaeological Resources

Would the project cause a substantial adverse change in the significance of an archaeological resource pursuant to CEQA Section 15064.5?

As documented in Section 4.5.1.4.b above, the EIC record search identified a total of 255 archaeological resources within the Planning Area. The <u>20212024</u> GPU includes goals that would serve to preserve cultural resources within the Planning Area. Open Space and Resource Conservation Goal 2 seeks to preserve Moreno Valley's unique cultural and scenic resources for their contribution to local character. As shown in Figure 4.5-2, the proposed Concept Areas would avoid the majority of the known archaeological resources within the Planning Area. Additionally, the Open Space and Resource Conservation Element (OSRC) of the 2024 GPU also includes goal, policy, and action that would serve to preserve cultural resources within the Planning Area.

#### Goal

#### <u>OSRC-2:</u> Preserve and respect Moreno Valley's unique cultural and scenic resources, recognizing their contribution to local character and sense of place.

#### <u>Policy</u>

<u>OSRC.2-8</u> Require cultural resource assessments prior to the approval of development proposals on properties located in archaeologically sensitive areas.

#### <u>Action</u>

#### <u>OSRC.2-B</u> <u>Maintain a map of sensitive archaeological sites in Moreno Valley and use it to</u> <u>inform project applicants of the need for cultural resource assessments.</u>

Nevertheless, the proposed Highway Office/Commercial and two of the Residential Density Change Concept Areas would overlap with the Moreno Hills complex, and the proposed Downtown Center Concept Area would overlap with the Lasselle and Brodiaea complex. Additionally, the Highway Office/Commercial Concept Area would be located adjacent to the North Badlands complex, and the Downtown Center Concept Area would be located adjacent to the Moreno School complex. Future development and redevelopment outside-of the proposed Concept Areas consistent with the existing 2006 General Plan land use designations would also have the potential to occur within known archaeologically sensitive complexes. Furthermore, future development and redevelopment within the Planning Area would have the potential to impact unrecorded archaeological resources that have not been evaluated or may become eligible for listing in the future. Therefore, implementation of future projects could result in the ground-disturbing activities within vacant land that could unearth unknown buried archaeological resources. Any grading, excavation, and other ground disturbing activities associated with future development that could expose buried archaeological resources and features, including sacred sites or TCPs, would be considered a significant impact.

#### 4.5.5.3 Topic 3: Human Remains

# Would the project disturb any human remains, including those interred outside of dedicated cemeteries?

The EIC record search did not identify any formal cemeteries or other resources that are known to currently possess human remains. Although the record search identified two historic grave sites, these sites have been destroyed and no longer possess human remains. However, due to the history of various Native American tribes<u>Tribes</u> and their presence throughout Moreno Valley and the SOIPlanning Area, there is the potential for human remains, including those interred outside of formal cemeteries, to be located within the Planning Area. Therefore, implementation of subsequent future projects could result in the ground-disturbing activities within vacant land that could unearth unknown buried human remains, which would be considered a significant impact.

# 4.5.5.4 Topic 4: Tribal Cultural Resources

Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in PRC Section 21074 as either a site, features, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe<u>Tribe</u>, and that is:

- *i)* Listed or eligible for listing in the CRHR, or in a local register or
- ii) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set form in subdivision c of PRC Section 5024.1?

There is a potential to encounter buried resources associated with the material culture of traditional cultural territory used by the Luiseño, Gabrielino, and Cahuilla for thousands of years. Often tribal<u>Tribal</u> cultural resources as defined in CEQA PRC Section 21074 are associated with or in proximity to significant archaeological resources. The NAHC sacred lands search indicated the results are positive. They recommended contacting the Los Coyotes Band of Cahuilla and Cupeño Indians.

According to AB 52 and PRC <u>Section 21080.3.1</u>, the City must consult with traditionally and culturally affiliated Native American <u>tribesTribes</u> to determine if a project will result in a substantial adverse change to <u>tribalTribal</u> cultural resource. In an effort to determine the future potential impacts to <u>tribalTribal</u> cultural resource, listed California Native American <u>tribesTribes</u> that are traditionally and culturally affiliated with the geographic scope of the Planning Area were engaged for input regarding <u>tribalTribal</u> cultural resources not yet formally recorded that could be impacted by subsequent projects. <u>The As part of the 2021</u> <u>MoVal 2040 Project, the</u> City sent letters to the following <u>tribesTribes</u> informing them of the project<u>Project</u> consistent with the requirements of AB 52:

- Agua Caliente Band of Cahuilla Indians
- Torres Martinez Desert Cahuilla Indians
- Morongo Band of Cahuilla Mission Indians
- Pechanga Cultural Resources Department
- Rincon<u>Band</u> of Luiseño Indians
- San Manuel Band of Mission Indians
- Soboba Band of Luiseño Indians

On May 19, 2020, Joseph Ontiveros, the Tribal Historic Preservation Officer for the Soboba Band of Luiseño Indians (Soboba), requested initiation of formal consultation under AB 52 with the City. Soboba stated that although the Planning Area is outside of their existing reservation, it does fall within the bounds of their Tribal Traditional Use Areas. Furthermore, the Planning Area includes known sites, is a recognized shared use area of trade between tribes Tribes, and is considered culturally sensitive to their people (Appendix C-1).

As part of the MoVal 2040 Revised Draft EIR, the City sent letters to the following Tribes informing them of the Project consistent with the requirements of AB 52 (Appendix C-2):

- <u>Agua Caliente Band of Cahuilla Indians</u>
- <u>Torres-Martinez Desert Cahuilla Indians</u>
- <u>Morongo Band of Cahuilla Mission Indians</u>
- <u>Pechanga Band of Mission Indians</u>
- <u>Rincon Band of Luiseño Indians</u>
- <u>Yuhaaviatam of San Manuel Nation (Formerly known as San Manuel Band of Mission</u> <u>Indians)</u>
- <u>Soboba Band of Luiseño Indians</u>

On August 20, 2024, Shuuluk Linton, Tribal Historic Preservation Coordinator for the Rincon Band of Luiseño Indians (Rincon) requested consultation to assess potential impacts to Tribal cultural resources. Rincon identified the Planning Area as a location within the Territory of the Luiseño people and also within Rincon's Specific Area of Historic Interest (AHI).

On August 27, 2024, Kristen Tuosto, Tribal Archaeologist for the Yuhaaviatam of San Manuel Nation (YSMN) requested: (1) that the City initiate consultation pursuant to AB 52 and PRC Section 21080.3.1; (2) provide additional information concerning the proposed zoning changes, to include draft text, maps, cultural report, etc.; (3) provide a draft copy of the GPU; and (4) provide information detailing if the GPU would trigger any grounddisturbing "by-right development" that would preclude the YSMN from consulting on any developments.

<u>On September 13, 2024, Luz Salazar, Cultural Resources Analyst for the Agua Caliente Band</u> <u>of Cahuilla Indians (Agua Caliente) requested: (1) formal government to government</u> <u>consultation under AB 52, and (2) virtual copies of the 2021 MoVal GPU EIR and MoVal 2040</u> <u>Revised Draft EIR.</u>

On September 16, 2024, Tubu Ebru Ozdil, Cultural Analyst for the Pechanga Band of Mission Indians (Pechanga) requested consultation under AB 52 for the Project. The Tribe requested to be added to the City's distribution list(s) for public notices and circulation of all documents and to be directly notified of all public hearings.

<u>On September 20, 2024 Laura Chatterton, Cultural Resource Specialist for the Morongo</u> <u>Band of Mission Indians (Morongo) requested further information about ground disturbance</u> <u>associated with the Project.</u>

On November 12, 2024, the City sent a letter to the Tribes requesting consultation, pursuant to AB 52, stating that the Tribe would receive a copy of the Revised Draft EIR when available. The Tribes requesting consultation pursuant to AB 52 include: Agua Caliente Band of Cahuilla Indians, Morongo Band of Cahuilla Indians, Pechanga Cultural Resources Department, Rincon Band of Luiseño Indians, and the Yuhaaviatam of San Manuel Nation. The City also provided contact information to arrange a consultation if the Tribe wished to do so before the documents were available.

According to SB 18, the City must consult with California Native American <u>tribes</u> for the purpose of preserving specified places, features, and objects located within the City's jurisdiction. This applies prior to the adoption or amendment of a City's general plan and

specific plans. To comply with this, the City contacted the following for SB 18 consultation per a list provided by the Native American Heritage Commission<u>NAHC during the 2021</u> MoVal 2040 GPU:

- Agua Caliente Band of Cahuilla Indians
- Augustine Band of Cahuilla Mission Indians
- Cabazon Band of Mission Indians
- Cahuilla Band of Indians, Anza, CA
- Torres-Martinez Desert Cahuilla Indians
- Los Coyotes Band of Cahuilla and Cupeno Indians
- Morongo Band of Cahuilla Indians
- Pechanga Cultural Resources Department
- Fort Yuma Quechan
- Ramona Band of Cahuilla Indians
- Rincon Band of <u>LuisenoLuiseño</u> Indians
- San Fernando Band of Mission Indians
- Santa Rosa Band of Cahuilla Indians
- San Manuel Band of Mission Indians
- Soboba Band of <u>LuisenoLuiseño</u> Indians

On May 4, 2020, H. Jill McCormick, Historic Preservation Officer for the Ft. Yuma Quechan Tribe, responded by notification of no comments regarding the  $\frac{\text{project}2021 \text{ MoVal } 2040 \text{ GPU}}{\text{ and that the tribe} Tribe}$  will defer to the more local tribes and support their decisions regarding the  $\frac{\text{project}2021 \text{ MoVal } 2040 \text{ GPU}}{\text{ PO} \text{ GPU}}$  (see Appendix C-1).

On May 19, 2020, Soboba has requested: (1) government-to-government consultation, which includes the transfer of information to Soboba regarding project progress as soon as new developments occur; (2) Soboba be considered a consulting tribal entity for this  $project_{2021}$  <u>MoVal 2040 GPU</u>; (3)-since the possibility of encountering cultural resources during project construction/ excavation phases is intensified due to working in and around traditional use areas, Soboba has requested that Native American monitor(s) from the Soboba Band of Luiseño Indians Cultural Resource Department be present during any ground disturbing activities, which would include archaeological surveys and testing; and (4) Soboba has requested that proper procedures be taken and tribal requests be honored (see Appendix C)-:= 1)

On May 28, 2020, Jessica Mauck, Director of Cultural Resources Management for the San Manuel Band of <u>LuiseñoMission</u> Indians (SMBMI), responded with notification that a portion of the Planning Area exists within a sensitive portion of Serrano ancestral territory; therefore, SMBMI elected to consult on the <u>project2021 MoVal 2040 GPU</u> under both SB 18 and CEQA. SMBMI requested the provision of the following technical documents for tribal review: the cultural report; soil/geological study; and proposed project/zoning maps. SMBMI stated that the provision of this information will assist in project review and implementation (see Appendix C<u>-1</u>). The SMBMI included a map showing the overlap of the City's Planning Area with Serrano ancestral territory and the cultural areas of significance where their concerns will be focused (see Appendix C<u>-1</u>).

#### <u>SubsequentAs part of the Moval 2040 Revised Draft EIR, the City contacted the following for</u> <u>SB 18 consultation per a list provided by the NAHC (See Appendix C-2):</u>

- Agua Caliente Band of Cahuilla Indians
- <u>Augustine Band of Cahuilla Mission Indians</u>
- <u>Cabazon Band of Cahuilla Indians</u>
- Cahuilla Band of Indians, Anza, CA
- <u>Torres-Martinez Desert Cahuilla Indians</u>
- Los Coyotes Band of Cahuilla and Cupeno Indians
- <u>Morongo Band of Mission Indians</u>
- Pala Band of Mission Indians
- <u>Pechanga Band of Indians</u>
- <u>Quechan Tribe of the Fort Yuma Reservation</u>
- Ramona Band of Cahuilla Indians
- Rincon Band of Luiseño Indians
- Santa Rosa Band of Cahuilla Indians
- <u>Serrano Nation of Mission Indians</u>
- <u>Yuhaaviatam of San Manuel Nation (Formerly known as San Manuel Band of Mission</u> <u>Indians)</u>
- Soboba Band of Luiseño Indians

On October 1, 2024, Jacobia Kirksey, Tribal Operations Specialist for the Augustine Band of Cahuilla Indians responded, stating they were unaware of any specific cultural resources within the Project area that would be affected by the Project. As such, the Augustine Band of Cahuilla Indians did not request formal consultation. The Tribe stated, however, that if any cultural resources are discovered, that the City contact the NAHC.

On October 7, 2024, Luz Salazar, Cultural Resources Analyst for the Agua Caliente Band of Cahuilla Indians requested formal government-to-government consultation under SB 18.

On October 21, 2024, Shuuluk Linton, Tribal Historic Preservation Coordinator for Rincon responded stating the Project location is within the Territory of the Luiseno people and also within Rincon's specific AHI. Rincon requested the City to assess potential impacts to cultural resources.

On October 31, 2024, Joseph Ontiveros, Tribal Historic Preservation Officer for the Soboba Band of Luiseño Indians (Soboba) requested: (1) government-to-government consultation, which includes the transfer of information to Soboba regarding Project progress as soon as new developments occur; (2) Soboba be considered a consulting Tribal entity for this Project; (3) since the possibility of encountering cultural resources during Project construction/ excavation phases is intensified due to working in and around traditional use areas, Soboba has requested that Native American monitor(s) from the Soboba Band of Luiseño Indians Cultural Resource Department be present during any ground disturbing activities, which would include archaeological surveys and testing; and (4) Soboba has requested that proper procedures be taken and Tribal requests be honored. On November 4, 2024, Tuba Ebru Ozdil, Cultural Analyst for the Pechanga Band of Indians requested formal consultation under SB 18 for the Project. However, at the time, Pechanga did not have sufficient information to engage in conversation. As such, the Tribe invoked its right to consult with the City after reviewing the information requested: public notices, environmental review documents, archaeological reports, and all other documents pertaining to the Project. Furthermore, the Tribe requests to be directly notified of all public hearing and scheduled approvals concerning the Project. The Tribe requested that the City provide all available documents as soon as possible for review prior to initiating SB 18 consultation.

As previously described, on November 12, 2024, the City sent a letter to the Tribes requesting consultation, pursuant to SB 18, stating that the Tribe would receive a copy of the Revised Draft EIR when available. The City also provided contact information to arrange a consultation if the Tribe wished to do so before the documents were available.

On January 9, 2025, City staff met with Cheryl Madrigal, Cultural Resources Department Manager and Shuuluk Linton, Tribal Historic Preservation Office Coordinator for Rincon and Jessica Valdez, Cultural Resource Specialist for AB 52 and SB 18 consultation, and Joseph Ontiveros, the Tribal Historic Preservation Officer for Soboba for SB 18 consultation. The Tribes requested a copy of the Biological and Cultural Resources Section of the MoVal 2040 General Plan, and the City's latest mitigation measures for their review. On January 15, 2025, Soboba provided revisions to the City's latest mitigation measures to address the closing of the EIC and to update the repository for Riverside County records to the SCIC at SDSU. No additional feedback was provided by the Rincon Band of Luiseño Indians.

<u>The Revised Draft EIR includes all the mitigation measures (see Section 4.5.8 below) proposed</u> by the representatives of the Tribes as referred to above.

<u>Furthermore, subsequent</u> projects implemented in accordance with the <u>projectProject</u> would be subject to the provisions of AB 52 and/<u>or SB 18 and</u> may require <u>tribalTribal</u> consultation with California Native American tribes that are traditionally and culturally affiliated with the geographic scope of the Planning Area. Future AB 52 <u>and/or SB 18</u> consultation may identify <u>tribalTribal</u> cultural resources not yet found and formally recorded that could be impacted by subsequent projects. Grading of original in situ soils could also expose buried <u>tribalTribal</u> cultural resources and features including sacred sites. Therefore, implementation of future projects could cause a substantial adverse change in the significance of a <u>tribalTribal</u> cultural resource, which would be considered a significant impact.

# 4.5.6 Cumulative Analysis

# 4.5.6.1 Topic 1: Historic Resources

Cumulative impacts can result from individually minor but collectively significant projects taking place over a period of time. Regardless of the efforts taken to avoid impacts to historic resources, the more land that is converted to developed uses, the greater the potential for impacts to historic resources. While individual projects can avoid or mitigate the direct loss

of a specific resource, the effects would be cumulatively considerable, and therefore could result in a cumulatively significant impact.

#### 4.5.6.2 Topic 2: Archaeological Resources

Cumulative impacts can result from individually minor but collectively significant projects taking place over a period of time. The loss of an archaeological resource due to mitigation by data recovery could be considered a cumulative impact.

Regardless of the efforts taken to avoid impacts to archaeological resources, the more land that is converted to developed uses, the greater the potential for impacts to archaeological resources. While individual projects can avoid or mitigate the direct loss of a specific resource, the effects would be cumulatively considerable, and therefore could result in a cumulatively significant impact.

#### 4.5.6.3 Topic 3: Human Remains

Cumulative impacts can result from individually minor but collectively significant projects taking place over a period of time. The loss of an archaeological resource due to mitigation by data recovery could be considered a cumulative impact.

Regardless of the efforts taken to avoid impacts to archaeological resources, the more land that is converted to developed uses, the greater the potential for impacts to archaeological resources. While individual projects can avoid or mitigate the direct loss of a specific resource, the effects would be cumulatively considerable, and therefore could result in a cumulatively significant impact.

# 4.5.6.4 Topic 4: Tribal Cultural Resources

Cumulative impacts can result from individually minor but collectively significant projects taking place over a period of time. The loss of an archaeological resource due to mitigation by data recovery could be considered a cumulative impact.

Regardless of the efforts taken to avoid impacts to archaeological resources, the more land that is converted to developed uses, the greater the potential for impacts to archaeological resources. While individual projects can avoid or mitigate the direct loss of a specific resource, the effects would be cumulatively considerable, and therefore could result in a cumulatively significant impact.

# 4.5.7 Significance of Impacts before Mitigation

#### 4.5.7.1 Topic 1: Historic Resources

Analysis of impacts from future development on the built-environment would be required at the project level. Any alteration, relocation, demolition, or excessive groundborne vibration associated with future development that would affect historic buildings, structures, objects, landscapes, and sites would represent a significant impact to historical resources. Therefore, future projects would have the potential to result in a substantial adverse effect on historical resources, and impacts would be significant.

#### 4.5.7.2 Topic 2: Archaeological Resources

Analysis of impacts from future development on known and those-not-yet-found archaeological resources would be required at the project level. Any vegetation clearing/grubbing, grading, trenching, or excavation associated with future development that could expose buried prehistoric or historic-era archaeological resources would represent a significant impact to historical resources. Therefore, future projects would have the potential to result in a substantial adverse effect on historical resources, and impacts would be significant.

#### 4.5.6.3 Topic 3: Human Remains

Analysis of impacts from future development on human remains would be required at the project level. Any vegetation clearing/grubbing, grading, trenching, or excavation associated with future development that would expose or disturb unknown human remains would represent a significant impact to human remains. Therefore, future projects would have the potential to result in a substantial adverse effect on historical resources, and impacts would be significant.

#### 4.5.7.4 Topic 4: Tribal Cultural Resources

Analysis of impacts from future development on tribal<u>Tribal</u> cultural resources would be required at the project level. Any vegetation clearing/grubbing, grading, trenching, or excavation associated with future development that would affect tribal<u>Tribal</u> cultural resources represent a significant impact to tribal<u>Tribal</u> cultural resources. Therefore, future projects would have the potential to result in a substantial adverse effect on tribal<u>Tribal</u> cultural resources, and impacts would be significant.

# 4.5.8 Mitigation

The following mitigation measures would reduce impacts to the historic built-environment, archaeological resources, human remains, and <u>tribal<u>Tribal</u> cultural resources to less than significant. These mitigation measures identify the process of implementing those recommendations and would be required for future projects with the potential to impact historical and <u>tribal<u>Tribal</u> cultural resources.</u></u>

#### 4.5.8.1 Topic 1: Historic Resources

**CUL-1**: Prior to the issuance of any permit for a future development site-specific project that would directly or indirectly affect a building/structure in excess of 50 years of age, the City or a qualified architectural historian shall determine whether the affected building/structure is historically significant. The

evaluation shall be based on criteria such as age, location, context, association with an important person or event, uniqueness, or structural integrity, as indicated in the CEQA <u>guidelinesGuidelines</u>. If the evaluation determines that building/structure is not historic, no further evaluation or mitigation would be required. If the building/structure is determined to be historically significant, the preferred mitigation would be to avoid the resource through project redesign. If the resource cannot be avoided, all prudent and feasible measures to minimize or mitigate harm to the resource shall be taken per recommendations of the qualified architectural historian.

#### 4.5.8.2 Topic 2: Archaeological Resources

- **CUL-2**: Prior to issuance of any permit for a future site-specific project that would potentially have a direct or indirect affect an archaeological resource, the City shall require the following steps be taken to determine: (1) the presence of archaeological resources, and (2) the appropriate mitigation for any significant resources which may be impacted by project development. The following steps would help determine the presence or absence of archaeological resources.
  - Step 1: An archaeologist shall conduct records and background research at the <u>EasternSouth Coastal</u> Information Center<u>(SCIC)</u> for a list of recorded resources and request a sacred lands file search from the Native American Heritage Commission.
  - Step 2: After review of this data, a pedestrian survey shall be conducted by a qualified archaeologist.
  - Step 3: If through the research and the field survey, archaeological resources are identified, then an evaluation of significance shall be completed by a qualified archaeologist. The evaluation program generally will include excavation to determine depth, extent, integrity, and content of the subsurface cultural material.
  - Step 4: The results of the excavation will be evaluated using the Thresholds above in Section 4.5.4.
  - Step 5: If an archaeological resource is determined significant and avoidance through project redesign is not feasible, a data recovery and construction monitoring program must be implemented to reduce the impacts the archaeological resource to below a significant level. The data recovery program must be approved by the City.
  - Step 6: A final data recovery and/monitoring report shall be completed in accordance with the California Office of Historic Preservation's *Archaeological Resource Management Reports: Recommended Content and Format.* Confidential attachments must be submitted under separate covers. Artifacts collected during the evaluation and data

recovery phases must be curated at an appropriate facility consistent with state (California State Historic Resources Commission's Guidelines for Curation of Archaeological Collection 1993) and federal curation standards (36 CFR 79 of the Federal Register) and that allows access to artifact collections.

- **CUL-3**: Prior to the issuance of any permit for a future site-specific project, the project developer shall retain a professional archaeologist (Project Archaeologist), at no cost to the City, to conduct monitoring of all ground disturbing activities associated with the respective project. The Project Archaeologist shall be authorized to temporarily redirect earthmoving activities in the event that suspected archaeological resources are unearthed during Project construction. The Project Archaeologist, in consultation with the Consulting Tribe(s), which have requested monitoring, the contractor, and the City, shall develop a Cultural Resources Management Plan (CRMP) as defined in CUL-5. The Project Archeologist shall attend all pre-grading meetings with the City, the project's construction manager, the project's general contractor and the pertinent contractors. In addition, the Project's Archaeologist shall provide and conduct Cultural Resources Worker Sensitivity Training, which the project's construction manager, general contractor, and all pertinent subcontracts shall be required to attend. In addition, to the Project Archaeologist, the designated archaeological monitor for the respective project 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.
- CUL-4:Prior to the issuance of any permit for a future site-specific project, the project<br/>Developer shall secure agreements with the Consulting Tribe(s). The project<br/>developer shall provide a minimum of 30 days' advance notice to the tribes of<br/>all ground-disturbing activities. The Native American Tribal Representatives<br/>shall have the authority to temporarily halt and redirect earth-moving<br/>activities in the affected area in the event that suspected archaeological<br/>resources are unearthed. The Native American Monitor(s) shall be invited to<br/>attend all pre-grading meetings with the Project Archaeologist, the City, the<br/>construction manager, and general contractor, and any pertinent<br/>subcontractors and conduct the Tribal Perspective of the mandatory Cultural<br/>Resources Worker Sensitivity Training to those in attendance.
- CUL-5:The Project Archaeologist, in consultation with the Consulting Tribe(s), the<br/>project's construction manager and general contractor, and the City shall<br/>develop a CRMP in consultation pursuant to the definition in AB 52 to address<br/>the details, timing and responsibility of all archaeological and cultural<br/>activities that will occur on the project site. A Consulting Tribe is defined as a<br/>Tribe that initiated the AB 52 and/or SB 18 tribal consultation process for the<br/>project, and has not opted out of the AB 52 and/or SB 18 consultation process,<br/>and has completed AB 52 and/or SB 18 consultation with the City as provided<br/>for in PRC Section 21080.3.2(b)(1) of AB 52. Details in the Plan shall include:

- a. <u>Project description and location</u>
- b. Project grading and development scheduling;
- c. <u>Roles and responsibilities of individuals on the project;</u>
- d. <u>The pre-grading meeting and Cultural Resources Worker Sensitivity</u> <u>Training details:</u>
- e. <u>The protocols and stipulations that the project's construction manager and</u> <u>general contractor, City, Consulting Tribe(s), and Project Archaeologist will</u> <u>follow in the event of inadvertent cultural resources discoveries, including</u> <u>any newly discovered cultural resource deposits that shall be subject to a</u> <u>cultural resources evaluation.</u>
- f. <u>The type of recordation needed for inadvertent finds and the stipulations</u> <u>of recordation of sacred items.</u>
- g. Contact information of relevant individuals for the project;
- CUL-6:In the event that Native American cultural resources are discovered during<br/>the course of ground disturbing activities (inadvertent discoveries), the<br/>following procedures shall be carried out for final disposition of the discoveries:
  - a. <u>One or more of the following treatments, in order of preference, shall be</u> <u>employed with the tribes. Evidence of such shall be provided to the City of</u> <u>Moreno Valley Planning Division:</u>
    - i. <u>Preservation-In-Place of the cultural resources, if feasible.</u> <u>Preservation-In-place means avoiding the resources, leaving them in</u> <u>the place they were found with no grading or construction activities</u> <u>commencing that may potentially affect or otherwise impact the</u> <u>integrity of the resources.</u>
    - ii. Onsite reburial of the discovered items as detailed in the treatment plan required pursuant to Mitigation Measure CUL-3. 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 CUL-5 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.
- CUL-7:The City shall verify that the following note is included on the Grading Plan of<br/>any future site-specific project: "If any suspected archaeological resources are<br/>discovered during ground-disturbing activities and the Project Archaeologist<br/>or Native American Tribal Representatives are not present, the construction<br/>supervisor is obligated to halt work in a 100-foot radius around the find and<br/>call the Project Archaeologist and the Tribal Representatives to the site to<br/>assess the significance of the find.

- **CUL-8**: If potential historic or cultural resources are uncovered during excavation or construction activities at any future site-specific project that were not assessed by the archaeological report(s) and/or environmental assessment conducted prior to project approval, all ground-disturbing activities in the affected area within 100 feet of the uncovered resource must cease immediately and a gualified person meeting the Secretary of the Interior's standards (36 CFR 61), Tribal Representatives, and all site monitors per the Mitigation Measures, shall be consulted by the City to evaluate the find, and as appropriate recommend alternative measures to avoid, minimize or mitigate negative effects on the historic, or prehistoric resource. Further ground 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 archeologists and Tribal Monitors if needed. Determinations and recommendations by the consultant shall be immediately submitted to the Planning Division 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 CUL-4 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.
- CUL-9:Prior to final inspection, the developer/permit holder shall prompt the Project<br/>Archeologist to submit two (2) copies of the Phase III Data Recovery report (if<br/>required for the project) and the Phase IV Cultural Resources Monitoring<br/>Report that complies with the Community Development Department's<br/>requirements for such reports. The Phase IV report shall include evidence of<br/>the required cultural/historical sensitivity training for the construction staff<br/>held during the pre-grade meeting. The Community Development Department<br/>shall review the reports to determine adequate mitigation compliance.<br/>Provided the reports are adequate, the Community Development Department<br/>shall clear this condition. Once the report(s) are determined to be adequate,<br/>two (2) copies shall be submitted to the South Coastal Information Center<br/>(SCIC) at the San Diego State University (SDSU) and one (1) copy shall be<br/>submitted to each of the Consulting Tribe(s) Cultural Resources<br/>Department(s).

#### 4.5.8.3 Topic 3: Human Remains

CUL-310:—If human remains are unintentionally disturbed during archaeological excavations or construction activities, implementation of the procedures set forth in PRC Section 5097.98 and California State Health and Safety Code 7050.5 would be implemented in consultation with the MLD as identified by the NAHC. California State Health and Safety Code Section 7050.5 dictates that discovered, no further disturbance shall occur in the affected area until the County Coroner has made the necessary findings as to origin and disposition pursuant to PRC Section 5097.98. If the remains are determined by the County Coroner to be determines that the remains are potentially Native American, the NAHC California Native American Heritage Commission shall be notified within 24- hours. The NAHC shall of the published finding to be given a reasonable opportunity to identify the MLD with whom consultation shall occur to determine in most likely descendant". The "most likely descendant" shall then make recommendations and engage in consultations concerning the treatment and disposition of the remains. (PRC Section 5097.98). (GP Objective 23.3, CEQA). No photographs are to be taken except by the coroner, with written approval by the consulting Tribe[s].

CUL-11:It is understood by all parties that unless otherwise required by law, the site<br/>of any reburial of Native American human remains or associated grave goods<br/>shall not be disclosed and shall not be governed by public disclosure<br/>requirements of the California Public Records Act. The Coroner, pursuant to<br/>the specific exemption set forth in California Government Code 6254 (r).,<br/>parties, and Lead Agencies, will be asked to withhold public disclosure<br/>information related to such reburial, pursuant to the specific exemption set<br/>forth in California Government Code 6254 (r).

#### 4.5.8.4 Topic 4: Tribal Cultural Resources

Implementation of CUL-21 and CUL-3,11 along with AB 52 <u>and SB 18</u> consultation early during the development review process, would minimize -potentially significant impacts on tribal<u>Tribal</u> cultural resources.

# 4.5.9 Significance of Impacts after Mitigation

# 4.5.9.1 Topic 1: Historic Resources

Implementation of the mitigation measures described above would reduce impacts on historic resources to a level less than significant. However, as no specific development projects have been identified at this time, it is not possible to ensure that every future project could fully mitigate potentially significant impacts. Therefore, impacts to historic resources would be significant and unavoidable at this program level of review.

# 4.5.9.2 Topic 2: Archaeological Resources

Implementation of the mitigation measures described above would reduce impacts on archaeological resources to a level less than significant. However, as no specific projects have been identified at this time, it is not possible to ensure that every future project could fully mitigate potentially significant impacts. Therefore, impacts to archaeological resources would be significant and unavoidable at this program level of review.

#### 4.5.9.3 Topic 3: Human Remains

Implementation of the mitigation measures described above would reduce impacts on human remains to a level less than significant. However, as no specific projects have been identified at this time, it is not possible to ensure that every future project could fully mitigate potentially significant impacts. Therefore, impacts to human remains would be significant and unavoidable at this program level of review.

#### 4.5.9.4 Topic 4: Tribal Cultural Resources

Implementation of AB 52 consultation in addition to the mitigation measures described above would reduce impacts on tribal<u>Tribal</u> cultural resources to a level less than significant. However, as no specific projects have been identified at this time, it is not possible to ensure that every future project could fully mitigate potentially significant impacts. Therefore, impacts to tribal<u>Tribal</u> cultural resources would be significant and unavoidable at this program level of review.

NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of Section 4.6, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

# 4.6 Energy

This section evaluates potential impacts related to energy conservation due to implementation of the <u>projectProject</u>, which consists of the <u>20212024</u> General Plan Update (GPU), <u>Housing Element Update</u>, and <u>Associated Zoning Text Amendments to Title 9</u> (Planning & Zoning) and Zoning Atlas Amendments, and Climate Action Plan (CAP). <u>These three separate planning documents are collectively referred to as MoVal 2040 Project ("Project")</u>. The analysis area covers the entire <u>cityCity</u> of Moreno Valley (<u>city)("City")</u> and <u>its</u> sphere of influence, which are collectively referred to as the Planning Area. This energy analysis evaluates potential effects associated with the <u>projectProject</u> and cumulative increases of transportation-related fuel use and building-related energy use (electricity and natural gas) resulting from buildout of the <u>20212024</u> GPU land use designations. In accordance with the California Environmental Quality Act (CEQA), the <u>projectProject</u> is evaluated for its potential to result in wasteful, inefficient, or unnecessary consumption of energy resources or to conflict with applicable plans for renewable energy and energy efficiency.

# 4.6.1 Existing Conditions

# 4.6.1.1 Utility Provider Electricity

Southern California Edison (SCE) is the main electricity provider in the <u>Planning AreaCity</u>. SCE is regulated by the California Public Utilities Commission (CPUC), which is responsible for making sure that California utilities' customers have safe and reliable utility service. The <u>eityCity</u> is also served by <u>the Moreno Valley Utility (MVU)</u>, <u>and since incorporation, which</u> is in charge of providing electric power to new <u>commercial and residential</u> development, also known as greenfields. <u>MVU also provides energy for public vehicle charging stations in</u> <u>Moreno Valley.</u><sup>1</sup>

<sup>&</sup>lt;sup>1</sup> Moreno Valley Electric Utility (MVU), Moreno Valley Electric Utility 2018 Integrated Resource Plan, https://www.morenovalley.ca.us/mvu/pubs/MVU-IRP-Report-072018.pdf. Accessed September 19, 2024.

Senate Bill 1078 (SB 1078) established the California Renewables Portfolio Standard (RPS) Program, which requires SCE and other statewide energy utility providers to achieve renewable energy goals by certain milestone dates (see Section 4.6.2.1). Table 4.6-1 summarizes the SCE and MVU power mix as of 2019.2023, which is the most recent data available as of April 2025. As shown, SCE's default power mix included 3537.6 percent of its energy from renewable resources in 20192023, and SCE offered "green rate" enrollment options for customers who wanted to purchase additional renewable energy (SCE 2020). MVU's default power mix included 3323.8 percent of its energy from renewable resources.

<u>Table 4.6-1</u> Southern California Edison and Moreno Valley Utility Power Content Label						
			<u>SCE</u>		<u>MVU</u>	2023
	<u>Default</u> <u>Power</u>	<u>Green Rate</u> <u>(50%</u>	<u>Green Rate</u> <u>(100%</u>	<u>Community</u> <u>Renewable</u>	<u>Default</u> Power Mix	<u>California</u>
Energy Resources	Mix	Option)	Option)			<u>Power Mix</u>
Eligible Renewable	<u>37.6%</u>	<u>68.7%</u>	<u>100.0%</u>	<u>64.6%</u>	<u>23.8%</u>	<u>36.9%</u>
<u>Biomass &amp; Biowaste</u>	<u>0.1%</u>	<u>0.1%</u>	0.0%	<u>0.1%</u>	<u>0.0%</u>	<u>2.1%</u>
<u>Geothermal</u>	5.2%	<u>2.6%</u>	0.0%	<u>3.0%</u>	<u>0.0%</u>	<u>4.8%</u>
<u>Eligible Hydroelectric</u>	<u>0.7%</u>	<u>0.4%</u>	0.0%	<u>0.4%</u>	<u>0.0%</u>	<u>1.8%</u>
<u>Solar</u>	<u>19.8%</u>	59.8%	<u>100.0%</u>	54.5%	<u>23.8%</u>	<u>17.0%</u>
Wind	11.7%	$\underline{5.9\%}$	0.0%	<u>6.6%</u>	0.0%	11.2%
Coal	<u>0.0%</u>	<u>0.0%</u>	<u>0.0%</u>	0.0%	<u>0.0%</u>	<u>1.8%</u>
Large Hydroelectric	<u>4.5%</u>	<u>2.2%</u>	<u>0.0%</u>	<u>0.0%</u>	<u>0.0%</u>	<u>11.7%</u>
<u>Natural Gas</u>	<u>20.0%</u>	<u>10.0%</u>	<u>0.0%</u>	<u>0.0%</u>	<u>0.0%</u>	<u>36.6%</u>
Nuclear	<u>9.1%</u>	4.5%	<u>0.0%</u>	<u>0.0%</u>	<u>0.0%</u>	<u>9.3%</u>
Other	<u>0.1%</u>	<u>0.0%</u>	<u>0.0%</u>	<u>0.0%</u>	<u>0.0%</u>	<u>0.1%</u>
<u>Unspecified Sources*</u>	<u>28.8%</u>	<u>14.5%</u>	<u>0.0%</u>	<u>0.0%</u>	<u>76.2%</u>	<u>3.7%</u>
SOURCE: California Energy *"Unspecified Sources" mea						

Table 4.6-1           Southern California Edison and Moreno Valley Utility Power Content Label						
Southern California Edison and Moreno-valley Othity Powe					2019	
	Default	Green Rate	Green Rate	<b>Default</b>	<b>California</b>	
Energy Resources	Power Mix	(50% Option)	(100% Option)	Power Mix	Power Mix	

Eligible Renewable					<del>31.7%</del>		
Biomass & Biowaste		<del></del>	<del></del>		<u> </u>		
<i>Geothermal</i>	<u> </u>	<u> </u>	<u> </u>	<u> </u>	4.8%		
Eligible Hydroelectric	<u> </u>		<u> </u>	<u> </u>	<u> </u>		
<del>Solar</del>	<u> </u>	<u> </u>		<del>9.5%</del>	<u> </u>		
Wind	<u> </u>	<u> </u>	<u> </u>		<u> </u>		
Coal							
Large Hydroelectric	<del>7.9%</del>	4.0%			<u> </u>		
<del>Natural Gas</del>	<u> </u>	<u> </u>			<u> </u>		
Nuclear	8.2%				<del></del>		
Other				<del></del>			
Unspecified Sources*		<u> </u>					
SOURCE: SCE 2020, City	v of Moreno Valley	<del>/ 2020b.</del>					

\*"Unspecified Sources" means electricity from transactions that are not traceable to specific generation sources.

Historically, California has relied heavily on oil- and gas-fired plants to generate electricity. Spurred by regulatory measures, tax incentives, and consumer demand California's electrical system has increased deliveries of power from renewable energy sources, including cogeneration (where single fuel source generates both electricity and heat), wind energy, solar energy, geothermal energy, biomass conversion, transformation plants (converting different energy source such as solar, wind, and geothermal into electricity), and small hydroelectric plants. Unlike petroleum production, electricity generation is not usually tied to the location of the fuel source and can be delivered great distances via the electrical grid. The generating capacity of a unit of electricity is expressed in megawatts (MW). Net generation refers to the gross amount of energy produced by a unit minus the amount of energy the unit consumes. Generation is typically measured in megawatt-hours (MWh), kilowatt-hours (kWh), or gigawatt-hours (GWh). For the year 2023 (the most recent data available as of April 2025), overall electrical consumption in California was 239,480 GWh.<sup>2</sup>

Table 4.6-2, Residential and Nonresidential Electricity Consumption for Riverside County, identifies the residential and nonresidential electricity demand between 2011 and 2022 within Riverside County. In 2011, residential uses comprised 46 percent of Riverside County's electricity demand, while non-residential uses comprised 54 percent. By 2022, these percentages changed to 51 percent and 49 percent, respectively, for residential and nonresidential uses. Although total electricity demand has fluctuated from year to year, overall, between 2011 and 2022, Riverside County's total electricity demand increased by 24 percent.

<sup>&</sup>lt;sup>2</sup> U.S. Energy Information Administration, 2023 State Profile and Energy Estimates - California, https://www.eia.gov/state/seds/data.php?incfile=/state/seds/sep\_fuel/html/fuel\_use\_es.html&sid=CA. Accessed April 9, 2025.

<u>R</u>	<u>Table 4.6-2</u> <u>Residential and Nonresidential Electricity Consumption for Riverside County</u>					
		Million Kilowatt-Hours				
<u>Year</u>	<u>Residential Electricity</u> <u>Consumption</u> (million kilowatt-hours)	<u>Nonresidential Electricity</u> <u>Consumption</u> (million kilowatt-hours)	<u>Total Electricity</u> <u>Consumption</u>			
<u>2022</u>	<u>9,060.557</u>	<u>8,720.017</u>	<u>17,780.57</u>			
<u>2021</u>	<u>8,610.772</u>	<u>8,389.538</u>	<u>17,000.31</u>			
2020	<u>8,844.553</u>	<u>7,934.638</u>	<u>16,779.19</u>			
<u>2019</u>	<u>7,678.104</u>	<u>8,085.192</u>	<u>15,763.3</u>			
<u>2018</u>	7,643.106	<u>8,171.19</u>	$\underline{15,814.3}$			
<u>2017</u>	<u>7,633.771</u>	<u>8,157.183</u>	$\underline{15,790.95}$			
<u>2016</u>	<u>7,171.032</u>	<u>8,164.868</u>	$\underline{15,335.9}$			
<u>2015</u>	<u>7,076.846</u>	<u>8,100.384</u>	$\underline{15,177.23}$			
<u>2014</u>	<u>6,770.339</u>	<u>8,702.441</u>	$\underline{15,472.78}$			
<u>2013</u>	<u>6,603.979</u>	<u>8,471.018</u>	15,075			
<u>2012</u>	<u>6,675.007</u>	<u>8,532.857</u>	<u>15,207.86</u>			
<u>2011</u>	<u>6,579.06</u>	<u>7,772.58</u>	14,351.64			
	<u>SOURCE: California Energy Commission (CEC), California Energy Consumption Database,</u> https://ecdms.energy.ca.gov/. Accessed March 26, 2025.					

<u>Table 4.6-3, 2022 Electricity Consumption, summarizes the electricity consumption within</u> <u>the MVU and SCE service areas for the year 2022, based on California Energy Commission</u> (CEC) data.

<u>Table 4.6-3</u> <u>2022 Electricity Consumption</u>					
Land Use	Million Kilowatt-Hours				
	<u>MVU</u>	SCE			
Agriculture & Water Pump	<u>0.70</u>	3,149.65			
Commercial Building	<u>136.13</u>	<u>30,496.08</u>			
Commercial Other	<u>10.14</u>	<u>5,321.23</u>			
Industry	<u>15.51</u>	$\underline{12,876.61}$			
Mining & Construction	<u>1.80</u>	<u>1,776.06</u>			
Residential	48.56	<u>31,603.72</u>			
Streetlight	<u>1.16</u>	<u>646.64</u>			
<u>Total 2022 Consumption</u> <u>214.00</u> <u>85,869.99</u>					
SOURCE: CEC, California Energy Consumption Database, https://ecdms.energy.ca.gov/. Accessed March 26, 2025.					

<u>Customer data reports provide consumption data within the SCE service area and are posted</u> <u>on a quarterly basis. The latest data on total consumption within the SCE service area is</u> <u>shown in Table 4.6-4, 2024 SCE Electricity Consumption.</u>

	<u>e 4.6-4</u> city Consumption				
Land Use Million Kilowatt Hours					

Agricultural	<u>3,098.04</u>			
Commercial	25,865.78			
Industrial	20,823.91			
Residential	$\underline{27,084.55}$			
SOURCE: Southern California Edison, Energy Data – Reports and Compliance, 2024 Quarterly Reports.				
https://www.sce.com/regulatory/energy-datareports-a	nd-compliances. Accessed March 26, 2025.			

Utilizing publicly available electricity consumption data from both MVU and SCE within the City, Citywide residential and nonresidential electricity use intensities were calculated. Existing electricity use intensities are estimated based on the existing land uses from Table 3-4 from Chapter 3.0, Project Description, of this Revised Draft EIR, and existing electricity demand, as shown in Table 4.6-5, Existing Citywide Electricity Demand.

<u>Table 4.6-5</u> <u>Existing Citywide Electricity Demand</u>					
Land Use     Consumption Rate1     Electricity Usage       (GWh per year)					
Residential 0.0051 GWh/DU/year 273					
Commercial/Retail/Office	0.000039 GWh/SF/year	302			
Industrial	<u>0.000001 GWh/SF/year</u>	<u>40</u>			
Total 615					
<u>1. Consumption rate based on average energy use per dwelling unit (DU) or square foot (SF) based on data</u> from utility provider. See Appendix F for detailed calculations.					

# 4.6.1.2 Natural Gas

Natural gas is a hydrocarbon fuel found in reservoirs beneath the Earth's surface and primarily composed of methane (CH4). It is used for space and water heating, process heating and electricity generation, and as transportation fuel. Use of natural gas to generate electricity is expected to increase in coming years because it is a relatively clean alternative to other fossil fuels (e.g., oil and coal). In California and throughout the western U.S., many new electrical generation plants fired by natural gas are being brought online. Thus, there is great interest in importing liquefied natural gas from other parts of the world. California's natural gas-fired electric generation accounted for 44 percent of in-state generation in 2023, the most recent data available as of April 2025.<sup>3</sup> Natural gas is typically measured using therms, which is a unit of heat equivalent to 100,000 British thermal units (BTU).

The Southern California Gas Company (SoCal Gas) provides natural gas services to the City. SoCal Gas is the largest natural gas distribution utility in the nation and provides energy to about 21.1 million consumers within the 24,000 square mile service territory throughout Central and Southern California. According to the CEC, natural gas demand in the SoCalGas service area was 5,026 million therms in 2022 (the most recent data available as of April 2025).<sup>4</sup>

<sup>&</sup>lt;sup>3</sup> <u>California Energy Commission (CEC), 2023 Total System Electric Generation, https://www.energy.ca.gov/data-reports/energy-almanac/california-electricity-data/2023-total-system-electric-generation. Accessed April 20, 2025.</u>

<sup>&</sup>lt;sup>4</sup> CEC, Gas Consumption by Southern California Gas, http://ecdms.energy.ca.gov/gasbyutil.aspx. Accessed April 9, 2025.

SoCalGas forecasts that the total demand for natural gas will decline at an annual rate of 1.0 percent per year through 2035.<sup>5</sup> The decline in demand is due to reduced gas demand in the major market segment areas of residential, electric generation, commercial, and industrial; aggressive energy efficiency programs; and statewide efforts to minimize greenhouse gas emissions. Table 4.6-6, Residential and Nonresidential Natural Gas Consumption for Riverside County, identifies the residential and nonresidential natural gas demand between 2012 and 2023.

In 2022, natural gas use in Riverside County was approximately 284 million therms for residential uses and 147 million therms for non-residential sectors.<sup>6</sup> Between 2011 and 2022, Riverside County's total natural gas demand increased by approximately 6 percent.

<u>Re</u>	<u>Table 4.6-6</u> Residential and Nonresidential Natural Gas Consumption for Riverside County						
		<u>Million Therms</u>					
<u>Year</u>	<u>Residential Natural Gas</u> <u>Consumption</u> <u>(million therms)</u>	<u>Nonresidential Natural Gas</u> <u>Consumption</u> <u>(million therms)</u>	<u>Total Natural Gas</u> <u>Consumption</u>				
<u>2022</u>	$\underline{284.135}$	146.917	<u>431.052</u>				
<u>2021</u>	<u>286.631</u>	<u>143.450</u>	<u>430.081</u>				
<u>2020</u>	<u>302.049</u>	<u>134.823</u>	<u>436.873</u>				
<u>2019</u>	<u>304.777</u>	<u>147.962</u>	<u>452.738</u>				
<u>2018</u>	$\underline{259.345}$	<u>139.191</u>	<u>398.535</u>				
<u>2017</u>	$\underline{254.096}$	<u>139.149</u>	$\underline{393.245}$				
<u>2016</u>	$\underline{252.688}$	143.265	$\underline{395.954}$				
<u>2015</u>	$\underline{224.847}$	128.326	353.174				
<u>2014</u>	$\underline{207.344}$	123.424	<u>330.768</u>				
<u>2013</u>	$\underline{253.348}$	129.729	<u>383.077</u>				
<u>2012</u>	$\underline{242.957}$	<u>130.402</u>	<u>373.360</u>				
<u>2011</u>	$\underline{269.219}$	135.921	405.141				
<u>SOURCE</u> 2025.	<u>SOURCE: CEC, California Energy Consumption Database, https://ecdms.energy.ca.gov/. Accessed March 26,</u> 2025.						

<u>Based on data provided by SoCalGas, citywide residential and nonresidential natural gas use</u> <u>intensities were calculated. Existing natural gas use intensities are estimated based on the</u> <u>existing land uses from Table 3-4 from Chapter 3.0, Project Description, of this Revised Draft</u> <u>EIR, and existing natural gas demand, as shown in Table 4.6-7, Existing Citywide Electricity</u> <u>Demand.</u>

<u>Table 4.6-7</u> Existing Citywide Natural Gas Demand			
Land Use	Consumption Rate <sup>1</sup>	<u>Natural Gas Usage</u>	

<sup>&</sup>lt;sup>5</sup> <u>California Gas and Electric Utilities, 2022 California Gas Report</u> <u>https://www.socalgas.com/sites/default/files/Joint\_Utility\_Biennial\_Comprehensive\_California\_Gas\_Report\_2022.pdf.</u> <u>Accessed April 9, 2025.</u>

<sup>&</sup>lt;sup>6</sup> CEC, Gas Consumption by County, https://ecdms.energy.ca.gov/gasbycounty.aspx. Accessed March 26, 2026.

		(Million therms per year)	
Residential	<u>342 therms/DU/year</u>	<u>18.15</u>	
Nonresidential	0.28 therms/SF/year	<u>2.20</u>	
Total		<u>20.35</u>	
1. Consumption rate based on average energy use per dwelling unit (DU) or square foot (SF) based on data			
from utility provider. See Appendix F for detailed calculations.			

# **4.6.1.3** Transportation Fuels

Transportation energy demand in California is largely related to vehicular traffic (e.g., passenger vehicles, light duty trucks, semi-trucks, etc.), with most transportation-related energy demand currently met by gasoline and diesel fuel. In 2024, California consumed 17.55 billion gallons of fuel (gasoline, diesel, and liquified natural gas) based on data from California EMission FACtor (EMFAC) 2021 Version 1.0.2. In Riverside County, approximately one billion gallons of fuel (gasoline, diesel, and natural gas) were consumed in 2024 based on EMFAC, as shown in Table 4.6-8, 2024 Transportation Fuel Consumption.

<u>Table 4.6-8</u> 2024 Transportation Fuel Consumption				
<u>Vehicle Fuel Type</u>	Statewide	<u>Riverside County</u>		
	<u>Billion Gallons</u>			
Diesel	3.195	0.259		
$\underline{\text{Gasoline}}^1$	14.191	0.711		
Liquified Natural Gas	<u>0.163</u>	<u>0.009</u>		
Total	17.550	<u>0.978</u>		
SOURCE: California Air Resources Board, EMFAC, https://arb.ca.gov/emfac/. Accessed March 26, 2025.				
1. Includes gasoline consumption by plug-in hybrid vehicles.				

Based on EMFAC data, average fuel consumption intensities were calculated based on countywide consumption and vehicle class. Existing citywide transportation fuel consumption is estimated based on vehicle miles traveled (VMT) data discussed in Chapter 4.16, Transportation and Circulation, of this Revised Draft EIR, and average fuel type vehicle mix according to EMFAC data as shown in Table 4.6-9, Existing Citywide Transportation Fuel Consumption.

<u>Table 4.6-9</u> <u>Existing Citywide Transportation Fuel Consumption</u>		
<u>Vehicle Fuel Type</u>	Gallons	
Diesel	1,276,186	
<u>Gasoline<sup>1</sup></u>	148,722,926	
Liquefied Natural Gas	10,985	
Total	150,010,096	
1. Includes gasoline consumption by plug-in hybrid vehicles.		

#### **Applicable Regulatory Requirements** 4.6.2

#### 4.6.2.1 Federal Regulations

#### National Energy Conservation Policy Act a.

The National Energy Conservation Policy Act serves as the underlying authority for federal energy management goals and requirements. Signed into law in 1978, it has been regularly updated and amended by subsequent laws and regulations. This act is the foundation of most federal energy requirements.

#### b. Energy Policy Act of 1992 and 2005

The Energy Policy Act of 1992 was passed to reduce the country's dependence on foreign petroleum and improve air quality. The act includes several parts intended to build an inventory of alternative fuel vehicles (AFVs) in large, centrally fueled fleets in metropolitan areas. The act requires certain federal, state, and local government and private fleets to purchase a percentage of light-duty AFVs capable of running on alternative fuels each year. In addition, financial incentives are also included in the act. Federal tax deductions are allowed for businesses and individuals to cover the incremental cost of AFVs. States are also required by the Energy Policy Act to consider a variety of incentive programs to help promote AFVs. The Energy Policy Act of 2005 provides renewed and expanded tax credits for electricity generated by qualified energy sources, such as landfill gas; provides bond financing, tax incentives, grants, and loan guarantees for clean renewable energy and rural community electrification; and establishes a federal purchase requirement for renewable energy.

#### c. Energy and Independence Security Act of 2007

The Energy Independence and Security Act (EISA) was signed into law by President George W. Bush on December 19, 2007. EISA's goal is to achieve energy security in the United States by increasing renewable fuel production, improving energy efficiency and performance, protecting consumers, improving vehicle fuel economy, and promoting research on greenhouse gas (GHG) capture and storage. Under the EISA, the Renewable Fuel Standard (RFS) program (RFS2) was expanded in several key ways:

- Expanded the RFS program to include diesel, in addition to gasoline;
- <u>Increased the volume of renewable fuel required to be blended into transportation</u> <u>fuel;</u>
- <u>Established new categories of renewable fuel and set separate volume requirements</u> <u>for each; and</u>
- <u>Required the U.S. Environmental Protection Agency (USEPA) to apply lifecycle</u> <u>greenhouse gas (GHG) performance threshold standards to ensure that each category</u> <u>of renewable fuel emits fewer GHGs than the petroleum fuel it replaces.</u>

<u>RFS2 lays the foundation for achieving significant reductions of GHG emissions from the use</u> of renewable fuels, reducing imported petroleum, and encouraging the development and expansion of our nation's renewable fuels sector.

The EISA also includes a variety of new standards for lighting and for residential and commercial appliance equipment. The equipment includes residential refrigerators, freezers, refrigerator-freezers, metal halide lamps, and commercial walk-in coolers and freezers.

#### d. Federal Energy Regulatory Commission

The Federal Energy Regulatory Commission (FERC) regulates the interstate transmission of electricity, natural gas, and oil. FERC is the federal agency with jurisdiction over interstate electricity sales, wholesale electric rates, hydroelectric licensing, natural gas pricing, and oil pipeline rates. FERC also reviews and authorizes liquefied natural gas terminals, interstate natural gas pipelines, and nonfederal hydropower projects. Electricity is run by the states; however, FERC has jurisdiction over certain matters.

#### <u>4.6.2.2</u> State Regulations

#### <del>a<u>a.</u> Warren-Alquist Act</del>

<u>The California Legislature passed the Warren-Alquist Act in 1974, which gives statutory</u> <u>authority to the CEC. The legislation also incorporated the following three key provisions</u> <u>designed to address the demand side of the energy equation:</u>

- <u>It directed the CEC to formulate and adopt the nation's first energy conservation</u> <u>standards for both buildings constructed and appliances sold in California.</u>
- <u>It removed the responsibility of electricity demand forecasting from the utilities,</u> <u>which had a financial interest in high demand projections, and transferred it to the</u> <u>more impartial CEC.</u>
- <u>It directed the CEC to embark on an ambitious research and development program,</u> with a particular focus on fostering what were characterized as "non-conventional energy sources."

#### <u>b. Advanced Clean Cars II</u>

The Advanced Clean Cars II regulations will rapidly scale down light-duty-passenger, pickup truck and, sports utility vehicle emissions starting with the 2026 model year through 2035. The regulations will first amend the Zero-emission Vehicle Regulation to require an increasing number of zero-emission vehicles and rely on currently available advanced vehicle technologies (i.e., battery-electric, hydrogen fuel cell electric and plug-in hybrid) to meet air quality and climate change emissions standards. Second, the Low-emission Vehicle Regulations were amended to include increasingly stringent standards for gasoline cars and heavier passenger trucks to continue to reduce smog-forming emissions. The regulations will substantially reduce air pollutants that cause climate change and threaten public health. In addition, the regulations will provide public health benefits of at least 12 billion dollars over the life of reductions by reducing premature deaths, hospitalizations and lost workdays associated with exposure to air pollution.

#### c. Advanced Clean Trucks

The Advanced Clean Trucks regulations aim to set zero-emissions vehicle (ZEV) sales requirements on manufacturers and a one-time reporting requirement for fleets and large entities. The development and use of advanced clean trucks will help the California Air Resources Board (CARB) achieve its emissions reduction strategies as outlined in the State Implementation Plan (SIP), Sustainable Freight Action Plan, Senate Bill (SB) 350 (2015), and Assembly Bill (AB) 32 (2006).

#### <u>d</u>. California Energy Efficiency Action Plan

In September 2008, the CPUC adopted the Long Term Energy Efficiency Strategic Plan, which established the first integrated framework of goals and strategies for saving energy, covering government, utility, and private sector actions. Assembly Bill (AB) 758 subsequently established a requirement for regular updates to the plan in 2010, and SB 350 identified a plan goal in 2015 of achieving a doubling of statewide energy efficiency savings in electricity and natural gas final end uses of retail customers by January 1, 2030 (relative to 2015 base year). Since 2008, the plan has been implemented through focused action plans such as the Zero Net Energy Commercial Building Action Plan in June 2011, the Research and Technology Action Plan in August 2013, the Lighting Action Plan in November 2013, the Codes and Standards Action Plan in March 2014, and the New Residential Zero Net Energy Action Plan in June  $2015_{\overline{-}}$ , adopted by the CPUC. The action plans listed above identify champers or key initiative leads to pursue identified actions and to track and report on progress to the CPUC.

The first comprehensive update to the plan, the 2019 California Energy Efficiency Action Plan, was adopted in November 2019 (CEC 2019). In response to new direction from legislature the Legislature, the focus of the new plan has been expanded. Rather than being focused on traditional end-use energy efficiency, the new plan also includes measures aimed at building decarbonization. Since publication of the most recent version, the 2021 Energy Efficiency Action Plan, building energy efficiency and decarbonization have assumed a more prominent role in efforts to cost-effectively reduce greenhouse gas emissions, improve public health, and address longstanding energy equity concerns.

#### b<u>e</u>. Sustainable Communities Strategy

SB 375, the 2008 Sustainable Communities and Climate Protection Act, provides for a new planning process that coordinates land use planning, regional transportation plans, and funding priorities to help California meet the greenhouse gas (GHG) reduction goals established in AB 32-<u>(California Global Warming Solutions Act of 2006)</u>. SB 375 requires regional transportation plans developed by metropolitan planning organizations (MPOs) to incorporate a Sustainable Communities Strategy in their plans. The goal of the Sustainable Communities Strategy is to reduce regional <del>vehicle miles traveled (VMT)<u>VMT</u></u> through land use planning and consequent transportation patterns. SB 375 also includes provisions for streamlined CEQA review for some infill projects, such as transit-oriented development.</del>

### e<u>f</u>. Renewables Portfolio Standard

The RPS promotes diversification of the state's <u>State's</u> electricity supply and decreased reliance on fossil fuel energy sources. Renewable energy includes (but is not limited to) wind, solar, geothermal, small hydroelectric, biomass, anaerobic digestion, and landfill gas. Originally adopted in 2002 with a goal to achieve a 20 percent renewable energy mix by 2020 (referred to as the "Initial RPS"), the goal has been accelerated and increased by <u>the Governor's</u> Executive Orders (EOs) S-14-08 and S-21-09 to a goal of 33 percent by 2020. In April 2011, SB 2 (1X) codified California's 33 percent RPS goal. SB 350 (2015) increased California's renewable energy mix goal to 50 percent by year 2030. SB 100 (2018) further increased the standard set by SB 350 establishing the RPS goal of 44 percent by the end of 2024, 52 percent by the end of 2027, and 60 percent by 2030. This bill also says that it is the policy of the state that eligible renewable energy resources and zero-carbon resources supply 100 percent of retail sales of electricity to California end-use customers and 100 percent of electricity procured to serve all state agencies by December 31, 2045.

#### <u>dg</u>. California Code of Regulations, Title 24 – California Building Code

The California Code of Regulations (CCR), Title 24, is referred to as the California Building Code (CBC). It consists of a compilation of several distinct standards and codes related to building construction, including, but not limited to, plumbing, electrical, interior acoustics, energy efficiency, and handicap accessibility.

#### Title 24, Part 6 – Energy Efficiency Standards

The CCR, Title 24, Part 6 is the Energy Efficiency Standards or California Energy Code. This code, originally enacted in 1978, establishes energy-efficiency standards for residential and non-residential buildings in order to reduce California's energy consumption. The Energy Code is updated periodically to incorporate and consider new energy-efficiency technologies and methodologies as they become available. New construction and major renovations must demonstrate their compliance with the current Energy Code through submission and approval of a Title 24 Compliance Report to the local building permit review authority and the California Energy Commission (CEC).<u>CEC</u>.

The current version of the Energy Code, known as the 2019 Title 24, or the 2016 Energy Code, became effective January 1, 2020. The 2019 Energy Code includes provisions for smart residential photovoltaic (PV) systems, updated thermal envelope standards (preventing heat transfer from the interior to exterior and vice versa), residential and nonresidential ventilation requirements, and nonresidential lighting requirements. The 2019 Energy Code aims to reduce energy use in new homes by requiring that all new homes include individual or community solar PV systems or community shared battery storage system that achieves equivalent time-dependent value energy use reduction. Accounting for solar PV requirements, the CEC's preliminary estimates indicate that homes built consistent with the 2019 Energy Code will result in 53 percent less energy use than those built under previous 2016 standards.

<u>Title 24 requires the design of building shells and building components to conserve energy.</u> <u>The standards are updated periodically to allow for consideration and possible incorporation</u> <u>of new energy efficiency technologies and methods. The 2022 Building Energy Efficiency</u> <u>Standards were adopted in August 2021 and went into effect on January 1, 2023.</u>

<u>The 2022 Building Energy Efficiency Standards improve upon the previous 2019 Building</u> <u>Energy Efficiency Standards. Among other updates, including strengthened ventilation</u> <u>standards for gas cooking appliances, the 2022 Energy Code includes updated standards in</u> <u>the following three major areas:</u>

- <u>New electric heat pump requirements for residential uses, schools, offices, banks,</u> <u>libraries, retail, and grocery stores:</u>
- <u>The promotion of electric-ready requirements for new homes, including the addition</u> <u>of circuitry for electric appliances, battery storage panels, and dedicated</u> <u>infrastructure to allow for the conversion from natural gas to electricity; and</u>
- The expansion of solar photovoltaic (PV) and battery storage standards to additional land uses including high-rise multifamily residences, hotels and motels, tenant spaces, offices (including medical offices and clinics), retail and grocery stores, restaurants, schools, and civic uses (including theaters auditoriums, and convention centers).

<u>Buildings whose permit applications were submitted on or after January 1, 2023, must</u> <u>comply with the 2022 Energy Code. The 2025 Energy Code is currently in the pre-rulemaking</u> <u>process. If approved, the 2025 Energy Code would be effective January 1, 2026.</u>

#### Title 24, Part 11 – California Green Building Standards Code

The California Green Building Standards Code, referred to as CALGreen, was added to Title 24 as Part 11, first in 2009 as a voluntary code, which then became mandatory effective January 1, 2011 (as part of the 2010 CBC). The <u>20192022</u> CALGreen institutes mandatory minimum environmental performance standards for all ground-up new construction of non-residential and residential structures. It also includes voluntary tiers (I and II) with stricter environmental performance standards for these same categories of residential and non-residential buildings. Local jurisdictions must enforce the minimum mandatory Green Building Standards and may adopt additional amendments for stricter requirements. The mandatory standards require:

- Outdoor water use requirements as outlined in local water-efficient landscaping ordinances or current Model Water Efficient Landscape Ordinance standards, whichever is more stringent;
- Requirements for water conserving plumbing fixtures and fittings;
- 65 percent construction/demolition waste diverted from landfills;
- Infrastructure requirements for electric vehicle charging stations;
- Mandatory inspections of energy systems to ensure optimal working efficiency; and

• Requirements for low-pollutant emitting exterior and interior finish materials such as paints, carpets, vinyl flooring, and particleboards.

<u>The 2025 CALGreen Code, if approved by the California Building Standards Commission,</u> <u>will be effective January 1, 2026.</u>

### 4.6.2.2<u>3</u> Regional Regulations

The Southern California Association of Governments (SCAG) is the MPO for Imperial County, Los Angeles County, Orange County, Riverside County, San Bernardino County, Ventura County, and the 191 cities located within these counties. Moreno Valley is within the Western Riverside Council of Governments' (WRCOG) subregion of SCAG, which encompasses the western 18 cities in Riverside County.

#### a. Sustainable Communities Strategy

SCAG is responsible for developing long-range regional plans and strategies for efficient multi-modal transportation. As the MPO and Regional Transportation Planning Agency, SCAG supports freeway construction projects, regional and local road improvements, train and bus transportation, railroad crossings, call boxes, ridesharing, congestion management efforts and long-term planning studies. Following the California ARB Board Hearing<u>CARB'S</u> <u>hearing</u> on March 22, 2018, the regional vehicle-use reduction targets from for automobiles and light duty trucks for SCAG are:

- 8 percent reduction from the 2005 per capita amount by 2020
- 19 percent reduction from the 2005 per capita amount by 2035

To achieve regional vehicle-use emission reduction targets, SCAG initially developed and adopted the 2016-2040 Regional Transportation Plan/Sustainable Communities Strategy (RTP/SCS) in April 2016, and in September 2020 adopted Connect SoCal, the updated 2020-2045 RTP/SCS (SCAG 2020). Connect SoCal is a planning document for the region that builds upon and expandsOn April 4, 2024, SCAG's Regional Council adopted Connect SoCal 2024 (2024-2050 Regional Transportation Plan/Sustainable Communities Strategy [RTP/SCS]). On May 10, 2024, the Federal Highway Administration (FHWA) and Federal Transit Administration (FTA) approved Connect SoCal 2024, however, CARB's approval is still pending before it is fully certified. Connect SoCal and Connect SoCal 2024 are planning documents for the region that build upon and expand land use and transportation strategies to increase mobility options and achieve a more sustainable growth pattern.

#### b. Western Riverside Council of Government

The WRGOC is a joint power agency intended to coordinate regional planning efforts. WRCOG adopted its Economic Development & Sustainability Framework in December 2012 and a Subregional Climate Action Plan (Subregional CAP) in September 2014 (WRCOG 2012 and 2014). The Framework identified measures that its member jurisdictions could implement to improve transportation planning, energy efficiency, and reduce GHG emissions; established goals to inform local action; and defined indicators for member

jurisdictions to gauge measure effectiveness. The subsequent Subregional CAP recommends measures; many of these measures require joint implementation with support from both WRCOG staff and local "CAP coordinators" in member jurisdictions.

### 4.6.2.3<u>4</u> Local Regulations

### **Energy Efficiency and Climate Action Strategy**

The City adopted its Energy Efficiency and Climate Action Strategy in October 2012 (Moreno Valley 2012). The strategy includes a comprehensive list of measures for the City to consider that are intended to reduce energy consumption, reduce water use, encourage recycling and waste diversion, promote use of alternative fuel vehicles, facilitate the use of renewable energy, or otherwise reduce GHG emissions. Examples of policy measures intended to reduce energy use support-include the following:

- **R2-T1:** Land Use Based Trips and VMT Reduction Policies. Encourage the development of Transit Priority Projects along High Quality Transit Corridors identified in the SCAG Sustainable Communities Plan, to allow a reduction in VMT.
- **R2-T3:** Employment-Based Trip Reductions. Require a Transportation Demand Management (TDM) program for new development to reduce automobile travel by encouraging ride-sharing, carpooling, and alternative modes of transportation.
- **R2-E2:** New Construction Residential Renewable Energy. Facilitate the use of renewable energy (such as solar (PV) panels or small wind turbines) for new residential developments. Alternative approach would be the purchase of renewable energy resources off-site.
- **R2-E5:** New Construction Commercial Energy Efficiency Requirements. Require energy efficient design for all new commercial buildings to be 10 percent beyond the current Title 24 standards. (Reach Code)).
- **R3-E1:** Energy Efficient Development, and Renewable Energy Deployment Facilitation and Streamlining. Updating of codes and zoning requirements and guidelines to further implement green building practices. This could include incentives for energy efficient projects.
- **R3-L2:** Heat Island Plan. Develop measures that address "heat islands." Potential measures include using strategically placed shade trees, using paving materials with a Solar Reflective Index of at least 29, an open grid pavement system, or covered parking.

## 4.6.3 Methodologies for Determining Impacts

The <u>project</u> does not specifically address any particular development project(s); therefore, impacts to energy resources are addressed generally, based on projected buildout of the <u>project2024 GPU</u>. Energy resources would be consumed during construction of future development and redevelopment under <u>implementation of</u> the <u>project2024 GPU</u>. Energy would also be consumed to provide operational lighting, heating, cooling, and transportation

for future development. Building-related energy use under existing conditions, as well as has been estimated based on existing energy consumption data. Building-related energy use <u>under</u> buildout of the existing 2006 General Plan and the project<u>2024 GPU</u> were obtained estimated utilizing the highest applicable Annual Energy Rates from the GHG inventoryCalifornia Emissions Estimator Model (CalEEMod) for single- and multi-family residential uses, commercial/retail use, office use, and projections prepared in conjunction with the CAP.industrial use. Transportation-related energy use was analyzed by comparingutilizing EMFAC fuel consumption data and VMT associated with <u>existing</u> conditions and buildout of the project to buildout of the existing 2006 General Plan<u>2024 GPU</u>.

## 4.6.4 Basis for Determining Significance

Thresholds used to evaluate impacts to energy resources are based on applicable criteria in the CEQA Guidelines (California Code of Regulations<u>, Title 14</u>, Sections 15000-15387), Appendix G. A significant impact would occur if the project would:

- 1) Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation; or
- 2) Conflict with or obstruct a state or local plan for renewable energy or energy efficiency.

## 4.6.5 Impact Analysis

### 4.6.5.1 Topic 1: Energy Consumption

Would the project result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?

Implementation of the <u>projectProject</u> would have the potential to impact energy supply due to the development that is anticipated to occur in response to projected population growth in the <u>Planning Area.City.</u> Depending on the types of future uses, impacts would need to be addressed in detail at the time specific projects are proposed. Consistent with CEQA Guidelines, impacts to energy resources could be significant if implementation of the <u>projectProject</u> would develop land uses and patterns that would cause the wasteful, inefficient, and unnecessary consumption of energy or the construction of new or retrofitted buildings that would have excessive energy requirements for daily operation. To better analyze the environmental effects associated with the <u>projectProject</u>, energy use is evaluated in three distinct categories:

- a) Equipment energy use from construction of future development and redevelopment implemented under the <u>projectProject;</u>
- b) Transportation energy use from people traveling to, from, and within the <u>Planning</u> <u>AreaCity</u>; and

c) Building energy use within the <u>Planning AreaCity</u> after buildout.

### a. Construction-Related Energy Use

During construction, energy use would occur in two general categories: fuel use fromby vehicles used by workers commuting to and from the construction site, and fuel use by vehicles and other equipment to conduct construction activities. Fossil fuels used by construction vehicles and other energy-consuming equipment would be used during site clearing, grading, and construction. Fuel energy consumed during construction would be temporary and would not represent a significant demand on energy resources. In addition, some incidental energy conservation would occur during construction through compliance with State requirements which specify that equipment not in use for more than five minutes must be turned off (CCR Title 13, Section 2485). Project construction equipment would also be required to comply with the latest USEPA and CARB engine emissions standards, which require highly efficient combustion systems that maximize fuel efficiency and reduce unnecessary fuel consumption. Due to increasing transportation costs and fuel prices, contractors and owners have a strong financial incentive to avoid wasteful, inefficient, and unnecessary consumption of energy during construction. There is also growing recognition among developers, retailers, and building owners that sustainable construction is not prohibitively expensive, and that there is significant cost-savings potential in green building practices and materials.

<u>Substantial reductions in energy inputs for construction materials can be achieved by</u> <u>selecting building materials composed of recycled materials that require substantially less</u> <u>energy to produce than non-recycled materials. The incremental increase in the use of energy</u> <u>bound in construction materials such as asphalt, steel, concrete, pipes and manufactured or</u> <u>processed materials (e.g., lumber and gas) would not substantially increase demand for</u> <u>energy compared to overall local and regional demand for construction materials. It is</u> <u>reasonable to assume that production of building materials such as concrete, steel, etc., would</u> <u>employ all reasonable energy conservation practices in the interest in minimizing the cost of</u> <u>doing business.</u>

At the <u>programgeneral plan</u> level, it is too speculative to quantify the construction-related energy consumption of future development, either in total or by fuel type. Although the exact details of future development are not known at this time, there are no known conditions in the <u>Planning AreaCity</u> that would require nonstandard equipment or construction practices that would increase fuel-energy consumption above typical rates. It should also be noted that all construction equipment is subject to the CARB In-Use Off-Road Diesel-Fueled Fleets Regulation. This regulation, which applies to all off-road diesel vehicles 25 horsepower or greater, limits unnecessary idling to 5 minutes, requires all construction fleets to be labeled and reported to CARB, bans Tier 0 equipment and phases out Tier 1 and 2 equipment (thereby replacing fleets with cleaner equipment), and requires that fleets comply with Best Available Control Technology requirements, which would increase construction equipment fuel efficiency. In addition, Tier 3 vehicles can no longer be added to any fleet as of January 1, 2024. Therefore, future development would not result in the use of excessive amounts of fuel or other forms of energy during construction of future projects, and impacts would be less than significant.

#### **General Construction Guidance**

During construction, some incidental energy conservation would occur through compliance with State requirements that construction equipment not in use for more than five minutes be turned off. Construction equipment would also be required to comply with the latest USEPA and CARB engine emissions standards. These engines use highly efficient combustion engines to minimize unnecessary fuel consumption. Project-related construction activities would consume energy, primarily in the form of diesel fuel (e.g., mobile construction equipment) and electricity (e.g., power tools).

Any future development under implementation of the 2024 GPU and subject to CALGreen regulations is required to divert 65 percent of waste generated during construction from landfills. Recycling construction and demolition waste not only keeps it from being transported to the landfill, but also reduces the "upstream" energy consumption from the manufacturing of virgin material.

<u>Future construction activities associated with future development would also be required to</u> <u>monitor air quality emissions using applicable regulatory guidance such as the South Coast</u> <u>Air Quality Management District (SCAQMD) CEQA Guidelines. There are no aspects of</u> <u>implementation of the proposed 2024 GPU that would foreseeably result in the inefficient,</u> <u>wasteful, or unnecessary consumption of energy during construction activities.</u>

As discussed above, there are no unusual characteristics that would necessitate the use of construction equipment that would be less energy efficient than at comparable construction sites in the region or State. Therefore, it is expected that construction fuel consumption associated with implementation of the Project would not be any more inefficient, wasteful, or unnecessary than other similar projects of this nature. Therefore, impacts to energy resources associated with the future developments' construction activities would be less than significant, and no mitigation is required.

#### b. <u>Long-Term Impacts During Operation</u>

<u>Future development projects under implementation of the 2024 GPU would permanently</u> increase the operational energy demand when compared to existing conditions. Existing conditions and operational energy consumption associated with the Project would occur from transportation-related fuel use, building energy (electricity and natural gas) use, and water use. The methodology for each category is discussed below. The estimated energy demand associated with future development projects under implementation of the 2024 GPU is also compared to the existing overall energy demand of the City to provide context for the projected changes in energy demand.

#### Transportation-Related Energy Use

Buildout of the <u>projectProject</u> would <u>consumeresult in increased consumption of</u> energy <u>associatedfor</u> transportation uses. Trips by individuals traveling to, from, and within the <u>Planning AreaCity</u> would largely rely on passenger vehicles or public transit. Passenger vehicles would be mostly powered by gasoline, with some fueled by diesel or electricity. Public transit would be powered by diesel or natural gas, and could potentially be fueled by electricity. Additionally, the City experiences higher volumes of heavy truck traffic which is generally powered by diesel. In 2020, CARB adopted the Advanced Clean Trucks Regulation which requires manufacturers to sell zero-emission trucks as an increasing percentage of their annual state sales starting in 2035. As a result, the number of diesel-fueled heavy trucks will decrease over time.

The Planning Area generates 3,144,986 VMT in the existing condition, and buildout of the existing 2006 General Plan would generate 4,566,084 VMT (Fehr & Peers 2021). In comparison, buildout of the project would generate 4,524,038 VMT, which would be less than buildout of the existing 2006 General Plan. The project would achieve this reduction in VMT by primarily focusingAs summarized in Table 3-3, Citywide Buildout Summary, in Chapter 3.0, Project Description, buildout of the Project would result in increases of approximately 64 percent in residential units, 27 percent in commercial square footage, 413 percent in office square footage, and 122 percent in light industrial square footage compared to existing conditions. Due to projected growth associated with the Project, it is expected that VMT would increase. The City generates 5,255,468 daily (1.92 billion annual) VMT in the existing condition and buildout of the Project would generate 7,488,713 daily (2.73 billion annual) VMT. Fuel consumption associated with the Project based on average fuel efficiency from the model for buildout year 2040 are shown in Table 4.6-10, 2024 GPU Buildout Transportation Fuel Consumption.

<u>Table 4.6-10</u> 2024 GPU Buildout Transportation Fuel Consumption			
Vehicle Fuel Type	Existing 2024	Proposed 2021 GPU (2040)	<u>Net Change</u>
Diesel	<u>1,276,186</u>	<u>1,752,111</u>	+475,925
<u>Gasoline<sup>1</sup></u>	<u>148,722,926</u>	<u>243,947,394</u>	+95,224,468
Liquefied Natural Gas	10,985	<u>18,490</u>	+7,505
Total	<u>150,010,097</u>	<u>245,717,995</u>	+95,707,898
<u>1. Includes gasoline consumption by plug-in hybrid vehicles.</u>			

<u>While implementation of the Project would result in an increase in VMT and fuel</u> <u>consumption, the Project would focus</u> future development and redevelopment within the proposed Concept Areas, which would reduce reliance on vehicular travel <del>compared to the</del> existing 2006 General Plan. Therefore, the project would generate less VMT compared to buildout of the existing 2006 General Plan. <u>and associated fuel consumption</u>.

Additionally, the <u>Planning AreaCity</u> is currently served by eight local bus routes (Riverside Transit Agency Routes 11, 16, 18, 19, 19a, 20, 31, and 41), and the Metrolink line is located at the <u>eity'sCity's</u> western boundary. The <u>20212024</u> GPU Transportation Element provides

key goals to increase the use of public transit, improve traffic congestion, and enhance the range of transportation options in the <u>eityCity</u>. Implementation of these key goals would serve to further reduce VMT below the 4,524,0387,488,713 daily (2.73 billion annual) VMT estimated for buildout of the proposed 20212024 GPU land use plan. Therefore, <u>implementation of the projectProject</u> would not create a land use pattern that would result in a wasteful, inefficient, or unnecessary use of transportation-related energy, and impacts would be less than significant.

#### c.—Building-Related Energy Use

As future development within the <u>cityCity</u> is implemented, new or renovated buildings would be required to use electricity and natural gas to run various appliances and equipment, including space and water heaters, air conditioners, ventilation equipment, lights, and numerous other devices. Generally, electricity use is higher in the warmer months due to increased air conditioning needs, and natural gas use is highest when the weather is colder as a result of high heating demand. Residential uses would likely see the most energy use in the evening as people return from work, while most nonresidential facilities would have high energy use during normal business hours and lower levels at other times.

Existing The 2040 Climate Action Plan includes Building Energy measures that include transitioning buildings to electric systems, increasing access to renewable electricity, and future residential and non-residential enhancing energy use was calculated as efficiency in buildings. As a part of worst case, the GHG inventory and projections prepared in conjunction with analysis herein does not account for the CAP. electrification of new development and increases in energy efficiency.

Existing energy consumption data for residential, commercial, and industrial sectors, as well as public facilities (public services, public lighting, and street lights) and nonresidential uses were obtained from SCE, Moreno Valley Utility, and the Southern California Gas Company. Residential, commercial, and industrial nonresidential energy consumption was projected to year 2040 for both the existing 2006 General Plan and the proposed 20212024 GPU land use plan-based on CalEEMod model default consumption rates. The electricity associated with indoor operational water use is estimated based on the CalEEMod default annual water use and energy intensity factor per gallon of water. These projections also considered population forecasts and applied energy savings associated with implementation of <u>2019</u> Title 24 standards in newly constructed buildings. Energy consumption from the public sector, including public lighting, were calculated assuming that the 2019 program to retrofit street lights to LED will reduce emissions from public lighting by 68 percent., which is accounted for in CalEEMod default factors. Buildout energy assumes that existing development would remain in 2040 and that the increase in residential and nonresidential use would be developed in accordance with 2019 Title 24 standards. Therefore, as existing uses are turned over and redeveloped in accordance with current energy efficiency standards, citywide energy consumption would be reduced. Table 4.6-211 summarizes the projected energy use within the Planning Area, City under existing conditions and under buildout of the existing 2006 General Plan, and the proposed 20212024 GPU land use plan.

<u>Table 4.6-11</u> Moreno Valley Existing and Future Annual Electricity and Natural Gas Use			
<u>_</u>		Annual Energy Consumption	
		Existing Conditions	<u>Total 2040 Citywide</u>
Land Use Sector	Source	<u>(2024)</u>	<u>Consumption</u>
		Electricity	( <u>GWh/year)</u>
Residential	<u>Area<sup>1</sup></u>	<u>272.70</u>	522.79
	$\underline{Water^2}$	<u>17.63</u>	25.59
	Total Electricity	<u>290.33</u>	548.38
Nonresidential			
	<u>Area</u> <sup>1</sup>	341.43	<u>787.73</u>
	$Water^2$	52.05	113.64
	Total Electricity	393.48	901.37
<u>Citywide Total</u>		<u>683.81</u>	<u>1,449.75</u>
		Natural Gas (therms/yea	<u>ar)</u>
Residential		18,149,722.45	$\underline{25,} \underline{257,} \underline{259.45}$
Nonresidential		2,202,824.00	20,517,304.00
<u>Citywide Total</u>		20,352,546.45	$\underline{45,774,563.45}$
1. Existing electricity consumption calculated based on existing consumption data from SCE and MVU.			
<u>Future electricity data and natural gas based on CalEEMod defaults. Energy consumption values do not</u>			
account for reductions due to increases in energy efficiency from compliance with future Building Energy			
Efficiency Standards and updates to CALGreen.			
	2. Indoor water consumption and associated electricity consumption for water conveyance based on		
CalEEMod defaults.			

Table 4.6-2           Moreno Valley Existing and Future Annual Electricity and Natural Gas Use						
	Existing (2018)		Existing 2006 General Plan (2040)		Proposed 2021 GPU (2040)	
		Natural		Natural		
	Electricity	Gas	Electricity	Gas	Electricity	Natural Gas
Sector	<del>(kWh)</del>	(Therms)	<del>(kWh)</del>	(Therms)	<del>(kWh)</del>	<del>(Therms)</del>
Residential	<del>391,975,510</del>	<del>21,934,767</del>	<del>432,886,3</del> 44	<del>29,732,577</del>	457,231,019	<del>457,231,019</del>
Commercial	<del>302,328,359</del>	5,885,682	549, 184, 393	<del>10,784,918</del>	478, 239, 443	<del>9,376,637</del>
Industrial	<del>99,775,374</del>	<del>41,302</del>	$\frac{1,025,747,391}{1,025,747,391}$	4 <del>10,716</del>	754, 522, 614	<del>305,38</del> 4
Public Services, Public Lighting, Street Lights	<del>9,646,466</del>	-	<del>5,639,176</del>	-	<del>5,639,176</del>	-
TOTAL	<del>803,725,709</del>	<del>27,861,751</del>	<del>2,013,457,303</del>	<del>40,928,210</del>	<del>1,695,632,252</del>	<del>466,913,039</del>
SOURCE: Dyett & Bhatia 2020e.						

As shown in Table 4.6-2<u>11</u> above, buildout of the <u>project Project</u> would result in <u>a decrease an</u> <u>increase</u> in electricity and natural gas usage compared to <u>existing conditions due to</u> <u>anticipated growth. As discussed above, it is assumed that all existing development would</u> <u>remain under the 2040</u> buildout <u>condition. As the turnover of the existing 2006 General Plan.</u> <u>Futureuses occurs, future</u> development implemented under the <u>projectProject</u> would be required at a minimum to meet the mandatory energy requirements of CALGreen and the

California Energy Code (Title 24, Part 6 of the CCR) in effect at the time of development, and would benefit from the efficiencies associated with these regulations as they relate to building heating, ventilating, and air conditioning mechanical systems, water heating systems, and lighting. Additionally, rebate and incentive programs that promote the installation and use of energy-efficient plug-in appliances and lighting would be available as incentives for future <u>and existing</u> development.

In addition<u>California's Energy Efficiency Standards for Residential and Non-Residential</u> <u>Buildings create uniform building codes</u> to <u>reduce California's energy use and provide energy</u> <u>efficiency standards for residential and non-residential buildings. These standards are</u> <u>incorporated within</u> the <u>energy efficiencies that would be realized from compliance with</u> <u>eurrent CALGreen and California Building Code and are expected to substantially reduce</u> <u>the growth in electricity and natural gas use. 2022</u> Title 24 standards <u>infor</u> new <u>developments</u>, the 2021 GPU aims to <u>residential and nonresidential buildings focus on</u> <u>encouraging electric heat pump technology and use</u>, promote <u>electric-ready buildings to get</u> <u>owners to use cleaner electric heating, cooking, and vehicle charging, expand solar</u> <u>photovoltaic systems and battery storage systems to reduce reliance on fossil fuel</u> <u>transportation and power plants</u>.

<u>Regarding water energy conservation through voluntary programs, implementation of the</u> <u>2024 GPU would incorporate drought-tolerant landscaping throughout portions of the</u> <u>planning area. Water-efficient irrigation controls would also be used in landscape areas.</u> <u>Buildings would incorporate water-efficient fixtures and appliances, to comply with Title 24.</u>

It should be noted that SCE and MVU are subject to California's Renewable Portfolio Standard (RPS). The RPS requires investor-owned utilities, electric service providers, and community choice aggregators to increase total procurement from eligible renewable energy resources target by December 31, 2026, and to achieve a 60 percent target by December 31, 2030. SB 100 also established a further goal to have an electric grid that provide energy efficiency audits, retrofits, rebates, and other financing programs and incentives. is entirely powered by clean energy by 2045. Renewable energy is generally defined as energy that comes from resources which are naturally replenished within a human timescale such as sunlight, wind, tides, waves, and geothermal heat.

Additionally, the CAP includes a number <u>of</u> GHG reduction goals related to energy use and energy conservation (see Section 4.84). Therefore, <u>implementation of</u> the <u>projectProject</u> would not create a land use pattern that would result in a wasteful, inefficient, or unnecessary use of building-related energy, and impacts would be less than significant.

### 4.6.5.2 Topic 2: Renewable Energy or Energy Efficiency

Would the project conflict with or obstruct a state or local plan for renewable energy or energy efficiency?

The applicable state <u>State</u> plans that address renewable energy and energy efficiency are CALGreen, the California Energy Code, and RPS. As discussed under Section 4.6.5.1 above, future development implemented under the <u>project Project</u> would be required at a minimum

to meet the mandatory energy requirements of CALGreen and the California Energy Code in effect at the time of development. SCE and MVU, the electricity providers for the <u>Planning AreaCity</u>, are currently meeting RPS goals and are on track to achieve future RPS goals. Thus, electricity provided to the <u>Planning AreaCity</u> is increasingly coming from renewable sources. Implementation of the <u>projectProject</u> would not interfere with SCE's and MVU's progress towards achieving RPS goals. Additionally, as discussed in Section 4.6.5.1, buildout of the project would result in less VMT and less building energy consumption compared to buildout of the existing 2006 General Plan. Therefore, <u>implementation of</u> the <u>projectProject</u> would not conflict with or obstruct implementation of RPS, and impacts would be less than significant.

## 4.6.6 Cumulative Analysis

Future development within the Planning Area would generate additional energy demand. However, as new development and redevelopment occurs, buildingsConstruction and operation of future development projects under implementation of the Project would result in the use of energy, but not in a wasteful manner. The use of energy would not be substantial in comparison to existing electricity, natural gas, and fuel demand. SCE, MVU, and SoCalGas would review the estimated electricity consumption associated with implementation of the Project to ensure that the estimated power requirement would be part of the total load growth forecast for their service area and accounted for in the planned growth of the power system. It should be noted that the planning projections of SCE, MVU, and SoCalGas consider planned development for their service areas and are in and of themselves providing for cumulative growth. Therefore, it is likely that the cumulative growth associated with the related projects is already accounted for in the planning of future supplies to cover projected demand.

<u>Transportation fuels are produced from crude oil, which can be domestic or imported from</u> <u>various regions around the world. Based on current proven reserves, current crude oil</u> <u>production would be sufficient to meet 50 years of worldwide consumption. As such, it is</u> <u>expected that existing and planned transportation fuel supplies would be sufficient to serve</u> <u>the construction and operational demand associated with implementation of the General</u> <u>Plan Update. New capacity or supplies of energy resources would not be required.</u>

<u>New development and redevelopment under implementation of the 2024 GPU</u> would be required to comply with the California Energy Code, Title 24 requirements in place at the time of building permit issuance. Each update to the Energy Code has historically incorporated more stringent energy efficiency requirements, and the <u>stateState</u> is headed towards a net-zero energy goal for new development. Therefore, redevelopment would replace older, less energy efficient buildings with more energy efficient buildings that meet current energy efficiency standards. Furthermore, the City's CAP includes additional energy efficiency requirements that would be required of future discretionary developments, and all development is required to comply with Title 24 requirements. Additionally, by changing land use designations and focusing development in Concept Areas, the project would reduce VMT when compared to buildout of the existing 2006 General Plan. Therefore, the project would

not contribute to cumulative impacts related to energy consumption<u>Incorporating applicable</u> energy standards into future development projects under implementation of the 2024 GPU would ensure that implementation of the 2024 GPU would not result in the use of energy in a wasteful manner and would help facilitate state and local goals for energy efficiency.

Implementation of the 2024 GPU and new development projects located within the cumulative study area would also be required to comply with all applicable federal, State, and local measures aimed at reducing fossil fuel consumption and the conservation of energy. The anticipated impacts from implementation of the 2024 GPU, in conjunction with cumulative development in the vicinity, would increase urbanization and result in increased energy use. Potential land use impacts are site-specific and require evaluation on a case-by-case basis. As noted above, implementation of the 2024 GPU would not result in significant impacts to State or local plans for renewable energy or energy efficiency. Therefore, the 2024 GPU and identified cumulative projects are not anticipated to result in a significant cumulative impact. Therefore, potential impacts are considered less than significant.

# 4.6.7 Significance of Impacts before Mitigation

## 4.6.7.1 Topic 1: Energy Consumption

Energy conservation measures required by applicable energy conservation regulations (e.g., CALGreen, Title 24) and energy conservation policies included in the proposed <u>20212024</u> GPU, and the CAP would support the minimization of energy consumption from operations associated with future development. <u>VMT and building energy use associated with buildout of the project would be less than the VMT and building energy use associated with buildout of the existing 2006 General Plan. Therefore, <u>implementation of the projectProject</u> would not result in a wasteful, inefficient, or unnecessary consumption of energy resources, and impacts would be less than significant.</u>

### 4.6.7.2 Topic 2: Renewable Energy or Energy Efficiency

Future development allowed under the <u>project Project</u> would implement applicable regulation that would ensure development would be energy efficient. Therefore, <u>implementation of</u> the <u>project Project</u> would not conflict with or obstruct implementation of CALGreen and the California Energy Code, or with SCE and MVU's implementation of RPS, and impacts would be less than significant.

## 4.6.8 Mitigation

## 4.6.8.1 Topic 1: Energy Consumption

Impacts would be less than significant. No mitigation is required.

### 4.6.8.2 Topic 2: Renewable Energy or Energy Efficiency

Impacts would be less than significant. No mitigation is required.

## 4.6.9 Significance of Impacts after Mitigation

### 4.6.9.1 Topic 1: Energy Consumption

Impacts would be less than significant. No mitigation is required.

### 4.6.9.2 Topic 2: Renewable Energy or Energy Efficiency

Impacts would be less than significant. No mitigation is required.

NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of Section 4.8, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

## 4.8 Greenhouse Gas Emissions

This section analyzes the greenhouse gas ("GHG") impacts that could result from implementation of the project<u>Project</u>, which consists of the 20212024 General Plan Update (("GPU), Housing Element Update"), Associated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas Amendments, and Climate Action Plan ("CAP"). These three separate planning documents are collectively referred to as MoVal 2040 Project ("Project"). The analysis area covers the eityCity of Moreno Valley (eity)("City") and its sphere of influence (SOI), which are collectively referred to as the Planning Area. The analysis in this section is based on statewide GHG emissions reduction goals and the GHG inventory and projections conducted in preparation of the CAP.

## 4.8.1 Existing Conditions

### 4.8.1.1 Greenhouse Gases and Climate Change

There are numerous GHGs, both naturally occurring and manmade. Each GHG has variable atmospheric lifetime and global warming potential (GWP).("GWP"). Table 4.8-1 describes the primary GHGs associated with global climate change, including their physical properties. The atmospheric lifetime of the gas is the average time a molecule stays stable in the atmosphere. Most GHGs have long atmospheric lifetimes, staying in the atmosphere hundreds or thousands of years. GWP is a measure of the potential for a gas to trap heat and warm the atmosphere. Although GWP is related to its atmospheric lifetime, many other factors including chemical reactivity of the gas also influence GWP. GWP is reported as a unitless factor representing the potential for the gas to affect global climate relative to the potential of carbon dioxide (CO<sub>2</sub>). Because  $CO_2$  is the reference gas for establishing GWP, by definition its GWP is 1. Although methane (CH<sub>4</sub>) has a shorter atmospheric lifetime than

CO<sub>2</sub>, it has a 100-year GWP of  $\underline{2825}$ ; this means that CH<sub>4</sub> has  $\underline{2825}$  times more effect on global warming than CO<sub>2</sub> on a molecule-by-molecule basis.<sup>1</sup>

	<u>Table 4.8-1</u> Description of Greenhouse Gases
<u>Greenhouse Gas</u>	Description
<u>Carbon Dioxide</u> ( <u>CO2</u> )	<u>CO<sub>2</sub> is a colorless, odorless gas that is emitted naturally and through human</u> <u>activities. Natural sources include decomposition of dead organic matter;</u> <u>respiration of bacteria, plants, animals, and fungus; evaporation from oceans;</u> <u>and volcanic outgassing. Anthropogenic sources are from burning coal, oil,</u> <u>natural gas, and wood. The largest source of CO<sub>2</sub> emissions globally is the</u> <u>combustion of fossil fuels such as coal, oil, and gas in power plants, automobiles,</u> <u>and industrial facilities. The atmospheric lifetime of CO<sub>2</sub> is variable because it</u> <u>is readily exchanged in the atmosphere. CO<sub>2</sub> is the most widely emitted GHG</u> <u>and is the reference gas (GWP of 1) for determining GWP for other GHGs.</u>
<u>Nitrous Oxide</u> ( <u>N2O)</u>	$\underline{N_2O}$ is largely attributable to agricultural practices and soil management. Primary human-related sources of $N_2O$ include agricultural soil management, sewage treatment, combustion of fossil fuels, and adipic and nitric acid production. $N_2O$ is produced from biological sources in soil and water, particularly microbial action in wet tropical forests. The atmospheric lifetime of $N_2O$ is approximately 109 years.
<u>Methane (CH4)</u>	CH <sub>4</sub> , a highly potent GHG, primarily results from off-gassing (the release of chemicals from nonmetallic substances under ambient or greater pressure conditions) and is largely associated with agricultural practices and landfills. Methane is the major component of natural gas, about 87 percent by volume. Human-related sources include fossil fuel production, animal husbandry, rice cultivation, biomass burning, and waste management. Natural sources of CH <sub>4</sub> include wetlands, gas hydrates, termites, oceans, freshwater bodies, non-wetland soils, and wildfires.
<u>Hydrofluorocarbo</u> <u>ns (HFCs)</u>	<u>HFCs are typically used as refrigerants for both stationary refrigeration and</u> <u>mobile air conditioning. The use of HFCs for cooling and foam blowing is</u> <u>increasing, as the continued phase out of CFCs and HCFCs gains momentum.</u>
Perfluorocarbons (PFCs)	<u>PFCs have stable molecular structures and only break down by ultraviolet rays</u> <u>about 60 kilometers above Earth's surface. Because of this, they have long</u> <u>lifetimes, between 10,000 and 50,000 years. Two main sources of PFCs are</u> <u>primary aluminum production and semiconductor manufacturing.</u>
<u>Chlorofluorocarb</u> <u>ons (CFCs)</u>	<u>CFCs are gases formed synthetically by replacing all hydrogen atoms in CH<sub>4</sub> or ethane with chlorine and/or fluorine atoms. They are nontoxic, nonflammable, insoluble, and chemically unreactive in the troposphere (the level of air at the earth's surface). CFCs were synthesized in 1928 for use as refrigerants, aerosol propellants, and cleaning solvents. The Montreal Protocol on Substances that Deplete the Ozone Layer prohibited their production in 1987.</u>

<sup>&</sup>lt;sup>1</sup> <u>USEPA, Understanding Global Warming Potentials, 2025, https://www.epa.gov/ghgemissions/understanding-global-</u> warming-potentials. Accessed April 2025.

<u>Sulfur</u> <u>Hexafluoride</u> <u>(SF<sub>6</sub>)</u>	<u>SF<sub>6</sub> is an inorganic, odorless, colorless, and nontoxic, nonflammable gas. It has</u> <u>a lifetime of 3,200 years. This gas is manmade and used for insulation in electric</u> <u>power transmission equipment, in the magnesium industry, in semiconductor</u> <u>manufacturing, and as a tracer gas.</u>	
<u>Hydrochlorofluor</u> <u>o-carbons</u> ( <u>HCFCs)</u>	<u>HCFCs are solvents, similar in use and chemical composition to CFCs. The main</u> <u>uses of HCFCs are for refrigerant products and air conditioning systems. As part</u> <u>of the Montreal Protocol, HCFCs are subject to a consumption cap and gradual</u> <u>phase out. The United States is scheduled to achieve a 100 percent reduction to</u> <u>the cap by 2030.</u>	
<u>Nitrogen</u> <u>Trifluoride</u> <u>(NF<sub>3</sub>)</u>	<u>NF<sub>3</sub> was added to Health and Safety Code section 38505(g)(7) as a GHG of concern. This gas is used in electronics manufacture for semiconductors and liquid crystal displays.</u>	
Induct crystal displays.           SOURCE: Compiled from USEPA, Overview of Greenhouse Gases, www.epa.gov/ghgemissions/overview-greenhouse-gases; USEPA, Inventory of U.S. Greenhouse Gas Emissions and Sinks: 1990-2016, 2018; Intergovernmental Panel on Climate Change, Climate Change 2007: The Physical Science Basis, 2007; National Research Council, Advancing the Science of Climate Change, 2010; USEPA, Methane and Nitrous Oxide Emission from Natural Sources, April 2010. USEPA, International Actions-The Montreal Protocol on Substances that Deplete the Ozone Layer, https://www.epa.gov/ozone-layer-protection/international-actions-montreal-protocol-substances-deplete-ozone-layer.		

GHG emissions estimates are typically represented in terms of equivalent metric tons of  $CO_2$  (MT  $CO_2E$ ).  $CO_2EMTCO_2e$ ).  $CO_2$  equivalent ( $CO_2e$ ) emissions are the product of the amount of each gas by its GWP. The effects of several GHGs may be discussed in terms of MT  $CO_2EMTCO_2e$  and can be summed to represent the total potential of these gases to warm the global climate. Table 4.8-1 summarizes some of the most common GHGs. All of the gases in Table 4.8-12 are produced by both biogenic (natural) and anthropogenic (human) sources. The GHGs of primary concern in this analysis are  $CO_2$ ,  $CH_4$ , and  $N_2O$ .

Table 4.8- <u>12</u> Global Warming Potentials and Atmospheric Lifetimes				
(years)				
	Atmospheric Lifetime		20-year	
Gas	(years)	100-year GWP	$\overline{\text{GWP}}\overline{\text{GWP}}^1$	
Carbon dioxide (CO <sub>2</sub> )	50-200	1	1	
Methane (CH <sub>4</sub> )	12 <del>.4</del>	<del>28<u>25</u></del>	<u>8472</u>	
Nitrous oxide (N <sub>2</sub> O)	$\frac{121}{114}$	<del>265</del> <u>298</u>	$\frac{264289}{2}$	
HFC-23	<del>222<u>2</u>70</del>	12,40014,800	<del>10,800<u>12,000</u></del>	
HFC-32	$\frac{5.24.9}{5.2}$	<u>677675</u>	2, <u>430</u> <u>330</u>	
HFC-125	<u>28.229</u>	3, <del>170</del> <u>500</u>	6, <del>090<u>350</u></del>	
HFC-134a	<del>13.4<u>14</u></del>	1, <del>300<u>430</u></del>	3, <del>710<u>830</u></del>	
HFC-143a	47.152	4, <del>800<u>470</u></del>	<del>6,940<u>5,930</u></del>	
HFC-152a	1. <u>54</u>	<del>138<u>124</u></del>	<u>506437</u>	
HFC-227ea	<u>38.934.2</u>	3, <del>350</del> 220	5, <del>360<u></u>310</del>	
HFC-236fa	$\frac{242240}{242}$	<del>8,060<u>9,810</u></del>	<u>6,940</u> 8,100	
HFC-43-10mee	$\frac{16.115.9}{15.9}$	1, <u>650</u> 640	4, <del>310<u>140</u></del>	
$\mathbf{CF}_4$	50,000	<del>6,630<u>7,390</u></del>	<u>4,8805,210</u>	
$C_2F_6$	10,000	$\frac{11,10012,200}{12,200}$	8, <u>210</u> 630	
$C_3F_8$	2,600	8, <del>900<u>830</u></del>	6, <u>640<u>310</u></u>	
$C_4F_{10}$	2,600	<del>9,200<u>8,860</u></del>	6, <del>870<u>330</u></del>	
$c-C_4F_8$	3,200	<del>9,540<u>10,300</u></del>	7, <u><del>110</del>310</u>	
$C_5F_{12}$	4,100	<del>8,550<u>9,160</u></del>	6, <del>350<u>510</u></del>	
$C_6F_{14}$	3, <del>100<u>200</u></del>	<del>7,910<u>9,300</u></del>	<u>6,600</u>	
SF <sub>6</sub> $3,200$ $\frac{23,50022,800}{17,50016,300}$				
SOURCE: Intergovernmental Panel on Climate Change (IPCC) 2007 <del>, 2014</del> .				
GWP = growth warming potential				
<u>1. 20-year GWP is not utilized in the analysis but is included for informational purposes.</u>				
2. IPCC 5 <sup>th</sup> Assessment Report (2014) and 6 <sup>th</sup> Assessment Report (2023) are published, however CARB recommends the 4 <sup>th</sup> Assessment Report (2007) for preparing a greenhouse gas inventory.				

### 4.8.1.2 GHG Inventories

#### a. State

The California Air Resources Board (<u>"CARB"</u>) performs <u>statewideStatewide</u> GHG inventories. The inventory is divided into the following sectors of economic activity: electricity generation, transportation, industrial, commercial, residential, agriculture and forestry. Emissions are quantified in million metric tons (<u>"MMT"</u>) of  $CO_2ECO_2e$ . Table 4.8-23 shows the estimated <u>statewideStatewide</u> GHG emissions for the years 1990, 2010, <u>2018</u>, and <u>20182022</u>.

<u>Table 4.8-3</u>				
<u>California (</u>	<u>GHG Emissions b</u>	<u>y Sector in 1990</u>	<u>), 2010, 2018, and</u>	<u>2022</u>
Sector	<u>1990<sup>1</sup></u> <u>Emissions in</u> <u>MMT CO<sub>2</sub>e</u> <u>(% total)<sup>2</sup></u>	2010 <sup>3</sup> Emissions in <u>MMT CO<sub>2</sub>e</u> <u>(% total)<sup>2</sup></u>	<u>2018<sup>3</sup> Emissions</u> <u>in MMT CO<sub>2</sub>e</u> <u>(% total)<sup>2</sup></u>	<u>2022 Emissions</u> <u>in MMT CO2e</u> <u>(% total)</u> <sup>2</sup>
Transportation	<u>150.6 (35.0%)</u>	<u>162.6 (36.7%)</u>	<u>164.8 (40.2%)</u>	<u>139.9 (37.7%)</u>
Electricity	<u>110.5 (25.7%)</u>	<u>90.3 (20.4%)</u>	<u>65.0 (15.8%)</u>	<u>59.8 (16.1%)</u>
Industrial	<u>105.3 (24.4%)</u>	<u>88.1 (19.9%)</u>	82.3 (20.0%)	72.7 (19.6%)
<u>Commercial and</u> <u>Residential</u>	<u>14.4 (3.4%)</u>	<u>46.0 (10.4%)</u>	<u>37.5 (9.1%)</u>	<u>39.5 (10.6%)</u>
Agriculture	<u>18.9 (4.4%)</u>	<u>34.0 (7.7%)</u>	32.0 (7.8%)	29.8 (8.0%)
$High GWP_4$		<u>13.7 (3.1%)</u>	20.6 (5.0%)	<u>21.3 (5.7%)</u>
Recycling and Waste <sup>5</sup>		<u>7.9 (1.8%)</u>	8.2 (2.0%)	8.2 (2.2%)
Total <sup>6</sup>	<u>430.7</u>	442.5	<u>410.5</u>	<u>371.1</u>

SOURCE: CARB 2007 and 2024.

<u>1. 1990 data was obtained from the CARB 2007 source and are based on IPCC fourth assessment report</u> <u>GWPs.</u>

2. Percentages may not total 100 due to rounding.

3. 2010, 2018, and 2022 data were retrieved from the CARB 2024 source and are based on IPCC fourth assessment report GWPs.

 4. High GWP gases include releases of ozone depleting substances (ODS) substitutes, sulfur hexafluoride emissions from the electricity transmission and distribution system, and emissions from semiconductor manufacturing. 98.1% of high GWP emissions are from emissions of ODS substitutes, primarily HFCs used in refrigeration, air conditioning equipment, solvent cleaning, foam production, fire retardants, and aerosols.
 5. Waste emissions include CH<sub>4</sub> and N<sub>2</sub>O emissions from landfills and commercial scale composting.
 6. Totals may vary due to independent rounding.

Table 4.8-2				
California GHG I	Emissions by Sect	o <del>r in 1990, 2010, a</del>	<del>nd 2018</del>	
	1990 <sup>1</sup> Emissions	2010 <sup>3</sup> Emissions	2018 <sup>3</sup> Emissions in	
	in MMT CO <sub>2</sub> E	in MMT CO <sub>2</sub> E	MMT CO <sub>2</sub> E	
Sector	$\frac{(\% \text{ total})^2}{(\% \text{ total})^2}$	$\frac{(\% \text{ total})^2}{(\% \text{ total})^2}$	$\frac{(\% \text{ total})^2}{(\% \text{ total})^2}$	
Electricity Generation	<del>110.5 (25.7%)</del>	<del>90.5 (20.2%)</del>	<del>63.3 (14.9%)</del>	
Transportation	<del>150.6 (35.0%)</del>	<del>170.2 (38.0%)</del>	<del>173.8 (40.9%)</del>	
Industrial	<del>105.3 (24.4%)</del>	<del>101.6 (22.7%)</del>	<del>101.3 (23.8%)</del>	
Commercial	<del>14.4 (3.4%)</del>	<del>20.1 (4.5%)</del>	<del>23.9 (5.6%)</del>	
Residential	<del>29.7 (6.9%)</del>	<del>32.1 (7.2%)</del>	<del>30.5 (7.2%)</del>	
Agriculture & Forestry	<del>18.9 (4.4%)</del>	<del>33.7 (7.5%)</del>	<del>32.6 (7.7%)</del>	
Not Specified	<del>1.3 (0.3%)</del>	_	_	
<del>Total</del> ₄	4 <del>30.7</del>	44 <del>8.2</del>	<del>425.3</del>	
SOURCE: CARB 2007 and 2020.				
<sup>1</sup> 1990 data was obtained from the CARB 2007 source and are based on IPCC fourth assessment				
<del>report GWPs.</del>				
<sup>2</sup> Percentages may not total 100 due to rounding.				

<sup>3</sup>2010 and 2018 data was retrieved from the CARB 2020 source and are based on IPCC fourth assessment report GWPs.

<sup>4</sup>Totals may vary due to independent rounding.

As shown in Table 4.8-2, statewide<u>3</u>, Statewide GHG source emissions totaled about 431 MMT CO<sub>2</sub>ECO<sub>2</sub>e in 1990, 448 MMT CO<sub>2</sub>ECO<sub>2</sub>e in 2010, and 425 MMT CO<sub>2</sub>ECO<sub>2</sub>e in 2018, and 371.1 MMT CO<sub>2</sub>e in 2022. Many factors affect year-to-year changes in GHG emissions,

including economic activity, demographic influences, environmental conditions such as drought, and the impact of regulatory efforts to control GHG emissions. However, transportation-related emissions consistently contribute the most GHG emissions, followed by electricity generation and industrial emissions.

### b. Regional

In September 2014, the Western Riverside Council of Governments (<u>("WRCOG)"</u>) adopted the Subregional Climate Action Plan (WRCOG 2014).<sup>2</sup>/<sub>2</sub> The plan inventoried existing emissions within western Riverside County and outlinesoutlined measures to reduce future emissions. The communitywide GHG emissions were calculated using the International Council for Local Environmental Initiatives (<u>("ICLEI)"</u>) U.S. Community Protocol.<sup>3</sup> The results of the community inventory for 2010 are summarizedSubregional Climate Action Plan is currently being updated, with a draft circulated in Table 4.8-3. February 2022. Similar to the statewideStatewide emissions, transportation-related GHG emissions contributed the most countywide, followed by emissions associated with energy use. <u>However, the City of Moreno</u> Valley is not included in the Subregional CAP as it is independently developing its own CAP.

Table 4.8-3		
Western Riverside County GHG Emissions in 2010		
	2010 Baseline	Emissions
Source	MT-CO <sub>2</sub> E	%
<b>Transportation</b>	<del>-3,317,387</del>	-56.9%
Commercial/Industrial Energy	-1,226,479	-21.0%
Residential Energy	<del>-1,167,843</del>	-20.0%
Waste	-112,161	
Wastewater	10,531	-0.2%
TOTAL INVENTORY	<del>-5,834,400</del>	-
SOURCE: WCROG 2014.	· · ·	

#### c. Local

A 2018 GHG emissions inventory was conducted in conjunction with preparation of the CAP. The inventory covers GHG emissions from ten sectors within the boundaries of the Planning Area. The results are summarized in Table 4.8-4.

<u>The City's CAP contains a number of emission inventories and forecasts. Table 4.8-4 includes</u> <u>a summary of the five emission sectors within the City in 2024. The emissions shown are the</u> <u>legislative-adjusted, meaning electricity sector includes the more stringent RPS</u> <u>requirements from SB 100 and SB 1020, more stringent energy efficiency requirements for</u> <u>residential construction from Title 24, and fuel efficiency improvements from transportation</u>

<sup>&</sup>lt;sup>2</sup> Western Riverside Council of Governments (WRCOG), Subregional Climate Action Plan, 2014, https://wrcog.us/172/Planning. Accessed April 2025.

<sup>&</sup>lt;sup>3</sup> International Council for Local Environmental Initiatives (ICLEI), U.S. Community Protocol, https://icleiusa.org/uscommunity-

protocol/#:~:text=Download%20the%20U.S.%20Community%20Protocol,emissions%20associated%20with%20their%20com munities. Accessed April 2025.

<u>legislation (e.g. Advanced Clean Cars, Advanced Clean Trucks, Pavley Standards, Innovative</u> <u>Clean Transit).</u>

Table 4.8-4 Moreno Valley GHG Emissions in <del>2018</del> 2024		
	<del>2018</del> 2024 Baseline	
	Emissions	
	MT	% <u>Percentage</u>
Source	CO <sub>2</sub> E <u>CO<sub>2</sub>e</u>	
Transportation	483,063	55.8%
	<u>758,601</u>	00.070
<u>IndustrialEnergy</u>	$\frac{19,589}{10,589}$	<del>2.3</del> 29.7%
	404,213	<del>4.0<u>49.1</u>70</del>
Residential	$\frac{206,790}{200}$	$\frac{23.9\%}{23.9\%}$
Commercial	$\frac{100,766}{100,766}$	$\frac{11.6\%}{11.6\%}$
Off Road Equipment	37,784	4.4%
Solid Waste	$\frac{7,737}{7,737}$	012.00/
	<u>189,721</u>	<del>0<u>13</u>.9%</del>
Wastewater	4,395	0.5%
Water-Distribution	$\frac{2,129}{2,129}$	0.950/
	<u>6,724</u>	0. <u>25</u> %
Public Services and Lighting	$\frac{2,219}{2,219}$	<del>0.3%</del>
Agriculture <u>Wastewater</u>	1,938 <u>1,027</u>	<u>0.21</u> %
Total	<del>848,513</del>	1009/
	<u>1,360,285</u>	<u>100%</u>
SOURCE: Dyett & Bhatia 2021Rincon, 2025.		

## 4.8.2 Applicable Regulatory Requirements

In response to rising concern associated with increasing GHG emissions and global climate change impacts, several plans and regulations have been adopted at the international, national, <u>State</u>, and <u>stateregional</u> levels with the aim of reducing GHG emissions. The following is a discussion of the federal, <u>stateState</u>, and local plans and regulations most applicable to <u>the projectGHG emissions</u>. See <u>Applicable Regulatory Requirements in Section</u> <u>4.3</u>, <u>Air Quality</u>, and <u>Section</u> <u>4.6</u>, <u>Energy</u>, for additional related regulations.

### 4.8.2.1 Federal Regulations

<u>To date, national standards have not been established for nationwide GHG reduction targets,</u> <u>nor have any regulations or legislation been enacted specifically to address climate change</u> <u>and GHG emissions reduction at the Project level.</u> The federal government, U.S. Environmental Protection Agency (USEPA), and other federal agencies have many federal level programs and projects to reduce GHG emissions. In June 2012, the Council on Environmental Quality (CEQ) revised the Federal Greenhouse Gas Accounting and Reporting Guidance originally issued in October 2010. The CEQ guidance identifies ways in which federal agencies can improve consideration of GHG emissions and climate change for federal actions. The guidance states that National Environmental Policy Act documents should provide decision makers with relevant and timely information and should consider (1) GHG emissions of a Proposed Action and alternative actions and (2) the relationship of climate change effects to a Proposed Action or alternatives. Specifically, if a Proposed Action would be reasonably anticipated to cause direct emissions of 25,000 MT CO<sub>2</sub>E GHG emissions on an annual basis, agencies should consider this as an indicator that a quantitative assessment may be meaningful to decision makers and the public (CEQ 2012).

#### a. U.S. Environmental Protection Agency

In 2009, the USEPA issued its science based finding that the buildup of heat trapping GHGs in the atmosphere endangers public health and welfare. The "Endangerment Finding" reflects the overwhelming scientific evidence on the causes and impacts of elimate change. It was made after a thorough rulemaking process considering thousands of public comments, and was upheld by the federal courts.

The USEPA has many federal level programs and projects to reduce GHG emissions. The USEPA provides technical expertise and encourages voluntary reductions from the private sector. One of the voluntary programs applicable to the project is the Energy Star program. Energy Star products such as appliances, building products, heating and cooling equipment, and other energy-efficient equipment would be utilized by the project.

Energy Star is a joint program of USEPA and the U.S. Department of Energy, which promotes energy efficient products and practices. Tools and initiatives include the Energy Star Portfolio Manager, which helps track and assess energy and water consumption across an entire portfolio of buildings, and the Energy Star Most Efficient 2020, which provides information on exceptional products which represent the leading edge in energy efficient products in the year 2020 (USEPA 2021a).

The USEPA also collaborates with the public sector, including states, tribes, localities and resource managers, to encourage smart growth, sustainability preparation, and renewable energy and climate change preparation. These initiatives include the Clean Energy Environment State Partnership Program, the Climate Ready Water Utilities Initiative, the Climate Ready Estuaries Program, and the Sustainable Communities Partnership (USEPA 2021b).

#### **b.** Corporate Average Fuel Economy Standards

The project would generate vehicle trips that would consume fuel and generate GHG emissions. The federal Corporate Average Fuel Economy (CAFE) standards determine the fuel efficiency of certain vehicle classes in the U.S. The first phase of the program applied to passenger cars, new light duty trucks, and medium-duty passenger cars with model years 2012 through 2016, and required these vehicles to achieve a standard equivalent to 35.5 miles per gallon (mpg). The second phase of the program applies to model years 2017 through 2025 and increased the standards to 54.5 mpg. Separate standards were also established for medium- and heavy duty vehicles. The first phase applied to model years 2014 through 2018 and the second phase applies to model years 2018 through 2027. With improved gas mileage, fewer gallons of transportation fuel would be combusted to travel the same distance, thereby reducing nationwide GHG emissions associated with vehicle travel.

The USEPA authority to regulate GHG emissions stems from the U.S. Supreme Court decision in *Massachusetts v. EPA* (2007). The Supreme Court ruled that GHGs meet the definition of air pollutants under the existing Federal Clean Air Act (FCAA) and must be regulated if these gases could be reasonably anticipated to endanger public health or welfare. Responding to the Court's ruling, the USEPA finalized an endangerment finding in December 2009. Based on scientific evidence it found that six GHGs (CO<sub>2</sub>, CH<sub>4</sub>, N<sub>2</sub>O, HFCs, PFCs, and SF<sub>6</sub>) constitute a threat to public health and welfare. Thus, it is the Supreme Court's interpretation of the existing FCAA and the USEPA's assessment of the scientific evidence that form the basis for the USEPA's regulatory actions.

The USEPA is responsible for implementing federal policies to address global climate change. The federal government's early efforts focused on public-private partnerships to reduce GHG emissions through energy efficiency, renewable energy, CH<sub>4</sub> and other non-CO<sub>2</sub> gases, agricultural practices, and implementation of technologies to achieve GHG reductions.

The USEPA is required to regulate carbon dioxide and other GHGs as pollutants under Section 202(a)(1) of the FCAA. The first step in implementing its authority was the Mandatory Reporting Rule that required inventory data collection commencing on January 1, 2010, with first reports due March 2011. Effective January 2, 2011, the USEPA requires new and existing sources of GHG emissions of 75,000 tons per year to obtain a permit under the New Source Review Prevention of Significant Deterioration and Title V Operating Permit Program.

On January 20, 2025 President Trump issued Unleashing American Energy which revoked previous Executive Orders from President Biden related to climate change and GHG emissions including 13990 (Protecting Public Health and the Environment and Restoring Science to Tackle the Climate Crisis) and 14008 (Tackling the Climate Crisis at Home and <u>Abroad).<sup>4</sup></u>

#### b. Federal Vehicle Standards

In response to the U.S. Supreme Court ruling discussed above, Executive Order 13432 was issued in 2007 by President Bush directing the USEPA, the U.S. Department of Transportation, and the U.S. Department of Energy to establish regulations that reduce GHG emissions from motor vehicles, non-road vehicles, and non-road engines by 2008. In 2009, the National Highway and Transportation Safety Administration (NHTSA) issued a final rule regulating fuel efficiency and GHG emissions from cars and light-duty trucks for model year 2011, and in 2010, the USEPA and NHTSA issued a final rule regulating cars and light-duty trucks for model years 2012 through 2016.

In 2010, President Obama issued an Executive Memorandum directing the U.S. Department of Transportation, U.S. Department of Energy, USEPA, and NHTSA to establish additional standards regarding fuel efficiency, GHG reduction, clean fuels, and advanced vehicle

<sup>&</sup>lt;sup>4</sup> <u>The White House, Unleashing American Energy, January 2025, https://www.whitehouse.gov/presidential-actions/2025/01/unleashing-american-energy/. Accessed April 2025.</u>

infrastructure. In response to this directive, the USEPA and NHTSA proposed stringent, coordinated federal GHG and fuel economy standards for model years 2017–2025 light-duty vehicles. The proposed standards projected to achieve 163 grams per mile of CO<sub>2</sub> in model year 2025 on an average industry fleet-wide basis, which is equivalent to 54.5 miles per gallon if this level were achieved solely through fuel efficiency. The President adopted the final rule in 2012 for model years 2017 through 2021, and NHTSA intended to set standards for model years 2022 through 2025 in a future rulemaking. On January 12, 2017, the USEPA finalized its decision to maintain the current GHG emissions standards for model years 2022 through 2025 cars and light trucks. It should be noted that the USEPA is currently proposing to freeze the vehicle fuel efficiency standards at their planned 2020 level (37 miles per gallon ["mpg"]), canceling any future strengthening (currently 54.5 mpg by 2026).<sup>5</sup>

In addition to the regulations applicable to cars and light-duty trucks described above, in 2011, the USEPA and NHTSA announced fuel economy and GHG standards for medium- and heavy-duty trucks for model years 2014–2018. The standards for CO<sub>2</sub> emissions and fuel consumption were tailored to three main vehicle categories: combination tractors, heavy-duty pickup trucks and vans, and vocational vehicles. According to the USEPA, this regulatory program would have reduced GHG emissions and fuel consumption for the affected vehicles by 6 to 23 percent over the 2010 baselines.

In August 2016, the USEPA and NHTSA announced the adoption of the phase two program related to the fuel economy and GHG standards for medium- and heavy-duty trucks.<sup>6</sup> The phase two program applies to vehicles with model years 2018 through 2027 for certain trailers, and model years 2021 through 2027 for semi-trucks, large pickup trucks, vans, and all types and sizes of buses and work trucks. The final standards are expected to lower CO<sub>2</sub> emissions by approximately 1.1 billion metric tons and reduce oil consumption by up to 2 billion barrels over the lifetime of the vehicles sold under the program.

On September 27, 2019, the USEPA and the NHTSA published the Safer Affordable Fuel-Efficient ("SAFE") Vehicles Rule Part One: One National Program.<sup>7</sup> The Part One Rule revokes California's authority to set its own GHG emissions standards and set zero-emission vehicle mandates in California. On March 31, 2020, the USEPA and NHTSA finalized rulemaking for SAFE Part Two, which sets CO<sub>2</sub> emissions standards and corporate average

<sup>&</sup>lt;sup>5</sup> USEPA, U.S. DOT and EPA Put Safety and American Families First with Final Rule on Fuel Economy Standards, 2020. https://www.epa.gov/newsreleases/us-dot-and-epa-put-safety-and-american-families-first-final-rule-fuel-economy. Accessed April 2025.

<sup>&</sup>lt;sup>6</sup> USEPA, EPA and DOT Finalize Greenhouse Gas and Fuel Efficiency Standards for Heavy-Duty Trucks, 2016. <u>https://www.epa.gov/archive/epa/newsreleases/epa-and-dot-finalize-greenhouse-gas-and-fuel-efficiency-standards-heavy-duty-trucks-0.html?</u>, Accessed April 2025.

<sup>&</sup>lt;sup>7</sup> USEPA, Final Rule: One National Program on Federal Preemption of State Fuel Economy Standards, 2019, https://www.epa.gov/regulations-emissions-vehicles-and-engines/final-rule-one-national-program-federal-preemption-state, Accessed April 2025.

<u>fuel economy ("CAFE") standards for passenger vehicles and light duty trucks, covering</u> <u>model years 2021 through 2026.8</u>

### 4.8.2.2 State Regulations

#### a. Statewide GHG Emission Targets California Air Resources Board

<u>CARB is responsible for the coordination and oversight of State and local air pollution control</u> programs in California. Various statewide and local initiatives to reduce California's contribution to GHG emissions have raised awareness about climate change and its potential for severe long-term adverse environmental, social, and economic effects. California is a significant emitter of CO<sub>2</sub>e in the world and produced 381.1 metric million gross metric tons of CO<sub>2</sub>e in 2021.<sup>9</sup> In the State, the transportation sector is the largest emitter of GHGs, followed by industrial operations such as manufacturing and oil and gas extraction.

The State of California legislature has enacted a series of bills that constitute the most aggressive program to reduce GHGs of any state in the nation. Some legislation, such as the landmark Assembly Bill (AB) 32 (2006), *California Global Warming Solutions Act of 2006*, was specifically enacted to address GHG emissions. Title 24 of the California Code of Regulations, building efficiency standards, and Title 20, appliance energy standards, were originally adopted for other purposes such as energy and water conservation, but also provide GHG reductions. This section describes the major provisions of actions taken at the State level.

#### b. Assembly Bill 32—California Global Warming Solutions Act of 2006

AB 32 instructs the CARB to develop and enforce regulations for the reporting and verification of statewide GHG emissions. AB 32 also directed CARB to set a GHG emissions limit based on 1990 levels, to be achieved by 2020, which would require a reduction of approximately 173 MMT CO<sub>2</sub>e below "business as usual" emission levels. It set a timeline for adopting a scoping plan for achieving GHG reductions in a technologically and economically feasible manner.

#### <u>c. 2022 CARB Scoping Plan</u>

Adopted December 15, 2022, CARB's 2022 Scoping Plan for Achieving Carbon Neutrality (2022 Scoping Plan)<sup>10</sup> sets a path to achieve targets for carbon neutrality and reduce anthropogenic GHG emissions by 85 percent below 1990 levels by 2045 in accordance with AB 1279 (2022). To achieve the targets of AB 1279, the 2022 Scoping Plan relies on existing

<sup>&</sup>lt;sup>8</sup> USEPA, U.S. DOT and EPA Put Safety and American Families First with Final Rule on Fuel Economy Standards, 2020, https://www.epa.gov/newsreleases/us-dot-and-epa-put-safety-and-american-families-first-final-rule-fuel-economy. Accessed April 2025

<sup>&</sup>lt;sup>9</sup> California Air Resources Board, Current California GHG Emission Inventory Data: 2000-2021 GHG Inventory (2023 Edition), https://ww2.arb.ca.gov/ghg-inventory-data. Accessed January 2025.

<sup>&</sup>lt;sup>10</sup> California Air Resources Board, 2022 Scoping Plan for Achieving Carbon Neutrality, 2022, <u>https://ww2.arb.ca.gov/sites/default/files/2023-04/2022-sp.pdf. Accessed April 2025.</u>

and emerging fossil fuel alternatives and clean technologies, as well as carbon capture and storage. Specifically, the 2022 Scoping Plan focuses on zero-emission transportation; phasing out use of fossil gas for heating homes and buildings; reducing chemical and refrigerants with high GWP; providing communities with sustainable options for walking, biking, and public transit; displacement of fossil-fuel fired electrical generation through use of renewable energy alternatives (e.g., solar arrays and wind turbines); and scaling up new options such as green hydrogen. The 2022 Scoping Plan sets one of the most aggressive approaches to reach carbon neutrality in the world. Unlike the 2017 Scoping Plan<sup>11</sup>, CARB no longer includes a numeric per capita threshold and instead advocates for compliance with a local GHG reduction strategy (i.e., Climate Action Plan) consistent with CEQA Guidelines section 15183.5.

The key elements of the 2022 CARB Scoping Plan focus on transportation. Specifically, the 2022 Scoping Plan aims to rapidly move towards zero-emission (ZE) transportation (i.e., electrifying cars, buses, trains, and trucks), which constitutes California's single largest source of GHGs. The regulations that impact the transportation sector are adopted and enforced by CARB on vehicle manufacturers and are outside the jurisdiction and control of local governments. The 2022 Scoping Plan accelerates development of new regulations as well as amendments to strengthen regulations and programs already in place. Statewide GHG strategies to reduce GHG emissions in the latest 2022 Scoping Plan include:

- Implementing SB 100 (2018) (achieve 100 percent clean electricity by 2045);
- <u>Achieving 100 percent zero emission vehicle sales in 2035 through Advanced Clean</u> <u>Cars II; and</u>
- <u>Implementing the Advanced Clean Fleets regulation to deploy zero-emission vehicle</u> (ZEV) buses and trucks.<sup>12</sup>

Additional transportation policies include the Off-Road Zero-Emission TargetsTargeted Manufacturer rule<sup>13</sup>, Clean Off-Road Fleet Recognition Program<sup>14</sup>, In-use Off-Road Diesel-Fueled Fleets Regulation<sup>15</sup>, Clean Off-Road Fleet Recognition Program<sup>16</sup>, and Amendments to the In-use Off-Road Diesel-Fueled Fleets Regulation<sup>17</sup>. The 2022 Scoping Plan would

<sup>&</sup>lt;sup>11</sup> California Air Resources Board, California's 2017 Climate Change Scoping Plan, 2017, https://ww2.arb.ca.gov/sites/default/files/classic/cc/scopingplan/scoping\_plan\_2017.pdf. Accessed April 2025.

<sup>&</sup>lt;sup>12</sup> CARB withdrew the California waiver end of 2023. Only local government fleet section of Advanced Clean Fleet are being <u>enforced now.</u>

<sup>&</sup>lt;sup>13</sup> California Air Resources Board, Zero Emission Off-Road Strategies, https://ww2.arb.ca.gov/sites/default/files/2024-01/ZEV\_EO\_Off-Road\_Fact\_Sheet.pdf. Accessed April 2025.

<sup>&</sup>lt;sup>14</sup> California Air Resources Board, Off-Road Recognition Program Request for Information, https://ww2.arb.ca.gov/ourwork/programs/truckstop-resources/road-zone/road-recognition-program-request-information. Accessed April 2025.

<sup>&</sup>lt;sup>15</sup> California Air Resources Board, In-Use Off-Road Diesel-Fueled Fleets Regulation, https://ww2.arb.ca.gov/ourwork/programs/use-road-diesel-fueled-fleets-regulation/about. Accessed April 2025.

<sup>&</sup>lt;sup>16</sup> California Air Resources Board, Off-Road Recognition Program Request for Information, https://ww2.arb.ca.gov/ourwork/programs/truckstop-resources/road-zone/road-recognition-program-request-information. Accessed April 2025.

<sup>&</sup>lt;sup>17</sup> California Air Resources Board, CARB Approves Amendments to Off-Road Regulation to Further Reduce Emissions, 2022, <u>https://ww2.arb.ca.gov/news/carb-approves-amendments-road-regulation-further-reduce-emissions/printable/print. Accessed</u> <u>April 2025.</u>

continue to implement SB 375 (2008) (see text below). GHGs would be further reduced through the Cap-and-Trade Program carbon pricing and SB 905 (2022). SB 905 requires CARB to create the Carbon Capture, Removal, Utilization, and Storage (CCUS) Program to evaluate, demonstrate, and regulate carbon dioxide removal projects and technology.

The 2022 Scoping Plan reflects existing and recent direction in the Governor's Executive Orders and State Statutes, which identify policies, strategies, and regulations in support of and implementation of the Scoping Plan. Among these are Executive Order B-55-18 (2018) and AB 1279 (2022) (The California Climate Crisis Act), which identify the 2045 carbon neutrality and GHG reduction targets required for the 2022 Scoping Plan. Table 4.8-5 provides a summary of major climate legislation and executive orders issued since the adoption of the 2017 Scoping Plan.

<u>Major Climate Legislatio</u>	<u>Table 4.8-5</u> n and Executive Orders Enacted Since the 2017 <u>Scoping Plan</u>
Bill/Executive Order	Summary
Assembly Bill 1279 (AB 1279) (Muratsuchi, Chapter 337, Statutes of 2022) The California Climate Crisis Act	AB 1279 establishes the policy of the State to achieve carbon neutrality as soon as possible, but no later than 2045; to maintain net negative GHG emissions thereafter; and to ensure that by 2045 Statewide anthropogenic GHG emissions are reduced at least 85 percent below 1990 levels. The bill requires CARB to ensure that Scoping Plan updates identify and recommend measures to achieve carbon neutrality, and to identify and implement policies and strategies that enable CO <sub>2</sub> removal solutions and CCUS technologies. This bill is
<u>Senate Bill 905 (SB 905)</u> (Caballero, Chapter 359, Statutes of 2022)	reflected directly in the 2022 Scoping Plan. SB 905 requires CARB to create the CCUS Program to evaluate, demonstrate, and regulate CCUS and carbon dioxide removal (CDR) projects and technology.
<u>Carbon Capture, Removal,</u> <u>Utilization, and Storage Program</u>	The bill requires CARB, on or before January 1, 2025, to adopt regulations creating a unified state permitting application for approval of CCUS and CDR projects. The bill also requires the Secretary of the Natural Resources Agency to publish a framework for governing agreements for two or more tracts of land overlying the same geologic storage reservoir for the purposes of a carbon sequestration project.
Senate Bill 846 (SB 846) (Dodd,	The 2022 Scoping Plan modeling reflects both CCUS and CDRcontributions to achieve carbon neutrality.SB 846 extends the Diablo Canyon Power Plant's sunset date
<u>Chapter 239, Statutes of 2022)</u>	by up to five additional years for each of its two units and seeks to make the nuclear power plant eligible for federal loans. The bill requires that the California Public Utilities

Major Climate Legislation	<u>Table 4.8-5</u> and Executive Orders Enacted Since the 2017 Scoping Plan
Bill/Executive Order	Summary
<u>Diablo Canyon</u> <u>Powerplant: Extension of</u> <u>Operations</u>	<u>Commission (CPUC) not include and disallow a load-serving</u> entity from including in their adopted resource plan, the energy, capacity, or any attribute from the Diablo Canyon power plant. The 2022 Scoping Plan explains the emissions impact of this legislation.
Senate Bill 1020 (SB 1020) (Laird, Chapter 361, Statutes of 2022) Clean Energy, Jobs, and Affordability Act of 2022	SB 1020 adds interim renewable energy and zero carbon energy retail sales of electricity targets to California end-use customers set at 90 percent in 2035 and 95 percent in 2040. It accelerates the timeline required to have 100 percent renewable energy and zero carbon energy procured to serve state agencies from the original target year of 2045 to 2035. This bill requires each state agency to individually achieve the 100 percent goal by 2035 with specified requirements. This bill requires the CPUC, California Energy Commission (CEC), and CARB, on or before December 1, 2023, and annually thereafter, to issue a joint reliability progress report that reviews system and local reliability. The bill also modifies the requirement for CARB to hold a portion of its Scoping Plan workshops in regions of the sState with the most significant exposure to air pollutants by further specifying that this includes communities in areas designated as being in extreme federal non-attainment.
<u>Senate Bill 1137 (SB 1137)</u> (Gonzales, Chapter 365, Statutes	The 2022 Scoping Plan describes the implications of this legislation on emissions. SB 1137 prohibits the development of new oil and gas wells or infrastructure in health protection zones, as defined, except
<u>of 2022)</u>	for purposes of public health and safety or other limited exceptions. The bill requires operators of existing oil and gas
<u>Oil &amp; Gas Operations: Location</u> <u>Restrictions: Notice of</u> <u>Intention: Health protection</u> <u>zone: Sensitive receptors</u>	wells or infrastructure within health protection zones to undertake specified monitoring, public notice, and nuisance requirements. The bill requires CARB to consult and concur with the California Geologic Energy Management Division (CalGEM) on leak detection and repair plans for these facilities, adopt regulations as necessary to implement emission detection system standards, and collaborate with

#### Table 4.8-5 Major Climate Legislation and Executive Orders Enacted Since the 2017 **Scoping Plan Bill/Executive Order Summary** SB 1075 requires CARB, by June 1, 2024, to prepare an Senate Bill 1075 (SB 1075) evaluation that includes: policy recommendations regarding (Skinner, Chapter 363, Statutes the use of hydrogen, and specifically the use of green of 2022) hydrogen, in California; a description of strategies supporting Hydrogen: Green hydrogen infrastructure, including identifying policies that Hydrogen: Emissions of Greenhouse promote the reduction of GHGs and short-lived climate <u>Gases</u> pollutants; a description of other forms of hydrogen to achieve emission reductions; an analysis of curtailed electricity; an estimate of GHG and emission reductions that could be achieved through deployment of green hydrogen through a variety of scenarios; an analysis of the potential for opportunities to integrate hydrogen production and applications with drinking water supply treatment needs; policy recommendations for regulatory and permitting processes associated with transmitting and distributing hydrogen from production sites to end uses; an analysis of the life-cycle GHG emissions from various forms of hydrogen production; and an analysis of air pollution and other environmental impacts from hydrogen distribution and end uses. This bill informs the production of hydrogen at the scale called for in the 2022 Scoping Plan. Assembly Bill 1757 (AB 1757) AB 1757 requires the California Natural Resources Agency (Garcia, Chapter 341, Statutes (CNRA), in collaboration with CARB, other State agencies, of 2022) and an expert advisory committee, to determine a range of targets for natural carbon sequestration, and for nature-based California Global Warming climate solutions, that reduce GHG emissions in 2030, 2038, Solutions Act of 2006: Climate and 2045 by January 1, 2024. These targets must support Goal: Natural and Working Lands State goals to achieve carbon neutrality and foster climate adaptation and resilience. This bill also requires CARB to develop standard methods for State agencies to consistently track GHG emissions and reductions, carbon sequestration, and additional benefits from natural and working lands over time. These methods will account for GHG emissions reductions of CO<sub>2</sub>, CH<sub>4</sub>, and NO<sub>X</sub> related to natural and working lands and the potential impacts of climate change on the ability to reduce GHG

<u>Table 4.8-5</u> <u>Major Climate Legislation and Executive Orders Enacted Since the 2017</u> <u>Scoping Plan</u>		
Bill/Executive Order	Summary	
	<u>emissions and sequester carbon from natural and working</u> <u>lands, where feasible.</u>	
	<u>This 2022 Scoping Plan describes the next steps and</u> <u>implications of this legislation for the natural and working</u> <u>lands sector.</u>	
<u>Senate Bill 1206 (SB 1206)</u> ( <u>Skinner, Chapter 884, Statutes</u> of 2022)	<u>SB 1206 mandates a stepped sales prohibition on newly</u> produced high-GWP HFCs to transition California's economy toward recycled and reclaimed HFCs for servicing existing HFC-based equipment. Additionally, SB 1206 also requires	
<u>Hydrofluorocarbon gases: sale or</u> <u>distribution</u>	CARB to develop regulations to increase the adoption of very low-, i.e., GWP < 10, and no-GWP technologies in sectors that currently rely on higher-GWP HFCs.	
<u>Senate Bill 27 (SB 27) (Skinner,</u> <u>Chapter 237, Statutes of 2021)</u>	<u>SB 27 requires CNRA, in coordination with other State</u> <u>agencies, to establish the Natural and Working Lands Climate</u> <u>Smart Strategy by July 1, 2023. This bill also requires CARB</u>	
<u>Carbon Sequestration: State</u> <u>Goals: Natural and Working</u> Lands: Registry of Projects	to establish specified CO <sub>2</sub> removal targets for 2030 and beyond as part of its Scoping Plan. Under SB 27, CNRA is to establish and maintain a registry to identify projects in the state that	
	drive climate action on natural and working lands and are seeking funding. CNRA also must track carbon removal and GHG emission reduction benefits derived from projects funded through the registry. This bill is reflected directly in the 2022 Scoping Plan as CO <sub>2</sub> removal targets for 2030 and 2045 in support of carbon neutrality.	
Executive Order N-82-20	Governor Newsom signed Executive Order N-82-20 in October 2020 to combat the climate and biodiversity crises by setting a Statewide goal to conserve at least 30 percent of California's land and coastal waters by 2030. The Executive Order also instructed the CNRA, in consultation with other State agencies, to develop a Natural and Working Lands Climate Smart Strategy that serves as a framework to advance the State's carbon neutrality goal and build climate resilience. In addition to setting a Statewide conservation goal, the Executive Order directed CARB to update the target for natural and working lands in support of carbon neutrality as part of the 2022 Scoping Plan, and to take into consideration the Natural and Working Lands Climate Smart Strategy.	

<u>Table 4.8-5</u> <u>Major Climate Legislation and Executive Orders Enacted Since the 2017</u> <u>Scoping Plan</u>		
Bill/Executive Order	Summary	
	Executive Order N-82-20 also calls on the CNRA, in consultation with other state agencies, to establish the California Biodiversity Collaborative (Collaborative). The Collaborative shall be made up of governmental partners, California Native American tribes, experts, business and community leaders, and other stakeholders from across the state. State agencies will consult the Collaborative on efforts to:	
	<ul> <li>Establish a baseline assessment of California's biodiversity that builds upon existing data and can be updated over time.</li> <li>Analyze and project the impact of climate change and other stressors in California's biodiversity.</li> <li>Inventory current biodiversity efforts across all sectors and highlight opportunities for additional action to preserve and enhance biodiversity.</li> </ul>	
	CNRA also is tasked with advancing efforts to conserve biodiversity through various actions, such as streamlining the State's process to approve and facilitate projects related to environmental restoration and land management. The California Department of Food and Agriculture (CDFA) is directed to advance efforts to conserve biodiversity through measures such as reinvigorating populations of pollinator insects, which restore biodiversity and improve agricultural production. The Natural and Working Lands Climate Smart Strategy informs the 2022 Scoping Plan.	
Executive Order N-79-20	GovernorNewsom signedExecutiveOrderN-79-20inSeptember2020toestablishtargetsforthetransportationsectortosupporttheStateinitsgoaltoachievecarbonneutralityby2045.ThetargetsestablishedinthisExecutiveOrderare:•100percent of in-Statesales of new passenger cars and trucks will bezero-emissionby2035.•100percent of medium-andheavy-dutyvehicles will bezero-emissionby2045foralloperationswhere feasible, and by2035fordrayagetrucks.	

<u>Table 4.8-5</u> <u>Major Climate Legislation and Executive Orders Enacted Since the 2017</u> <u>Scoping Plan</u>		
Bill/Executive Order	Summary	
	• <u>100 percent of off-road vehicles and equipment will</u> <u>be zero-emission by 2035 where feasible.</u>	
	The Executive Order also tasked CARB to develop and propose regulations that require increasing volumes of zero- electric passenger vehicles, medium- and heavy-duty vehicles, drayage trucks, and off-road vehicles toward their corresponding targets of 100 percent zero-emission by 2035 or 2045, as listed above. The 2022 Scoping Plan modeling reflects achieving these targets.	
Executive Order N-19-19	<ul> <li><u>Governor Newsom signed Executive Order N-19-19 in September 2019 to direct State government to redouble its efforts to reduce GHG emissions and mitigate the impacts of climate change while building a sustainable, inclusive economy. This Executive Order instructs the Department of Finance to create a Climate Investment Framework that:</u></li> <li>Includes a proactive strategy for the State's pension funds that reflects the increased risks to the economy and physical environment due to climate change.</li> <li>Provides a timeline and criteria to shift investments to companies and industry sectors with greater growth potential based on their focus of reducing carbon emissions and adapting to the impacts of climate change.</li> <li>Aligns with the fiduciary responsibilities of the California Public Employees' Retirement System, California State Teachers' Retirement Program.</li> </ul>	
	Executive Order N-19-19 directs the State Transportation Agency to leverage more than \$5 billion in annual State transportation spending to help reverse the trend of increased fuel consumption and reduce GHG emissions associated with the transportation sector. It also calls on the Department of General Services to leverage its management and ownership of the State's 19 million square feet in managed buildings, 51,000 vehicles, and other physical assets and goods to minimize State government's carbon footprint. Finally, it	

<u>Table 4.8-5</u> <u>Major Climate Legislation and Executive Orders Enacted Since the 2017</u> <u>Scoping Plan</u>		
Bill/Executive Order	Summary	
	tasks CARB with accelerating progress toward California's goal of five million ZEV sales by 2030 by:	
	<ul> <li><u>Developing new criteria for clean vehicle incentive</u> programs to encourage manufacturers to produce clean, affordable cars.</li> <li><u>Proposing new strategies to increase demand in the</u> primary and secondary markets for ZEVs.</li> <li><u>Considering strengthening existing regulations or</u> adopting new ones to achieve the necessary GHG reductions from within the transportation sector.</li> </ul>	
	<u>The 2022 Scoping Plan modeling reflects efforts to accelerate</u> <u>ZEV deployment.</u>	
Assembly Bill 65 (AB 65) (Petrie- Norris, Chapter 347, Statutes of 2019)	This bill requires the State Coastal Conservancy, when it allocates any funding appropriated pursuant to the California Drought, Water, Parks, Climate, Coastal Protection, and	
<u>Coastal Protection: Climate</u> <u>Adaption: Project</u> <u>Prioritization: Natural</u> <u>Infrastructure: Local General Plans</u>	<u>Outdoor Access For All Act of 2018, to prioritize projects that</u> <u>use natural infrastructure in coastal communities to help</u> <u>adapt to climate change. The bill requires the conservancy to</u> <u>provide information to the Office of Planning and Research on</u> <u>any projects funded pursuant to the above provision to be</u> <u>considered for inclusion into the clearinghouse for climate</u> <u>adaptation information. The bill authorizes the State Coastal</u> <u>Conservancy to provide technical assistance to coastal</u> <u>communities to better assist them with their projects that use</u>	
<u>Executive Order B-55-18</u>	natural infrastructure. <u>Governor Brown signed Executive Order B-55-18 in</u> <u>September 2018 to establish a Statewide goal to achieve</u> <u>carbon neutrality as soon as possible, and no later than 2045,</u> <u>and to achieve and maintain net negative emissions</u> <u>thereafter. Policies and programs undertaken to achieve this</u> <u>goal shall:</u>	
	<ul> <li>Seek to improve air quality and support the health and economic resiliency of urban and rural communities, particularly low-income and disadvantaged communities.</li> <li>Be implemented in a manner that supports climate adaptation and biodiversity, including protection of</li> </ul>	

<u>Table 4.8-5</u> <u>Major Climate Legislation and Executive Orders Enacted Since the 2017</u> <u>Scoping Plan</u>		
Bill/Executive Order	Summary	
	<u>the State's water supply, water quality, and native</u> <u>plants and animals.</u>	
	This Executive Order also calls for CARB to:	
	<ul> <li><u>Develop a framework for implementation and accounting that tracks progress toward this goal.</u></li> <li><u>Ensure future Scoping Plans identify and recommend measures to achieve the carbon neutrality goal.</u></li> <li><u>The 2022 Scoping Plan is designed to achieve carbon neutrality no later than 2045, and the modeling includes technology and fuel transitions to achieve that outcome.</u></li> </ul>	
<u>Senate Bill 100 (SB 100)</u>	Under SB 100, the CPUC, CEC, and CARB shall use programs	
(De León, Chapter 312, Statutes	under existing laws to achieve 100 percent clean	
<u>of 2018)</u>	<u>electricity. The statute requires these agencies to issue a joint</u>	
<u>California Renewables Portfolio</u> <u>Standard Program: emissions of</u> <u>greenhouse gases</u>	policy report on SB 100 every four years. The first of these reports was issued in 2021. The 2022 Scoping Plan reflects the SB 100 Core Scenario	
	resource mix with a few minor updates.	
<u>Assembly Bill 2127 (AB 2127)</u> ( <u>Ting, Chapter 365, Statutes of</u> <u>2018)</u>	This bill requires the CEC, working with CARB and the CPUC, to prepare and biennially update a Statewide assessment of the electric vehicle charging infrastructure needed to support the levels of electric vehicle adoption	
<u>Electric Vehicle Charging</u> <u>Infrastructure: Assessment</u>	required for the State to meet its goals of putting at least 5 million zero-emission vehicles on California roads by 2030 and of reducing emissions of GHGs to 40 percent below 1990 levels by 2030. The bill requires the CEC to regularly seek data and input from stakeholders relating to electric vehicle charging infrastructure.	
	<u>This bill supports the deployment of ZEVs as modeled in the</u> <u>2022 Scoping Plan.</u>	
<u>Senate Bill 30 (SB 30) (Lara,</u>	This bill requires the Insurance Commissioner to convene a	
<u>Chapter 614, Statutes of 2018)</u> <u>Insurance: Climate Change</u>	working group to identify, assess, and recommend risk transfer market mechanisms that, among other things, promote investment in natural infrastructure to reduce the risks of climate change related to catastrophic events, create	
	incentives for investment in natural infrastructure to reduce risks to communities, and provide mitigation incentives for private investment in natural lands to lessen exposure and	

<u>Table 4.8-5</u> Major Climate Logislation and Executive Orders Exected Since the 2017		
<u>Major Climate Legislation and Executive Orders Enacted Since the 2017</u> <u>Scoping Plan</u>		
Bill/Executive Order	Summary	
	reduce climate risks to public safety, property, utilities, and infrastructure. The bill requires the policies recommended to address specified questions.	
Assembly Bill 2061 (AB 2061) (Frazier, Chapter 580, Statutes of 2018) Near-zero-emission and Zero- emission Vehicles	Existing State and federal laws set specified limits on the total gross weight imposed on the highway by a vehicle with any group of two or more consecutive axles. Under existing federal law, the maximum gross vehicle weight of that vehicle may not exceed 82,000 pounds. AB 2061 authorizes a near-zero- emission vehicle or a ZEV to exceed the weight limits on the power unit by up to 2,000 pounds. This bill supports the deployment of cleaner trucks as modeled in this 2022 Scoping Plan.	

Cap-and-Trade regulation continues to play a large factor in the reduction of near-term emissions for meeting the 2030 reduction target. Every sector of the economy will need to begin to transition in this decade to meet these GHG reduction goals and achieve carbon neutrality no later than 2045. The 2022 Scoping Plan approaches decarbonization from two perspectives, managing a phasedown of existing energy sources and technologies, as well as increasing, developing, and deploying alternative clean energy sources and technology. The Scoping Plan Scenario is summarized in Table 2-1 starting on page 72 of the 2022 Scoping Plan. It includes references to relevant statutes and Executive Orders, although it is not comprehensive of all existing new authorities for directing or supporting the actions described. Table 2-1 identifies actions related to a variety of sectors such as: smart growth and reductions in Vehicle Miles Traveled (VMT); light-duty vehicles (LDV) and ZEV; truck ZEVs; reduce fossil energy, emissions, and GHGs for aviation ocean-going vessels, port operations, freight and passenger rail, oil and gas extraction; and petroleum refining; improvements in electricity generation; electrical appliances in new and existing residential and commercial buildings; electrification and emission reductions across industries such as the for food products, construction equipment, chemicals and allied products, pulp and paper, stone/clay/glass/cement, other industrial manufacturing, and agriculture; retiring of combined heat and power facilities; low carbon fuels for transportation, business, and industry; improvements in non-combustion methane emissions, and introduction of low GWP refrigerants.

Achieving the targets described in the 2022 Scoping Plan will require continued commitment to and successful implementation of existing policies and programs, and identification of new policy tools and technical solutions to go further, faster. California's Legislature and State agencies will continue to collaborate to achieve the State's climate, clean air, equity, and broader economic and environmental protection goals. It will be necessary to maintain and strengthen this collaborative effort, and to draw upon the assistance of the federal government, regional and local governments, tribes, communities, academic institutions, and the private sector to achieve the State's near-term and longer-term emission reduction goals and a more equitable future for all Californians. The 2022 Scoping Plan acknowledges that the path forward is not dependent on one agency, one state, or even one country. However, the State can lead by engaging Californians and demonstrating how actions at the State, regional, and local levels of governments, as well as action at community and individual levels, can contribute to addressing the challenge.

Aligning local jurisdiction action with State-level priorities to tackle climate change and the outcomes called for in the 2022 Scoping Plan is identified as critical to achieving the statutory targets for 2030 and 2045. The 2022 Scoping Plan discusses the role of local governments in meeting the State's GHG reductions goals. Local governments have the primary authority to plan, zone, approve, and permit how and where land is developed to accommodate population growth, economic growth, and the changing needs of their jurisdictions. They also make critical decisions on how and when to deploy transportation infrastructure, and can choose to support transit, walking, bicycling, and neighborhoods that do not force people into cars. Local governments also have the option to adopt building ordinances that exceed Statewide building code requirements and play a critical role in facilitating the rollout of ZEV infrastructure. As a result, local government decisions play a critical role in supporting State-level measures to contain the growth of GHG emissions associated with the transportation system and the built environment—the two largest GHG emissions sectors over which local governments have authority.

### d. CARB Advanced Clean Truck Regulation

CARB adopted the Advanced Clean Truck Regulation in June 2020 requiring truck manufacturers to transition from diesel trucks and vans to electric zero-emission trucks beginning in 2024.<sup>18</sup> By 2045, every new truck sold in California is required to be zeroemission. This rule directly addresses disproportionate risks and health and pollution burdens and puts California on the path for an all zero-emission short-haul drayage fleet in ports and railyards by 2035, and zero-emission "last-mile" delivery trucks and vans by 2040. The Advanced Clean Truck Regulation accelerates the transition of zero-emission mediumand heavy-duty vehicles from Class 2b to Class 8.<sup>19</sup> The regulation has two components including a manufacturer sales requirement, and a reporting requirement:

 Zero-Emission Truck Sales: Manufacturers who certify Class 2b through 8 chassis or complete vehicles with combustion engines are required to sell zero-emission trucks as an increasing percentage of their annual California sales from 2024 to 2035. By 2035, zero-emission truck/chassis sales need to be 55 percent of Class 2b – 3 truck sales, 75 percent of Class 4 – 8 straight truck sales, and 40 percent of truck tractor sales.

<sup>&</sup>lt;sup>18</sup> California Air Resources Board, Advanced Clean Trucks Regulation, <u>https://ww2.arb.ca.gov/rulemaking/2019/advancedcleantrucks. Accessed April 2025.</u>

<sup>&</sup>lt;sup>19</sup> California Air Resources Board, Advanced Clean Trucks (ACT) Regulation Summary, https://ww2.arb.ca.gov/advanced-cleantrucks-act-regulation-summary. Accessed April 2025.

• <u>Company and Fleet Reporting</u>: Large employers, including retailers, manufacturers, brokers and others, would be required to report information about shipments and shuttle services. Fleet owners, with 50 or more trucks, would be required to report about their existing fleet operations. This information would help identify future strategies to ensure that fleets purchase available zero-emission trucks and place them in service where suitable to meet their needs.

## <u>e. SB 32 (California Global Warming Solutions Act of 2006: Emissions</u> <u>Limit)</u>

<u>SB 32 was signed on September 8, 2016, by Governor Jerry Brown. SB 32 requires the State</u> to reduce Statewide GHG emissions to 40 percent below 1990 levels by 2030, a reduction target that was first introduced in California Executive Order B-30-15. The new legislation builds upon the AB 32 goal of 1990 levels by 2020 and provides an intermediate goal to achieving California Executive Order S-3-05, which sets a statewide GHG reduction target of 80 percent below 1990 levels by 2050. Similarly, AB 197, approved in 2016, created a legislative committee to oversee regulators to ensure that CARB is not only responsive to the Governor but also the California legislature.

### <u>f. SB 375 (The Sustainable Communities and Climate Protection Act</u> of 2008)

In August 2008, the legislature passed, and on September 30, 2008, Governor Schwarzeneggar signed, SB 375 which addresses GHG emissions associated with the transportation sector through regional transportation and sustainability plans. Regional GHG reduction targets for the automobile and light-truck sector for 2020 and 2035, as determined by CARB, are required to consider the emission reductions associated with vehicle emission standards (see AB 1493 (2002) below), the composition of fuels, and other CARB-approved measures to reduce GHG emissions.

Per SB 375, regional metropolitan planning organizations (MPOs) are responsible for preparing a Sustainable Communities Strategy (SCS) within their Regional Transportation Plan (RTP). The goal of the SCS is to establish a development plan for the region which, will achieve the regional GHG reduction targets, if feasible, after consideration of transportation measures and policies. If an SCS is unable to achieve the GHG reduction targets, an MPO must prepare an Alternative Planning Strategy demonstrating how the GHG reduction targets would be achieved through alternative development patterns, infrastructure, or additional transportation measures or policies. SB 375 provides incentives for streamlining CEQA requirements by substantially reducing the requirements for "transit priority projects," as specified in SB 375, and eliminating the analysis of the impacts of certain residential projects on global warming and the growth-inducing impacts of those projects when the projects are consistent with the SCS or Alternative Planning Strategy. On September 23, 2010, CARB adopted the SB 375 targets for the regional MPOs.

## g. AB 1493 (Pavley Regulations and Fuel Efficiency Standards)

In 2002, the California legislature adopted Assembly Bill 1493, which includes regulations (also called Pavley regulations) to reduce GHG emissions from new motor vehicles beginning with the 2009 model year. In September 2004, pursuant to AB 1493, the CARB approved these regulations. In September 2009, CARB adopted amendments to the Pavley regulations to reduce GHG emissions from new motor vehicles with model years 2009 through 2016<sup>20</sup>. The CARB, USEPA, and the U.S. Department of Transportation's National Highway Traffic and Safety Administration coordinated efforts to develop fuel economy and GHG standards for model 2017-2025 vehicles. CARB subsequently adopted these GHG standards as Low Emission Vehicle regulations in 2012.<sup>21</sup>

## h. AB 398 (Extension of Cap-and-Trade Program to 2030)

<u>AB 398 was signed by Governor Brown on July 25, 2017, and became effective immediately</u> as urgency legislation. <u>AB 398, among other things, extended the cap-and-trade program</u> through 2030.

### i. Executive Orders Related to GHG Emissions

<u>California's Executive Branch has taken several actions to reduce GHGs using executive</u> <u>orders. Although not regulatory, they set the tone for the State and guide the actions of state</u> <u>agencies.</u>

#### <u>Executive Order</u> S-3-05—<u>Statewide GHG Emission Targets</u>

This executive order (EO) establishes the following GHG emissions reduction targets for the state of California:

<u>Governor Arnold Schwarzenegger signed California Executive Order S-3-05 in June 2005,</u> which establishes Statewide emission reduction targets through the year 2050:

- by By 2010, reduce GHG emissions to 2000 levels;-.
- by By 2020, reduce GHG emissions to 1990 levels; and .
- <u>byBy</u> 2050, reduce GHG emissions to 80 percent below 1990 levels.

This <u>EO alsoorder</u> directs the secretary of the California Environmental Protection Agency to oversee the efforts made to reach these targets, and to prepare biannual reports on the progress made toward meeting the targets and on the impacts to California related to global warming, including impacts to water supply, public health, agriculture, the coastline, and forestry. With regard to impacts, the report shall also prepare and report on mitigation and

<sup>&</sup>lt;sup>20</sup> California Air Resources Board, California's Greenhouse Gas Vehicle Emission Standards under Assembly Bill 1493 of 2002 (Pavley), https://ww2.arb.ca.gov/californias-greenhouse-gas-vehicle-emission-standards-under-assembly-bill-1493-2002pavley. Accessed April 2025.

<sup>&</sup>lt;sup>21</sup> California Air Resources Board, Low-Emission Vehicle Program, https://ww2.arb.ca.gov/our-work/programs/low-emissionvehicle-program. Accessed April 2025.

adaptation plans to combat the impacts. The first Climate Action Team Assessment Report was produced in March 2006, and has since been updated every two years.

This EO, issued on April 29, 2015, establishes an interim GHG emission reduction goal for the state of California by 2030 of 40 percent below 1990 levels. This EO also directed all state agencies with jurisdiction over GHG emitting sources to implement measures designed to achieve the new interim 2030 goal, as well as the pre-existing, long-term 2050 goal identified in EO S-3-05. Additionally, this EO directed CARB to update its Climate Change Scoping Plan to address the 2030 goal.

In response to EO S-3-05, the California Legislature passed Assembly Bill (AB) 32, the California Global Warming Solutions Act of 2006, and thereby enacted Sections 38500–38599 of the California Health and Safety Code. The heart of AB 32 is its requirement that CARB establish an emissions cap and adopt rules and regulations that would reduce GHG emissions to 1990 levels by 2020. AB 32 also required CARB to adopt a plan by January 1, 2009, indicating how emission reductions would be achieved from significant GHG sources via regulations, market mechanisms, and other actions.

## c. Senate Bill 32—California Global Warming Solutions Act Update

Approved in September 2016, Senate Bill (SB) 32 updates the California Global Warming Solutions Act of 2006 and enacts EO B-30-15. Under SB 32, the state would reduce its GHG emissions to 40 percent below 1990 levels by 2030. This is equivalent to an emissions level of approximately 260 MMT CO<sub>2</sub>E for 2030. In implementing the 40 percent reduction goal, CARB is required to prioritize emissions reductions to consider the social costs of the emissions of GHGs; where "social costs" is defined as "an estimate of the economic damages, including, but not limited to, changes in net agricultural productivity; impacts to public health; climate adaptation impacts, such as property damages from increased flood risk; and ehanges in energy system costs, per metric ton of greenhouse gas emission per year."

## d. Climate Change Scoping Plan

As directed by the California Global Warming Solutions Act of 2006, CARB adopted the *Climate Change Scoping Plan: A Framework for Change (Scoping Plan)* in 2008, which identifies the main strategies California will implement to achieve the GHG reductions necessary to reduce forecasted business as usual (BAU) emissions in 2020 to the state's historic 1990 emissions level (CARB 2008). In November 2017, CARB released the 2017 Climate Change Scoping Plan Update, the Strategy for Achieving California's 2030 Greenhouse Gas Target (2017 Scoping Plan; CARB 2017). The 2017 Scoping Plan identifies state strategies for achieving the state's 2030 interim GHG emissions reduction target codified by SB 32. Measures under the 2017 Scoping Plan Scenario build on existing programs such as the Low Carbon Fuel Standard, Advanced Clean Cars Program, Renewables Portfolio Standard (RPS), Sustainable Communities Strategy (SCS), Short Lived Climate Pollutant Reduction Strategy, and the Cap and Trade Program. Additionally, the 2017 Scoping Plan proposes new policies to address GHG emissions from natural and working lands.

#### e. Regional Emissions Targets – SB 375

SB 375, the 2008 Sustainable Communities and Climate Protection Act, was signed into law in September 2008 and requires CARB to set regional targets for reducing passenger vehicle GHG emissions in accordance with the Scoping Plan. The purpose of SB 375 is to align regional transportation planning efforts, regional GHG reduction targets, and fair share housing allocations under state housing law. SB 375 requires Metropolitan Planning Organizations (MPOs) to adopt an SCS or Alternative Planning Strategy to address GHG reduction targets from cars and light duty trucks in the context of that MPO's Regional Transportation Plan (RTP). Southern California Association of Governments (SCAG) is the region's MPO. In 2018, CARB set targets for the SCAG region of an 8 percent reduction in GHG emissions per capita from automobiles and light-duty trucks compared to 2005 levels by 2020 and a 19 percent reduction by 2035. These targets are periodically reviewed and updated.

#### <u>Executive Order</u>B-30-15—2030 Statewide <del>GHG</del> Emission <del>Goal</del><u>Reduction</u> <u>Target</u>

California Executive Order B-30-15 was signed by Governor Jerry Brown on April 29, 2015, establishing an interim Statewide GHG reduction target of 40 percent below 1990 levels by 2030 to ensure California meets its target of reducing GHG emissions to 80 percent below 1990 levels by 2050, which is necessary to guide regulatory policy and investments in California in the midterm and put California on the most cost-effective path for long-term emission reductions. Under this California Executive Order, all State agencies with jurisdiction over sources of GHG emissions are required to continue to develop and implement emissions reduction programs to reach the State's 2050 target and attain a level of emissions necessary to avoid dangerous consequences of climate change. According to the Governor's Office, this California Executive Order is in line with the scientifically established levels needed in the United States to limit global warming below 2 degrees Celsius, the warming threshold at which scientists say there will likely be major climate disruptions such as super droughts and rising sea levels.

#### f. Renewables Portfolio Standard

The RPS promotes diversification of the state's electricity supply and decreased reliance on fossil fuel energy sources. Renewable energy includes (but is not limited to) wind, solar, geothermal, small hydroelectric, biomass, anaerobic digestion, and landfill gas. Originally adopted in 2002 with a goal to achieve a 20 percent renewable energy mix by 2020 (referred to as the "Initial RPS"), the goal has been accelerated and increased by EOs S-14-08 and S-21-09 to a goal of 33 percent by 2020. In April 2011, SB 2 (1X) codified California's 33 percent RPS goal. SB 350 (2015) increased California's renewable energy mix goal to 50 percent by year 2030. SB 100 (2018) further increased the standard set by SB 350 establishing the RPS goal of 44 percent by the end of 2024, 52 percent by the end of 2027, and 60 percent by 2030.

## g. California <del>Building Standards Code (Title 24) <u>Regulations and</u> <u>Building Codes</u></del>

The California Code of Regulations (CCR), Title 24, is referred to as the California Building Code (CBC). It consists of a compilation of several distinct standards and codes related to building construction including, plumbing, electrical, interior acoustics, energy efficiency, handicap accessibility and so on. <u>California has a long history of adopting regulations to improve energy efficiency in new and remodeled buildings. These regulations have kept California's energy consumption relatively flat even with rapid population growth. Of particular relevance to GHG emissions reductions are the CBC's energy efficiency and green building standards as outlined below.</u>

### Title 24, Part 6 – Energy Code

The California Code of Regulations, Title 24, Part  $6_{\pm}$  is the California Energy Efficiency Standards for Residential and Nonresidential Buildings (also known as the California Energy Code). This code, originally enacted in 1978, establishes energy-efficiency standards for residential and non-residential buildings in order to reduce California's energy consumption. The Energy Code is updated periodically to incorporate and consider new energy-efficient technologies and methodologies as they become available, and incentives in the form of rebates and tax breaks are provided on a sliding scale for buildings achieving energy efficiency above the minimum standards.

The current version of the Energy Code, known as 2019 Title 24, or the 2019 Energy Code, became effective January 1, 2020. The Energy Code provides mandatory energy-efficiency measures as well as voluntary tiers for increased energy efficiency. The California Energy Commission (CEC), in conjunction with the California Public Utilities Commission, has adopted a goal that all new residential and commercial construction achieve zero net energy by 2020 and 2030, respectively. It is expected that achievement of the zero net energy goal will occur via revisions to the Title 24 standards.

The CEC adopted the 2022 Energy Code on August 11, 2021, which was subsequently approved by the California Building Standards Commission for inclusion into the California Building Standards Code. The 2022 Title 24 standards will result in less energy use, thereby reducing air pollutant emissions associated with energy consumption across California. For example, the 2022 Title 24 standards will require efficient electric heat pumps, establishes electric-ready requirements for new homes, expands solar photovoltaic and battery storage standards, and strengthens ventilation standards.

#### <u> Title 20 – Appliance Efficiency Regulations</u>

The appliance efficiency regulations (CCR Title 20, Sections 1601-1608) include standards for new appliances. Twenty-three categories of appliances are included in the scope of these regulations. These standards include minimum levels of operating efficiency, and other cost-effective measures, to promote the use of energy- and water-efficient appliances.

#### Title 24, Part 11 – California Green Building Standards Code

The California Green Building Standards Code, referred to as CALGreen, was added to Title 24 as Part 11 first in 2009 as a voluntary code, which then became mandatory effective January 1, 2011 (as part of the 2010 CBC). The most recent 2019 CALGreen institutes mandatory minimum environmental performance standards for all ground up new construction of non-residential and residential structures. It also includes voluntary tiers (I and II) with stricter environmental performance standards for these same categories of residential and non-residential buildings. CALGreen is updated on a regular basis, with the most recent approved update consisting of the 2022 California Green Building Code Standards that became effective on January 1, 2023. The CEC anticipates that the 2022 California Energy Code will provide 1.5 billion dollars in consumer benefits and reduce GHG emissions by 10 million metric tons over 30 years. The 2022 CALGreen standards that reduce GHG emissions and are applicable to the City include, but are not limited to, the following: Local jurisdictions must enforce the minimum mandatory Green Building Standards and may adopt additional amendments for stricter requirements.

The mandatory standards require:

- Outdoor water use requirements as outlined in local water efficient landscaping ordinances or current Model Water Efficient Landscape Ordinance standards, whichever is more stringent;
- <u>Short and long-term bicycle parking;</u>
- <u>65 percent construction/demolition waste diverted from landfills;</u>
- Requirements for water conserving plumbing fixtures and fittings;
- 65 percent construction/demolition waste diverted from landfills;
- Infrastructure requirements for electric vehicle charging stations;
- Designated parking spaces for clean air vehicles;
- Mandatory inspections of energy systems to ensure optimal working efficiency; and
- Requirements for low-pollutant emitting exterior and interior finish materials such as paints, carpets, vinyl flooring, and particleboards.

<u>Local jurisdictions must enforce the minimum mandatory Green Building Standards and</u> <u>may adopt additional amendments for stricter requirements.</u> Similar to the reporting procedure for demonstrating Energy Code compliance in new buildings and major renovations, compliance with the CALGreen mandatory requirements must be demonstrated through completion of compliance forms and worksheets. <u>The 2025 CALGreen Code, if</u> <u>approved by the California Building Standards Commission, will be effective January 1,</u> <u>2026.</u>

# 4.8.2.3 Local

## a. South Coast Air Quality Management District

The South Coast Air Quality Management District (SCAQMD) is the air pollution control agency for Riverside County and the urban portions of Los Angeles, Orange, and San Bernardino Counties. The SCAQMD's primary responsibility is ensuring that California Ambient Air Quality Standards (CAAQS) and National Ambient Air Quality Standards (NAAQS) are attained and maintained in the South Coast Air Basin. The SCAQMD is also responsible for adopting and enforcing rules and regulations concerning air pollutant sources, issuing permits for stationary sources of air pollutants, inspecting stationary sources of air pollutants, responding to citizen complaints, monitoring ambient air quality and meteorological conditions, awarding grants to reduce motor vehicle emissions, conducting public education campaigns, and many other activities. All projects are subject to applicable SCAQMD rules and regulations in effect at the time of construction and operation. The following is the SCAQMD rule relevant to GHG:

• <u>Rule 1415 (Reduction of Refrigerant Emissions from Stationary Air</u> <u>Conditioning Systems)</u> – The purpose of this rule is to reduce emissions of highglobal warming potential refrigerants from stationary air conditioning systems by requiring projects to reclaim, recover, or recycle refrigerant and minimize leakage.

#### a. Existing 2006 General Plan

The Conservation Element of the existing 2006 General Plan discusses the City's commitment to providing a more livable, equitable, and economically vibrant community through the incorporation of sustainability features, energy efficiency, and reduction of GHG emissions. As stated in the Conservation Element, most policies intended to reduce energy use and GHG emissions were incorporated into the Energy Efficiency and Climate Action Strategy. Sustainability policies in the General Plan address transportation-related GHG emissions by promoting sustainable land use patterns and developing infrastructure to provide alternatives to single occupant vehicle travel. These policies include:

- **Objective 2.4:** Provide commercial areas within the City that are conveniently located, efficient, attractive, and have safe and easy pedestrian and vehicular circulation in order to serve the retail and service commercial needs of Moreno Valley residents and businesses.
- **Objective 5.10:** Encourage bicycling as an alternative to single occupant vehicle travel for the purpose of reducing fuel consumption, traffic congestion, and air pollution.

## **b. Southern California Association of Governments**

On April 4, 2024, SCAG's Regional Council adopted Connect SoCal 2024 (2024-2050 Regional Transportation Plan/Sustainable Communities Strategy [RTP/SCS]).<sup>22</sup> On May 10, 2024, the Federal Highway Administration (FHWA) and Federal Transit Administration (FTA) approved Connect SoCal 2024; however, CARB's approval is still pending before it is fully certified. On September 3, 2020, SCAG's Regional Council adopted Connect SoCal 2020 (2020-2045 Regional Transportation Plan/Sustainable Communities Strategy [RTP/SCS]) which has been approved by the FHWA, FTA, and CARB.<sup>23</sup> Connect SoCal charts a course for closely integrating land use and transportation so that the region can grow smartly and sustainably. The strategy was prepared through a collaborative, continuous, and comprehensive process with input from local governments, county transportation commissions, Tribal governments, non-profit organizations, businesses, and local stakeholders within the counties of Imperial, Los Angeles, Orange, Riverside, San Bernardino, and Ventura. Connect SoCal is a long-range vision plan that balances future mobility and housing needs with economic and environmental goals. The SCAG region strives toward sustainability through integrated land use and transportation planning.

The SCAG region must achieve specific federal air quality standards and is required by State law to lower regional GHG emissions. Connect SoCal aims to deliver significant benefits to the region with respect to mobility, safety, health outcomes, travel-time reliability, air quality, economic productivity, environmental justice, and transportation asset condition. Connect SoCal 2024 establishes GHG emissions goals for automobiles and light-duty trucks and achieve the GHG emissions reduction target for the region set by CARB (California Government Code Section 65080(b)(2)(B)) (i.e., for 2020 and 2035 as well as an overall GHG target for the Project region consistent with both the target date of AB 32 and the post 2020 GHG reduction goals of Executive Orders 5-03-05 and B-30-15 and the Connect SoCal 2045 target for the SCAG region is 19 percent below 2005 per capita emissions levels by 2035).

Since Connect SoCal was adopted in 2020, SCAG gained responsibility for the selection of transportation projects to be funded with federal revenue. Implementation of the Connect SoCal 2024 would add 181,200 new miles of transit revenue service, 4,000 new miles of bike lanes and 869 new miles to the Regional Express Lane Network. Connect SoCal contains over 4,000 transportation projects, ranging from highway improvements, railroad grade separations, bicycle lanes, new transit hubs and replacement bridges. These future investments were included in county plans developed by the six county transportation commissions and seek to reduce traffic bottlenecks, improve the efficiency of the region's network, and expand mobility choices for everyone. Connect SoCal is an important planning document for the region, allowing project sponsors to qualify for federal funding.

<sup>&</sup>lt;sup>22</sup> The Southern California Association of Governments, Connect SoCal, 2024, https://scag.ca.gov/sites/default/files/2024-05/23-2987-connect-socal-2024-final-complete-040424.pdf. Accessed April 2025.

<sup>&</sup>lt;sup>23</sup> The Southern California Association of Governments, Connect SoCal, 2020, https://scag.ca.gov/sites/default/files/2024-05/0903fconnectsocal-plan\_0.pdf. Accessed April 2025.

<u>Connect SoCal 2024 and 2020 account for operations and maintenance costs to ensure</u> reliability, longevity, and cost effectiveness. Connect SoCal is also supported by a combination of transportation and land use strategies that help the region achieve State <u>GHG emissions reduction goals and FCAA requirements, preserve open space areas, improve</u> <u>public health and roadway safety, support our vital goods movement industry, and utilize</u> <u>resources more efficiently.</u>

## <u>c. Moreno Valley Electric Utility Integrated Resource Plan and</u> <u>Transportation Electrification Roadmap</u>

Adopted in 2018, the Integrated Resource Plan (IRP) is Moreno Valley Utility's (MVU) 20year plan for ensuring reliable and environmentally responsible electrical energy at affordable rates.<sup>24</sup> The IRP identifies a diverse and balanced portfolio of resources needed to ensure that MVU has reliable electricity supply that provides optimal integration of renewable energy in a cost-effective manner. The portfolio relies upon zero carbon-emitting resources to the maximum extent reasonable to achieve any Statewide GHG emissions limit established pursuant to the California Global Warming Solutions Act of 2006 (Division 25.5 (commencing with Section 38500) of the Health and Safety Code) or any successor legislation. The proposed procurement plan includes a strategy for procuring best-fit and least-cost resources to satisfy these portfolio needs.

<u>Consistent with good utility practice and the default standard of the California Independent</u> <u>System Operator (CAISO), the IRP includes a capacity planning reserve margin of at least</u> <u>15 percent above the expected annual and monthly peak demands. MVU's procurement plan</u> <u>includes a renewable energy procurement compliance margin of 5 percent per compliance</u> <u>period to address the risks of load variations, renewable resource performance and potential</u> <u>contract failure. The IRP ensures that MVU meets, by 2030, its share of the California</u> <u>greenhouse gas (GHG) emissions reduction target established by the California Air Resources</u> <u>Board (CARB).</u>

<u>The IRP considered a number of potential renewable, distributed and conventional</u> <u>generation resources to meet load in excess of MVU's existing contracts. Energy storage was</u> <u>generally considered primarily as a potential capacity or shaping resource.</u>

On February 21, 2017, the Moreno Valley City Council approved energy efficiency targets for MVU. According to this policy, annual energy efficiency savings will be targeted at 0.65 percent of retail electric sales through 2027. The IRP assumes all existing and committed energy efficiency and demand response programs are in place, and additional achievable energy efficiency is set at 0.65 percent annually throughout the planning horizon. MVU will strive to procure all reasonably cost-effective energy efficiency standards. Any additional

<sup>&</sup>lt;sup>24</sup> Moreno Valley Electric Utility, 2018 Integrated Resource Plan, https://www.moreno-valley.ca.us/mvu/pubs/MVU-IRP-Report-072018.pdf. Accessed April 2025.

energy efficiency or demand response that might be procured will reduce MVU's net load and/or peak demand.

### b<u>d</u>. Energy Efficiency and Climate Action Strategy

In October 2012, the City adopted its Energy Efficiency and Climate Action Strategy (Moreno Valley 2012).<sup>25</sup> The main objectives of the Strategy are to reduce the environmental and fiscal impacts of energy usage and GHG emissions in municipal facilities and within the community. The strategy adopts a comprehensive list of measures intended to reduce energy consumption, reduce water use, encourage recycling and waste diversion, promote use of alternative fuel vehicles, facilitate the use of renewable energy, or otherwise reduce GHG emissions. Policy measures support the following:

- **R2-T1:** Land Use Based Trips and VMT [Vehicle Miles Travelled] Reduction Policies. Encourage the development of Transit Priority Projects along High Quality Transit Corridors identified in the SCAG <u>Sustainable Communities</u><u>RTP/SCS</u> Plan, to allow a reduction in vehicle miles traveled.
- **R2-T3:** Employment-Based Trip Reductions. Require a Transportation Demand Management (TDM) program for new development to reduce automobile travel by encouraging ride-sharing, carpooling, and alternative modes of transportation.
- **R2-E1:** New Construction Residential Energy Efficiency Requirements. Require energy efficient design for all new residential buildings to be 10% beyond the current Title 24 standards. (Reach Code)
- **R2-E2:** New Construction Residential Renewable Energy. Facilitate the use of renewable energy (such as solar (photovoltaic) panels or small wind turbines) for new residential developments. Alternative approach would be the purchase of renewable energy resources offsite.
- **R2-E5:** New Construction Commercial Energy Efficiency Requirements. Require energy efficient design for all new commercial buildings to be 10% beyond the current Title 24 standards. (Reach Code)
- **R3-E1:** Energy Efficient Development, and Renewable Energy Deployment Facilitation and Streamlining. Updating of codes and zoning requirements and guidelines to further implement green building practices. This could include incentives for energy efficient projects.
- **R3-L2:** Heat Island Plan. Develop measures that address "heat islands." Potential measures include using strategically placed shade trees, using paving materials with a Solar Reflective Index of at least 29, an open grid pavement system, or covered parking.

<sup>&</sup>lt;sup>25</sup> City of Moreno Valley, Energy Efficiency and Climate Action Strategy, October 2012, https://www.moval.org/pdf/efficiencyclimate112012nr.pdf. Accessed March 2025.

- **R2-W1:** Water Use Reduction Initiative. Consider adopting a per capita water use reduction goal which mandates the reduction of water use of 20 percent per capita with requirements applicable to new development and with cooperative support of the water agencies.
- **R3-W1:** Water Efficiency Training and Education. Work with EMWD [Eastern Municipal Water District] and local water companies to implement a public information and education program that promotes water conservation.
- **R2-S1:** City Diversion Program. For Solid Waste, consider a target of increasing the waste diverted from the landfill to a total of 75% by 2020.

# 4.8.3 Methodologies for Determining Impacts

A GHG inventory and projections were prepared in conjunction with the CAP. This includes <u>athe 1990 backcasting, calendar</u> year 2018 baseline inventory and year 2040 projects for 2024, the full buildout of the project year for the 2024 GPU, calendar year 2040, as well as buildout of the existing 2006 General Plan. ICLEI US Community Protocol assumptions were used to estimate emissions from solid waste disposal, process and fugitive emissions from wastewater treatment, and residential, commercial, industrial, and wastewater treatment natural gas use. The CARB's EMFAC2021 model was used to calculate transportation emissions, and CARB's OFFROAD model was used to calculation emissions from the off road equipment sector. 2045 for alignment with legislative goals and requirements. Employment projections are based on the Vehicle Miles Traveled ("VMT") Assessment prepared for the 2024 GPU (Appendix E). Future emissions are based on projected population, employment, and land use buildout numbers for the project and existing 2006 General Plan 2024 GPU. The following is a discussion of the methodology used to calculate emissions from each source.

## 4.8.3.1 Transportation

Transportation emissions are based on vehicle miles traveled (VMT) for on-road vehicles. The SCAG model, consistent with the RTP/SCS growth projections for population, households, and jobs within Moreno Valley through 2040, was used to estimate the VMT generated RIVCOM is a computer program administered by land uses in the WRCOG's Transportation and Planning Area. To assess the VMT, the production and attraction (PA)Department that measures travel demand using the "full accounting method-was used" which records all home-based production and home-based-work production and attraction vehicular trips generated by land uses tracks the full length of any trip that has at least one trip end in the City to its ultimate destination. As stated in the City and across the entire regional network. VMT is adjusted to halve trip VMT for trips that begin in the Planning Area but end outside the Planning Area or those that begin outside but end inside. The Planning Area CAP, the City generates 3,144,9865,255,468 VMT in the existing condition, buildout of the existing 2006 General Plan would generate 4,566,084 VMT, (2024) and buildout of the project2024 GPU (2040) would generate 4,524,0387,488,713 VMT (Fehr & Peers 2021). CARB's EMFAC2021 model was used to calculate on-road transportation emissions.

## 4.8.3.2 Energy

Emissions from electricity consumption were calculated using electricity usage for the residential, commercial, and industrial sectors along with Southern California Edison's (SCE's) 2018 GHG per unit of electricity provided in Edison International's 2019 Corporate Responsibility Report: 0.23 MT CO<sub>2</sub>E per megawatt-hour. SCE provided electricity usage for the commercial and residential sectors for year 2019. Agricultural and industrial electricity usage was estimated from SCE's Quarterly Customer Data Reports for 2019, which provide high level data aggregated by zip code and sector that cannot be linked to an individual eustomer. Moreno Valley Utility provided 2019 electricity usage for the following rate categories: residential, small commercial, large commercial, industrial (manufacturing), city accounts, pumping and agriculture, streetlights, and traffic signals.

Emissions from natural gas consumption were calculated using natural gas usage for the residential, commercial, and industrial sectors, along with emissions factors provided in while CARB's OFFROAD2021 model was used to calculate fuel usage for off-road transportation (off-road equipment an vehicles).<sup>26</sup> See the VMT Assessment prepared for the <u>2024 GPU</u> (Appendix C of the ICLEI Protocol: 0.0053 MT CO<sub>2</sub>E per therm. Southern California Gas Company provided 2019 natural gas usage for the following rate categories: commercial, industrial, single family residential, and multi-family residential<u>E</u>) for more details on VMT methodology.

## 4.8.3.3 Off-Road Equipment

Off-road emissions in the City include lawn and garden equipment, construction equipment, and industrial equipment, in addition to other categories for which CARB's EMFAC2021 model generates emission outputs. The model generates emissions for a total of 16 categories across Riverside County. Emissions were calculated for the portion of Riverside County that lies in SCAB. These emissions were then pro-rated by the City's share of the county population within SCAB.

#### 4.8.3.4 Solid Waste

Emissions from disposal of solid waste were calculated using the total organic commercial, residential, and other solid waste disposed of in landfills in 2019 provided by Waste Management and Riverside County Department of Waste Resources. There was a total of 92,471 tons of commercial waste, 34,706 tons of residential waste, and 30,907 tons of waste from other sources including roll-off and construction waste generated and disposed of within the City. These data were multiplied by emissions factors used in the USEPA's Waste Reduction Model. In 2019, Moreno Valley diverted 7.6 percent of commercial waste, 35.8 percent of residential waste, and 35.6 percent of roll-off waste.

<sup>&</sup>lt;sup>26</sup> California Air Resources Board, Off-Road Emissions Inventory, https://arb.ca.gov/emfac/offroad/emissionsinventory/2c91f253def05eba6e32b4c543ffa9a49f235e92. Accessed April 2025.

#### 4.8.3.5 Water

Emissions from supplying water were calculated using the 2019 electricity and natural gas consumption provided by Eastern Municipal Water District (EMWD) and Box Springs Mutual Water Company for potable and reclaimed water: 4,651,580 kilowatts per hour (kWh) and 199,577 therms, respectively. Box Springs does not use natural gas in water management and delivery. In 2019, EMWD supplied 11,112.47 million gallons of water and Box Springs supplied 74.104 million gallons to the city.

#### 4.8.3.6 Water Treatment

Emissions from wastewater treatment were calculated using the 2019 electricity and natural gas consumption provided by EMWD for the management of wastewater: 9,441,777 kWh and 419,096 therms, respectively. In 2019, EMWD managed 13,793.26 million gallons of wastewater generated by the city.

Edgemont Community Services District (ECSD) also provides wastewater treatment services to Moreno Valley. However, ECSD owns and maintains an all gravity sewer collection system and therefore does not consume any electricity or natural gas in the maintenance and operation of its system. All of the effluent from the District's system runs into the City of Riverside collection system. From there, it enters the treatment plant maintained by the City of Riverside. In 2019, the ECSD managed 195.88 million gallons of wastewater generated by the City. Given the nature of ECSD's sewer collection system, emissions associated with this source are not included in the baseline emissions analysis.

## 4.8.3.7 Public Lighting

Emissions from public lighting were calculated using electricity usage for street lights and traffic signals in the Planning Area. Moreno Valley Utility provided 2019 electricity consumption data: 1,206,720 kWh from street lights and 189,099 kWh from traffic signals. Additionally, SCE provided that 4,686,354 kWh was used in 2019 to power street lights.

## 4.8.3.8 Agriculture

Emissions from agricultural sources were calculated using electricity usage for the agricultural sector along with SCE's 2018 GHG emission factor per unit of electricity. Agricultural electricity usage was estimated from SCE's Quarterly Customer Data Reports for 2019. This was added to electricity usage data for pumping and agriculture provided by Moreno Valley Utility. SoCal Gas did not provide natural gas usage data for the agriculture sector.

<u>Methodologies and assumptions related to energy, solid waste, wastewater, and water can be</u> found in the CAP and associated appendices prepared for the 2024 GPU.

# 4.8.4 Basis for Determining Significance

Thresholds used to evaluate impacts to GHG emissions are based on applicable criteria in the CEQA Guidelines (California Code of Regulations<u>, Title 14</u>, Sections 15000-15387), Appendix G. A significant impact would occur if the project would:

- 1) Generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment; or
- 2) Conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emission of GHGs.

# 4.8.5 Impact Analysis

# 4.8.5.1 Topic 1: GHG Emissions

Would the project generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment?

The proposed<u>Future development associated with the 2024 GPU is expected to result in increased GHG emissions, largely due to increased VMT, as well as from stationary area sources (i.e., natural gas consumption for space and water heating devices, landscape maintenance equipment operations, and use of consumer products), energy consumption, water supply, and solid waste generation.</u>

To compare the City's emissions to the applicable targets, GHG emissions, with the impact of State laws, regulations, and policies and *without implementation of CAP measures*, were calculated for the following: the 1990 backcast year, the 2024 baseline year, the 2030 interim year, the 2040 buildout year, and the 2045 forecast year. Emissions were calculated using the methodology summarized in Section 4.8.3. As shown on Table 4.8-6, existing City-wide GHG emissions in 2024 are below the 1990 backcasted levels in total emissions (in MT CO<sub>2</sub>e) and emission per capita (in MT CO<sub>2</sub>e/person). Total GHG emissions would increase as growth and population occurs from 2024 to 2045, but the per capita emissions are predicted to <u>decrease as laws, regulations, and policies created to lower GHGs, but excluding the effect of</u> <u>strategies and measures contained in the CAP, are implemented.</u>

<u>Table 4.8-6</u> Moreno Valley GHG Emissions Inventories and Efficiency Metrics without CAP						
<u>Measures</u>						
	<u>Backcasting</u>	<u>Baseline</u>	<u>Interim</u>	<u>Buildout</u>	<u>Forecast</u>	
	$(1990)^2$	<u>(2024)</u>	<u>(2030)</u>	<u>(2040)</u>	<u>(2045)</u>	
<u>Transportation</u>		<u>758,601</u>	<u>780,447</u>	<u>846,207</u>	<u>906,109</u>	
<b>Building Energy</b>		404,213	<u>428,976</u>	<u>385,318</u>	404,791	
Solid Waste	-	<u>189,721</u>	$\underline{224,336}$	<u>282,026</u>	<u>310,872</u>	
Wastewater		<u>1,027</u>	<u>1,183</u>	<u>1,400</u>	<u>1,530</u>	
<u>Water</u>	<u></u>	<u>6,724</u>	<u>5,744</u>	<u>903</u>	<u>0</u>	
<u>Total (MT CO2e)</u>	<u>1,401,312</u>	<u>1,360,285</u>	<u>1,440,687</u>	1,515,855	<u>1,623,302</u>	
Population	<u>118,779</u>	205,620	240,428	<u>298,440</u>	<u>327,446</u>	
<u>MT CO2e Per Capita</u>	<u>11.80</u>	<u>6.62</u>	<u>5.99</u>	<u>5.08</u>	<u>4.96</u>	
<u>SOURCE: Rincon, 2025.</u> <u>1. Total emissions may be off due to rounding.</u> 2. Because a GHG emissions inventory for the City does not exist in 1990, historical emissions levels were						

2. Because a GHG emissions inventory for the City does not exist in 1990, historical emissions levels were estimated using a State-level emissions change metric. This was backcasted as a total and not individual emissions sectors.

As discussed above, SB 32 and AB 1279 were utilized as thresholds to evaluate the 2024 GPU's trajectory for achieving State mandates. Reduction targets for each year studied, based on achieving the required reduction from the 1990 backcasted per capita emissions, are shown on Table 4.8-7, along with the equivalent City-wide GHG emissions target and comparison to the GHG inventories from Table 4.8-6.

<u>Table 4.8-7</u> <u>GHG Targets and Predicted Consistency without CAP Measures</u>							
	SB 32 Targets						
	Backcasting (1990)	<u>Baseline</u> (2024)	<u>Interim</u> (2030)	<u>Buildout</u> (2040)	<u>Forecast</u> (2045)		
Percent Reduction Below 1990 per Capita levels	<u>N/A</u>	<u>40%</u>	<u>40%</u>	<u>80%</u>	<u>100%</u>		
<u>MT CO2e / person Target</u>	<u>11.80</u>	<u>7.10</u>	7.08	<u>2.36</u>	<u>0</u>		
<u>Equivalent Mass</u> <u>Emissions Target (MT</u> CO <sub>2</sub> e)	<u>1,401,312</u>	<u>1,460,209</u>	<u>1,701,886</u>	<u>704,178</u>	<u>0</u>		
Difference from Target <sup>1</sup> (MT CO <sub>2</sub> e)	<u>0</u>	<u>(99,924)</u>	<u>(261,199)</u>	<u>811,677</u>	<u>1,623,302</u>		
	AI	<u> 3 1279 Target</u>	$\mathbf{S}^2$				
	<u>Backcasting</u> (1990)	<u>Baseline</u> (2024)	<u>Interim</u> (2030)	<u>Buildout</u> (2040)	<u>Forecast</u> (2045)		
Percent Reduction Below 1990 per Capita levels	<u>0%</u>	<u>51%</u>	<u>65%</u>	<u>88%</u>	<u>100%</u>		
<u>MT CO2e / person Target</u>	<u>11.80</u>	5.75	<u>4.11</u>	1.37	<u>0</u>		

Equivalent Mass Emissions Target (MT	<u>1,401,312</u>	<u>1,182,571</u>	<u>987,683</u>	408,667	<u>0</u>	
<u>CO<sub>2</sub>e)</u> Difference from Target <sup>1</sup>						
(MT CO <sub>2</sub> e)	<u>0</u>	<u>177,715</u>	<u>453,003</u>	<u>1,108,188</u>	<u>1,623,302</u>	
1. The difference is calculated as the "Target value" subtracted from the "Forecast value", so that a negative						
number, shown in parentheses, means the Forecast is below the Target, i.e. reductions exceed the target, and						
a positive number means more reductions are needed to achieve the target.						
2. AB 1279 Targets listed here will be adopted with the CAP as they are the more stringent targets. The SB						
32 Targets are included for informational purposes only. Compliance with AB 1279 would result in						
compliance with SB 32.						
SOURCE: Rincon, 2025.						

As shown in Table 4.8-7, the City's GHG emissions meet the SB 32 target currently (2024) and will through 2030; however, the City is not predicted to achieve the 2040 or 2045 targets needed to achieve net zero per capita GHG emissions by 2045 without additional measures implemented. The City would need to reduce total GHGs by an additional 811,677 MT CO2e and 1,623,302 MT CO<sub>2</sub>e in 2040 and 2045, respectively (assuming the projected growth in population occurs), to achieve the SB 32 aligned targets of 80 percent and 100 percent below 1990 per capita levels, respectively. Also shown in Table 4.8-7, the City does not currently achieve the AB 1279 goal for 2024 (51 percent below 1990 levels) nor are emissions predicted to decrease in 2030, 2040, or 2045 sufficiently to meet the targets needed to achieve net neutrality by 2045). Without accounting for implementation of the strategies and measures in the CAP, there is a 1,623,302 MT CO<sub>2</sub>e "reduction gap" in emissions by 2045. Therefore, GHG emissions from buildout under the 2024 GPU would not meet applicable thresholds, and a potentially significant impact would occur without additional measures.

<u>The</u> CAP is designed to reinforce the City's commitment to GHG emissions, and demonstrate how the City will comply with the <u>stateState</u> of California's GHG emission reduction standards. As a Qualified GHG Reduction Strategy, the CAP will also enable streamlined environmental review of future development projects, in accordance with CEQA.

The CAP includes:

- An inventory of the City's GHG emissions;
- Forecasts of future GHG emissions;
- Measures to reduce GHG emissions consistent with State requirements; and
- Monitoring and reporting processes to ensure targets are met.

The CAP demonstrates compliance with the statewide GHG target for 2030 (40 percent below 1990 levels per EO B-30-15), as well as for the project horizon year of 2040 (derived from 80 percent below 1990 levels by 2050 per EO S-3-05). The CAP also demonstrates consistency with the 2017 CARB Scoping Plan, which provides guidance for local communities to meet AB 32 and EO S-3-05 targets.

Per CARB, local actions — such as general plans and climate action plans — are essential tools for the state to meet its GHG emission reduction goals. The 2017 Scoping Plan provides guidance for local communities to meet AB 32 and EO S-3-05 targets; therefore, the CAP must demonstrate consistency with Scoping Plan targets. According to the Scoping Plan, local agencies should target total emissions of no more than 6 MT  $CO_2E$  per capita per year by 2030 and no more than 2 MT  $CO_2E$  per capita by 2050 to be consistent with the 2017 Scoping Plan and the state's long-term goals. The GHG emission targets established in the proposed CAP are based on the goals established by EO S-3-15 and SB 32, consistent with the CAP guidelines established in the 2017 Scoping Plan. The horizon year for analysis in the proposed CAP is 2040, corresponding with the horizon year established in the 2021 GPU. Thus, the CAP includes targets of 6 MT  $CO_2E$  per capita per year by 2030 and 4 MT  $CO_2E$  per capita per year in 2050). The proposed 2040 target of 4 MT  $CO_2E$  per capita per year is determined using a linear trajectory in emissions reduction between 2030 and 2050.

The 2018 inventory and 2040 forecast cover GHG emissions from ten sectors within the Planning Area. Emissions were calculated using the methodology summarized in Section 4.8.3. Buildout under the existing 2006 General Plan and 2021 GPU scenarios would result in different patterns of growth and would be comprised of a different mix of land uses. Therefore, different levels of emissions would result. Table 4.8-5 summarizes the baseline and forecast year emissions.

Table 4.8-5							
Moreno Valley GI	<del>IG Emissions Inven</del>	<del>tory, 2018 and 2050 (</del>	AT CO <sub>2</sub> E)				
	Existing 2006						
Sector	2018 Baseline	General Plan (2040)	<del>2021 GPU (2040)</del>				
Residential	206,790	257,663	264,683				
Commercial	$\frac{100,766}{100,766}$	$\frac{183,539}{183,539}$	$\frac{159,749}{159,749}$				
Industrial	$\frac{19,589}{10,589}$	$\frac{383,075}{2}$	$\frac{320,135}{2}$				
Transportation	<del>483,063</del>	$\frac{514,051}{1000}$	$\frac{509,317}{500,317}$				
Solid Waste	7,737	$\frac{11,754}{11,754}$	$\frac{10,880}{10,880}$				
Water	$\frac{2,129}{2,129}$	$\frac{2,602}{2}$	$\frac{2,582}{2,582}$				
Wastewater	4,395	$\frac{5,372}{5,372}$	<del>5,330</del>				
Agriculture	<del>1,938</del>	<del>1,938</del>	<del>1,938</del>				
Off Road Equipment	37,784	$\frac{50,143}{50,143}$	49,279				
Public Services and Lighting	$\frac{2,219}{2}$	<del>1,208</del>	<del>1,208</del>				
Total	<del>866,410</del>	<del>1,411,346</del>	<del>1,325,101</del>				
Population	207,946	256,600	252,179				
MT CO <sub>2</sub> E Per Capita							
without CAP GHG	4.17	<del>5.50</del>	5.25				
Reduction Measures							
SOURCE: Dyett & Bhatia 2021.							

As shown in Table 4.8-5, without implementation of GHG reduction measures identified in the CAP, buildout of the 2021 GPU is projected to exceed the 2040 emission target of 4 MT  $CO_2E$  per capita. Although buildout of the 2021 GPU would result in fewer GHG emissions compared to buildout of the existing 2006 General Plan, it would still exceed standards established in CARB's 2017 Scoping Plan based solely on the goals, policies, and actions proposed in the 2021 GPU. The City would need to reduce emissions by 316,385 MT  $CO_2E$  in order to achieve the 2040 emissions target and be consistent with the 2017 Scoping Plan and Statewide goals.

Therefore, the proposed CAP developed a Qualified GHG Reduction Strategy that would reduce GHG emissions <u>below to align with</u> the standards established in CARB's 2017 Scoping <u>Plan.State's goals and recommendations.</u> These strategies would serve to reduce GHG emissions associated with transportation, <u>industrial, residential, commercialbuilding energy,</u> <u>solid waste</u>, water, <u>public services and public lighting</u>, and <u>off-road equipment</u> <u>uses.wastewater</u>. Each measure includes <u>a range of effectiveness</u> estimated from the <u>CAPCOA's Quantifying Greenhouse Gas Mitigation Measures (CAPCOA 2010)emission</u> <u>reductions in 2030</u> and <u>academic literature.2045</u>. Table 4.8-68 summarizes the CAP GHG reduction measures along with the estimated <u>effectiveness reduction</u>.

	Table 4.8-8					
	<u>CAP GHG Reduction Measures</u>					
	Strategy	<u>2030 GHG</u> <u>Emission</u> <u>Reductions</u> (MT CO <sub>2</sub> e)	2045 GHG Emission Reductions (MT CO <sub>2</sub> e)			
Strateg	y C: Cornerstone to Climate Action Planning					
<u>C-1</u>	Build off the California Transportation Commission's Clean Freight Corridor Efficiency Assessment to facilitate the development of medium- and heavy-duty zero-emission vehicle refueling depots along the SR 60 corridor to meet the growing demand of medium- and heavy-duty freight transport and help facilitate the decarbonization goals associated with the California Air Resources Board's Advanced Clean Fleets regulation.	<u>Supportive</u>	<u>Supportive</u>			
Strateg	y BE: Building Energy					
<u>BE-1</u>	Procure or offset 70% of Moreno Valley Electric Utility electricity from renewable energy sources by 2030 and 100% of electricity from renewable energy sources by 2045.	<u>13,399</u>	<u>01</u>			
<u>BE-2</u>	Decarbonize new residential construction by at least 95% by 2026.	<u>19,522</u>	<u>121,094</u>			
<u>BE-3</u>	Decarbonize new nonresidential construction by at least 95% by 2026.	<u>5,106</u>	<u>32,231</u>			
<u>BE-4</u>	Decarbonize existing residential buildings to reduce existing residential natural gas consumption by 7% by 2030 and 31% by 2045.	<u>11,305</u>	<u>134,341</u>			
<u>BE-5</u>	Decarbonize existing nonresidential buildings to reduce existing nonresidential natural gas consumption by 3.8% by 2030 and 18% by 2045.	<u>1,645</u>	<u>24,125</u>			
<u>BE-6</u>	Increase generation and storage of local renewable energy to increase the availability and resilience of renewable power.	<u>Supportive</u>	<u>Supportive</u>			
Strateg	Strategy T: Transportation					
<u>T-1</u>	Implement programs to increase active transportation mode share from less than 1% to 3% by 2030 and to 6% by 2045.	<u>2,352</u>	<u>6,079</u>			
<u>T-2</u>	Work with the Riverside Transit Agency to increase public and multi-modal transportation mode share from about 1% to 2.7% by 2030 and to 10% by 2045.	<u>9,767</u>	<u>59,435</u>			

	<u>Table 4.8-8</u>		
	<u>CAP GHG Reduction Measures</u>		
		<u>2030 GHG</u> <u>Emission</u> <u>Reductions</u>	<u>2045 GHG</u> <u>Emission</u> <u>Reductions</u>
	Strategy	$(MT CO_2e)$	$(MT CO_2e)$
<u>T-3</u>	Implement programs to increase the work-from-home rate from 3% to 15% in 2030 and 25% in 2045 to reduce commuter vehicle miles traveled.	<u>61,426</u>	<u>125,963</u>
<u>T-4</u>	Achieve zero-emission vehicle adoption rates of 31% for passenger vehicles and 19% for commercial vehicles by 2030 and 100% for both vehicle types by 2045.	<u>111,067</u>	<u>646,245</u>
<u>T-5</u>	Implement programs to support CARB and South Coast Air Quality Management District goals to decarbonize 30% of off-road equipment by 2030 and 100% by 2045.	<u>18,335</u>	<u>38,918</u>
Strategy	<u>y SW: Solid Waste</u>		
<u>SW-1</u>	Achieve, monitor, and maintain SB 1383 (2016) requirements to reduce waste sent to landfills by 75% below 2014 levels by 2030.	<u>195,661</u>	<u>282,198</u>
Strategy	<u>wWW: Water and Wastewater</u>		
<u>WW-1</u>	Work with the Eastern Municipal Water District and Box Springs Mutual Water Company to reduce per capita potable water consumption.	<u>Supportive</u>	<u>Supportive</u>
<u>Strategy</u>	<u>y CS: Carbon Sequestration</u>		
<u>CS-1</u>	Increase carbon sequestration in the community by procuring and distributing compost within the community to achieve SB 1383 (2016) procurement requirements (i.e., 0.08 tons recovered organic waste per person) by 2030 and maintain them through 2045.	<u>4,424</u>	<u>6,025</u>
<u>CS-2</u>	Increase carbon sequestration by preserving existing mature trees and planting and maintaining 200 new trees per year, beginning in 2026.	<u>106</u>	<u>1,487</u>
Total		<u>454,115</u>	<u>1,478,141</u>
1 SB 100 (2) 2045. By th additional r 2 Supportiv GHG reduce and do not	CO <sub>2</sub> e = metric tons of carbon dioxide equivalent. Values may not add up to 018) requires the State's electricity sector to achieve 100 percent renewable tat time, the electricity GHG emission factor will be 0 MT CO <sub>2</sub> e per kilowat reductions beyond the State-mandated baseline. e measures and actions may also be quantifiable however due to one of seve tion benefit, indirect GHG reduction benefit, or potential for double-countin contribute directly to the expected GHG emissions reduction target and con Rincon, 2025.	and zero-carbon e t-hour (kWh), resul eral factors – includ ng– they have not b	l <u>ing a low/no</u> lectricity by ling a low/no leen quantified

Table 4.8-6					
CAP GHG Reduction Measures					
1. Strategy         TRANSPORTATION         TR-1: Partner with Moreno Valley Unified School         District, Val Verde Unified School District and	2.—Range of Effectiveness	3. Assumed Effectiveness	4. Estimate d-GHG Emission Reductions (MT-CO <sub>2</sub> E per year)		
Moreno Valley College to establish an online system like 511.org that links employees and guardians of students to provide carpool matching.	7.2-15.8%	7.2%	<del>36,671</del>		
TR 2: Continue to implement a Safer Routes to School program for increased bicycle and pedestrian safety to and from schools.	7.2-15.8%	7.2%	<del>36,671</del>		
TR 3: Encourage businesses with over 50 employees to implement Transportation Demand Management strategies and programs identified in Connect SoCal, the Southern California Association of Governments' Regional Transportation Plan/Sustainable Communities Strategy, including but not limited to: implementing commuter benefit programs, promoting telecommuting and alternative work schedule options, and other financial incentives. Establish a goal of achieving a 10 percent increase in alternative mode use by workers in Moreno Valley.	<del>5.0 30.0%</del>	<del>10.0%</del>	<del>50,932</del>		
TR-4: Create a Transportation DemandManagement program for City staff to promotealternative transportation modes and carpooling tothe greatest extent possible.	<del>5.0-10.0%</del>	<del>5.0%</del>	<del>25,466</del>		
TR 5: Implement trip reduction programs in new residential, commercial, and mixed-use developments.	<del>5.0-10.0%</del>	<del>5.0%</del>	<del>25,466</del>		
TR 6: Advocate for transit service improvements by area transit providers with an emphasis on coordinating public transit schedules and connections and for subsidies for a higher level of transit service and/or more transit passes for residents and/or employees.	<del>0.3-20.0%</del>	<del>1.0%</del>	<del>5,093</del>		

Table 4 8-6					
CAP GHG Reduct	00				
	2. Range of	3. Assumed	4. Estimate d-GHG Emission Reductions (MT-CO <sub>2</sub> E		
1. Strategy	Effectiveness	Effectiveness	<del>per year)</del>		
TR 7: Secure funding to install electric vehicle recharging stations or other alternative fuel vehicle support infrastructure in existing public and private parking lots.	<del>0.5-12.7%</del>	<del>12.7%</del>	<del>64,683</del>		
TR-8: Increase the number of efficient or alternatively fueled vehicles in the City fleet as vehicles are turned over.	<del>0.4-20.3%</del>	<del>1.0%</del>	<del>5,093</del>		
TR-9: Consider requiring new multi-family residential and mixed use development to reduce the need for external trips by providing useful services/facilities on-site such as an ATM, vehicle refueling, electric vehicle infrastructure, and shopping.	Supportive	_	_		
TR 10: Create at least one day a year when a portion of streets and plazas is designated for pedestrian and/or bicycle access only.	Supportive	_	_		
Total Transportation Emissions Reduction:	I	I	<del>250,075</del>		
INDUSTRIALI-1: Actively promote the use of energy-efficientbuilding operations systems in existing and newindustrial facilities with the goal of achieving a 40percent energy reduction in 30 percent ofindustrial square footage citywide by 2040.Effectiveness should be confirmed throughcommissioning of new systems.	<del>12.0-16.0%</del>	<del>12.0%</del>	<del>38,416</del>		
I-2: Promote and incentivize solar installations on new and existing industrial and warehousing facilities through partnerships with energy providers (e.g. Moreno Valley Utility [MVU], Southern California Edison [SCE]) and other private sector funding sources, with the goal of providing 25 percent of energy needs with solar in 30 percent of industrial and warehouse square footage by 2040. Examples of incentives include reduced permit fees or streamlined permit approval processes.	<del>7.0%</del>	<del>7.0%</del>	<del>22,409</del>		

Table 4.8-6					
CAP GHG Reducti	00				
1. Strategy         I 3: Work with electricity providers (e.g. MVU,         SCE) to encourage large commercial and industrial         facilities to participate in energy efficient upgrade         programs including installation of solar PV         systems and EV chargers and to establish annual	2. Range of Effectiveness	3. Assumed Effectiveness 0.5%	4. Estimate d GHG Emission Reductions (MT CO <sub>2</sub> E per year)		
targets.I-4: Develop and implement TechnologyAdvancement Program, working with industrial, warehousing, and distribution facilities to encourage innovation, development of new emissions reduction technologies, and energy efficient/alternative fueled equipment upgrades. Provide incentives through partnerships with regional, statewide, and federal programs.	<del>0.4-20.3%</del>	<del>1.0%</del>	<del>3,201</del>		
<b>Total Industrial Emissions Reduction:</b>			<del>65,628</del>		
RESIDENTIAL					
R-1: Provide incentives such as streamlined permitting or bonus density for new multi-family buildings and re-roofing projects to install "cool" roofs consistent with the current California Green Building Code (CALGreen) standards for commercial and industrial buildings.	<del>25.0%</del>	<del>25.0%</del>	<del>13,549</del>		
R-2: Require new construction and major remodels to install interior real time energy smart meters in line with current utility provider (e.g. MVU, SCE) efforts.	<del>25.0%</del>	<del>25.0%</del>	<del>18,858</del>		
R-3: Develop and implement program to incentivize single family residential efficiency retrofits and participation in MVU direct install program with the goal of a 50 percent energy reduction compared to baseline in 30 percent of the total single family homes citywide by 2040.	<del>6.9%</del>	<del>6.9%</del>	<del>1,465</del>		
R-4: Prioritize cap and trade funds to assist low- income homeowners achieve energy-efficient improvements and fund weatherization programs.	<del>3.7-7.5%</del>	<del>3.7%</del>	<del>9,793</del>		

Table 4.8-6					
CAP GHG Reduct	i <del>on Measures</del>				
	2. Range of	3. Assumed	4. Estimate d GHG Emission Reductions (MT CO <sub>2</sub> E		
1. Strategy	Effectiveness	Effectiveness	<del>per year)</del>		
R-5: Apply for and prioritize Community Block					
Development Grant funds to assist low-income		0.70/	0.700		
homeowners achieve energy efficient	<del>3.7-7.5%</del>	<del>3.7%</del>	<del>9,793</del>		
improvements.					
R-6: Develop program and funding strategy to					
incentivize conversion of natural gas heated homes	$\frac{2.0-3.0\%}{2.0}$	$\frac{2.0\%}{2.0\%}$	4,185		
and nonresidential buildings to electricity.			,		
R-7: Develop and implement program to					
incentivize multi-family residential efficiency					
audits and participation in MVU direct install					
program with the goal of a 50 percent energy	0.0 - 15.0%	$\frac{15.0\%}{15.0\%}$	$\frac{12,955}{12,955}$		
reduction in 30 percent of the projected amount of					
multi family homes citywide by 2035					
R 8: Provide a toolkit of resources, including web-					
based efficiency calculators, for residents and					
businesses to analyze their greenhouse gas	Supportive				
emissions in comparison to their neighborhood, the	Supportive	_	_		
city, and the region.					
R-9: Develop and implement a competitive					
greenhouse gas reduction program with an award	Supportive				
	Bupportive	_	—		
component between groups of citizens in the city. Total Residential Emissions Reduction:			70,599		
			10,999		
Commercial					
C-1: Expand efforts to install energy efficient	0.0.000/	20.00/	01.000		
lighting technologies in new and existing private	<del>0.0-68%</del>	<del>20.0%</del>	<del>21,999</del>		
parking lots.					
C 2: Facilitate energy efficiency improvements in					
nonresidential buildings through incentives and					
regulations that may include energy performance					
reports, time of sale upgrades, and/or innovative	$\frac{5.2 \cdot 15.0\%}{5.2 \cdot 15.0\%}$	<del>5.2%</del>	<del>8,307</del>		
partnerships such as expansion of utility provider					
<del>(e.g. MVU, SCE, SoCal Gas) programs to reduce</del>					
energy use.					
C 3: Promote energy efficiency financing programs	<del>0.4%</del>	<del>0.4%</del>	<del>479</del>		
to medium to large sized commercial facilities.	0.1/0	0.1/0			
C-4: Promote MVU and SCE direct install energy					
efficiency programs to help small businesses	<del>0.4%</del>	<del>0.4%</del>	$\frac{158}{158}$		
identify opportunities to save electricity.					

Table 4	00				
Table 4.8-6					
CAP GHG Reduction Measures					
			4. Estimate		
			<del>d GHG</del>		
			Emission		
			Reductions		
	2. Range of	3. Assumed	(MT CO <sub>2</sub> E		
1. Strategy	Effectiveness	Effectiveness	<del>per year)</del>		
C 5: Actively engage with Moreno Valley			107		
businesses to identify areas for GHG reduction and	Supportive	_	_		
financial savings.	~ appoint o				
Total Commercial Emissions Reduction:			<del>30,945</del>		
OFF-ROAD EQUIPMENT			00,010		
OR-1: Encourage residents and businesses to use					
efficient lawn and garden maintenance equipment					
or to reduce the need for landscape maintenance					
through native planting.					
<ul> <li>Partner with the SCAQMD to establish a</li> </ul>					
voluntary exchange program for residential					
electric lawnmowers and backpack style leaf					
blowers.	<del>0.0-49.5%</del>	<del>10.0%</del>	4,928		
Require new buildings to provide electrical					
outlets in an accessible location to facilitate use					
of electric powered lawn and garden equipment					
• In project review, encourage the replacement of					
high maintenance landscapes (like grass turf)					
with native vegetation to reduce the need for					
gas powered lawn and garden equipment.					
OR-2: Reduce emissions from heavy-duty					
construction equipment by limiting idling based on					
South Coast Air Quality Management District					
(SCAQMD) requirements and utilizing cleaner					
fuels, equipment, and vehicles.					
Require provision of clear signage reminding     construction workers to limit idling	$\frac{2.5 - 22.0\%}{2.5 - 22.0\%}$	$\frac{2.5\%}{2.5\%}$	$\frac{1,232}{2}$		
Require project applicants to limit GHG					
emissions through one or more of the following					
measures: substitute electrified or hybrid					
equipment for diesel/gas powered, use					
alternative-fueled equipment on site, avoid use of on site generators.					
Total Off-Road Equipment Emissions Reduction	<b>n:</b>		<del>6,160</del>		
	<del>11:</del>		0,100		
PUBLIC SERVICES AND PUBLIC LIGHTING					

Table 4.8-6				
CAP GHG Reduct	ion Measures			
			4. Estimate d-GHG Emission Reductions	
<b>1</b> Ob (	2. Range of	3. Assumed	(MT CO₂E	
1. Strategy	Effectiveness	Effectiveness	<del>per year)</del>	
PS 1: Participate in Savings by Design program to identify ways to improve the energy efficiency for	0.2 5.5%			
all new municipal buildings and facilities. As part	(electricity)	<del>5.5%</del>	<del>66</del>	
of the Savings By Design program, new municipal	<del>0.7-10%</del>			
buildings and facilities shall have a goal to exceed Title 24 Building Standards by 10%.	<del>(natural gas)</del>			
PS-2: Expand City of Moreno Valley's Environmental Procurement Administrative Procedure to address energy efficient equipment.	<del>5.0-10.0%</del>	<del>10.0%</del>	<del>121</del>	
PS 3: Support Moreno Valley Utility and Southern California's efforts to conduct an annual municipal energy audit to determine if energy efficient retrofits are effective in reducing emissions from City operations.	Supportive	_	_	
PS-4: Utilize Energy Management tools to monitor long term impacts of municipal efficiency projects.	Supportive	-	-	
<b>Total Public Services and Public Lighting Emi</b>	ssions Reducti	<del>on:</del>	<del>187</del>	
NATURAL RESOURCES				
NC-1: Require new landscaping to be climate appropriate.	Supportive	-	-	
NC-2: Encourage residents and businesses to use efficient lawn and garden maintenance equipment or to reduce the need for landscape maintenance through native planting.	Supportive	_	_	
NC 3: Increase and maintain urban greening in the community by maintaining Tree City USA status and promoting tree planting and urban gardening programs.	Supportive	-	-	
<b>Total Natural Resources Emissions Reduction:</b>	0			
TOTAL CAP STRATEGIES EMISSIONS REDU	<del>398,128</del>			
SOURCE: Dyett & Bhatia 2021.				

As a whole, the According to CARB, local actions - such as general plans and climate action plans - are essential tools for the State to meet its GHG emission reduction goals. The CAP GHG reduction strategies were designed to for the City to achieve its the maximum GHG reduction target reductions feasible in the year 20402045. The combined GHG reductions from these measures is 423,5941,478,141 MT CO<sub>2</sub>ECO<sub>2</sub>e in 20402045, which cover the does not fully reduce emissions "gap" identified inneeded to reach the goal (carbon neutrality by

<u>2045). See</u> Table 4.8-<u>9</u>5. Table 4-8-7 adds the effect of the CAP GHG reduction measures to the 2021 GPU forecast, and compares the resulting forecast with CAP GHG reduction strategies to the BAU forecast and 2021 GPU forecast (without CAP strategies). As shown, implementation of the CAP would enable the City to meet the emissions target for 2040 and be consistent with Statewide reduction goals.

<u>Table 4.8-9</u>						
2024 GPU GHG Emissions Reduction Pathway						
GHG Emission Scenario		2030 GHG Emission (MT CO2e)	Table 4.8-7 2040 GHG Emissions Forecast with CAP Strategics <u>Emission</u> (MT CO <sub>2</sub> ECO <sub>2</sub> e)	2045 GHG Emission (MT CO <sub>2</sub> e)		
Projected GHG Emissions (Adjusted Forecast)		1,440,687	1,515,855	1,623,302		
GHG Emissions Reduction from CAP		2021 GPU	1,090,223	1,478,141		
Strategies (2040)Measure Implementation		Emissions with CAP Strategics (2040)454,115				
GHG Emissions Remaining		986,572	425,631	145,161		
ResidentialGHG Emissions Red	Residential GHG Emissions Reduction Target		<del>70,599<u>408,667</u></del>	<u>194,0840</u>		
Pathway			· <u> </u>			
Commercial	$\frac{183,539}{183,539}$	$\frac{159,749}{159,749}$	$\frac{30,945}{30,945}$	<del>128,804</del>		
Industrial	$\frac{383,075}{2}$	$\frac{320,135}{320,135}$	$\frac{65,628}{2}$	$\frac{254,507}{2}$		
Transportation	$\frac{514,051}{100}$	$\frac{509,317}{509,317}$	$\frac{250,075}{2}$	$\frac{259,242}{259,242}$		
Solid Waste	$\frac{11,754}{11,754}$	$\frac{10,880}{10,880}$	θ	$\frac{10,880}{10,880}$		
Water	$\frac{2,602}{2}$	$\frac{2,582}{2,582}$	θ	$\frac{2,582}{2,582}$		
Wastewater	$\frac{5,372}{5,372}$	$\frac{5,330}{5,330}$	θ	$\frac{5,330}{5,330}$		
Agriculture	$\frac{1,938}{1,938}$	<del>1,938</del>	θ	$\frac{1,938}{1,938}$		
Off-Road Equipment	$\frac{50,143}{50,143}$	49,279	<del>6,160</del>	43,119		
Public Services and Lighting	$\frac{1,208}{1,208}$	$\frac{1,208}{1,208}$	<del>187</del>	$\frac{1,021}{1,021}$		
TOTAL	<del>1,411,346</del>	<del>1,325,101</del>	<del>423,594</del>	<del>901,508</del>		
Population	<del>256,600</del>	<del>252,179</del>		<del>252,179</del>		
MT CO <sub>2</sub> E Per Capita without			$3.57 \underline{16,964^{1}}$			
CAP <u>Remaining</u> GHG <u>Emissions</u> Reduction		<u>(1.68,111)</u>		$\frac{145,161}{145,161}$		
Measures <u>Gap</u>						
<u>Target anticipated to be met?</u>		$\underline{\text{Yes}}$	<u>No</u>	<u>No</u>		
$\underline{Notes: MT CO_{2}e} = metric tons of carbon dioxide equivalent. Numeric numbers denoted in parentheses represent$						
negative numbers. Values may not add up to totals due to rounding.						

<u>1. The GHG emissions remaining in 2040 was interpolated between 2030 and 2045.</u> SOURCE: Dvett & Bhatia 2021Rincon, 2025.

Implementation and monitoring are key components of the CAP to ensure that the City is successful in reaching these identified reduction targets. The City will annually monitor and report on CAP implementation activities. The annual monitoring report will include implementation status of each action and progress towards achieving the performance targets of the corresponding emissions reduction measure. The annual monitoring report will also include information on the status of the federal, state, regional, and local level emissions reduction strategies, as well as any new efforts that may emerge in the reporting year. The City will also update the GHG inventory every five years. If an updated inventory reveals that the CAP is not making adequate progress toward meeting the GHG target, or that new technologies and programs emerge that warrant inclusion in the CAP, the City will adjust the CAP by modifying, adding, and/or replacing measures as necessary. New opportunities for GHG reductions, including new funding sources and the ability to link city reduction actions to the City's Capital Improvement Plan, Infrastructure Replacement and Fleet Vehicle Replacement schedules, and other programs can also be incorporated into future updates of the CAP.

Implementation of the GHG reduction and adaptation measures identified in the CAP would reduce the City's emissions consistent with statewide GHG emission reduction goals. Therefore, the project would not generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment. Impacts would be less than significant.

Together, the Measures and Actions in the CAP provide Moreno Valley with the GHG emissions reduction necessary to achieve their 2030 GHG emissions reduction target (see Table 4.8-9). However, the 2040 and 2045 GHG emissions reduction estimated is not currently enough to meet Moreno Valley's 2045 target of carbon neutrality. Achieving carbon neutrality will require new technologies, new State regulations, and additional Measures and Actions that incorporate lessons learned from implementing the Measures and Actions of this CAP (see Mitigation Measure GHG-1). Future CAP updates will account for these emerging technologies and new State regulations and include new Measures and Actions that the City will implement to close the remaining gap to achieve carbon neutrality.

<u>Thus the 2024 GPU does not meet the threshold, and the impact is potentially significant.</u> <u>See Mitigation measures GHG-1 and GHG-2.</u>

# 4.8.5.2 Topic 2: GHG Plans

Would the project conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emission of GHGs?

Applicable plans, policies, or regulations include statewide GHG emission targetsgoals established by AB 32 and SB 32; a longer-term <u>S</u>statewide policy goals established by EO S-3-05; the <u>20172022</u> Scoping Plan (which establishes a specific <u>S</u>statewide plan to achieve the <u>20302045</u> target); SCAG's RTP/SCS; regulations regarding increased use renewables for electricity production (RPS); and the California Energy Code.

As shown in Table 4.8-4, approximately 56 percent of the City's existing GHG emissions are from mobile sources which would be further reduced by the 2022 Scoping Plan measures described above. It should be noted that the City has limited control over vehicle emissions. However, these emissions would decline in the future due to Statewide measures discussed above, as well as cleaner technology and fleet turnover. The 2024 GPU would not impede the State's progress towards carbon neutrality by 2045 under the 2022 Scoping Plan. The 2024 GPU would be required to comply with applicable current and future regulatory requirements promulgated through the 2022 Scoping Plan. Future 2024 GPU projects related to transit and active transportation, natural carbon sequestration efforts, building decarbonization, VMT reduction, reduced solid waste production, and reduced water consumption would support the goals of the CARB 2022 Scoping Plan related to use of clean technologies and fuels, reductions in short-lived climate pollutants, and increased action on natural and working lands to sequester carbon. As discussed in Section 4.8.5.1, the 2024 GPU including the CAP would be consistent with the 20172022 Scoping Plan GHG emission reduction targets goals. The GHG emission targets established in the proposed CAP are based on the goals established by EO S-3-15-and, SB 32, and AB 1279 consistent with the CAP guidelines established in the 20172022 Scoping Plan. The CAP would achieve additional longer-term GHG reductions that would contribute towards achievement of achieving the State's long-term 20502045 goal. It is not currently possible for the <u>CAPCity</u> to demonstrate how <u>a local 2050 goal the City-applicable 2045 target</u> can be achieved through the CAP because the City does not have direct jurisdictional control over all activities or emissions sources over all post-2040 activities or sources of emissions. However, the CAP includes specific implementation and monitoring procedures that require the City to achieve increasingly- effective long-term reductions over time and demonstrate substantial progress on the pathway towards the long-term <u>20502045</u> goal. As discussed in the Implementation, Monitoring, and Reporting chapter of the CAP, the City would identify new or modified local measures to complement future State actions needed to achieve the state's 2050State's 2045 goal through future CAP updates. Moreover, the City would update the CAP following specific State actions, such as future updates to the Scoping Plan or new interim post-20302040 targets, which would be needed to demonstrate how achievement of the State's longer-term 20502045 goal would be feasible and, in turn, the role of local government agencies in complementing the State's regulatory actions. Therefore, However, <u>because</u> the <u>project2024 GPU</u> would not conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing GHG emissions. This (AB 1279), this impact would be less than potentially significant.

# 4.8.6 Cumulative Analysis

The issue of global climate change is inherently a cumulative issue, as GHG emissions of individual projects cannot be shown to have a material effect on global climate change. Impacts would be cumulative in nature if they lead to a substantial increase in GHG emissions, when combined with other development. As discussed, the framework for assessing GHG emissions in the stateState has been created through AB 32, SB 32, EO S-3-05, <u>AB 1279</u>, and the <u>20172022</u> Scoping Plan. If a project demonstrates that it is sufficiently reducing its overall GHG emissions consistent with statewide goals, the project's impact can be determined not to be cumulatively considerable as it would contribute to the State's GHG emission reduction targetsgoals. As discussed in Section 4.8.5.1 above, with implementation of the CAP, the City would reduce its GHG emissions but still not be consistent with the 20172022 Scoping Plan GHG emission reduction targets- (AB 1279). The City would update GHG inventories, evaluate the performance of individual strategies, evaluate progress toward the City's reduction targets, and make revisions to strategies, as necessary, to ensure that the City will achieve its targets. (Mitigation Measure GHG-1 and GHG-2 below). Therefore, even with implementation of the CAP, the 2024 GPU would ensure that the project would not contribute to a cumulative impact related to GHG.

# 4.8.7 Significance of Impacts before Mitigation

# 4.8.7.1 Topic 1: GHG Emissions

<u>As mentioned above, the 2024 GPU is on track to meet SB 32 (40 percent below 1990 levels</u> <u>by 2030) but not on track to meet AB 1279 (net neutrality by 2045) target goals for 2030 or</u> <u>2045. Therefore, GHG emissions are potentially significant.</u>

# 4.8.7.2 Topic 2: GHG Plans

As mentioned above, the 2024 GPU would not be consistent with applicable plans, policies, and regulations adopted for the purpose of reducing GHG emissions such as AB 1279 and CARB 2022 Scoping Plan. The 2024 GPU would be consistent with SB 32. Therefore, consistency with applicable GHG plans is potentially significant.

# 4.8.8 Mitigation

Impacts would be less than significant. No mitigation is required.

# 4.8.8.1 Topic 1: GHG Emissions

<u>Impacts related to GHG emissions would be significant and the following mitigation shall be</u> <u>applicable.</u>

- <u>GHG-1:</u> The City shall monitor implementation of the CAP and periodically update the <u>CAP</u>, adding or enhancing Actions and Measures to achieve City-specific reductions targets in line with SB 32 and AB 1279. Specifically, the City shall:
  - a) <u>Monitor continuously and report annually on CAP implementation activities.</u> <u>The annual monitoring report shall include the implementation status of each</u> <u>Action and Measure</u>
  - b) <u>Calculate GHG emission reductions annually and monitor progress towards</u> <u>achieving the performance targets of each Action and Measure</u>
  - c) <u>Update the City-wide GHG emissions inventories and targets aligned with SB</u> <u>32 and AB 1279 every two to three years, in alignment with the five-year cycle</u> <u>specified below.</u>
  - d) <u>Prepare and adopt a fully updated CAP starting 2029, adopted by 2030, and</u> <u>every five years thereafter as needed if the inventories are showing the City is</u> <u>not on track to achieve the 2045 targets.</u>
  - e) <u>Adopt Actions and Measures to close any "reduction gaps" between the updated</u> <u>inventories and applicable 2040 and 2045 goals no later than December 31,</u> <u>2030</u>
  - f) <u>Create, enhance, expand, or replace Actions and Measures, as new</u> <u>technologies and programs emerge that warrant inclusion in the CAP</u>

- <u>GHG-2:</u> For each discretionary project subject to and not exempt from CEQA, the applicant <u>shall:</u>
  - a) <u>Complete the City's GHG Emissions Analysis Compliance Checklist to assist</u> <u>with determining project consistency with the Moreno Valley CAP, and</u>
  - b) <u>Incorporate appropriate GHG reduction measures to achieve their proportion</u> of GHG emission reductions consistent with the assumptions of the CAP, and
  - c) <u>Document the infeasibility or inapplicability of CAP measures, and</u>
  - d) <u>Propose alternative GHG reduction measures, as appropriate; or</u>
  - e) <u>Demonstrate through a quantitative analysis that the project would not</u> <u>impede (or would facilitate) Moreno Valley's ability to meet the GHG emissions</u> <u>reduction targets.</u>

# 4.8.8.2 Topic 2: GHG Plans

See mitigation measures GHG-1 and GHG-2 above.

# 4.8.9 Significance of Impacts after Mitigation

Impacts would be less than significant. No mitigation is required.

The proposed CAP identifies strategies, measures, and actions that would be implemented to reduce GHG emissions consistent with State legislative requirementsgoals. Therefore, with the adoption and implementation of the proposed CAP, GHG emissions generated by the 2021 GPUProject would be reduced to meet State GHG reduction targetsgoals. Therefore, the projectProject would not generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment, and would not conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emission of GHGs, and impacts would be less than significant.

NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of Section 4.13, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

# 4.13 Noise

This section analyzes the noise impacts that could result from implementation of the <u>projectProject</u>, which consists of the <u>20212024</u> General Plan Update (("GPU), Housing <u>Element Update</u>"), <u>Associated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas Amendments</u>, and Climate Action Plan (("CAP);"). The analysis area covers the <u>eityCity</u> of Moreno Valley (<u>city</u>)("City") and <u>its</u> sphere of influence, which are collectively referred to as the Planning Area. The analysis in this section is based on the existing and proposed land use patterns, existing and buildout traffic volumes on Planning Area freeways and roadways, and vehicle miles traveled (("VMT)") documented in the <u>Moreno Valley General Plan Circulation Element Vehicle Miles Traveled ImpactVMT</u> Assessment <u>Memorandum (Fehr & Peers 2021(Appendix E</u>). Noise measurement and modeling data is provided in Appendix D.

# 4.13.1 Existing Conditions

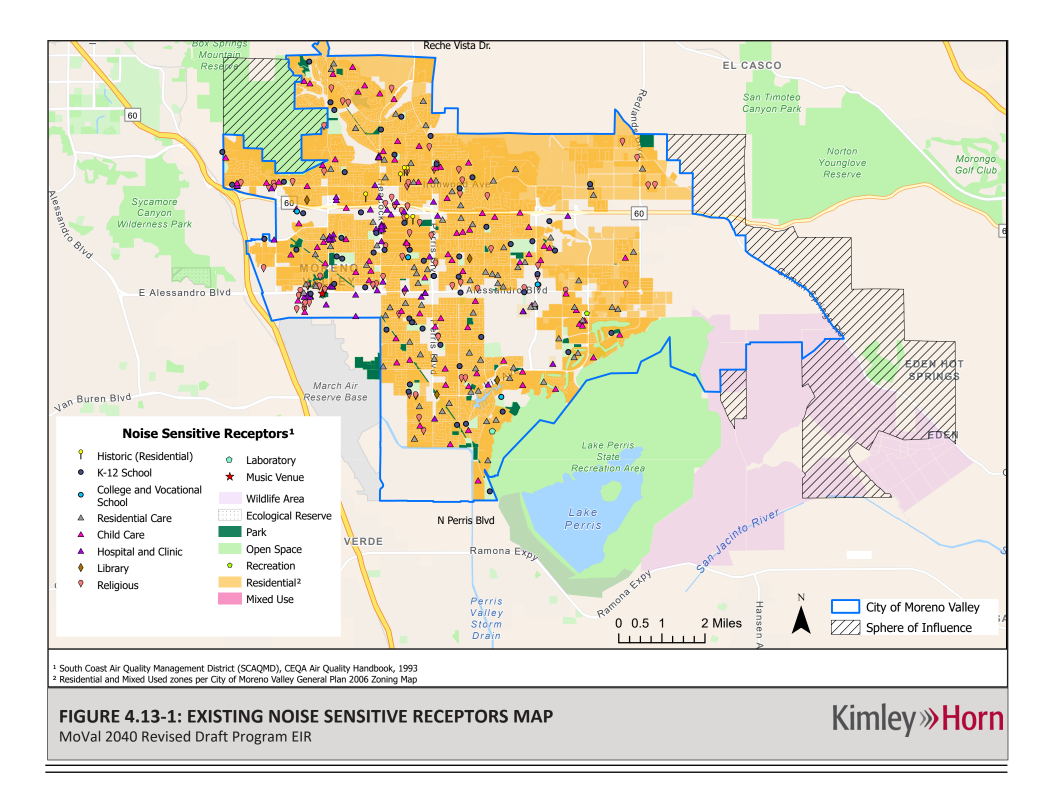
The Planning Area is subject to typical urban noises such as noise generated by traffic, heavy machinery, and day-to-day outdoor activities. The Planning Area also has several transportation-related noise sources, including airport noise, railroad operations, major arterials, Interstate 215 (I-215), and State Route 60 (SR-\_60). Noise sources that are not directly related to transportation include noise from commercial and industrial centers, construction, and property maintenance activities.

# 4.13.1.1 <u>Noise-Sensitive Receptors</u>

Noise-sensitive receptors are associated with land uses wherein quiet environments are necessary for enjoyment, public health, and safety. Noise-sensitive receptors include residential (single and multiple dwelling unit development and similar uses); transient lodging (which are sensitive at night including hotels, motels, and similar uses); facilities for long-term medical care; daycare facilities; private or public educational facilities; libraries; churches; and other places of public gathering. Exterior use areas may additionally be considered a noise-sensitive receptor where frequent human use for prolonged periods (at least an hour) may reasonably occur. Common examples of exterior use areas include <u>residential backyards, multiple dwelling unit communal areas, patios, picnic areas, recreation areas, playgrounds, active sports areas, and parks. See Figure 4.13-1: Existing Noise Sensitive Receptors.</u>

#### 4.13.1.2 Vibration-Sensitive Receptors

As with airborne sound, annoyance with vibrational energy is a subjective measure, depending on the level of activity and the sensitivity of the individual. Ground vibration can be a concern in instances where buildings shake, and substantial rumblings occur. However, it is unusual for vibration from typical urban sources such as buses and heavy trucks to be perceptible. The federal government has established standards for the human response and the effects on buildings resulting from continuous vibration in terms of peak particle velocity (PPV).



# <u>4.13.1.3</u> Fundamentals of Noise and Vibration

## a. Fundamentals of Noise

Sound levels are described in units called the decibel (dB). Decibels are measured on a logarithmic scale that quantifies sound intensity in a manner similar to the Richter scale used for earthquake magnitudes. Thus, a doubling of the energy of a noise source, such as doubling of traffic volume, would increase the noise level by 3 dB; a halving of the energy would result in a 3 dB decrease.

Additionally, in technical terms, sound levels are described as either a "sound power level" or a "sound pressure level," which while often confused, are two distinct characteristics of sound. Both share the same unit of measure, the dB. However, sound power, expressed as  $L_{pw}$ , is the energy converted into sound by the source. The  $L_{pw}$  is used to estimate how far a noise will travel and to predict the sound levels at various distances from the source. As sound energy travels through the air, it creates a sound wave that exerts pressure on receivers such as an ear drum or microphone and is the sound pressure level. Noise measurement instruments only measure sound pressure, and noise level limits used in standards are generally sound pressure levels.

The human ear is not equally sensitive to all frequencies within the sound spectrum. To accommodate this phenomenon, the A-scale, which approximates the frequency response of the average young ear when listening to most ordinary everyday sounds, was devised. When people make relative judgments of the loudness or annoyance of a sound, their judgments correlate well with the A-scale sound levels of those sounds. Therefore, the "A-weighted" noise scale is used for measurements and standards involving the human perception of noise. Noise levels using A-weighted measurements are designated with the notation dB(A).

The impact of noise is not a function of loudness alone. The time of day when noise occurs and the duration of the noise are also important. Additionally, most noise that lasts for more than a few seconds is variable in its intensity. Consequently, a variety of noise descriptors has been developed. The noise descriptors used for this study are the one-hour equivalent noise level ( $L_{eq}$ ) and the community noise equivalent level (CNEL). The CNEL is a 24-hour equivalent sound level. The CNEL calculation applies a 5 dB(A) penalty to noise occurring during evening hours, between 7:00 p.m. and 10:00 p.m., and a 10 dB(A) penalty is added to noise occurring during the night, between 10:00 p.m. and 7:00 a.m. These increases for certain times are intended to account for the added sensitivity of humans to noise during the evening and night.

Sound from a small, localized source (approximating a "point" source) radiates uniformly outward as it travels away from the source in a spherical pattern, known as geometric spreading. The sound level decreases or drops off at a rate of 6 dB(A) for each doubling of the distance.

Traffic noise is not a single, stationary point source of sound. The movement of vehicles makes the source of the sound appear to emanate from a line (line source) rather than a point

when viewed over some time interval. The drop-off rate for a line source is 3 dB(A) for each doubling of distance.

The propagation of noise is also affected by the intervening ground, known as ground absorption. A hard site (such as parking lots or smooth bodies of water) receives no additional ground attenuation, and the changes in noise levels with distance (drop-off rate) are simply the geometric spreading of the source. A soft site (such as soft dirt, grass, or scattered bushes and trees) receives an additional ground attenuation value of 1.5 dB(A) per doubling of distance. Thus, a point source over a soft site would attenuate at 7.5 dB(A) per doubling of distance.

Human perception of noise has no simple correlation with acoustical energy. A change in noise levels is generally perceived as follows: 3 dB(A) barely perceptible, 5 dB(A) readily perceptible, and 10 dB(A) perceived as a doubling or halving of noise (California Department of Transportation [Caltrans] 2013).

### b. Fundamentals of Vibration

Vibration consists of energy waves transmitted through solid material-(Federal Transit Administration [FTA] 2018). 1 Groundborne vibration propagates from the source through the ground to adjacent buildings by surface waves. Vibration may be composed of a single pulse, a series of pulses, or a continuous oscillatory motion. The frequency of a vibrating object describes how rapidly it is oscillating, measured in hertz (Hz). The normal frequency range of most groundborne vibration that can be felt generally starts from a low frequency of less than 1 Hz to a high of about 200 Hz-(FTA 2018). 2

Groundborne vibration is measured by its peak particle velocity (PPV), which is normally described in inches per second (in/sec). PPV is appropriate for determining potential structure damage but does not evaluate human response to vibration. The ground motion caused by vibration may also be described in decibel notation (vibration decibels), referenced as VdB, which serves to compress the range of numbers required to describe vibration relative to human response. The general human response to different levels of groundborne vibration velocity levels is described in Table 4.13-1.

 <sup>1</sup> Federal Transit Administration (FTA), 2018, Transit Noise and Vibration Assessment Manual. FTA Report No. 0123.

 Prepared by John A. Volpe National Transportation Systems Center. September 2018.

<sup>&</sup>lt;sup>2</sup> Federal Transit Administration (FTA), 2018, *Transit Noise and Vibration Assessment Manual*. FTA Report No. 0123. Prepared by John A. Volpe National Transportation Systems Center. September 2018.

<u>Table 4.13-1</u> Human Reaction and Damage to Buildings for Continuous or Frequent Intermittent						
<u>Vibrations</u>						
<u>Maximum</u> <u>PPV</u>	<u>Caltrans</u> <u>Vibration</u> <u>Annoyance</u>	Caltrans Vibration Damage	FTA Vibration Damage			
<u>(in/sec)</u>	<u>Potential Criteria</u>	Potential Threshold Criteria	<u>Criteria</u>			
<u>0.008</u>	Ë	<u>Extremely fragile historic</u> <u>buildings, ruins, ancient</u> <u>monuments</u>	=			
<u>0.08</u>	<u>Readily</u> <u>Perceptible</u>	≅	≅			
<u>0.1</u>	Begins to Annoy	<u>Fragile buildings</u>	<u></u>			
<u>0.12</u>	:	<u>=</u>	<u>Buildings extremely</u> <u>susceptible to vibration</u> <u>damage</u>			
<u>0.2</u>	<u>Annoying</u>	Non-engineered timbe           masonry building				
<u>0.25</u>	=	Historic and some old buildings				
<u>0.3</u>	=	<u>Older residential structures</u>	Engineered concrete and <u>masonry</u>			
<u>0.4</u>	<u>Unpleasant</u>	<u> </u>	<u> </u>			
<u>0.5</u>	:=	<u>New residential structures,</u> <u>Modern industrial/commercial</u> <u>buildings</u>	<u>Reinforced-concrete, steel or</u> <u>timber (no plaster)</u>			
	SOURCE: California Department of Transportation, Transportation and Construction Vibration Guidance Manual, 2020; Federal Transit Administration, Transit Noise and Vibration Assessment Manual, 2018.					

Table 4.13-1           Human Response to Different Levels of Groundborne Vibration			
Maximum			
<del>PPV</del> (in/see)	Human Reaction		
(III/SCC)	Human Reaction		
<del>65 VdB</del>	Approximate threshold of perception for many people.		
<del>75 VdB</del>	Approximate dividing line between barely perceptible and distinctly perceptible. Many perceptible perc		
<del>85 VdB</del>	Vibration acceptable only if there are an infrequent number of events per day		
SOURCE: FTA 2018.			
VdB = vibration decibel			

Vibration energy spreads out as it travels through the ground, causing the vibration amplitude to decrease with distance away from the source. The way in which vibration is transmitted through the earth is called propagation. As vibration waves propagate from a source, the energy is spread over an ever-increasing area such that the energy level striking a given point is reduced with the distance from the energy source. This geometric spreading loss is inversely proportional to the square of the distance. Wave energy is also reduced with distance as a result of material damping in the form of internal friction, soil layering, and void spaces. The amount of attenuation provided by material damping varies with soil type and condition as well as the frequency of the wave.

Groundborne vibration can be a concern for nearby residents along a transit system route or maintenance facility, causing buildings to shake and rumbling sounds to be heard. Groundborne vibration is not a common environmental problem. It is unusual for vibration from sources such as buses and trucks to be perceptible, even in locations close to major roads. Some common sources of groundborne vibration are trains; buses on rough roads; and construction activities such as blasting, pile-driving, and operating heavy earth-moving equipment.

### 4.13.1.2<u>4</u> Ambient Noise Measurements

As part of this assessment, <u>To quantify existing</u> ambient noise levels were measured in the Planning Area, <u>Kimley-Horn conducted ten short-term (15-minute) measurements on</u> <u>Thursday</u>, <u>August 8, 2024</u>. The noise measurement sites were selected to provide a characterization <u>be representative</u> of the variability of noise and to assist in determining constraints and opportunities for future development. Ten<u>existing noise exposure within the</u> <u>Planning Area. The</u> 15-minute daytime noise level measurements were conducted throughout the study area. Noise measurements were taken with two Larson-Davis LxT Type 1 Integrating Sound Level Meters, serial numbers 3828 and 3829. The following parameters were used:

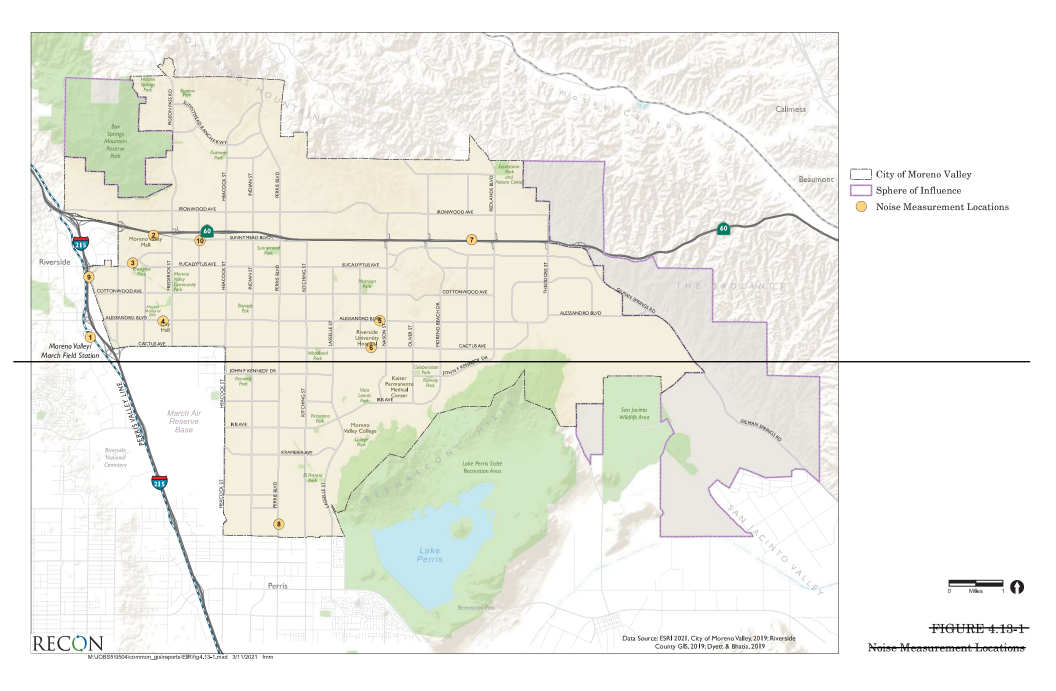
Filter:	- A-weighted
Response:	
Time History Period:	<del>5 seconds</del>
Height of Instrument:	<u>5 feet above ground level</u>

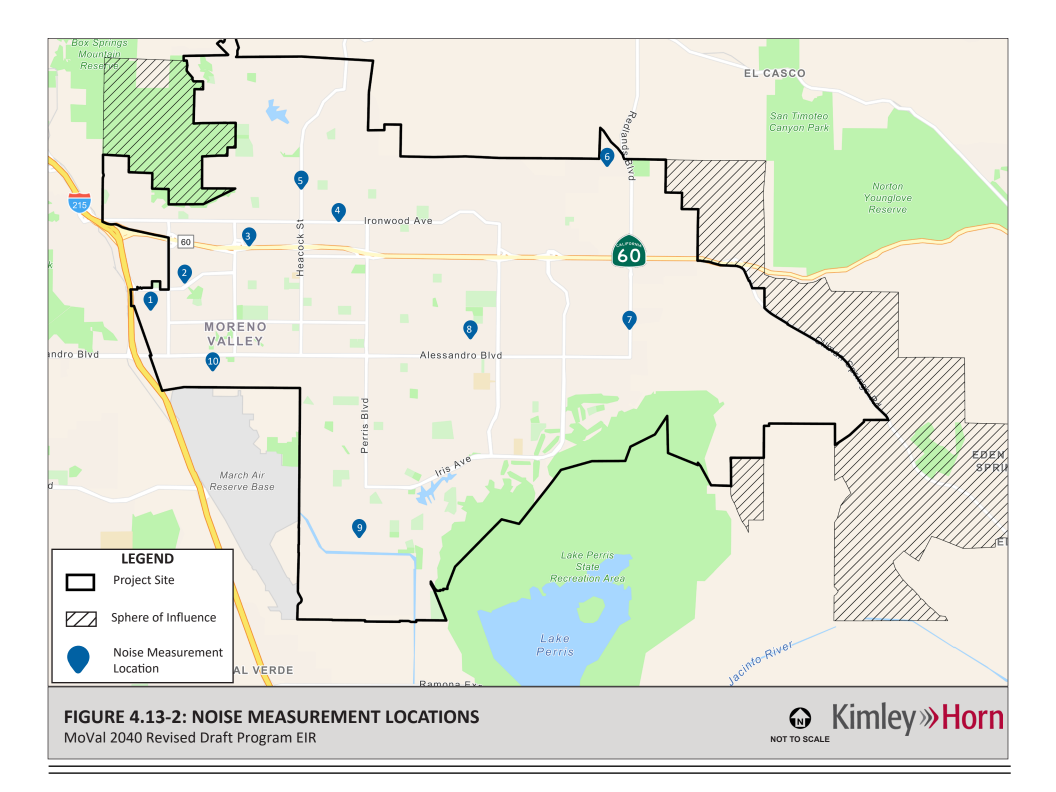
<u>between 9:15 a.m. and 3:16 p.m. The average noise levels measured at each location are listed</u> <u>in Table 4.13-2: Existing Noise</u> Measurement locations are Locations and Measurements and shown in Figure 4.13-1. A summary of the measurements is provided in Table 4.13-2, and traffic counts taken during measurements are summarized in Table 4.13-3. Based on the measurement data, daytime noise levels in the Planning Area are typical of an urban environment. Each measurement location and noise source observed during the measurements is discussed below <u>2</u>: Noise Measurement Locations.

	<u>Table 4.13-2</u> <u>Existing Noise Measurement Locations and Measurements</u>					
Site	Location	Measurement Period	Duration	<u>Daytime</u> <u>Average</u> Leg (dB[A])		
<u>ST-1</u>	<u>Old 215 Frontage Road, facing</u> west towards SR-215	<u>9:15 a.m 9:30 a.m.</u>	<u>15 minutes</u>	<u>67.3</u>		
<u>ST-2</u>	Gateway Drive and Memorial Way	<u>10:00 a.m 10:15</u> <u>a.m.</u>	<u>15 minutes</u>	<u>54.3</u>		
<u>ST-3</u>	<u>Olive wood Plaza Drive, facing</u> northeast towards SR 60	<u>11:37 a.m. – 11:42</u> <u>a.m.</u>	<u>15 minutes</u>	<u> </u>		

	<u>Table 4.13-2</u> <u>Existing Noise Measurement Locations and Measurements</u>					
				<u>Daytime</u> <u>Average</u>		
Site	Location	Measurement Period	<u>Duration</u>	$\underline{L_{eq}}(dB[A])$		
<u>ST-4</u>	<u>Quebrada Court</u>	<u>11:16 a.m. – 11:31</u> <u>a.m.</u>	<u>15 minutes</u>	<u>52.7</u>		
<u>ST-5</u>	<u>Gateway Park</u>	<u>11:41 a.m 11:56</u> <u>a.m.</u>	<u>15 minutes</u>	<u>54.7</u>		
<u>ST-6</u>	<u>Twilight Way and Locust Avenue</u>	<u>12:22 p.m12:37</u> <u>p.m.</u>	<u>15 minutes</u>	<u>56.3</u>		
<u>ST-7</u>	<u>Canterbury Downs Way and</u> <u>Dracaea Avenue</u>	<u>1:16 p.m. – 1:31 p.m.</u>	<u>15 minutes</u>	<u>52.9</u>		
<u>ST-8</u>	<u>Brodiaea Ave, facing east towards</u> <u>Neason Street</u>	<u>1:48 p.m2:03 p.m.</u>	<u>15 minutes</u>	<u>50.0</u>		
<u>ST-9</u>	Lynx Avenue and Krameria Ave	<u>2:26 p.m. – 2:41 p.m.</u>	<u>15 minutes</u>	<u>62.0</u>		
<u>ST-</u> <u>10</u>	Moreno Valley City Hall	<u>3:01 p.m. – 3:16 p.m.</u>	<u>15 minutes</u>	<u>54.3</u>		
SOUR	<u>CE: Noise measurements taken by Kimley</u>	-Horn and Associates, Inc.,	<u>August 8, 2024. S</u>	<u>ee Appendix D.</u>		

	Table 4.13-2 Noise Measurements						
Measurement	Location	Date	Time	L <sub>eq</sub>			
<del>1</del>	Moreno Valley/March Field Metro Link Station	<del>12/18/19</del>	<del>10:46 a.m. 11:01 a.m.</del>	<del>60.1</del>			
2	Moreno Valley Mall	<del>12/18/19</del>	<del>11:19 a.m. 11:34 a.m.</del>	<del>65.5</del>			
3	Eucalyptus         Ave./           Towngate Center	<del>12/18/19</del>	<del>11:42 a.m. 11:57 a.m.</del>	<del>67.7</del>			
4	Civic Center/ Alessandro Blvd.	<del>12/18/19</del>	<del>12:13 p.m. 12:28 p.m.</del>	<del>64.1</del>			
5	Nason/Alessandro Blvd.	<del>12/18/19</del>	<del>1:15 p.m. 1:30</del> <del>p.m.</del>	<del>65.9</del>			
6	Riverside County Regional Medical Center/Cactus Ave.	<del>12/18/19</del>	<del>1:37 p.m. 1:52</del> <del>p.m.</del>	<del>66.6</del>			
7	<del>SR 60</del>	<del>12/19/19</del>	<del>10:46 a.m. 11:01 a.m.</del>	<del>74.8</del>			
8	Warehouse Area/Perris Blvd.	<del>12/19/19</del>	<del>12?07 p/m. 12:22 p.m.</del>	<del>67.4</del>			
9	I-215	<del>12/19/19</del>	<del>1:09 p.m. 1:24</del> <del>p.m.</del>	<del>71.3</del>			
<del>10</del>	Sunnymead Blvd.	<del>12/19/19</del>	<del>1:55 p.m. 2:10</del> <del>p.m.</del>	<del>67.2</del>			
$L_{eq} = one-hour eq$	<del>quivalent noise level.</del>						





<del>15-Minute Traffic Counts</del>							
				Medium	Heavy		
Measurement	Roadway	<del>Direction<sup>1</sup></del>	Autos	Trucks	Trucks	Buses	Motorcycle
0	Town Circle	EB	$\frac{52}{52}$	1	0	0	θ
2	Town Circle	₩B	$\overline{55}$	0	0	4	1
2		EB	$\frac{135}{1}$	0	0	1	θ
3	Eucalyptus Ave.	WB	$\frac{117}{117}$	2	1	1	1
		EB	$\frac{199}{1}$	0	5	$\frac{1}{2}$	0
4	Alessandro Blvd.	₩B	$\frac{249}{249}$	4	4	1	$\frac{1}{2}$
		EB	<del>96</del>	2	0	1	$\frac{1}{2}$
5	Alessandro Blvd.	₩B	77	3	0	θ	θ
_	~ .	EB	<del>96</del>	0	0	2	$\frac{1}{2}$
<del>6</del>	<del>Caetus Ave.</del>	₩B	109	2	1	1	0
_		NB	<del>168</del>	8	<del>19</del>	2	θ
8	<del>Perris Blvd.</del>	<del>SB</del>	$\frac{136}{1}$	2	$\frac{13}{13}$	2	1
		NB	$\frac{156}{156}$	0	2	θ	θ
<del>9</del>	Old 215 Frontage Rd.	<del>SB</del>	$\overline{59}$	1	4	θ	θ
1.0		EB	<del>192</del>	2	0	$\frac{1}{2}$	θ
$\frac{10}{10}$	<del>Sunnymead Blvd.</del>	<del>WB</del>	$\frac{162}{1}$	6	0	1	0

NOTE: Traffic counts were not conducted during Measurements 1 or 7 because freeway traffic volumes could not be manually counted.

Measurement 1 was taken at the Moreno Valley/March Field Metro Link Station located west of I-215, east of Meridian Parkway, and south of Alessandro Boulevard. The measurement was located at the fence overlooking the Metrolink tracks, approximately 140 feet from the tracks and 715 feet from I-215.along Old 215 Frontage Road, facing west towards SR-215. The main source of noise at this measurement location was vehicle traffic on I-215. Other sources of noise included aircraft taking off from March Air Reserve Base (MARB) and distance construction equipment. The average measured noise level was 60.167.3 dB(A) Leq.

Measurement 2 was located at the northeastern edge of the Moreno Valley Mall, approximately 25 feet from Town CircleGateway Drive and 165 feet south of SR-60Memorial <u>Way</u>. The main source of noise at this location was vehicle traffic on SR-60 and Town Circlea <u>carwash</u>. Other noise sources included parking lot activities and buses. Traffic volumes on Town Circle were counted during the 15-minute measurement period. The average measured noise level was  $\frac{65.554.3}{65.54.3}$  dB(A) Leq.

Measurement 3 was located near the intersection<u>along Olive Wood Plaza Drive, south</u> of Eucalyptus Avenue/Towngate Boulevard and Memorial Way, approximately 50 feet north of Eucalyptus Avenue. SR 60. The main source of noise at this location was vehicle traffic on Eucalyptus Avenue. Traffic volumes on Eucalyptus Avenue were counted during the 15-minute measurement period. <u>along SR 60.</u> The average measured noise level was 67.760.3 dB(A) Leq.

Measurement 4 was taken <u>near on Quebrada Court, east</u><u>Moreno Valley City Hall, west</u> of the <u>intersection of AlessandroPerris</u> Boulevard and <del>Frederick Street, approximately 40 feet</del>

south of Alessandro Boulevard.<u>north of Ironwood Avenue.</u> The main source of noise at this location was vehicle traffic on Alessandro Boulevard. Other sources of noise included airplanes. Traffic volumes on Alessandro Boulevard were counted during the 15-minute measurement period. The average measured noise level was <u>64.152.7</u> dB(A) Leq.

Measurement 5 was taken near the intersection of Alessandro Boulevard and Nason<u>at</u> <u>Gateway Park along Heacock</u> Street, approximately 50 feet north of Alessandro Boulevard. The main source of noise at this location was vehicle traffic on Alessandro Boulevard. Other sources of noise included vehicles accessing the driveway south of the measurement location and airplanes. Traffic volumes on Alessandro Boulevard were counted during the 15 minute measurement period.<u>Heacock Street</u>. The average measured noise level was <u>65.954.7</u> dB(A)  $L_{eq}$ .

Measurement 6 was taken adjacent to the Riverside County Regional Medical Center, approximately 30 feet north of Cactus Avenue.<u>at Twilight Way and Locust Avenue</u>, west of <u>Redlands Boulevard</u>. The main source of noise at this location was vehicle traffic. Other <u>sources included landscaping equipment</u>. The average measured noise level was 56.3 dB(A) <u>Leq.</u>

<u>Measurement 7 was taken at Canterbury Downs Way and Dracaea Avenue, west of Redlands</u> <u>Boulevard.</u> The main source of noise at this location was vehicle traffic-on Caetus Avenue. Other sources included noise parking lot activities and an ambulance siren. Traffic volumes on Caetus Avenue were counted during the 15-minute measurement period. The average measured noise level was <u>66.652.9</u> dB(A) L<sub>eq</sub>.

Measurement 7<u>8</u> was located approximately 85 feet north of SR 60.<u>taken along Brodiaea</u> <u>Avenue near Nason Street.</u> The main source of noise at this location was vehicle traffic-on <u>SR-60.</u> Other sources of noise included aircraft from March Air Reserve Base (MARB). The average measured noise level was <u>50.0</u>74.8 dB(A)  $L_{eq}$ .

Measurement 8 was located within the warehousing area in the southern Planning Area, approximately 50 feet east of Perris Boulevard.<u>Measurement 9 was taken along Krameria</u> <u>Avenue near at Lynx</u>. The main source of noise was vehicle traffic on Perris Boulevard.<u></u> Other sources of noise included aircraft from MARB. Traffic volumes on Perris Boulevard were counted during the 15-minute measurement period. The average measured noise level was 67.4 dB(A) Leg.

Measurement 9 was taken at the western boundary of the Planning Area, approximately 30 feet west of Old 215 Frontage Road and 100 feet east of I-215. The main source of noise was vehicle traffic on I-215. Other sources of noise included vehicle traffic on Old 215 Frontage Road and aircraft from MARB. Traffic volumes on Old 215 Frontage Road were counted during the 15-minute measurement period. The average measured noise level was 71.362.0 dB(A) Leq.

Measurement 10 was taken approximately 50 feet south of Sunnymead Boulevard and 115 feet east of Graham Street.<u>at Moreno Valley City Hall.</u> The main source of noise at this location was vehicle traffic on Sunnymead Boulevard.<u>.</u> Other sources of noise included <del>vehicle</del> traffic on Graham Street and airplanes. Traffic volumes on Sunnymead Boulevard were

counted during the 15-minute measurement period. The average measured noise level was 67.254.3 dB(A) L<sub>eq</sub>.

# 4.13.1.3<u>5</u> Existing Traffic Noise

Major roads generating the greatest noise level in the Planning Area are I-215, SR-\_60, Alessandro Boulevard, and Perris Boulevard. Additionally, numerous other roads within the Planning Area are also major sources of noise. The noise contour distances represent the predicted noise level for each roadway without the attenuating effects of noise barriers, structures, topography, or dense vegetation. As intervening structures, topography, and dense vegetation would affect noise exposure at a particular location, the noise contours should not be considered site-specific but are rather guides to determine when detailed acoustic analysis should be undertaken.

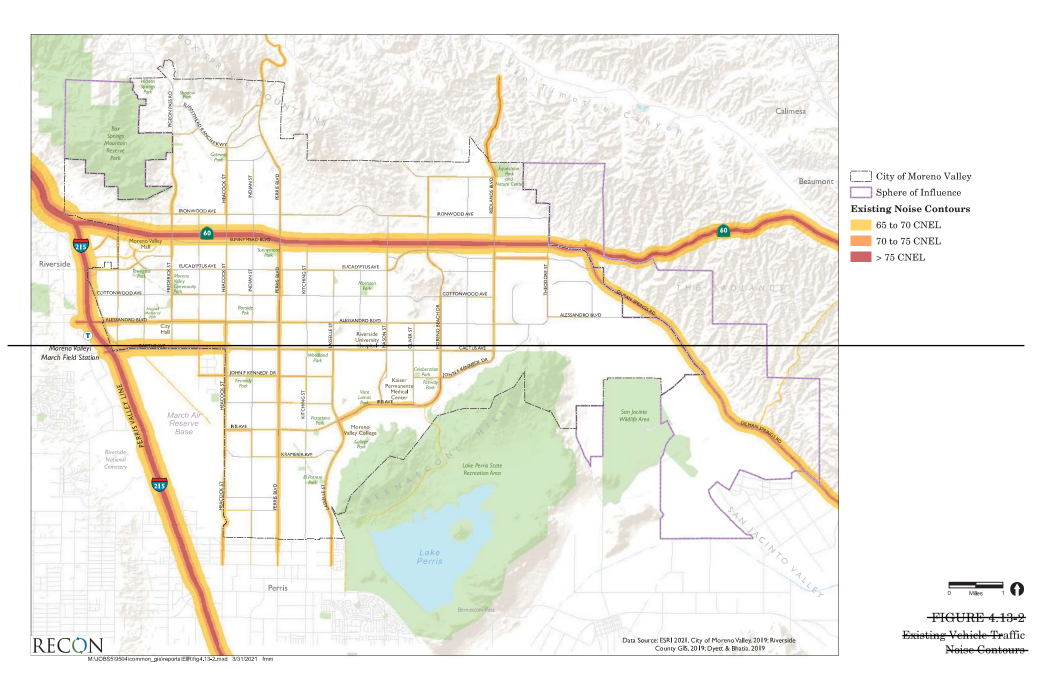
Figure 4.13-2<u>3: Existing Traffic Noise Contours</u> shows the existing vehicle traffic noise contours for the Planning Area. As shown, existing noise levels at areas located closest to the roadways exceed 60 CNEL. The local freeways are the dominant noise sources in the Planning Area. Noise contours from the freeways in many cases overlap with and encompass the noise contours from local roadways.

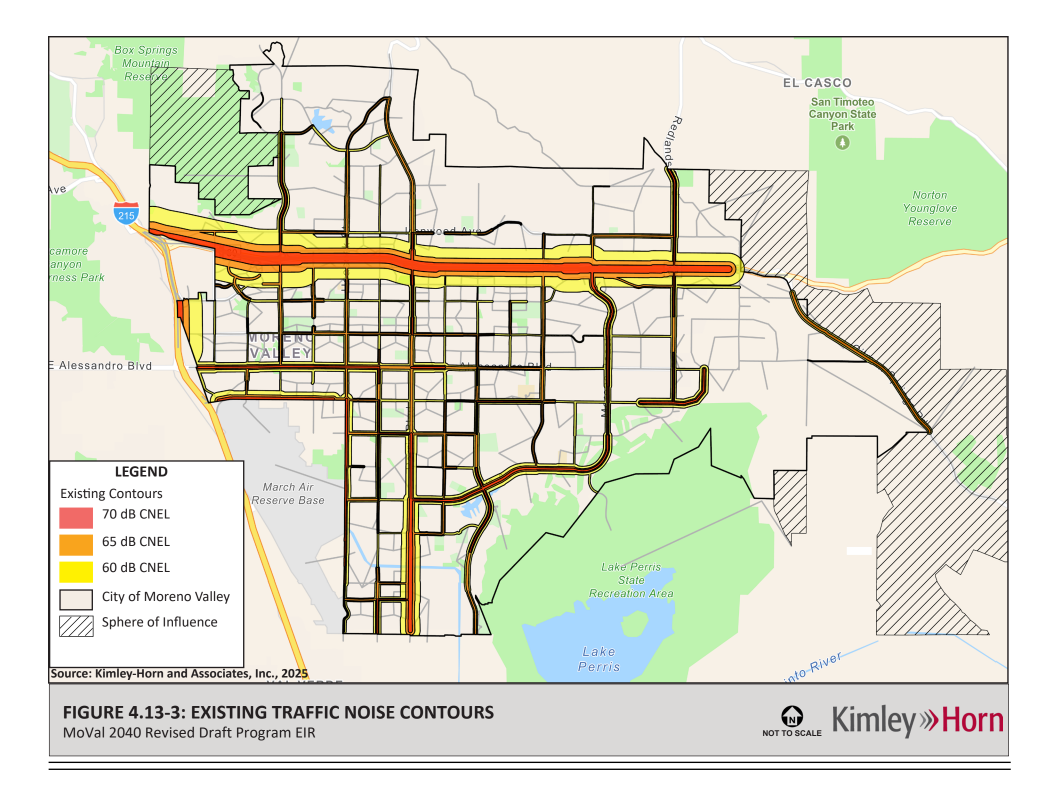
## 4.13.1.4<u>6</u> March Air Reserve Base Noise Contours

The MARB is a joint-use civilian and military facility located immediately adjacent to the southwestern boundary of the Planning Area. <u>The</u> MARB is bordered by the <u>eityCity</u> to the east/northeast, <u>eityCity</u> of Riverside to the northwest, the <u>eityCity</u> of Perris to the south, and unincorporated Riverside County to the west. <u>The Aircraft overflights</u>, takeoffs, and landings at the MARB contribute to the ambient noise environment. The MARB Airport Influence Area (AIA) extends up to 9 miles north, west, and east of the main runway and 14 miles to the south, and covers land within unincorporated Riverside County and<u>into</u> the eities of Menifee, Moreno Valley, Perris, and Riverside. Land uses inPlanning Area. Specifically, the immediate vicinity of MARB generally consist of public/institutional uses to <u>MARB</u> Compatibility Zones A, B1, B2, C1, D, and E extend into the west, office/business park and industrial uses to the northwest, office and commercial uses to the north, open space and residential uses to the northeast, open space and industrial uses to the southeast, and open space, agricultural uses, and residential to the south. The MARB noise contours <u>City and</u> are shown in Figure 4.13-3 (Riverside County Airport Land Use Commission [Riverside County <u>ALUC]</u> 2014).<u>4</u>: MARB Compatibility Zone Map.

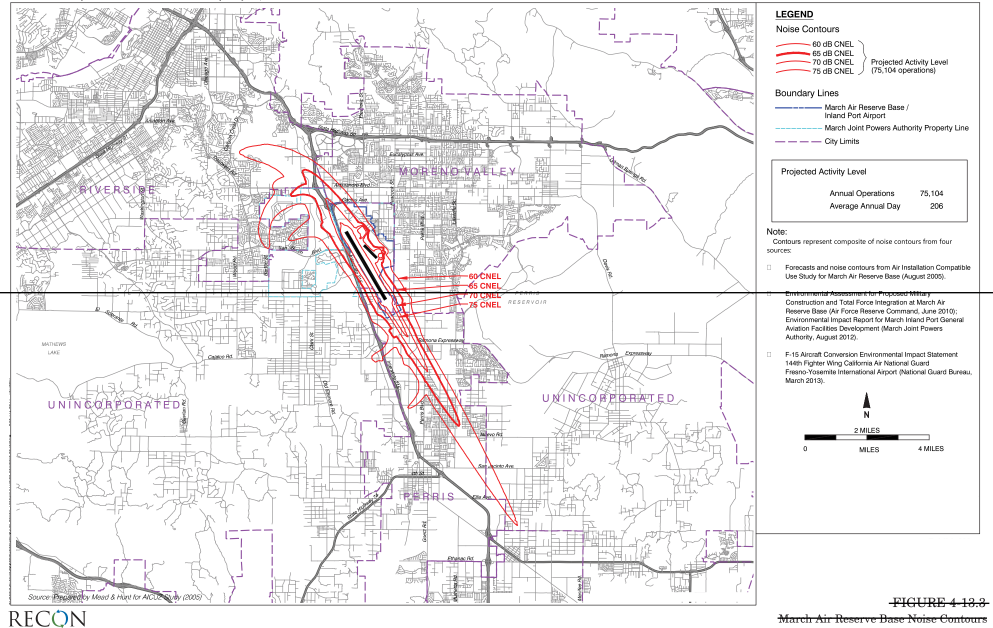
Land uses in the immediate vicinity of the MARB and within the Planning Area generally consist of commercial and industrial uses to the north, open space and residential uses to the northeast, and commercial, industrial, residential, and open space uses to the east. The MARB noise contours are shown in Figure 4.13-5: MARB Noise Contours. The noise contours for the compatibility zones are shown in Figure 4.13-6: MARB Airport Influence Area Noise Contours.

<u>Compatibility Zone A is within the 70 and 75 CNEL contour, Zone B1 is within the 65 CNEL</u> <u>contour, Zone B2 is within the 60 CNEL contour, and Zone C1 is within or near the 60 CNEL</u> <u>contour. Compatibility Zone D and Zone E are not located within a noise contour.</u>

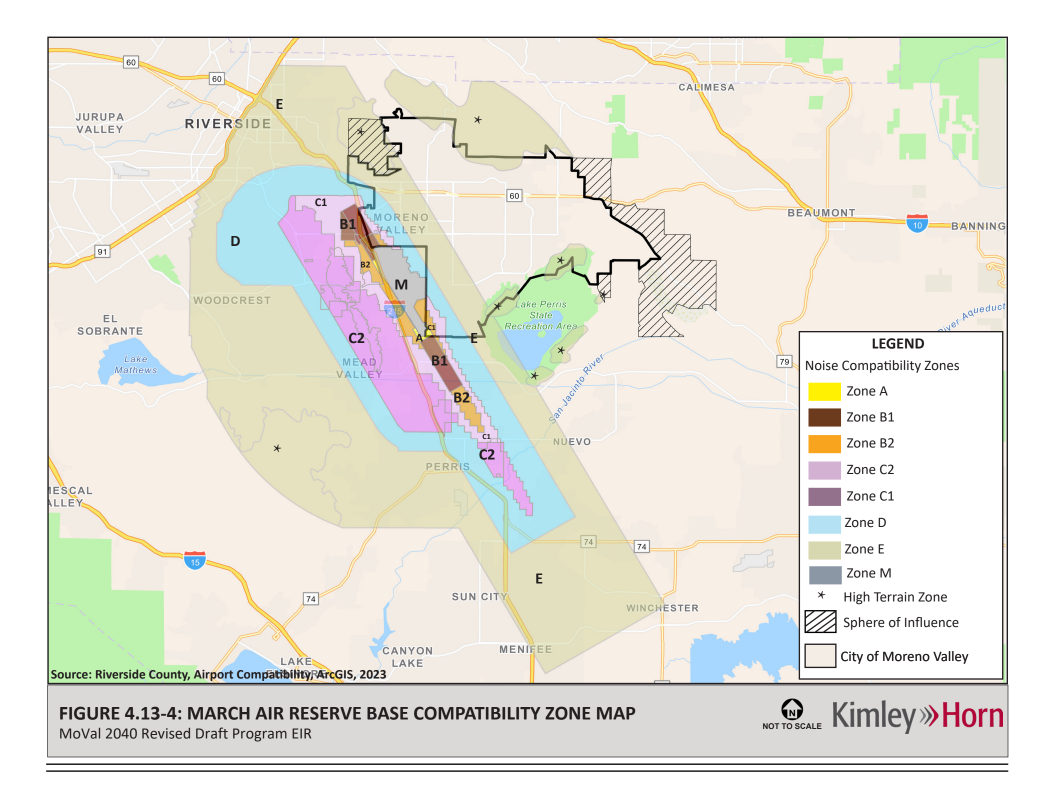


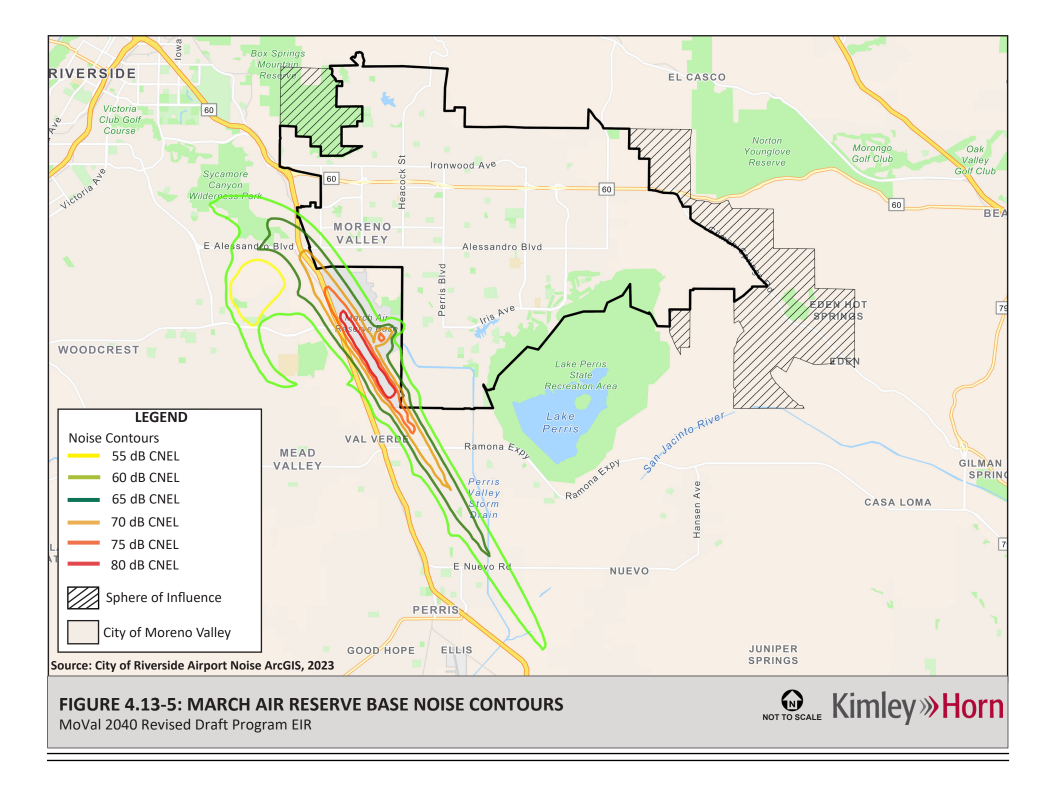


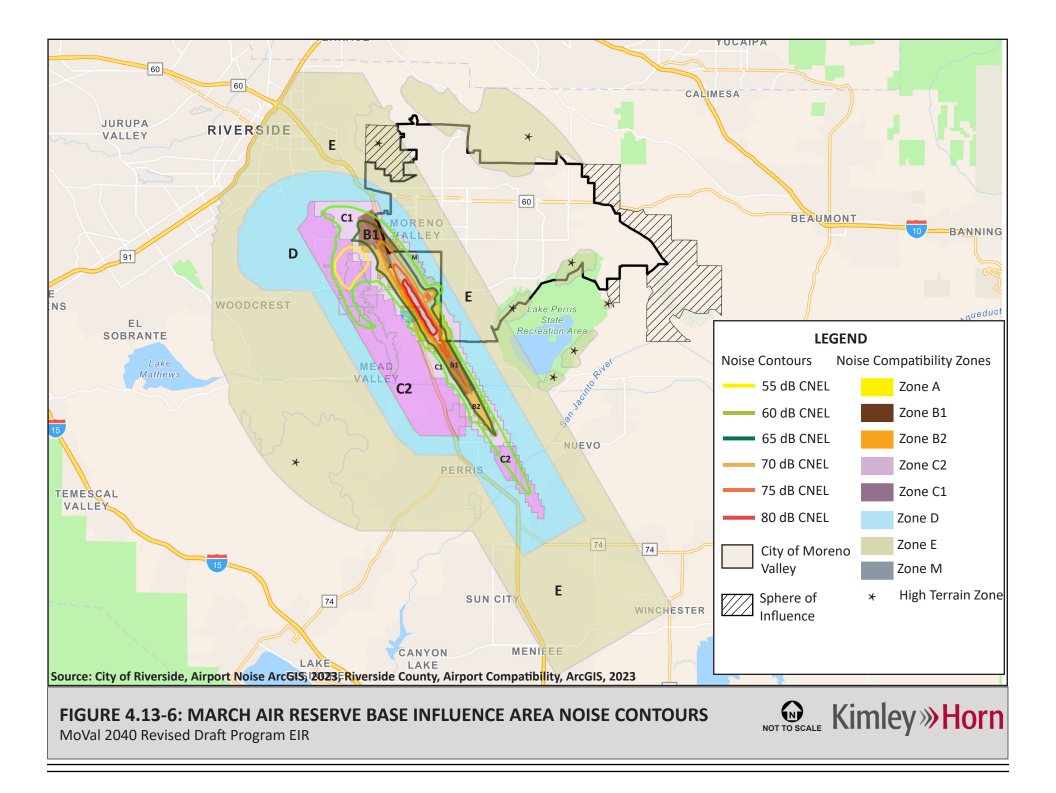
Map Source: March Air Reserve Base Land Use Compatibility Plan, 2014



M:\JOBS5\9504\nos\graphics\fig4.13-3.ai 03/23/21 fmm March Air Reserve Base Noise Contours







# 4.13.1.<u>57</u> Railroad Noise

Train noise, however intermittent, is a major source of noise due to its magnitude. The Railroad use produces noise that may disrupt receptors in proximity to railroad tracks. Railroad noise is dependent on several factors: the number of operations per day, the times these operations occur, the numbers of engines and railcars, the average speed, the type of rail (i.e., continuous or bolted), and the presence of "at-grade" crossings that require the engineer to sound a warning horn. An at-grade crossing is where a highway and railroad cross and raises the noise produced by the engines by approximately 10 dB(A). Ten times as many operations could occur if a horn were not sounded to achieve the same 10 dB(A) increase. Trains are required by the Federal Railroad Administration (FRA) to sound a warning horn at one-quarter mile from all at-grade crossings. The warning horn would have a maximum noise level of 110 dB(A) at 100 feet.

<u>The San Jacinto Branch Line closely(SJBL)</u> follows the I-215 corridor, <u>bordering and borders</u> the western edge of the <u>city</u>. Both the MetrolinkCity. The SJBL begins at the BNSF mainline in the City of Perris and ends in the City of San Jacinto. A commuter <del>rail</del>-passenger line (Metrolink) and freight trainstrain line travel along the corridor. <u>SJBL</u>.

The Metrolink <del>commuter rail</del>-91/Perris Valley Line <u>is a commuter rail line that</u> stops at the Moreno Valley/March <del>Air</del>-Field Station, located between Eucalyptus Avenue and Cactus Avenue on the western border of the eity. Commuter trains stop several times a day in the morning and evening, and <u>City</u>. The 91/Perris Valley Line has 11 daytime (i.e., 7 a.m. to 10 p.m.) and three nighttime (i.e., 10 p.m. to 7 a.m.) operations that pass through the Moreno Valley/March Field Station.<sup>3</sup> The Federal Transit Administration (FTA) Noise Impact Assessment spreadsheet incorporates the procedures for a General Noise Assessment contained in Section 4.4 of the FTA's guidance manual and allows the user to estimate noise levels from transit sources.<sup>4</sup> Utilizing the FTA Noise Impact Assessment spreadsheet model, the 91/Perris Valley Line would generate noise levels of approximately 62 dB(A) at 50 feet.

<u>Two</u> freight trains pass through about along the SJBL daily.<sup>5</sup> Assuming that an equal number of operations would occur during the daytime and nighttime, the noise level from total operations on the SJBL would be approximately 71 dB(A) at 50 feet.

### 4.13.1.8 Stationary Noise

Stationary noise sources are generally restricted within the immediate area of the noise source. The most prominent stationary noise is associated with industrial land uses, located primarily within the southwestern portion (adjacent to the MARB and I-215) and eastern portion (north of the San Jacinto Wildlife Preserve) of the City. Industrial uses may generate noise from mechanical equipment (e.g., heating, ventilation, and air conditioning [HVAC]

<sup>&</sup>lt;sup>3</sup> Metrolink, 91/Perris Valley, https://metrolinktrains.com/schedules/?type=line&lineName=91+Line. Accessed January 2025.

<sup>&</sup>lt;sup>4</sup> Federal Transit Administration, 2018, Transit Noise and Vibration Impact Assessment Manual, September 2018.

<sup>&</sup>lt;sup>5</sup> Riverside County Transportation Commission, Perris Valley Line Commuter Rail, March 2010.

systems), loading docks, trucks braking and backing-up, and generators, etc. The sound of industrial processes may be readily audible at exterior residential locations in areas where residential land uses abut industrial land uses. Other stationary noise within the Planning Area is associated with commercial, public, and outdoor institutional uses. While these latter stationary noise sources are readily audible at proximate residential locations, they represent the existing setting and are short in duration.

# <u>4.13.1.9 Vibration</u>

The primary existing vibration sources in the Planning Area are truck traffic and rail operations. Perceptible vibration levels can be caused by heavy trucks hitting discontinuities in the pavement from gaps and potholes. However, under normal conditions with well-maintained asphalt, vibration levels are usually not perceptible beyond the road right-of-way. The screening distance for vibration from freight train operations is 600 feet from the centerline. Rail operations in the SJBL consist of two daily freight trains. A pass-by event from a 25-car train at 20 miles per hour would last less than one minute; therefore, train pass-bys would have the potential to generate perceptible vibration levels at receptors within 600 feet of the railroad track for a few seconds, twice a day. According to vibration measurements taken at the Perris Valley Line just north of the SJBL, vibration levels did not exceed the FTA thresholds for annoyance for residential uses for receptors beyond 100 feet from the tracks.<sup>6</sup>

# 4.13.1.6 Industrial Noise

Industrial uses, including manufacturing, warehousing, and distribution-related uses, are another source of noise that<u>operations</u> can <u>have agenerate</u> varying <u>degree of impact on</u> <u>adjacent uses. Mechanicaldegrees of groundborne vibration from the use of heavy-duty</u> equipment, generators, and vehicles associated with these uses all contribute to noise levels <u>at. As stated above</u>, industrial <u>sites. Existing industrial</u> uses are <u>largely concentrated</u> <u>inprimarily located to</u> the southwestern <u>and eastern</u> portion of the <u>city</u>, <u>adjacent to MARB</u> <u>and I-215. WhileCity. The vibration from</u> industrial <u>uses areoperations</u> generally <u>concentrated at the periphery of remains within</u> the <u>city, immediate vicinity and quickly</u> <u>dissipates into</u> the <u>potential for noise conflicts exists where these uses would abut residential</u> <u>areas.surrounding soil.</u>

2

3

<sup>&</sup>lt;sup>6</sup> Riverside County Transportation Commission, Perris Valley Line Commuter Rail, March 2010.

# 4.13.2 Applicable Regulatory Requirements

To limit population exposure to physically or psychologically damaging, as well as intrusive, noise levels, the Federal government, the State of California, various county governments, and most municipalities in the state have established standards and ordinances to control noise.

## 4.13.2.1 Federal

### a. Construction Noise

The Noise Control Act of 1972 recognized the role of the federal government in dealing with major commercial noise sources that require uniform treatment. Since Congress has the authority to regulate interstate and foreign commerce, regulation of noise generated by such commerce also falls under congressional authority. The federal government specifically preempts local control of noise from aircraft, railroads, and interstate highways.

The FTA provides financial<u>, safety</u>, and technical assistance to local public transit systems, including buses, subways, light rail, commuter rail, trolleys and ferries. FTA also oversees safety measures. The FTA's Transit Noise and Vibration Impact Assessment manual<u>Manual</u> indicates that 80 dB(A)  $L_{eq}$  is <u>a</u> reasonable <u>eriteria</u> for assessing construction noise levels at residential uses (FTA 2018). <u>7</u>

The U.S. Department of Housing and Urban Development (HUD) sets the maximum exterior standard for residential units developed with HUD funding at 65 dB(A) L<sub>dn</sub>. While HUD does not specify acceptable interior noise levels, standard construction of residential dwellings constructed under Title 24 standards typically provide in excess of 20 dB(A) of attenuation with the windows closed. Based on this premise, the interior L<sub>dn</sub> should not exceed 45 dB(A).

### b. Vibration

The FTA provides criteria for acceptable levels of groundborne vibration for various types of buildings. Structures amplify groundborne vibration; wood frame buildings, such as typical residential structures, are more affected by ground vibration than heavier buildings. The level at which groundborne vibration is strong enough to cause architectural damage has not been determined conclusively, but the standards recommended by the FTA are shown in Table 4.13-4. (see Table 4.13-1) and for land uses near railroads (shown in Table 4.13-3).

<sup>&</sup>lt;sup>7</sup> Federal Transit Administration (FTA), 2018, *Transit Noise and Vibration Assessment Manual*. FTA Report No. 0123. Prepared by John A. Volpe National Transportation Systems Center. September 2018.

<u>Table 4.13-3</u> Guidelines for Determining the Significance of Ground-borne Vibration and Noise Impacts						
		nd-borne Vib		<u>Groundborne Noise</u>		
	]	mpact Level	s	]	[mpact Level	ls
	<u>(VdB re 1</u>	micro-inch p	<u>er second)</u>	<u>(dB re</u>	<u>e 20 micro Pa</u>	ascals)
	<u>Frequent</u>	Occasional	<u>Infrequent</u>	<u>Frequent</u>	Occasional	<u>Infrequent</u>
Land Use Category	<u>Events</u>	<u>Events</u>	<u>Events</u>	<u>Events</u>	<u>Events</u>	<u>Events</u>
<u>Category 1: Buildings where low</u> <u>ambient vibration is essential for</u> <u>interior operations (research &amp;</u> <u>manufacturing facilities with special</u> <u>vibration constraints)<sup>6</sup></u>	<u>65 VdB</u>	<u>65 VdB</u>	<u>65 VdB</u>	<u>N/A</u>	<u>N/A</u>	<u>N/A</u>
Category2:Residencesandbuildingswherepeoplenormallysleep(hotels, hospitals, residences,& other sleeping facilities) <sup>6</sup>	<u>72 VdB</u>	<u>75 VdB</u>	<u>80 VdB</u>	<u>35 dB(A)</u>	<u>38 dB(A)</u>	<u>43 dB(A)</u>
Category 3: Institutional land useswith primarily daytime use (schools,churches,libraries,otherinstitutions, & quiet offices) <sup>6</sup>	<u>75 VdB</u>	<u>78 VdB</u>	<u>83 VdB</u>	<u>40 dB(A)</u>	<u>43 dB(A)</u>	<u>48 dB(A)</u>
<u>SOURCE: FTA 2018.</u> <u>VdB = vibration decibel; re = relative; N/A = not applicable</u> <u>"Frequent Events" is defined as more than 70 vibration events per day. Most rapid transit projects fall into this category.</u> <u>"Occasional Events" is defined as 30 to 70 vibration events per day. Most commuter trunk links fall into this category</u> <u>"Infrequent Events" is defined as fewer than 30 vibration events per day. This category includes most commuter rail systems.</u>						

Table 4.13-4 Construction Vibration Damage Criteria					
Building/Structural Category	PPV (in/sec)	Approximate VdB			
I. Reinforced-concrete, steel or timber (no plaster)	0.5	$\frac{102}{102}$			
II. Engineered concrete and masonry (no plaster)	0.3	<del>98</del>			
III. Non engineered timber and masonry buildings	0.2	<del>94</del>			
IV. Buildings extremely susceptible to vibration damage	0.12	<del>90</del>			
SOURCE: FTA 2018.					
PPV = peak particle velocity					
in/see = inch per second					
VdB = vibration decibel					

The FTA also provides guidance for assessing vibration impacts from railroad operations. The criteria for determining the significance of impacts are presented in Table 4.13-5.

<b>Table 4.13-5</b>						
Guidelines for Determining the Significance of Groundborne Vibration and Noise Impacts						
	Grou	ndborne Vib	ration	Groundborne Noise		
	]	mpact Level	8	]	Impact Levels	
	<del>(VdB re 1</del>	miero-ineh p	<del>er second)</del>	<del>(dB re</del>	e 20 miero Pa	<del>uscals)</del>
	Frequent	Occasional	Infrequent	Frequent	Occasional	Infrequent
Land Use Category	Events	Events	Events	Events	Events	Events
Category 1: Buildings where low						
ambient vibration is essential for						
interior operations (research &	<del>65 VdB</del>	<del>65 VdB</del>	<del>65 VdB</del>	<del>N/A</del>	<del>N/A</del>	<del>N/A</del>
manufacturing facilities with						
special vibration constraints) <sup>6</sup>						
Category 2: Residences and						
buildings where people normally	72 VdB	75 VdB	80 VdB	<del>35 dB(A)</del>	<del>38 dB(A)</del>	43 dB(A)
sleep (hotels, hospitals, residences,	<del>12 vub</del>	<del>70 vub</del>	<del>ou vub</del>	<del>50 uD(//)</del>	<del>30 uD(11)</del>	40 uD(//)
& other sleeping facilities) <sup>6</sup>						
Category 3: Institutional land uses						
with primarily daytime use (schools,	<del>75 VdB</del>	78 VdB	<u>83 VdB</u>	40 dB(A)	43 dB(A)	48 dB(A)
<del>churches, libraries, other</del>	<del>10 vub</del>	<del>70 VUD</del>	<del>oo vub</del>	<del>40 uD(71)</del>	40 UD(11)	40 uD(71)
<del>institutions, &amp; quiet offices)<sup>6</sup></del>						
SOURCE: FTA 2018.						
VdB = vibration decibel; re = relative;						
"Frequent Events" is defined as more than 70 vibration events per day. Most rapid transit projects fall into this						
eategory.						
"Occasional Events" is defined as 30 to 70 vibration events per day. Most commuter trunk links fall into this						
eategory						
"Infrequent Events" is defined as fewer	<del>r than 70 vib</del>	ration events	<del>, per day. Thi</del>	i <del>s category i</del> i	<del>neludes most</del>	-commuter
<del>rail systems.</del>						

For Category 1 uses such as vibration sensitive equipment, the screening distance from the right-of-way is 600 feet. For Category 2 land uses such as residences and buildings where people would normally sleep, the screening distance is 200 feet. The screening distance for Category 3 land uses such as institutional land uses with primarily daytime uses, is 120 feet.

### 4.13.2.2 State

### a. General Plan Guidelines

The State of California, through its General Plan Guidelines, discusses how ambient noise should influence land use and development decisions and includes a table of normally acceptable, conditionally acceptable, normally unacceptable, and clearly unacceptable uses at different noise levels, expressed in CNEL-(Governor's Office of Planning and Research 2017). This table provides a tool to gauge the compatibility of land uses relative to existing and future noise levels. It provides land use compatibility guidelines that local jurisdictions can use as a guide for establishing <u>itstheir</u> own General Plan noise compatibility levels that reflect the noise-control goals of the community, the particular community's sensitivity to noise, and the community's assessment of the relative importance of noise pollution. The compatibility guidelines identify normally acceptable, conditionally acceptable, and clearly unacceptable noise levels for various land uses. A conditionally acceptable designation implies new construction or development should be undertaken only after detailed analysis of the noise reduction requirements for each land use, and needed noise insulation features are incorporated in the design. By comparison, a normally acceptable designation indicates that standard construction can occur with no special noise reduction requirements.

### b. CaliforniaGovernment Code of Regulations, Section 65302(f)

Interior Government Code, Section 65302(f), requires that every city and every county prepare a noise element as a mandatory component of its required general plan. It may include general community noise guidelines developed by the California Department of Health Services and specific planning guidelines for noise/land use compatibility developed by the local jurisdiction. The state guidelines also recommend that the local jurisdiction consider adopting a local noise control ordinance. The California Department of Health Services developed guidelines for community noise acceptability for use by local agencies. Selected relevant levels for are as follows:

- <u>CNEL below 60 dB(A) normally acceptable for low-density</u> residential habitable rooms are regulated by <u>use</u>
- <u>CNEL of 55 dB(A) to 70 dB(A) conditionally acceptable for low-density residential</u> <u>use</u>
- <u>CNEL below 65 dB(A) normally acceptable for high-density residential use</u>
- <u>CNEL of 60 to 70 dB(A) conditionally acceptable for high-density residential use,</u> <u>transient lodging, churches, and educational and medical facilities</u>
- <u>CNEL below 70 dB(A) normally acceptable for playgrounds and neighborhood parks</u>

"Normally acceptable" is defined as satisfactory for the specified land use, assuming that normal conventional construction is used in buildings. "Conditionally acceptable" may require some additional noise attenuation or special study. Under most of these land use categories, overlapping ranges of acceptability and conditionally acceptable are presented. leaving some ambiguity in areas where noise levels fall within the overlapping range.

### <u>c. California Building Code</u>

<u>The California Building Code (CBC)</u>, Title 24-of the California Code of Regulations California Noise Insulation Standards. Title 24, <u>Part 2</u>, Volume 1, Chapter 12, <u>Interior Environment</u>, Section-\_1206.4, of the 2019 California Building Code <u>Allowable Interior Noise Levels</u>, requires that interior noise levels attributable to exterior sources <u>shall</u> not exceed 45 <u>CNELdB</u> in any habitable room-(California Code of Regulations 2019). A habitable room is a room used for living, sleeping, cating, or cooking. Bathrooms, closets, hallways, utility spaces, and similar areas are not considered habitable rooms for this regulation (Title 24-<u>. The noise</u> <u>metric is evaluated as either the day-night average sound level (Ldn) or the community noise</u> equivalent level (CNEL), consistent with the noise element of the local general plan.

<u>The State of California's noise insulation standards for nonresidential uses are codified in</u> <u>the California Code of Regulations, Chapter 12, Section 1206.4).</u> For non-residential structures, Title 24, Chapter 12, Section 1207.5 refers to 2019<u>Title 24,</u> <u>Building Standards Administrative Code, Part 11,</u> California Green Building Standards, Chapter 5 — Nonresidential Mandatory Measures, Division 5.5 — Environmental Quality, <u>Code (CALGreen). CALGreen noise standards are applied to new or renovation construction</u> <u>projects in California to control interior noise levels resulting from exterior noise sources.</u> <u>Proposed projects may use either the prescriptive method (Section 5.507— Environmental Comfort, Subsection, 4.1) or the performance method (Section 5.507.4— Acoustical Control. Pursuant to these standards, all non-residential building construction shall employ building assemblies and components that achieve\_.2) to show compliance. Under the prescriptive <u>method, a project must demonstrate</u> a composite sound transmission class rating of at least 50-or shall otherwise. Under the performance method, a project must demonstrate that exterior noise shall not result in-interior noise environment where noise-levels <u>do not</u> exceed 50 dB(A) L<sub>eq</sub> in occupied areas during any hour of operation.</u>

### <u>d. Aircraft Noise Standards</u>

<u>Public Utilities Code (PUC) Section 21676(b) requires that prior to the amendment of a general plan or specific plan, or the adoption or approval of a zoning ordinance or building regulation within the AIA established by the Airport Land Use Commission (ALUC), the local agency shall first refer the proposed action to the ALUC. If the ALUC determines that the proposed action is inconsistent with the Airport Land Use Compatibility Plan (ALUCP), the referring agency shall be notified. Consistency with the ALUCP is based on consistency with noise and safety standards. The local agency may, after a public hearing, overrule the ALUC by a two-thirds vote of its governing body if it makes specific findings that the proposed action is consistent with the purposes stated in PUC Section 21670.</u>

### e. Industrial Siting Standards

<u>AB 98, signed into law by Governor Newson on September 28, 2024, adds various design and build standards to new or expanded "logistics uses" (a building where cargo, goods, or products are moved or stored for distribution, and heavy-duty trucks are primarily involved in the transport of these cargo, goods, or products). The bill exempts uses that serve retail customers for onsite purchases and buildings primarily served by rail. The bill's design and build standards depend on whether a new or expanded logistics use is within 900 feet of a sensitive receptor, whether a zone change is required, and whether the logistics use is within the "warehouse concentration region" (the Counties of Riverside and San Bernardino and the Cities of Chino, Colton, Fontana, Jurupa Valley, Moreno Valley, Ontario, Perris, Rancho Cucamonga, Redlands, Rialto, Riverside, and San Bernardino).</u>

These standards include buffering, screening, and siting standards, and depending on the site's location and building location may also require additional medium- and heavy-duty truck charging or charging readiness beyond CALGreen requirements, electric forklifts, photovoltaic energy generation and battery storage, etc.

### 4.13.2.3 Riverside County Airport Land Use Commission

As described in Section 4.13.1.4<u>6</u> above, <u>the</u> MARB is located immediately adjacent to the southwestern boundary of the Planning Area. The Riverside County ALUC <del>prepares airport</del> <del>land use compatibility plans (<u>has prepared the</u> ALUCP) in order to promote compatibility between airports and the land uses surrounding them. ALUCPs set compatibility criteria applicable to local agencies in their preparation or amendment of land use plans and ordinances. The Riverside County ALUCP was adopted in 2004, and provides general guidelines applicable to all airports under Riverside County ALUC jurisdiction <u>(Riverside County ALUC 2004).</u> The MARB/Inland Port Airport (IPA) ALUCP was adopted in 2014 and provides guidelines specific to <u>MARB (Riverside County ALUC 2014). the MARB.</u> The MARB/IPA ALUCP provides the following noise guidelines for <u>the</u> MARB:</del>

- a. Countywide Policy 4.1.5: The CNEL considered normally acceptable for new residential land uses in the vicinity of <u>the MARB/IPA</u> is 65 dB.
- b. Countywide Policy 4.1.6: Single-event noise levels from aircraft operations can be particularly intrusive at night. Compared to other airports in the county, current and projected nighttime activity by large aircraft at <u>March ARBthe MARB</u>/IPA warrants a greater degree of sound attenuation for the interiors of buildings housing certain uses as cited below.
  - 1. The maximum, aircraft-related, interior noise level that shall be considered acceptable shall be CNEL 40 dB for all new residences, schools, libraries, museums, hotels and motels, hospitals and nursing homes, places of worship, and other noise-sensitive uses. For office uses, the interior standard shall be CNEL 45 dB, the same as the countywide criterion.
  - 2. To ensure compliance with these criteria, an acoustical study shall be required to be completed for any development proposed to be situated where the aviation-related noise exposure is more than 20 dB above the interior standard (e.g., within the CNEL 60 dB contour where the interior standard is CNEL 40 dB). Standard building construction is presumed to provide adequate sound attenuation where the difference between the exterior noise exposure and the interior standard is 20 dB or less.

<u>Furthermore, future developments under the following circumstances must show evidence to</u> <u>the Riverside County ALUC that the design plans would comply with the above criteria under</u> <u>the following circumstances:</u>

<sup>&</sup>lt;sup>8</sup> Riverside County Airport Land Use Compatibility Plan, 2004, Volume 1 Policy Document. Adopted by Riverside County <u>Airport Land Use Commission October 14, 2004</u>

<sup>&</sup>lt;sup>9</sup> March Air Reserve Base/Inland Port Airport Land Use Compatibility Plan. Adopted by Riverside County Airport Land Use Commission November 13, 2014

- <u>Mobile homes situated within an airport's 55 dB CNEL contour. A typical mobile home</u> <u>has an average exterior-to-interior noise level reduction of approximately 15 dB with</u> <u>windows closed.</u>
- <u>Single- or multi-family residence situated within an airport's 60 dB CNEL contour.</u> <u>Standard building construction is presumed to provide adequate sound attenuation</u> <u>where the noise level reduction is approximately 20 dB or less.</u>
- <u>Hotel, motel, hospital, nursing home, church, meeting hall, office building, mortuary, school, library, or museum situated within an airport's 65 dB CNEL contour.</u>

# 4.13.2.4 City of Moreno Valley

### a. Municipal Code

<u>The City regulates noise through the Municipal Code under Title 8: Buildings and</u> <u>Construction, Chapter 8.14: General and Title 11: Peace, Morals and Safety, Chapter 11.80:</u> <u>Noise Regulation.</u>

### **Operational Noise**

The City regulates noise through the Municipal Code under Title 11 Peace, Morals and Safety, Chapter 11.80, Noise Regulation. Tables  $4.13-\underline{64}$  and  $4.13-\underline{75}$  summarize the maximum continuous and maximum impulsive noise level limits specified in Section 11.80.030(B)(1) of the Municipal Code.

Table 4.13 <del>-6<u>4</u> Maximum Continuous Sound Levels</del>				
Duration per Day	Sound Level Limit			
Continuous Hours	[dB(A) L <sub>eq</sub> ]			
8	90			
6	92			
4	95			
3	97			
2	100			
1.5	102			
1	105			
0.5.	110			
0.2.5 115				
dB(A) = A-weighted decibels.				
$L_{eq}$ = one-hour equivalent noise level	l.			

Table 4.13-7 <u>5</u> Maximum Impulsive Sound Levels				
Number of Repetitions	Sound Level Limit			
per 24-Hour Period [dB(A) L <sub>eq</sub> ]				
1	145			
10	135			
100 125				
dB(A) = A-weighted decibels.				

 $L_{eq}$  = one-hour equivalent noise level.

Section 11.80.030(C) provides noise level limits for non-impulsive noise. The section states "No person shall maintain, create, operate or cause to be operated on private property any source of sound in such a manner as to create any non-impulsive sound which exceeds the limits set forth for the source land use category in Table 11.80.030-2 when measured at a distance of two hundred (200) feet or more from the real property line of the source of the sound, if the sound occurs on privately owned property, or from the source of the sound, if the sound occurs on privately owned property, or other publicly owned property." The sound level limits provided in Table 11.80.030-2 of the Municipal Code are summarized in Table 4.13-8<u>6</u>.

Table 4.13- <u>86</u>							
Maximum So	Maximum Sound Levels for Source Land Uses [dB(A) L <sub>eq</sub> ]						
Residential Commercial							
Daytime	Nighttime	Daytime	Nighttime				
60	55	65	60				
dB(A) = A-weighted decibels.							
$L_{eq} = one-hour equ$	ivalent noise level.						

### Construction Noise

The Municipal Code limits construction activities in two parts of the <u>eodeCode</u>: Sections 8.14.040(E) and 11.80.030(D)(7). Section 8.14.040(E) states that construction within the <u>eityCity</u> shall only occur from 7:00 a.m. to 7:00 p.m. from Monday through Friday excluding holidays and from 8:00 a.m. to 4:00 p.m. on Saturdays. Section 11.80.030(D)(7) states that no person shall operate or cause the operation of any tools or equipment used in construction, drilling, repair, alteration or demolition work between the hours of 8:00 p.m. and 7:00 a.m. such that the sound creates a noise disturbance. For power tools, specifically, <u>Section</u> 11.80.030(D)(9) states that no person shall operate or permit the operation of any mechanically, electrically or gasoline motor-driven tool during nighttime hours that causes a noise disturbance across a residential property line. A noise disturbance is defined as any sound that disturbs a reasonable person of normal sensitivities, exceeds the sound level limits set forth in the Noise Ordinance, or is plainly audible (as measured at a distance of 200 feet from the property line of the source of the sound if the sound occurs on privately owned property, or public right-of-way, public space, or other publicly owned property).

#### <u>Airport Noise</u>

<u>Section 9.07.060 (Airport Land Use Compatibility Plan) minimizes noise associated with</u> <u>airport operations by reinforcing the PUC and Riverside ALCUP regulations.</u>

#### Vibration

The Municipal Code does not establish quantified limits for vibration levels. Section 9.10.170 states that "No vibration shall be permitted which can be felt at or beyond the property line."

# 4.13.3 Methodologies for Determining Impacts

# 4.13.3.1 Vehicle Traffic Noise

Traffic noise occurs adjacent to every roadway and is directly related to the traffic volume, speed, and mix of vehicles. Existing and future traffic volumes, speeds, and truck percentages for each roadway segment in the Planning Area, as well as the day/evening/nighttime traffic distribution, were obtained from the traffic engineer. traffic data provided by Kimley-Horn (January 2025) and speed data is based on the posted speed limits. The Federal Highway Administration (FHWA) Traffic Noise Model algorithms were <u>-RD-77-108 model was</u> used to calculate the noise level at 50 feet from the roadway centerline and the distances to noise contours foralong each roadway. The FHWA model takes into account traffic mix, speed, and volume; roadway gradient; relative distances Noise impacts were determined by comparing the change in noise levels between sources, barriers, and sensitive receptors; the existing condition and shielding provided by intervening terrain or structures buildout of the 2024 GPU to the significance criterion listed below.

Long-term traffic noise would constitute a significant noise impact if the 2024 GPU would:

- 1. <u>Increase noise levels by 5 dB or more where the "no project" noise level is less than 60</u> <u>CNEL</u>;
- 2. <u>Increase noise levels by 3 dB or more where the "no project" noise level is 60 CNEL to 65 CNEL; or</u>
- 3. <u>Increase noise levels by 1.5 dB or more where the "no project" noise level is greater</u> than 65 CNEL.

The analysis of the noise environment considered that the topography was flat with no intervening terrain between sensitive land uses and roadways. Because modeled predicted noise levels do not account for obstructions, they are higher than those which would actually occur. In actuality, buildings and other obstructions along the roadways would shield distant receivers from the traffic noise. Existing and future vehicle traffic noise calculations are provided in Appendix D.

# 4.13.3.2 Railroad Noise

The Metrolink commuter rail 91/Perris Valley Line operates adjacent to the Planning Area. Based on published schedules, there are four inbound Metrolink trains that stop at the Moreno Valley/March Field station between 4 a.m. and 7 a.m. Monday through Friday, and four outbound trains between 5 p.m. and 8 p.m. Monday through Friday. Fewer trains operate on Saturday and Sunday. Additionally, freight trains pass through about twice a day. Noise associated with railroad operations was modeled using the FTA recommended Chicago Rail Efficiency and Transportation Efficiency (CREATE) railroad noise model (Harris Miller & Hanson, Inc. 2006). All trains were modeled at 60 miles per hour (mph). For a worst-case analysis, it was assumed that the freight trains would operate during the nighttime hours. Noise contour distances were calculated assuming flat site conditions and no intervening buildings that would provide noise attenuation.

<u>As stated under Section 4.13.1.7, the railroad noise was modeled using the FTA Noise Impact</u> <u>Assessment spreadsheet.<sup>10</sup> The railroad noise was evaluated against the thresholds in Table</u> <u>4.13-3.</u>

## 4.13.3.3 Stationary Noise

Stationary sources of noise include activities associated with a given land use. The Planning Area includes multiple land uses, including residential, commercial, industrial, and mixed-use land uses. Various land uses contain on-site stationary noise sources, including rooftop heating, ventilation, and air conditioning (HVAC)<u>HVAC</u> equipment; mechanical equipment; emergency electrical generators; parking lot activities; loading dock operations; and recreation activities. Stationary noise is considered a "point source" and attenuates over distance at a rate of 6 dB(A) for each doubling of distance. The exact location and nature of future stationary noise sources is not known at this time, and therefore cannot be calculated in this analysis. Impacts were assessed in this analysis by identifying potential types of stationary sources and locations of mixed-use land use interfaces and identifying applicable regulations and mitigation framework for addressing impacts.

# 4.13.3.4 Construction Noise

Construction noise has the potential to result in temporary ambient<u>levels were based on</u> <u>typical</u> noise <u>increase due tolevels generated by</u> construction <u>activitiesequipment published</u> <u>by the FTA and the FHWA</u>. Construction noise is <del>generated by diesel powered construction</del> equipment used for site preparation and grading, removal of existing structures and pavement, loading, unloading, and placing materials and paving. Diesel engine-driven trucks also bring materials to the site and remove the spoils from excavation. Table 4.13-9 summarizes typical construction equipment noise levels.

Construction equipment would generate maximum noise levels between 70 and 95 dB(A)  $L_{max}$ at 50 feet from the source when in operation. During excavation, grading, and paving operations, equipment moves to different locations and goes through varying load cycles, and there are breaks for the operators and for non-equipment tasks, such as measurement. Average construction noise levels were calculated for the simultaneous operation of three common pieces of construction equipment: backhoe, excavator, and loader. The usage factors were applied to the maximum assessed in dB(A)  $L_{eq}$ . This unit is appropriate because  $L_{eq}$  can be used to describe noise level at 50 feet for from operation of each piece of equipment, and then noise levels were added logarithmically. Hourly average noise levels would be approximately 83 dB(A)  $L_{eq}$  at 50 feet from the center of construction activity when assessing three pieces of common construction equipment working simultaneously. Noise levels would vary depending on the nature of the construction including the duration of specific activities,

<sup>&</sup>lt;sup>10</sup> Federal Transit Administration, 2018, Transit Noise and Vibration Impact Assessment Manual, September 2018.

nature of the equipment involved, location of the particular receiver, and nature of intervening barriers separately, and levels can be combined to represent the noise level from all equipment operating during a given period.

Table 4.13-9				
Typical Construction 1	Equipment Noise Levels Noise Level at 50 Feet	Typical Duty		
Equipment	[dB(A) L <sub>eq</sub> ]	Cycle		
Auger Drill Rig	<u></u>	20%		
Backhoe	80	40%		
Blasting	94	<u>40%</u> 1%		
Chain Saw	85	<del>1%</del> <del>20%</del>		
Clam Shovel	<del>30</del>	<u>20%</u>		
	80	20%		
Compactor (ground)		40%		
Compressor (air)	80	-		
Concrete Mixer Truck	85	40%		
Concrete Pump	82	<del>20%</del>		
Concrete Saw	90	20%		
Crane (mobile or stationary)	85	<del>20%</del>		
Dozer	85	40%		
Dump Truck	84	40%		
Excavator	85	40%		
Front End Loader	80	40%		
Generator (25 kilovolt ampts or less)	70	<del>50%</del>		
Generator (more than 25 kilovolt amps)	<u>82</u>	<del>50%</del>		
Grader	<del>85</del>	40%		
<del>Hydra Break Ram</del>	<del>90</del>	<del>10%</del>		
Impact Pile Driver (diesel or drop)	<del>95</del>	20%		
In situ Soil Sampling Rig	84	20%		
Jackhammer	85	20%		
Mounted Impact Hammer (hoe ram)	90	20%		
Paver	85	50%		
Pneumatic Tools	85	50%		
Pumps	77	50%		
Rock Drill	85	20%		
Roller	74	40%		
Seraper	85	40%		
Tractor	84	40%		
Vacuum Excavator (vac-truck)	85	40%		
Vibratory Concrete Mixer	80	20%		
Vibratory Pile Driver	95	20%		
SOURCE: FHWA 2006.	00	2070		
3000000000000000000000000000000000000				
$L_{eq}$ = one-hour equivalent noise level.				

Reference noise levels are used to estimate construction equipment noise based on a standard noise attenuation rate of 6 dB per doubling of distance (line-of-sight method of sound attenuation for point sources of noise). Since the exact location and nature of future development is not known at this time, the future noise level from construction was analyzed qualitatively.

# 4.13.3.5 Vibration

Potential sources of groundborne<u>Groundborne</u> vibration <u>include</u><u>levels</u> <u>associated</u> <u>with</u> construction activities, railroad activities, and stationary sources. Table 4.13-10 lists vibration levels\_for construction equipment.

Table 4.13-10           Vibration Levels for Construction Equipment						
Equipment	Approximate PPV Vibration Level					
	<del>at 25 feet (inch/second)</del>					
Pile Driver, Impact (Upper Range)	<del>1.518</del>					
Pile Drive, Impact (Typical)	<del>0.644</del>					
Pile Driver, Sonic (Upper Range)	<del>0.734</del>					
Pile Drive, Sonic (Typical)	<del>0.170</del>					
Vibratory Roller	0.210					
Large Bulldozer	<del>0.089</del>					
Caisson Drilling	<del>0.089</del>					
Loaded Trucks	<del>0.076</del>					
Jackhammer	<del>0.035</del>					
Small Bulldozer	<del>0.003</del>					
SOURCE: FTA 2018.						
PPV = peak particle velocity						

Vibration impacts due to construction equipment<u>the 2024 GPU</u> were evaluated using these source<u>utilizing FTA published ground-borne vibration levels associated with construction</u> equipment. Since the City currently does not have a quantified significance threshold to <u>assess</u> vibration levels and the FTA criteria shown<u>impacts</u>, potential ground-borne vibration impacts related to building/structure damage and human annoyance were evaluated considering the FTA criterion of 0.02 in/sec for buildings and Caltrans criterion of 0.04 in/sec for human annoyance (shown in Table 4.13-4.1). Vibration impacts due to railroad operations were evaluated using the FTA criteria shown in Table 4.13-5 and the FTA screening distances for each land use category.<u>3</u>. Vibration impacts due to stationary sources were addressed qualitatively. Since the exact location and nature of future development is not known at this time, the future ground-borne vibration from construction, railroad tracks, and stationary sources were conservatively analyzed.

# 4.13.4 Basis for Determining Significance

Thresholds used to evaluate noise impacts are based on applicable criteria in the California Environmental Quality Act (CEQA) Guidelines (California Code of Regulations Sections 15000-15387), Appendix G. A significant impact would occur if the project would:

- 1) Generate a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies;
- 2) Generate excessive groundborne vibration or groundborne noise levels; or

3) For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, expose people residing or working in the project area to excessive noise levels.

# 4.13.5 Impact Analysis

## 4.13.5.1 Topic 1: Increase in Ambient Noise

Would the project generate a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?

## <u>General Plan</u>

The <u>20212024</u> GPU Noise Element builds upon the adopted 2006 General Plan policies and provides noise compatibility guidelines. Table 4.13-<u>117: Land Use Community Noise Compatibility</u> summarizes the <u>20212024</u> GPU noise compatibility guidelines provided in Table N-1 of the Noise Element.

<u>Table 4.13-7</u> <u>Land Use Community Noise Compatibility</u>									
Land Use Category	Community Noise Equivalent Level (CNEL)								
	NormallyConditionallyNormallyClearlyAcceptable1Acceptable2Unacceptable3Unacceptable3								
<u>Residential - Low Density</u> <u>Single Family, Duplex,</u> <u>Mobile Homes</u>	<u>50 - 65</u>	<u>65 - 70</u>	<u>70 - 75</u>	<u>75 - 85</u>					
<u>Residential - Multiple</u> Family	<u>50 - 65</u>	<u>65 - 70</u>	<u>70 - 75</u>	<u>75 - 85</u>					
<u>Transient Lodging -</u> <u>Motels, Hotels</u>	<u>50 - 65</u>	<u>65 - 70</u>	<u>70 - 80</u>	<u>80 - 85</u>					
<u>Schools, Libraries,</u> <u>Churches, Hospitals,</u> <u>Nursing Homes</u>	<u>50 - 70</u>	Ē	<u>70 - 80</u>	<u>80 - 85</u>					
<u>Auditoriums, Concert</u> <u>Halls, Amphitheaters</u>	=	<u>50 - 70</u>	<u>70 - 85</u>	=					
<u>Sports Arena, Outdoor</u> <u>Spectator Sports</u>	=	<u>50 - 75</u>	<u> 75 - 85</u>	=					
<u>Playgrounds,</u> Neighborhood Parks	<u>50 - 70</u>	<u>70 - 75</u>	<u>75 - 85</u>	=					
<u>Golf Courses, Riding</u> <u>Stables, Water Recreation,</u> <u>Cemeteries</u>	<u>50 - 75</u>	Ē	<u>75 - 80</u>	<u>80 - 85</u>					
<u>Office Buildings,</u> <u>Businesses, Commercial,</u> <u>and Professional</u>	<u>50 - 70</u>	<u>70 - 77</u>	<u>77 - 85</u>	Ē					

<u>Table 4.13-7</u> Land Use Community Noise Compatibility									
Land Use Category	<u>Co</u>	<u>mmunity Noise Ec</u>	<u>zy Noise Equivalent Level (CNEL)</u>						
NormallyConditionallyNormallyClearlyAcceptable1Acceptable2Unacceptable3Unacceptable4									
Industrial,									
<u>Manufacturing, Utilities,</u> Agriculture	<u>50 - 75</u>	<u>75 - 80</u>	<u>80 - 85</u>	Ē					
SOURCE: City of Moreno Va	l allev MoVal 2040 (	General Plan_Chapte	er 7: Noise Table N-1	1 · Community Noise					
Compatibility 1		<u>, energi i tani, enapta</u>		<u></u>					
1. Specified land use is sati	sfactory based upor	<u>n the assumption th</u>	at any buildings inv	olved are of normal					
conventional construction									
2. New construction or dev				-					
reduction requirements is made and the needed noise insulation features included in the design.									
<u>Conventional construction, but with closed windows and fresh air supply systems or air conditioning will</u>									
normally suffice.									
<u>3. New construction or development should generally be discouraged. If new construction does proceed, a</u> detailed analysis of the noise reduction requirements must be made and needed noise insulation features									
detailed analysis of the hoise reduction requirements must be made and needed hoise insulation reatures									

<u>included in the design.</u> <u>4. New construction or development generally should not be undertaken.</u>

		able 4					
Community Noise Compatibility Matrix							
_				nity Noise			
		<del>55</del>	<del>60</del>	<del>65</del>	70	75	<del>80</del>
	A						
Residential Low Density Single				B			
Family, Duplex, Mobile Homes					÷		
						Ð	
-	A						
Residential – Multiple Family				B			
-		-			<del>C</del>	D	
						Ð	
-	A			D			
Transient Lodging – Motels, Hotels				B			
					e		Ð
	A						<del></del>
Cohoola Librarian Chambar	A						
Schools, Libraries, Churches, Hospitals, Nursing Homes					C		
nospitais, ivarsing nomes					÷		Ð
							±
Auditoriums, Concert Halls,	₿						
Amphitheaters	Ð				- C		
mipmineaters							
Sports Arena, Outdoor Spectator	₿						
Sports Archa, Outdoor Spectator	Ð					C	
Shortes -		1					
Playgrounds, Neighborhood Parks	A						

					B		
					Ð	C	
						U	
	A						
Golf Courses, Riding Stables,							
Water Recreation, Cometeries						C	
							Ð
	A						
Office Buildings, Business					B		
Commercial and Professional						C	
	A						
Industrial, Manufacturing,						B	
Utilities, Agriculture							C
, ,							
A A Normally Acceptable: Specified land use is satisfactory, based upon the assurt that any buildings involved are of normal conventional construction, without any special noise insulation requ					entional	-	
₿	<b>Conditionally Acceptable:</b> New construction or development should be undertaken only after a detailed analysis of the noise reduction requirement is made and needed noise insulation features included in the design. Conventional construction, but with closed windows and fresh air supply systems or air conditioning will normally suffice.						
C	Normally Unacceptable: New construction or development should generally be discouraged. If new construction or development does proceed, a detailed analysis of the noise reduction requirements must be made and needed noise insulation features included in the design.						
Ð	Clearly Unacceptable: New construction or development should generally not be undertaken.						æ

The  $\frac{20212024}{2024}$  GPU Noise Element contains the following goals, policies, and actions that would be are intended to address ambient noise.

#### Goal

N-1: Design for a pleasant, healthy sound environment conducive to living and working.

#### **Policies**

- N.1-1: Protect occupants of existing and new buildings from exposure to excessive noise, particularly adjacent to freeways, major roadways, the railroad, and within areas of aircraft overflight.
- N.1-2: Guide the location and design of transportation facilities, industrial uses, and other potential noise generators to minimize the effects of noise on adjacent land uses.
- N.1-3: Apply the community noise compatibility standards (Table N-1) to all new development and major redevelopment projects outside the noise and safety compatibility zones established in the March Air Reserve Base/Inland Port Airport Land Use Compatibility (ALUC) Plan in order to protect against the adverse effects of noise exposure. Projects within the noise and safety compatibility zones are subject to the standards contained in the ALUC Plan.
- N.1-4: Require a noise study and/or mitigation measures if applicable for all projects that would expose people to noise levels greater than the "normally acceptable" standard and for any other projects that are likely to generate noise in excess of these standards.
- N.1-5: Noise impacts should be controlled at the noise source where feasible, as opposed to at receptor end with measures to buffer, dampen, or actively cancel noise sources. Site design, building orientation, building design, hours of operation, and other techniques, for new developments deemed to be noise generators shall be used to control noise sources.
- N.1-6: Require noise buffering, dampening, or active cancellation, on rooftop or other outdoor mechanical equipment located near residences, parks, and other noise sensitive land uses.
- N.1-7: Developers shall reduce the noise impacts on new development through appropriate means (e.g. double-paned or soundproof windows, setbacks, berming, and screening). Noise attenuation methods should avoid the use of visible sound walls where possible.

#### Actions

- N.1-A: Continue to review proposed projects for conformance with the March Air Reserve Base/Inland Port Airport Land Use Compatibility Plan, including consideration of the Compatibility Zone Factors shown in Table MA-1 and the Basic Compatibility Criteria shown in Table MA-2, as may be amended.
- <u>N.1-B:</u> Require dedication of an aviation easement as a condition of development approval for projects within the noise and safety compatibility zones identified by the march Air Reserve Base/Inland Port Airport Land Use Compatibility Plan, as may be

amended. The intention of this action is to alert interested individuals, including property buyers and developers, to the proximity of aircraft operations and related noise and safety compatibility protections.

N.1-C: Study the feasibility of using alternative pavement materials such as rubberized asphalt pavements on roadways to reduce noise generation. Update City standards as appropriate.

#### Goal

N-2: Ensure that noise does not have a substantial, adverse effect on the quality of life in the community.

#### **Policies**

- N.2-1: Use the development review process to proactively identify and address potential noise compatibility issues.
- N.2-2: Continue to work with community members and business owners to address noise complaints and ensure voluntary resolution of issues through the enforcement of Municipal Code provisions.
- N.2-3: Limit the potential noise impacts of construction activities on surrounding land uses through noise regulations in the Municipal Code that address allowed days and hours of construction, types of work, construction equipment, and sound attenuation devices.
- N.2-4: Collaborate with the March Joint Powers Authority, March Inland Port Airport Authority, Riverside County Airport Land Use Commission, and other responsible agencies to formulate and apply strategies to address noise and safety compatibility protection from airport operations.
- N.2-5: Encourage residential development heavily impacted by aircraft-related noise to transition to uses that are more compatible.

#### Actions

- N.2-A: Continue to maintain performance standards in the Municipal Code to ensure that noise generated by proposed projects is compatible with surrounding land uses.
- N.2-B: Update the Municipal Code to establish controls on outdoor noise in public places, such as outdoor dining terraces in commercial mixed use areas, public plazas, or parks. Controls may include limits on noise levels or hours of operation.

### a. Traffic Noise

### Increase in Ambient Noise

Long-term traffic noise that affects sensitive land uses would be considered substantial and constitute a significant noise impact if the <u>project2024 GPU</u> would:

- Increase noise levels by 5 dB or more where the <u>"no project"</u> noise level is less than 60 CNEL;
- Increase noise levels by 3 dB or more where the <u>"no project"</u> noise level is 60 CNEL to 65 CNEL; or
- Increase noise levels by 1.5 dB or more where the <u>"no project"</u> noise level is greater than 65 CNEL.

The noise analysis is based on the baseline (year 2018<u>2024</u>) and future (year-2040) traffic volume data. The traffie analysis included over 4,000 roadway segments within an approximate 10 to 15 miles radius of the Planning Area. For purposes of the noise analysis, only the 620<u>includes 405</u> roadway segments located within the Planning Area were analyzed. The change in noise level was calculated for all 620405 roadway segments, as well as <u>sincluding</u> I-215 and SR-\_60, for buildout of the project as well as buildout of the existing 2006-2024 GPU. Noise impacts were determined by comparing the change in noise levels between the existing condition and buildout of the project <u>2024 GPU</u> to the criteria listed above. For informational purposes, this analysis also includes a discussion of the difference in impacts that would occur when compared to buildout of the existing 2006 General Plan.

Based on the impact criteria above, <u>project2024 GPU</u> buildout would result in a significant noise increase over existing ambient noise levels at <del>338</del><u>noise sensitive receptors adjacent to</u> <u>198 of the analyzed roadway segments and at noise sensitive receptors adjacent to 5</u> of the analyzed <u>roadwayfreeway</u> segments. The impacted segments are summarized in Table 4.13-<u>12-8</u>: <u>Roadway Segments with Potentially Significant Traffic Noise Increases</u>. Complete calculations for all roadways segments are included in Appendix D.

As indicated in Table 4.13-8, existing traffic noise levels along roadway segments with the potential for significant increase in noise range between 38.6 CNEL and 83.6 CNEL calculated at 50 feet from the roadway center, with the highest noise levels occurring along I-215 between SR 60 and Eastridge Avenue.

The 2024 GPU contains policies to minimize the potential noise sources and impacts generated by vehicular traffic on existing roadways. Policies include considering the compatibility of proposed land uses with the noise environment, requiring mitigation where sensitive uses are to be placed along transportation routes to ensure that noise levels are minimized, encouraging the proper site planning and architecture to reduce noise impacts, and employing noise mitigation practices when designing future streets and highways.

	Table	e 4.13-8				
<u>Roadway Segments with Potentially Significant Traffic Noise Increases</u>						
Roadway	<u>Segment</u>	<u>Existing</u> <u>ADT</u>	<u>Existin</u> <u>g CNEL</u> <u>(dB[A]</u>	<u>Future</u> <u>Buildout</u> <u>ADT</u>	<u>Buildout</u> <u>CNEL</u> (dB[A] at	<u>Increase</u> in <u>CNEL</u> (dB[A] at
		<u>Volumes</u>	$\frac{\text{at } 50}{(1-1)}$	<u>Volumes</u>	<u>(dD[A] at</u> <u>50 feet)</u>	<u>(ub[A] at</u> <u>50 feet)</u>
Alessandro Blvd	Old 215 Frontage Rd to Day St	24,358	<u>feet)</u> 74.2	50,322	78.0	<u>3.8</u>
Alessandro Blvd	Day St to Elsworth St	<u>21,300</u> 21,471	73.1	46,534	77.1	<u>4.0</u>
Alessandro Blvd	Elsworth St to Courage St	25,098	<u>73.9</u>	46,296	<u>77.1</u>	<u>3.2</u>
Alessandro Blvd	Courage St to Frederick St	23,834	<u>73.3</u>	44,354	<u>76.6</u>	<u>3.3</u>
Alessandro Blvd	Frederick St to Graham St	<u>28,099</u>	<u>73.5</u>	42,360	<u>75.3</u>	<u>1.8</u>
Alessandro Blvd	Graham St to Heacock St	<u>26,035</u> 24,439	<u>72.8</u>	40,538	<u>74.8</u>	<u>1.0</u> <u>2.0</u>
Alessandro Blvd	Heacock St to Indian St	<u>31,227</u>	73.5	43,435	75.0	<u>1.6</u>
Alessandro Blvd	Indian St to Perris Blvd	<u>19,834</u>	<u>71.4</u>	40,941	<u>74.8</u>	<u>3.4</u>
Alessandro Blvd	Perris Blvd to Flaming Arrow Dr	$\frac{15,034}{26,472}$	$\frac{11.4}{73.5}$	<u>40,341</u> <u>45,197</u>	<u>76.2</u>	<u>3.4</u> 2.7
Alessandro Blvd	Flaming Arrow Dr to Kitching St	20,412 24,299	$\frac{73.5}{73.1}$	43,137 48,325	<u>76.5</u>	<u>2.1</u> 3.4
Alessandro Blvd	Kitching St to Chara St	$\underline{12,285}$	$\frac{13.1}{69.7}$	46,639	$\frac{76.5}{75.9}$	<u>5.4</u> <u>6.3</u>
Alessandro Blvd	Chara St to Lasselle St					
Alessandro Blvd	Lasselle St to Darwin Dr	<u>12,285</u>	<u>69.7</u>	<u>44,923</u>	<u>75.8</u>	<u>6.1</u>
		<u>6,414</u>	<u>66.8</u>	<u>44,770</u>	<u>75.7</u>	<u>8.9</u>
<u>Alessandro Blvd</u>	Darwin Dr to Morrison St	<u>6,414</u> 7,091	<u>66.5</u>	<u>44,075</u>	<u>75.3</u>	<u>8.8</u>
Alessandro Blvd	Morrison St to Country Squire Dr	<u>7,981</u>	<u>67.0</u>	<u>40,728</u>	<u>75.0</u>	<u>8.0</u>
Alessandro Blvd	Country Squire Dr to Nason St	<u>7,981</u>	<u>67.4</u>	<u>32,634</u>	<u>74.4</u>	<u>7.0</u>
Alessandro Blvd	Nason St to Marian Rd	<u>4,456</u>	<u>63.3</u>	<u>15,841</u>	<u>69.8</u>	<u>6.6</u>
Alessandro Blvd	Marian Dr to Moreno Beach Dr	<u>3,808</u>	<u>63.0</u>	<u>14,560</u>	<u>70.1</u>	<u>7.1</u>
Alessandro Blvd	Moreno Beach Dr to Walnut Ct	<u>2,159</u>	<u>57.6</u>	<u>6,312</u>	<u>65.1</u>	<u>7.6</u>
<u>Alessandro Blvd</u>	Walnut Ct to Redlands Blvd	<u>1,203</u>	<u>55.3</u>	<u>4,525</u>	<u>64.7</u>	<u>9.4</u>
<u>Alessandro Blvd</u>	<u>World Logistics Center Pkwy to</u> <u>Virginia St</u>	1,320	<u>59.0</u>	11,114	72.0	13.0
Alessandro Blvd	Virginia St to Gilman Springs Rd	1,320 1,320	<u>58.6</u>	$\frac{11,114}{6,133}$	<u>67.7</u>	$\frac{13.0}{9.1}$
Box Springs Rd	West of Douglas Ct					
Box Springs Rd	Douglas Ct to Clark St	<u>12,762</u> 12,762	<u>68.8</u>	$\frac{19,366}{19,366}$	$\frac{70.5}{70.5}$	<u>1.6</u>
		<u>12,762</u>	<u>68.8</u>			<u>1.6</u>
Box Springs Rd	<u>Clark St to Pine Cone Ln</u>	<u>12,762</u>	<u>67.7</u>	<u>19,366</u>	<u>69.3</u> 70.3	<u>1.6</u>
Box Springs Rd	Pine Cone Ln to Day St	<u>16,961</u>	<u>68.4</u>	<u>25,894</u>		<u>1.9</u>
Cactus Ave	<u>Gilbert St to Heacock St</u>	<u>9,765</u>	<u>71.0</u>	<u>41,981</u>	<u>75.6</u>	<u>4.6</u>
<u>Cactus Ave</u>	Heacock St to Unity Ct	<u>11,245</u>	<u>66.9</u>	<u>24,263</u>	<u>70.2</u>	<u>3.3</u>
<u>Cactus Ave</u>	Unity Ct to Indian St	<u>11,245</u>	<u>66.9</u>	<u>21,952</u>	<u>69.6</u>	<u>2.7</u>
<u>Cactus Ave</u>	Indian St to Philo St	<u>8,108</u>	<u>64.9</u>	<u>19,199</u>	<u>68.8</u>	<u>3.9</u>
Cactus Ave	Philo St to Perris Blvd	<u>7,157</u>	<u>64.3</u>	<u>19,399</u>	<u>68.8</u>	<u>4.5</u>
<u>Cactus Ave</u>	Perris Blvd to Agave St	<u>8,442</u> 7,127	<u>63.8</u>	<u>16,667</u>	<u>67.0</u>	<u>3.2</u>
<u>Cactus Ave</u>	Agave St to Kitching St	<u>7,137</u>	<u>62.8</u>	<u>14,836</u>	<u>66.3</u>	<u>3.6</u>
<u>Cactus Ave</u>	Lasselle St to Nason St	<u>20,154</u>	<u>69.9</u>	<u>27,183</u>	<u>71.5</u>	<u>1.6</u>
<u>Cactus Ave</u>	Nason St to Wildmill Ln	<u>11,036</u>	<u>66.9</u>	<u>33,343</u>	<u>72.0</u>	<u>5.1</u>
<u>Cactus Ave</u>	<u>Windmill Ln to Oliver St</u>	<u>3,738</u>	<u>62.5</u>	<u>16,011</u>	<u>69.6</u>	<u>7.2</u>
<u>Cactus Ave</u>	Oliver St to Moreno Beach Dr	<u>4,153</u>	<u>63.3</u>	<u>20,509</u>	<u>70.9</u>	<u>7.6</u>
Cactus Ave	Moreno Beach Dr to Quincy St	<u>4,674</u>	<u>63.3</u>	<u>21,443</u>	<u>70.9</u>	<u>7.6</u>
Cottonwood Ave	Edgemont St to Day St	<u>713</u>	<u>52.3</u>	<u>2,172</u>	<u>59.3</u>	<u>7.0</u>
Cottonwood Ave	Elsworth St to Pan Am Blvd	<u>4,089</u>	<u>59.7</u>	<u>3,730</u>	<u>64.9</u>	<u>5.2</u>
Cottonwood Ave	Fredrick St to Dunhill Dr	<u>11,915</u>	<u>65.2</u>	<u>10,867</u>	<u>69.1</u>	<u>3.9</u>
Cottonwood Ave	Dunhill Dr to Graham St	<u>11,915</u>	<u>65.2</u>	<u>10,400</u>	<u>68.8</u>	<u>3.6</u>
Cottonwood Ave	Lasselle St to Burney Pass Dr	<u>8,068</u>	<u>64.0</u>	<u>16,106</u>	<u>67.2</u>	<u>3.3</u>
Cottonwood Ave	<u>Burney Pass Dr to Morrison St</u>	<u>5,246</u>	<u>62.2</u>	<u>14,329</u>	<u>67.8</u>	5.7

<u>Table 4.13-8</u>								
<u>Roadway Segments with Potentially Significant Traffic Noise Increases</u>								
<u>Roadway</u>	<u>Segment</u>	<u>Existing</u> <u>ADT</u> <u>Volumes</u>	<u>Existin</u> <u>g CNEL</u> <u>(dB[A]</u> <u>at 50</u> <u>feet)</u>	<u>Future</u> <u>Buildout</u> <u>ADT</u> <u>Volumes</u>	<u>Buildout</u> <u>CNEL</u> (dB[A] at <u>50 feet)</u>	<u>Increase</u> <u>in CNEL</u> (dB[A] at <u>50 feet)</u>		
Cottonwood Ave	Nason St to Oliver St	2,241	58.8	<u>6,381</u>	<u>69.1</u>	10.3		
Cottonwood Ave	Oliver St to Moreno Beach Dr	2,241	58.8	5,355	68.3	9.5		
Cottonwood Ave	Moreno Beach Dr to Redlands Blvd	3,161	62.9	11,148	70.8	7.9		
Day St	Box Springs Rd to SR 60	17,945	67.7	19,911	74.0	6.3		
Day St	SR 60 to Ramp	27,427	70.6	28,585	75.2	4.6		
Dracaea Ave	Kitching St to Pepperbush Dr	1,570	53.8	1,992	77.0	23.2		
Dracaea Ave	Pepperbush Dr to Lasselle St	816	50.6	576	62.6	12.1		
Elsworth St	Eucalyptus Ave to Dracaea Ave	3,525	60.8	5,914	64.5	3.8		
Elsworth St	Ella Ave to Bay Ave	3,820	59.8	6,182	71.0	11.2		
Elsworth St	Bay Ave to Alessandro Blvd	3,820	59.8	6,117	67.3	7.5		
	Business Center Dr to Goldencrest							
Elsworth St	Dr	6,286	65.6	<u>11,443</u>	<u>68.2</u>	2.6		
Elsworth St	Goldencrest Dr to Cactus Ave	6,286	66.0	11,443	68.0	2.0		
Eucalyptus Ave	Carnaby St to Elsworth St	12,735	67.4	<u>13,854</u>	<u>69.7</u>	<u>2.3</u>		
Eucalyptus Ave	Elsworth St to Frederick St	6,757	64.5	11,923	<u>69.2</u>	<u>4.7</u>		
Eucalyptus Ave	Frederick St to Kochi Dr	<u>9,346</u>	65.1	23,988	<u>69.6</u>	4.4		
Eucalyptus Ave	Kochi Dr to Graham St	<u>11,132</u>	65.8	20,903	<u>69.6</u>	<u>3.8</u>		
Eucalyptus Ave	Sunbird Dr to Running Deer Rd	5,172	62.6	22,360	<u>66.3</u>	<u>3.7</u>		
Eucalyptus Ave	Running Deer Rd to Heacock St	<u>5,172</u>	<u>62.6</u>	<u>17,234</u>	<u>65.9</u>	<u>3.2</u>		
Eucalyptus Ave	Liberty Ln to Indian St	7,561	<u>62.6</u>	<u>15,254</u>	<u>66.4</u>	<u>3.9</u>		
Eucalyptus Ave	Indian St to Perris Blvd	4,375	<u>60.0</u>	<u>13,193</u>	<u>66.2</u>	<u>6.3</u>		
Eucalyptus Ave	Perris Blvd to Foreman Ave	<u>5,015</u>	60.7	17,314	<u>67.2</u>	<u>6.6</u>		
Eucalyptus Ave	<u>Foreman Ave to Kitching St</u>	173	49.2	<u>15,884</u>	<u>67.1</u>	<u>18.0</u>		
Eucalyptus Ave	<u>Kitching St to Raenette Way</u>	<u>5,513</u>	61.5	<u>19,398</u>	65.1	<u>3.6</u>		
Eucalyptus Ave	<u>Raenette Way to Lasselle St</u>	<u>4,611</u>	60.7	<u>18,817</u>	<u>63.8</u>	<u>3.1</u>		
Eucalyptus Ave	Barbazon Dr to Morrison St	<u>3,616</u>	59.7	<u>8,686</u>	65.5	5.8		
Eucalyptus Ave	<u>Cheyenne St to Nason St</u>	<u>28</u>	<u>38.6</u>	<u>12,014</u>	<u>60.3</u>	$\underline{21.7}$		
<u>Eucalyptus Ave</u>	<u>Auto Mall Pkwy to Auto Mall Dr</u>	<u>126</u>	<u>47.9</u>	<u>104</u>	<u>61.6</u>	<u>13.7</u>		
Eucalyptus Ave	<u>B St to Redlands Blvd</u>	<u>11,994</u>	<u>66.0</u>	<u>1,978</u>	<u>73.2</u>	<u>7.2</u>		
<u>Eucalyptus Ave</u>	<u>Redlands Blvd to World Logistics</u> <u>Cir Pkwy</u>	<u>2,419</u>	<u>64.7</u>	<u>1,954</u>	<u>69.7</u>	<u>5.0</u>		
Frederick St	Alessandro Blvd to Brodiaea Ave	2,317	60.0	4,227	67.0	6.9		
Frederick St	Brodiaea Ave to Cactus Ave	2,495	61.5	3,325	67.6	6.1		
Gentian Ave	Canyonstone Dr to Indian St	557	55.5	7,113	65.5	10.0		
Gentian Ave	Perris Blvd to Patricia St	1,647	57.4	9,918	69.0	11.6		
Gentian Ave	Patricia Ln to Kitching St	1,647	57.4	11,158	<u>66.1</u>	8.7		
Gentian Ave	Kitching St to Casa Grarde St	10,187	66.1	19,402	78.3	12.3		
Gentian Ave	Casa Grarde St to Lasselle St	7,365	64.0	10,911	78.5	14.6		
<u>Gilman Springs</u> <u>Rd</u>	<u>SR 60 to Eucalyptus Ave</u>	<u>9,732</u>	<u>69.7</u>	<u>28,876</u>	<u>72.9</u>	<u>3.1</u>		
<u>Gilman Springs</u> <u>Rd</u>	South of Alessandro Blvd	<u>9,732</u>	<u>68.7</u>	<u>21,541</u>	<u>71.0</u>	<u>2.3</u>		
<u>Graham St</u>	Sunnymead Blvd to Old Valley Dr	<u>9,732</u>	<u>67.1</u>	<u>25,830</u>	<u>71.4</u>	<u>4.3</u>		
<u>Graham St</u>	<u>Old Valley Dr to Eucalyptus Ave</u>	<u>12,458</u>	<u>67.7</u>	<u>27,781</u>	<u>71.4</u>	<u>3.7</u>		
<u>Graham St</u>	<u>Eucalptus Ave to Dracaea Ave</u>	13,555	<u>67.7</u>	<u>29,192</u>	<u>71.2</u>	<u>3.6</u>		

<u>Table 4.13-8</u>						
Road	lway Segments with Potentiall		ant Traff	<u>ïc Noise I</u>	<u>ncreases</u>	
Roadway	Segment	<u>Existing</u> <u>ADT</u> <u>Volumes</u>	<u>Existin</u> <u>g CNEL</u> (dB[A] <u>at 50</u> <u>feet)</u>	<u>Future</u> <u>Buildout</u> <u>ADT</u> <u>Volumes</u>	Buildout CNEL (dB[A] at 50 feet)	<u>Increase</u> <u>in CNEL</u> <u>(dB[A] at</u> <u>50 feet)</u>
Graham St	Dracaea Ave to Sunline Dr	<u>1,704</u>	57.6	<u>29,133</u>	70.4	<u>12.8</u>
Graham St	Sunline Dr to Cottonwood Ave	12,027	67.2	27,766	71.1	3.8
<u>Graham St</u>	Cottonwood Ave to Bay Ave	6,726	64.7	22,726	<u>71.1</u>	6.5
<u>Graham St</u>	Bay Ave to Alessandro Blvd	6,726	64.7	27,237	70.3	5.6
Graham St	Brodiaea Ave to Cactus Ave	1,373	58.5	20,071	68.3	9.8
<u>Heacock St</u>	Perris Blvd to Sunnymead Ranch Pkwy	<u>5,440</u>	<u>65.7</u>	<u>7,859</u>	<u>68.2</u>	<u>2.5</u>
<u>Heacock St</u>	<u>Manzanita Ave to Badger Springs</u> <u>Trail</u>	<u>16,009</u>	<u>68.1</u>	<u>15,628</u>	<u>69.8</u>	<u>1.7</u>
Heacock St	Badger Springs Trail to Sunbow St	16,009	<u>68.1</u>	<u>18,846</u>	<u>69.8</u>	1.7
Heacock St	Myers Ave to Eucalyptus Ave	13,944	66.3	10,783	<u>68.3</u>	<u>1.9</u>
<u>Heacock St</u>	<u>Cottonwood Ave to Alessandro</u> <u>Blvd</u>	<u>22,588</u>	<u>69.3</u>	<u>16,890</u>	<u>74.6</u>	<u>5.3</u>
<u>Heacock St</u>	<u>Alessandro Blvd to Cactus Ave</u>	<u>17,064</u>	<u>68.9</u>	<u>15,470</u>	<u>74.4</u>	<u>5.6</u>
<u>Heacock St</u>	Iris Ave to San Michele Rd	<u>11,763</u>	<u>72.5</u>	<u>31,209</u>	<u>74.5</u>	<u>2.0</u>
<u>Hidden Springs</u> <u>Dr</u>	<u>Pigeon Pass Rd to Country Crest</u> <u>Dr</u>	<u>61</u>	<u>38.9</u>	<u>68</u>	<u>57.8</u>	<u>18.9</u>
<u>Hidden Springs</u> <u>Dr</u>	<u>Country Crest Dr to Mountain</u> <u>View Rd</u>	<u>4,013</u>	<u>57.7</u>	<u>4,180</u>	<u>68.4</u>	<u>10.8</u>
<u>Hidden Springs</u>	Mountain View Rd to Pigeon Pass					
<u>Dr</u>	Rd	<u>3,938</u>	<u>57.6</u>	<u>4,053</u>	<u>68.5</u>	<u>10.9</u>
Highland Blvd	Redlands Blvd to Juniper Ave	<u>218</u>	<u>52.2</u>	<u>2,971</u>	<u>61.5</u>	<u>9.3</u>
<u>Highland Blvd</u>	Juniper Ave to Ironwood Ave	<u>117</u>	<u>49.8</u>	<u>2,916</u>	<u>59.1</u>	<u>9.4</u>
Indian St	Dracaea Ave to Cottonwood Ave	<u>7,215</u>	<u>61.4</u>	<u>7,284</u>	<u>66.3</u>	<u>4.9</u>
Indian St	Cottonwood Ave to Bay Ave	<u>8,255</u>	<u>64.4</u>	<u>7,240</u>	<u>71.3</u>	<u>6.9</u>
<u>Indian St</u> Indian St	Bay Ave to Alessandro Blvd John F Kennedy Dr to Gentian	<u>10,189</u>	<u>65.1</u>	<u>12,227</u>	<u>70.7</u>	<u>5.6</u>
	Ave	<u>9,418</u>	<u>68.9</u>	<u>12,622</u>	<u>73.2</u>	<u>4.3</u>
Indian St	Gentian Ave to Iris Ave	<u>6,982</u>	<u>68.5</u>	<u>14,735</u>	<u>72.4</u>	<u>3.9</u>
Indian St	Iris Ave to Krameria Ave	<u>3,174</u>	<u>63.7</u>	<u>15,045</u>	<u>71.6</u>	<u>7.9</u>
Indian St	South of Krameria Ave	<u>1,464</u>	<u>62.2</u>	<u>14,148</u> 15,997	<u>75.9</u>	<u>13.7</u>
Indian St	North of San Michele Rd	<u>4,450</u>	<u>67.2</u>	<u>15,827</u>	<u>73.7</u>	<u>6.5</u>
Indian St	San Michele Rd to Nandina Ave	<u>6,313</u> 2,245	<u>69.9</u>	<u>30,218</u>	<u>75.5</u> 74.8	<u>5.6</u>
Iris Ave	<u>Indian St to Emma Ln</u> Emma Ln to Perris Blvd	<u>3,345</u> 2,245	<u>63.3</u>	$\frac{10,665}{10,665}$	<u>74.8</u> 76.8	<u>11.4</u>
Iris Ave	Perris Blvd to Kitching St	<u>3,345</u> <u>18,723</u>	$\frac{\underline{63.7}}{\underline{72.4}}$	10,665 28,968	<u>76.8</u> 77.8	<u>13.0</u> 5.4
Iris Ave	<u>Ferris Bivd to Kitching St</u> Kitching St to Lasselle St	<u>18,723</u> 19,094	$\frac{72.4}{73.3}$	<u>28,968</u> <u>35,690</u>		<u>5.4</u>
<u>Iris Ave</u> Iris Ave	Lasselle St to Mesa Verde Dr	<u>19,094</u> <u>34,844</u>	$\frac{73.3}{74.9}$	<u>35,690</u> 57,447	$\frac{77.6}{77.1}$	$\frac{4.3}{2.3}$
Iris Ave	Mesa Verde Dr to Nason St	$\frac{34,844}{30,595}$		<u>57,447</u> 52,979	$\frac{77.1}{77.2}$	
Iris Ave	Nason St to Turnberry St	<u>30,595</u> 22,944	$\frac{\underline{74.5}}{\underline{73.4}}$	<u>52,979</u> <u>44,009</u>	<u>76.7</u>	<u>2.7</u> <u>3.3</u>
Ironwood Ave	Heritage Dr to Pigeon Pass Rd			$\frac{44,009}{14,458}$	<u>68.6</u>	<u>3.8</u>
Ironwood Ave	Indian St to Harclare Dr	<u>8,451</u> <u>6,229</u>	$\frac{\underline{64.8}}{\underline{61.7}}$	14,450 10,070	<u>66.9</u>	<u>5.0</u>
Ironwood Ave	Harclare Dr to Perris Blvd	<u>6,229</u> 6,229	61.7 61.7	10,070 10,720	<u>67.6</u>	<u>5.9</u>
Ironwood Ave	Perris Blvd to Franklin St	<u>0,225</u> 10,642	<u>66.0</u>	10,120 13,840	<u>67.6</u>	<u> </u>
Ironwood Ave	Franklin St to Kitching St	<u>10,642</u> <u>463</u>	<u>52.4</u>	16,221	<u>67.6</u>	$\frac{1.0}{15.2}$
11011WOOU AVE	TTAIIMIII DE 10 MICHIII DE	400	04.4	10,441	01.0	10.4

<u>Table 4.13-8</u>						
Road	dway Segments with Potentiall		ant Traff	ic Noise I	<u>ncreases</u>	
Roadway	Segment	<u>Existing</u> <u>ADT</u> <u>Volumes</u>	Existin <u>g CNEL</u> (dB[A] <u>at 50</u> feet)	<u>Future</u> <u>Buildout</u> <u>ADT</u> <u>Volumes</u>	Buildout CNEL (dB[A] at 50 feet)	<u>Increase</u> <u>in CNEL</u> (dB[A] at <u>50 feet)</u>
Ironwood Ave	Lasselle St to Steeplechase Dr	10.231	65.7	9.379	67.8	2.0
Ironwood Ave	Steeplechase Dr to Nason St	5,744	62.3	11,121	68.0	5.7
Ironwood Ave	Redlands Blvd to Highland Blvd	364	53.8	1,267	70.0	16.2
Kitching St	Cottonwood Ave to Bay Ave	7,175	62.5	10,708	68.7	<u>6.2</u>
Kitching St	Bay Ave to Alessandro Blvd	7,119	62.6	8,948	67.7	5.1
Kitching St	Alessandro Blvd to Brodiaea Ave	12,958	65.6	22,404	69.3	<u>3.7</u>
Kitching St	Brodiaea Ave to Cactus Ave	10,330	<u>64.0</u>	<u>19,697</u>	<u>69.5</u>	5.4
Kitching St	Cactus Ave to Delphinium Ave	10,259	65.1	23,400	70.4	<u>5.3</u>
Kitching St	Delphinium Ave to John F Kennedy Dr	<u>10,259</u>	<u>65.1</u>	<u>24,208</u>	<u>69.3</u>	<u>4.3</u>
<u>Kitching St</u>	<u>John F Kennedy Dr to Gentian</u> <u>Ave</u>	<u>14,481</u>	<u>68.2</u>	<u>23,601</u>	<u>73.0</u>	<u>4.9</u>
<u>Krameria Ave</u>	<u>Indian St to Tarano Ln</u>	<u>3,486</u>	<u>60.3</u>	5,080	<u>71.9</u>	<u>11.6</u>
<u>Krameria Ave</u>	<u>Tarano Ln to Perris Blvd</u>	<u>3,486</u>	<u>60.4</u>	<u>7,881</u>	<u>71.9</u>	<u>11.5</u>
<u>Lake Vista Rd</u>	<u>Sunnymead Ranch Pkwy to Lake</u> <u>Summit Dr</u>	<u>2,067</u>	<u>55.1</u>	<u>3,576</u>	<u>68.0</u>	<u>12.9</u>
<u>Lasselle St</u>	<u>Fir Ave to Eucalyptus Ave</u>	<u>2,432</u>	<u>58.3</u>	<u>2,452</u>	<u>67.9</u>	<u>9.6</u>
<u>Lasselle St</u>	Eucalyptus Ave to Dracaea Ave	<u>4,959</u>	<u>62.5</u>	<u>16,811</u>	<u>68.3</u>	<u>5.8</u>
Lasselle St	Dracaea Ave to Cottonwood Ave	<u>5,096</u>	<u>62.6</u>	<u>16,772</u>	<u>68.4</u>	<u>5.8</u>
<u>Lasselle St</u>	<u>Cottonwood Ave to Bay Ave</u>	<u>10,110</u>	<u>65.3</u>	<u>19,711</u>	<u>69.1</u>	<u>3.8</u>
Lasselle St	Bay Ave to Alessandro Blvd	<u>10,110</u>	65.3	20,524	<u>69.9</u>	<u>4.6</u>
<u>Lasselle St</u>	<u>Alessandro Blvd to Brodiaea Ave</u>	<u>16,672</u>	<u>68.3</u>	<u>19,368</u>	<u>70.1</u>	<u>1.8</u>
Lasselle St	Brodiaea Ave to Cactus Ave	<u>15,702</u>	<u>68.0</u>	<u>23,110</u>	<u>71.1</u>	<u>3.1</u>
<u>Lasselle St</u>	<u>Cactus Ave to John F Kennedy Dr</u>	<u>15,916</u>	<u>68.2</u>	<u>22,994</u>	<u>70.1</u>	<u>1.9</u>
Lasselle St	<u>John F Kennedy Dr to Margaret</u> <u>Ave</u>	<u>20,375</u>	<u>69.9</u>	<u>25,562</u>	<u>71.9</u>	<u>2.1</u>
<u>Lasselle St</u>	Margaret Ave to Gentian Ave	<u>20,375</u>	<u>69.9</u>	<u>20,248</u>	<u>72.9</u>	<u>3.0</u>
<u>Manzanita Ave</u>	<u>Davis St to Indian St</u>	<u>702</u>	<u>53.6</u>	<u>759</u>	<u>69.9</u>	<u>16.3</u>
<u>Manzanita Ave</u>	Indian St to Perris Blvd	<u>1,267</u>	<u>57.1</u>	<u>680</u>	<u>70.3</u>	<u>13.2</u>
<u>Moreno Beach</u> <u>Dr</u>	Locust Ave to Juniper Ave	<u>2,741</u>	<u>59.3</u>	<u>3,362</u>	<u>69.6</u>	<u>10.3</u>
<u>Moreno Beach</u> <u>Dr</u>	Juniper Ave to Ironwood Ave	<u>2,707</u>	<u>59.2</u>	<u>3,230</u>	<u>77.2</u>	<u>17.9</u>
<u>Moreno Beach</u> <u>Dr</u>	Ironwood Ave to SR 60	<u>9,296</u>	<u>68.3</u>	<u>13,533</u>	<u>77.2</u>	<u>8.9</u>
Moreno Beach Dr	<u>SR 60 to Eucalyptus Ave</u>	<u>23,045</u>	<u>74.8</u>	<u>41,697</u>	<u>76.6</u>	<u>1.8</u>
<u>Moreno Beach</u> Dr	Trail Ridge Way to Auto Mall Dr	<u>14,133</u>	<u>72.6</u>	<u>38,680</u>	<u>76.9</u>	<u>4.2</u>
<u>Moreno Beach</u> <u>Dr</u>	Auto Mall Dr to Cottonwood Ave	<u>13,827</u>	<u>72.5</u>	<u>36,941</u>	<u>76.8</u>	<u>4.2</u>
<u>Moreno Beach</u> <u>Dr</u>	Cottonwood Ave to Bay Ave	<u>12,522</u>	<u>72.3</u>	<u>42,094</u>	<u>76.4</u>	<u>4.1</u>
<u>Moreno Beach</u> <u>Dr</u>	Bay Ave to Alessandro Blvd	<u>12,522</u>	<u>72.3</u>	<u>40,643</u>	<u>74.7</u>	<u>2.5</u>

<u>Table 4.13-8</u>						
Road	<u>lway Segments with Potentiall</u>	<u>y Signific</u>	<u>ant Traff</u>	<u>ic Noise I</u>	<u>ncreases</u>	
Roadway	<u>Segment</u>	<u>Existing</u> <u>ADT</u> <u>Volumes</u>	<u>Existin</u> <u>g CNEL</u> (dB[A] <u>at 50</u> feet)	<u>Future</u> <u>Buildout</u> <u>ADT</u> <u>Volumes</u>	<u>Buildout</u> <u>CNEL</u> (dB[A] at <u>50 feet)</u>	<u>Increase</u> <u>in CNEL</u> <u>(dB[A] at</u> <u>50 feet)</u>
<u>Moreno Beach</u> <u>Dr</u>	Brodiaea Ave to Cactus Ave	12,051	<u>70.1</u>	<u>41,521</u>	<u>76.9</u>	<u>6.8</u>
Morrison St	Fir Ave to Eucalyptus Ave	842	54.1	1,881	66.5	12.5
Morrison St	Eucalyptus Ave to Dracaea Ave	<u>9,204</u>	65.1	12,012	<u>66.9</u>	<u>1.8</u>
Morrison St	Cottonwood Ave to Bay Ave	<u>5,500</u>	63.1	13,856	77.9	<u>14.8</u>
Morrison St	Bay Ave to Alessandro Blvd	<u>5,497</u>	<u>63.0</u>	<u>14,094</u>	<u>78.4</u>	<u>15.4</u>
Nandina Ave	Indian St to Perris Blvd	4,377	69.5	4,241	71.5	2.0
Nason St	Ironwood Ave to SR 60	9,429	65.6	13,979	70.6	5.1
Nason St	Fir Ave to Eucalyptus Ave	14,956	<u>68.1</u>	24,411	<u>70.3</u>	<u>2.2</u>
Nason St	Dracaea Ave to Cottonwood Ave	14,196	67.8	24,758	71.2	3.3
<u>Old 215</u> <u>Frontage Rd</u>	Dracaea Ave to Cottonwood Ave	4,322	<u>61.3</u>	4,627	<u>64.8</u>	<u>3.5</u>
<u>Old 215</u> <u>Frontage Rd</u>	Alessandro Blvd to Cactus Ave	<u>5,332</u>	<u>62.6</u>	<u>464</u>	<u>69.4</u>	<u>6.9</u>
<u>Old Lake Dr</u>	<u>Pigeon Pass Rd to Sunnymead</u> <u>Ranch Pkwy</u>	<u>10,703</u>	65.2	<u>11,737</u>	<u>69.0</u>	<u>3.9</u>
<u>Oliver St</u>	Cactus Ave to Rockwood Ave	<u>5,424</u>	<u>64.3</u>	16,353	<u>68.2</u>	<u>3.8</u>
<u>Oliver St</u>	Rockwood Ave to John F Kennedy Dr	<u>5,424</u>	<u>64.3</u>	<u>15,572</u>	<u>68.3</u>	<u>3.9</u>
<u>Oliver St</u>	John F Kennedy Dr to Iris Ave	3,007	61.2	14,390	<u>69.9</u>	8.7
Perris Blvd	North of Sunnymead Ranch Pkwy	10,136	68.0	<u>11,691</u>	<u>69.8</u>	<u>1.7</u>
Perris Blvd	Manzanita Ave to Jaclyn Ave	12,764	68.7	17,510	70.8	<u>2.1</u>
Perris Blvd	Jaclyn Ave to Kalmia Ave	14,701	<u>69.2</u>	17,753	73.4	<u>4.2</u>
Perris Blvd	Kalmia Ave to Ironwood Ave	17,955	69.9	22,737	75.9	6.0
Perris Blvd	Cactus Ave to Delphinium Ave	24,086	70.5	25,035	75.7	5.2
<u>Perris Blvd</u>	Delphinium Ave to John F Kennedy Dr	24,086	<u>70.5</u>	<u>27,548</u>	<u>74.3</u>	<u>3.8</u>
Perris Blvd	John F Kennedy Dr to Filaree Ave	35,488	<u>74.5</u>	45,840	<u>74.6</u>	<u>0.1</u>
Perris Blvd	Gentian Ave to Santiago Dr	<u>28,981</u>	<u>73.9</u>	33,494	<u>77.4</u>	<u>3.5</u>
Perris Blvd	Santiago Dr to Iris Ave	<u>28,981</u>	<u>73.9</u>	37,151	<u>78.5</u>	<u>4.6</u>
Perris Blvd	<u>Iris Ave to Krameria Ave</u>	<u>40,944</u>	<u>76.3</u>	<u>51,656</u>	<u>78.7</u>	<u>2.3</u>
Pigeon Pass Rd	Hidden Springs Dr to Lawless Rd	<u>1,167</u>	<u>56.2</u>	1,257	<u>62.1</u>	<u>5.9</u>
<u>Pigeon Pass Rd</u>	Lawless Rd to Sunnymead Ranch Pkwy	<u>1,167</u>	<u>56.2</u>	<u>1,257</u>	<u>70.9</u>	<u>14.7</u>
<u>Pigeon Pass Rd</u>	<u>Sunnymead Ranch Pkwy to Old</u> <u>Lake Dr</u>	<u>5,893</u>	<u>63.3</u>	<u>4,341</u>	<u>71.5</u>	<u>8.2</u>
Pigeon Pass Rd	Harland Dr to Ironwood Ave	<u>21,213</u>	71.5	<u>24,531</u>	<u>73.9</u>	<u>2.4</u>
Pigeon Pass Rd	Ironwood Ave to Hemlock Ave	<u>27,538</u>	70.5	<u>30,596</u>	<u>73.3</u>	<u>2.8</u>
<u>Redlands Blvd</u>	Ironwood Ave to SR 60	<u>14,836</u>	<u>70.8</u>	<u>21,775</u>	<u>72.6</u>	<u>1.8</u>
<u>Redlands Blvd</u>	<u>SR 60 to Eucalyptus Ave</u>	<u>12,308</u>	70.8	<u>24,701</u>	<u>73.1</u>	<u>2.3</u>
San Michele Rd	<u>Heacock St to Indian St</u>	<u>122</u>	<u>46.4</u>	<u>8,567</u>	69.5	<u>23.1</u>
San Michele Rd	Indian St to Perris Blvd	<u>5,297</u>	65.9	<u>6,039</u>	67.4	1.5
<u>Sunnymead</u> <u>Ranch Pkwy</u>	<u>Pigeon Pass Rd to Lake Vista Rd</u>	<u>486</u>	<u>52.3</u>	<u>2,350</u>	<u>64.9</u>	<u>12.6</u>

	<u>Table 4.13-8</u>						
Road	lway Segments with Potentiall	<u>y Signific</u>	<u>ant Traff</u>	<u>ic Noise I</u>	<u>ncreases</u>		
<u>Roadway</u>	<u>Segment</u>	<u>Existing</u> <u>ADT</u> <u>Volumes</u>	$\frac{\underline{\text{Existin}}}{\underline{\text{g CNEL}}}$ $\frac{\underline{\text{(dB[A]}}}{\underline{\text{at 50}}}$ $\underline{\text{feet}}$	<u>Future</u> <u>Buildout</u> <u>ADT</u> <u>Volumes</u>	<u>Buildout</u> <u>CNEL</u> (dB[A] at <u>50 feet)</u>	<u>Increase</u> <u>in CNEL</u> (dB[A] at <u>50 feet)</u>	
<u>Sunnymead</u> <u>Ranch Pkwy</u>	Lake Vista Rd to Old Lake Dr	<u>2,318</u>	<u>59.3</u>	<u>5,450</u>	<u>65.4</u>	<u>6.1</u>	
<u>Sunnymead</u> <u>Ranch Pkwy</u>	<u>Old Lake Dr to Heacock St</u>	<u>7,450</u>	<u>64.8</u>	<u>7,639</u>	<u>69.3</u>	<u>4.5</u>	
<u>Theodore St</u>	Ironwood Ave to SR 60	<u>436</u>	54.8	<u>3,783</u>	<u>66.8</u>	<u>12.0</u>	
<u>Town Cir</u>	<u>Centerpoint Dr to Heritage Way</u>	<u>6,374</u>	<u>61.2</u>	<u>6,057</u>	<u>69.0</u>	<u>7.8</u>	
Towngate Blvd	<u>Eucalyptus Ave to Heritage Way</u>	<u>5,590</u>	<u>62.2</u>	<u>6,901</u>	<u>69.3</u>	<u>7.1</u>	
<u>Via Del Lago</u>	Iris Ave to Alta Calle	<u>5,131</u>	<u>62.7</u>	<u>15,001</u>	<u>88.3</u>	$\underline{25.6}$	
<u>Via Del Lago</u>	South of Alta Calle	<u>297</u>	<u>49.9</u>	<u>2,290</u>	<u>86.3</u>	<u>36.3</u>	
<u>SR 60</u>	<u>Heacock St to Perris Blvd</u>	<u>104,638</u>	<u>82.8</u>	126,695	85.5	<u>2.8</u>	
<u>SR 60</u>	Perris Blvd to Nason St	<u>85,489</u>	<u>82.2</u>	<u>112,163</u>	<u>83.9</u>	1.7	
<u>SR 60</u>	Moreno Beach Dr to Redlands Blvd	72,123	<u>81.8</u>	<u>94,973</u>	85.0	<u>3.2</u>	
<u>SR 60</u>	<u>Redlands Blvd to World Logistics</u> <u>Cir Pkwy</u>	<u>63,183</u>	<u>81.1</u>	94,057	<u>85.4</u>	<u>4.3</u>	
I-215	SR-60 to Eastridge Ave	113,294	83.6	162,330	85.4	1.8	
	or traffic noise level changes along all	studied rout					

	Table 4.13-12				
Significant Traffic Noise Increases Along Study Roadway Segments					
		Existing	GPU Year		
		Noise Level	2040 Noise	Noise	
		(CNEL at	Level (CNEL	Increase	
Roadway	Segment	<del>50 feet)</del>	<del>at 50 feet)</del>	(dB)	
Alessandro Boulevard	I-215 to Frederick Street	<del>71.7 - 76.3</del>	<del>73.5 - 78.1</del>	<del>1.8 - 2.6</del>	
Alessandro Boulevard	Graham Street to Quiney Street	<del>61.7 - 71.5</del>	<del>65.3 - 74.8</del>	$\frac{2.0 - 6.4}{2.0 - 6.4}$	
Alta Calle	Via Del Lago to Lake Perris Drive	<del>63.7 - 63.8</del>	<del>67.4 - 68.7</del>	<del>3.6 - 4.9</del>	
Box Springs Road	I-215 to Pigeon Pass Road	<del>68.0 - 69.5</del>	<del>71.0 - 72.1</del>	<del>2.6 - 3.0</del>	
Caetus Avenue	I-215 to Day Street	77	<del>79.1</del>	$\frac{2.1}{2.1}$	
Caetus Avenue	Graham Street to Heacock Street	<del>76</del>	<del>78.0 - 78.1</del>	$\frac{2.0 - 2.1}{2.0}$	
Caetus Avenue	Kitching Street to Lasselle Street	$\frac{70.1}{}$	71.7	<del>1.6</del>	
Caetus Avenue	Nason Street to Redlands Boulevard	<del>65.5 - 68.8</del>	<del>70.8 - 72.4</del>	<del>3.2 - 5.5</del>	
Cottonwood Avenue	Elsworth Street to Morrison Street	<del>54.9 - 67.1</del>	<del>62.6 - 69.6</del>	<del>2.3 - 7.7</del>	
Cottonwood Avenue	Moreno Beach Drive to Quincy Street	64.4	<del>67.5 - 70.3</del>	<del>3.1 - 5.9</del>	
Day Street	Box Springs Road to Cactus Avenue	<del>62.6 - 70.6</del>	<del>67.6 - 73.0</del>	<del>1.8 - 9.0</del>	
Dracaca Avenue	Indian Street to Perris Boulevard	$\frac{56.1}{1}$	<del>61.5</del>	<del>5.4</del>	
<del>Dracaca Avenue</del>	Kitching Street to Lasselle Street	<del>60.2</del>	<del>63.3</del>	<del>3.1</del>	
E Oleander Avenue	Lasselle Street to Alta Calle	<del>63.3</del>	<del>61.6</del>	<del>8.3</del>	
	Alessandro Boulevard to Cactus	07.0	50.0	_	
Elsworth Street	Avenue	<del>65.6</del>	<del>70.6</del>	5	
Eucalyptus Avenue	I-215 to Moreno Beach Drive	<del>62.0 - 68.8</del>	<u>69.2 - 71.8</u>	<del>2.0 - 7.6</del>	

Table 4.13-12				
Signif	icant Traffic Noise Increases Along St	udy Roadway (	Segments	
		Existing	GPU Year	
		Noise Level	2040 Noise	Noise
		(CNEL at	Level (CNEL	Increase
Roadway	Segment	50 feet)	at 50 feet)	(dB)
Eucalyptus Avenue	Redlands Boulevard to Theodore Avenue	70.9	73.4	2.5
Evans Road	South of E Oleander Avenue	$\frac{70.2}{}$	73	<del>2.8</del>
Frederick Street	Townsgate Avenue to Sunnymead Boulevard	<del>70.7 - 71.3</del>	<del>73.0 - 73.5</del>	<del>2.2 - 2.3</del>
Genetian Avenue	Heacock Street to Perris Boulevard	<del>61.0 - 65.8</del>	<del>66.0 - 68.0</del>	$\frac{2.1 - 5.5}{2.1 - 5.5}$
Gilman Springs Road	SR-60 to State Street	<del>75.8 - 76.1</del>	<del>78.0 - 78.6</del>	<del>1.9 - 2.8</del>
Graeber Street	Caetus Avenue to Riverside Drive	<del>64.5 - 65.9</del>	<del>69.2</del>	<del>3.3 - 4.7</del>
Graham Street	Sunnymead Boulevard to Eucalyptus Avenue	<del>62.3</del>	<del>66.5</del>	4.2
Graham Street	Dracaea Avenue to Cottonwood Avenue	<del>58.6</del>	<del>64.2</del>	<del>5.6</del>
Graham Street	Alessandro Boulevard to Cactus Avonue	<del>62.9 - 64.3</del>	<del>66.2 - 68.7</del>	<del>3.3 - 4.4</del>
Heacock Street	Cactus Avenue to San Michelle Avenue	<del>68.4 - 72.3</del>	<del>70.3 - 74.9</del>	$\frac{1.6 - 3.5}{1.6 - 3.5}$
Hidden Springs Drive	Pigeon Pass Road to Mountain View Road	47.4	<del>64.3</del>	<del>16.9</del>
Indian Street	SR-60 to Eucalyptus Avenue	<del>60.3 - 61.0</del>	<del>64.5 - 65.0</del>	<del>3.5 - 4.3</del>
Indian Street	John F Kennedy Drive to Iris Avenue	<del>61.0 - 61.2</del>	<del>64.2 - 64.9</del>	<del>3.1 - 3.9</del>
Indian Street	South of Krameria Avenue	<u>62.1 - 63.6</u>	<del>65.8 - 69.6</del>	<u> 3.2 - 6.9</u>
Iris Avenue	Perris Boulevard to Via Del Lago	<del>68.7 - 73.0</del>	<del>72.2 - 77.1</del>	$\frac{1.8 - 5.4}{1.8 - 5.4}$
Ironwood Avenue	Graham Street to Heacock Street	$\frac{66.5}{100}$	<del>69</del>	$\frac{2.5}{2.5}$
Ironwood Avenue	Perris Boulevard to Highland Boulevard	47.5 - 67.0	<del>57.7 - 69.5</del>	<del>1.7 - 10.2</del>
<del>Jack Rabbit Trail</del>	Northeast of Gilman Springs Road	<del>66.3</del>	<del>70.1</del>	<del>3.8</del>
John F Kennedy Drive	Heacock Street to Indian Street	<del>68.4</del>	70.1	<del>1.7</del>
John F Kennedy Drive	Kitching Street to Lasselle Street	<u>68.1</u>	$\frac{70.5}{1000}$	2.4
John F Kennedy Drive	Moreno Beach Drive to Redlands Boulevard	<del>69.5 - 70.9</del>	<del>72.6 - 73.</del> 4	<u>2.5 - 3.8</u>
Kitching Street	Sunnymead Boulevard to Alessandro Boulevard	<del>59.5 - 66.9</del>	<del>64.6 - 70.6</del>	<del>3.3 - 5.1</del>
Kitching Street	Iris Avenue to Krameria Avenue	64.3	69	4.7
Lake Perris Drive	South of Alta Calle	<u>58.2 - 63.4</u>	<u>65.0 - 70.0</u>	4.6 - 6.8
Lasselle Street	Eucalyptus Avenue to Evans Road	<u>63.6 - 72.4</u>	<u>68.3 - 74.2</u>	<u>1.7 - 5.8</u>
Manzanita Avenue	Indian Street to Reche Vista Drive	<del>53.3 - 54.4</del>	<del>60.1 - 60.4</del>	<u>6.0 - 6.8</u>
Moreno Beach Drive	Ironwood Avenue to Eucalyptus Avenue	<del>67.8 - 68.6</del>	<del>70.4 - 74.7</del>	<del>3.2 - 6.1</del>
Moreno Beach Drive	Cottonwood Avenue to Cactus Avenue	<del>69.6 - 69.8</del>	72.0 - 72.4	<u> 2.2 - 2.6</u>
Moreno Beach Drive	John F Kennedy Drive to Via Del Lago	72.2	75.4	3.2

	Table 4.13-12			
Signif	<mark>icant Traffic Noise Increases Along St</mark>	udy Roadway 🕯	Segments	
		Existing	GPU Year	
		Noise Level	2040 Noise	Noise
		(CNEL at	Level (CNEL	Increase
Roadway	Segment	<del>50 feet)</del>	<del>at 50 feet)</del>	(dB)
N. Webster Avenue	Harley Knox Boulevard to E Marjham Street	<del>70.2 - 71.1</del>	<del>73.6</del>	$\frac{2.5 - 3.1}{2.5 - 3.1}$
Nason Street	SR-60 to Iris Avenue	<del>66.5 - 68.3</del>	<del>70.3 - 72.8</del>	<del>2.0 - 5.6</del>
<del>Old I-215 Frontage</del> <del>Road</del>	Eucalyptus Avenue to Caetus Avenue	<del>62.0 - 69.0</del>	<del>69.0 - 75.1</del>	<del>3.9 - 7.0</del>
Perris Boulevard	Reche Vista Drive to Sunnymead Boulevard	<del>67.2 - 72.9</del>	<del>71.6 - 74.5</del>	<del>1.6 - 4.4</del>
Perris Boulevard	South of Alessandro Boulevard	<del>69.0 - 72.5</del>	<del>73.3 - 76.1</del>	<del>1.8 - 5.7</del>
Pigeon Pass Road	Hidden Springs Drive to Sunnymead Ranch Park	<del>57.6 - 57.9</del>	<del>63.9 - 64.1</del>	<del>6.2 - 6.3</del>
Reche Vista Drive	North of Heacock Street	70.2	72.7	$\frac{2.5}{2.5}$
Redlands Boulevard	San Timoteo Canyon Road to Caetus Avenue	<del>69.9 - 72.6</del>	<del>73.2 - 75.3</del>	<del>2.2 - 6.1</del>
Riverside Drive	Meyer Street to Graeber Street	<del>57</del>	<del>65</del>	8
San Michelle Avenue	Indian Street to Perris Boulevard	<del>50</del>	<del>55.8</del>	<del>5.8</del>
Sunnymead Boulevard	Frederick Street to Kitching Street	<del>59.4 - 68.8</del>	<del>66.9 - 71.5</del>	<u>2.7 - 7.7</u>
<del>Sunnymead Ranch</del> <del>Parkway</del>	Lake Vista Road to Heacock Street	<del>53.5 - 66.9</del>	<del>63.8 - 68.7</del>	<del>1.8 - 10.8</del>
Theodore Avenue	SR-60 to Alessandro Boulevard	<del>64.7 - 67.4</del>	<del>69.7 - 80.0</del>	<del>5.0 - 13.8</del>
Town Circle	North of Campus Parkway	<del>64.6 - 66.5</del>	<del>69.1</del>	$\frac{2.6 - 4.5}{2.6 - 4.5}$
Towngate Avenue	Eucalyptus Avenue to Frederick Street	<del>65.6</del>	71.2	<del>5.6</del>
Via Del Lago	John F Kennedy Drive to Alta Calle	<u>64.2</u>	<del>68.7 - 69.0</del>	4.5 - 4.8
CNEL = community nois dB = decibels	e equivalent level			

It should be noted that without approval of the project, a significant increase in ambient noise levels would also occur with buildout with the existing 2006 General Plan. Based on the impact criteria above, a significant noise increase would occur at 339 of the analyzed roadway segments under buildout of the existing 2006 General Plan. A majority of the roadway segments that would be affected by a significant increase in ambient noise levels would be the same as those identified for buildout of both the project and existing 2006 General Plan. The two bullet lists below present the exceptions where some roadway segments would only be affected by a significant noise levels under buildout of the project, or buildout of the existing 2006 General Plan:

- Project buildout would result in a significant increase in ambient noise levels at the roadway segments listed below. These roadway segments would not be impacted under buildout of the existing 2006 General Plan:
  - Alessandro Boulevard Moreno Beach Drive to Quincy Street

- o Cactus Avenue Kitching Street to Lasselle Street
- o Cottonwood Avenue Indian Street to Perris Boulevard
- o Genetian Avenue Indian Street to Perris Boulevard
- o Iris Avenue Nason Street to the Moreno Valley Medical Center
- Ironwood Avenue Nason Street to Moreno Beach Drive
- o John F Kennedy Drive Kitching Street to Lasselle Street
- John F Kennedy Drive Heacock Street to Indian Street
- Kitching Street Cottonwood Avenue to Alessandro Boulevard
- o Lasselle Street Eucalyptus Avenue to Dracaea Avenue
- o Lasselle Street John F Kennedy Drive to Gentian Avenue
- Buildout of the existing 2006 General Plan would result in a significant increase in ambient noise levels at the roadway segments listed below. These roadway segments would not be impacted under buildout of the project:
  - o Day Street Box Springs Road to SR-90 Westbound Off-Ramp
  - o Graham Street Eucalyptus Avenue to Dracaea Avenue
  - o Graham Street Hemlock Avenue to Sunnymead Boulevard
  - o Indian Street Alessandro Boulevard to Brodiaea Avenue
  - o Indian Street Cottonwood Avenue to Bay Avenue
  - o Ironwood Avenue Heacock Street to Perris Boulevard
  - o Kitching Street South of Krameria Street
  - o Krameria Street Perris Boulevard to Emma Lane
  - Nason Street Retail Driveway to Fir Avenue
  - o Old Lake Drive Pigeon Pass Road to Sunnymead Ranch Parkway
  - o Reche Canyon Road North of Reche Vista Drive
  - o Sunnymead Ranch Parkway Old Lake Drive to Village Drive
  - o Sunnymead Ranch Parkway Old Country Road to Perris Boulevard

The 2021 GPU Noise Element includes measures to reduce vehicle noise. Policy N.1-1 of the 2021 The 2024 GPU Noise Element includes measures to reduce vehicle noise. Policy N.1-1 of the 2024 GPU seeks to protect existing uses from exposure to excessive noise adjacent to freeways and major roads, and Action N.1-BC calls for the City to study the feasibility of using alternative pavement materials, such as rubberized asphalt pavements on roadways to reduce noise generation. The City is currently using rubberized asphalt pavement in some locations within the Planning Area. These measures would help minimize the increase in ambient traffic noise described above. However, the increase in ambient noise levels adjacent to the roadway segments listed above would likely remain at levels that would expose existing noise-sensitive receptors to a significant increase in ambient noise levels, and impacts would be significant.

#### Land Use Compatibility

Future vehicle traffic noise contours are shown in Figure 4.13-4.7: Future Traffic Noise <u>Contours Map.</u> A significant impact would occur if implementation of the <u>project2024 GPU</u> resulted in an exposure of people to current or future motor vehicle traffic noise levels that

exceed standards established in the <u>20212024</u> GPU Noise Element (see Table 4.13-97). The <u>20212024</u> GPU land use plan proposes a variety of land uses, including residential; commercial, office, industrial, public, and parks. Most of the land use designations included in the 2021 GPU have been carried forward from the existing 2006 General Plan. The <u>projectSee Figure 4.13-8</u>: 2040 Project Noise Sensitive Receptors. The 2024 GPU primarily focuses future development and redevelopment within proposed Concept Areas. Portions of the Planning Area located outside of these proposed Concept Areas would retain the current land use designations established under the existing 2006 General Plan. NoiseNoise-sensitive uses that are developed within the Concept Area near higher-volume roadways could experience noise levels in excess of the proposed 2021 GPU noise standards. The following is a discussion of the land use noise compatibility in each of the Concept Areas and based on the noise level at 50 feet from the surrounding roadway center.

**Downtown Center.** The Downtown Center Concept Area would be located in the central portion of the <u>eityCity</u>, bordered by Cottonwood Avenue to the north, Iris Avenue to the south, Lasselle Street to the west, and Oliver Street to the east. The Downtown Center designation would allow for a mix of business, entertainment, residential, <u>primarily within the Aquabella Specific Plan area</u>, cultural, and civic uses. The Downtown Center also encompass the two major medical centers in the Planning Area. Residential uses are "normally acceptable" with noise levels up to 65 CNEL and "conditionally acceptable" with noise levels up 70 CNEL. Office buildings, business commercial, and professional uses are "normally acceptable" with noise levels up to 70 CNEL and "conditionally acceptable" with noise levels up to between 75 and 80 CNEL.

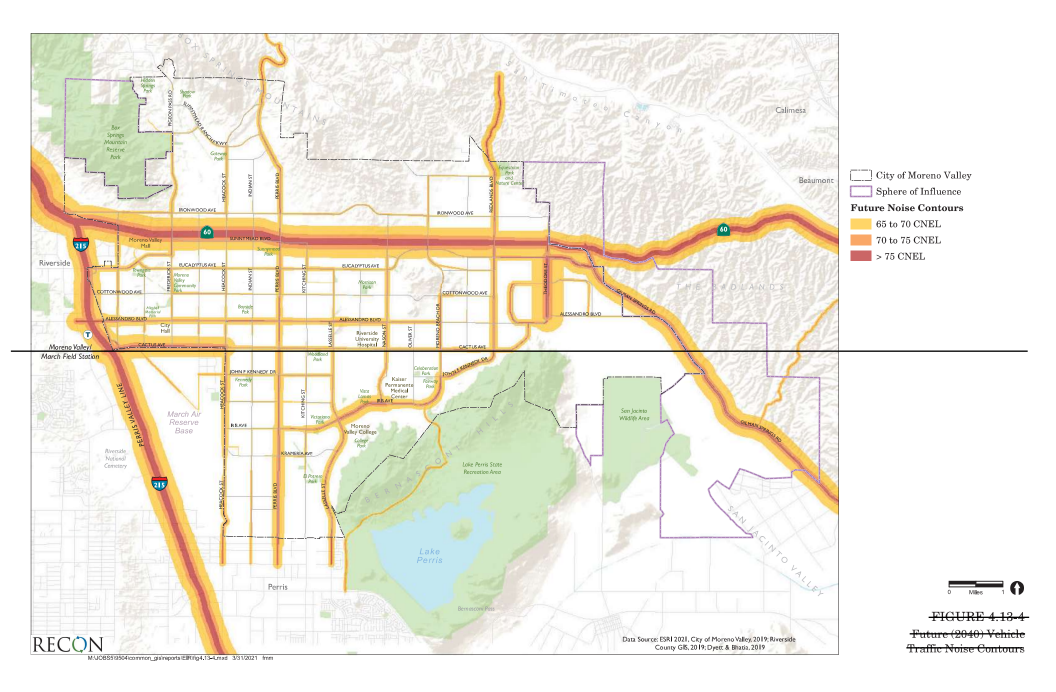
Future vehicle traffic noise levels at the Downtown Center would range from less than 60 CNEL to 70 CNEL. 60 CNEL to 80 CNEL. Noise sensitive uses located closest to Iris Avenue could be exposed to noise levels over 75 CNEL, however noise levels would not exceed 80 CNEL. Noise compatibility impacts at the commercial uses within the Downtown Center Concept Area would be less than significant; however, impacts at proposed residential uses would be potentially significant.

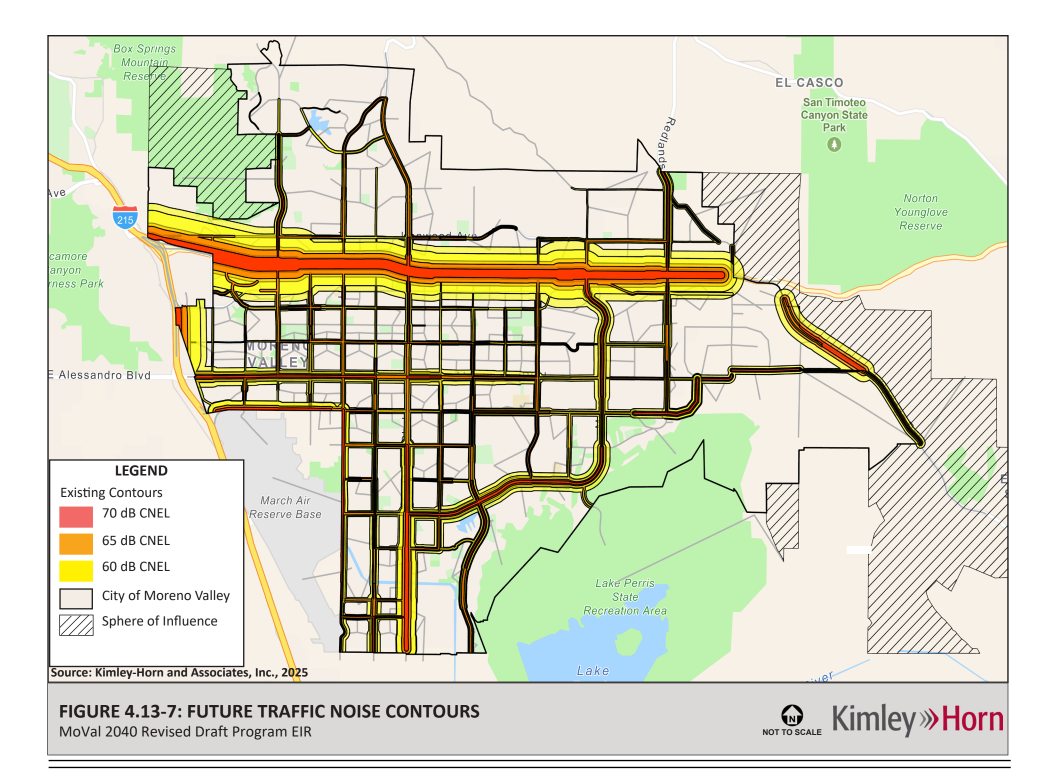
**Community Centers.** -Two Community Center Concept Areas are proposed in the western portion of the <u>eityCity</u> at the existing Moreno Valley Mall and The District shopping centers. The Moreno Valley Mall is generally bounded by SR-\_60 to the north, Towngate Boulevard to the south, Frederick Street to the east, and Day Street to the west. The District Community Center is generally bounded by Ironwood Avenue to the north, Hemlock Avenue and SR-\_60 to the south, Indian Street to the east, and Heacock Street to the west. The Center Mixed Use (CEMU) designation would allow for pedestrian-oriented places with a mix of uses including retail, dining, entertainment, offices, lodging, recreational and cultural facilities along with higher-density residential uses. Residential and lodging uses are "normally acceptable" with noise levels up to 65 CNEL and "conditionally acceptable" with noise levels up 70 CNEL.

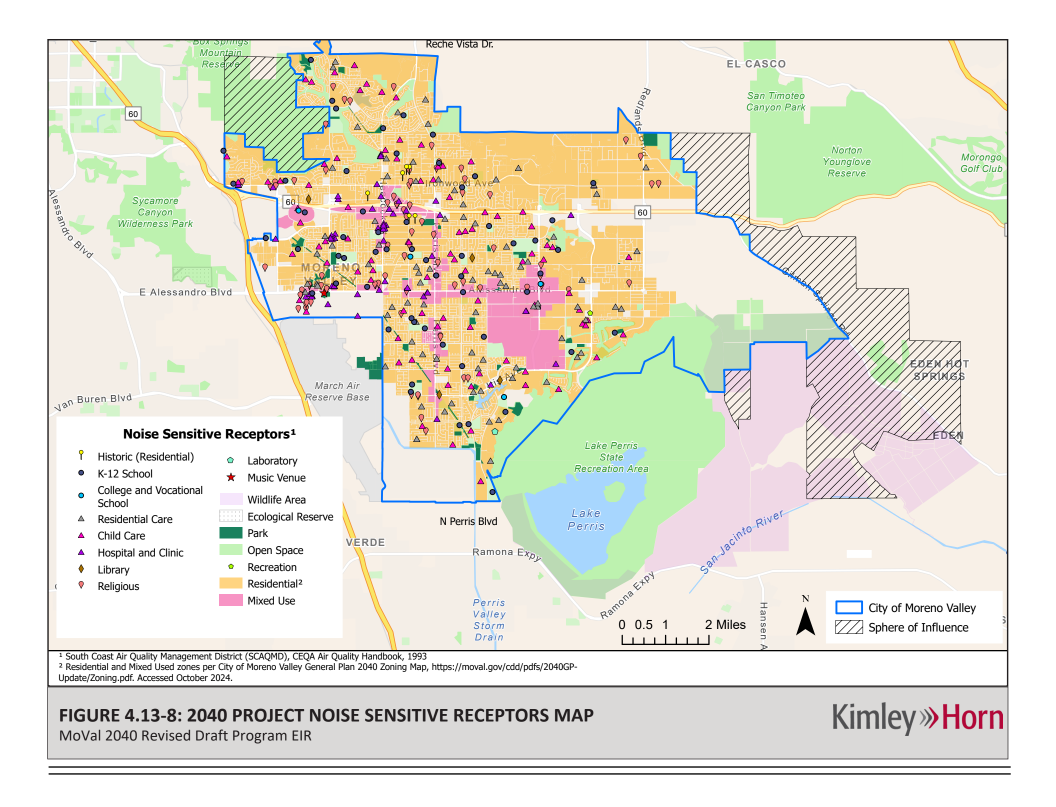
Future vehicle traffic noise levels at the Moreno Valley Mall Concept Area would range from 60 to 75 CNEL. <u>However, the noise level at noise sensitive uses located near SR 60 could exceed 85 CNEL.</u> Noise compatibility impacts at residential uses <u>adjacent to impacted</u>

<u>roadways</u> within the Moreno Valley Mall<u>Concept Area and the District</u> Concept Area would be potentially significant.

Future vehicle traffic noise levels at The District Concept Area would mostly range from 65 to 75 CNEL, and uses located closest to SR-60 could be exposed to noise levels over 75 CNEL.<u>Traffic</u> Noise levels would not exceed 80 CNEL. Noise compatibility impacts at residential uses within The District Concept Area would be potentially significant.







The <u>project2024 GPU</u> would-also change the land use designation of the parcels adjacent to The District Concept Area to Business Park/Light Industrial. Industrial uses are "normally acceptable" with noise levels up to 75 CNEL and "conditionally acceptable" with noise levels up 80 CNEL. Future vehicle traffic noise levels in this area would range from 60 to 70 CNEL. Noise compatibility impacts at the Business Park/Light Industrial parcels would be less than significant.

**Community Corridors.** Community Corridors Concept Areas are proposed along existing major transit corridors of Sunnymead Boulevard, Alessandro Boulevard, Perris Boulevard, and-Heacock Street-, Indian Street, and Perris Boulevard. The <u>Corridor Mixed-Use (COMU)</u> designation would promote a mix of residential, commercial, and professional office uses. Residential uses are "normally acceptable" with noise levels up to 65 CNEL and "conditionally acceptable" with noise levels up 70 CNEL. Office buildings, business commercial, and professional uses are "normally acceptable" with noise levels up to 70 CNEL and "conditionally acceptable" with noise levels up to 80 CNEL and "conditionally acceptable" with noise levels up to between 75 and 80 CNEL.

Future vehicle traffic noise levels between Sunnymead Boulevard and SR-60 would range from 70 to over 75 CNEL, and noise levels south of Sunnymead Boulevard would range from 65 to 70 CNEL. Future vehicle traffic noise levels adjacent to Alessandro Boulevard, Perris Boulevard, and Heacoek Street would range from less than 60 to 70 CNEL. Future vehicle traffic noise levels adjacent to major transit corridors within the Community Corridors Concept Areas would range from 60 to over 75 CNEL. Noise compatibility impacts at the commercial and professional uses within the Community Corridors Concept Area would be less than significant, however, impacts at proposed residential uses <u>located adjacent to</u> <u>transit corridors</u> would be potentially significant.

**Highway Office/Commercial.** The Highway Office/Commercial Concept Area is proposed in the northeastern portion of the <u>eityCity</u>, north of SR-<u>60</u>, south of Ironwood Avenue, west of World Logistics Parkway, and east of Moreno Beach Drive. The Highway Office/Commercial Concept Area envisions the creation of an inviting gateway of retail, commercial, office, and other uses (e.g., employment campus; educational campus). Office buildings, business commercial, and professional uses are "normally acceptable" with noise levels up to 70 CNEL and "conditionally acceptable" with noise levels up to between 75 and 80 CNEL.

Future vehicle traffic noise levels <u>adjacent to roadways</u> in this area would mostly range from <u>6555</u> to 75 CNEL, <u>and</u>. <u>Noise sensitive</u> uses located closest to SR-60 could be exposed to noise levels over <del>75 CNEL</del>. Noise levels would not exceed <u>8085</u> CNEL. Noise compatibility impacts at the Highway Office/Commercial Concept Area would be potentially significant.

**Business Flex.** A Business Flex Concept Area is proposed in the western portion of the <u>eityCity</u>, south of SR-\_60, generally along Alessandro Boulevard, and adjacent to <u>March ARBthe MARB</u>. The Business Flex concept allows a range of light industrial and commercial businesses consistent with ALUCP regulations. The Business Flex Concept Area would provide for business activities involving production, distribution, or repair with supporting office and commercial space. Industrial and manufacturing uses are "normally acceptable" with noise levels up to 75 CNEL and "conditionally acceptable" with noise levels up to 80 CNEL.

Future vehicle traffic noise levels <u>adjacent to roadways</u> in this area would range from 60 to 7580 CNEL. <u>IndustrialNoise compatibility impacts at the industrial and commercial</u> uses would be considered "normally acceptable" in<u>within</u> the Business Flex Concept Area. Noise compatibility impacts would be less thanpotentially significant.

**Residential Density Changes.** The <u>project2024 GPU</u> includes targeted residential density changes to provide for higher density housing to support the meeting of <u>stateState</u> obligations under <u>the Regional Housing Needs Allocation (RHNA) that were implemented through the adoption of the 2021-2029 Housing Element in 2021</u>. Residential uses are "normally acceptable" with noise levels up to 65 CNEL and "conditionally acceptable" with noise levels up 70 CNEL. The residential density change areas are located in the following four general areas:

- Between Sunnymead Boulevard, Cottonwood Avenue, Heacock Street, and Perris Boulevard. Future vehicle traffic noise levels in this area would range from less than 60 CNEL to <u>7080</u> CNEL. Noise compatibility impacts at proposed residential uses <u>closestlocated adjacent</u> to <u>SR-60roadways</u> would be potentially significant.
- South of Ironwood Avenue and north of SR-\_60 along Moreno Beach Drive. Future vehicle traffic noise levels in this area would range from less than 60 CNEL to 75 CNEL, and may exceed 75 CNEL at areas closest to SR-\_60. Noise compatibility impacts at proposed residential uses<u>located adjacent to roadways</u> would be potentially significant.
- The area between Moreno Beach Drive, Eucalyptus Avenue, Quincy Street, and Cottonwood Avenue. Future vehicle traffic noise levels in this area would range from less than 60 CNEL to <u>6575</u> CNEL. Noise compatibility impacts at proposed residential <u>useslocated adjacent to roadways</u> would be less than significant.
- Southwest of the intersection of Krameria Avenue and Perris Boulevard. Future vehicle traffic noise levels in this area would range from <u>6065</u> CNEL to <u>7580</u> CNEL. Noise compatibility impacts at proposed residential uses <u>elosestadjacent</u> to Perris Boulevard would be potentially significant.

20212024 GPU Policies N.1-1, N.1-2, N.1-3, N.1-4, N.1-7, <u>and N.2-1 intendstrive</u> to reduce transportation-related noise and require developers to reduce noise impacts on new development through appropriate means including double-paned or soundproof windows, setbacks, berming, and screening. Future discretionary proposals within the <u>Planning AreaCity</u> would be required to conduct site-specific exterior noise analyses to demonstrate that the proposed development would not place sensitive receptors in locations where the exterior existing or future noise levels would exceed the land use compatibility standards. Additionally, <u>all-future development located in areas where exterior noise levels exceed the land use compatibility standards as defined in the 20212024</u> GPU Noise Element, site-specific interior noise analyses demonstrating compliance with the interior noise standards

of Title 24 and the <u>20212024</u> GPU-would be required. These requirements for site-specific noise analyses would be implemented through submission of a Title 24 Compliance Report to demonstrate interior noise levels of 45 CNEL. Through implementation of this regulatory framework, exterior and interior traffic noise impacts associated with new development would be less than significant.

#### b. Railroad Noise

At the closest distance, the <u>The</u> Planning Area boundary is located approximately 200 feet from the <u>SJBL</u> railroad tracks of the San Jacinto Branch Line that closely follows the I-215 corridor. Using the parameters discussed in Section 4.13.3.2, the noise level at 200 feet as well as the noise contour, which is located further than the screening distances were calculated. The results are summarized in Table 4.13-13.

Table 4.13-13           Railroad Noise Contour Distances					
Noise Level at 200 feet Distance to Noise Contour (feet)					
Station	(CNEL)	70 CNEL	65 CNEL	60 CNEL	
Moreno Valley/March Field 58 15 40 130					
CNEL = community noise equiva	CNFL = community noise equivalent level				

As shown in Table 4.13-13, railroad noise levels within the Planning Area are not projected to exceed 60 CNEL. It should also be noted that because the railroad tracks<u>for the FTA</u> <u>defined Category 2 and Category 3 land uses. The I-215 is</u> parallel <u>the I-215 corridor</u><u>to</u> and <u>I-215</u> lies between the railroad tracks and the Planning Area in most locations, noise levels at the western boundary of the Planning Area are significantly dominated. Rail noise <u>increases proximate to the I-215 would be masked</u> by <u>vehicle traffic on I-215</u>. Therefore, while the trains may<u>the freeway noise and shielded by structures. The actual noise level in all cases</u> <u>could</u> be <u>audible while they are passing by, they do not contributered uced due</u> to the overall <u>ambient noise levels adjacentpresence of intervening topography and structures.</u> <u>Furthermore, the City has limited authority</u> to <u>the I-215 corridor</u>, and railroad noise<u>regulate</u> <u>railroad operations and the resulting noise</u>. Future development under implementation of <u>the 2024 GPU is not anticipated to result in increases or changes to existing rail activity, and</u> impacts <u>related to rail noise</u> would be less than significant.

#### c. Stationary Noise

A significant impact would occur if implementation of the <u>project2040 GPU</u> resulted in the exposure of people to noise levels that exceed property line limits established in Municipal Code-<u>under</u>. Title 11, Peace, Morals and Safety, Chapter 11.80, Noise Regulation. Stationary sources of noise include activities associated with a given land use. For example, noise sources from commercial land uses would include car washes, fast food restaurants, auto repair facilities, parking lots, and a variety of other uses. Noise generated by residential or commercial uses is generally short-lived and intermittent, while noise generated by auto-oriented commercial and industrial uses is usually sporadic, highly variable, and spatially distributed. Noise sources from industrial uses would include mechanical equipment,

generators, and trucks. Industrial uses are largely concentrated in the southwest of the city, adjacent to MARB and I-215. Additionally, significant light industrial uses have been approved at the World Logistics Center site at the eastern edge of the city. While industrial uses are generally concentrated at the periphery of the city, the potential for noise conflicts exists where these uses would abut residential areas. Additionally, potential noise conflicts could occur in mixed use areas where residential uses are located in close proximity to commercial and retail uses<u>Operational stationary noise sources from residential, industrial, commercial, and school land uses vary in duration and noise level. Operational noise associated with future development facilitated by the 2024 GPU is likely to occur from stationary sources, such as HVAC units, tankless water heaters, generators, lawn maintenance equipment, and swimming pool pumps.</u>

Industrial uses are largely concentrated in the southwest of the City, adjacent to the MARB and I-215. Additionally, logistics uses have been approved at the World Logistics Center site at the eastern edge of the City. Noise sources from commercial and industrial uses would include mechanical equipment, generators, trucks, forklifts, and back-up beepers. Mechanical equipment (e.g., HVAC equipment) typically generates noise levels of approximately 52 dB(A) at 50 feet.<sup>11</sup> Cargo forklifts generate noise levels of approximately 85 dB(A) at 3 feet.<sup>12</sup> Back-up beepers generated by medium and heavy-duty trucks reversing into loading docks would produce a typical volume of 97 dB(A) at one meter (3.28 feet) from the source (Environmental Health Perspectives, 2011).<sup>13</sup> Noise-sensitive residential land uses could be exposed to excess noise associated with the operation of commercial and industrial uses when the land uses abut.

The type of land uses proposed under the 20212024 GPU would be similar to the land uses that currently exist in the Planning Area. Although the 20212024 GPU would introduce five new land use designations, the allowed uses would be similar to what currently exists within the Planning Area. The 20212024 GPU would primarily focus future development and redevelopment within the proposed Concept Areas that consist of clusters of vacant and underutilized land within the eity<u>City</u> limit that would increase density along existing corridors. Noise levels within the Planning Area are currently dominated by vehicle traffic on freeways and heavily traveled area roadways, and would continue to be the primary source of noise under project buildout of the 2024 GPU. Therefore, future noise levels from stationary sources throughout the Planning Area would not be expected to increase the hourly or daily average sound level with respect to current conditions. While noise-sensitive residential land uses would be exposed to noise associated with the operation of commercial and industrial uses, future development would be required to show compliance with the Noise Regulation of the Municipal Code. As detailed in Section 4.13.2.4, the City regulates specific noise level limits allowable between land uses including limits on hours of operation for various noise-generating activities, guidance for measuring potential noise violations, and

<sup>&</sup>lt;sup>11</sup> Elliott H. Berger, Rick Neitzel, and Cynthia A. Kladden 2010, Noise Navigator Sound Level Database with Over 1700 <u>Measurement Values, July 6, 2010</u>

<sup>&</sup>lt;sup>12</sup> Noise Testing Workplace Noise Consultants 2014, Warehouse & Forklift Workplace Noise Levels, November 2014.

<sup>&</sup>lt;sup>13</sup> Environmental Health Perspectives 2011, Vehicle Motion Alarms, January 2011.

violation procedures. Additionally, 20212024 GPU Policy N.2-2 and Actions N.2-A and N.2-B state that the City will continue to work with the community to address noise complaints through enforcement of Municipal Code provisions, and to update the Municipal Code to establish controls on outdoor noise in public places. Through enforcement Enforcement of the Noise Regulation of the Municipal Code and 20212024 GPU policies and actions would ensure that future development would not result in a substantial permanent increase in ambient noise levels, and impacts would be less than significant.

#### d. Construction Noise

Future development implemented under the <u>project2024 GPU</u> could result in a temporary ambient noise increase due to construction activities. Due to the developed nature of the Planning Area, there is a high likelihood that construction activities would take place adjacent to existing structures and that sensitive receptors would be located in proximity to construction activities.

Construction noise typically occurs intermittently and varies depending upon the nature or phase of construction (e.g., demolition; land clearing, grading, and excavation; crection). Construction noise would be short term and would include noise from activities such as site preparation, truck hauling of material, pouring of concrete, and the use of power tools. Noise would also be generated by construction equipment use, including carthmovers, material handlers, and portable generators, and could reach high noise levels for brief periods.

As discussed in Section 4.13.3.4 above, hourly average noise levels would be approximately 83 dB(A)  $L_{eq}$  at 50 feet from the center of construction activity when assessing three pieces of common construction equipment working simultaneously. Noise levels would vary depending on the nature of the construction activities including the duration of specific activities, the equipment involved, the location of the sensitive receivers, and the presence of intervening barriers. Construction noise levels of 83 dB(A)  $L_{eq}$  at 50 feet would attenuate to 80 dB(A)  $L_{eq}$  at 70 feet. Therefore, significant impacts would occur if sensitive land uses are located closer than 70 feet of construction activities.

The City regulates construction noise<u>Noise impacts occur largely due to the physical</u> modification of land and structures within the City. The 2024 GPU does not include physical alterations to the City. Instead, the 2024 GPU reflects zoning and land use updates resulting from the 2021-2029 Housing Element, which addresses the City's RHNA growth allocation of 13,627 housing units.

Implementation of the 2024 GPU could result in various development projects being constructed simultaneously and over the duration of buildout of the 2024 GPU. Due to the developed nature of the City, there is a high likelihood that construction activities would take place adjacent to existing structures and that sensitive receptors would be close to construction activities. Future development would involve construction activities that would generate on-site noise from heavy construction equipment and off-site noise from heavy haul trucks and construction worker commutes. Construction activities associated with future housing development facilitated by the 2024 GPU is anticipated to occur in incremental

# phases over time based on market demand and economic and planning considerations. As a result, construction-related noise would not be concentrated in any one area of the City.

Construction activities typically involve the following construction sequences: (1) site preparation and/or demolition; (2) grading and utilities construction; (3) building construction; (4) paving; and (5) architectural coatings. Typical construction equipment would include backhoes, excavators, graders, loaders, compactors, cranes, trucks, pavers, pneumatic tools, generator sets, and air compressors. Typical noise levels generated by construction equipment at 25, 50, and 100 feet are shown in Table 4.13-9: Typical Construction Equipment Noise Levels. Operating cycles for these types of construction equipment may involve one or two minutes of full power operation followed by three to four minutes at lower power settings. Other primary sources of acoustical disturbance would be due to random incidents, which would last less than one minute (such as dropping large pieces of equipment or the hydraulic movement of machinery lifts).

<u>Table 4.13-9</u> <u>Typical Construction Equipment Noise Levels</u>				
<u>Equipment</u>	<u>Typical Noise Level</u> (dB[A]) at 25 feet from Source	<u>Typical Noise Level</u> ( <u>dB[A])</u> <u>at 50 feet from Source</u>	<u>Typical Noise Level</u> <u>(dB[A])</u> <u>at 100 feet from Source</u>	
<u>Air Compressor</u>	<u>86</u>	<u>80</u>	<u>74</u>	
<u>Backhoe</u>	<u>86</u>	<u>80</u>	<u>74</u>	
<u>Compactor</u>	<u>88</u>	<u>82</u>	<u>76</u>	
<u>Concrete Mixer</u>	<u>91</u>	<u>85</u>	<u>79</u>	
Concrete Pump	<u>88</u>	<u>82</u>	<u>76</u>	
Concrete Vibrator	<u>82</u>	<u>76</u>	<u>70</u>	
<u>Crane, Mobile</u>	<u>89</u>	<u>83</u>	<u>77</u>	
Dozer	<u>91</u>	<u>85</u>	<u>79</u>	
<u>Generator</u>	<u>88</u>	<u>82</u>	<u>76</u>	
Grader	<u>91</u>	<u>85</u>	<u>79</u>	
Impact Wrench	<u>91</u>	<u>85</u>	<u>79</u>	
Jack Hammer	<u>94</u>	<u>88</u>	<u>82</u>	
Loader	<u>86</u>	<u>80</u>	<u>74</u>	
Paver	<u>91</u>	<u>85</u>	<u>79</u>	
Pneumatic Tool	<u>91</u>	<u>85</u>	<u>79</u>	
<u>Pump</u>	<u>83</u>	<u>77</u>	<u>71</u>	
Roller	<u>91</u>	<u>85</u>	<u>79</u>	
Saw	<u>82</u>	<u>76</u>	<u>70</u>	
<u>Scraper</u>	<u>91</u>	<u>85</u>	<u>79</u>	
<u>Shovel</u>	<u>88</u>	<u>82</u>	<u>76</u>	
Truck	<u>90</u>	<u>84</u>	<u>78</u>	
	Administration, Transit Noi	se and Vibration Impact Ass	sessment Manual,	
September 2018	<u>3.</u>			

Because specific project-level information for future development is inherently not available at this time, it is not possible nor appropriate to quantify the construction noise impacts at specific sensitive receptors. In most cases, construction of individual developments associated with implementation of the 2024 GPU would temporarily increase the ambient noise environment in the vicinity of existing and future noise-sensitive receptors. The nearest sensitive uses (e.g., residential uses) could be located within approximately 25 feet of construction activities associated with the implementation of the 2024 GPU. Intermittent construction equipment could reach or exceed 94 dB(A) (shown in Table 4.13-9). Because of the high degree of variability in construction noise, exposure to such sound level incursions could be brief, and the maximum noise levels at adjacent uses would lessen as the noisiest piece of construction equipment moved farther away, reduced the necessary power setting, and/or changed the interaction with the work piece

<u>Construction noise impacts would be restricted</u> through <u>Sections enforcement of Section</u> 8.14.040(E) and 11.80.030(D)(7) of the Municipal Code by limiting, which states that construction activities within the City is restricted to the hours of 7:00 a.m. to 7:00 p.m. from Monday through Friday excluding holidays and from 8:00 a.m. to 4:00 p.m. on Saturdays. <u>2021The City's allowable construction hours acknowledges that construction activity is a</u> <u>normal function of typical urban and suburban activities during daytime hours.</u> 2024 GPU Policy N.2-3 would also require the enforcement of the regulations in the Municipal Code to reduce potential construction noise impacts. However, construction activities associated with any individual development may occur near noise-sensitive receptors. Depending on the project type, equipment list, time of day, phasing, and overall construction durations, noise disturbances may occur for prolonged periods of time or during the more sensitive nighttime hours. Therefore, construction noise impacts would be considered potentially significant.

## 4.13.5.2 Topic 2: Vibration

Would the project generate excessive groundborne vibration or groundborne noise levels?

## a. Construction

Construction activities may include demolition of existing structures, site preparation work, excavation of parking and subfloors, foundation work, and building construction. Demolition for an individual site may last several weeks to months and may produce substantial vibration. Excavation for underground levels could also occur on some development sites, and vibratory pile driving could be used to stabilize the walls of excavated areas. Piles or drilled caissons may also be used to support building foundations.

As with any type of construction, vibration levels during any phase may at times be perceptible. However, non-pile driving or foundation work construction phases that have the highest potential of producing vibration (such as jackhammering and other high power tools) would be intermittent and would only occur for short periods of time for any individual development site. By use of administrative controls, such as scheduling construction activities with the highest potential to produce perceptible vibration to hours with least potential to affect nearby properties, perceptible vibration can be kept to a minimum and as such would result in a less than significant impact with respect to perception. <u>Future development under the 2024 GPU would involve construction activities that would</u> <u>generate on-site noise from heavy equipment, power tools, generators, and other vibration</u> <u>sources. Construction activities could result in groundborne vibration impacts at noise</u> <u>sensitive receptors within the City depending on the site location, duration of construction</u> <u>activities, and equipment used at the construction site. Groundborne vibration would</u> <u>primarily impact vibration sensitive land uses located adjacent to or within the vicinity of</u> <u>individual development sites. The types of construction vibration impacts include human</u> <u>annoyance and building damage.</u>

Human annoyance occurs when construction vibration rises significantly above the threshold of human perception for extended periods of time. Building damage can be cosmetic or structural. Ordinary buildings that are not particularly fragile would not experience any cosmetic damage (e.g., plaster cracks) at distances beyond 30 feet. This distance can vary substantially depending on the soil composition and underground geological layer between vibration source and receiver. In addition, not all buildings respond similarly to vibration generated by construction equipment. For example, for a building that is constructed with reinforced concrete with no plaster, the FTA guidelines show that a vibration level of up to 0.20 in/sec is considered safe and would not result in any construction vibration damage. The effect on buildings located near a construction site often varies depending on soil type, ground strata, and construction characteristics of the receiver building(s). Furthermore, groundborne vibration generated by construction equipment spreads through the ground and diminishes in magnitude with increases in distance.

<u>Table 4.13-10: Typical Vibration Levels for Construction Equipment identifies anticipated</u> vibration velocity levels for standard types of construction equipment at 25 and 50 feet from the source. As shown in Table 4.13-10, vibration velocities from typical heavy construction equipment operations that would potentially be used during construction of future development under implementation of the 2024 GPU range from 0.003 to 0.644 in/sec PPV at 25 feet from the source of activity.

<u>Table 4.13-10</u> <u>Typical Vibration Levels for Construction Equipment</u>					
Equipment	<u>PPV at 25 feet (in/sec)</u>	<u>PVV at 50 feet (in/sec)</u>			
Large bulldozer	<u>0.089</u>	<u>0.031</u>			
Loaded Trucks	<u>0.076</u>	<u>0.027</u>			
Small Bulldozer	<u>0.003</u>	<u>0.001</u>			
<u>Jackhammer</u>	<u>0.035</u>	<u>0.012</u>			
<u>Pile Driver</u>	0.644	<u>0.228</u>			
<u>Vibratory hammer</u>	<u>0.035</u>	0.012			
SOURCE: Federal Transit Administration, Transit Noise and Vibration Impact Assessment Manual,         Table 12-2, September 2018.         1. Calculated using the following formula: PPV equip = PPVref x (25/D) <sup>1.5</sup> where: PPV (equip) = the         peak particle velocity in in/sec of the equipment adjusted for the distance, PPV (ref) = the reference         vibration level in in/sec, and D = the distance from the equipment to the receiver.					

Because specific project-level information is inherently not available, it is not possible nor appropriate to quantify the construction vibration impacts at specific sensitive receptors. Construction of future developments would generate temporary vibrations from the use of heavy-duty construction equipment. The nearest sensitive uses (e.g., residential uses) could be located within approximately 25 feet of future construction activities. Pile driving has the potential to generate the highest groundborne vibration levels and is the primary concern for structural damage when it occurs within close proximity of structures. As shown in Table 4.13-1110, vibration generated by construction equipment has the potential to be substantial, since it has the potential to exceed the FTA criteria for architectural damage (e.g., 0.12 PPV for fragile or historical resources, 0.2 PPV for non-engineered timber and masonry buildings, and 0.3 PPV for engineered concrete and masonry). Construction details and As previously noted, construction equipment for future project level development is not knowncould generate vibration velocities at this time.25 feet that exceed the FTA building damage threshold of 0.2 in/sec and the Caltrans' human annoyance threshold of 0.4 in/sec. Therefore, construction vibration impacts would be considered potentially significant.

### b. Railroad

As discussed in Section 4.13.1.57 above, the <u>San Jacinto Branch LineSJBL</u> closely follows the I-215 corridor, bordering the western edge of the <u>eityCity</u>. Both the Metrolink commuter rail and freight trains travel along the corridor. <u>Vibration impacts due to Caltrans notes that</u> <u>train vibration levels are dependent on the proximityspeed, load, track condition, and amount</u> of <u>land usesballast used</u> to <u>support</u> the <u>rail corridor were analyzed using the FTA criteria</u> shown in Table 4.13-5 and recommended screening distances.

For Category 1 uses such as vibration sensitive equipment, the screening distance from the right-of-way is 600 feet. These uses include research and manufacturing facilities with specialtrack. Caltrans prepared a train groundborne vibration constraints. The 600 foot buffer contour from recorded train vibration levels. The 0.2 in/sec and 0.08 in/sec vibration contour would extend to 7.5 feet and 25 feet from the railroad tracks slightly cross into the Planning Area at the two westernmost point of the City limits where Eucalyptus Road and Box Springs Road intersect with I-215. The land uses within this 600-foot buffer mostly include right of way and very small portions of residential land uses. rails, respectively. No Category 1 land uses would be constructed within 600 feet of the railroad tracks. For Category 2 land uses such as residences and buildings where people would normally sleep, the screening distance is 200- feet. The screening distance for Category 3 land uses such as institutional land uses withwithin primarily daytime uses, is 120 feet. The Since the Planning Area boundaries are located more than 200 feet from the railroad tracks. Therefore, vibration impacts due toaway from the SJBL, and future development under implementation of the 2024 GPU would not involve railroads, the vibrational impacts associated with future railroad activity would be less than significant.

## c. Stationary Sources

Industrial manufacturing operations occasionally utilize equipment or processes that have <u>athe</u> potential to generate groundborne vibration<del>. However, vibrations found to be excessive for human exposure that are the result of industrial machinery are generally addressed from</del> an occupational health and safety perspective. levels in their immediate proximity. The residual vibrations from industrial machinery are typically of such low amplitude that they quickly dissipate into the surrounding soil and are rarely perceivable at the surrounding land uses. Residential and commercial uses do not typically generate vibration. Therefore, vibration impacts associated with While the level of this vibration is indeterminate, it would not be expected to exceed that of railroad operations. Railroad operations are shown to create vibration levels under the most stringent Caltrans threshold levels at 25 feet from the rails. Any piece of heavy vibration-causing equipment would be situated further than this distance from any sensitive land uses. Furthermore, residential and commercial uses do not typically generate vibration. Therefore, the vibration impact from stationary sources would be less than significant.

## 4.13.5.3 Topic 3: Airports

Would the project expose people residing or working in the project area to excessive aircraft noise levels?

As discussed in Section 4.13.1.4<u>7</u> above, the MARB is a joint-use civilian and military facility located southwest of the Planning Area. As shown in Figure 4.9-2 in Section 4.9, Hazards and Hazardous Materials, portionsPortions of the Planning Area are located within the airport compatibility zonesAirport Compatibility Zones A, B1-APZ-II, B2, C1, D, and DE. The MARB noise contours in relation to the Planning Area are shown in Figure 4.13-3<u>5-5</u>. Compatibility zoneZone A is within the 70 and 75 CNEL contour, Zone B1 is within or near the 65 CNEL contour, Zone B2 is within the 60 CNEL contour, and compatibility zoneZone C1 is within or near the 60 CNEL contour. Compatibility Zone D and Zone E are not located within a noise contour.

As discussed in Section 4.13.2.3 above, the <u>The MARB/IPA ALCUP defines the maximum</u> <u>acceptable exterior</u> noise level considered normally acceptable for new residential land uses isas 65 <u>dB(A)</u> CNEL. The ALUCP also indicates that <u>and</u> the maximum acceptable-interior noise level-is 40 CNEL for noise-sensitive land uses (residences, schools, libraries, museums, hotels and motels, hospitals and nursing homes, places of worship, etc.) <u>as 40 dB(A) CNEL</u> and 45-<u>dB(A)</u> CNEL for office uses. The <u>MARB/IPA</u> ALUCP requires that an acoustical study be complete for new noise-sensitive land uses that are located within the <u>60 CNELMARB's</u> <u>60 CNEL contour</u>. In addition, the MARB/IPA ALUCP prohibits the development of new residential uses, except for single-family residences, within the MARB's 60 CNEL noise contour.

<u>The 70 and 75 CNEL noise contours cross into the City in Compatibility Zone A. The existing</u> <u>and proposed land us is Open Space.</u> The 65 CNEL noise contour crosses into the City in two locations identified as <u>compatibility zoneCompatibility Zone</u> B1: the southwestern corner of the City west of Indian Street and south of San Michele Road, and the western edge of the City near the intersection of Old 215 Frontage Road and Alessandro Boulevard. The proposed land use designations in these areas are Business Park/Light Industrial, Business Flex, Commercial, and Open Space. No residential land uses are located in areas where <u>the MARB</u> noise levels exceed 65 CNEL. The 60 CNEL contour crosses into the western portion of the City in locations identified as <u>compatibility zoneCompatibility Zone</u> C1. The <u>land use</u> proposed designations in these areas include those identified above <u>for Compatibility Zone</u> <u>B1</u> as well as R3 Residential.

The land use restrictions for each of the compatibility zones provides limitations to development to minimize potential hazards including noise exposure. Development within the Air Installation Compatible Use Zone is subject to development standards and restrictions as set forth in Municipal Code Section 9.07.060. Future development that would be located within the <u>eity'sCity's</u> special zone and/or within the ALUC compatibility zones<u>Compatibility Zones</u> would be required to adhere to all special regulations, including Municipal Code development standards and specific land use regulations regarding aircraft noise. <u>20212024</u> GPU Policies N.1-3, N.2-4, and N.2-5 and Action N.1-A also reinforce the standards contained in the ALUCP. Therefore, adherence with the noise requirements of the ALUCP, the Municipal Code, and associated FAA requirements would ensure that future development would not expose people to excessive aircraft noise levels, and impacts would be less than significant.

## 4.13.6 Cumulative Analysis

The analysis of vehicle traffic noise provided above is cumulative in nature because the analysis considers noise impacts associated with buildout of the entirety of the Planning Area and the traffic assumptions used in the analysis include cumulative traffic associated with regional growth. Cumulatively, there would be a substantial amount of additional new future development and associated travel demand within the Planning Area and in the surrounding region. The residences and other sensitive land uses located along most of the Planning Area roadways are currently affected by the existing traffic noise, and cumulative growth would result in a significant increase in ambient noise and would potentially result in noise levels that exceed the City's compatibility standards. Therefore, noise impacts associated with ambient noise increases and land use compatibility would be cumulatively considerable and would remain significant and unavoidable.

Stationary source of noise, construction noise, and vibration are generally localized impacts that do not have regional or cumulative considerations. Noise sources associated with past, present, and future development in the region include construction equipment, landscape and building maintenance activities, mechanical equipment, solid waste collection, parking lots, commercial, office, and industrial activities, and residential, school, and recreation activities and events. Noise sources that are adjacent to one another could combine to increase cumulative noise levels. However, stationary noise sources within the Planning Area would not generally combine with noise sources outside the Planning Area to create a cumulative increase in stationary noise. Through enforcement of the Municipal Code, cumulative noise and vibration impacts associated with stationary sources would be less than significant. However, noise and vibration impacts associated with construction activities would be potentially cumulatively significant.

## 4.13.7 Significance of Impacts before Mitigation

## 4.13.7.1 Topic 1: Increase in Ambient Noise

#### a. Traffic Noise

#### Increase in Ambient Noise

The increase in ambient noise levels adjacent to <u>198</u> roadway segments listed in Section 4.13.5.1 <u>wouldcould</u> expose existing noise-sensitive receptors to a significant increase in ambient noise levels, and impacts would be significant.

#### Land Use Compatibility

Future development proposals within the Planning Area would be required to conduct sitespecific exterior and interior noise analyses to demonstrate that the proposed development would not place sensitive receptors in locations where the existing or future noise levels would exceed the land use compatibility standards. Impacts associated with future development would be less than significant.

#### b. Railroad Noise

Railroad noise levels would not exceed 60 CNEL within the Planning Area, and impacts would be less than significant.

#### c. Stationary Noise

Through enforcement of the Noise Regulation of the Municipal Code and <u>20212024</u> GPU policies and actions, impacts associated with stationary sources of noise would be less than significant.

#### d. Construction Noise

Construction activities associated with any individual development may occur near noisesensitive receptors and noise disturbances may occur. Therefore, construction noise impacts would be considered potentially significant.

## 4.13.7.2 Topic 2: Vibration

#### a. Construction

Construction details, locations, and equipment for future project-level developments under the <u>20212024</u> GPU are not known at this time but may cause vibration impacts. Therefore, construction vibration impacts would be considered potentially significant.

#### <u>b. Railroad</u>

Vibration impacts due to railroad activities and stationary source would be less than significant.

#### c. Stationary Sources

Since vibration associated with stationary sources would be localized to the immediate vicinity, vibration impacts due to stationary source would be less than significant.

#### 4.13.7.3 Topic 3: Airports

Adherence with the noise requirements of the ALUCP, the Municipal Code, and associated FAA requirements would ensure that future development would not expose people to excessive aircraft noise levels, and impacts would be less than significant.

## 4.13.8 Mitigation

### 4.13.8.1 Topic 1: Increase in Ambient Noise

#### a. Traffic Noise

Impacts associated with the increase in ambient noise<u>traffic volumes</u> would be significant without mitigation. For existing noise sensitive land uses, possible noise-reduction measures would include retrofitting older structures with acoustically rated windows and doors featuring higher Sound Transmission Class ratings, which is a measure of exterior noise reduction performance. However, there is no mechanism in place for implementing such a retrofit program. BecauseIn the event that existing uses are demolished and redeveloped, new homes would be required to provide sufficient sound insulation to meet City and CBC interior noise standards. Because it would be speculative to assume that all existing homes along impacted roadways would be redeveloped and the significant noise impacts would be to existing homes and other noise-sensitive uses in an already urbanized area, there is no feasible mitigation. Therefore, impacts to existing sensitive land uses would remain significant and unavoidable.

#### b. Railroad Noise

Impacts would be less than significant. No mitigation is required.

#### c. Stationary Noise

Impacts would be less than significant. No mitigation is required.

#### d. Construction Noise

Impacts related to construction noise would be significant and the following mitigation shall be applied to future development:

- **NOS-1:** The Director of Community Development or his or her designee shall require applicants to demonstrate whether the project has the potential to exceed noise standards contained in Sections 8.14.040(E) and 11.80.030(D)(7) of the Municipal Code. If a project may exceed standards or is located adjacent to sensitive receptors, the City <u>mayshall</u> require the applicant to prepare a Noise Analysis that estimates construction noise and identifies noise reduction measures that would ensure compliance with Municipal Code standards. Construction plans submitted to the City shall identify applicable measures on demolition, grading, and construction plans submitted to the City. Noise reduction measures can include, but are not limited to, the following:
  - 1. Demolition, construction, site preparation, and related activities that would generate noise perceptible at the property line of the subject property are limited to the hours between 7:00 a.m. to 7:00 p.m. from Monday through Friday excluding holidays and from 8:00 a.m. to 4:00 p.m. on Saturdays. The building inspector may issue an exception to this limitation on hours in cases of urgent necessity where the public health and safety will not be substantially impaired.
  - 2. Idling times for noise-generating equipment used in demolition, construction, site preparation, and related activities shall be minimized either by shutting equipment off when not in use or reducing the maximum idling time to 5 minutes.
  - 3. Demolition, construction, site preparation, and related activities within 70 feet from the edge of properties with existing, occupied noise-sensitive uses shall incorporate all feasible strategies to reduce noise exposure for noise-sensitive uses, including:
    - a. Provide written notice to all known occupied noise-sensitive uses within 400 feet of the edge of the project site boundary at least 2 weeks prior to the start of each construction phase of the construction schedule;
    - b. Ensure that construction equipment is properly maintained and equipped with noise control components, such as mufflers, in accordance with manufacturers' specifications;
    - c. Re-route construction equipment away from adjacent noise-sensitive uses;
    - d. Locate noisy construction equipment away from surrounding noisesensitive uses;

- e. Use sound aprons or temporary noise enclosures around noise-generating equipment;
- f. Position storage of waste materials, earth, and other supplies in a manner that will function as a noise barrier for surrounding noise-sensitive uses;
- g. Use the quietest practical type of equipment;
- h. Use electric powered equipment instead of diesel or gasoline engine powered equipment; Use shrouding or shielding and intake and exhaust silencers/mufflers; and
- i. Other effective and feasible strategies to reduce construction noise exposure for surrounding noise-sensitive uses.
- 4. For construction of buildings that require the installation of piles, an alternative to installation of piles by hammering shall be used. This could include the use of augured holes for cast-in-place piles, installation through vibration or hydraulic insertion, or another low-noise technique.

## 4.13.8.2 Topic 2: Vibration

#### a. Construction

Impacts related to construction vibration would be significant and the following mitigation shall be applied to future development:

**NOS-2**: Prior to issuance of a building permit for a project requiring pile driving during construction within 135 feet of fragile structures, such as historical resources, 100 feet of non-engineered timber and masonry buildings (e.g., most residential buildings), or within 75 feet of engineered concrete and masonry (no plaster); or a vibratory roller within 25 feet of any structure, the project applicant shall prepare a noise and vibration analysis to assess and mitigate potential noise and vibration impacts related to these activities. This noise and vibration analysis shall be conducted by a qualified and experienced acoustical consultant or engineer. The vibration levels shall not exceed Federal Transit Administration (FTA) architectural damage thresholds (e.g., 0.12 inches per second [in/sec] peak particle velocity [PPV] for fragile or historical resources, 0.2 in/sec PPV for non-engineered timber and masonry buildings, and 0.3 in/sec PPV for engineered concrete and masonry). If vibration levels would exceed this threshold, alternative uses such as drilling piles as opposed to pile driving and static rollers as opposed to vibratory rollers shall be used. If necessary, construction vibration monitoring shall be conducted to ensure vibration thresholds are not exceeded.

#### b. Railroad

Impacts would be less than significant. No mitigation is required.

#### c. Stationary Sources

Impacts would be less than significant. No mitigation is required.

### 4.13.8.3 Topic 3: Airports

Impacts would be less than significant. No mitigation is required.

## 4.13.9 Significance of Impacts after Mitigation

## 4.13.9.1 Topic 1: Increase in Ambient Noise

#### a. Traffic Noise

Impacts to existing sensitive land uses located in areas that would experience a significant increase in ambient noise levels exceeding the applicable land use and noise compatibility level would be significant and unavoidable at this program level of review.

#### b. Railroad Noise

Impacts would be less than significant. No mitigation is required.

#### c. Stationary Noise

Impacts would be less than significant. No mitigation is required.

#### d. Construction Noise

Mitigation Measure NOS-1 would reduce construction noise exposure. However, for construction sites that are adjacent to noise-sensitive uses, there still could be a substantial temporary increase in noise levels that could lead to adverse noise-related impacts. Therefore, impacts would remain significant and unavoidable.

## 4.13.9.2 Topic 2: Vibration

#### a. Construction

Mitigation Measure NOS-2 would reduce construction-related vibration impacts to a level less than significant.

#### b. Railroad

Impacts would be less than significant. No mitigation is required.

#### c. Stationary Sources

Impacts would be less than significant. No mitigation is required.

## 4.13.9.3 Topic 3: Airports

Impacts would be less than significant. No mitigation is required.

NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of Section 4.16, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

## 4.16 Transportation

This section evaluates potential impacts related to transportation due to implementation of the <u>projectProject</u>, which consists of the <u>20212024</u> General Plan Update (("GPU), Housing <u>Element Update"</u>), <u>Associated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas Amendments</u>, and Climate Action Plan (("CAP)-"). <u>These three separate</u> <u>planning documents are collectively referred to as MoVal 2040 Project ("Project"</u>). The analysis area covers the entire <u>eityCity</u> of Moreno Valley (<u>eity</u>)("City") and <u>its</u> sphere of influence, which are collectively referred to as the Planning Area. This section utilizes the results of the <u>Moreno Valley General Plan Circulation Element</u> Vehicle Miles Traveled <u>Impact("VMT"</u>) Assessment <u>Memorandum (VMT Memo)</u> prepared for the <u>projectProject</u> (Appendix E).

## 4.16.1 Existing Conditions

## 4.16.1.1 Existing Street System

#### a. Roadway Network

The <u>cityCity</u> is connected regionally by State Route 60 (SR-\_60) and <u>InterstatesInterstate</u> 215 (I-215). SR-\_60 bisects the <u>cityCity</u> and provides east-west connectivity to surrounding metropolitan areas. I-215 borders the <u>cityCity</u> on the west and provides north-south connectivity. The roadway network in the Planning Area consists of freeways, boulevards, arterials, collectors, and local streets. The roadway network classifications below <u>has</u> been developed to guide long range transportation planning within the Planning Area to balance access and capacity.

#### Freeways

Freeways generally provide high speed, high-<u>\_</u>capacity inter-regional access. Their primary function is to move vehicles through or around the <u>eityCity</u>; thus, there is no access to adjacent land, and limited access to arterial streets. Freeways contain anywhere from 4 to 12 lanes with recommended design volumes from 80,000 to 210,000 vehicles per day. <u>SR 60 is</u>

an east-west freeway containing 6 lanes. I-215, an 8 lane highway which runs north-west, borders the City, but is not within the City's boundaries. The City has no direct control over freeways as they are maintained by <u>the California Department of Transportation (</u>Caltrans) and improvements are programmed through the Riverside County Transportation Commission (RCTC).

#### Arterials

Arterial streets carry the majority of traffic traveling through the  $\underline{\operatorname{city}\operatorname{City}}$ . They serve two primary functions: to move vehicles into and through the  $\underline{\operatorname{city}\operatorname{City}}$  and to serve adjacent commercial land uses. They provide access to freeways as well as major activity centers and residential areas. Driveways and other curb cuts along arterials are designed to minimize disruption to traffic flow. Sidewalks are typically included along arterials and protected Class I or IV bike lanes are recommended. Truck routes are designated along arterials. The desired maximum roadway capacity on arterials averages from 30,000 to 55,000 vehicles per day depending on number of lanes, type and width of directional separation, presence of on-street parking or bicycle facilities, configuration and frequency of access to adjacent land uses, and intersection configurations. Moreno Valley has several designations of varying right-of-way (<u>("ROW);"</u>), the widest Divided Major Arterial (134-foot ROW), Divided Arterial (110-foot ROW), Arterial (100-foot ROW) and down to a Minor Arterial (88-foot ROW).

#### Boulevards

Boulevards are a type of arterial designed to connect major destinations within the <u>cityCity</u>, and are highly visible and aesthetically landscaped with shade trees and wide sidewalks. Mixed-Use Boulevards in the <u>cityCity</u> provide for high volumes of vehicle flow (40,000-55,000 vehicles per day) including trucks, while providing a wide pedestrian parkway with access to residences along the length of the corridors and shops and services primarily at intersections.

#### Collectors

Collectors are intended to carry traffic between the arterial street network and local streets or directly from the access drives of higher intensity land uses. Collectors serve commercial, residential, or public uses, and are generally two-lane roadways with sidewalks and bicycle facilities. The desired roadway capacity on a collector street is less than 12,000 vehicles per day. Moreno Valley has designated Industrial Collectors and Neighborhood Collectors. Industrial Collectors are designed primarily for access to industrial and logistics uses that emphasize truck access. Bike facilities on these roads are preferred off-street or with additional protective buffers and/or barriers. Neighborhood Collectors are residential streets that prioritize low vehicle speeds and low-stress bicycle and pedestrian use on parallel routes to arterials.

#### Local Streets

Local streets are designed to serve adjacent land uses only. They allow access to residential driveways and often provide parking for the neighborhood. They are not intended to serve through traffic traveling from one street to another, but solely local traffic. Sidewalks and

shared bicycle facilities are appropriate on local streets. The desired roadway capacity on a residential street should not exceed about 2,500 vehicles per day and 200-300 vehicles per hour during peak periods. The maximum residential traffic volume that is acceptable to persons living along a street may vary from one street to another depending on roadway width, type of dwelling units (i.e., high density apartments versus single-family homes), presence of schools and other factors. The maximum volume of 2,500 is, therefore, to be used as a guide only, and a neighborhood's sensitivity to potential impacts need to be carefully considered.

## 4.16.1.2 Housing/Employment Dynamics

Based on <u>20172022</u> American Community Survey and the <u>20172022</u> Longitudinal Employer-Household Dynamics Origin Destination Employment <u>StaticsStatistics</u>, commute patterns for employed <u>eityCity</u> residents are as follows:

- <u>3031</u> percent of residents travel less than 10 miles to reach their employment.
- <u>3029</u> percent of residents travel between 10 and 24 miles to reach their employment.
- 40 percent of residents travel 25 miles or more to reach their employment.

Over two-thirds of <u>eityCity</u> residents travel more than 10 miles to reach their places of employment. The small share of residents traveling less than 10 miles to reach their employment indicates that the <u>eityCity</u> has a relatively small number of people who both live and work in Moreno Valley. An analysis was conducted for the inflow and outflow of workers into the <u>eityCity</u>. Inflow includes people who are employed in the <u>eityCity</u> but live outside of the area, and outflow includes those that live in the <u>eityCity</u> but are employed outside of the area. The <u>OnTheMap Application determined that 89,022 lived in the City</u>. The 2022 In-Area <u>Labor Force Efficiency (All Jobs)</u> analysis determined that <del>33,62189,022</del> people who are employed within the eity live within another jurisdiction. 67,867 peoplein the City, 75,886 live withinin the eityCity but travel to another jurisdiction for employment, while are <u>employed outside</u>, and only <del>11,070 people13,136</del> live and work withinin the <u>eityCity</u>. Based on these statistics, approximately 14<u>.8</u> percent of the working population lives and works in the <u>eityCity</u>, while the other <del>8685.2</del> percent lives in the <u>eityCity</u> but is employed outside of it. Table 4.16-1 shows the different counties to which <u>eityCity</u> residents travel for work.

Table 4.16-1Counties Where Moreno Valley Residents are Employed				
County	Count	Share <u>Share</u> 1		
Riverside County	<del>34,899<u>39,253</u></del>	44. <u>21</u> %		
San Bernardino County	<del>16,837<u>19,201</u></del>	21. <u>36</u> %		
Los Angeles County	$\frac{11,623}{13,198}$	14.7 <u>8</u> %		
Orange County	8, <del>299<u>856</u></del>	<del>10.5<u>9.9</u>%</del>		
San Diego County	3, <del>193<u>742</u></del>	4. <u>12</u> %		
Ventura County	$\frac{512}{486}$	0.65%		
All Other Locations	<del>3,574<u>4,286</u></del>	4. <u>68</u> %		
TOTAL 78,93789,022 100.00%				
SOURCE: U.S. Census Bureau-2017, 2022: OnTheMap Application-, Longitudinal-				
Employer Household Dynamics Program. http://onthemap.ccs.ccnsus.gov/., Moreno				
Valley, http://onthemap.ces.census.gov/. Ac	cessed January 202	<u>5.</u>		

Table 4.16-1Counties Where Moreno Valley Residents are Employed				
County Count <u>ShareShare1</u>				
1. Due to rounding, total Share will not equal 100 percent.				

The ratio of jobs to employed residents is often used as an indicator of commute balance. A ratio close to 1.0 indicates a healthy balance and suggests that many people who live in the community are able to find jobs there as well. A high ratio indicates the community is rich in jobs, while a low ratio indicates that many residents need to commute to other cities for work. With 44,33162,408 jobs and 78,93789,022 employed residents <u>available within the City</u> in 20182022, Moreno Valley has a ratio of 0.5670, indicating a heavy out-commute. A focus on creating more jobs locally can help address this imbalance, reducing the need for long commutes and allowing Moreno Valley residents to spend more time with family and friends. About 90 percent of Moreno Valley residents work in Riverside, Orange, Los Angeles, or San Bernardino counties. Moreno Valley residents traveling to work experience heavy levels of morning and evening congestion on freeways such as I-10, I-15, SR-60, SR-91, and I-215.

#### a. Mode Choice

Table 4.16-2 presents the transportation modes utilized for work commutes within the <u>eityCity</u>, Riverside County, and California. The primary mode of travel for all three geographic areas is the automobile, which make up approximately <u>9290</u> percent of total travel for the <u>eity</u>, <u>90City</u>, <u>88</u> percent of travel for Riverside County, and <u>8477</u> percent for California. Public transit constitutes approximately one percent of work commutes for both the <u>eityCity</u> and Riverside County, which is lower than the California average of <u>53</u> percent. Bicycling and walking are less common in the <u>eityCity</u> and <u>Riverside County</u> compared to the <u>county</u> and <u>stateState</u>.

Table 4.16-2 Commuter Modal Split			
		Riverside	
Mode Choice	Moreno Valley	$\frac{\text{County} \text{County}^2}{\text{County}^2}$	California
Single-Occupant Auto	<del>77<u>76</u>%</del>	<del>77<u>75</u>%</del>	<del>74<u>67</u>%</del>
Carpool	$\frac{1514}{15}$ %	<del>13<u>11</u>%</del>	10%
Public Transit <sup>1</sup>	1%	<u> 10.7</u> %	<u>53</u> %
Bicycling/Walking	1%	<u>21</u> %	$4\underline{2}\%$
Other Means	1%	<u>+2</u> %	<u>+2</u> %
Work at Home	<u>37</u> %	511%	<u>616</u> %
SOURCE: U.S. Census Bureau 2013-20172019-2023 American Community Survey 5-Year			
Estimates, https://data.census.gov/table?t=Commuting&g=050XX00US06065&d=ACS%205-			
<u>Year%20Estimates%20Comparison%20Profiles. Accessed February 2025</u> .			
1. Public transit includes metro ridership. <u>excludes taxicab.</u>			
2. Due to rounding, Riverside County Commuter Modal Split will not equal 100 percent.			

#### b. Vehicle Miles Traveled

<u>Vehicle miles traveled (VMT)VMT</u> measures the number of miles traveled during a specified time within a specific region. Cities with more accessibility to key destinations and job

centers in a region tend to generate less VMT on a per service population (service population is resident population plus employment) or per household basis compared to locations further away from job centers. After adjusting for commute distances, other things being equal, VMT can also be a good proxy to evaluate whether residents use local services or travel farther for those services. Table 4.16-3 presents the VMT for multiple cities in Riverside County from the Base Year (20122018) Riverside Traffic AnalysisCounty Transportation Model (RIVTAM),("RIVCOM"), which measures travel demand using the "full accounting method." The full accounting method tracks the full length of any trip that has at least one trip end in the identified city to its ultimate destination.

Moreno Valley VMT per service population is <u>more than 154</u> percent lower than the average of incorporated cities in Riverside County and western Riverside County. The VMT per household is also lower than the comparative regions. These VMT per capita estimates signify that Moreno Valley is more efficient from a VMT perspective than other cities within Riverside County.

<u>Table 4.16-3</u>				
Veh	Vehicle Miles Traveled Summary			
		<u>VMT per</u>	<u>VMT per</u>	
City/Region	$\underline{\text{VMT}}$	Service Population <sup>1</sup>	<u>Household</u>	
Banning	<u>1,119,703</u>	<u>29.6</u>	<u>101.1</u>	
Beaumont	<u>1,664,224</u>	<u>31.1</u>	<u>114.9</u>	
Blythe	<u>380,428</u>	<u>21.8</u>	<u>81.7</u>	
<u>Calimesa</u>	462,369	<u>36.5</u>	<u>125.8</u>	
<u>Canyon Lake</u>	490,309	<u>34.0</u>	<u>126.2</u>	
<u>Cathedral City</u>	1,960,655	<u>30.3</u>	<u>112.1</u>	
<u>Coachella</u>	<u>1,542,890</u>	<u>29.7</u>	<u>159.6</u>	
<u>Corona</u>	<u>9,908,003</u>	<u>40.6</u>	210.3	
Desert Hot Springs	$\underline{1,063,265}$	<u>32.8</u>	<u>112.8</u>	
<u>Eastvale</u>	<u>2,872,790</u>	<u>41.0</u>	<u>176.6</u>	
Hemet	2,494,116	24.0	<u>83.0</u>	
Indian Wells	<u>418,956</u>	<u>39.7</u>	<u>145.3</u>	
Indio	<u>3,631,735</u>	<u>31.8</u>	<u>137.7</u>	
<u>Jurupa Valley</u>	5,570,923	41.6	205.7	
<u>Lake Elsinore</u>	$\underline{2,599,717}$	35.7	<u>154.2</u>	
<u>La Quinta</u>	<u>1,941,793</u>	<u>34.3</u>	<u>126.3</u>	
<u>Menifee</u>	3,371,753	<u>32.8</u>	<u>110.4</u>	
<u>Moreno Valley</u>	<u>8,846,248</u>	<u>32.6</u>	<u>166.8</u>	
<u>Murrieta</u>	4,280,855	<u>28.9</u>	<u>122.3</u>	
Norco	<u>1,898,495</u>	<u>47.8</u>	$\underline{265.6}$	
Palm Desert	<u>3,856,066</u>	<u>40.7</u>	<u>166.6</u>	
Palm Springs	<u>3,158,707</u>	<u>39.4</u>	<u>130.7</u>	
Perris	<u>2,883,710</u>	<u>31.9</u>	<u>166.3</u>	
Rancho Mirage	<u>1,434,410</u>	<u>41.5</u>	<u>155.9</u>	
Riverside	17,789,523	<u>37.5</u>	<u>173.2</u>	

<u>Table 4.16-3</u> <u>Vehicle Miles Traveled Summary</u>			
		<u>VMT per</u>	<u>VMT per</u>
City/Region	<u>VMT</u>	Service Population <sup>1</sup>	Household
<u>San Jacinto</u>	<u>1,299,286</u>	24.7	91.5
<u>Temecula</u>	<u>4,942,626</u>	<u>30.3</u>	<u>146.7</u>
Wildomar	<u>1,409,814</u>	<u>32.7</u>	<u>129.6</u>
Western Riverside County	<u>85,991,920</u>	<u>34.6</u>	<u>151.6</u>
<u>Riverside County</u>	<u>109,282,612</u>	<u>34.8</u>	<u>148.4</u>
SCAG Region <sup>2</sup>	445,140,856	<u>23.2</u>	<u>67.2</u>

<u>SCAG = Southern California Association of Governments</u>

1. Service population is the sum of population and employment in the City.

2. Estimates for the SCAG region were completed using Riverside Traffic Analysis Model, which is calibrated specifically for Riverside County. The estimates for the SCAG region are not provided within the RIVCOM model. Estimates are provided for comparison purposes only.

Table 4.16-3				
	Vehicle Miles Traveled Summary			
		VMT per	VMT per	
City/Region	VMT	Service Population <sup>1</sup>	Household	
Banning	$\frac{1,110,797}{1,110,797}$	<del>29.8</del>	$\frac{108.9}{108.9}$	
Beaumont	$\frac{1,219,970}{1}$	27.9	<del>101.3</del>	
Blythe	<del>294,422</del>	$\frac{24.7}{2}$	<del>86.9</del>	
Calimesa	$\frac{375,558}{375,558}$	<del>36.2</del>	$\frac{103.7}{10}$	
Canyon Lake	$\frac{157,544}{157,544}$	<del>34.8</del>	<del>99.0</del>	
Cathedral City	$\frac{1,409,540}{1,100,100}$	$\frac{22.4}{22.4}$	$\frac{82.5}{2}$	
Coachella	903,404	<del>17.9</del>	<del>99.1</del>	
Corona	-6,784,257	<del>30.5</del>	<del>149.8</del>	
Desert Hot Springs	<del>-933,639</del>	$\frac{27.3}{27.3}$	<del>92.0</del>	
Eastvale	-1,635,856	<del>27.0</del>	<del>115.8</del>	
Hemet	2,295,355	22.7	$\frac{76.5}{76.5}$	
Indian Wells	-282,305	<del>36.5</del>	$\frac{114.4}{114.4}$	
Indio	-1,998,261	<del>19.8</del>	<del>82.6</del>	
Jurupa Valley	<del>-3,637,399</del>	<del>29.8</del>	145.3	
Lake Elsinore	-2,489,485	<del>36.3</del>	$\frac{155.2}{1}$	
<del>La Quinta</del>	-1,234,648	<del>25.6</del>	<del>87.6</del>	
Menifee	-2,998,816	<del>31.0</del>	99.5	
Moreno Valley	$\frac{5,505,655}{5}$	24.5	$\frac{108.3}{108.3}$	
Murrieta	$\frac{3,655,216}{3}$	$\frac{28.5}{28.5}$	<del>112.0</del>	
Norco	$\frac{1,522,109}{1,522,109}$	<del>36.3</del>	$\frac{200.5}{200.5}$	
Palm Desert	$\frac{2,830,521}{2}$	<del>33.2</del>	$\frac{123.2}{2}$	
Palm Springs	2,283,456	<del>31.3</del>	<del>99.6</del>	
Perris	<del>2,367,263</del>	<del>27.6</del>	142.8	
Rancho Mirage	1,108,444	<del>35.5</del>	<del>117.0</del>	
Riverside	12,130,842	<del>27.8</del>	<del>130.1</del>	

Table 4.16-3				
Veh	Vehicle Miles Traveled Summary			
		VMT per	VMT per	
City/Region	$\overline{\text{VMT}}$	Service Population <sup>1</sup>	Household	
<del>San Jacinto</del>	-1,433,085	<del>28.9</del>	$\frac{111.4}{111.4}$	
Temecula	-3,690,123	<del>26.2</del>	<del>119.6</del>	
Wildomar	-1,193,167	$\frac{32.9}{32.9}$	$\frac{124.4}{124.4}$	
Western Riverside County	67,129,140	<del>29.8</del>	$\frac{126.4}{126.4}$	
Riverside County	<del>83,929,504</del>	<del>29.3</del>	$\frac{120.9}{120.9}$	
SCAG Region <sup>2</sup>	626, 112, 185	$\frac{24.3}{2}$	106.4	
SCAG = Southern California Association of Governments				
<sup>+</sup> Service population is the sum of population and employment in the eity.				
<sup>2</sup> Estimates for the SCAG region were completed using Riverside Traffic Analysis Model, which is calibrated				
specifically for Riverside County. Estimates are provided for comparison purposes only.				

## 4.16.1.3 Pedestrian and Bicycle Network

Active modes of transportation provide environmental, economic, and social sustainability to a city and its transportation system while improving public and personal health. Inadequate facilities misuse valuable resources and discourage potential users. Well-designed pedestrian and bicycle facilities are needed to make active transportation safe, accessible, attractive, and comfortable enough to be a desirable alternative to driving. It is important to provide a seamless transportation system for all modes and for all people to improve circulation. The Circulation Element of the existing 2006 General Plan focuses on vehicular travel but encourages the proposal of policies and programs that facilitate pedestrian improvements.

#### a. Sidewalks and Crosswalks

Pedestrian facilities within the Planning Area consist of sidewalks and crosswalks, along with multi-use trails. Figure 4.16-1 presents the locations of existing and proposed bicycle and pedestrian facilities within the <u>eityCity</u>. Most residential and commercial developments provide sidewalks on public streets and internal circulation. Areas with no existing sidewalks are mainly located in undeveloped areas or in a more rural area in the eastern portion of the <u>eityCity</u> and along the <u>eityCity</u> boundary. Sidewalks vary from wide and meandering curb-separated sidewalks to narrow pathways on the side of the road. Sidewalks are sometimes obstructed, incomplete mid-block, or damaged. Crosswalks at signalized intersections are marked and are usually provided for all approaches. Crosswalks at unsignalized intersections are generally not marked, although crosswalks around schools are marked at intersections.

The <u>eityCity</u> is a community designed with auto travel in mind, featuring a suburban tract housing layout, ample parking, major through streets, and separation of land uses that comprise a notable portion of the <u>eityCity</u>. Although walking may not be a viable form of transportation for errand trips, the ample sidewalk widths in established neighborhoods provide a walking environment that accommodates walking trips for leisure and exercise. Factors that affect walkability and the pedestrian experience in the  $\underline{\text{city}\underline{\text{City}}}$  are described below:

- Direct, Fine-Grained Pedestrian Networks: Walking is more efficient and desirable as a means of transportation if direct pedestrian travel, rather than circuitous routes, are available. This is achieved through the development of fine-grained networks of pedestrian pathways that allow for direct access to destinations.
- Sidewalk Continuity: Communities are more walkable if sidewalks do not end abruptly and are present on the entire segment and both sides of a roadway. This is especially important for mobility-impaired users or those pushing small children in strollers.
- **Sidewalk Conditions:** This refers to the physical condition of sidewalk surfaces. Sidewalks that are broken or cracked can deter walkability and impede mobility; particularly for persons with disabilities, such as those in wheelchairs, persons using walkers, or strollers.
- **Shading:** Persons are more inclined to walk in areas where there is shade present, particularly in southern California with its relatively warm weather and limited rainfall, as compared to other locations. Additionally, shade trees create an aesthetic value that is pleasing to the pedestrian.

Map Source: Dyett & Bhatia

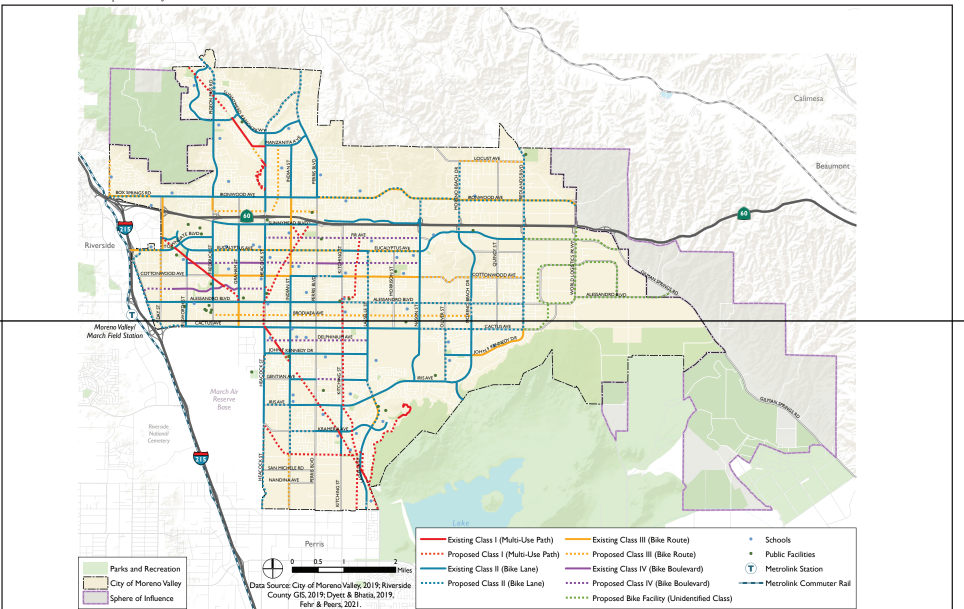


FIGURE 4.16-1 Existing and Planned Bicycle and Pedestrian Network

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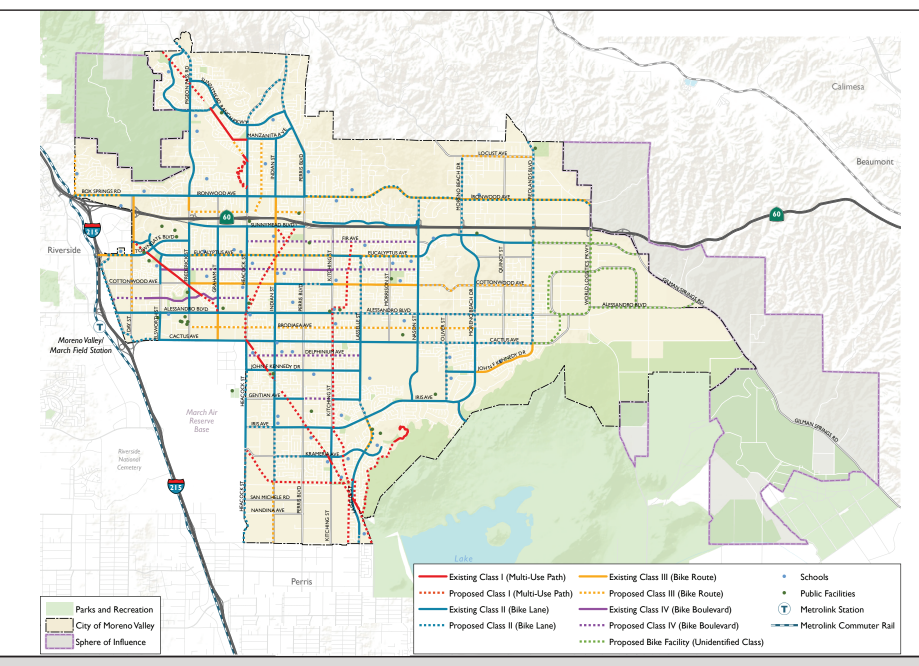


FIGURE 4.16-1 EXISTING AND PLANNED BICYCLE AND PEDESTRIAN NETWORK MoVal 2040 Revised Draft Program EIR



### b. Trails

The Moreno Valley Parks and Community Services Department -maintains and operates over 675 acres of parks, trails, and park facilities. Existing multi-use trails accommodate pedestrians, equestrians, and bicyclists. In some instances, existing trails support access to State or regional trails within or near the <u>eityCity</u>. For example, the Moreno Valley M Trail supports access to Box Mountain Regional Park trails. Additionally, the Rancho Verde Trail connects to trails near Lake Perris State Recreation. The Juan Bautista de Anza trail between the intersection of Eucalyptus Avenue/Arbor Park Lane in the north and Lasselle Street in the south provides bicycle northwest-southeast connectivity.

Proposed trails would close gaps between trails in the northwest, northeast, middle, and southern parts of the <u>eityCity</u> and support active transportation in Moreno Valley. Some examples of proposed connections are listed below:

- The Cold Creek Trail in the middle of the <u>cityCity</u> would be connected to the existing trail along Cactus Avenue.
- Proposed trails in nearby neighborhoods would be connected to the existing regional trail on Vista Suelto Road.

Proposed trails in the <u>cityCity</u> not only provide opportunity for recreational activity, but afford off-street connectivity between neighborhoods, parks, schools, public facilities, and major job centers.

### c. Bicycle Network

With relatively flat terrain and a rectilinear street grid, Moreno Valley is an inherently bikeable community. Improving bicycling facilities can increase the likelihood and desirability of active transportation modes for short distance trips, school trips, and recreational activities. By shifting mode share to include higher rates of active travel, the eityCity can reduce greenhouse gas ("GHG") emissions and promote a healthy lifestyle, consistent with Assembly Bill (("AB)") 32 and other stateState laws. The different types of bicycle facilities designated in Moreno Valley are described below:

- **Class I Bikeways (Multi-Use Paths).** Class I bikeways are facilities that are physically separated from vehicles, designated for the exclusive use of bicyclists and pedestrians with minimal vehicle crossings.
- **Class II Bikeways (Bike Lanes).** Class II bikeways are striped lanes designated for the use of bicycles on a street or highway. Vehicle parking and vehicle/pedestrian cross flow are permitted at designated locations.
- Class III Bikeways (Bike Routes). Class III bikeways, also referred to as bike routes, are only identified by signs or pavement markings. A bicycle route is meant for use by bicyclists and for motor vehicle travel (i.e., shared use).

- **Class IV Bikeways (Cycle Tracks).** Class IV bikeways, also referred to as cycle tracks, are protected bike lanes, which provide a right-of-way designated exclusively for bicycle travel within a roadway that is protected from vehicular traffic with devices such as curbs, flexible posts, inflexible physical barriers, or on-street parking.
- **Bicycle Boulevards.** Bicycle Boulevards are convenient, low-stress cycling environments on low traffic volume streets, typically parallel to higher traffic volume streets as an alternative to them. These roads prioritize bicyclists and typically include speed and traffic volume management measures, such as intersection ROW control, to discourage motor vehicle traffic.

### 4.16.1.4 Public Transit

Public transportation is a vital part of the circulation system within the Planning Area. Transit expands mobility options to citizens that may not be able to afford or physically operate other means of travel, while some choose not to drive. Figure 4.16-2 presents existing transit facilities located within the Planning Area.

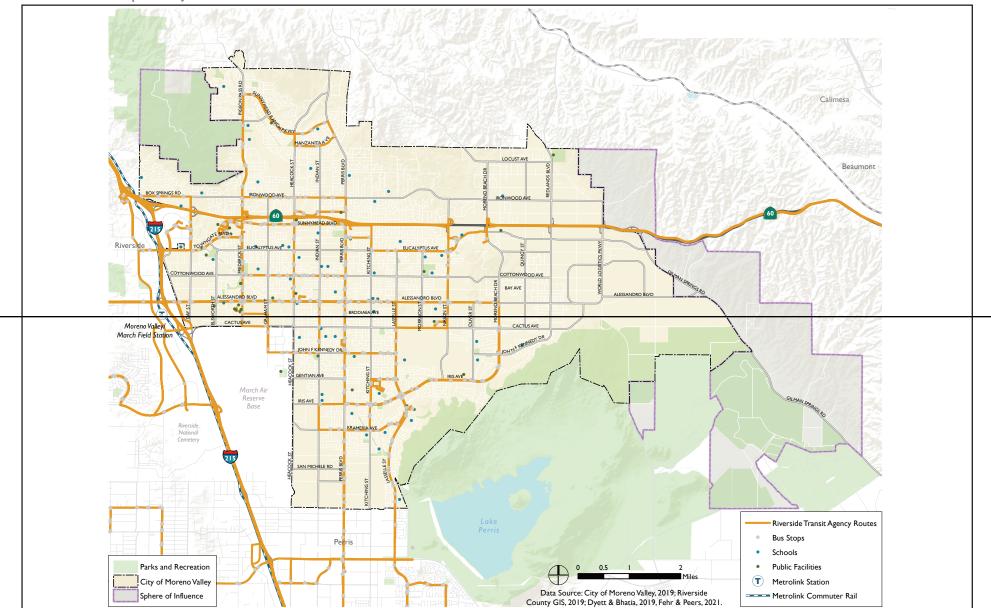
### a. Riverside Transit Agency

The Riverside Transit Agency (("RTA)") provides the majority of public transportation within the Planning Area via fixed route and paratransit bus services. RTA provides routes within the <u>eityCity</u> that connect to major destinations such as the Moreno Valley/March Field Metrolink Station, Perris Station Transit Center, University of California, Riverside (("UCR),"), and Moreno Valley Mall. Major bus routes within the Planning Area include routes 11, 16, 18, 19, 19A, 20, and 31. Additionally, RTA has one commuter link express bus route within the <u>eityCity</u>. Route 208 connects the cities of Temecula, Murrieta, Perris, Moreno Valley, and Riverside. Commuter link express bus routes provide peak hour services for commuters in the morning and evening on weekdays. Route 31 also provides connections to Beaumont, Banning, Hemet, and San Jacinto and passengers can transfer in Beaumont to Sunline Route 10 for service to the Coachella Valley. RTA also provides Dial-A-Ride services for seniors and persons with disabilities.

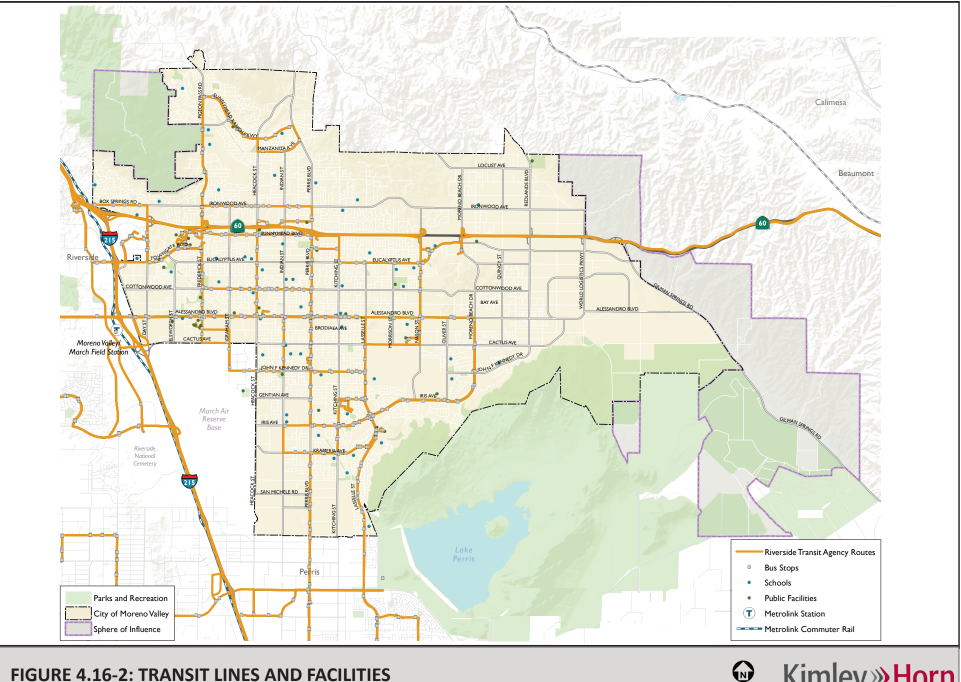
### b. Metrolink

Metrolink is a commuter rail program operated by the Southern California Regional Rail Authority (<u>"SCRRA"</u>), providing service from outlying suburban communities to employment centers such as Burbank, Irvine, and downtown Los Angeles. The Moreno Valley/March Field Metrolink Station is located less than one-half mile west of the <u>eityCity</u> limits. The 91/Perris Valley Line (<u>"PVL"</u>) train services Metrolink stations in the cities of Perris, Riverside, Corona, Fullerton, Buena Park, Norwalk/Santa Fe Springs, and Los Angeles. The establishment of the PVL was a joint effort of RCTC and Federal Transit Administration (<u>"FTA"</u>). The 24-mile extension of the PVL was the first major enhancement to the route network in 14 years.

Map Source: Dyett & Bhatia



RECON M:\JOBS5\9504\env\graphics\fig4.16-2.ai 03/31/21 fmm FIGURE 4.16-2 Transit Lines and Facilities



MoVal 2040 Revised Draft Program EIR



The Metrolink 10-Year Strategic Plan (2015-2025) indicates that through a partnership with <u>Metro, Los Angeles County Metropolitan Transportation Authority ("LA Metro")</u>, Metrolink will experiment with lower fares across the board and targeted discounts on shorter distance trips with the goal to increase ridership and revenue. <u>According to Metrolink data, passenger boardings and average weekday ridership on PVL increased between Fiscal Year 2021-22 and Fiscal Year 2023-24.1</u> Through 2025, ridership growth on the PVL is expected to increase between approximately 54 percent and 151 percent, depending on enhancements of the existing network and overlay of additional service patterns through 2025.

# 4.16.2 Applicable Regulatory Requirements

# 4.16.2.1 State Regulations

### a. AB 1358 (Complete Streets)

In 2008, the <u>stateState</u> passed the California Complete Streets Act (AB 1358), requiring circulation elements to include a "Complete Streets" approach that balances the needs of all users of the street. Complete Streets are streets designed and operated to enable safe access for all users, including pedestrians, bicyclists, motorists, and transit riders of all ages and abilities. The precise definition of a Complete Street can vary depending on the context and primary roadway users, but there are some common elements found in successful Complete Streets policies. These policies consider the needs of all users of the street in the planning, design, construction, operation, and maintenance of transportation networks. This framework allows policymakers to shift the goals, priorities, and vision of local transportation planning efforts by emphasizing a diversity of modes and users.

### b. SB 375 (Sustainable Communities and Climate Protection Act)

The Sustainable Communities and Climate Protection Act, or Senate Bill ((<u>"SB)"</u>) 375, provides incentives for cities and developers to bring housing and jobs closer together and to improve public transit. The goal is to reduce the number and length of automobile commuting trips, helping to meet the <u>statewideStatewide</u> targets for reducing greenhouse gas emissions set by AB 32.

SB 375 requires each Metropolitan Planning Organization to add a broader vision for growth to its transportation plan through development of a Sustainable Communities Strategy (<u>("SCS)-").</u> The SCS must lay out a plan to meet the region's transportation, housing, economic, and environmental needs in a way that enables the area to lower greenhouse gas emissions. The SCS should integrate transportation, land use, and housing policies to plan for achievement of the emissions target for each region. The <u>latest</u> Southern California

<sup>&</sup>lt;sup>1</sup> Metrolink Southern California Regional Rail Authority, Adopted Budget Fiscal Year 2023-2024, Adopted June 23, 2023, Exhibit 3.1a, https://metrolinktrains.com/globalassets/about/financial-reports/adopted-budget/fy23-24-adopted-budget-fy25-28-projections.pdf. Accessed April 2025.

<sup>&</sup>lt;sup>2</sup> Growth is based on the 2015 existing average daily ridership of 2,467. This data is from the Metrolink 10 Year Strategic Plan (2015-2025).

Association of Governments (<u>("SCAG)") 2024-2050</u> Regional Transportation Plan/Sustainable Communities Strategy (<u>("RTP/SCS) were"), 2024 Connect SoCal, was</u> adopted in <u>2016April</u> 2024.

For consistency with the regional planning objectives of the <u>2024 RTP/SCS</u>, the City considered the following during development of the <u>20212024</u> GPU:

- Support transit-oriented development;
- Support infill housing development and redevelopment;
- Support mixed-use development, which improves community walkability;
- Improve jobs-to-housing ratio;
- Promote land use patterns that encourage the use of alternatives to single occupant automobile use;
- Apply Transportation System Management (TSM) and Complete Streets practices to arterials to maximize efficiency;
- Improve modes through enhanced service, frequency, convenience, and choices; and
- Expand and enhance Transportation Demand Management (TDM) practices to reduce barriers to alternative travel modes and attract commuters away from singleoccupant vehicle travel.
- <u>Encourage residential and employment development in areas surrounding existing</u> <u>and planned transit/rail stations.</u>
- <u>Pursue the development of Complete Streets that comprise a safe, multimodal</u> <u>network with flexible use of public right-of-way for people of all ages and abilities</u> <u>using a variety of modes (e.g., people walking, biking, rolling, driving, taking transit).</u>
- <u>Pursue efficient use of the transportation system using a set of operational</u> <u>improvement strategies that maintain the performance of the existing transportation</u> <u>system instead of adding roadway capacity, where possible.</u>
- <u>Encourage jurisdictions and transportation demand management ("TDM")</u> <u>practitioners to develop and expand local plans and policies to promote alternatives</u> <u>to single occupancy vehicle travel for residents, workers, and visitors.</u>
- <u>Encourage housing development in areas with access to important resources and amenities (economic, educational, health, social, and similar) to further fair housing access and equity across the region.</u>
- <u>Encourage housing development in transit-supportive and walkable areas to create</u> <u>more interconnected and resilient communities.</u>
- <u>Seek to realize scale economies or a critical mass of jobs and destinations in areas</u> <u>across the region that can support</u>

### c. SB 743 (General CEQA Reform, VMT)

SB 743<u>, which</u> was signed into law on September 27, 2013, which seeks to balance the needs of congestion management, infill development, public health, greenhouse gas reductions, and other goals. The <u>Governor's Office of Land Use and Climate Innovation ("LCI")</u>, formally <u>known as the</u> Office of Planning and Research, released the *Technical Advisory on Evaluating Transportation Impacts in CEQA*<sup>3</sup> in December 2018. Western Riverside Council of Governments (<u>("WRCOG)"</u>) released the *WRCOG SB 743 Implementation Pathway*<sup>4</sup> in March 2019, a guiding document for VMT analysis methodology, thresholds, and mitigation strategies for transportation impact evaluation for WRCOG agencies such as Moreno Valley. Furthermore, for the California Environmental Quality Act (CEQA) process, this bill eliminates measures such as auto delay, level of service (<u>("LOS),"</u>), and other vehicle-based measures of capacity in many parts of California. Instead, other measurements such as VMT are to be utilized to measure impacts.

## 4.16.2.2 Regional Regulations

### a. Transportation Demand Management

TDM refers to a comprehensive strategy to reduce driving and resulting VMT by promoting alternatives such as public transit, carpooling, bicycling, walking, and telecommuting. While some TDM measures can be undertaken by the City, such as investments in facilities and programs to encourage alternative modes of transportation, other TDM measures require collaboration with <u>other jurisdictionsothers</u>, for example with transit providers to seek expanded service, or with employers to encourage flexible work schedules and the provision of on-site childcare, preferential carpool parking, and subsidized transit passes.

SCAG has developed a long-range planning vision to balance future mobility and housing needs with economic, environmental, and public health goals. The SCAG's Regional Transportation Plan/Sustainable Communities Strategy (2024 RTP/SCS) has allocated \$7.3 billion through 20452050 to implement TDM strategies throughout the region. There are three primary goals of SCAG's TDM program:

• Reduce the number of single-occupant vehicle trips and per capita VMT through ridesharing (which includes carpooling and vanpooling) and providing first/last mile services to and from transit;

<sup>&</sup>lt;sup>3</sup> <u>California Office of Land Use and Climate Innovation, Technical Advisory on Evaluating Transportation Impacts in CEQA,</u> <u>http://opr.ca.gov/docs/20190122-743\_Technical\_Advisory.pdf. Accessed March 21, 2025.</u>

<sup>&</sup>lt;sup>4</sup>WRCOG SB 743 Implementation Pathway: https://www.fehrandpeers.com/wp-content/uploads/ 2019/12/WRCOG SB743 Document Package.pdf. <u>Fehr and Peers, WRCOG SB 743 Implementation</u> <u>Pathway, https://www.fehrandpeers.com/wp-content/uploads/2019/12/WRCOG-SB743-Document-Package.pdf. Accessed</u> <u>March 21, 2025.</u>

- Redistribute or eliminate vehicle trips during peak demand periods by supporting telecommuting and alternative work schedules; and
- Reduce the number of single-occupant vehicle trips through use of other modes such as transit, rail, bicycling, and walking, or other micro-mobility modes.

Additionally, WRCOG, of which the City is a member agency, has identified the following key strategies for TDM as most appropriate in the WRCOG subregion:

- Diversifying land use;
- Improving pedestrian networks;
- Implementing traffic calming infrastructure;
- Building low-stress bicycle network improvements;
- Encouraging telecommuting and alternative work schedules; and
- Providing ride-share programs.

### b. Riverside County Congestion Management Program

The passage of Proposition 111 in June 1990 established a process for each metropolitan county in California, including Riverside, to prepare a Congestion Management Plan (("CMP)-"). The RCTC prepared the County's CMP in consultation with the County of Riverside and the cities within Riverside County.<sup>5</sup> The CMP seeks to align land use, transportation, and air quality management efforts in order to promote reasonable growth management programs that effectively use statewide transportation funds, while ensuring that new development pays its fair share of needed transportation improvements.

The focus of the CMP is the development of an Enhanced Traffic Monitoring System, which would allow RCTC to access real-time traffic count data to evaluate the condition of the Congestion Management System (<u>("CMS),")</u>, as well as to meet other monitoring requirements at the state and federal levels. RCTC's Long Range Transportation Study, approved in 2019, incorporates the <u>stateState</u> and federal <u>CMPCongestion Management</u> <u>Process requirements</u> into the plan, including performance standards, conformance, monitoring, deficiency plan process, and management strategies.

Per the LOS target of "E" adopted by RCTC, when a CMS segment falls to "F," a deficiency plan must be prepared by the local agency where the deficiency is located. Other agencies identified as contributors to the deficiency will also be required to coordinate with the development of the plan. The plan must contain mitigation measures, including TDM strategies and transit alternatives, and a schedule of mitigating the deficiency. To ensure that the CMS is appropriately monitored to reduce the occurrence of CMP deficiencies, it is the responsibility of local agencies to consider the traffic impacts on the CMS when reviewing and approving development proposals.

<sup>&</sup>lt;sup>5</sup> Riverside County Transportation Commission (RCTC), 2011 Riverside County Congestion Management Program, December 14, 2011, https://www.rctc.org/wp-content/uploads/media\_items/congestionmanagementprogram.original.pdf. Accessed April 2, 2025.

### c. Measure A (Riverside County Half-Cent Sales Tax)

In November 1988, Riverside County voters approved Measure A, a one-half cent increase in sales tax over a 20-year period to be used for transportation purposes. A major factor contributing to the support of Measure A was the "return to source" concept, which requires the additional sales tax revenue generated in a specific geographic area be used to finance projects within that same area.

The program has been so successful that in November 2002, Riverside County voters approved a 30-year extension of Measure "A" (2009-2039). Despite its success, Measure A funds only contribute a portion of the transportation improvements necessary to prevent a potential breakdown of the regional transportation system.

# 4.16.3 Methodologies for Determining Impacts

Fehr & PeersKimley-Horn and Associates, Inc. (Kimley-Horn) completed a VMT MemoAssessment (see Appendix E) consistent with the requirements of SB 743 and the City of Moreno Valley Transportation Impact Analysis Preparation Guide for Vehicle Miles Traveled and Level of Service Assessment (June 2020).

The impact analysis also evaluated how the proposed transportation network improvement and  $\frac{20212024}{2024}$  GPU goals and policies would serve to improve transportation conditions under <u>projectProject</u> buildout in 2040.

# 4.16.4 Basis for Determining Significance

Thresholds used to evaluate impacts to transportation are based on applicable criteria in the CEQA Guidelines (California Code of Regulations Sections 15000-15387), Appendix G. A significant impact would occur if the <u>projectProject</u> would:

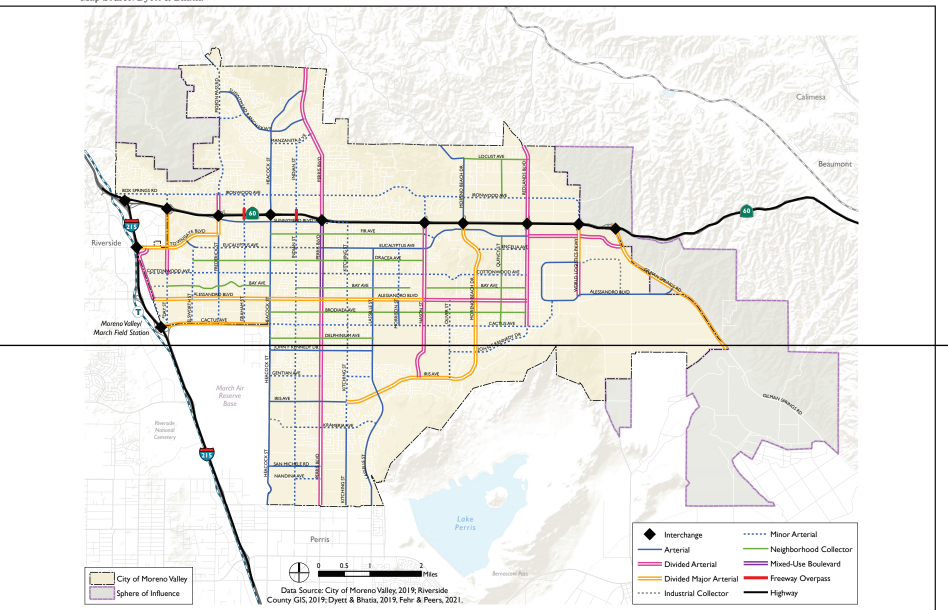
- 1) Conflict with a plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle, and pedestrian facilities;
- 2) Conflict or be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b);
- 3) Substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment); or
- 4) Result in inadequate emergency access.

# 4.16.5 Impact Analysis

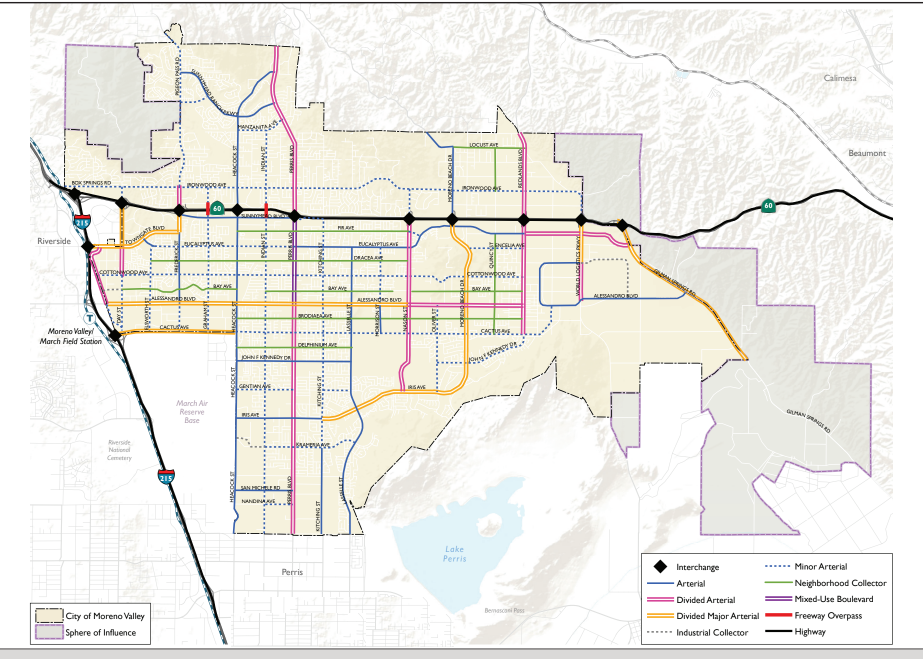
# 4.16.5.1 Topic 1: Circulation System

Would the project conflict with a plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle, and pedestrian facilities?

Figure 4.16-3 presents the proposed circulation network. As the Planning Area continues to experience residential, employment, and commercial growth, a connected, multi-modal street network would be essential to ensure efficient commutes for work and goods movement, safe active transportation, and easy access to retail and entertainment.



RECON M:\JOBS5\9504\env\graphics\fig4.16-3.ai 03/31/21 fmm FIGURE 4.16-3 Proposed Circulation Network



# FIGURE 4.16-3 PROPOSED CIRCULATION NETWORK

MoVal 2040 Revised Draft Program EIR

NOT TO SCALE Kimley »Horn

The 20212024 GPU proposes a "layered network" approach, where traffic demands of the Planning Area and system-wide needs of different modes can be used as inputs as streets are redesigned and configured to better meet the needs of bicyclists, pedestrians, and transit, and enable everyone to efficiently and safely navigate through the Planning Area. Considering system-wide needs means assessing whether the system as a whole is able to meet the needs of travelers. The layered network approach designates modal emphasis by street to create a comprehensive street network. The layered network approach recognizes the need to accommodate all forms of traffic, but with the understanding that certain streets would emphasize certain forms of transportation. Layered networks balance vehicular transportation with "active transportation," which is human-powered transportation that includes walking, cycling, using a wheelchair, in-line skating, or skateboarding. The layered network approach recognizes that not all modes can be accommodated acceptably on all streets within this <u>eityCity</u>, but bicycle and pedestrian movement can be emphasized on specific streets. The layered network would also help ensure consistency with the California Complete Streets Act passed in 2008.

### a. Circulation Network

The regional transportation projects listed below have broad regional significance and would reduce congestion within the Planning Area by increasing capacity of the regional transportation network:

- SR-\_60 Truck Lanes Project: 4.5-mile widening project on SR-\_60 between Gilman Springs Road and 1.4 miles west of Jack Rabbit Trail in the unincorporated Riverside County Badlands. This project will enhance the mobility and safety of SR-\_60 through the Badlands and improve trucking accessibility from Moreno Valley to the east. This project is anticipated to be completed in 2021opened its new lanes in 2022.
- I-215 High Occupancy Vehicle (("HOV)") Lanes Project: 11-mile widening project on I-215 to add HOV lanes in each direction from Box Springs Road in Moreno Valley to Nuevo Road in Perris. This project is anticipated to improve travel time on I-215 and is part of a long-term construction effort by the RCTC.
- Mid County Parkway Project: Also known as Community and Environmental Transportation Acceptability Process ((<u>"CETAP)"</u>) East, a 16-mile transportation corridor to relieve traffic congestion in southwestern Riverside County near San Jacinto and Perris. This project is anticipated to improve travel time between SR-<u>79</u> and I-215 and provide connections that support multimodal transportation. <u>Construction is expected to begin in early 2026</u>.
- CETAP West: 16-mile westerly extension of Mid County Parkway between I-15 in Corona and I-215 in Perris. This proposed project will provide an additional alternative east-west corridor from SR-\_91 between I-15 and I-215.
- Cajalco Road Improvement Project: 16-mile transportation corridor to relieve traffic congestion in southwestern Riverside County near Corona and Perris. This project

will provide an alternative east-west corridor to SR-91 between I-15 and I-215. <u>This</u> project is expected to begin construction in 2028.

• The Ethanac Road Improvement Project – 10-mile widening and realignment of the Ethanac corridor from I-15 in Lake Elsinore to I-215 in Perris. This project will provide additional east-west capacity and ease congestion on I-215.

The proposed circulation network would also implement the major roadway improvement projects listed below that are underway or planned. This is not an exhaustive list of all improvement projects, but highlights significant local improvement projects critical to the City's success.

- Eucalyptus Avenue Extension: Eucalyptus Avenue is the existing connection between Redlands Boulevard and World Logistics Parkway Street. The planned changes include the construction of three through lanes (two lanes in the westbound direction and one lane in the eastbound direction), the addition of medians, left-turn pockets, dedicated right-turn lanes, drainage improvements, landscaping, sidewalks, and a Class I bike path.
- Widening of Alessandro Boulevard: Alessandro Boulevard is planned to be widened from two to four lanes between Nason Street and Redlands Boulevard, and then approximately a half mile east of Redlands Boulevard to Gilman Springs Road, a project over five miles long. The improvements include medians, traffic signals, channelization, left-turn pockets, dedicated right turn, drainage, landscaping, sidewalks, bike lanes, and trails.
- Widening of Gilman Springs Road: Gilman Springs Road is planned to be widened from two to six lanes between SR-\_60 and Alessandro Boulevard, a project over five miles long. The improvements include medians, traffic signals, channelization, left-turn pockets, dedicated right-turn lanes, drainage, landscaping, sidewalks, and bike lanes.
- Gilman Springs Interchange Improvement: The Gilman Springs Road/SR-\_\_60 interchange improvement plans include the realignment of Gilman Springs Road and the removal of the existing eastbound and westbound ramps. The plans include widening the overcrossing from two to six through lanes, the westbound exit ramp from one to two lanes and then to three lanes at the arterial, and the westbound loop and eastbound on-ramps from one lane to two lanes with a HOV lane. The improvements also include the addition of an auxiliary lane to the west of the interchange.
- SR-\_60 Interchange Improvements: Interchange improvements are proposed, in design and/or going to construction at Redlands Boulevard, World Logistics Center Parkway and Moreno Beach Drive.

Additionally, the <u>20212024</u> GPU Circulation Element would implement the following goals, policies, and actions to improve the Planning Area circulation network.

#### Goal

C.1: Strengthen connections to the regional transportation network.

#### Policies

- C.1-1 Support regional infrastructure investments for all modes to relieve congestion and support healthy communities in the City of Moreno Valley.
- C.1-2 Maintain ongoing relationships with all agencies that play a role in the development of the City's transportation system.
- C.1-3 Cooperatively participate with SCAG, RCTC, WRCOG, and the TUMF [Transportation Uniform Mitigation Fee Central Zone Committee to facilitate the expeditious construction of TUMF Network projects, and planning for a transportation system that anticipates regional needs for the safe and efficient movement of goods and people, especially projects that directly benefit Moreno Valley.

#### Actions

- C.1-A Advocate for the completion of proposed and planned regional transportation projects as they will alleviate congestion on I-215 and SR-60, and will improve traffic conditions on City streets.
- C.1-B Work with property owners, in cooperation with RCTC, to reserve rights-of-way for freeways, regional arterial projects, transit, bikeways, and interchange expansion and potential Community and Environmental Transportation Acceptability Process (CETAP) corridors through site design, dedication, and land acquisition, as appropriate.
- C.1-C Pursue grant funding, including for major projects that enhance connectivity to the regional network.

#### Goal

C-2: Plan, design, construct, and maintain a local transportation network that provides safe and efficient access throughout the City and optimizes travel by all modes.

#### **Policies**

C.2-1 Design, plan, maintain, and operate streets using complete streets principles for all types of transportation projects including design, planning, construction, maintenance, and operations of new and existing streets and facilities. Encourage street connectivity that aims to create a comprehensive, integrated, connected network for all modes.

- C.2-2 Implement a layered network approach by prioritizing conflicting modes, such as trucks and bicyclists, on alternative parallel routes to provide safe facilities for each mode.
- C.2-3 Work to eliminate traffic-related fatalities and severe injury collisions by developing a transportation system that prioritizes human life on the roadway network.
- C.2-4 Space Collectors between higher classification roadways within development areas at appropriate one-quarter mile intervals.
- C.2-5 Prohibit points of access from conflicting with other existing or planned access points. Require points of access to roadways to be separated sufficiently to maintain capacity, efficiency, and safety of the traffic flow.
- C.2-6 Wherever possible, minimize the frequency of access points along streets by the consolidation of access points between adjacent properties on all circulation element streets, excluding collectors.
- C.2-7 Plan access and circulation of each development project to accommodate vehicles (including emergency vehicles and trash trucks), pedestrians, and bicycles.
- C.2-8 For developments fronting both sides of a street, require that streets be constructed to full width. Where new developments front only one side of a street, require that streets be constructed to half width plus an additional 12-foot lane for opposing traffic, whenever possible. Additional width may be needed for medians or left and/or right turn lanes.
- C.2-9 Require connectivity and accessibility to a mix of land uses that meets residents' daily needs within walking distance. Typically, this means creating walkable neighborhoods with block lengths between 330 feet and 660 feet in length, based on divisions of the square mile grid on which the city is laid out.
- C.2-10 Ensure that complete streets applications integrate the neighborhood and community identity into the street design and retrofits. This can include special provisions for pedestrians and bicycles that complement the context of each community.
- C.2-11 Incorporate traffic calming design into local and collector streets to promote safer streets.
- C.2-12 Recognize the need for modified sidewalk standards for local and collector roads within low density areas to reflect the rural character of those areas.

#### Actions

- C.2-A Update Standard Plan cross-sections consistent with best practices and to address new cross-sections adopted in the Circulation Diagram (Neighborhood Collector and Mixed-Use Boulevard).
- C.2-B Continue to implement the Bicycle Master Plan to provide low-stress bicycle network improvements citywide, and update the plan periodically as needed.
- C.2-C Develop curb space management guidelines that incorporate best practices and strategies for deliveries and drop-offs in commercial and mixed-use areas.
- C.2-D Invest in critical infrastructure and implement pilot programs to leverage new transportation technology.
- C.2-E Establish uniform, transparent and anonymized data-sharing to assist mobility informed decision-making while maintaining people's privacy.
- C.2-F As new transportation technologies and mobility services, including connected and autonomous vehicles, electric vehicles, electric bicycles and scooters, and transportation network companies (e.g., Uber and Lyft) are used by the public, review and update City policies and plans to maximize the benefit to the public of such technologies and services without adversely affecting the City's transportation network. Updates to the City's policies and plans may cover topics such as electric vehicle charging stations, curb space management, changes in parking supply requirements, shared parking, electric scooter use policies, etc.
- C.2-G Research best management practices for new designs, improvements, and infrastructure upgrades such as Autonomous Vehicle (AV) sensors in the roadway and lane striping to promote safety, smart infrastructure that can communicate with vehicles and vice versa, and in road electrification of vehicles. Consider developing standards to designate AV parking areas separate from standard parking areas, where AVs have the ability to stack park when not in use.
- C.2-H Evaluate opportunities to implement roundabouts as traffic control as new development projects are proposed, considering safety, traffic calming, cost, maintenance and greenhouse gas reduction related to idling.

#### Goal

C-3: Manage the City's Transportation System to minimize congestion, improve flow, and improve air quality.

#### Policies

C.3-1 Strive to maintain Level of Service (LOS) "C" on roadway links, wherever possible, and LOS "D" in the vicinity of SR 60 and high employment centers. Strive to maintain LOS "D" at intersections during peak hours.

- C.3-2 Allow for a list of locations to be exempt from the LOS policy based on right-of-way constraints and goals and values of the community. The City Engineer shall update the exempted intersections and roadway segments list periodically to be included with the traffic impact study guidelines and adopted by ordinance.
- C.3-3 Where new developments would increase traffic flows beyond the LOS C (or LOS D, where applicable), require appropriate and feasible improvement measures as a condition of approval. Such measures may include extra right-of-way and improvements to accommodate additional left-turn and right-turn lanes at intersections, or other improvements.
- C.3-4 Require development projects to complete traffic impact studies that conduct vehicle miles traveled analysis and level of service assessment as appropriate per traffic impact study guidelines.
- C.3-5 Manage freeway bypass traffic during peak commute hours from SR-60 and I-215 through traffic signal timing coordination and Intelligent Transportation Systems (ITS) to limit impact on City streets.
- C.3-6 Require new developments to participate in Transportation Uniform Mitigation Fee Program (TUMF), the Development Impact Fee Program (DIF) and any other applicable transportation fee programs and benefit assessment districts.
- C.3-7 Support regional efforts for the development of a VMT mitigation impact fee program.
- C.3-8 Ensure that new development pays a fair share of costs to provide local and regional transportation improvements and to mitigate cumulative traffic deficiencies and impacts.
- C.3-9 Employ parking management strategies, such as shared parking in mixed use areas, on-street residential parking, and spill-over parking to avoid construction of unnecessary parking.
- C.3-10 Require traffic and parking management plans for major events to utilize travel demand management strategies encouraging transit and other alternatives to single occupant vehicles to limit the impact to City Streets.
- C.3-11 Implement National Pollutant Discharge Elimination System Best Management Practices relating to construction of roadways to control runoff contamination from affecting water resources.
- C.3-12 Evaluate opportunities to incorporate new materials, technologies or design features that improve performance of the circulation system.
- C.3-13 Promote efficient circulation planning at schools, partnering with the local school districts to optimize school drop-off/pick-ups.

#### Actions

- C.3-A Periodically review and update traffic impact study guidelines for vehicle miles traveled and level of service assessment.
- C.3-B Periodically collect traffic count data to support existing traffic operations and future infrastructure.
- C.3-C Update the City's standard roadway cross-sections and standard plans to reflect state-of-the-practice in safe and efficient roadway design.
- C.3-D Update ITS Master Plan to include latest technology and innovations, and continue investment to expand ITS and citywide camera system.

The City also utilizes Intelligent Transportation Systems (("ITS)") to improve roadway circulation, which refers to a set of tools that facilitates a connected, integrated transportation system. Applications of ITS include adaptive traffic prioritization signals aimed at congestion management and improving traffic flow, and the collection and dissemination of real-time travel information such as transit arrivals or traffic incident alerts. Other applications of ITS to be considered as transportation patterns change and emerging technologies come online may include connected and autonomous vehicles and smart city integration-, which utilizes advanced technology to enhance urban infrastructure through the use of data analysis, integrated non-vehicular travel, and smart mobility.

The City currently has an Advanced Traffic Management System (<u>(</u>"ATMS)") that allows staff to monitor traffic at strategic locations throughout the <u>eityCity</u>. The system allows for the transportation system to work more effectively and efficiently by providing the ability to adjust critical traffic signals from the City's Transportation Management Center (<u>(</u>"TMC)-"). These tools allow the City to effectively monitor and address congestion issues.

Additionally, the City's Intelligent Transportation System incorporates innovative field infrastructure including fiber-optic communication media and end equipment, closed-circuit television cameras, permanent Dynamic Message Signs (("DMS),"), advanced transportation controllers, and video and radar traffic signal detection. The City is able to differentiate between vehicles, bicyclists and pedestrians, helping traffic to flow more efficiently and improving safety for all road users. The City also has the ability to provide signal priority for buses on heavy transit corridors. Utilization of these tools, as well as implementation of the roadway improvements and goals, polices, and actions described above would improve the circulation network through  $\frac{\text{project}2024 \text{ GPU}}{\text{project}2024 \text{ GPU}}$  buildout in 2040. Therefore, the  $\frac{\text{project}Project}{\text{project}}$  would not conflict with a plan, ordinance, or policy addressing roadway circulation, and impacts would be less than significant.

### b. Pedestrian and Bicycle Network

The City adopted a Bicycle Master Plan in November 2014, which recommends bicycle programs to improve facilities that can make it safer for users of all ages and abilities to ride a bicycle on <u>eityCity</u> streets. Existing high traffic volume arterials and truck routes can

conflict with existing and proposed bicycle routes throughout the City. The City's Bicycle Master Plan and Circulation Element have identified parallel east-west corridors (Neighborhood Collectors) to provide low-stress alternatives to riding on arterials as part of the layered network. The City still provides bicycle facilities on most major arterials and additional buffers/protection is recommended on high speed/volume roadways, especially along truck routes to limit conflicts. Additional bicycle infrastructure in congested areas, such as bicycle signal heads, traffic signal bicycle detection, green bicycle lanes, and two-stage turn queue boxes can further enhance bicycle facilities on high-stress corridors. Additionally, the <u>20212024</u> GPU Circulation Element would implement the following goals, policies, and actions to improve the bicycle and pedestrian circulation.

#### Goal

C-4: Provide convenient and safe connections between neighborhoods and destinations within Moreno Valley.

#### Policies

- C.4-1 Support the development of highspeed transit linkages or express routes connecting major destinations within the city and beyond, including the Metrolink Station, that would benefit the residents and employers in Moreno Valley.
- C.4-2 Collaborate with major employers and other stakeholders to improve access and connectivity to key destination such as the Downtown Center, the Moreno Valley Mall, the hospital complexes, Moreno Valley College, and the Lake Perris State Recreation Area.
- C.4-3 Support the establishment of a Transit Center/Mobility Hub in the Downtown Center.
- C.4-4 All new developments shall provide sidewalks in conformance with the City's streets cross-section standards, and applicable policies for designated urban and rural areas.
- C.4-5 Recognize that high-speed streets, high-volume streets and truck routes can increase pedestrian and bicycle stress levels and decrease comfortability. Provide increased buffers and protected bicycle lanes in high-stress areas, where feasible. Provide landscaped buffers where feasible to separate pedestrian environments from the travel way adjacent to motor vehicles. Provide convenient and high-visibility crossings for pedestrians.

#### Actions

C.4-A Prepare and maintain a Pedestrian Access Plan supporting a safer and more convenient network of identified pedestrian routes with access to major employment centers, shopping districts, regional transit centers, schools, and residential neighborhoods; the plan should address safer routes to schools, safer routes for seniors, and increase accessibility for persons with disabilities.

- C.4-B The City shall actively pursue funding for the infill of sidewalks in developed areas. The highest priority shall be to provide sidewalks on designated school routes.
- C.4-C Continue ongoing coordination with transit authorities toward the expansion of transit facilities into newly developed areas.
- C.4-D Work with major employers, the hospital complexes, and Moreno Valley College to study alternatives to conventional bus systems, such as smaller shuttle buses (micro-transit), on-demand transit services, or transportation networking company services that connect neighborhood centers to local activity centers with greater cost efficiency.
- C.4-E Pursue regional, state and federal grant opportunities to fund design and construction of the City bikeway system.
- C.4-F Periodically review and update citywide wayfinding strategy that enhances access to key destinations, including Moreno Valley College, Riverside University Medical Center, Kaiser, and Lake Perris State Recreation Area.

#### Goal

C-5: Enhance the range of transportation operations in Moreno Valley and reduce Vehicle Miles Traveled.

#### **Policies**

- C.5-1 Work to reduce VMT through land use planning, enhanced transit access, localized attractions, and access to non-automotive modes.
- C.5-2 Encourage public transportation that addresses the particular needs of transitdependent individuals, including senior citizens, the disabled, and low -income residents.
- C.5-3 Encourage bicycling as an alternative to single occupant vehicle travel for the purpose of reducing fuel consumption, traffic congestion, and air pollution.
- C.5-4 Particularly in corridors and centers, work with transit service providers to provide first-rate amenities to support pedestrian, bicycle and transit usage, such as bus shelters and benches, bike racks on buses, high-visibility crossings, and modern bike storage.
- C.5-5 Encourage local employers to implement TDM strategies, including shared ride programs, parking cash out, transit benefits, allowing telecommuting and alternative work schedules.

#### Actions

- C.5-A Keep the City's traffic impact study guidelines current and revise the CEQA threshold of significance for VMT as appropriate.
- C.5-B Maintain a list of recommended Transportation Demand Management (TDM) strategies for employers and new developments.
- C.5-C Remain flexible in the pursuit and adoption of transportation funding mechanisms that fund innovative transportation solutions.
- C.5-D Work with RTA and Metrolink to increase transit service frequency, speed, and reliability and increase ridership. Strengthen linkages and access to the Metrolink Station.
- C.5-E Integrate transit access and information systems into employment centers, major destinations and new multi-family residential development.
- C.5-F Develop a Park Once strategy to promote walkability in mixed use centers and corridors.
- C.5-G Study the feasibility of implementing car-sharing program, working with established providers.

The <u>project2024 GPU</u> would also implement future pedestrian and bicycle facilities as shown in Figure 4.16-1 above. Therefore, the <u>projectProject</u> would not conflict with a plan, ordinance, or policy addressing pedestrian and bicycle circulation, and impacts would be less than significant.

### c. Public Transit

To improve transit connectivity, the City will work with other local agencies to increase transit access through a combination of new routes and/or higher service frequency, expanded hours, and making the public transit experience more user friendly and attractive, such as through improved bus shelters that offer cooling/shade from the sun during drier months and protection against rainy/cold conditions during wetter months. As the City expands its transit offerings, the City will help support the prioritization of needs of seniors, minorities, low-income, disabled, and transit-dependent residents to ensure that everyone can make the trips they need to live, work, and play to their fullest potential.

Given that the majority of the Planning Area is of a suburban, low-density character, expanding public transit routes would likely be an inefficient method of attracting greater transit ridership. Other methods of attracting ridership could include focusing on providing high-quality service between employment centers and mixed-use destinations along the major corridors of the <u>eityCity</u>, supplemented with features such as park-n-rides and pedestrian and bicycle infrastructure to create multi-modal transportation nodes, and coordinating with transit providers to promote bus user satisfaction through strategies such

as reduced headways and improved on-time performance. Additionally, the  $\frac{20212024}{2024}$  GPU Circulation Element would implement the policies, and actions described above under goals C-4 and C-5 to improve public transit within the Planning Area. Therefore, the <u>projectProject</u> would not conflict with a plan, ordinance, or policy addressing transit circulation, and impacts would be less than significant.

# 4.16.5.2 Topic 2: Vehicle Miles Traveled

Would the project conflict or be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b)?

CEQA Guidelines Section 15064.3 requires that the determination of significance for transportation impacts be based on VMT instead of a congestion metric such as LOS. The change in the focus of transportation analysis is the result of SB 743, as detailed in 4.16.2.1.

### a. Vehicle Miles Traveled Modeling

The VMT <u>MemoAssessment</u> utilized the <u>RIVTAMRIVCOM</u> to estimate VMT under buildout of the project-2024 GPU. As discussed therein, to update RIVCOM's base year conditions (2018) to align more closely with the Project's baseline (2024), Kimley-Horn collected data on development projects constructed and existing 2006 General Plan. The VMT Memo interpolated operational between 2018 and 2024. The City identified these projects based on records of project approvals. The initial list included projects at various stages: pending approval, approved but not built, under construction, or fully built and occupied. The full list included 218 records and was consolidated to include projects that were determined to be constructed and operational at the base year (2012) and future year (2040)<sup>6</sup> to develop time of the appropriate existing baseline condition (2018). The records review. A total households and of 34 projects were determined to be constructed and occupied; however, 5 of these projects were not considered as part of the baseline due to the following factors: the added square footage was so small it contributed negligible employment would be or households, or the same under buildoutnature of both the project and existing 2006 General Plan. However, the project would increase the number multi-family residential units and decrease the number of single family units compared to did not contribute to additional employment or households. Only 29 were considered as fully constructed and occupied and were used to define the existing 2006 General Plan while maintaining the same number of total units. Consequently, baseline for the non-industrial projects. Six industrial projects were identified by the City as built and occupied. Additionally, for the project industrial projects, Kimley-Horn utilized Near Map satellite images (dated to August 2024) to identify areas throughout the City that were developed with industrial uses. The compilation of Near Map images is compiled and included in Appendix G. The 2024 GPU would have a projected buildout population size of 252,179, which would be less than the project buildout population of 256,600 for the existing 2006 General Plan. This reduced population projection for the project

<sup>&</sup>lt;sup>6</sup>The 2040 condition of RIVTAM represents the SCAG land use forecast for growth from buildout of the Moreno Valley General Plan in year 2040.

is due to the increased share of multi-family households in the 2021 GPU proposed land use plan, which typically have a lower household population. The project also 298,440. The 2024 <u>GPU</u> anticipates a shift in the employment makeup in the City from retail/commercial to office employment.<u>light industrial.</u> VMT modeling for buildout of both the project and the existing 2006 General Plan were<u>the 2024 GPU was</u> updated to reflect the existing and proposed circulation networks. Table 4.16-4 presents the results of these VMT modeling scenarios.

<u>Table 4.16-4</u> RIVCOM Model Inputs for General Plan Scenarios						
Land Use	<u>2024 Baseline</u>	<u>2040 GPU</u>	<u>2024 Baseline –</u> 2040 GPU Delta			
Population	<u>205,620</u>	<u>298,440</u>	<u>92,820</u>			
Household	<u>53,048</u>	<u>86,860</u>	<u>33,812</u>			
Commercial/Retail Employment	<u>47,020</u>	<u>59,621</u>	<u>12,601</u>			
Office Employment	<u>1,410</u>	<u>7,233</u>	<u>5,823</u>			
Industrial Employment	<u>16,873</u>	<u>37,442</u>	<u>21,291</u>			
Total Employment <sup>1</sup> SOURCE: Kimley-Horn and Associates, Inc. 20	<u>65,378</u>	<u>104,371</u>	<u>61,173</u>			

SOURCE: Kimley-Horn and Associates, Inc., 2025.

<u>1. Employment data for the 2024 Baseline includes Agricultural employment which is not depicted as a category in this table. Employment without agricultural would equal to approximately 65,303.</u>

Table 4.16-4						
RIVTAM Model Inputs for General Plan Scenarios						
	$\frac{2012}{2012}$	$\frac{2018}{2018}$	<del>2040</del>	$\frac{2018 - 2040}{2018 - 2040}$	<del>2040</del>	$\frac{2018-2040}{2018-2040}$
Land Use	Base Year	<b>Baseline</b>	Existing GP	EXGP Delta	Proposed GP	PGP Delta
Population	<del>194,669</del>	$\frac{195,177}{195,177}$	$\frac{256,600}{256,600}$	61,423	$\frac{252,179}{252,179}$	<del>57,002</del>
Household <sup>1</sup>	<del>51,038</del>	<del>52,008</del>	<del>72,737</del>	<del>20,729</del>	<del>72,737</del>	<del>20,729</del>
Commercial/Retail Employment	<del>21,781</del>	<del>25,007</del>	<del>35,985</del>	<del>10,978</del>	<del>32,209</del>	<del>7,202</del>
<del>Office</del> <del>Employment</del>	<del>4,08</del> 4	<del>6,090</del>	<del>9,543</del>	<del>3,453</del>	<del>13,625</del>	<del>7,535</del>
<del>Industrial</del> <del>Employment</del>	<del>4,968</del>	<del>13,326</del>	<del>37,708</del>	<del>24,382</del>	<del>37,503</del>	$\frac{24,177}{2}$
Total Employment	<del>30,993</del>	<del>44,659</del>	<del>83,573</del>	<del>38,914</del>	<del>83,573</del>	<del>38,914</del>
SOURCE: Fehr & Peers 2021.						

GP = General Plan, EXGP = Existing General Plan, PGP = Proposed General Plan

<sup>1</sup>Households reflect a 94 percent occupancy rate of available housing units.

The *City of Moreno Valley Traffic Impact Preparation Guide*<sup>1</sup> (June 2020) includes the following thresholds of significance:

- 1. A project would have a significant VMT impact if, in the Existing Plus Project scenario, its net VMT per capita (for residential projects) or per employee (for office and industrial projects) exceeds the per capita VMT for Moreno Valley. For all other uses, a net increase in VMT would be considered a significant impact.
- 2. If a project is consistent with the regional RTP/SCS, then the cumulative impacts shall be considered less than significant subject to consideration of other substantial evidence. If it is not consistent with the RTP/SCS, then it would have a significant VMT impact if:
  - a. For residential projects its net VMT per capita exceeds the average VMT per capita for Moreno Valley in the RTP/SCS horizon-year.
  - b. For office and industrial projects its net VMT per employee exceeds the average VMT per employee for Moreno Valley in the RTP/SCS horizon year
  - c. For all other land development project types, a net increase in VMT in the RTP/SCS horizon-year would be considered a significant impact.

The *City of Moreno Valley Traffic Impact Preparation Guide* notes that the Cumulative No Project scenario shall reflect the adopted RTP/SCS. Therefore, if a project is consistent with the regional RTP/SCS, then the cumulative impacts shall be considered less than significant subject to consideration of other substantial evidence.

As these thresholds were not intended to specifically address the appropriate methodology and metric for a general plan, the following <u>thresholdsthreshold</u> of significance <u>areis</u> used to evaluate the <u>20212024</u> GPU:

- 1. Any increase in the VMT<u>as of 2040</u> per Service Population/Resident/Employee calculated using the Boundary Method, Production/Attraction Method, or Origin/Destination method compared to the Existing Baseline would be considered a significant impact.
- 2. Any increase in the total VMT or VMT per Service Population/Resident/Employee calculated using the Boundary Method, Production/Attraction Method, or Origin/Destination method compared to the Existing General Plan would be considered a significant impact.

VMT can be presented as total VMT or as VMT per service population, resident, or employee. Total VMT represents all VMT generated in the <u>eityCity</u> on a typical day, while VMT per

<sup>&</sup>lt;sup>7</sup> City of Moreno Valley Transportation Engineering Division, Transportation Impact Analysis Preparation Guide for Vehicle Miles Traveled and Level of Service Assessment. https://www.moval.org/departments/public-works/transportation/TIA-Guidelines.pdf. Accessed March 18, 2025.

service population, resident, or employee is an efficiency metric that represents VMT generated on a typical day per person who lives and/or works in the City. VMT per person can be measured as VMT per resident for residential only projects, VMT per employee for employment only projects, and VMT per service population for projects and land use plans which include both residential and employment uses. Total VMT gives an estimate of the total travel, while VMT per person measures the efficiency of travel. Total VMT and VMT per person estimates were calculated using the three methodologies described below.

Production/Attraction VMT: The Production/Attraction (<u>("PA)"</u>) method for calculating VMT sums all weekday VMT generated by trips with at least one trip end in the study area and while trips are still tracked by trip purpose. The PA method tracks trips with at least one trip end to/from their ultimate destination unless that destination is outside of the model boundary area (e.g., outside of the SCAG region). Productions are land use types that generate trips (residences) and attractions are land use types that attract trips (employment). Productions and attractions are converted from person trips to vehicle trips for the purposes of calculating VMT.

The PA method allows project VMT to be evaluated based on trip purpose which is consistent with Office of Planning and Research (OPR)the Governor's LCI recommendations in the Technical Advisory and the City's guidelines. For example, a single-use project such as an office building could be analyzed based only on the commute VMT, or home-based-work attraction (HBWA)("HBW-A") VMT per employee, and a residential project could be analyzed based on the home-based production (HBPHB-P) VMT per resident. PA matrices do not include external trips that have one trip end outside of the model boundary (("IX-XI trips)") or truck trips, and therefore do not include those trips in the VMT estimates. This is not consistent with the OPRLCI recommendations that suggest full accounting of VMT should be completed.

Origin/Destination VMT: The Origin/Destination ((<u>"OD)</u> method for calculating VMT sums all weekday VMT generated by trips with at least one trip end in the study area and tracks those trips to their estimated origins/destinations. The OD method is completed after the final loops of assignment in the travel demand model after person trips are converted to total vehicle trips. Origins are all vehicle trips that start in a specific traffic analysis zone, and destinations are all vehicle trips that end in a specific traffic analysis zone.

The OD method accounts for external and truck trips and therefore provides a more complete estimate of all VMT within the study area. This methodology also estimates VMT consistent with VMT estimates in air quality, noise, and energy sections of an EIR. Unfortunately, OD trip matrices do not separate trips by trip purpose, and therefore VMT cannot be calculated by <u>HBWAHBW-A</u> VMT per employee or <u>HBPHB-P</u> VMT per resident, but only by total VMT. It should also be noted that, although VMT includes trips to/from the City that originate or are destined to locations outside of the model area, those trip lengths are artificially truncated at the model boundary.

Boundary Method VMT: The boundary method is the sum of all weekday VMT on a roadway network within a designated boundary.<sup>8</sup> The boundary method estimates VMT by multiplying the number of trips on each roadway segment by the length of that segment. This approach includes all trips, including those trips that do not begin or end in the designated boundary and is another way to summarize VMT. This is the only VMT method that captures the effect of cut-through and/or displaced traffic. The boundaries utilized in the assessment below is the City boundary and Western Riverside Council of Governments<u>WRCOG</u> boundary. The two boundaries provide a focused assessment specific to Moreno Valley while also reviewing the effect of uses in at the edge of the City that may be truncated by the City boundary.

### **b.** Vehicle Miles Traveled Estimates

Table 4.16-5 presents the results of the VMT modeling described above. The bullet list below summarizes the results of the VMT modeling:

- The Total<u>Home-Based Work Attraction ("HBW-A")</u> VMT<del>, HBP VMT,/Employee</del> and HBWA VMT generated within the city would be lower <u>OD VMT/Service Population</u> <u>are forecasted to decrease</u> under <u>Project</u> buildout <del>of the project (2040) as</del> compared to buildout of the existing 2006 General Plan.</del>
- HBP VMT/resident and HBWA VMT/employee would be lower under buildout of the project compared to buildout of the existing 2006 General Plan. This indicates that the project would have a more efficient mix of jobs and households, resulting in shorter average commutes.
- HBP VMT/resident is forecast to improve with both plans as under buildout of both the project and existing 2006 General Plan compared to <u>the</u> Existing Baseline (2018), though the reduction under buildout of both the project would be twice as large as the reduction under buildout of the existing 2006 General Plan. <u>2024</u>).
- Boundary VMT would be higher under buildout of the project compared to buildout of the existing 2006 General Plan.
- <u>All of the aboveCity Boundary VMT/Service Population and the Home-Based</u> <u>Production ("HB-P") VMT/Resident for the Project is higher than the Existing</u> <u>Baseline's within the Moreno Valley City boundary and lower within the WRCOG</u> <u>boundary.</u>

<u>These</u> findings, except the increase in Boundary VMT, show that the <u>project2024 GPU</u> would be below the<u>exceed</u> thresholds of significance related to VMT, resulting in more efficient land use patterns that decrease <u>an increase in</u> total VMT and VMT per Service

**CPR** <u>LCI</u> recommends against using "arbitrary" boundaries such as City or County lines, however the model-wide results would include all six counties in the model. The addition of a single project in such a large area would be negligible. The only way to distinguish between no project and plus project results to determine the effect on VMT is to set a boundary at a scale where the effect on VMT from an individual project can be measured. Therefore, Fehr & Peers Kimley-Horn recommends the City or sub-regional level boundary would be an appropriate scale for this methodology.

Population/Resident/Employee\_based on several methods. The one exception is the increase in Boundary VMT under buildout of the project, including the amount of cut through traffic that bypasses the city. It should be noted that the Boundary VMT estimates under buildout of both the project and existing 2006 General Plan are within 0.09 to 0.66 percent of each other, which is within the default 1 percent convergence criteria programmed in the traffic model runs. This implies that the differences in the estimates could be attributed to "model noise," or inherent randomness between model runs.

<u>Table 4.16-5</u>					
<u>VMT Summary</u>					
		<u>2040</u>			
		Proposed			
Land Use	<u>2024 Baseline</u>	<u>General Plan</u>			
Population	<u>205,620</u>	<u>298,440</u>			
<u>Employment</u>	<u>65,378</u>	<u>104,371</u>			
Service Population (SP) <sup>1</sup>	<u>270,998</u>	402,811			
Total OD VMT	<u>8,846,399</u>	<u>12,669,735</u>			
OD VMT/SP <sup>2</sup>	<u>32.64</u>	31.45			
HB-P VMT <sup>3</sup>	2,903,419	<u>4,439,163</u>			
HB-P VMT/Resident	14.12	<u>14.87</u>			
$HBW-A VMT^4$	<u>1,719,510</u>	2,477,198			
HBW-A VMT/Employee	<u>26.30</u>	<u>23.73</u>			
<u>City Boundary VMT</u>	2,759,935	4,270,239			
City Boundary VMT/SP	10.18	<u>10.60</u>			
WRCOG Boundary VMT	46,453,742	64,805,367			
WRCOG Boundary VMT/SP <sup>5</sup>	<u>18.71</u>	<u>18.01</u>			
SOURCE: Kimley-Horn and Associates, Inc., 2025.					

1. SP = Service Population; the sum of population and employment.

2. OD = Origin/Destination; a method for calculating VMT that sums all weekday VMT generate by trips with at least one trip end in the study area and tracks those trips to their estimated origins/destinations.

<u>3. HB-P VMT = Home-based production VMT; VMT generated by trips originating or ending at homes in</u> <u>Moreno Valley.</u>

<u>4. HBW-A = Home-based-work attraction VMT; VMT generated by trips originating or ending at employment</u> <u>centers in Moreno Valley.</u>

5. Land use assumptions for WRCOG are provided as Attachment B of Appendix E.

Table 4.16-5						
VMT Summary						
			<del>2040</del>	<del>2040</del>		
	$\frac{2012}{2012}$	2018 Baseline	Existing	Proposed		
Land Use	Base Year	Interpolation	General Plan	General Plan		
Population	194,669	$\frac{195,177}{195,177}$	$\frac{256,600}{256,600}$	$\frac{252,179}{2}$		
Employment	<del>30,993</del>	44,659	<del>83,573</del>	<del>83,573</del>		
Service Population	225,662	<del>239,836</del>	$\frac{340,173}{3}$	$\frac{335,752}{5}$		
Total OD VMT	$\frac{5,514,827}{5,514,827}$	$\frac{5,985,420}{5,985,420}$	9,132,168	<del>9,048,076</del>		
<del>OD VMT/SP<sup>1</sup></del>	$\frac{24.44}{24.44}$	$\frac{24.96}{24.96}$	<del>26.86</del>	<del>26.96</del>		
HBP VMT <sup>2</sup>	$\frac{2,472,986}{2,100}$	$\frac{2,467,621}{2}$	$\frac{3,187,219}{3,187,219}$	$\frac{3,046,905}{3,046,905}$		
HBP VMT/Resident	$\frac{12.70}{12.70}$	<del>12.64</del>	$\frac{12.42}{12.42}$	$\frac{12.08}{12.08}$		
HBWA VMT <sup>3</sup>	<del>340,886</del>	524,833	$\frac{1,211,220}{1,211,220}$	$\frac{1,201,670}{1,201,670}$		
HBWA VMT/Employee	11.00	<del>11.75</del>	$\frac{14.51}{14.51}$	<del>14.40</del>		
City Boundary VMT <sup>4</sup>	$\frac{1,686,559}{1,686,559}$	<del>1,844,892</del>	<del>2,888,203</del>	<del>2,907,283</del>		
City Boundary VMT/SP	7.47	7.69	8.49	<del>8.66</del>		
WRCOG Boundary VMT	<del>37,762,840</del>	43,066,465	<del>64,353,390</del>	<del>64,296,920</del>		
₩RCOG Boundary ¥MT/SP <sup>5</sup>	<del>16.73</del>	$\frac{17.15}{17.15}$	<del>18.71</del>	<del>18.72</del>		

SOURCE: Fehr & Peers 2021.

NOTE: Items identified in **bold** are higher than either 2018 Baseline or 2040 Existing General Plan.

<sup>1</sup>SP = Service Population; the sum of population and employment.

<sup>2</sup>HBP VMT = Home-based production VMT; VMT generated by trips originating or ending at homes in Moreno Valley.

<sup>3</sup>HBWA = Home-based-work attraction VMT; VMT generated by trips originating or ending at employment centers in Moreno Valley.

<sup>4</sup>The boundary method VMT estimated for Existing General Plan and Proposed General Plan are within 1%, which could be a function of model noise related to the default convergence criteria (0.01) in RIVTAM. <sup>5</sup>Land use assumptions for WRCOG are provided as Attachment B.

The VMT <u>MemoAssessment</u> reached the following conclusions based on the results of the VMT modeling described above:

- OD VMT/SP would be higher-under buildout of the project compared to buildout of the existing 2006 General Plan.
- OD VMT/SP under buildout of the project<u>2024 GPU</u> (2040) would increase compared to existing baseline (<u>20182024</u>).
- HBWA VMT/Emp under buildout of the project (2040) would increase compared to existing baseline (2018).
- <u>The City</u> Boundary VMT and Boundary VMT/SP <u>would beare</u> higher <u>underat</u> buildout of the <u>project compared to buildout of 2024 GPU (2040) than</u> the existing <del>2006 General Plan.</del>

<u>baseline (2024).</u> The modeling results and conclusions described above do not include any VMT reduction associated with TDM policies and actions under goals C-2 and C-3 of the <u>20212024</u> GPU Circulation Element described in Section 4.16.5.1 above, or the TDM policies and actions under goals C-4 and C-5 of the <u>20212024</u> GPU Circulation Element described in Section 4.16.5.3 below. However, it is not anticipated that VMT reductions associated with proposed TDM measures would be large enough to guarantee that significant impacts could be fully mitigated. Based on the increase in OD VMT/SP, <u>HBWA VMT/Employce</u>, City Boundary VMT, City Boundary VMT/SP, and WRCOG Boundary VMT/<del>SP</del>, shown in bold in Table 4.16-5, implementation of the <u>projectProject</u> would exceed the established thresholds<u>threshold</u> of significance. Therefore, projected VMT generated under buildout of the <u>projectProject</u> would be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b). This would be considered a significant<u>and unavoidable</u> impact.

# 4.16.5.3 Topic 3: Hazards Due to a Design Feature

Would the project substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?

The <u>20212024</u> GPU includes policies and actions described above that would ensure future transportation facilities would not introduce hazards onto the circulation network. Policy C.2-5 would prohibit points of access from conflicting with other existing or planned access points and require points of access to roadways to be separated sufficiently to maintain capacity, efficiency, and safety of the traffic flow. Action C.2-H would evaluate opportunities to implement roundabouts as traffic control as new development projects are proposed, considering safety, traffic calming, cost, maintenance and greenhouse gas reduction related to idling. Future development and redevelopment would also be subject to applicable City road standards and would be designed consistent with all safety requirements pertaining ingress and egress onto the circulation network. Therefore, the <u>project2024 GPU</u> would not substantially increase hazards, and impacts would be less than significant.

# 4.16.5.4 Topic 4: Emergency Access

Would the project result in inadequate emergency access?

As described in Section 4.9.5.6 above, the City adopted its Local Hazard Mitigation Plan ((<u>"LHMP)"</u>) on October 4, 2011 (revised 2017). The LHMP contains a map of emergency evacuation routes in the community that includes I-215, SR-60, and major roadways through the <u>eityCity</u>. The evaluation network consists of 129 miles of roadway designated as potential evacuation routes in the event of disaster, including 34 bridges and 127 water crossings. Evacuation times could be improved with the implementation of technological and design strategies. For example, where appropriate, the use of painted medians instead of raised medians on roadways in areas of highest risk would effectively allow for reversible lanes that create additional outbound capacity, unless required to be installed by City Standard Plans. Application of this strategy would approximately double evacuation capacity in the northwestern portion of the <u>eityCity</u>. Further, remote control of signal timing from the <u>City's Traffic Management Center (City's TMC)</u> allows for real-time modifications to signal timing

that can speed evacuation in the event of emergency. Approximately half of the traffic signals in the <u>cityCity</u> are currently connected to the TMC, and the <u>20212024</u> GPU provides for the implementation of this technology in vulnerable areas as a priority going forward. The <u>20212024</u> GPU also includes policies that provide for exploration of additional actions to facilitate emergency evacuation, including the study of improved roadway connections, including Morton Road/Gernert Road in unincorporated Riverside County to the west of Moreno Valley.

Future development would be designed, constructed, and maintained in accordance with applicable standards associated with the LHMP, including vehicular access to ensure that adequate emergency access and evacuation would be maintained. Construction activities that may temporarily restrict vehicular traffic would be required to implement appropriate measures to facilitate the passage of persons and vehicles through/around any required road closures. Moreover, future development would be required to adhere to the policies included in the 20212024 GPU Safety Element described in Section 4.9.5.6 above. Additionally, the 20212024 Circulation Element identifies roadway improvements that would increase traffic capacity, and thereby ensure that the roadway network would be capable of accommodating traffic flows during emergency response and emergency evacuation. Therefore, adherence to applicable LHMP standards and 20212024 GPU Safety Element policies, as well as increased traffic capacity in the proposed roadway network, would ensure that the project Project would not result in inadequate emergency access, and impacts would be less than significant.

# 4.16.6 Cumulative Analysis

The impact analysis described above is cumulative in nature. The 20212024 GPU Circulation Element provides a comprehensive framework that would improve the circulation network through projectProject buildout in 2040. This would include implementing roadway and circulation improvements, new bicycle and pedestrian facilities, improving access to public transit, and utilizing ITS to improve the circulation network. The 20212024 GPU includes policies and actions described above that would ensure future transportation facilities would not introduce hazards onto the circulation network, and future development and redevelopment would also be designed consistent with all safety requirements pertaining ingress and egress onto the circulation network. Adherence to applicable LHMP standards and 20212024 GPU Safety Element policies, as well as increased traffic capacity in the proposed roadway network, would ensure that the adequate emergency access would be available for the Planning Area. The VMT analysis presented in Section 4.16.5.2 above evaluated future conditions for the entire Planning Area, and therefore was cumulative in nature. Significant impacts related to VMT were identified in Section 4.16.5.2 above, and it is not anticipated that VMT reductions associated with proposed TDM measures would be large enough to guarantee that significant impacts could be fully mitigated. Therefore, projected VMT generated under buildout of the project 2024 GPU would be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b), and the project Project would result in cumulative impacts related to VMT.

# 4.16.7 Significance of Impacts before Mitigation

# 4.16.7.1 Topic 1: Circulation System

The <u>project2024 GPU</u> would implement roadway and circulation improvements, new bicycle and pedestrian facilities, as well as the polices and actions listed under goals C-1 through C-3 in order to improve the circulation network through <u>project2024 GPU</u> buildout in 2040. Therefore, the <u>projectProject</u> would not conflict with a plan, ordinance, or policy addressing the circulation system, and impacts would be less than significant.

## 4.16.7.2 Topic 2: Vehicle Miles Traveled

Compared to the existing 2006 General Plan, implementation of the project would result in lower VMT using several metrics, demonstrating a land use plan that would increase per capita VMT efficiency. However, some metricsSome methods of analyzing VMT showed an increase in VMT based on several metrics (shown in bold in Table 4.16-5). As a result of some metrics that exceeded the significance criteria based on certain analysis methodologist methodologies, impacts would be significant. The project 2024 GPU includes TDM goals, policies, and actions that would support VMT reductions; however, anticipated VMT reductions associated with proposed TDM measures would not be large enough to guarantee that significant impacts could be fully mitigated. Therefore, projected VMT generated under buildout of the project 2024 GPU would be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b). This would be considered a significant and unavoidable impact.

## 4.16.7.3 Topic 3: Hazards Due to a Design Feature

The <u>20212024</u> GPU includes policies and actions described above that would ensure future transportation facilities would not introduce hazards onto the circulation network, and future development and redevelopment would also be designed consistent with all safety requirements pertaining ingress and egress onto the circulation network. Therefore, the <u>projectProject</u> would not substantially increase hazards, and impacts would be less than significant.

## 4.16.7.4 Topic 4: Emergency Access

Adherence to applicable LHMP standards and <u>20212024</u> GPU Safety Element policies, as well as increased traffic capacity in the proposed roadway network, would ensure that the <u>projectProject</u> would not result in inadequate emergency access, and impacts would be less than significant.

# 4.16.8 Mitigation

# 4.16.8.1 Topic 1: Circulation System

Impacts would be less than significant. No mitigation is required.

# 4.16.8.2 Topic 2: Vehicle Miles Traveled

The <u>project2024 GPU</u> has incorporated VMT reducing goals and policies to the extent feasible. No additional mitigation was identified that could reduce VMT impacts. Therefore, impacts would remain significant and unavoidable.

## 4.16.8.3 Topic 3: Hazards Due to a Design Feature

Impacts would be less than significant. No mitigation is required.

### 4.16.8.4 Topic 4: Emergency Access

Impacts would be less than significant. No mitigation is required.

# 4.16.9 Significance of Impacts after Mitigation

# 4.16.9.1 Topic 1: Circulation System

Impacts would be less than significant. No mitigation is required.

# 4.16.9.2 Topic 2: Vehicle Miles Traveled

Impacts would be significant and unavoidable.

# 4.16.9.3 Topic 3: Hazards Due to a Design Feature

Impacts would be less than significant. No mitigation is required.

## 4.16.9.4 Topic 4: Emergency Access

Impacts would be less than significant. No mitigation is required.

# 5

NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of Chapter 5.0, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

# Chapter 5 CEQA Mandated Analysis

California Environmental Quality Act (CEQA) Guidelines Section 15126.2(b) and (c) require that the significant unavoidable impacts of the project, as well as any significant irreversible environmental changes that would result from project implementation, be addressed in the Environmental Impact Report (EIR). Additionally, CEQA Guidelines Section 15126.2(e) requires that an EIR evaluate the "growth-inducing" effects of a project. The following paragraphs discuss these mandated topics -associated with implementation of the <u>20212024</u> General Plan Update (GPU), <u>Housing Element Update</u>) <u>Associated Zoning Text Amendments</u> to <u>Title 9 (Planning & Zoning) and Zoning Atlas Amendments</u>, and Climate Action Plan (<u>CAP</u>), herein after referred to as the <u>project.MoVal 2040 Project ("Project"</u>). The analysis area covers the entire <u>cityCity</u> of Moreno Valley (City) and sphere of influence, which are collectively referred to as the Planning Area. Within the analysis, Concept Areas refers to those areas where the GPU proposes land use changes as shown on Figure 3-1.

# 5.1 Significant Environmental Effects Which Cannot Be Avoided if the Project is Implemented

In accordance with CEQA Guidelines Section 15126.2 (b) any significant unavoidable impacts of a project, including those impacts that can be mitigated but not reduced to below a level of significance despite the applicant's willingness to implement all feasible mitigation measures, must be identified in the EIR. Implementation of the project would result in significant, unavoidable impacts associated with the following issues: agriculture and forestry resources (important farmland and indirect conversion), a ir quality (construction emissions of criteria pollutants), biological resources (sensitive species, sensitive riparian habitats, and jurisdictional wetlands and waters), cultural and tribal<u>Tribal</u> cultural resources (historic resources, archaeological resources, human remains, and tribal cultural resources), noise (increases in ambient noise associated with traffic and construction), and and transportation (vehicle miles traveled). Chapter 4.0 of this <u>Revised Draft</u> EIR provides more detail about the nature and extent of these impacts related to implementation of the project.

These impacts would remain significant and unavoidable as a result of the <u>projectProject</u>. A Statement of Overriding Considerations, consistent with CEQA Guidelines Section 15093, will be prepared, for certification with the Final EIR, identifying specific economic, legal, social, technological, or other benefits of the <u>projectProject</u> which allow approval of the <u>projectProject</u> to outweigh the unavoidable impacts.

# 5.2 Significant Irreversible Environmental Changes Which Would Result if the Project is Implemented

In accordance with CEQA Guidelines Section 15126.2(c):

Uses of nonrenewable resources during the initial and continued phases of the project may be irreversible since a large commitment of such resources makes removal or nonuse thereafter unlikely. Primary impacts and, particularly, secondary impacts (such as highway improvements which provide access to a previously inaccessible area) generally commit future generations to similar uses. Also irreversible damage can result from environmental accidents associated with the project. Irretrievable commitments of resources should be evaluated to assure that such current consumption is justified.

Non-renewable resources generally include agricultural land; biological, archaeological, and paleontological resources; mineral deposits; water bodies; and some energy sources. The project<u>The 2024 General Plan Update (GPU)</u> has been designed to minimize impacts to sensitive biological resources by primarily focusing future development and redevelopment within the proposed Concept Areas. These areas consist of clusters of vacant and

underutilized land within the <u>eityCity</u> limit that would avoid the majority of sensitive habitat that is located within the eastern and southeastern portion of the Planning Area. Focusing development and redevelopment within these areas that consist primarily of developed and/or disturbed land would minimize adverse impacts to sensitive species. Similarly, the Concept Areas avoid the majority of the identified historic and potentially eligible historic resources, as well as the majority of the archaeological sensitive complexes. Nonetheless, impacts to biological and cultural resources were found to remain significant and unavoidable, because it cannot be known at the program level of analysis with certainty that impacts to sensitive species could be fully avoided or be fully mitigated. (see Sections 4.4 and 4.5 of this <u>Revised Draft EIR</u>). Additionally, implementation of the <u>project2024 GPU</u> would result in the permanent loss of 15 acres of land designated Prime Farmland, as well as the additional loss of farmland due to indirect conversion of agricultural land through urbanization (see Section 4.2). Therefore, future development consistent with the <u>project2024 GPU</u> could result in the permanent loss of biological, cultural, and agricultural resources.

There exists some potential for paleontological resources to be present within the Planning Area, primarily within portions of the sphere of influence that have been identified as having a high potential for paleontological resources. However, implementation of mitigation measure PAL-1 would reduce impacts associated with future grading and development to a level less than significant (see Section 4.7). As described in Section 4.10, implementation of the project<u>2024 GPU</u> would result in less than significant impacts to water bodies (drainage and water quality). The Planning Area does not support any mineral extraction activities, and the small amount of land designated as MRZ-2 in the southeastern portion of the sphere of influence is not located within any of the proposed Concept Areas. Therefore, impacts related to mineral resources would be less than significant.

With regard to energy resources, actions related to future development would result in an irretrievable commitment of nonrenewable resources, including <del>as</del> energy supplies and construction materials, such as lumber, steel, and aggregate. Non-renewable energy resources (coal, natural gas, oil) would be used in construction, heating, and refrigeration of food and water, transportation, lighting, and other associated energy needs. (Energy impacts are further discussed in Section 4.6 of this <u>Revised Draft EIR</u>).

In summary, implementation of the project<u>2024 GPU</u> would result in an increase in residential, business park, industrial, office, commercial, and civic and institutional uses throughout the Planning Area, particularly within the Concept Areas (see Figure 3-1). Construction and operation associated with implementation of future projects would result in the irretrievable commitment of limited, slowly renewable, and nonrenewable resources, which would limit the availability of these particular resource quantities for future generations or for other uses. However, the use of such resources would be consistent with local and regional growth forecasts for the area (see Section 4.14). Therefore, although irreversible environmental changes would result from future development, such changes would not be considered significant.

# 5.3 Growth Inducement

CEQA Guidelines Section 15126.2(d) requires that an EIR:

Discuss the ways in which the proposed project could foster economic or population growth, or the construction of additional housing, either directly or indirectly, in the surrounding environment. Included in this are projects which would remove obstacles to population growth (for example, a major expansion of a waste water treatment plant might, for example, allow for more construction in service areas). Increases in the population might tax existing community services facilities, requiring construction of new facilities that could cause significant environmental effects. Also discuss the characteristic of some projects which may encourage and facilitate other activities that could significantly affect the environment, either individually or cumulatively. It must not be assumed that growth in any area is necessarily beneficial, detrimental, or of little significance to the environment.

A project can directly or indirectly induce growth. Construction of new housing would directly induce population growth. However, if a project creates substantial new permanent employment opportunities, it could indirectly induce growth by stimulating the need for additional housing and services to support the new employment demand. It could also indirectly induce growth by removing infrastructure limitations or regulatory constraints on a required public service, such as roads or water service.

## 5.3.1 Population and Housing Growth

The project 2024 GPU does not propose the construction of new housing or other development; rather it provides capacity for future development consistent with stateState Housing Element Law and regional plans including the Southern California Association of Governments (SCAG) 20162024-2050 Regional Transportation Plan/Sustainable Communities Strategy (RTP/SCS). The California Department of Finance is responsible for developing the total statewide housing demand projection. With the stateState Department of Housing and Community Development, this demand is apportioned to each of the state's State's regions. SCAG is responsible for allocating the region's projected new housing demand in each of its member jurisdictions through the Regional Housing Needs Assessment (RHNA) process (see Chapter 3.0, Project Description). The allocation takes into account factors such as market demand for housing, employment opportunities, the availability of suitable sites and public facilities, commuting patterns, type and tenure of housing need, and others. Therefore, the <u>20212024</u> GPU portion of the <u>projectProject</u> contains policies and implementation programs that would provide for housing development consistent with the City's share of the regional housing need as identified in the RHNA.

As described in <u>Section 4.14Chapter 3</u>, buildout of the <u>project2024 GPU</u> would result in development of approximately 22,05233,812 new homes, which is greater than the RHNA allocation assigned to the <u>cityCity</u> of 13,627 new homes. This exceedance of the RHNA allocation would provide a buffer in all income categories to ensure the <u>cityCity</u> can navigate

the no net loss provisions of the <u>stateState</u> Housing Element law and have continued ability to meet the RHNA by income group throughout the planning period. <u>As described in Chapter</u> <u>3, Project Description, the Housing Element was certified by the State of California's Housing and Community Development Department on October 11, 2022 and is not being amended as part of this Project.</u>

Section 4.14 <u>Chapter 3</u> also documented that buildout of the <u>project 2024 GPU</u> would result in approximately 72,73786,860 households in 2040, which would be fewergreater than the 2040 SCAG household projection of 73,00069,535. Similarly, the <u>project's 2024 GPU's</u> projected population size of 252,179298,440 would be lessgreater than the 2040 SCAG projection of 256,600. This difference in population is due to the greater share of multi-family units that would likely result under buildout of the project compared to buildout of the existing 2006 General Plan, as multi-family units typically have a lower household population. Therefore, the project would accommodate projected future housing needs in the Planning Area and would not induce population growth. 234,235.

Furthermore, the  $\frac{\text{project}2024 \text{ GPU}}{2024 \text{ GPU}}$  has been designed to primarily focus future development and redevelopment within Concept Areas that consist of vacant or underutilized land along major transit corridors.

## 5.3.2 Removal of an Impediment to Growth

The project 2024 GPU does not propose the construction or expansion of new housing, services, or other infrastructure development; rather it provides for future development consistent with state Housing Element Law. The project 2024 GPU has been designed to primarily focus future development and redevelopment within Concept Areas that consist of vacant or underutilized land along major transit corridors, including the Downtown Center, Moreno Valley Mall area, and the Alessandro, Perris, and Sunnymead corridors. To accommodate this new growth pattern, it is anticipated that sewer line improvements will be required in these areas, including a new sewer line to collect wastewater and a new trunk sewer to convey the flows to the wastewater treatment plant. Other wastewater collection system improvements needed to support planned business and industrial development in the eastern part of the <u>eityCity</u> have been defined and planned for as part of a separate Specific Plan process. Certain areas in the northeast portion of the eityCity planned for highway commercial/office will require sewer extensions to accommodate development, although all areas planned for development are within the existing Eastern Municipal Water District (EMWD) boundaries where service is available. The cost of the new sewer collection and conveyance system improvements will be paid by development as projects are proposed. Implementation of the land use plan would not require major expansions of infrastructure that would induce unplanned growth. Future infrastructure development would occur within the existing facility service areas within areas -already served by essential roads, utilities, and public services, and the project would not remove an impediment to growth.

## 5.3.3 Foster Economic or Employment Growth

The <u>project2024 GPU</u> does not propose or provide direct development rights to new major retail, commercial or employment centers that would encourage substantial economic or employment growth. Rather, it provides capacity for future development consistent with regional plans including SCAG 20162024-2050 RTP/SCS. The <u>projectimplementation of the 2024 GPU</u> would slightly increase the number of jobs to 83,246104,296 compared to the SCAG 2040 growth projection of 83,200. However, this slight<u>70,716.</u>, The increase in approximately 4633,580 jobs would have a negligible effect on future growth that would be offset by the decreasedue to an increase in light industrial in the City. However, the 2024 GPU would accommodate projected population growth and households compared to SCAG 2040 would not be considered growth projections described in Section 5.3.1 above.inducing because it would provide housing capacity for projected population growth associated with the economic growth in the City. Therefore, future economic and employment growth associated with the project<u>Project</u> would not induce growth.

# 5.4 Conclusion

Overall, <u>neither</u> the <u>project2024 GPU nor the Climate Action Plan</u> would not-be growth inducing as it would serve to; however, the 2024 GPU will accommodate projected growth as required by <u>stateState</u> law. The <u>project2024 GPU</u> would not remove an impediment to growth, nor does it propose to develop, or permit the encroachment into an isolated area adjacent to open space, or foster economic and employment expansion. As discussed above, <u>implementation of the project2024 GPU</u> would accommodate projected population growth and would not be considered growth inducing because it would provide housing capacity for projected population growth <u>consistent with the certified 6<sup>th</sup> Cycle Housing Element</u>. The opportunities to provide housing would be consistent with the <u>city'sCity's</u> need to establish a resilient housing base for the community and comply with <u>stateState</u> law.

# 6

# Chapter 6 Project Alternatives

NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined Chapter sets forth all of the additions and deletions to the original version of Chapter 6.0, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (GHG emissions)/energy use analyses, but denied the Petition as to land use.

The California Environmental Quality Act (CEQA) Guidelines Section 15126.6 requires that an Environmental Impact Report (EIR) compare the effects of a "reasonable range of alternatives" to the effects of a project. The CEQA Guidelines further specify that the alternatives selected should attain most of the basic project objectives and avoid or substantially lessen one or more significant effects of the project. The "range of alternatives" is governed by the "rule of reason," which requires the EIR to set forth only those alternatives necessary to permit an informed and reasoned choice by the lead agency, and to foster meaningful public participation (CEQA Guidelines Section 15126.6[f]). CEQA generally defines "feasible" to mean an alternative that is capable of being accomplished in a successful manner within a reasonable period of time, while also taking into account economic, environmental, social, technological, and legal factors.

# 6.1 Selection of Alternatives<sup>1</sup>

Chapter 4.0 of this <u>PEIRRevised Draft EIR</u> provided a detailed analysis of 20 environmental issue areas for which the <u>projectProject</u>, which consists of the <u>20212024</u> General Plan Update

<sup>&</sup>lt;sup>1</sup> The Court's March 5, 2024 Ruling did not find that Chapter 6.0: Project Alternatives of the 2021 EIR failed to comply with <u>CEQA. Accordingly, this Chapter of the Revised Draft EIR has been revised only to the extent required to compare the</u> <u>environmental impacts of the selected alternatives to those of the MoVal 2040 Project as analyzed in this Revised Draft</u> <u>EIR.</u>

(GPU), Housing Element Update Associated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas Amendments, and Climate Action Plan (CAP), could have a significant effect on the environment. The project Project would result in significant and/or cumulative environmental impacts related to air quality, agricultural agriculture and forestry resources, biological resources, cultural and tribal Tribal cultural resources, energy, greenhouse gas (GHG) emissions, noise, and transportation. In developing the alternatives to be addressed in this chapter, consideration was given regarding their ability to meet the basic objectives of the project Project and their potential to eliminate or substantially reduce those significant environmental impacts.

The following specific objectives support the underlying purpose of the <u>projectProject</u>, assist the City as Lead Agency in developing a reasonable range of alternatives to evaluate in this EIR-(EIR), and will ultimately aid the Lead Agency in preparing findings and overriding considerations. The following specific objectives have been established for the <u>projectProject</u>:

- Provide a flexible land use framework that can accommodate job growth in a variety of industries over time while enhancing quality of life in the community;
- Build a strong, diverse economy with well-paying jobs in the <u>eityCity</u> for local residents, reducing the need for long commutes and achieving a better balance of jobs-to-housing;
- Ensure a sustainable, measured rate of growth and efficient delivery of public services;
- Create a destination Downtown Center that makes Moreno Valley a destination <u>eityCity</u> with a modern, innovative brand and that will help establish Moreno Valley as a model community where people choose to live, work, and play;
- Focus new residential and commercial development in corridors to support more frequent and reliable transit service; promote walking and biking; and reduce vehicle miles travelled;
- Foster development of gateways at key entry points into the community that announce arrival with attractive architecture and inviting uses to build Moreno Valley's sense of place;
- Facilitate development of a range of housing options that provides for the needs of current and future residents, including people of all ages, abilities, and incomes levels;
- Accommodate the City's 2021-2029 Regional Housing Needs Allocation (RHNA) allocation<u>through development that is consistent with the approved 6<sup>th</sup> Cycle Housing</u> <u>Element;</u>
- Reduce community-wide greenhouse gas emissions consistent with <u>statewideStatewide</u> targets;
- Foster vibrant gathering places for locals and visitors to shop, dine, do business, and have fun, providing a range of social interaction opportunities for youth, families, and seniors;

- Enhance neighborhood livability through promoting active lifestyles with indoor and outdoor recreational amenities and prioritizing clean air, water, fresh food, and community health; and
- Encourage mindful stewardship of water, energy, and other environmental resources, and explore technological advancements as a way to enhance current/future needs and lifestyles.

The alternatives addressed in this <u>PEIRchapter</u> were selected in consideration of one or more of the following factors:

- The extent to which the alternative would feasibly accomplish most or all of the basic objectives of the <u>projectProject;</u>
- The extent to which the alternative would avoid or substantially lessen any of the identified significant environmental effects of the <u>projectProject</u>.
- The appropriateness of the alternative in contributing to a "reasonable range" of alternatives necessary to permit a reasoned choice; and
- The requirement of the CEQA Guidelines to consider a "no project" alternative; and to identify an "environmentally superior" alternative in addition to the no project alternative (Section 15126.6[e]).

Based on the criteria described above, this <u>PEIRRevised Draft EIR</u> considers the following <u>projectProject</u> alternatives:

- No Project Alternative;
- Reduced Growth Alternative; and
- Redistributed Growth Alternative.

# 6.2 Comparison of Impacts

General descriptions of the characteristics of each alternative, along with a discussion of their ability to reduce significant environmental impacts associated with the <u>projectProject</u>, are provided in the following subsections. Table 6-1 provides a side-by-side comparison of the potential impacts of the alternatives to the impacts of the <u>projectProject</u>.

Table 6-1           Matrix Comparison of the Project to Alternatives						
			Reduced	Redistributed		
Environmental Issue		No Project	Growth	Growth		
Area	Project	Alternative	Alternative	Alternative		
Aesthetics	LTS	Greater/LTS	Similar/LTS	Similar/LTS		
Agriculture and Forestry Resources	SU	Less/SU	Less/SU	Less/SU		
Air Quality	SU	Greater <u>Similar</u> /SU	Less/SU	Less/SU		
Biological Resources	SU	Less/SU	Less/SU	Less/SU		

Table 6-1Matrix Comparison of the Project to Alternatives							
Environmental Issue Area	Project	No Project Alternative	Reduced Growth Alternative	Redistributed Growth Alternative			
Cultural and Tribal Cultural Resources	SU	LessSimilar/SU	Less/SU	Similar/SU			
Energy	LTS	Similar/LTS	Less/LTS	Less/LTS			
Greenhouse Gas Emissions	LTS <u>with</u> Mitigation	Greater/SU	Less/LTS <u>with</u> Mitigation	Less/LTS <u>with</u> Mitigation			
Land Use/Planning	LTS	Greater/SU	Similar/LTS	Similar/LTS			
Noise	SU	GreaterSimilar/SU	Less/SU	Less/SU			
Transportation	SU	Greater <u>Less</u> /SU	Less/SU	Less/SU			
LTS = less than significant; SU = significant and unavoidable							

The following issue areas were found to result in less than significant impacts in this EIR and the impact of each of the alternatives would not be significantly different; thus, they are not discussed in further detail:

#### • Energy

- <u>Aesthetics</u>
- Geology/Soils
- Hazards & Hazardous Materials
- Hydrology and Water Quality
- Mineral Resources
- Population/Housing
- Public Services and Recreation
- Utilities/Service Systems
- Wildfire

# 6.3 No Project Alternative

## 6.3.1 Description

Under the No Project Alternative, the proposed amendments to the adopted General Plan, Housing Element Update2024 GPU, Associated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas Amendments, and adoption of the CAP would not occur. Growth in the eityCity would continue to be guided by the existing land use plans and programs. Specifically, a summary of existing land uses is provided in Table 4.11-1,2006 General Plan with existing land uses shown on Figure 4.11-1.the 2024 baseline in place.<sup>2</sup> Under the No Project Alternative, development would continue to occur through site-specific rezoning and General Plan amendment actions, rather than through a comprehensively

<sup>&</sup>lt;sup>2</sup> The Aquabella project has been considered to be part of the No Project Alternative because its development, which will include 15,000 workforce dwelling units, was approved in December 2024, and includes an amendment to the 2006 General Plan.

planned approach. The planned densities needed to accommodate the region's housing and provide the required levels of affordability would not occur. Planning for mobility infrastructure would continue as it currently exists, without a comprehensive strategy intended to reduce reliance on vehicular travel and promote other forms of mobility.

## 6.3.2 Analysis

## 6.3.2.1 Agricultural Resources

The <u>project2024 GPU</u> would result in the conversion of agricultural uses within the Concept Areas (those areas where the GPU proposes land use changes as shown on Figure 3-1) to urban uses. Maximum impacts to mapped farmland with the Concept Areas is shown in Table 4.2-2. The loss of designated farmland, both directly and indirectly within the Concept Areas and throughout the Planning Area, would be considered a significant impact. Feasible mitigation that would meet the objectives of the <u>project2024 GPU</u> does not exist to mitigate direct and cumulative impacts to important farmland to a level less than significant, because the conservation of farmland would be inconsistent with the proposed 20212024 GPU goals and updated land use map. Therefore, impacts to agricultural resources would be significant and unavoidable.

The No Project Alternative would maintain the existing General Plan policies and land use map. The existing agricultural policies are focused on retention of agricultural open space for economically viable agricultural options. However, agricultural operations have continued to be disincentivized and no longer reflect economic opportunities for the City since adoption of the existing 2006 General Plan. Farming uses in the Planning Area are limited to intermittent farming activities north of State Route 60 (SR-60) in the northeast portion of the City. Under the No Project Alternative, development would continue consistent with the existing 2006 General Plan land use plan and policies. The existing 2006 General Plan foresaw that agricultural operations may become less important to the City's economic success, and while swathsareas of Prime Farmland are mapped within the Planning Area along Ironwood Avenue, there is no agricultural land use designation on the existing 2006 General Plan land use map. It is conceivable that as land develops under the existing 2006 General Plan, more urban uses would replace agricultural operations. Like the project2024 <u>GPU</u>, no feasible mitigation would exist to reduce these impacts. Therefore, impacts related to agricultural resources would remain significant and unavoidable, and would be less than the project those resulting from the buildout of the 2024 GPU.

## 6.3.2.2 Air Quality

The <u>projectProject</u> would not exceed the assumptions used to develop the <u>be</u> consistent with <u>the</u> Air Quality Management Plan (AQMP) and the <u>as</u> it would generate substantial population growth that exceeds the forecasted growth used in the development of the AQMP. As such, implementation of the Project would not be consistent with the AQMP under the first criterion. Furthermore, the buildout of the proposed land use plan associated with the implementation of the 2024 GPU could contribute to an increase in frequency or severity of air quality violations and delay attainment of the National Ambient Air Quality Standards (NAAQS), California Ambient Air Quality Standards (CAAQS), or interim emission reductions in the AQMP, and emissions generated from buildout would result in a significant air quality impact. Operation of the development under the implementation of the 2024 GPU would generate criteria air pollutant emissions associated with area, energy, and mobile sources. Future development emissions, depending on project type and size, could exceed the South Coast Air Quality Management District (SCAQMD) project-would not result in an increase in the frequency or severity of existing air quality violations, cause or contribute to new violations-specific thresholds. Implementation of the proposed Project would not conflict with implementation of transportation control measures (TCM) from the AQMPs, or <del>delay</del> timeline attainment of air quality standards. otherwise lessen emissions reductions associated with these measures. Compliance with the 2024 GPU policies in Section 4.3, Air Quality, would help reduce reliance on automobiles and increase use of alternative transportation modes. Although the Project would include policies to reduce air pollutant emissions through the promotion of transportation and land use design factors, buildout of the 2024 GPU would not be consistent with the AQMP. Impacts would be significant and unavoidable.

The scale and extent of construction activities associated with buildout of the Planning Area2024 GPU could exceed the relevant South Coast Air Quality Management District (SCAQMD) thresholds for some projects, and impacts associated with criteria pollutants during construction were determined to be significant and unavoidable. The projectbuildout of the 2024 GPU would not expose sensitive receptors to substantial pollutant concentrationsand. However, as the specific details for individual future residential projects are unknown at this time, project-level analysis for localized pollutant concentrations impacts cannot be accurately determined using SCAQMD's Localized Significance Threshold (LST) analysis methodology. LSTs are applicable at the project-specific level and are not applicable to longterm planning documents such as a general plan. Depending on the size and location of each individual future development, construction and operational emissions could exceed LSTs. Therefore, it is not feasible to conclude that air pollutant emissions from future development projects would be reduced to levels below the SCAQMD LST thresholds. Therefore, localized air quality impacts would be significant and unavoidable. Impacts to construction health risk would result in a potentially significant impact. Operational chronic hazard impacts would be less than significant. Toxic air impacts to sensitive receptors near industrial sources would be less than significant. The buildout of the 2024 GPU would not result in emissions (such as those leading to odors) adversely affecting a substantial number of people.

The No Project Alternative would constitute buildout of the existing 2006 General Plan. As described in Section 4.3-above, buildout of the existing 2006 General Plan would generate 4,566,084 VMT. In comparison, this would be greater than buildout of the project, which would generate 4,524,038 VMT. Buildout of the existing 2006 General Plan would generate greater 4,566,084 vehicle miles traveled (VMT).<sup>3</sup> Under the 2024 baseline conditions, the City would generate 8,846,399 VMT. The No Project Alternative would result in less VMT than

<sup>&</sup>lt;sup>3</sup> <u>City of Moreno Valley, General Plan Draft Program Environmental Impact Report. Section 4.3, Air Quality. 2021,</u> <u>https://www.moval.org/cdd/documents/general-plan-documents-deir.html. Accessed April 15, 2025.</u>

buildout of the 2024 GPU, which would generate 12,669,735 VMT. The No Project Alternative would generate less VMT because the existing land use plan does not focus future development and redevelopment within elusters of vacant and underutilized land, as under the 2021 GPU land use plan. Therefore, buildout of the 2006 General Plan anticipates less population, housing, and employment growth than the 2024 GPU. Buildout of the existing 2006 General Plan would be largely consistent with the existing land use and zoning designations. It is reasonable to assume that since future development under the No Project Alternative would be consistent with the City's existing 2006 General Plan would generate more VMT compared to buildout of the project, which in turn would result in greater vehicle emissions. As shown in Table 4.3-4, buildout of the existing 2006-General Plan would generate greater emissions when compared to buildout of the 2021 GPU.land use designations and zoning, future projects would also be required to demonstrate consistency with applicable air quality plans, policies, and regulations because those projects would result in growth already counted in Southern California Association of Government's (SCAG) regional growth projections for the City. However, like buildout of the 2024 GPU, operational emissions under the No Project Alternative would result in emissions in the City that have the potential to exceed the SCAQMD's significance thresholds. Therefore, it is reasonable to assume that impacts would be significant and unavoidable, similar to buildout of the 2024 GPU. Section 4.3 determined that buildout of the project 2024 GPU would have significant and unavoidable impacts associated with criteria pollutants during construction. Construction activities associated with buildout of the existing 2006 General Plan could similarlythe No Project Alternative would generate short-term criteria pollutant emissions that would exceed the SCAQMD's significance thresholds and cumulatively contribute to the nonattainment designations of the Basin. Localized emissions would be similar to the buildout of the 2024 GPU. Impacts to construction health risk would result in a potentially significant impact. Operational chronic hazard impacts would be less than significant. Toxic air impacts to sensitive receptors near industrial sources would be less than significant. Therefore, impacts related to air quality would remain significant and unavoidable, and would be greater than the project due to the increase amount of VMT-generated emissions.similar to those of the buildout of the 2024 GPU.

## 6.3.2.3 Biological Resources

Undeveloped lands located throughout the Planning Area are typically comprised of disturbed lands and non-native grasses with small pockets of riparian vegetation occurring within urban canyons as shown in Figure 4.4-1. Native habitats and species are largely limited to areas around the <u>eityCity</u> where lands are in proximity to surrounding conserved natural areas including the San Jacinto Wildlife Area. Known locations of sensitive plants within the <u>eityCity</u> are presented in Figure 4.4-2, and summarized in Table 4.4-2. Specifically, sensitive plants within the <u>eityCity</u> are limited to the Western Riverside County Multiple Species Habitat Conservation Plan (MSHCP)-covered species, southern California black walnut (*Juglans californica*) in the northeastern portion of the City and smooth tarplant (*Centromadia pungens* ssp. *laevis*), within the <u>eityCity</u> are primarily located to the southeast, adjacent to the Lake Perris State Recreation Area, as well as some areas along the eastern and northern boundaries of the City. Although the <u>project2024 GPU</u> has been

designed to minimize impacts to sensitive species by primarily focusing future development and redevelopment within the Concept Areas, buildout under the <u>project2024 GPU</u> would result in potentially significant direct and indirect impacts due to habitat removal within the Concept Areas and throughout the Planning Area. Future site-specific projects would be required to adhere to applicable federal, <u>stateState</u> and local regulations that provide protections for sensitive species as part of the discretionary approval process for individual development projects. Additionally, a mitigation framework is included to be implemented with the <u>project2024 GPU</u>. However, it is not possible at the program level of analysis to ensure that every impact could be fully mitigated. Therefore, impacts to sensitive habitat and species, and impacts to riparian and jurisdictional wetlands, are determined to remain significant and unavoidable.

Under the No Project Alternative, development would continue consistent with the existing 2006 General Plan land use plan and policies. Vacant lands and those supporting sensitive habitat could be developed consistent with the City's existing land use plan. It is conceivable that as land develops under the City's existing plan, impacts to on-site habitat and species would be removed, resulting in potentially significant impacts to biological resources. At the time of the processing of future site-specific projects, site-specific general biological resource surveys would be required to identify the presence of any sensitive biological resources, including any sensitive plant or wildlife species, and further identify the need for additional protocol/focused surveys for wetlands and/or other known sensitive species. Additionally, future site-specific projects would be required to avoid breeding season construction if there is the potential to remove habitat or mature trees known to support sensitive species of birds. While implementation of such measures would generally serve to reduce impacts to less than significant levels, no site-specific projects have been identified at this time, and it is not possible to ensure that future development could fully mitigate potentially significant impacts despite the applicable regulatory framework. Therefore, impacts to biological resources would remain significant and unavoidable, and would be less than the project hose resulting from the buildout of the 2024 GPU.

## 6.3.2.4 Cultural and Tribal Cultural Resources

Review of the records search from Eastern Information Center (EIC) and recent aerial photographs identified 48 historic resources that are presented in Table 4.5-1. Of the 48 historic resources that were identified within the Planning Area, eight were determined to be significant (see Section 4.5.1.4.a). Additionally, a search of the EIC identified 255 archaeological resources located throughout the Planning Area. Nine of the identified archaeological resources have been previously recommended eligible for the listing in the National Register of Historic Places (NRHP) and the California Register of Historical Resources (CRHR). Forty resources have been recommended not eligible for the NRHP/CRHR. Four resources have been destroyed by construction and the remaining 202 resources have not been evaluated and should be considered potentially significant.

As shown in Figure 4.5-1, the proposed Concept Areas would avoid the majority of the known historic or potentially historic resources within the Planning Area. Nevertheless, the proposed Residential Density Change Concept Area located south of Sunnymead Boulevard

and east of Heacock Street would overlap with the location of one resource identified as significant, and two resources recommended eligible for the NRHP. Future development and redevelopment outside of the proposed Concept Areas consistent with the existing 2006 General Plan land use designations would also have the potential to impact known historic or potentially historic resources, including unrecorded historical resources that have not been evaluated or may become eligible for listing in the future. Furthermore, implementation of the <u>project2024 GPU</u> would have the potential to impact significant archeological and/or Tribal cultural resources which would be considered a significant impact. A mitigation framework is included to be implemented with the <u>project2024 GPU</u>; however, it is not possible to ensure at a program level of analysis that every impact could be fully mitigated. Therefore, impacts to cultural and <u>tribalTribal</u> cultural resources would remain significant and unavoidable.

Under the No Project Alternative, development would continue consistent with the existing 2006 General Plan land use designations. The development of currently vacant land, and redevelopment of projects throughout the Planning Area would have the potential to impact known historic or potentially historic resources, including those resources that have not been evaluated or may become eligible for listing in the future. Furthermore, development within vacant lands may result in indirect impacts to the visual and setting integrity to significant historic resources. Like the proposed mitigation framework, future development under the No Project Alternative would be required to implement site-specific historic structural evaluations of on-site buildings that may qualify as historic resources. Additionally, future development would be required to prepare site-specific archaeological surveys and develop project-specific measures as necessary. While implementation of such mitigation measures would generally serve to reduce impacts to less than significant levels, no site-specific projects have been identified at this time, and it is not possible to ensure that every future site-specific project could fully mitigate potentially significant impacts despite the application of mitigation measures. Therefore, impacts to cultural and Tribal cultural resources under the No Project Alternative would remain significant and unavoidable, and would be less than the projectsimilar to those resulting from the buildout of the 2024 GPU.

#### 6.3.2.5 Noise<u>Energy</u>

Under the project, changes to land uses throughout the Concept Areas, coupled with buildout of the cityConstruction and operation of the buildout of the 2024 GPU would not result in the use of excessive amounts of fuel or other forms of energy. Buildout of the 2024 GPU would result in increased consumption of energy for transportation uses due to projected growth associated with the 2024 GPU. While implementation of the 2024 GPU would result in an increase in VMT and fuel consumption, the 2024 GPU would focus future development and redevelopment within the proposed Concept Areas, which would reduce reliance on vehicular travel and associated fuel consumption. Furthermore, implementation of the 2024 GPU would not conflict with or obstruct implementation of the CALGreen Code and the California Energy Code, or with Southern California Edison's (SCE) and Moreno Valley Utility's (MVU) implementation of the California Renewables Portfolio Standard (RPS).

<u>Under the No Project Alternative, development would reflect development consistent with</u> <u>the existing 2006 General Plan land use designations. While future development projects</u> <u>would be constructed and operated in accordance with existing land use and zoning</u> <u>designations, these activities would still be regulated by the same laws, regulations, plans</u> (excluding the CAP), and policies related to energy use as the Project. Under the No Project <u>Alternative, the City would continue to meet the mandatory energy requirements of the</u> <u>CALGreen Code and the California Energy Code in effect of the time of development.</u> <u>Currently, SCE and MVU, the electricity providers for the City, are on track to achieve future</u> <u>RPS goals. Therefore, impacts to energy, under the No Project Alternative would remain less</u> <u>than significant, and would be similar to those resulting from of the buildout of the 2024</u> <u>GPU.</u>

#### 6.3.2.6 Greenhouse Gas Emissions

As described in Section 4.8, Greenhouse Gas Emissions, the City is currently not on track to meet Senate Bill (SB) 32 or Assembly Bill (AB) 1279 target goals for 2030 or 2045, respectively. Therefore, the City is not compliant with the California Air Resources Board's (CARB) 2022 Scoping Plan, SB 32, or AB 1279. Impacts related to GHG emissions would be potentially significant; however, with the implementation of the CAP, as described in Mitigation Measure GHG-1 and Mitigation Measure GHG-2, GHG emissions generated by the buildout of the 2024 GPU would be reduced to meet State GHG reduction targets. Therefore, the buildout of the 2024 GPU would not generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment, and would not conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emission of GHGs, and impacts would be less than significant.

Under the No Project Alternative, development would be consistent with the existing 2006 General Plan land use designations. Although future development would be consistent with the 2006 General Plan, future projects' potential to generate GHG emissions would be dependent on the construction and operation characteristics of individual projects. Impacts would be determined on a project-by-project basis and would be evaluated during their individual approval and/or environmental review process in accordance with CEQA, as applicable. Implementation of projects under the No Project Alternative would continue to contribute to global climate change through direct emissions of GHG from on-site area sources and vehicle trips, though to a lesser degree given reduced potential for future development. As the CAP would not be implemented under the No Project Alternative, the City would continue to not be on track to meet SB 32 or AB 1279 target goals, and impacts on GHG emissions would be significant and unavoidable. Therefore, impacts under the No Project Alternative would be greater than those resulting from the buildout of the 2024 GPU.

## 6.3.2.7 Noise

<u>Under the 2024 GPU, changes to land uses throughout the Concept Areas, coupled with</u> <u>buildout of the City</u>, would result in the increase in ambient noise levels adjacent to a number of roadway segments (see Table 4.13-128) that would likely remain at levels that would expose existing noise-sensitive receptors to ambient noise levels that would be significant. Because the significant noise impacts would be to existing homes and other noise-sensitive uses in an already urbanized area, there is no feasible mitigation, and impacts would remain significant and unavoidable.

Noise<u>Under the 2024 GPU, noise</u>/land use compatibility impacts would occur as shown in Figure 4.13-4<u>7</u>. Specifically, significant land use compatibility impacts would result due to future vehicle traffic noise within the Downtown Center and Highway Office/Commercial Concept Areas, as well as within the areas targeted for increased residential density, including between Sunnymead Boulevard, and Cottonwood Avenue; Heacock Street, and Perris Boulevard; south of Ironwood Avenue and north of SR-<u>6</u>0 along Moreno Beach Drive; and southwest of the intersection of Krameria Avenue and Perris Boulevard. Proposed <u>20212024</u> GPU policies would be implemented to reduce significant noise impacts, including that all future development located in areas where exterior noise levels exceed the land use compatibility standards as defined in the <u>20212024</u> GPU Noise Element would require site-specific interior noise analyses demonstrating compliance with the interior noise standards of Title 24 and the proposed <u>20212024</u> GPU. These requirements for site-specific noise analyses would be implemented through submission of a Title 24 Compliance Report to demonstrate interior noise levels of 45 community noise equivalent level (CNEL), ensuring that noise impacts associated with new development would be less than significant.

Construction-related noise and vibration impacts associated with any individual development under the <u>project2024 GPU</u> may occur near noise-sensitive receptors resulting in a significant impact. The <u>project2024 GPU</u> includes a mitigation framework focused on the reduction of construction and vibration-related noise impacts which would be implemented by future site-specific projects. However, while vibration related impacts would be reduced to less than significant levels, general construction noise impacts to existing homes and other noise-sensitive uses in an already urbanized area would remain significant and unavoidable.

TheUnder the No Project Alternative would retain the existing 2006 General Plan, and, development throughout the city would remainreflect development consistent with the existing <u>2006 General Plan</u> land use <u>mapdesignations</u>. The Planning Area is currently subject to typical urban noises such as noise generated by traffic, heavy machinery, and dayto-day outdoor activities. Existing ambient noise levels throughout the Planning Area range as high as 74.867.3 one-hour equivalent (Leq). As shown in Figure 4.13-2, existing noise levels at areas located closest to the roadways exceed 60 CNEL. The No Project Alternative would generate a greater amount of VMT compared to the project, which could generate greater levels of ambient noise. Future site-specific projects would be required to adhere to regulatory standards, existing 2006 General Plan policies, and project-by-project mitigation requiring site-specific noise analyses. However, it is not possible to ensure that every future sitespecific project could fully mitigate potentially significant impacts despite the application of mitigation measures and adherence to regulatory standards. Therefore, impacts associated with noise and vibration under the No Project Alternative would remain significant and unavoidable, and would be greater thansimilar to those resulting from the project buildout of the 2024 GPU.

## 6.3.2.<u>68</u> Transportation

As described in Section 4.16, Transportation, buildout of the 2024 GPU would not conflict with a plan, ordinance or policy addressing pedestrian and bicycle circulation, and impacts to the circulation system would be less than significant. VMT generated by the buildout of the 2024 GPU would exceed the established threshold of significance. As such VMT generated under buildout of the 2024 GPU would be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b). VMT impacts would be significant and unavoidable under the buildout of the 2024 GPU. Buildout of the 2024 GPU would not substantially increase hazards or result in inadequate emergency access, and impacts would be less than significant.

Under the No Project Alternative, development would reflect development consistent with the existing 2006 General Plan would generate 4,566,084 VMT. In comparison, this would be greater than buildout of the project, which would generate 4,524,038 VMT.land use designations. Buildout of the existing 2006 General Plan would generate greater VMT because the existing land use plan does focus future development and redevelopment within elusters of vacant and underutilized land, as under the 2021 GPU land use plan. Therefore, 4,566,084 VMT. In comparison, buildout of the existing 2006 General Plan would generate VMT compared to buildout of the project be less than buildout of the 2024 GPU, which would generate 12,669,735 VMT. Buildout of the existing 2006 General Plan would generate less VMT than buildout of the 2024 GPU because the 2006 General Plan anticipates less population, housing, and employment growth than the 2024 GPU. Furthermore, buildout of the existing 2006 General Plan would not include roadway widening proposed under the project 2024 GPU goals and policies which would improve traffic conditions, and therefore may result in congestion that could interfere with emergency access and response. Therefore, impacts related to transportation would remain significant and unavoidable, and would be <del>greater</del>less than those resulting from the <del>project</del> buildout of the 2024 GPU.

## 6.3.2.7<u>9</u> Issues Found Less than Significant in the <u>Revised Draft</u> EIR

As detailed in Section 6.2 above, impacts associated with a number of environmental topics were found to be less than significant in the EIR. For most of these issues, implementation of the No Project Alternative would also result in generally the same less than significant impact, with the exception of greenhouse gas (GHG) emissions, aesthetics, and land use and planning. Implementation of the No Project Alternative would not include implementation of a CAP and, therefore, would not provide new policy to guide the City toward GHG emission reductions. Absent implementation of a CAP and the associated policy framework, it is assumed that the City would not reduce GHG emissions to the same degree as projected under the project. Therefore, impacts related to GHG emissions under the No Project Alternative would be significant and unavoidable.

<u>aesthetics and land use and planning.</u> Impacts related to aesthetics under the No Project Alternative are anticipated to be greater than the <u>project2024 GPU</u> in the absence of the comprehensive goals and policies that define the character and visual quality of future

development in the <u>eityCity</u>. However, since existing General Plan policies would remain in place, impacts are assumed to be less than significant.

Impacts related to land use and planning under the No Project Alternative are anticipated to be greater than under the <u>project2024 GPU</u>. Under the No Project Alternative, the City would not implement various City planning initiatives such as creating new vibrant town centers. Additionally, the Housing Element Update would not be implemented, which would conflict with state requirement and would not achieve housing targets. Finally, the <u>projectProject</u> would not implement a new Mobility Element and CAP to ensure compliance with SB 743 and <u>stateState</u> GHG reduction targets. The <u>project2024 GPU</u> would also support growth to meet 2040 SCAG projections. Therefore, impacts related to land use and planning under the No Project Alternative would be significant and unavoidable and greater than those resulting from the buildout of the 2024 GPU.

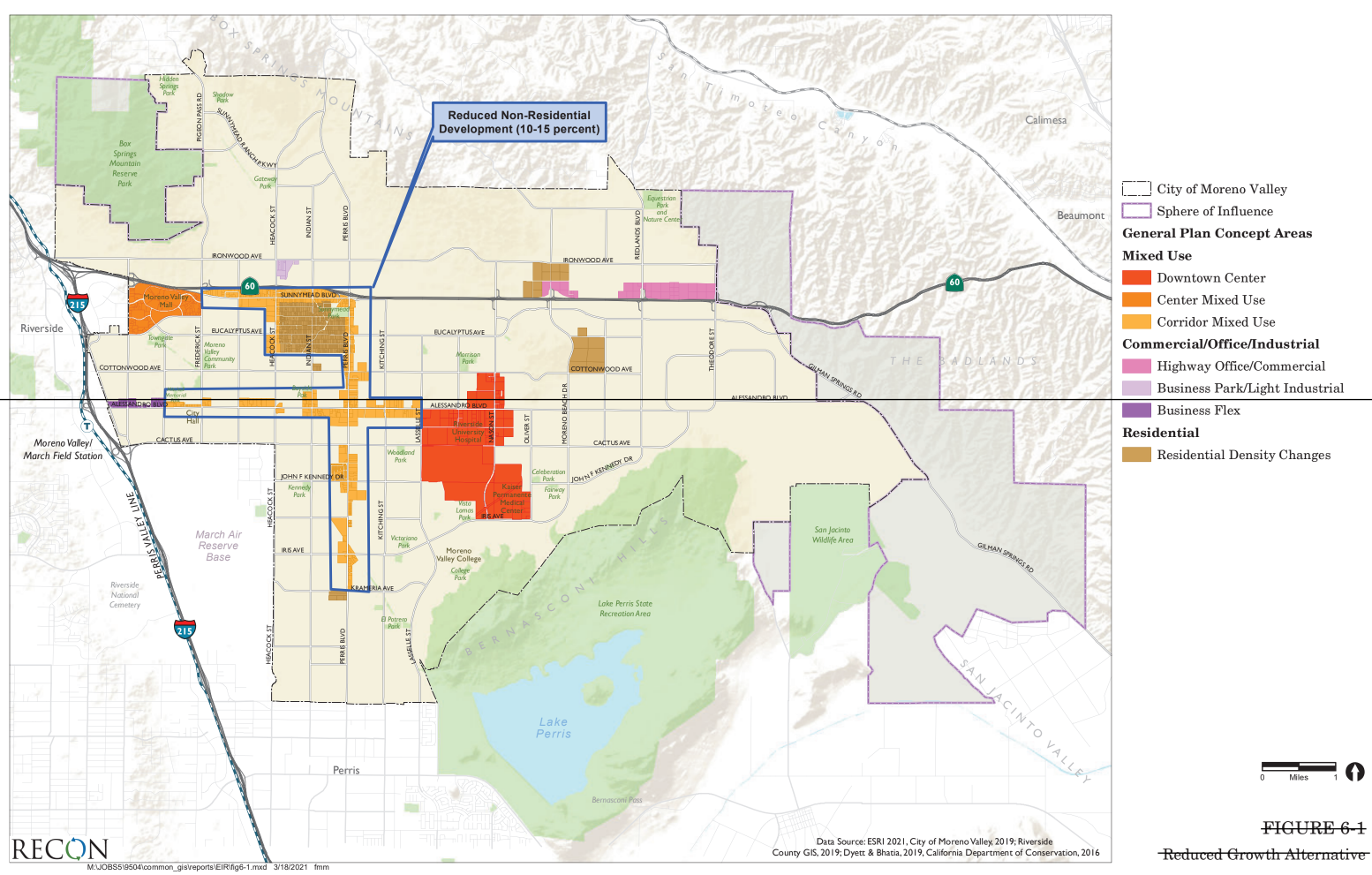
## 6.3.3 Conclusions

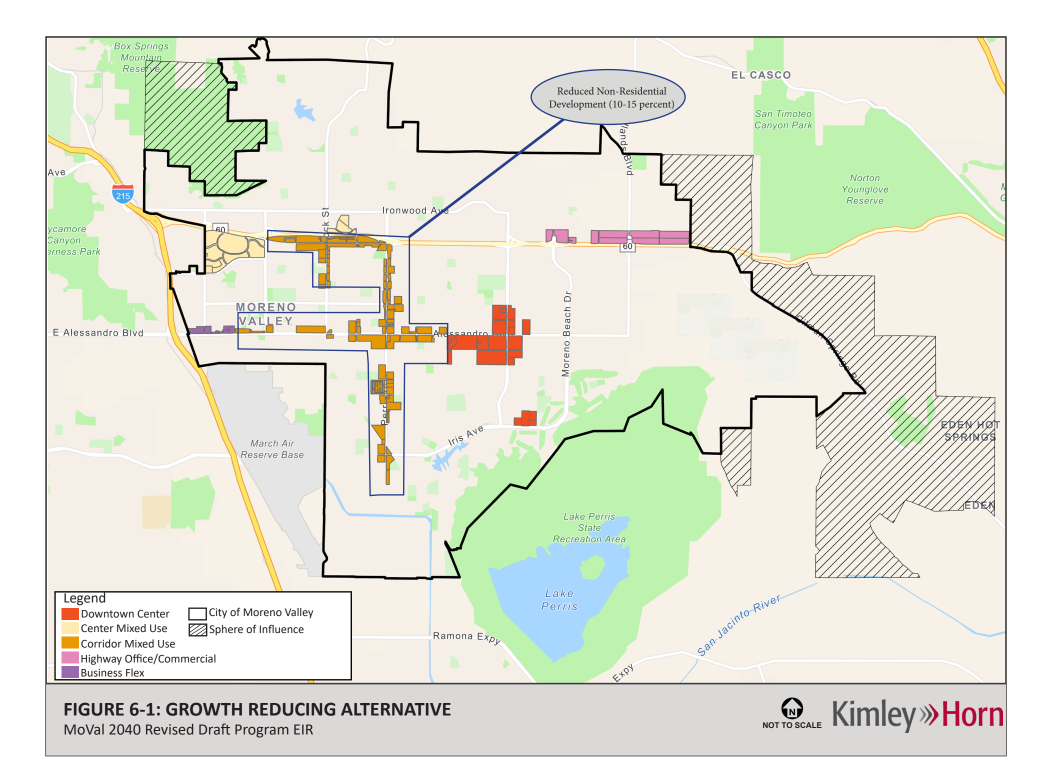
As shown in Table 6-1, the No Project Alternative would result in the same similar significant and unavoidable impacts associated with agricultural resources, air quality, biological resources, cultural and tribal Tribal cultural resources, and noise, and transportation. However, due to the reduced intensity of employment opportunities and residential density that would occur under the existing 2006 General Plan, impacts related to agricultural resources, biological resources, and cultural and tribal cultural resources would be incrementally less compared to the project. Impacts related to air quality, noise, and transportation would be greater under the No Project Alternative because buildout of the existing 2006 General Plan would generate a greater amount of VMT. The No Project Alternative would also result in reduced but still significant and unavoidable impacts related to associated with agriculture and forestry resources, biological resources, and transportation. The No Project Alternative would result in greater significant and unavoidable impacts associated with GHG emissions and land use-and /planning that would be avoided with the project. Furthermore, ... The No Project Alternative would result in similar less than significant impacts associated with energy. The No Project Alternative would result in greater but less than significant impacts associated with aesthetics. However, the No Project Alternative would not meet any of the project Project objectives because the No Project Alternative would not focus new residential and commercial development in areas that would be designated for growth and, with the exception of the development of the Aquabella project, would not provide residential development to help the City meet its RHNA goals.

# 6.4 Reduced Growth Alternative

## 6.4.1 Description

The Reduced Growth Alternative would revise the proposed land use map to reduce the amount of employment growth compared to the  $\frac{\text{project}2024 \text{ GPU}}{\text{GPU}}$  (Figure 6-1).





<u>The Reduced Growth Alternative would also include implementation of the Associated</u> <u>Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas Amendments and</u> <u>CAP.</u> This alternative would reduce the maximum permitted floor area ratio (FAR) proposed within the Community Corridors along Sunnymead Boulevard, Alessandro Boulevard, Perris Boulevard, and Heacock Street. This would reduce the amount of non-residential development within these Community Corridors by approximately 10 to 15 percent compared to the <u>project2024 GPU</u>. This alternative would also remove the proposed Center Mixed Use within the District Specific Plan area, and reduce the footprint of the Downtown Center Concept Area by approximately 111 acres. Additionally, a portion of proposed Highway Office/Commercial Concept Area located north of SR-\_\_60 would not receive this new designation, and instead the existing office and residential land use designations from the existing 2006 General Plan2024 baseline conditions would be retained.

## 6.4.2 Analysis

## 6.4.2.1 Agricultural Resources

Under the <u>project2024 GPU</u>, agriculturally designated land within the Concept Areas would be converted to urban uses. These conversions would consist primarily of land designated as Farmland of Local Importance within the Downtown Center, and Highway Office/Commercial Concept Area, as well as approximately 15 acres of Prime Farmland within the Highway Office/Commercial Concept Area. The loss of Prime Farmland within the Highway Office/Commercial Concept Area, as well as indirect loss throughout the Planning Area, would be considered significant and unavoidable.

The Reduced Growth Alternative would remove a portion of the Highway Office/Commercial Concept Area that is located on soils designated as Prime Farmland. However, this area, and others that are located on soils designated as Prime Farmland, could still be developed under their current land use designations established under the existing 2006 General Plan. While development would be less intense and could result in incrementally less conversion of existing Prime Farmland, the loss of agriculturally designated lands would be considered significant. There would be no feasible mitigation that would reduce the impact to a less than significant level. Therefore, impacts to agricultural resources under the Reduced Growth Alternative would remain significant and unavoidable, and would be less than the project hose resulting from the buildout of the 2024 GPU.

## 6.4.2.2 Air Quality

The project would not exceed the assumptions used to develop the AQMP, and the project would not result in an increase in the frequency or severity of existing air quality violations, cause or contribute to new violations, or delay timeline attainment of air quality standards. The project would not expose sensitive receptors to substantial pollutant concentrations, and The 2024 GPU would not be consistent with the AQMP as it would generate substantial population growth that exceeds the forecasted growth used in the development of the AQMP. As such, implementation of the 2024 GPU would not be consistent with the AQMP under the first criterion. Furthermore, the buildout of the proposed land use plan associated with the implementation of the 2024 GPU could contribute to an increase in frequency or severity of air quality violations and delay attainment of the NAAQS, CAAQS, or interim emission reductions in the AQMP, and emissions generated from buildout would result in a significant air quality impact. Operation of the development under the implementation of the 2024 GPU would generate criteria air pollutant emissions associated with area, energy, and mobile sources. Future development emissions, depending on project type and size, could exceed the SCAQMD's project-specific thresholds. Implementation of the proposed Project would not conflict with implementation of TCM from the AQMPs, or otherwise lessen emissions reductions associated with these measures. Compliance with the 2024 GPU policies in Section 4.3, Air Quality, would help reduce reliance on automobiles and increase use of alternative transportation modes. Although the 2024 GPU would include policies to reduce air pollutant emissions through the promotion of transportation and land use design factors, implementation of the 2024 GPU would not be consistent with the AQMP. Impacts would be significant and unavoidable.

The scale and extent of construction activities associated with buildout of the 2024 GPU could exceed the relevant SCAQMD thresholds for some projects, and impacts associated with criteria pollutants during construction were determined to be significant and unavoidable. Buildout of the 2024 GPU would expose sensitive receptors to substantial pollutant concentrations. However, as the specific details for individual future residential projects are unknown at this time, project-level analysis for localized pollutant concentrations impacts cannot be accurately determined using SCAQMD's LST analysis methodology. LSTs are applicable at the project-specific level and are not applicable to long-term planning documents such as a general plan. Depending on the size and location of each individual future development, construction and operational emissions could exceed LSTs. Therefore, it is not feasible to conclude that air pollutant emissions from future development projects would be reduced to levels below the SCAQMD LST thresholds. Therefore, localized air guality impacts would be significant and unavoidable. Impacts to construction health risk would result in a potentially significant impact. Operational chronic hazard impacts would be less than significant. Toxic air impacts to sensitive receptors near industrial sources would be less than significant. Buildout of the 2024 GPU would not result in emissions (such as those leading to odors) adversely affecting a substantial number of people. The scale and extent of construction activities associated with buildout of the Planning Area could exceed the relevant SCAQMD thresholds for some projects, and impacts associated with criteria pollutants during construction were determined to be significant and unavoidable.

The Reduced Growth Alternative would reduce the amount of non-residential development within the proposed Community Corridors by approximately 10 to 15 percent compared to the project 2024 GPU, and some portions of the Downtown Center and Highway Office/Commercial Concept Areas would retain their current land use designations. This would result in a reduction of development and VMT, which would also result in a reduction in emissions. While emissions would be reduced, the Reduced Growth Alternative would still experience growth that would further ensure that this alternative would not exceed the assumptions used to develop the AQMP, and would <del>not</del> result in an increase in the frequency or severity of existing air quality violations, cause or contribute to new violations, or delay timeline attainment of air quality standards. Similarly, the The reduction in development would reduce emissions even further than the project, and thereby further avoidfurther <u>reduce</u> exposure of sensitive receptors to substantial pollutant concentrations, and further avoidreduce potential impacts associated with odors. However, the scale and extent of construction activities associated with buildout under this alternative could exceed the relevant SCAQMD thresholds for some projects, and impacts associated with criteria pollutants during construction. Therefore, impacts related to air quality under the Reduced Growth Alternative would remain significant and unavoidable, and would be less than the project those resulting from the buildout of the 2024 GPU.

## 6.4.2.3 Biological Resources

As shown in Figure 4.4-6, sensitive vegetation communities located within the Concept Areas include primarily grassland and coastal Sage Scrub, as well as a small area mapped as "water." Additionally, riparian scrub is identified just outside the Downtown Center Concept Area. Development under the <u>projectProject</u> would result in a loss of these habitats. While a mitigation framework is proposed, it is not possible to ensure that every impact could be fully mitigated at a program level of analysis. Therefore, the loss of sensitive habitat, both directly and indirectly, within the Concept Areas and throughout the Planning Area, would be considered significant and unavoidable.

The Reduced Growth Alternative would reduce the footprints of the Downtown Center and Highway Office/Commercial Concept Areas that <u>hashave</u> the potential to support sensitive species. However, these areas could still be developed under their current land use designations established under the existing 2006 General Plan. While development would be less intense and could result in an incrementally reduced impact to biological resources, impacts to sensitive species would be considered significant. Like the <u>project2024 GPU</u>, without specific development plans, there is no certainty that the implementation of mitigation measures would reduce the impact to a level less than significant. Therefore, impacts to biological resources under the Reduced Growth Alternative would remain significant and unavoidable, and would be less than <u>the projectthose resulting from the buildout of the 2024 GPU</u>.

## 6.4.2.4 Cultural and Tribal Cultural Resources

Figure 4.5-1 presents the locations of known historic resources within the Planning Area, while Figure 4.5-2 presents the locations of archeologically sensitive areas. As previously

stated, the significance levels of much of the identified archaeological resources located throughout the Planning Area have not been evaluated and should be considered potentially significant. Development under the <u>project2024 GPU</u> could result in a loss of known and currently unknown archeological and Tribal cultural resources. While a mitigation framework is proposed, at a program level of analysis it is not possible to ensure that every impact could be fully mitigated. Therefore, the potential loss of cultural and <u>tribalTribal</u> cultural resources, both directly and indirectly, within the Concept Areas and throughout the Planning Area, would be considered significant and unavoidable.

The changes to the land use plan associated with the Reduced Growth Alternative would not avoid any overlap with known historic resources, and would slightly reduce the overlap of the Downtown Center with the Moreno Hills Complex archaeologically sensitive area. Additionally, development within the reduced Concept Areas and other areas subject to current land use designations established under the existing 2006 General Plan would have the potential to impact unknown historical archaeological, and tribal<u>Tribal</u> cultural resources, which would be considered a significant impact. Like the project<u>2024 GPU</u>, without specific development plans, there is no certainty that the implementation of mitigation measures would reduce the impact to a level less than significant. Therefore, impacts to cultural and tribal<u>Tribal</u> cultural resources under the Reduced Growth Alternative would remain significant and unavoidable, and would be less than the project<u>those resulting from the buildout of the 2024 GPU</u>.

#### 6.4.2.5 Noise<u>Energy</u>

Under the project, <u>Construction and operation of the buildout of</u> the <u>addition of proposed land</u> use changes within the Concept Areas and residential density changes throughout the <u>Planning Area 2024 GPU</u> would <u>not</u> result in <u>significant noise impacts due to the use of</u> <u>excessive amounts of fuel or other forms of energy</u>. Buildout of the 2024 GPU would result in increased <u>ambient noise levels</u>, <u>noise/land use compatibility</u>, and <u>construction/vibration</u> <u>noise.consumption of energy for transportation uses due to projected growth associated with the 2024 GPU</u>. While <u>implementation of the 2024 GPU would result in an increase in VMT</u> <u>and fuel consumption</u>, the 2024 GPU would focus future development <del>would be required to</del> <del>adhere to and redevelopment within the proposed Concept Areas, which would reduce</del> <u>reliance on vehicular travel and associated fuel consumption</u>. Furthermore, implementation <u>of the 2024 GPU would not conflict with or obstruct implementation of the CALGreen Code</u> and the California Energy Code, or with SCE's and MVU's implementation of the RPS.

The Reduced Growth Alternative would reduce the amount of non-residential development within the proposed 2021 GPU policies and implement mitigation measures, ambient noise and construction-Community Corridors by approximately 10 to 15 percent compared to the Project, and some portions of the Downtown Center and Highway Office/Commercial Concept Areas would retain their current land use designations. This would result in a reduction of development, VMT, and energy consumption during Project construction and operation. Similar to the Project, the projects under the Reduced Growth Alternative would have to be compliant with CALGreen Code, California Energy Code, or with SCE's and MVU's implementation of the RPS. Therefore, impacts related noise to energy under the Reduced <u>Growth Alternative would be less than significant, and would be less than those resulting</u> <u>from the buildout of the 2024 GPU.</u>

## <u>6.4.2.6 Greenhouse Gas Emissions</u>

As described in Section 4.8, Greenhouse Gas Emissions, the City is currently not on track to meet SB 32 or AB 1279 target goals for 2030 or 2045, respectively. Therefore, the City is not compliant with the CARB's 2022 Scoping Plan, SB 32, or AB 1279. Impacts related to GHG emissions would be potentially significant; however, with the implementation of the CAP, as described in Mitigation Measure **GHG-1** and Mitigation Measure **GHG-2**, GHG emissions generated by the buildout of the 2024 GPU would be reduced to meet State GHG reduction targets. Therefore, buildout of the 2024 GPU would not generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment, and would not conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emission of GHGs, and impacts would <u>be less than significant</u>.

The Reduced Growth Alternative would reduce the amount of non-residential development within the proposed Community Corridors by approximately 10 to 15 percent compared to the 2024 GPU, and some portions of the Downtown Center and Highway Office/Commercial Concept Areas would retain their current land use designations. Similar to the 2024 GPU, the Reduced Growth Alternative would include the adoption of the CAP, which would reduce GHG emissions to meet State GHG reduction targets. The Reduced Growth Alternative would reduce GHG emission associated with energy, transportation, solid waste, wastewater, and water. Therefore, impacts related to GHG emissions under the Reduced Growth Alternative would be less than significant with implementation of similar mitigation measures and would be less than those resulting from the buildout of the 2024 GPU.

## <u>6.4.2.7 Noise</u>

Under the 2024 GPU, noise/land use compatibility impacts would occur as shown in Figure 4.13-7. Specifically, significant land use compatibility impacts would result due to future vehicle traffic noise within the Downtown Center and Highway Office/Commercial Concept Areas, as well as within the areas targeted for increased residential density, including between Sunnymead Boulevard, and Cottonwood Avenue; Heacock Street, and Perris Boulevard; south of Ironwood Avenue and north of SR 60 along Moreno Beach Drive; and southwest of the intersection of Krameria Avenue and Perris Boulevard. Proposed 2024 GPU policies would be implemented to reduce significant noise impacts, including that all future development located in areas where exterior noise levels exceed the land use compatibility standards as defined in the 2024 GPU Noise Element would require site-specific interior noise analyses demonstrating compliance with the interior noise standards of Title 24 and the proposed 2024 GPU. These requirements for site-specific noise analyses would be implemented through submission of a Title 24 Compliance Report to demonstrate interior noise levels of 45 CNEL, ensuring that noise impacts associated with new development would be less than significant.

<u>Construction-related noise and vibration impacts associated with any individual</u> <u>development under the 2024 GPU may occur near noise-sensitive receptors resulting in a</u> significant impact. The 2024 GPU includes a mitigation framework focused on the reduction of construction and vibration-related noise impacts which would be implemented by future site-specific projects. However, while vibration related impacts would be reduced to less than significant levels, general construction noise impacts to existing homes and other noisesensitive uses in an already urbanized area would remain significant and unavoidable.

The Reduced Growth Alternative would reduce employment development opportunities within the Downtown Center, Corridor Mixed Use and Highway Office/Commercial Concept Areas, which currently experience noise levels greater than 65 CNEL. The portions of the Downtown Center and Highway Office/Commercial that would not receive the new designation could still be developed under their current land use designations established under the existing 2006 General Plan, and the Community Corridors would be developed with slightly less density. Construction related noise impacts under this alternative would be similar compared to the project to those that would result from the buildout of the 2024 <u>GPU</u>. Additionally, new residential uses could result in noise/land use compatibility impacts similar to the projectProject. However, the reduced growth under this alternative would result in a reduction of <del>VMT transportation noise</del> compared to the project.2024 GPU due to the reduced level of construction activities and operation upon buildout. Therefore, impacts related to noise under the Reduced Growth Alternative would be significant and unavoidable, and would be less compared to the projectProject.

## 6.4.2.68 Transportation

As described in Section 4.16, Transportation, the buildout of the 2024 GPU would not conflict with a plan, ordinance or policy addressing pedestrian and bicycle circulation, and impacts to the circulation system would be less than significant. VMT generated by the buildout of the 2024 GPU would exceed the established threshold of significance. As such VMT generated under buildout of the 2024 GPU would be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b). VMT impacts would be significant and unavoidable under buildout of the 2024 GPU. Buildout of the 2024 GPU would not substantially increase hazards or result in inadequate emergency access, and impacts would be less than significant.

The Reduced Growth Alternative would reduce the amount of non-residential development within the proposed Community Corridors by approximately 10 to 15 percent compared to the <u>project2024 GPU</u>, and some portions of the Downtown Center and Highway Office/Commercial Concept Areas would retain their current land use designations. This would reduce VMT compared to the <u>project2024 GPU</u>. All other impacts would be similar to the <u>projectthose resulting from the buildout of the 2024 GPU</u>. Therefore, impacts related to transportation under the Reduced Growth Alternative would remain significant and unavoidable, and would be less <u>compared to the projectthose resulting from the buildout of the 2024 GPU</u>.

## 6.4.2.7<u>9</u> Issues Found Less than Significant in the <u>Revised Draft</u> EIR

As detailed in Section 6.2 above, impacts associated with a number of environmental topics were found to be less than significant in this <u>Revised Draft EIR</u>. While implementation of the Reduced Growth Alternative would shift land uses in certain areas of the <u>eityCity</u>, it would still implement new 20212024 GPU goals and policies, the Housing Element Update, and the CAP. All environmental topics found to be less than significant for the <u>projectProject</u> in this EIR area are also anticipated to result in less than significant impacts under the Reduced Growth Alternative.

## 6.4.3 Conclusions

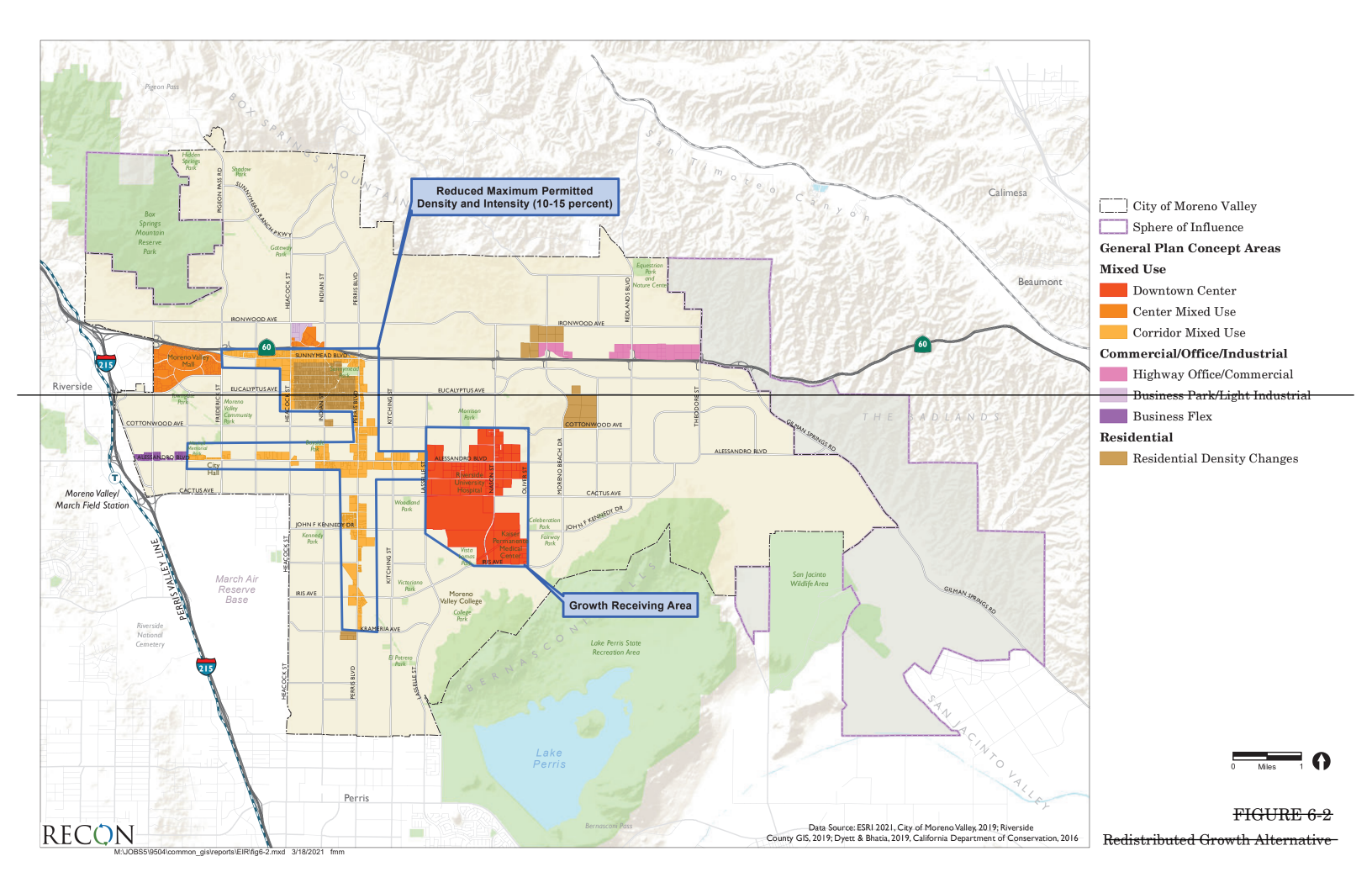
As shown in Table 6-1, the Reduced Growth Alternative would result in the same significant and unavoidable<u>reduced</u> impacts associated with agricultural<u>compared to the buildout of the</u> <u>2024 GPU for agriculture and forestry</u> resources, air quality, biological resources, cultural and tribal<u>Tribal</u> cultural resources, <u>energy</u>, <u>GHG</u> emissions, noise, and transportation. Reduced growth and VMT would incrementally reduce air quality emissions compared to the project. Reduction of the footprints of the Downtown Center and Highway Office/Commercial would incrementally reduce<u>Under the Reduced Growth Alternative</u>, impacts related to agricultural<u>on agriculture and forestry</u> resources, <u>air quality</u>, biological resources, and cultural and tribal<u>Tribal</u> cultural resources compared to the project. Impacts related to<u>a</u> noise<u>a</u> and transportation would <u>remain significant and unavoidable</u>. Impacts on aesthetics, energy, <u>GHG emissions</u>, and land use/planning would be less compared to the project due to the reduction in VMT.than significant.

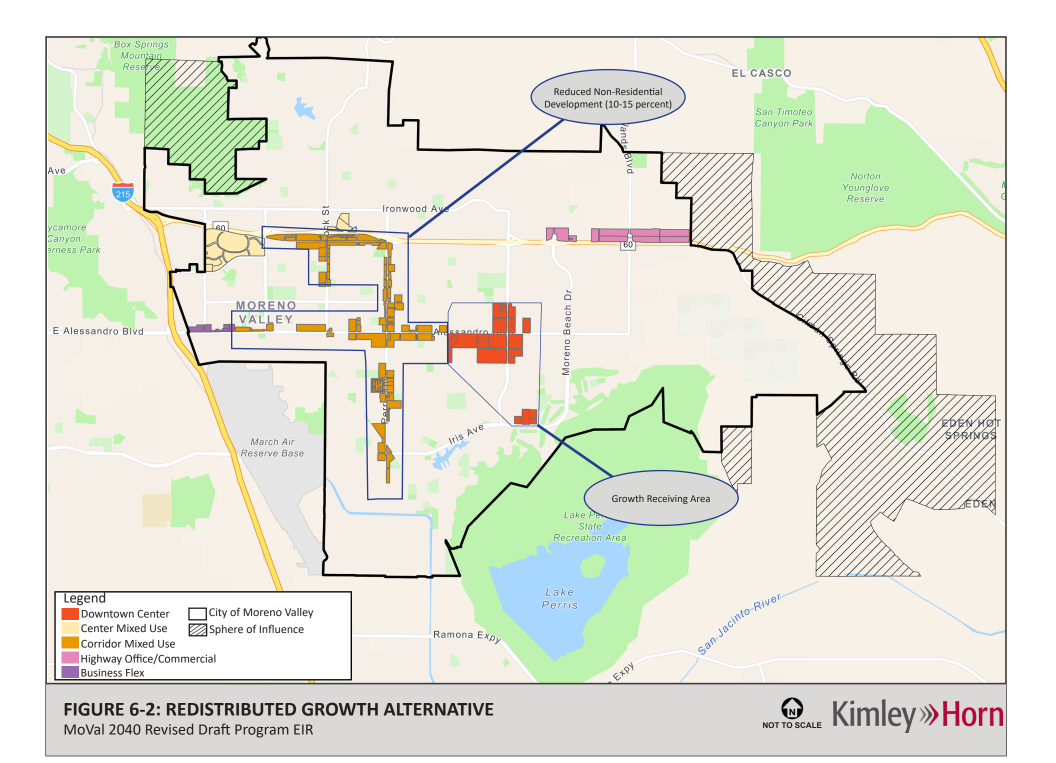
The Reduced Growth Alternative would not meet as many <u>Project's</u> primary project objectives compared to the <u>project2024 GPU</u>. The elimination of employment opportunities would not accommodate job growth, build a diverse economy, improved rate of economic growth, or focus commercial uses in corridors to the same degree as the <u>project.2024 GPU</u>. Furthermore, as the Reduced Growth Alternative would reduce mixed use development that would be proposed within the Downtown Center Concept Area as compared to the 2024 GPU, this alternative would, with the exception of the development of the Aquabella project, provide less residential development which would not help the City meet its RHNA goals.

# 6.5 Redistributed Growth Alternative

## 6.5.1 Description

The Redistributed Growth Alternative would result in the same level of growth as the proposed plan, but would redistribute growth from the proposed Community Corridor Concept Areas to the Downtown Center Concept Area (Figure 6-2). This alternative would reduce the maximum permitted density and intensity in the Community Corridor Concept Areas, thereby reducing future development proposed along Sunnymead Boulevard, Alessandro Boulevard, Perris Boulevard, and Heacock Street by approximately 10 to 15 percent compared to the <u>project2024</u> <u>GPU</u>. The reduced growth capacity from these areas would be redistributed to the Downtown Center Concept Area. This alternative would also remove a portion of the proposed Highway Office/Commercial Concept Area located north of SR-60 and the existing office and residential land use designations from as reflected by the existing 2006 General Plan2024 baseline conditions would be retained. Redistribution of land uses associated with this alternative would not alter the total amount of residential, commercial, and office land uses compared to the project2024 GPU. The Redistributed Growth Alternative also includes implementation of the Associated Zoning Text Amendments to Title 9 (Planning & Zoning) and Zoning Atlas Amendments and CAP.





## 6.5.2 Analysis

## 6.5.2.1 Agricultural Resources

Under the <u>project2024 GPU</u>, agriculturally designated land within the Concept Areas would be converted to urban uses. These conversions would consist primarily of land designated as Farmland of Local Importance within the Downtown Center and Highway Office/Commercial Concept Area, as well as approximately 15 acres of Prime Farmland within the Highway Office/Commercial Concept Area. The loss of Prime Farmland within the Highway Office/Commercial Concept Area, as well as indirect loss throughout the Planning Area, would be considered significant and unavoidable.

The transfer of density from the Community Corridors to the Downtown Center would not affect impacts related to agricultural resources because the Downtown Center is already identified for development. The Reduced Growth Alternative would remove a portion of the Highway Office/Commercial Concept Area that is located on soils designated as Prime Farmland. However, this area, and others that are located on soils designated as Prime Farmland, could still be developed under their current land use designations established under the existing 2006 General Plan. While development would be less intense and could result in incrementally less conversion of existing Prime Farmland, the loss of agriculturally designated lands would be considered significant. There would be no feasible mitigation that would reduce the impact to a less than significant level. Therefore, impacts to agricultural resources under the Redistributed Growth Alternative would remain significant and unavoidable, and would be less than the project hose resulting from the buildout of the 2024 <u>GPU</u>.

## 6.5.2.2 Air Quality

The project <u>2024 GPU</u> would not exceed the assumptions be consistent with the AQMP as it would generate substantial population growth that exceeds the forecasted growth used to develop the AQMP, and in the project development of the AQMP. As such, implementation of the 2024 GPU would not result in be consistent with the AQMP under the first criterion. Furthermore, the buildout of the proposed land use plan associated with the implementation of the 2024 GPU could contribute to an increase in the frequency or severity of existing air quality violations, cause or contribute to new violations, or and delay timeline attainment of the NAAQS, CAAQS, or interim emission reductions in the AQMP, and emissions generated from buildout would result in a significant air quality standards. The project impact. Operation of the development under the implementation of the 2024 GPU would generate criteria air pollutant emissions associated with area, energy, and mobile sources. Future development emissions, depending on project type and size, could exceed the SCAQMD project-specific thresholds. Implementation of the 2024 GPU would not expose sensitive receptors to substantial pollutant concentrations, and would not result in emissions (such as those leading to odors) adversely affecting a substantial number of people. conflict with implementation of TCM from the AQMPs, or otherwise lessen emissions reductions associated with these measures. Compliance with the 2024 GPU policies in Section 4.3, Air Quality, would help reduce reliance on automobiles and increase use of alternative

transportation modes. Although the 2024 GPU would include policies to reduce air pollutant emissions through the promotion of transportation and land use design factors, buildout of the 2024 GPU would not be consistent with the AQMP. Impacts would be significant and unavoidable.

The scale and extent of construction activities associated with buildout of the Planning Area2024 GPU could exceed the relevant SCAQMD thresholds for some projects, and impacts associated with criteria pollutants during construction were determined to be significant and unavoidable. Buildout of the 2024 GPU would expose sensitive receptors to substantial pollutant concentrations. However, as the specific details for individual future residential projects are unknown at this time, project-level analysis for localized pollutant concentrations impacts cannot be accurately determined using SCAQMD's LST analysis methodology. LSTs are applicable at the project-specific level and are not applicable to longterm planning documents such as a general plan. Depending on the size and location of each individual future development, construction and operational emissions could exceed LSTs. Therefore, it is not feasible to conclude that air pollutant emissions from future development projects would be reduced to levels below the SCAQMD LST thresholds. Therefore, localized air quality impacts would be significant and unavoidable. Impacts to construction health risk would result in a potentially significant impact. Operational chronic hazard impacts would be less than significant. Toxic air impacts to sensitive receptors near industrial sources would be less than significant. Buildout of the 2024 GPU would not result in emissions (such as those leading to odors) adversely affecting a substantial number of people.

The Redistributed Growth Alternative would reduce permitted density and intensity within the proposed Community Corridors by approximately 10 to 15 percent, and transfer this development to the Downtown Center. This would further improve the Downtown Center as a mixed-use activity centers that is pedestrian-friendly community center linked to the regional transit system, which in turn would reduce VMT compared to the project.buildout of the 2024 GPU. This in turn would reduce air quality emissions, ensuring that this alternative would not exceed the assumptions used to develop the AQMP, and would not result in an increase in the frequency or severity of existing air quality violations, cause or contribute to new violations, or delay timeline attainment of air quality standards. Similarly, the reduced emissions compared to the project Project would further avoid reduce exposure of sensitive receptors to substantial pollutant concentrations, and further avoid potential impacts associated with odors. However, the scale and extent of construction activities associated with buildout under this alternative could exceed the relevant SCAQMD thresholds for some projects, and impacts associated with criteria pollutants during construction. Therefore, impacts related to air quality under the Redistributed Growth Alternative would remain significant and unavoidable, and would be less compared to the project than those resulting from the buildout of the 2024 GPU.

## 6.5.2.3 Biological Resources

Vegetation communities located within the Corridor Mixed Use and Highway Office/Commercial Concept Areas include developed/ disturbed and grassland (Highway Office/Commercial Concept Area). Development under the <u>project2024 GPU</u> would result in

a loss of these habitats, as well as small swaths of Coastal sage scrub and riparian habitat within and adjacent to the Downtown Center Concept Area. While a mitigation framework is proposed, at a program level of analysis it is not possible to ensure that every impact could be fully mitigated. Therefore, the loss of sensitive habitat, both directly and indirectly, within the Concept Areas and throughout the Planning Area, would be considered significant and unavoidable.

The transfer of density from the Community Corridors to the Downtown Center would not affect impacts related to agricultural resources because the Downtown Center is already identified for development. The Reduced Growth Alternative would remove a portion of the Highway Office/Commercial Concept Area that has the potential to support sensitive species. However, this area could still be developed under their current land use designations established under the existing 2006 General Plan. While development would be less intense and could result in an incrementally reduced impact to biological resources, impacts to sensitive species would be considered significant. Like the <u>project2024 GPU</u>, without specific development plans, there is no certainty that the implementation of mitigation measures would reduce the impact to a less than significant level. Therefore, impacts to biological resources, under the Redistributed Growth Alternative would remain significant and unavoidable, and would be less than the project<u>those resulting from the buildout of the 2024 GPU</u>.

## 6.5.2.4 Cultural and Tribal Cultural Resources

Review of the records search from EIC and recent aerial photographs identified 48 historic resources that are presented in Table 4.5-1. Of the 48 historic resources that were identified within the Planning Area, eight were determined to be significant (see Section 4.5.1.4.a). Additionally, a search of the EIC identified 255 archaeological resources located throughout the Planning Area. Nine of the identified archaeological resources have been previously recommended eligible for the listing in the NRHP and the CRHR. Forty resources have been recommended not eligible for the NRHP/CRHR. Four resources have been destroyed by construction and the remaining 202 resources have not been evaluated and should be considered potentially significant.

<u>As shown in Figure 4.5-1-presents</u>, the locationsproposed Concept Areas would avoid the majority of the known historic resources within the Planning Area, while Figure 4.5-2 presents the locations of archeologically sensitive areas. Development under the project could result in a loss of or potentially historic resources within the Planning Area. Nevertheless, the proposed Residential Density Change Concept Area located south of Sunnymead Boulevard and east of Heacock Street would overlap with the location of one resource identified as significant, and two resources recommended eligible for the NRHP. Future development and redevelopment outside of the proposed Concept Areas consistent with the existing 2006 General Plan land use designations would also have the potential to impact known and currently unknownhistoric or potentially historic resources, including unrecorded historical resources that have not been evaluated or may become eligible for listing in the future. Furthermore, implementation of the Project would have the potential to impact significant archeological and tribal/or Tribal cultural resources which is would be considered

a significant impact. While a <u>significant impact. A</u> mitigation framework is proposed, included to be implemented with the 2024 GPU; however, it is not possible to ensure at a program level of analysis it is not possible to ensure that every impact could be fully mitigated. Therefore, the potential loss of impacts to cultural and tribal<u>Tribal</u> cultural resources, both directly and indirectly, within the Concept Areas and throughout the Planning Area, would be would remain significant and unavoidable.

The changes to the land use plan associated with the Redistributed Growth Alternative would not avoid any overlap with known historic resources or archaeologically sensitive areas. Additionally, development within the reduced Concept Areas and other areas subject to current land use designations <u>established underas reflected by</u> the <u>existing 2006 General Plan2024 baseline conditions</u> would have the potential to impact unknown historical, archaeological, and <u>tribalTribal</u> cultural resources, which would be considered a significant impact. Like the <u>project2024 GPU</u>, without specific development plans, there is no certainty that the implementation of mitigation measures would reduce the impact to a level less than significant. Therefore, impacts to cultural and <u>tribalTribal</u> cultural resources under the Redistributed Growth Alternative would remain significant and unavoidable, and would be similar to <u>the projectthose resulting from the buildout of the 2024 GPU</u>.

#### 6.5.2.5 Noise<u>Energy</u>

Under the project, the addition of proposed land use changes within the Concept Areas and residential density changes throughout the Planning Area would result in significant noise impacts due to increased ambient noise levels, noise/land use compatibility, and construction/vibration noise. While future development would be required to adhere to proposed 2021 GPU policies and implement mitigation measures, ambient noise and construction related noise impacts would remain significant and unavoidable. Construction and operation of the buildout of the 2024 GPU would not result in the use of excessive amounts of fuel or other forms of energy. Buildout of the 2024 GPU would result in increased consumption of energy for transportation uses due to projected growth associated with the 2024 GPU. While implementation of the 2024 GPU would result in an increase in VMT and fuel consumption, the Project would focus future development and redevelopment within the proposed Concept Areas, which would reduce reliance on vehicular travel and associated fuel consumption. Furthermore, implementation of the 2024 GPU would not conflict with or obstruct implementation of the CALGreen Code and the California Energy Code, or with SCE's and MVU's implementation of the RPS.

The Redistributed Growth Alternative would reduce permitted density and intensity within the proposed Community Corridors by approximately 10 to 15 percent, and transfer this development to the Downtown Center and transfer this growth to the Downtown Center Concept Area. This would in turn reduce VMT compared to the project, which could reduce ambient noise. All other impacts would be similar to the project. Therefore, impacts related to noise under the Redistributed Growth Alternative would remain significant and unavoidable, and would be less compared to the project. This would further improve the Downtown Center as a mixed-use activity centers that is pedestrian-friendly community center linked to the regional transit system, which in turn would reduce VMT compared to the Project. The Redistributed Growth Alternative would result in a similar amount of energy consumption during Project construction and operation when compared to the Project, with a minimal reduction in transportation energy due to the focused development in the Downtown Center. Similar to the Project, the projects under the Redistributed Growth Alternative would have to be compliant with the CALGreen Code, California Energy Code, or with SCE's and MVU's implementation of the RPS. Therefore, impacts related to energy under the Redistributed Growth Alternative would be less than significant and would be less than those resulting from the buildout of the 2024 GPU.

## 6.5.2.6 TransportationGreenhouse Gas Emissions

As described in Section 4.8, Greenhouse Gas Emissions, the City is currently not on track to meet SB 32 or AB 1279 target goals for 2030 or 2045, respectively. Therefore, the City is not compliant with the CARB's 2022 Scoping Plan, SB 32, or AB 1279. Impacts related to GHG emissions would be potentially significant; however, with the implementation of the CAP as described in Mitigation Measure **GHG-1** and Mitigation Measure **GHG-2**, GHG emissions generated by the buildout of the 2024 GPU would be reduced to meet State GHG reduction targets. Therefore, the buildout of the 2024 GPU would not generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment, and would not conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emission of GHGs, and impacts would be less than significant.

The Redistributed Growth Alternative would reduce permitted density and intensity within the proposed Community Corridors by approximately 10 to 15 percent compared to the 2024 GPU, and transfer this development to the Downtown Center. This would further improve the Downtown Center as a mixed-use activity centers that is pedestrian-friendly community center linked to the regional transit system, which in turn would reduce VMT compared to the 2024 GPU. Furthermore, the inclusion of the growth of the Downtown Center alongside the buildout of Aquabella would provide more concentrated and co-located mixed-use development which would result in an associated reduction in VMT and GHG emissions. Similar to the 2024 GPU, the Redistributed Growth Alternative would include the adoption of the CAP, which would reduce GHG emissions to meet State GHG reduction targets. The Redistributed Growth Alternative would reduce GHG emissions associated with energy and transportation as the development of the Downtown Center would encourage walkability and non-vehicular forms of transportation. Therefore, impacts related to GHG emissions under the Reduced Growth Alternative would be less than significant with implementation of similar mitigation measures and would be less than those resulting from the buildout of the 2024 GPU.

## 6.5.2.7 Noise

<u>Under the 2024 GPU, noise/land use compatibility impacts would occur as shown in Figure</u> <u>4.13-7. Specifically, significant land use compatibility impacts would result due to future</u> <u>vehicle traffic noise within the Downtown Center and Highway Office/Commercial Concept</u> <u>Areas, as well as within the areas targeted for increased residential density, including</u> <u>between Sunnymead Boulevard, and Cottonwood Avenue; Heacock Street, and Perris</u> Boulevard; south of Ironwood Avenue and north of SR 60 along Moreno Beach Drive; and southwest of the intersection of Krameria Avenue and Perris Boulevard. 2024 GPU policies would be implemented to reduce significant noise impacts, including that all future development located in areas where exterior noise levels exceed the land use compatibility standards as defined in the 2024 GPU Noise Element would require site-specific interior noise analyses demonstrating compliance with the interior noise standards of Title 24 and the 2024 GPU. These requirements for site-specific noise analyses would be implemented through submission of a Title 24 Compliance Report to demonstrate interior noise levels of 45 CNEL, ensuring that noise impacts associated with new development would be less than significant.

<u>Construction-related noise and vibration impacts associated with any individual</u> <u>development under the 2024 GPU may occur near noise-sensitive receptors resulting in a</u> <u>significant impact. The 2024 GPU includes a mitigation framework focused on the reduction</u> <u>of construction and vibration-related noise impacts which would be implemented by future</u> <u>site-specific projects. However, while vibration related impacts would be reduced to less than</u> <u>significant levels, general construction noise impacts to existing homes and other noise-</u> <u>sensitive uses in an already urbanized area would remain significant and unavoidable.</u>

The Redistributed Growth Alternative would reduce permitted density and intensity within the proposed Community Corridors by approximately 10 to 15 percent, and transfer this development to the Downtown Center- and transfer this growth to the Downtown Center <u>Concept Area. This would in turn reduce noise associated with vehicles in the Community</u> <u>Corridor Concept Areas compared to the 2024 GPU, which could reduce noise levels by</u> <u>sensitive receptors. All other impacts would be similar to those that would result from the</u> <u>buildout of the 2024 GPU. Therefore, impacts related to noise under the Redistributed</u> <u>Growth Alternative would remain significant and unavoidable, and would be less than those</u> <u>resulting from the buildout of the 2024 GPU.</u>

#### 6.5.2.8 Transportation

As described in Section 4.16, Transportation, the buildout of the 2024 GPU would not conflict with a plan, ordinance or policy addressing pedestrian and bicycle circulation, and impacts to the circulation system would be less than significant. VMT generated by the buildout of the 2024 GPU would exceed the established threshold of significance. As such VMT generated under buildout of the 2024 GPU would be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b). VMT impacts would be significant and unavoidable under the 2024 GPU. Buildout of the 2024 GPU would not substantially increase hazards or result in inadequate emergency access, and impacts would be less than significant.

<u>The Redistributed Growth Alternative would reduce permitted density and intensity within</u> <u>the proposed Community Corridors by approximately 10 to 15 percent, and transfer this</u> <u>development to the Downtown Center.</u> This would further improve the Downtown Center as a mixed-use activity center that is pedestrian-friendly community center linked to the regional transit system, which in turn would reduce VMT compared to <u>those resulting from</u> <u>buildout of</u> the <u>project2024 GPU</u>. All other impacts would be similar to the <u>project2024 GPU</u>. Therefore, impacts related to transportation under the Redistributed Growth Alternative would remain significant and unavoidable, and would be less <u>compared to than those</u> resulting from the <u>project buildout of the 2024 GPU</u>.

#### 6.5.2.7<u>9</u> Issues Found Less than Significant in the <u>Revised Draft</u> EIR

As detailed in Section 6.2 above, impacts associated with a number of environmental topics were found to be less than significant for the <u>projectProject</u> in this <u>Revised Draft</u> EIR. While implementation of the Redistributed Growth Alternative would shift land uses in certain areas of the <u>eityCity</u>, it would still implement new 20212024 GPU goals and policies, the Housing Element Update, and the CAP. All environmental topics found to be less than significant for the <u>projectProject</u> in this EIR are also anticipated to result in less than significant impacts under the Redistributed Growth Alternative.

## 6.5.4 Conclusions

As shown in Table 6-1, the Redistributed Growth Alternative would result in the same significant and unavoidable<u>reduced</u> impacts <u>associated with compared to the buildout of the 2024 GPU for agriculture and forestry resources</u>, air quality, <u>agricultural resources</u>, biological resources, <u>cultural and tribal cultural resources energy</u>, <u>GHG emissions</u>, noise, and transportation. Reduction of the Highway Office/Commercial footprint would incrementally reduce impacts related to agricultural resources and biological resources compared to the project. Impacts related to<u>on</u> cultural and <u>tribal</u> <u>Tribal</u> cultural resources would be the same because changes to the land use plan associated with<u>similar compared to the buildout of the 2024 GPU. Under</u> the Redistributed Growth Alternative would not avoid any overlap with known historic resources or archaeologically sensitive areas. Impacts related to<u>in</u> impacts on agriculture and forestry resources, air quality, <u>biological resources</u>, cultural and Tribal <u>cultural resources</u>, noise, and transportation would <u>remain significant and unavoidable</u>. Impacts on aesthetics, energy, GHG emissions, and land use/planning would be less compared to the project due to the reduction in VMT.than significant.

The Redistributed Growth Alternative would meet most of the <u>Project's</u> primary <del>project</del> objectives <u>developed forcompared to</u> the <u>project2024 GPU</u>. The redistribution of employment opportunities does not meet the objectives of creating high development corridors to the same degree as the <u>project</u>. Additionally, <u>since2024 GPU because the development that could</u> <u>include employment opportunities would be focused on the Downtown Center Area and not</u> <u>spread between both the Downtown Center Area and the Community Corridor Concept</u> <u>Areas. Additionally, while</u> development within the Downtown Center will require significant planning effort before housing can be constructed, <u>housing-the approved buildout of the</u> <u>Aquabella project would provide more concentrated and co-located mixed-use development</u> <u>within the Downtown Center Area. Housing</u> units needed to achieve RHNA targets <del>are more</del> <del>likely to would still</del> be achieved within the key development corridors within the eight year <u>Housing Element planning</u> horizon. However, it<u>developed under the Redistributed Growth</u> <u>Alternative. The Redistributed Growth Alternative</u> would still provide all the economic

benefits anticipated from the  $\frac{\text{project}buildout \text{ of the } 2024 \text{ GPU}}{\text{ objectives.}}$ , as well as meet the other objectives.

# 6.6 Environmentally Superior Alternative

CEQA Guidelines Section 15126.6(e)(2) requires an EIR to identify the environmentally superior alternative. If the No Project Alternative is the environmentally superior alternative, the EIR must identify an environmentally superior alternative from the other alternatives. The <u>projectProject</u> itself may not be identified as the environmentally superior alternative.

The <u>RedistributedReduced</u> Growth Alternative is the environmentally superior alternative because it would incrementally reduce significant have a lesser impacts associated with on agriculture and forestry resources, air quality, agricultural resources, biological resources, cultural and Tribal cultural resources, energy, GHG emissions, noise, and transportationwhen compared to the Project. Although impacts related towould be reduced, impacts on agriculture and forestry resources, air quality, biological resources, cultural and tribalTribal cultural resources, noise, and transportation would remain the same as this project, this significant and avoidable. This alternative would reduce most significant impacts, but not to below a level of significance, while still meeting most objectives of the project 2024 GPU. However, the Reduced Growth Alternative would not meet as many of the 2024 GPU's primary objectives as the 2024 GPU itself. The elimination of employment opportunities would not accommodate job growth, build a diverse economy, improved rate of economic growth, or focus commercial uses in corridors to the same degree as the 2024 GPU. Furthermore, as the Reduced Growth Alternative would reduce mixed use development that would be proposed within the Downtown Center would take more time and investment to accommodate housing units needed to achieveConcept Area as compared to the 2024 GPU, this alternative would provide less residential development, with the exception which would not help the City meet its RHNA goalstargets compared to what could be achieved along the Community Corridors proposed under the project. Additionally, the higher density along community corridors is desired in order to activate these key corridors with a mix of uses that promote active community gathering places. Therefore, the Redistributed Reduced Growth Alternative is not recommended for adoption, since it would not likely achieve the same level of housing needed to satisfy the RHNA requirements of the project within the timeframe required and would not provide the same level of corridor activation.



# Chapter <u>7</u>8 EIR References

NOTE TO READER: Pursuant to CEQA Guidelines Section 15088.5(c), this redlined chapter sets forth all of the additions and deletions to the original version of Chapter 7, prior to the issuance of the Peremptory Writ of Mandate, dated May 6, 2024 (Riverside Superior Court Case No. CVRI2103300), which was based upon the "Statement of Decision Re Hearing on Peremptory Writ of Mandate," dated March 5, 2024, in which the Court granted the Petition specifically on the issues of inadequate baseline, air quality/climate changes (greenhouse gas emissions)/energy use analyses, but denied the Petition as to land use.

# <u>7</u>8.1 Persons Involved in the Preparation of the EIR

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# 87.2 Documents Incorporated by Reference

- World Logistics Center Specific Plan (Adopted August 25, 2015)
- World Logistics Center Specific Plan Revised Final EIR, April 2020 (State Clearinghouse No. 2012021045)
- <u>Aquabella Specific Plan Amendment (Adopted December 3, 2024)</u>
- <u>Aquabella Specific Plan Amendment Subsequent Final EIR, Certified November 19,</u> 2024 (State Clearinghouse No. 2023100145

# **<u>7</u>.3** Documents and Websites Consulted

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