# AIR QUALITY AND GREENHOUSE GAS EMISSIONS IMPACT ANALYSIS

# BCWR CAJON LLC KENDALL DRIVE TRAILER STORAGE LOT PROJECT

# **COUNTY OF SAN BERNARDINO**

# Lead Agency:

#### **County of San Bernardino**

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# **ACRONYMS AND ABBREVIATIONS**

AB Assembly Bill

AQMP Air Quality Management Plan

BACT Best Available Control Technology

CAAQS California Ambient Air Quality Standards

CalEEMod California Emissions Estimator Model

CalEPA California Environmental Protection Agency

CAPCOA California Air Pollution Control Officers Association

CARB California Air Resources Board

CEQA California Environmental Quality Act

CO Carbon monoxide

County of San Bernardino

DPM Diesel particulate matter

EPA Environmental Protection Agency

FTIP Federal Transportation Improvement Program

HAP Hazardous Air Pollutants

LST Localized Significant Thresholds

MATES Multiple Air Toxics Exposure Study

MPO Metropolitan Planning Organization

NAAQS National Ambient Air Quality Standards

NO<sub>x</sub> Nitrogen oxides NO<sub>2</sub> Nitrogen dioxide

OPR Office of Planning and Research

PM Particle matter

PM10 Particles that are less than 10 micrometers in diameter
PM2.5 Particles that are less than 2.5 micrometers in diameter

PPM Parts per million
PPB Parts per billion
PPT Parts per trillion

RTIP Regional Transportation Improvement Plan

RTP/SCS Regional Transportation Plan/Sustainable Communities Strategy

SB Senate Bill

SCAQMD South Coast Air Quality Management District

SCAG Southern California Association of Governments

SIP State Implementation Plan

SO<sub>x</sub> Sulfur oxides

SSAB Salton Sea Air Basin

TAC Toxic air contaminants

VOC Volatile organic compounds

#### 1.0 INTRODUCTION

# 1.1 Purpose of Analysis and Study Objectives

This Air Quality and Greenhouse Gas (GHG) Emissions Impact Analysis has been completed to determine the air quality and GHG emissions impacts associated with the proposed BCWR Cajon LLC Kendall Drive Trailer Storage Lot project (proposed project). The following is provided in this report:

- A description of the proposed project;
- A description of the atmospheric setting;
- A description of the criteria pollutants and GHGs;
- A description of the air quality regulatory framework;
- A description of the GHG emissions regulatory framework;
- A description of the air quality and GHG emissions thresholds including the California Environmental Quality Act (CEQA) significance thresholds;
- An analysis of the conformity of the proposed project with the South Coast Air Quality Management District (SCAQMD) Air Quality Management Plan (AQMP);
- An analysis of the short-term construction related and long-term operational air quality and GHG emissions impacts; and
- An analysis of the conformity of the proposed project with all applicable GHG emissions reduction plans and policies.

#### 1.2 Site Location and Study Area

The project site is located in an unincorporated area of San Bernardino County (County). The approximately 7.17-acre project site is currently vacant and is bounded by Kendall Drive and mixed-use (industrial and residential) uses to the northeast, the BNSF/UP Cajon Line Railroad and vacant land to the south, and Cajon Boulevard and industrial uses to the west. The project local study area is shown in Figure 1.

#### Sensitive Receptors in Project Vicinity

The nearest sensitive receptors to the project site are homes located in the mixed-use (industrial and residential) area on the northeast side of Kendall Drive that are as near as 80 feet from the project site. The nearest school to the project site is Cesar Chavez Middle School that is located approximately 0.8 mile to the east of the project site.

# 1.3 Proposed Project Description

The proposed project would consist of development of a 209 stall trailer storage lot that would include a 170 square foot guard shack with restroom and 58,344 square feet of landscaped area. The proposed site plan is shown in Figure 2.

#### 1.4 Executive Summary

# **Standard Air Quality and GHG Regulatory Conditions**

The proposed project will be required to comply with the following regulatory conditions from the SCAQMD and State of California (State).

#### South Coast Air Quality Management District Rules

The following lists the SCAQMD rules that are applicable, but not limited to the proposed project.

- Rule 402 Nuisance Controls the emissions of odors and other air contaminants;
- Rule 403 Fugitive Dust Controls the emissions of fugitive dust;
- Rules 1108 and 1108.1 Cutback and Emulsified Asphalt Controls the VOC content in asphalt;
- Rule 1113 Architectural Coatings Controls the VOC content in paints and solvents; and
- Rule 1143 Paint Thinners Controls the VOC content in paint thinners.

#### State of California Rules

The following lists the State of California Code of Regulations (CCR) air quality emission rules that are applicable, but not limited to the proposed project.

- CCR Title 13, Article 4.8, Chapter 9, Section 2449 In use Off-Road Diesel Vehicles;
- CCR Title 13, Section 2025 On-Road Diesel Truck Fleets;
- CCR Title 24 Part 6 California Building Energy Standards; and
- CCR Title 24 Part 11 California Green Building Standards.

#### **Summary of Analysis Results**

The following is a summary of the proposed project's impacts with regard to the State CEQA Guidelines air quality checklist questions.

Conflict with or obstruct implementation of the applicable air quality plan?

Less than significant impact.

Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable Federal or State ambient air quality standard?

Less than significant impact.

Expose sensitive receptors to substantial pollutant concentrations?

Less than significant impact.

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

Less than significant impact.

Generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment?

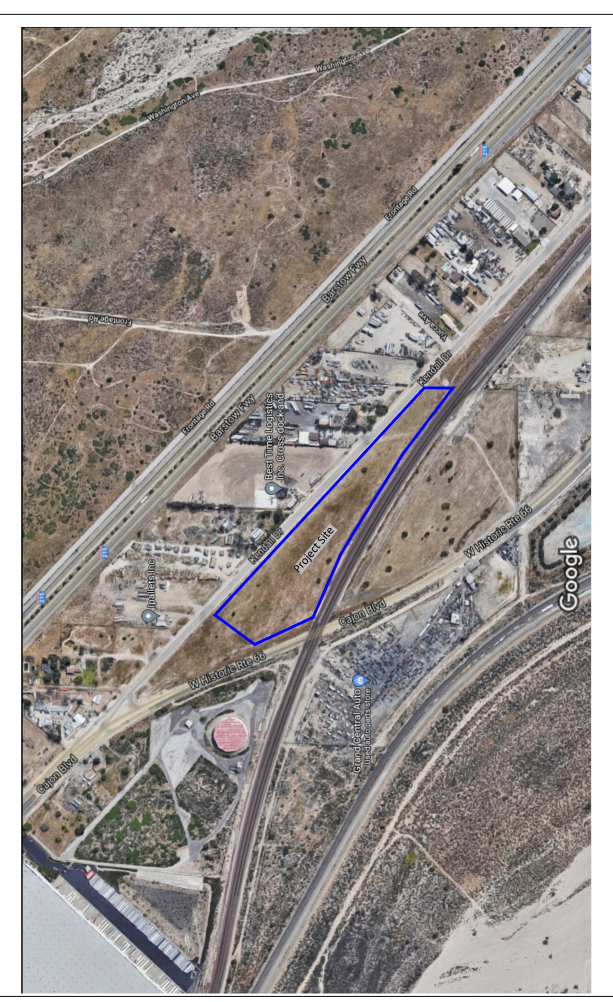
Less than significant impact.

Conflict with any applicable plan, policy or regulation of an agency adopted for the purpose of reducing the emissions of GHGs?

Less than significant impact.

# 1.5 Mitigation Measures for the Proposed Project

This analysis found that implementation of the State and SCAQMD air quality and GHG emissions reductions regulations were adequate to limit criteria pollutants, toxic air contaminants, odors, and GHG emissions from the proposed project to less than significant levels. No mitigation measures are required for the proposed project with respect to air quality and GHG emissions.



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SOURCE: Google Maps.



# 2.0 AIR POLLUTANTS

Air pollutants are generally classified as either criteria pollutants or non-criteria pollutants. Federal ambient air quality standards have been established for criteria pollutants, whereas no ambient standards have been established for non-criteria pollutants. For some criteria pollutants, separate standards have been set for different periods. Most standards have been set to protect public health. For some pollutants, standards have been based on other values (such as protection of crops, protection of materials, or avoidance of nuisance conditions). A summary of federal and state ambient air quality standards is provided in the Regulatory Framework section.

#### 2.1 Criteria Pollutants and Ozone Precursors

The criteria pollutants consist of: ozone, nitrogen oxides (NOx), CO, sulfur oxides (SOx), lead, and particulate matter (PM). The ozone precursors consist of  $NO_x$  and VOC. These pollutants can harm your health and the environment, and cause property damage. The Environmental Protection Agency (EPA) calls these pollutants "criteria" air pollutants because it regulates them by developing human health-based and/or environmentally-based criteria for setting permissible levels. The following provides descriptions of each of the criteria pollutants and ozone precursors.

#### **Nitrogen Oxides**

NOx is the generic term for a group of highly reactive gases which contain nitrogen and oxygen. While most NOx are colorless and odorless, concentrations of nitrogen dioxide ( $NO_2$ ) can often be seen as a reddish-brown layer over many urban areas. NOx form when fuel is burned at high temperatures, as in a combustion process. The primary manmade sources of  $NO_x$  are motor vehicles, electric utilities, and other industrial, commercial, and residential sources that burn fuel. NOx reacts with other pollutants to form, ground-level ozone, nitrate particles, acid aerosols, as well as  $NO_2$ , which cause respiratory problems.  $NO_x$  and the pollutants formed from  $NO_x$  can be transported over long distances, following the patterns of prevailing winds. Therefore, controlling NOx is often most effective if done from a regional perspective, rather than focusing on the nearest sources.

#### Ozone

Ozone is not usually emitted directly into the air but in the vicinity of ground-level is created by a chemical reaction between NOx and VOC in the presence of sunlight. Motor vehicle exhaust, industrial emissions, gasoline vapors, chemical solvents as well as natural sources emit NOx and VOC that help form ozone. Ground-level ozone is the primary constituent of smog. Sunlight and hot weather cause ground-level ozone to form with the greatest concentrations usually occurring downwind from urban areas. Ozone is subsequently considered a regional pollutant. Ground-level ozone is a respiratory irritant and an oxidant that increases susceptibility to respiratory infections and can cause substantial damage to vegetation and other materials. Because NOx and VOC are ozone precursors, the health effects associated with ozone are also indirect health effects associated with significant levels of NOx and VOC emissions.

#### **Carbon Monoxide**

Carbon monoxide (CO) is a colorless, odorless gas that is formed when carbon in fuel is not burned completely. It is a component of motor vehicle exhaust, which contributes approximately 56 percent of all CO emissions nationwide. In cities, 85 to 95 percent of all CO emissions may come from motor vehicle exhaust. Other sources of CO emissions include industrial processes (such as metals processing and chemical manufacturing), residential wood burning, and natural sources such as forest fires. Woodstoves,

gas stoves, cigarette smoke, and unvented gas and kerosene space heaters are indoor sources of CO. The highest levels of CO in the outside air typically occur during the colder months of the year when inversion conditions are more frequent. The air pollution becomes trapped near the ground beneath a layer of warm air. CO is described as having only a local influence because it dissipates quickly. Since CO concentrations are strongly associated with motor vehicle emissions, high CO concentrations generally occur in the immediate vicinity of roadways with high traffic volumes and traffic congestion, active parking lots, and in automobile tunnels. Areas adjacent to heavily traveled and congested intersections are particularly susceptible to high CO concentrations.

CO is a public health concern because it combines readily with hemoglobin and thus reduces the amount of oxygen transported in the bloodstream. The health threat from lower levels of CO is most serious for those who suffer from heart disease such as angina, clogged arteries, or congestive heart failure. For a person with heart disease, a single exposure to CO at low levels may cause chest pain and reduce that person's ability to exercise; repeated exposures may contribute to other cardiovascular effects. High levels of CO can affect even healthy people. People who breathe high levels of CO can develop vision problems, reduced ability to work or learn, reduced manual dexterity, and difficulty performing complex tasks. At extremely high levels, CO is poisonous and can cause death.

#### **Sulfur Oxides**

SOx gases are formed when fuel containing sulfur, such as coal and oil is burned, as well as from the refining of gasoline. SOx dissolves easily in water vapor to form acid and interacts with other gases and particles in the air to form sulfates and other products that can be harmful to people and the environment.

#### Lead

Lead is a metal found naturally in the environment as well as manufactured products. The major sources of lead emissions have historically been motor vehicles and industrial sources. Due to the phase out of leaded gasoline, metal processing is now the primary source of lead emissions to the air. High levels of lead in the air are typically only found near lead smelters, waste incinerators, utilities, and lead-acid battery manufacturers. Exposure of fetuses, infants and children to low levels of lead can adversely affect the development and function of the central nervous system, leading to learning disorders, distractibility, inability to follow simple commands, and lower intelligence quotient. In adults, increased lead levels are associated with increased blood pressure.

#### **Particulate Matter**

PM is the term for a mixture of solid particles and liquid droplets found in the air. PM is made up of a number of components including acids (such as nitrates and sulfates), organic chemicals, metals, and soil or dust particles. The size of particles is directly linked to their potential for causing health problems. Particles that are less than 10 micrometers in diameter (PM10) that are also known as *Respirable Particulate Matter* are the particles that generally pass through the throat and nose and enter the lungs. Once inhaled, these particles can affect the heart and lungs and cause serious health effects. Particles that are less than 2.5 micrometers in diameter (PM2.5) that are also known as *Fine Particulate Matter* have been designated as a subset of PM10 due to their increased negative health impacts and its ability to remain suspended in the air longer and travel further.

#### **Volatile Organic Compounds**

Hydrocarbons are organic gases that are formed from hydrogen and carbon and sometimes other elements. Hydrocarbons that contribute to formation of ozone are referred to and regulated as VOCs (also

referred to as reactive organic gases). Combustion engine exhaust, oil refineries, and fossil-fueled power plants are the sources of hydrocarbons. Other sources of hydrocarbons include evaporation from petroleum fuels, solvents, dry cleaning solutions, and paint.

VOC is not classified as a criteria pollutant, since VOCs by themselves are not a known source of adverse health effects. The primary health effects of VOCs result from the formation of ozone and its related health effects. High levels of VOCs in the atmosphere can interfere with oxygen intake by reducing the amount of available oxygen through displacement. Carcinogenic forms of hydrocarbons, such as benzene, are considered TACs. There are no separate health standards for VOCs as a group.

# 2.2 Other Pollutants of Concern

#### **Toxic Air Contaminants**

In addition to the above-listed criteria pollutants, TACs are another group of pollutants of concern. TACs is a term that is defined under the California Clean Air Act and consists of the same substances that are defined as Hazardous Air Pollutants (HAPs) in the Federal Clean Air Act. There are over 700 hundred different types of TACs with varying degrees of toxicity. Sources of TACs include industrial processes such as petroleum refining and chrome plating operations, commercial operations such as gasoline stations and dry cleaners, and motor vehicle exhaust. Cars and trucks release at least 40 different toxic air contaminants. The most important of these TACs, in terms of health risk, are diesel particulates, benzene, formaldehyde, 1,3-butadiene, and acetaldehyde. Public exposure to TACs can result from emissions from normal operations as well as from accidental releases. Health effects of TACs include cancer, birth defects, neurological damage, and death.

TACs are less pervasive in the urban atmosphere than criteria air pollutants, however they are linked to short-term (acute) or long-term (chronic or carcinogenic) adverse human health effects. There are hundreds of different types of TACs with varying degrees of toxicity. Sources of TACs include industrial processes, commercial operations (e.g., gasoline stations and dry cleaners), and motor vehicle exhaust.

According to *The California Almanac of Emissions and Air Quality 2013 Edition*, the majority of the estimated health risk from TACs can be attributed to relatively few compounds, the most important of which is DPM. DPM is a subset of PM2.5 because the size of diesel particles are typically 2.5 microns and smaller. The identification of DPM as a TAC in 1998 led the California Air Resources Board (CARB) to adopt the Risk Reduction Plan to Reduce Particulate Matter Emissions from Diesel-fueled Engines and Vehicles in September 2000. The plan's goals are a 75-percent reduction in DPM by 2010 and an 85-percent reduction by 2020 from the 2000 baseline. Diesel engines emit a complex mixture of air pollutants, composed of gaseous and solid material. The visible emissions in diesel exhaust are known as particulate matter or PM, which includes carbon particles or "soot." Diesel exhaust also contains a variety of harmful gases and over 40 other cancer-causing substances. California's identification of DPM as a toxic air contaminant was based on its potential to cause cancer, premature deaths, and other health problems. Exposure to DPM is a health hazard, particularly to children whose lungs are still developing and the elderly who may have other serious health problems. Overall, diesel engine emissions are responsible for the majority of California's potential airborne cancer risk from combustion sources.

#### **Asbestos**

Asbestos is listed as a TAC by CARB and as a HAP by the EPA. Asbestos occurs naturally in mineral formations and crushing or breaking these rocks, through construction or other means, can release

asbestiform fibers into the air. Asbestos emissions can result from the sale or use of asbestos-containing materials, road surfacing with such materials, grading activities, and surface mining. The risk of disease is dependent upon the intensity and duration of exposure. When inhaled, asbestos fibers may remain in the lungs and with time may be linked to such diseases as asbestosis, lung cancer, and mesothelioma. The nearest likely locations of naturally occurring asbestos, as identified in the *General Location Guide for Ultramafic Rocks in California*, prepared by the California Division of Mines and Geology, is located in Santa Barbara County. The nearest historic asbestos mine to the project site, as identified in the *Reported Historic Asbestos Mines, Historic Asbestos Prospects, and Other Natural Occurrences of Asbestos in California*, prepared by U.S. Geological Survey, is located at Asbestos Mountain, which is approximately 60 miles southeast of the project site in the San Jacinto Mountains. Due to the distance to the nearest natural occurrences of asbestos, the project site is not likely to contain asbestos.

# 3.0 GREENHOUSE GASES

#### 3.1 Greenhouse Gases

Constituent gases of the Earth's atmosphere, called atmospheric GHGs, play a critical role in the Earth's radiation amount by trapping infrared radiation from the Earth's surface, which otherwise would have escaped to space. Prominent greenhouse gases contributing to this process include carbon dioxide ( $CO_2$ ), methane ( $CH_4$ ), ozone, water vapor, nitrous oxide ( $N_2O$ ), and chlorofluorocarbons ( $CFC_3$ ). This phenomenon, known as the Greenhouse Effect, is responsible for maintaining a habitable climate. Anthropogenic (caused or produced by humans) emissions of these greenhouse gases in excess of natural ambient concentrations are responsible for the enhancement of the Greenhouse Effect and have led to a trend of unnatural warming of the Earth's natural climate, known as global warming or climate change. Emissions of gases that induce global warming are attributable to human activities associated with industrial/manufacturing, agriculture, utilities, transportation, and residential land uses. Emissions of  $CO_2$  and  $N_2O$  are byproducts of fossil fuel combustion. Methane, a potent greenhouse gas, results from offgassing associated with agricultural practices and landfills. Sinks of  $CO_2$ , where  $CO_2$  is stored outside of the atmosphere, include uptake by vegetation and dissolution into the ocean. The following provides a description of each of the greenhouse gases and their global warming potential.

#### **Water Vapor**

Water vapor is the most abundant, important, and variable GHG in the atmosphere. Water vapor is not considered a pollutant; in the atmosphere it maintains a climate necessary for life. Changes in its concentration are primarily considered a result of climate feedbacks related to the warming of the atmosphere rather than a direct result of industrialization. The feedback loop in which water is involved is critically important to projecting future climate change. As the temperature of the atmosphere rises, more water is evaporated from ground storage (rivers, oceans, reservoirs, soil). Because the air is warmer, the relative humidity can be higher (in essence, the air is able to "hold" more water when it is warmer), leading to more water vapor in the atmosphere. As a GHG, the higher concentration of water vapor is then able to absorb more thermal indirect energy radiated from the Earth, thus further warming the atmosphere. The warmer atmosphere can then hold more water vapor and so on and so on. This is referred to as a "positive feedback loop." The extent to which this positive feedback loop will continue is unknown as there is also dynamics that put the positive feedback loop in check. As an example, when water vapor increases in the atmosphere, more of it will eventually also condense into clouds, which are more able to reflect incoming solar radiation (thus allowing less energy to reach the Earth's surface and heat it up).

#### **Carbon Dioxide**

The natural production and absorption of  $CO_2$  is achieved through the terrestrial biosphere and the ocean. However, humankind has altered the natural carbon cycle by burning coal, oil, natural gas, and wood. Since the industrial revolution began in the mid 1700s, each of these activities has increased in scale and distribution.  $CO_2$  was the first GHG demonstrated to be increasing in atmospheric concentration with the first conclusive measurements being made in the last half of the  $20^{th}$  century. Prior to the industrial revolution, concentrations were fairly stable at 280 parts per million (ppm). The International Panel on Climate Change (IPCC) indicates that concentrations were 379 ppm in 2005, an increase of more than 30 percent. Left unchecked, the IPCC projects that concentration of carbon dioxide in the atmosphere is projected to increase to a minimum of 540 ppm by 2100 as a direct result of anthropogenic sources. This

could result in an average global temperature rise of at least two degrees Celsius or 3.6 degrees Fahrenheit.

#### Methane

 $CH_4$  is an extremely effective absorber of radiation, although its atmospheric concentration is less than that of  $CO_2$ . Its lifetime in the atmosphere is brief (10 to 12 years), compared to some other GHGs (such as  $CO_2$ ,  $N_2O$ , and CFCs).  $CH_4$  has both natural and anthropogenic sources. It is released as part of the biological processes in low oxygen environments, such as in swamplands or in rice production (at the roots of the plants). Over the last 50 years, human activities such as growing rice, raising cattle, using natural gas, and mining coal have added to the atmospheric concentration of methane. Other anthropocentric sources include fossil-fuel combustion and biomass burning.

#### **Nitrous Oxide**

Concentrations of  $N_2O$  also began to rise at the beginning of the industrial revolution. In 1998, the global concentration of this GHG was documented at 314 parts per billion (ppb).  $N_2O$  is produced by microbial processes in soil and water, including those reactions which occur in fertilizer containing nitrogen. In addition to agricultural sources, some industrial processes (fossil fuel-fired power plants, nylon production, nitric acid production, and vehicle emissions) also contribute to its atmospheric load.  $N_2O$  is also commonly used as an aerosol spray propellant (i.e., in whipped cream bottles, in potato chip bags to keep chips fresh, and in rocket engines and race cars).

#### Chlorofluorocarbons

CFCs are gases formed synthetically by replacing all hydrogen atoms in methane or ethane with chlorine and/or fluorine atoms. CFCs are nontoxic, nonflammable, insoluble, and chemically unreactive in the troposphere (the level of air at the Earth's surface). CFCs have no natural source, but were first synthesized in 1928. They were used for refrigerants, aerosol propellants, and cleaning solvents. Due to the discovery that they are able to destroy stratospheric ozone, a global effort to halt their production was undertaken and in 1989 the European Community agreed to ban CFCs by 2000 and subsequent treaties banned CFCs worldwide by 2010. This effort was extremely successful, and the levels of the major CFCs are now remaining level or declining. However, their long atmospheric lifetimes mean that some of the CFCs will remain in the atmosphere for over 100 years.

#### **Hydrofluorocarbons**

Hydrofluorocarbons (HFCs) are synthetic man-made chemicals that are used as a substitute for CFCs. Out of all the GHGs, they are one of three groups with the highest global warming potential. The HFCs with the largest measured atmospheric abundances are (in order), HFC-23 (CHF $_3$ ), HFC-134a (CF $_3$ CH $_2$ F), and HFC-152a (CH $_3$ CHF $_2$ ). Prior to 1990, the only significant emissions were HFC-23. HFC-134a use is increasing due to its use as a refrigerant. Concentrations of HFC-23 and HFC-134a in the atmosphere are now about 10 parts per trillion (ppt) each. Concentrations of HFC-152a are about 1 ppt. HFCs are manmade for applications such as automobile air conditioners and refrigerants.

#### **Perfluorocarbons**

Perfluorocarbons (PFCs) have stable molecular structures and do not break down through the chemical processes in the lower atmosphere. High-energy ultraviolet rays about 60 kilometers above Earth's surface are able to destroy the compounds. Because of this, PFCs have very long lifetimes, between 10,000 and 50,000 years. Two common PFCs are tetrafluoromethane ( $CF_4$ ) and hexafluoroethane ( $C_2F_6$ ).

Concentrations of CF<sub>4</sub> in the atmosphere are over 70 ppt. The two main sources of PFCs are primary aluminum production and semiconductor manufacturing.

#### **Sulfur Hexafluoride**

Sulfur Hexafluoride ( $SF_6$ ) is an inorganic, odorless, colorless, nontoxic, nonflammable gas.  $SF_6$  has the highest global warming potential of any gas evaluated; 23,900 times that of  $CO_2$ . Concentrations in the 1990s were about 4 ppt. Sulfur hexafluoride is used for insulation in electric power transmission and distribution equipment, in the magnesium industry, in semiconductor manufacturing, and as a tracer gas for leak detection.

#### Aerosols

Aerosols are particles emitted into the air through burning biomass (plant material) and fossil fuels. Aerosols can warm the atmosphere by absorbing and emitting heat and can cool the atmosphere by reflecting light. Cloud formation can also be affected by aerosols. Sulfate aerosols are emitted when fuel containing sulfur is burned. Black carbon (or soot) is emitted during biomass burning due to the incomplete combustion of fossil fuels. Particulate matter regulation has been lowering aerosol concentrations in the United States; however, global concentrations are likely increasing.

#### 3.2 Global Warming Potential

GHGs have varying global warming potential (GWP). The GWP is the potential of a gas or aerosol to trap heat in the atmosphere; it is the cumulative radiative forcing effects of a gas over a specified time horizon resulting from the emission of a unit mass of gas relative to the reference gas, CO<sub>2</sub>. The GHGs listed by the IPCC and the CEQA Guidelines are discussed in this section in order of abundance in the atmosphere. Water vapor, the most abundant GHG, is not included in this list because its natural concentrations and fluctuations far outweigh its anthropogenic (human-made) sources. To simplify reporting and analysis, GHGs are commonly defined in terms of their GWP. The IPCC defines the GWP of various GHG emissions on a normalized scale that recasts all GHG emissions in terms of CO<sub>2</sub> equivalent (CO<sub>2</sub>e). As such, the GWP of CO<sub>2</sub> is equal to 1. The GWP values used in this analysis are based on the 2007 IPCC Fourth Assessment Report, which are used in CARB's 2014 Scoping Plan Update and the CalEEMod Model Version 2016.3.2 and are detailed in Table A. The IPCC has updated the Global Warming Potentials of some gases in their Fifth Assessment Report, however the new values have not yet been incorporated into the CalEEMod model that has been utilized in this analysis.

Table A - Global Warming Potentials, Atmospheric Lifetimes and Abundances of GHGs

Gas	Atmospheric Lifetime (years) <sup>1</sup>	Global Warming Potential (100 Year Horizon) <sup>2</sup>	Atmospheric Abundance
Carbon Dioxide (CO <sub>2</sub> )	50-200	1	379 ppm
Methane (CH <sub>4</sub> )	9-15	25	1,774 ppb
Nitrous Oxide (N <sub>2</sub> O)	114	298	319 ppb
HFC-23	270	14,800	18 ppt
HFC-134a	14	1,430	35 ppt
HFC-152a	1.4	124	3.9 ppt
PFC: Tetrafluoromethane (CF <sub>4</sub> )	50,000	7,390	74 ppt
PFC: Hexafluoroethane (C₂F <sub>6</sub> )	10,000	12,200	2.9 ppt
Sulfur Hexafluoride (SF <sub>6</sub> )	3,200	22,800	5.6 ppt

Notes:

Definitions: ppm = parts per million; ppb = parts per billion; ppt = parts per trillion

Source: IPCC 2007, EPA 2015

#### 3.3 Greenhouse Gas Emissions Inventory

According to the Carbon Dioxide Information Analysis Center<sup>1</sup>, 9,855 million metric tons (MMT) of  $CO_2e$  emissions were created globally in the year 2014. According to the Environmental Protection Agency (EPA), the breakdown of global GHG emissions by sector consists of: 25 percent from electricity and heat production; 21 percent from industry; 24 percent from agriculture, forestry and other land use activities; 14 percent from transportation; 6 percent from building energy use; and 10 percent from all other sources of energy use<sup>2</sup>.

According to *Inventory of U.S. Greenhouse Gas Emissions and Sinks 1990-2019*, prepared by EPA, in 2019 total U.S. GHG emissions were 6,558 million metric tons (MMT) of CO<sub>2</sub>e emissions. Total U.S. emissions have increased by 4 percent between 1990 and 2016 and GHG emissions decreased by 13 percent between 2005 and 2019. The recent decrease in GHG emissions was a result of multiple factors, including population, economic growth, energy markets, and technological changes the include energy efficiency and energy fuel choices. Between 2018 and 2019, GHG emissions decreased by almost 2 percent due to multiple factors, including a one percent decrease in total energy use.

According to the California Air Resources Board (CARB) the State of California created 425 million metric tons of carbon dioxide equivalent (MMTCO<sub>2</sub>e) in 2018. The breakdown of California GHG emissions by sector consists of: 39.9 percent from transportation; 21.0 percent from industrial; 14.8 percent from electricity generation; 7.7 percent from agriculture; 9.7 percent from residential and commercial buildings; 4.8 percent from high global warming potential sources, and 2.1 percent from waste. In 2018, GHG emissions were 0.8 MMTCO<sub>2</sub>e higher than 2017 levels and 6 MMTCO<sub>2</sub>e below the 2020 GHG limit of 431 MMTCO<sub>2</sub>e.<sup>3</sup>

<sup>&</sup>lt;sup>1</sup> Defined as the half-life of the gas.

<sup>&</sup>lt;sup>2</sup> Compared to the same quantity of CO<sub>2</sub> emissions and is based on the Intergovernmental Panel On Climate Change (IPCC) 2007 standard, which is utilized in CalEEMod (Version 2016.3.2), that is used in this report (CalEEMod user guide: Appendix A).

<sup>1</sup> Obtained from: https://cdiac.ess-dive.lbl.gov/trends/emis/tre glob 2014.html

<sup>2</sup> Obtained from: https://www.epa.gov/ghgemissions/global-greenhouse-gas-emissions-data

<sup>3</sup> Obtained from: https://www.arb.ca.gov/cc/inventory/data/data.htm

# 4.0 AIR QUALITY MANAGEMENT

The air quality at the project site is addressed through the efforts of various international, federal, state, regional, and local government agencies. These agencies work jointly, as well as individually, to improve air quality through legislation, regulations, planning, policy-making, education, and a variety of programs. The agencies responsible for improving the air quality are discussed below.

#### 4.1 Federal – United States Environmental Protection Agency

The Clean Air Act, first passed in 1963 with major amendments in 1970, 1977 and 1990, is the overarching legislation covering regulation of air pollution in the United States. The Clean Air Act has established the mandate for requiring regulation of both mobile and stationary sources of air pollution at the state and federal level. The EPA was created in 1970 in order to consolidate research, monitoring, standard-setting and enforcement authority into a single agency.

The EPA is responsible for setting and enforcing the National Ambient Air Quality Standards (NAAQS) for atmospheric pollutants. It regulates emission sources that are under the exclusive authority of the federal government, such as aircraft, ships, and certain locomotives. NAAQS pollutants were identified using medical evidence and are shown below in Table B.

Table B – State and Federal Criteria Pollutant Standards

Air	Concentration / Averaging Time		
Pollutant	California	Federal Primary	
Politicalit	Standards	Standards	Most Relevant Effects
Ozone	0.09 ppm / 1-hour 0.07 ppm / 8-hour	0.070 ppm, / 8-hour	(a) Pulmonary function decrements and localized lung edema in humans and animals; (b) Risk to public health implied by alterations in pulmonary morphology and host defense in animals; (c) Increased mortality risk; (d) Risk to public health implied by altered connective tissue metabolism and altered pulmonary morphology in animals after long-term exposures and pulmonary function decrements in chronically exposed humans; (e) Vegetation damage; and (f) Property damage.
Carbon Monoxide (CO)	20.0 ppm / 1-hour 9.0 ppm / 8-hour	35.0 ppm / 1-hour 9.0 ppm / 8-hour	(a) Aggravation of angina pectoris and other aspects of coronary heart disease; (b) Decreased exercise tolerance in persons with peripheral vascular disease and lung disease; (c) Impairment of central nervous system functions; and (d) Possible increased risk to fetuses.
Nitrogen Dioxide (NO <sub>2</sub> )	0.18 ppm / 1-hour 0.030 ppm / annual	100 ppb / 1-hour 0.053 ppm / annual	(a) Potential to aggravate chronic respiratory disease and respiratory symptoms in sensitive groups; (b) Risk to public health implied by pulmonary and extra-pulmonary biochemical and cellular changes and pulmonary structural changes; and (c) Contribution to atmospheric discoloration.
Sulfur Dioxide (SO <sub>2</sub> )	0.25 ppm / 1-hour 0.04 ppm / 24-hour	75 ppb / 1-hour 0.14 ppm/annual	(a) Bronchoconstriction accompanied by symptoms which may include wheezing, shortness of breath and chest tightness, during exercise or physical activity in persons with asthma.
Suspended Particulate Matter (PM <sub>10</sub> )	50 μg/m³ / 24-hour 20 μg/m³ / annual	150 μg/m³ / 24- hour	(a) Exacerbation of symptoms in sensitive patients with respiratory or cardiovascular disease; (b) Declines in pulmonary function growth in children; and (c) Increased risk of premature death from heart or lung diseases in elderly.

Air	Concentration / Averaging Time		
Pollutant	California Standards	Federal Primary Standards	Most Relevant Effects
Suspended Particulate Matter (PM <sub>2.5</sub> )	12 μg/m³ / annual	35 μg/m³ / 24-hour 12 μg/m³ / annual	
Sulfates	25 μg/m³ / 24-hour	No Federal Standards	(a) Decrease in ventilatory function; (b) Aggravation of asthmatic symptoms; (c) Aggravation of cardio-pulmonary disease; (d) Vegetation damage; (e) Degradation of visibility; and (f) Property damage.
Lead	1.5 μg/m³ / 30-day	0.15 μg/m³ /3- month rolling	(a) Learning disabilities; and (b) Impairment of blood formation and nerve conduction.
Visibility Reducing Particles	Extinction coefficient of 0.23 per kilometer - visibility of ten miles or more due to particles when relative humidity is less than 70 percent.	No Federal Standards	Visibility impairment on days when relative humidity is less than 70 percent.

Source: http://www.arb.ca.gov/research/aaqs/aaqs2.pdf.

As part of its enforcement responsibilities, the EPA requires each state with federal nonattainment areas to prepare and submit a State Implementation Plan (SIP) that demonstrates the means to attain the national standards. The SIP must integrate federal, state, and local components and regulations to identify specific measures to reduce pollution, using a combination of performance standards and market-based programs within the timeframe identified in the SIP. The CARB defines attainment as the category given to an area with no violations in the past three years. As indicated below in Table C, the Air Basin has been designated by EPA for the national standards as a non-attainment area for ozone and PM2.5 and partial non-attainment for lead. Currently, the Air Basin is in attainment with the national ambient air quality standards for CO, PM10, SO<sub>2</sub>, and NO<sub>2</sub>.

Table C - South Coast Air Basin Attainment Status

Criteria Pollutant	Standard	<b>Averaging Time</b>	Designation <sup>a)</sup>	Attainment Dateb)
1-Hour Ozone <sup>c)</sup>	NAAQS	1979 1-Hour (0.12 ppm)	Nonattainment (Extreme)	2/6/2023 (revised deadline)
	CAAQS	1-Hour (0.09 ppm)	Nonattainment	N/A
0 Have Oanad)	NAAQS	1997 8-Hour (0.08 ppm)	Nonattainment (Extreme)	6/15/2024
8-Hour Ozone <sup>d)</sup>	NAAQS	2008 8-Hour (0.075 ppm)	Nonattainment (Extreme)	8/3/2038
	NAAQS	2015 8-Hour (0.070 ppm)	Pending – Expect Nonattainment (Extreme)	Pending (beyond 2032)
	CAAQS	8-Hour (0.070 ppm)	Nonattainment	Beyond 2032
СО	NAAQS	1-Hour (35 ppm) 8-Hour (9 ppm)	Attainment (Maintenance)	6/11/2007 (attained)

Criteria Pollutant	Standard	Averaging Time	Designation <sup>a)</sup>	Attainment Dateb)
	CAAQS	1-Hour (20 ppm) 8-Hour (9 ppm)	Attainment	6/11/2007 (attained)
	NAAQS	2010 1-Hour (0.10 ppm)	Unclassifiable/ Attainment	N/A (attained)
NO <sub>2</sub> e)	NAAQS	1971 Annual (0.053 ppm)	Attainment (Maintenance)	9/22/1998 (attained)
_	CAAQS	1-Hour (0.18 ppm) Annual (0.030 ppm)	Attainment	
SO <sub>2</sub> f) -	NAAQS	2010 1-Hour (75 ppb)	Designations Pending (expect Unclassifiable/ Attainment)	N/A (attained)
3O <sub>2</sub> "	NAAQS	1971 24-Hour (0.14 ppm) 1971 Annual (0.03 ppm)	Unclassifiable/ Attainment	3/19/1979 (attained)
D1440	NAAQS	1987 24-hour (150 μg/m³)	Attainment (Maintenance) <sup>g)</sup>	7/26/2013 (attained)
PM10 -	CAAQS	24-hour (50 μg/m³) Annual (20 μg/m³)	Nonattainment	N/A
	NAAQS	2006 24-Hour (35 μg/m³)	Nonattainment (Serious)	12/31/2019
PM2.5 <sup>h)</sup>	NAAQS	1997 Annual (15.0 μg/m³)	Attainment (final determination pending)	8/24/2016 (attained 2013)
	NAAQS	2012 Annual (12.0 μg/m³)	Nonattainment (Moderate)	12/31/2025
	CAAQS	Annual (12.0 μg/m³)	Nonattainment	N/A
Lead <sup>i)</sup>	Lead <sup>i)</sup> NAAQS 2008 3-Months Rolling $(0.15 \ \mu g/m^3)$		Nonattainment (Partial) (Attainment determination requested)	12/31/2015

Source: SCAQMD, February 2016

Notes:

- a) U.S. EPA often only declares Nonattainment areas; everywhere else is listed as Unclassifiable/Attainment or Unclassifiable
- b) A design value below the NAAQS for data through the full year or smog season prior to the attainment date is typically required for attainment demonstration
- c) The 1979 1-hour O₃ standard (0.12 ppm) was revoked, effective June 15, 2005; however, the Basin has not attained this standard and therefore has some continuing obligations with respect to the revoked standard
- d) The 2008 8-hour ozone NAAQS (0.075 ppm) was revised to 0.070 ppm. Effective 12/28/15 with classifications and implementation goals to be finalized by 10/1/17; the 1997 8-hour  $O_3$  NAAQS (0.08 ppm) was revoked in the 2008  $O_3$  implementation rule, effective 4/6/15; there are continuing obligations under the revoked 1997 and revised 2008  $O_3$  until they are attained.
- e) New NO<sub>2</sub> 1-hour standard, effective August 2, 2010; attainment designations January 20, 2012; annual NO<sub>2</sub> standard retained
- f) The 1971 annual and 24-hour SO<sub>2</sub> standards were revoked, effective August 23, 2010; however, these 1971 standards will remain in effect until one year after U.S. EPA promulgates area designations for the 2010 SO<sub>2</sub> 1-hour standard. Area designations are still pending, with Basin expected to be designated Unclassifiable /Attainment.
- g) Annual PM10 standard was revoked, effective December 18, 2006; 24-hour PM10 NAAQS deadline was 12/31/2006; SCAQMD request for attainment redesignation and PM10 maintenance plan was approved by U.S. EPA on June 26, 2013, effective July 26, 2013.
- h) The attainment deadline for the 2006 24-Hour PM2.5 NAAQS was 12/31/15 for the former "moderate" classification; EPA approved reclassification to "serious", effective 2/12/16 with an attainment deadline of 12/31/19; the 2012 (proposal year) annual PM2.5 NAAQS was revised on 1/15/13, effective 3/18/13, from 15 to 12  $\mu$ g/m³; new annual designations were final 1/15/15, effective 4/15/15; on July 25, 2016 EPA finalized a determination that the Basin attained the 1997 annual (15.0  $\mu$ g/m³) and 24-hour PM2.5 (65  $\mu$ g/m³) NAAQS, effective August 24, 2016
- i) Partial Nonattainment designation Los Angeles County portion of Basin only for near-source monitors. Expect to remain in attainment based on current monitoring data; attainment re-designation request pending.

In 2015, one or more stations in the Air Basin exceeded the most current federal standards on a total of 146 days (40 percent of the year), including: 8-hour ozone (113 days over 2015 ozone NAAQS), 24-hour PM2.5 (30 days, including near-road sites; 25 days for ambient sites only), PM10 (2 days), and  $NO_2$  (1 day). Despite substantial improvement in air quality over the past few decades, some air monitoring stations in the Air Basin still exceed the NAAQS for ozone more frequently than any other area in the United States.

Seven of the top 10 stations in the nation most frequently exceeding the 2015 8-hour ozone NAAQS in 2015 were located within the Air Basin, including stations in San Bernardino, Riverside, and Los Angeles Counties (SCAQMD, 2016).

PM2.5 levels in the Air Basin have improved significantly in recent years. By 2013 and again in 2014 and 2015, there were no stations measuring PM2.5 in the Air Basin that violated the former 1997 annual PM2.5 NAAQS (15.0  $\mu$ g/m³) for the 3-year design value period. On July 25, 2016 the EPA finalized a determination that the Basin attained the 1997 annual (15.0  $\mu$ g/m³) and 24-hour PM2.5 (65  $\mu$ g/m³) NAAQS, effective August 24, 2016. Of the 17 federal PM2.5 monitors at ambient stations in the Air Basin for the 2013-2015 period, five stations had design values over the current 2012 annual PM2.5 NAAQS (12.0  $\mu$ g/m³), including: Mira Loma (Air Basin maximum at 14.1  $\mu$ g/m³), Rubidoux, Fontana, Ontario, Central Los Angeles, and Compton. For the 24-hour PM2.5 NAAQS (35.0  $\mu$ g/m³) there were 14 stations in the Air Basin in 2015 that had one or more daily exceedances of the standard, with a combined total of 25 days over that standard in the Air Basin. While it was previously anticipated that the Air Basin's 24-hour PM2.5 NAAQS would be attained by 2015, this did not occur based on the data for 2013 through 2015. The higher number of days exceeding the 24-hour PM2.5 NAAQS over what was expected is largely attributed to the severe drought conditions over this period that allowed for more stagnant conditions in the Air Basin with multi-day buildups of higher PM2.5 concentrations. This was caused by the lack of storm-related dispersion and rain-out of PM and its precursors (SCAQMD, 2016).

The Air Basin is currently in attainment for the federal standards for SO<sub>2</sub>, CO, NO<sub>2</sub>, and PM10 and the Orange County portion of the Air Basin is currently in attainment for the federal standards for lead. While the concentration level of the 1-hour NO<sub>2</sub> federal standard (100 ppb) was exceeded in the Air Basin for one day in 2015 (Long Beach- Hudson Station), the NAAQS NO<sub>2</sub> design value has not been exceeded. Therefore, the Air Basin remains in attainment of the NO<sub>2</sub> NAAQS (SCAQMD, 2016).

#### 4.2 State – California Air Resources Board

The CARB, which is a part of the California Environmental Protection Agency, is responsible for the coordination and administration of both federal and state air pollution control programs within California. In this capacity, the CARB conducts research, sets the California Ambient Air Quality Standards (CAAQS), compiles emission inventories, develops suggested control measures, provides oversight of local programs, and prepares the SIP. The CAAQS for criteria pollutants are shown above in Table B. In addition, the CARB establishes emission standards for motor vehicles sold in California, consumer products (e.g. hairspray, aerosol paints, and barbeque lighter fluid), and various types of commercial equipment. It also sets fuel specifications to further reduce vehicular emissions.

The Air Basin has been designated by the CARB as a non-attainment area for ozone, PM10 and PM2.5. Currently, the Air Basin is in attainment with the ambient air quality standards for CO,  $NO_2$ ,  $SO_2$ , lead, and sulfates and is unclassified for visibility reducing particles and Hydrogen Sulfide.

The following lists the State of California Code of Regulations (CCR) air quality emission rules that are applicable, but not limited to all development projects in the State.

#### **Assembly Bill 2588**

The Air Toxics "Hot Spots" Information and Assessment Act (Assembly Bill [AB] 2588, 1987, Connelly) was enacted in 1987 as a means to establish a formal air toxics emission inventory risk quantification program. AB 2588, as amended, establishes a process that requires stationary sources to report the type and

quantities of certain substances their facilities routinely release in California. The data is ranked by high, intermediate, and low categories, which are determined by: the potency, toxicity, quantity, volume, and proximity of the facility to nearby receptors.

#### **CARB Regulation for In-Use Off-Road Diesel Vehicles**

On July 26, 2007, the CARB adopted California Code of Regulations Title 13, Article 4.8, Chapter 9, Section 2449 to reduce DPM and NOx emissions from in-use off-road heavy-duty diesel vehicles in California. Such vehicles are used in construction, mining, and industrial operations. The regulation limits idling to no more than five consecutive minutes, requires reporting and labeling, and requires disclosure of the regulation upon vehicle sale. Performance requirements of the rule are based on a fleet's average NOx emissions, which can be met by replacing older vehicles with newer, cleaner vehicles or by applying exhaust retrofits. The regulation was amended in 2010 to delay the original timeline of the performance requirement making the first compliance deadline January 1, 2014 for large fleets (over 5,000 horsepower), 2017 for medium fleets (2,501-5,000 horsepower), and 2019 for small fleets (2,500 horsepower or less). Currently, no commercial operation in California may add any equipment to their fleet that has a Tier 0 or Tier 1 engine. By January 1, 2018 medium and large fleets will be restricted from adding Tier 2 engines to their fleets and by January 2023, no commercial operation will be allowed to add Tier 2 engines to their fleets. It should be noted that commercial fleets may continue to use their existing Tier 0 and 1 equipment, if they can demonstrate that the average emissions from their entire fleet emissions meet the NOx emissions targets.

#### CARB Resolution 08-43 for On-Road Diesel Truck Fleets

On December 12, 2008 the CARB adopted Resolution 08-43, which limits NOx, PM10 and PM2.5 emissions from on-road diesel truck fleets that operate in California. On October 12, 2009 Executive Order R-09-010 was adopted that codified Resolution 08-43 into Section 2025, title 13 of the California Code of Regulations. This regulation requires that by the year 2023 all commercial diesel trucks that operate in California shall meet model year 2010 (Tier 4 Final) or latter emission standards. In the interim period, this regulation provides annual interim targets for fleet owners to meet. By January 1, 2014, 50 percent of a truck fleet is required to have installed Best Available Control Technology (BACT) for NOx emissions and 100 percent of a truck fleet installed BACT for PM10 emissions. This regulation also provides a few exemptions including a onetime per year 3-day pass for trucks registered outside of California. All onroad diesel trucks utilized during construction of the proposed project will be required to comply with Resolution 08-43.

#### 4.3 Regional – Southern California

The SCAQMD is the agency principally responsible for comprehensive air pollution control in the South Coast Air Basin. To that end, as a regional agency, the SCAQMD works directly with the Southern California Association of Governments (SCAG), county transportation commissions, and local governments and cooperates actively with all federal and state agencies.

#### **South Coast Air Quality Management District**

SCAQMD develops rules and regulations, establishes permitting requirements for stationary sources, inspects emission sources, and enforces such measures through educational programs or fines, when necessary. SCAQMD is directly responsible for reducing emissions from stationary, mobile, and indirect sources. It has responded to this requirement by preparing a sequence of AQMPs. The *Final 2016 Air Quality Management Plan* (2016 AQMP) was adopted by the SCAQMD Board on March 3, 2016 and was

adopted by CARB on March 23, 2017 for inclusion into the SIP. The 2016 AQMP was prepared in order to meet the following standards:

- 8-hour Ozone (75 ppb) by 2032
- Annual PM2.5 (12 μg/m3) by 2021-2025
- 8-hour Ozone (80 ppb) by 2024 (updated from the 2007 and 2012 AQMPs)
- 1-hour Ozone (120 ppb) by 2023 (updated from the 2012 AQMP)
- 24-hour PM2.5 (35 μg/m³) by 2019 (updated from the 2012 AQMP)

In addition to meeting the above standards, the 2016 AQMP also includes revisions to the attainment demonstrations for the 1997 8-hour ozone NAAQS and the 1979 1-hour ozone NAAQS. The prior 2012 AQMP was prepared in order to demonstrate attainment with the 24-hour PM2.5 standard by 2014 through adoption of all feasible measures. The prior 2007 AQMP demonstrated attainment with the 1997 8-hour ozone (80 ppb) standard by 2023, through implementation of future improvements in control techniques and technologies. These "black box" emissions reductions represent 65 percent of the remaining NOx emission reductions by 2023 in order to show attainment with the 1997 8-hour ozone NAAQS. Given the magnitude of these needed emissions reductions, additional NOx control measures have been provided in the 2012 AQMP even though the primary purpose was to show compliance with 24-hour PM2.5 emissions standards.

The 2016 AQMP provides a new approach that focuses on available, proven and cost effective alternatives to traditional strategies, while seeking to achieve multiple goals in partnership with other entities to promote reductions in greenhouse gas emissions and TAC emissions as well as efficiencies in energy use, transportation, and goods movement. The 2016 AQMP recognizes the critical importance of working with other agencies to develop funding and other incentives that encourage the accelerated transition of vehicles, buildings and industrial facilities to cleaner technologies in a manner that benefits not only air quality, but also local businesses and the regional economy.

Although SCAQMD is responsible for regional air quality planning efforts, it does not have the authority to directly regulate air quality issues associated with plans and new development projects throughout the SSAB. Instead, this is controlled through local jurisdictions in accordance to CEQA. In order to assist local jurisdictions with air quality compliance issues the CEQA Air Quality Handbook (SCAQMD CEQA Handbook), prepared by SCAQMD, 1993, with the most current updates found at <a href="http://www.aqmd.gov/ceqa/hdbk.html">http://www.aqmd.gov/ceqa/hdbk.html</a>, was developed in accordance with the projections and programs detailed in the AQMPs. The purpose of the SCAQMD CEQA Handbook is to assist Lead Agencies, as well as consultants, project proponents, and other interested parties in evaluating a proposed project's potential air quality impacts. Specifically, the SCAQMD CEQA Handbook explains the procedures that SCAQMD recommends be followed for the environmental review process required by CEQA. The SCAQMD CEQA Handbook provides direction on how to evaluate potential air quality impacts, how to determine whether these impacts are significant, and how to mitigate these impacts. The SCAQMD intends that by providing this guidance, the air quality impacts of plans and development proposals will be analyzed accurately and consistently throughout the SSAB, and adverse impacts will be minimized.

The following lists the SCAQMD rules that are applicable but not limited to all industrial projects in the Air Basin.

#### Rule 402 - Nuisance

Rule 402 prohibits a person from discharging from any source whatsoever such quantities of air contaminants or other material which causes 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. Compliance with Rule 402 will reduce local air quality and odor impacts to nearby sensitive receptors.

#### Rule 403- Fugitive Dust

Rule 403 governs emissions of fugitive dust during construction activities and requires that no person shall cause or allow the emissions of fugitive dust such that dust remains visible in the atmosphere beyond the property line or the dust emission exceeds 20 percent opacity, if the dust is from the operation of a motorized vehicle. Compliance with this rule is achieved through application of standard Best Available Control Measures, which include but are not limited to the measures below. Compliance with these rules would reduce local air quality impacts to nearby sensitive receptors.

- Utilize either a pad of washed gravel 50 feet long, 100 feet of paved surface, a wheel shaker, or a
  wheel washing device to remove material from vehicle tires and undercarriages before leaving
  project site.
- Do not allow any track out of material to extend more than 25 feet onto a public roadway and remove all track out at the end of each workday.
- Water all exposed areas on active sites at least three times per day and pre-water all areas prior to clearing and soil moving activities.
- Apply nontoxic chemical stabilizers according to manufacturer specifications to all construction areas that will remain inactive for 10 days or longer.
- Pre-water all material to be exported prior to loading, and either cover all loads or maintain at least 2 feet of freeboard in accordance with the requirements of California Vehicle Code Section 23114.
- Replant all disturbed area as soon as practical.
- Suspend all grading activities when wind speeds (including wind gusts) exceed 25 miles per hour.
- Restrict traffic speeds on all unpaved roads to 15 miles per hour or less.

# Rules 1108 and 1108.1 – Cutback and Emulsified Asphalt

Rules 1108 and 1108.1 govern the sale, use, and manufacturing of asphalt and limits the VOC content in asphalt. This rule regulates the VOC contents of asphalt used during construction as well as any on-going maintenance during operations. Therefore, all asphalt used during construction and operation of the proposed project must comply with SCAQMD Rules 1108 and 1108.1.

#### Rule 1113 – Architectural Coatings

Rule 1113 governs the sale, use, and manufacturing of architectural coatings and limits the VOC content in sealers, coatings, paints and solvents. This rule regulates the VOC contents of paints available during construction. Therefore, all paints and solvents used during construction and operation of the proposed project must comply with SCAQMD Rule 1113.

#### Rule 1143 – Paint Thinners

Rule 1143 governs the sale, use, and manufacturing of paint thinners and multi-purpose solvents that are used in thinning of coating materials, cleaning of coating application equipment, and other solvent cleaning operations. This rule regulates the VOC content of solvents used during construction. Solvents used during construction and operation of the proposed project must comply with SCAQMD Rule 1143.

#### **Southern California Association of Governments**

The SCAG is the regional planning agency for Los Angeles, Orange, Ventura, Riverside, San Bernardino, and Imperial Counties and addresses regional issues relating to transportation, the economy, community development and the environment. SCAG is the federally designated Metropolitan Planning Organization (MPO) for the majority of the southern California region and is the largest MPO in the nation. With respect to air quality planning, SCAG has prepared the 2020-2045 Regional Transportation Plan/Sustainable Communities Strategy (Connect SoCal), adopted September 3, 2020 and the 2019 Federal Transportation Improvement Program (2019 FTIP), adopted September 2018, which addresses regional development and growth forecasts. Although the Connect SoCal and 2019 FTIP are primarily planning documents for future transportation projects a key component of these plans is to integrate land use planning with transportation planning that promotes higher density infill development in close proximity to existing transit service. These plans form the basis for the land use and transportation components of the AQMP, which are utilized in the preparation of air quality forecasts and in the consistency analysis included in the AQMP. The Connect SoCal, 2019 FTIP, and AQMP are based on projections originating within the City and County General Plans.

# 4.4 Local – County of San Bernardino

Local jurisdictions, such as the County of San Bernardino, have the authority and responsibility to reduce air pollution through its police power and decision-making authority. Specifically, the County is responsible for the assessment and mitigation of air emissions resulting from its land use decisions. The County is also responsible for the implementation of transportation control measures as outlined in the AQMPs. Examples of such measures include bus turnouts, energy-efficient streetlights, and synchronized traffic signals. In accordance with CEQA requirements and the CEQA review process, the County assesses the air quality impacts of new development projects, requires mitigation of potentially significant air quality impacts by conditioning discretionary permits, and monitors and enforces implementation of such mitigation.

In accordance with the CEQA requirements, the County does not, however, have the expertise to develop plans, programs, procedures, and methodologies to ensure that air quality within the County and region will meet federal and state standards. Instead, the County relies on the expertise of the SCAQMD and utilizes the SCAQMD CEQA Handbook as the guidance document for the environmental review of plans and development proposals within its jurisdiction.

# 5.0 GLOBAL CLIMATE CHANGE MANAGEMENT

The regulatory setting related to global climate change is addressed through the efforts of various international, federal, state, regional, and local government agencies. These agencies work jointly, as well as individually, to reduce GHG emissions through legislation, regulations, planning, policy-making, education, and a variety of programs. The agencies responsible for global climate change regulations are discussed below.

#### 5.1 International

In 1988, the United Nations established the IPCC to evaluate the impacts of global climate change and to develop strategies that nations could implement to curtail global climate change. In 1992, the United States joined other countries around the world in signing the United Nations' Framework Convention on Climate Change (UNFCCC) agreement with the goal of controlling GHG emissions. The parties of the UNFCCC adopted the Kyoto Protocol, which set binding GHG reduction targets for 37 industrialized countries, the objective of reducing their collective GHG emissions by five percent below 1990 levels by 2012. The Kyoto Protocol has been ratified by 182 countries, but has not been ratified by the United States. It should be noted that Japan and Canada opted out of the Kyoto Protocol and the remaining developed countries that ratified the Kyoto Protocol have not met their Kyoto targets. The Kyoto Protocol expired in 2012 and the amendment for the second commitment period from 2013 to 2020 has not yet entered into legal force. The Parties to the Kyoto Protocol negotiated the Paris Agreement in December 2015, agreeing to set a goal of limiting global warming to less than 2 degrees Celsius compared with preindustrial levels. The Paris Agreement has been adopted by 195 nations with 147 ratifying it, including the United States by President Obama, who ratified it by Executive Order on September 3, 2016. O On June 1, 2017, President Trump announced that the United States is withdrawing from the Paris Agreement and on January 21, 2021 President Biden signed an executive order rejoining the Paris Agreement.

Additionally, the Montreal Protocol was originally signed in 1987 and substantially amended in 1990 and 1992. The Montreal Protocol stipulates that the production and consumption of compounds that deplete ozone in the stratosphere—CFCs, halons, carbon tetrachloride, and methyl chloroform—were to be phased out, with the first three by the year 2000 and methyl chloroform by 2005.

# 5.2 Federal – United States Environmental Protection Agency

The United States Environmental Protection Agency (EPA) is responsible for implementing federal policy to address global climate change. The Federal government administers a wide array of public-private partnerships to reduce U.S. GHG intensity. These programs focus on energy efficiency, renewable energy, methane, and other non-CO<sub>2</sub> gases, agricultural practices and implementation of technologies to achieve GHG reductions. EPA implements several voluntary programs that substantially contribute to the reduction of GHG emissions.

In Massachusetts v. Environmental Protection Agency (Docket No. 05–1120), argued November 29, 2006 and decided April 2, 2007, the U.S. Supreme Court held that not only did the EPA have authority to regulate greenhouse gases, but the EPA's reasons for not regulating this area did not fit the statutory requirements. As such, the U.S. Supreme Court ruled that the EPA should be required to regulate CO2 and other greenhouse gases as pollutants under the federal Clean Air Act (CAA).

In response to the FY2008 Consolidations Appropriations Act (H.R. 2764; Public Law 110-161), EPA proposed a rule on March 10, 2009 that requires mandatory reporting of GHG emissions from large sources in the United States. On September 22, 2009, the Final Mandatory Reporting of GHG Rule was signed and published in the Federal Register on October 30, 2009. The rule became effective on December 29, 2009. This rule requires suppliers of fossil fuels or industrial GHGs, manufacturers of vehicles and engines, and facilities that emit 25,000 metric tons or more per year of GHG emissions to submit annual reports to EPA.

On December 7, 2009, the EPA Administrator signed two distinct findings under section 202(a) of the Clean Air Act. One is an endangerment finding that finds concentrations of the six GHGs in the atmosphere threaten the public health and welfare of current and future generations. The other is a cause or contribute finding, that finds emissions from new motor vehicles and new motor vehicle engines contribute to the GHG pollution which threatens public health and welfare. These actions did not impose any requirements on industry or other entities, however, since 2009 the EPA has been providing GHG emission standards for vehicles and other stationary sources of GHG emissions that are regulated by the EPA. On September 13, 2013 the EPA Administrator signed 40 CFR Part 60, that limits emissions from new sources to 1,100 pounds of CO<sub>2</sub> per mega-watt hour (MWh) for fossil fuel-fired utility boilers and 1,000 pounds of CO<sub>2</sub> per MWh for large natural gas-fired combustion units.

On August 3, 2015, the EPA announced the Clean Power Plan, emissions guidelines for U.S. states to follow in developing plans to reduce GHG emissions from existing fossil fuel-fired power plants (Federal Register Vol. 80, No. 205, October 23 2015). On February 9, 2016 the Supreme Court stayed implementation of the Clean Power Plan due to a legal challenge from 29 states and in April 2017, the Supreme Court put the case on a 60 day hold and directed both sides to make arguments for whether it should keep the case on hold indefinitely or close it and remand the issue to the EPA. On October 11, 2017, the EPA issued a formal proposal to repeal the Clean Power Plan and on June 19, 2019, the EPA issued the Affordable Clean Energy Rule that replaces the Clean Power Plan.

On April 30, 2020, the EPA and the National Highway Safety Administration published the Final Rule for the Safer Affordable Fuel-Efficient (SAFE) Vehicles Rule for Model Years 2021-2026 Passenger Cars and Light Trucks (SAFE Vehicles Rule). Part One of the Rule revokes California's authority to set its own GHG emissions standards and zero-emission vehicle mandates in California, which results in one emission standard to be used nationally for all passenger cars and light trucks that is set by the EPA.

#### 5.3 State

The California Air Resources Board (CARB) has the primary responsible for implementing state policy to address global climate change, however there are State regulations related to global climate change that affect a variety of State agencies. CARB, which is a part of the California Environmental Protection Agency, is responsible for the coordination and administration of both the federal and state air pollution control programs within California. In this capacity, the CARB conducts research, sets California Ambient Air Quality Standards (CAAQS), compiles emission inventories, develops suggested control measures, provides oversight of local programs, and prepares the SIP. In addition, the CARB establishes emission standards for motor vehicles sold in California, consumer products (e.g. hairspray, aerosol paints, and barbeque lighter fluid), and various types of commercial equipment. It also sets fuel specifications to further reduce vehicular emissions.

In 2008, CARB approved a Climate Change Scoping Plan that proposes a "comprehensive set of actions designed to reduce overall carbon GHG emissions in California, improve our environment, reduce our dependence on oil, diversify our energy sources, save energy, create new jobs, and enhance public health" (CARB 2008). The Climate Change Scoping Plan has a range of GHG reduction actions which include direct regulations; alternative compliance mechanisms; monetary and non-monetary incentives; voluntary actions; market-based mechanisms such as a cap-and-trade system. In 2014, CARB approved the First Update to the Climate Change Scoping Plan (CARB, 2014) that identifies additional strategies moving beyond the 2020 targets to the year 2050. On December 14, 2017 CARB adopted the California's 2017 Climate Change Scoping Plan, November 2017 (CARB, 2017) that provides specific statewide policies and measures to achieve the 2030 GHG reduction target of 40 percent below 1990 levels by 2030 and the aspirational 2050 GHG reduction target of 80 percent below 1990 levels by 2050. In addition, the State has passed the following laws directing CARB to develop actions to reduce GHG emissions, which are listed below in chronological order, with the most current first.

# California Code of Regulations (CCR) Title 24, Part 6

CCR Title 24, Part 6: California's Energy Efficiency Standards for Residential and Nonresidential Buildings (Title 24) were first established in 1978 in response to a legislative mandate to reduce California's energy consumption. The California Energy Commission (CEC) is the agency responsible for the standards that are updated periodically to allow consideration and possible incorporation of new energy efficiency technologies and methods. In 2008 the State set an energy-use reduction goal of zero-net-energy use of all new homes by 2020 and the CEC was mandated to meet this goal through revisions to the Title 24, Part 6 regulations.

The Title 24 standards are updated on a three-year schedule and since 2008 the standards have been incrementally moving to the 2020 goal of the zero-net-energy use. Currently the 2019 Title 24 standards are in effect and have been designed so that the average new home built in California will now use zeronet-energy. Single-family homes built with 2019 standards will use about 7 percent less energy due to energy efficiency measures versus those built under the 2016 standards. The 2019 standards also now require that all single-family homes to have rooftop solar photovoltaic systems and when the solar systems are factored in, homes built under the 2019 standards will use about 53 percent less energy than homes built under the prior 2016 standards. In addition to requiring rooftop solar systems, the 2019 standards also encourage the use of battery storage and heat pump water heaters, require the more widespread use of LED lighting, as well as improve the building's thermal envelope through high performance attics, walls and windows. The 2019 standards also require improvements to ventilation systems by requiring highly efficient air filters to trap hazardous air particulates as well as improvements kitchen ventilation (https://www.energy.ca.gov/title24/2019standards/documents/2018\_Title\_24\_2019\_Building\_Standar ds\_FAQ.pdf)

#### California Code of Regulations (CCR) Title 24, Part 11

CCR Title 24, Part 11: California Green Building Standards (CalGreen) was developed in response to continued efforts to reduce GHG emissions associated with energy consumption. The CalGreen Building Standards are also updated every three years and the current version is the 2019 California Green Building Standard Code that become effective on January 1, 2020.

The CALGreen Code contains requirements for construction site selection; storm water control during construction; construction waste reduction; indoor water use reduction; material selection; natural

resource conservation; site irrigation conservation; and more. The code provides for design options allowing the designer to determine how best to achieve compliance for a given site or building condition. The code also requires building commissioning, which is a process for verifying that all building systems (e.g., heating and cooling equipment and lighting systems) are functioning at their maximum efficiency.

The CALGreen Code provides standards for bicycle parking, carpool/vanpool/electric vehicle spaces, light and glare reduction, grading and paving, energy efficient appliances, renewable energy, graywater systems, water efficient plumbing fixtures, recycling and recycled materials, pollutant controls (including moisture control and indoor air quality), acoustical controls, storm water management, building design, insulation, flooring, and framing, among others. Implementation of the CALGreen Code measures reduces energy consumption and vehicle trips and encourages the use of alternative-fuel vehicles, which reduces pollutant emissions.

Some of the notable changes in the 2019 CALGreen Code over the prior 2016 CALGreen Code include: an alignment of building code engineering requirements with the national standards that include anchorage requirements for solar panels, provides design requirements for buildings in tsunami zones, increases Minimum Efficiency Reporting Value (MERV) for air filters from 8 to 13, increased electric vehicle charging requirements in parking areas, and sets minimum requirements for use of shade trees.

#### Senate Bill 100

Senate Bill 100 (SB 100) was adopted September 2018 and requires that by December 1, 2045 that 100 percent of retail sales of electricity to be generated from renewable or zero-carbon emission sources of electricity. SB 100 supersedes the renewable energy requirements set by SB 350, SB 1078, SB 107, and SB X1-2. However, the interim renewable energy thresholds from the prior Bills of 44 percent by December 31, 2024, 52 percent by December 31, 2027, and 60 percent by December 31, 2030, will remain in effect.

#### Executive Order B-48-18 and Assembly Bill 2127

The California Governor issued Executive Order B-48-18 on January 26, 2018 that orders all state entities to work with the private sector to put at least five million zero-emission vehicles on California roads by 2030 and to install 200 hydrogen fueling stations and 250,000 electric vehicle chargers by 2025. Currently there are approximately 350,000 electric vehicles operating in California, which represents approximately 1.5 percent of the 24 million vehicles total currently operating in California. Implementation of Executive Order B-48-18 would result in approximately 20 percent of all vehicles in California to be zero emission electric vehicles. Assembly Bill 2127 (AB 2127) was codified into statute on September 13, 2018 and requires that the California Energy Commission working with the State Air Resources Board prepare biannual assessments of the statewide electric vehicle charging infrastructure needed to support the levels of zero emission vehicle adoption required for the State to meet its goals of putting at least 5 million zero-emission vehicles on California roads by 2030.

#### Executive Order B-30-15, Senate Bill 32 and Assembly Bill 197

The California Governor issued Executive Order B-30-15 on April 29, 2015 that aims to reduce California's GHG emissions 40 percent below 1990 levels by 2030. This executive order aligns California's GHG reduction targets with those of other international governments, such as the European Union that set the same target for 2030 in October, 2014. This target will make it possible to reach the ultimate goal of reducing GHG emissions 80 percent under 1990 levels by 2050 that is based on scientifically established levels needed in the U.S.A 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. Assembly Bill 197 (AB 197) (September 8, 2016) and Senate Bill 32 (SB 32) (September 8, 2016) codified into statute the GHG emissions reduction targets of at least 40 percent below 1990 levels by 2030 as detailed in Executive Order B-30-15. AB 197 also requires additional GHG emissions reporting that is broken down to sub-county levels and requires CARB to consider the social costs of emissions impacting disadvantaged communities.

#### **Executive Order B-29-15**

The California Governor issued Executive Order B-29-15 on April 1, 2015 and directed the State Water Resources Control Board to impose restrictions to achieve a statewide 25% reduction in urban water usage and directed the Department of Water Resources to replace 50 million square feet of lawn with drought tolerant landscaping through an update to the State's Model Water Efficient Landscape Ordinance. The Ordinance also requires installation of more efficient irrigation systems, promotion of greywater usage and onsite stormwater capture, and limits the turf planted in new residential landscapes to 25 percent of the total area and restricts turf from being planted in median strips or in parkways unless the parkway is next to a parking strip and a flat surface is required to enter and exit vehicles. Executive Order B-29-15 would reduce GHG emissions associated with the energy used to transport and filter water.

#### Assembly Bill 341 and Senate Bills 939 and 1374

Senate Bill 939 (SB 939) requires that each jurisdiction in California to divert at least 50 percent of its waste away from landfills, whether through waste reduction, recycling or other means. Senate Bill 1374 (SB 1374) requires the California Integrated Waste Management Board to adopt a model ordinance by March 1, 2004 suitable for adoption by any local agency to require 50 to 75 percent diversion of construction and demolition of waste materials from landfills. Assembly Bill 341 (AB 341) was adopted in 2011 and builds upon the waste reduction measures of SB 939 and 1374, and sets a new target of a 75 percent reduction in solid waste generated by the year 2020.

#### Senate Bill 375

Senate Bill 375 (SB 375) was adopted September 2008 in order to support the State's climate action goals to reduce GHG emissions through coordinated regional transportation planning efforts, regional GHG emission reduction targets, and land use and housing allocation. SB 375 requires CARB to set regional targets for GHG emissions reductions from passenger vehicle use. In 2010, CARB established targets for 2020 and 2035 for each Metropolitan Planning Organizations (MPO) within the State. It was up to each MPO to adopt a sustainable communities strategy (SCS) that will prescribe land use allocation in that MPOs Regional Transportation Plan (RTP) to meet CARB's 2020 and 2035 GHG emission reduction targets. These reduction targets are required to be updated every eight years and the most current targets are detailed at: <a href="https://ww2.arb.ca.gov/our-work/programs/sustainable-communities-program/regional-plan-targets">https://ww2.arb.ca.gov/our-work/programs/sustainable-communities-program/regional-plan-targets</a>, which provides GHG emissions reduction targets for SCAG of 8 percent by 2020 and 19 percent by 2035.

The Connect SoCal (SCAG, 2020) provides a 2035 GHG emission reduction target of 19 percent reduction over the 2005 per capita emissions levels. The Connect SoCal include new initiatives of land use, transportation and technology to meet the new 19 percent GHG emission reduction target for 2035. CARB is also charged with reviewing SCAG's RTP/SCS for consistency with its assigned targets.

City and County land use policies, including General Plans, are not required to be consistent with the RTP and associated SCS. However, new provisions of CEQA incentivize, through streamlining and other

provisions, qualified projects that are consistent with an approved SCS and categorized as "transit priority projects."

#### **Assembly Bill 1109**

California Assembly Bill 1109 (AB 1109) was adopted October 2007, also known as the Lighting Efficiency and Toxics Reduction Act, prohibits the manufacturing of lights after January 1, 2010 that contain levels of hazardous substances prohibited by the European Union pursuant to the RoHS Directive. AB 1109 also requires reductions in energy usage for lighting and is structured to reduce lighting electrical consumption by: (1) At least 50 percent reduction from 2007 levels for indoor residential lighting; and (2) At least 25 percent reduction from 2007 levels for indoor commercial and all outdoor lighting by 2018. AB 1109 would reduce GHG emissions through reducing the amount of electricity required to be generated by fossil fuels in California.

#### **Executive Order S-1-07**

Executive Order S-1-07 was issued in 2007 and proclaims that the transportation sector is the main source of GHG emissions in the State, since it generates more than 40 percent of the State's GHG emissions. It establishes a goal to reduce the carbon intensity of transportation fuels sold in the State by at least ten percent by 2020. This Executive Order also directs CARB to determine whether this Low Carbon Fuel Standard (LCFS) could be adopted as a discrete early-action measure as part of the effort to meet the mandates in AB 32.

In 2009 CARB approved the proposed regulation to implement the LCFS. The standard was challenged in the courts, but has been in effect since 2011 and was re-approved by the CARB in 2015. The LCFS is anticipated to reduce GHG emissions by about 16 MMT per year by 2020. The LCFS is designed to provide a framework that uses market mechanisms to spur the steady introduction of lower carbon fuels. The framework establishes performance standards that fuel producers and importers must meet annually. Reformulated gasoline mixed with corn-derived ethanol and low-sulfur diesel fuel represent the baseline fuels. Lower carbon fuels may be ethanol, biodiesel, renewable diesel, or blends of these fuels with gasoline or diesel. Compressed natural gas and liquefied natural gas also may be low-carbon fuels. Hydrogen and electricity, when used in fuel cells or electric vehicles, are also considered as low-carbon fuels.

#### **Senate Bill 97**

Senate Bill 97 (SB 97) was adopted August 2007 and acknowledges that climate change is a prominent environmental issue that requires analysis under CEQA. SB 97 directed the Governor's Office of Planning and Research (OPR), which is part of the State Natural Resources Agency, to prepare, develop, and transmit to CARB guidelines for the feasible mitigation of GHG emissions or the effects of GHG emissions, as required by CEQA, by July 1, 2009. The Natural Resources Agency was required to certify and adopt those guidelines by January 1, 2010.

Pursuant to the requirements of SB 97 as stated above, on December 30, 2009 the Natural Resources Agency adopted amendments to the State CEQA guidelines that addresses GHG emissions. The CEQA Guidelines Amendments changed 14 sections of the CEQA Guidelines and incorporated GHG language throughout the Guidelines. However, no GHG emissions thresholds of significance were provided and no specific mitigation measures were identified. The GHG emission reduction amendments went into effect on March 18, 2010 and are summarized below:

- Climate Action Plans and other greenhouse gas reduction plans can be used to determine whether a project has significant impacts, based upon its compliance with the plan.
- Local governments are encouraged to quantify the GHG emissions of proposed projects, noting that they have the freedom to select the models and methodologies that best meet their needs and circumstances. The section also recommends consideration of several qualitative factors that may be used in the determination of significance, such as the extent to which the given project complies with state, regional, or local GHG reduction plans and policies. OPR does not set or dictate specific thresholds of significance. Consistent with existing CEQA Guidelines, OPR encourages local governments to develop and publish their own thresholds of significance for GHG impacts assessment.
- When creating their own thresholds of significance, local governments may consider the thresholds of significance adopted or recommended by other public agencies, or recommended by experts.
- New amendments include guidelines for determining methods to mitigate the effects of GHG emissions in Appendix F of the CEQA Guidelines.
- OPR is clear to state that "to qualify as mitigation, specific measures from an existing plan must be identified and incorporated into the project; general compliance with a plan, by itself, is not mitigation."
- OPR's emphasizes the advantages of analyzing GHG impacts on an institutional, programmatic level. OPR therefore approves tiering of environmental analyses and highlights some benefits of such an approach.
- Environmental impact reports must specifically consider a project's energy use and energy efficiency potential.

#### **Assembly Bill 32**

In 2006, the California State Legislature adopted AB 32, the California Global Warming Solutions Act of 2006. AB 32 requires CARB, to adopt rules and regulations that would achieve GHG emissions equivalent to statewide levels in 1990 by 2020 through an enforceable statewide emission cap which will be phased in starting in 2012. Emission reductions shall include carbon sequestration projects that would remove carbon from the atmosphere and utilize best management practices that are technologically feasible and cost effective.

In 2007 CARB released the calculated Year 1990 GHG emissions of 431 MMTCO<sub>2</sub>e. The 2020 target of 431 MMTCO<sub>2</sub>e requires the reduction of 78 MMTCO<sub>2</sub>e, or approximately 16 percent from the State's projected 2020 business as usual emissions of 509 MMTCO<sub>2</sub>e (CARB, 2014). Under AB 32, CARB was required to adopt regulations by January 1, 2011 to achieve reductions in GHGs to meet the 1990 cap by 2020. Early measures CARB took to lower GHG emissions included requiring operators of the largest industrial facilities that emit 25,000 metric tons of  $CO_2$  in a calendar year to submit verification of GHG emissions by December 1, 2010. The CARB Board also approved nine discrete early action measures that include regulations affecting landfills, motor vehicle fuels, refrigerants in cars, port operations and other sources, all of which became enforceable on or before January 1, 2010.

CARB's Scoping Plan that was adopted in 2009, proposes a variety of measures including: strengthening energy efficiency and building standards; targeted fees on water and energy use; a market-based cap-

and-trade system; achieving a 33 percent renewable energy mix; and a fee regulation to fund the program. The 2014 update to the Scoping Plan identifies strategies moving beyond the 2020 targets to the year 2050.

The Cap and Trade Program established under the Scoping Plan sets a statewide limit on sources responsible for 85 percent of California's GHG emissions, and has established a market for long-term investment in energy efficiency and cleaner fuels since 2012.

#### **Executive Order S-3-05**

In 2005 the California Governor issued Executive Order S 3-05, GHG Emission, which established the following reduction targets:

- 2010: Reduce greenhouse gas emissions to 2000 levels;
- 2020: Reduce greenhouse gas emissions to 1990 levels;
- 2050: Reduce greenhouse gas emissions to 80 percent below 1990 levels.

The Executive Order directed the secretary of the California Environmental Protection Agency (CalEPA) to coordinate a multi-agency effort to reduce GHG emissions to the target levels. To comply with the Executive Order, the secretary of CalEPA created the California Climate Action Team (CAT), made up of members from various state agencies and commissions. The team released its first report in March 2006. The report proposed to achieve the targets by building on the voluntary actions of businesses, local governments, and communities and through State incentive and regulatory programs. The State achieved its first goal of reducing GHG emissions to 2000 levels by 2010.

# **Assembly Bill 1493**

California Assembly Bill 1493 (also known as the Pavley Bill, in reference to its author Fran Pavley) was enacted on July 22, 2002 and required CARB to develop and adopt regulations that reduce GHGs emitted by passenger vehicles and light duty trucks. In 2004, CARB approved the "Pavley I" regulations limiting the amount of GHGs that may be released from new passenger automobiles that are being phased in between model years 2009 through 2016. These regulations will reduce GHG emissions by 30 percent from 2002 levels by 2016. In June 2009, the EPA granted California the authority to implement GHG emission reduction standards for light duty vehicles, in September 2009, amendments to the Pavley I regulations were adopted by CARB and implementation of the "Pavley I" regulations started in 2009.

The second set of regulations "Pavley II" was developed in 2010, and is being phased in between model years 2017 through 2025 with the goal of reducing GHG emissions by 45 percent by the year 2020 as compared to the 2002 fleet. The Pavley II standards were developed by linking the GHG emissions and formerly separate toxic tailpipe emissions standards previously known as the "LEV III" (third stage of the Low Emission Vehicle standards) into a single regulatory framework. The new rules reduce emissions from gasoline-powered cars as well as promote zero-emissions auto technologies such as electricity and hydrogen, and through increasing the infrastructure for fueling hydrogen vehicles. In 2009, the U.S. EPA granted California the authority to implement the GHG standards for passenger cars, pickup trucks and sport utility vehicles and these GHG emissions standards are currently being implemented nationwide. However, EPA has performed a midterm evaluation of the longer-term standards for model years 2022-2025, and based on the findings of this midterm evaluation, the EPA proposed The Safer Affordable Fuel Efficient (SAFE) Vehicles Proposed Rule for Model Years 2021-2026 that amends the corporate average fuel economy (CAFE) and GHG emissions standards for light vehicles for model years 2021 through 2026.

The EPA's proposed amendments do not include any extension of the legal waiver granted to California by the 1970 Clean Air Act and which has allowed the State to set tighter standards for vehicle pipe emissions than the EPA standards. On September 20, 2019, California filed suit over the EPA decision to revoke California's legal waiver that has been joined by 22 other states.

# 5.4 Regional - Southern California

The SCAQMD is the agency principally responsible for comprehensive air pollution control in the South Coast Air Basin. To that end, as a regional agency, the SCAQMD works directly with the Southern California Association of Governments (SCAG), county transportation commissions, and local governments and cooperates actively with all federal and state agencies.

#### **South Coast Air Quality Management District**

SCAQMD develops rules and regulations, establishes permitting requirements for stationary sources, inspects emission sources, and enforces such measures through educational programs or fines, when necessary. SCAQMD is directly responsible for reducing emissions from stationary, mobile, and indirect sources. The SCAQMD is also responsible for GHG emissions for projects where it is the lead agency. However, for other projects in the Air Basin where it is not the lead agency, it is limited to providing resources to other lead agencies in order to assist them in determining GHG emission thresholds and GHG reduction measures. In order to assist local agencies with direction on GHG emissions, the SCAQMD organized a working group, which is described below.

#### SCAQMD Working Group

Since neither CARB nor the OPR has developed GHG emissions threshold, the SCAQMD formed a Working Group to develop significance thresholds related to GHG emissions. At the September 28, 2010 Working Group meeting, the SCAQMD released its most current version of the draft GHG emissions thresholds, which recommends a tiered approach that either provides a quantitative annual thresholds of 3,500 MTCO<sub>2</sub>e for residential uses, 1,400 MTCO<sub>2</sub>e for commercial uses, and 3,000 MTCO<sub>2</sub>e for mixed uses. An alternative annual threshold of 3,000 MTCO<sub>2</sub>e for all land use types is also proposed.

#### **Southern California Association of Governments**

The SCAG is the regional planning agency for Los Angeles, Orange, Ventura, Riverside, San Bernardino, and Imperial Counties and addresses regional issues relating to transportation, the economy, community development and the environment. SCAG is the federally designated Metropolitan Planning Organization (MPO) for the majority of the southern California region and is the largest MPO in the nation. With respect to air quality planning, SCAG has prepared the Connect SoCal and 2019 FTIP addresses regional development and growth forecasts. Although the Connect SoCal and 2019 FTIP are primarily planning documents for future transportation projects a key component of these plans is to integrate land use planning with transportation planning that promotes higher density infill development in close proximity to existing transit service. These plans form the basis for the land use and transportation components of the AQMP, which are utilized in the preparation of air quality forecasts and in the consistency analysis included in the AQMP. The Connect SoCal, 2019FTIP, and AQMP are based on projections originating within the City and County General Plans.

#### 5.5 Local – County of San Bernardino

Local jurisdictions, such as the County of San Bernardino, have the authority and responsibility to reduce GHG emissions through their police power and decision-making authority. Specifically, the County is

responsible for the assessment and mitigation of GHG emissions resulting from its land use decisions. In accordance with CEQA requirements and the CEQA review process, the County assesses the global climate change potential of new development projects, requires mitigation of potentially significant global climate change impacts by conditioning discretionary permits, and monitors and enforces implementation of such mitigation.

The County of San Bernardino Greenhouse Gas Emissions Reduction Plan (GHG Plan), prepared September, 2011, requires the reduction of 159,423 metric tons of CO<sub>2</sub> equivalent emissions (MTCO<sub>2</sub>e) per year from new development by 2020 as compared to the unmitigated conditions. The Greenhouse Gas Emissions Development Review Processes (GHG Review Processes), prepared for the County of San Bernardino, March 2015, provides project level direction on how the County plans to achieve the reduction in GHG Emissions.

### 6.0 ATMOSPHERIC SETTING

### 6.1 South Coast Air Basin

The project site is located within western San Bernardino County, which is part of the South Coast Air Basin (Air Basin) that includes the non-desert portions of Riverside, San Bernardino, and Los Angeles Counties and all of Orange County. The Air Basin is located on a coastal plain with connecting broad valleys and low hills to the east. Regionally, the Air Basin is bounded by the Pacific Ocean to the southwest and high mountains to the east forming the inland perimeter.

### 6.2 Local Climate

The climate of western San Bernardino County, technically called an interior valley subclimate of the Southern California's Mediterranean-type climate, is characterized by hot dry summers, mild moist winters with infrequent rainfall, moderate afternoon breezes, and generally fair weather. Occasional periods of strong Santa Ana winds and winter storms interrupt the otherwise mild weather pattern. The clouds and fog that form along the area's coastline rarely extend as far inland as western San Bernardino County. When morning clouds and fog form, they typically burn off quickly after sunrise. The most important weather pattern from an air quality perspective is associated with the warm season airflow across the densely populated areas located west of the project site. This airflow brings polluted air into western San Bernardino County late in the afternoon. This transport pattern creates unhealthful air quality that may extend to the project site particularly during the summer months.

Winds are an important parameter in characterizing the air quality environment of a project site because they both determine the regional pattern of air pollution transport and control the rate of dispersion near a source. Daytime winds in western San Bernardino County are usually light breezes from off the coast as air moves regionally onshore from the cool Pacific Ocean to the warm Mojave Desert interior of Southern California. These winds allow for good local mixing, but as discussed above, these coastal winds carry significant amounts of industrial and automobile air pollutants from the densely urbanized western portion of the Air Basin into the interior valleys which become trapped by the mountains that border the eastern and northern edges of the Air Basin.

In the summer, strong temperature inversions may occur that limit the vertical depth through which air pollution can be dispersed. Air pollutants concentrate because they cannot rise through the inversion layer and disperse. These inversions are more common and persistent during the summer months. Over time, sunlight produces photochemical reactions within this inversion layer that creates ozone, a particularly harmful air pollutant. Occasionally, strong thermal convections occur which allows the air pollutants to rise high enough to pass over the mountains and ultimately dilute the smog cloud.

In the winter, light nocturnal winds result mainly from the drainage of cool air off of the mountains toward the valley floor while the air aloft over the valley remains warm. This forms a type of inversion known as a radiation inversion. Such winds are characterized by stagnation and poor local mixing and trap pollutants such as automobile exhaust near their source. While these inversions may lead to air pollution "hot spots" in heavily developed coastal areas of the Air Basin, there is not enough traffic in inland valleys to cause any winter air pollution problems. Despite light wind conditions, especially at night and in the early morning, winter is generally a period of good air quality in the project vicinity.

The temperature and precipitation levels for the San Bernardino Fire Station 226 Monitoring Station, which is the nearest weather station to the project site with historical data are shown below in Table D. Table D shows that August is typically the warmest month and January is typically the coolest month. Rainfall in the project area varies considerably in both time and space. Almost all the annual rainfall comes from the fringes of mid-latitude storms from late November to early April, with summers being almost completely dry.

**Table D – Monthly Climate Data** 

Month	Average Maximum Temperature (°F)	Average Minimum Temperature (°F)	Average Total Precipitation (inches)
January	66.2	38.5	3.22
February	68.1	40.9	3.25
March	70.4	43.0	2.86
April	75.6	46.3	1.29
May	80.4	50.6	0.47
June	88.6	54.3	0.09
July	96.2	59.1	0.04
August	96.2	59.4	0.15
September	92.1	55.9	0.33
October	83.2	49.7	0.71
November	74.6	42.4	1.32
December	67.7	38.6	2.38
Annual	79.9	48.2	16.12

Source: https://wrcc.dri.edu/cgi-bin/cliMAIN.pl?ca7723

### 6.3 Monitored Local Air Quality

The air quality at any site is dependent on the regional air quality and local pollutant sources. Regional air quality is determined by the release of pollutants throughout the Air Basin. Estimates of the existing emissions in the Air Basin provided in the 2012 AQMP, indicate that collectively, mobile sources account for 59 percent of the VOC, 88 percent of the NOx emissions and 40 percent of directly emitted PM2.5, with another 10 percent of PM2.5 from road dust. The 2016 AQMP found that since 2012 AQMP projections were made stationary source VOC emissions have decreased by approximately 12 percent, but mobile VOC emissions have increased by 5 percent. The percentage of NOx emissions remain unchanged between the 2012 and 2016 projections.

SCAQMD has divided the Air Basin into 38 air-monitoring areas with a designated ambient air monitoring station representative of each area. The project site is located in Air Monitoring Area 34, Central San Bernardino Valley, which covers the area from Fontana to the base of the San Bernardino Mountains. The nearest air monitoring station to the project site is the San Bernardino-4<sup>th</sup> Street Monitoring Station (San Bernardino Station), which is located approximately nine miles southeast of the project site at 24302 4<sup>th</sup> Street, San Bernardino. However, it should be noted that due to the air monitoring station's distance from the project site, recorded air pollution levels at the San Bernardino Station reflect with varying degrees of accuracy, local air quality conditions at the project site. The monitoring data is presented in Table E and shows the most recent three years of monitoring data from CARB. CO measurements have not been

provided, since CO is currently in attainment in the Air Basin and monitoring of CO within the Air Basin ended on March 31, 2013.

Table E – Local Area Air Quality Monitoring Summary

		Year <sup>1</sup>	
Pollutant <sup>1</sup> (Standard)	2017	2018	2019
Ozone:			
Maximum 1-Hour Concentration (ppm)	0.158	0.138	0.127
Days > CAAQS (0.09 ppm)	81	63	63
Maximum 8-Hour Concentration (ppm)	0.136	0.116	0.114
Days > NAAQS (0.070 ppm)	112	102	96
Days > CAAQs (0.070 ppm)	114	107	96
Nitrogen Dioxide:			
Maximum 1-Hour Concentration (ppb)	65.8	57.3	59.3
Days > NAAQS (100 ppb)	0	0	0
Days > CAAQS (180 ppb)	0	0	0
Inhalable Particulates (PM10):			
Maximum 24-Hour National Measurement (ug/m³)	157.8	130.2	112.7
Days > NAAQS (150 ug/m³)	1	0	0
Days > CAAQS (50 ug/m³)	14	5	4
Annual Arithmetic Mean (AAM) (ug/m³)	32.6	30.7	30.4
Annual > NAAQS (50 ug/m³)	No	No	No
Annual > CAAQS (20 ug/m³)	Yes	Yes	Yes
Ultra-Fine Particulates (PM2.5):			
Maximum 24-Hour National Measurement (ug/m³)	38.2	30.1	60.5
Days > NAAQS (35 ug/m³)	1	0	1
Annual Arithmetic Mean (AAM) (ug/m³)	11.4	11.1	ND
Annual > NAAQS and CAAQS (12 ug/m³)	No	No	No

Notes: Exceedances are listed in **bold.** CAAQS = California Ambient Air Quality Standard; NAAQS = National Ambient Air Quality Standard; ppm = parts per million; ppb = parts per billion; ND = no data available.

Source: http://www.arb.ca.gov/adam/

### Ozone

During the last three years, the State 1-hour concentration standard for ozone has been exceeded between 63 and 81 days each year at the San Bernardino Station. The State 8-hour ozone standard has been exceeded between 96 and 114 days each year over the last three years at the San Bernardino Station. The Federal 8-hour ozone standard has been exceeded between 96 and 112 days each year over the last three years at the San Bernardino Station. Ozone is a secondary pollutant as it is not directly emitted. Ozone is the result of chemical reactions between other pollutants, most importantly hydrocarbons and NO<sub>2</sub>, which occur only in the presence of bright sunlight. Pollutants emitted from upwind cities react

<sup>&</sup>lt;sup>1</sup> Data obtained from the San Bernardino Station.

during transport downwind to produce the oxidant concentrations experienced in the area. Many areas of Southern California contribute to the ozone levels experienced at this monitoring station, with the more significant areas being those directly upwind.

### **Nitrogen Dioxide**

The San Bernardino Station did not record an exceedance of either the Federal or State 1-hour NO<sub>2</sub> standards for the last three years.

### **Particulate Matter**

The State 24-hour concentration standard for PM10 has been exceeded between 4 and 14 days each year over the past three years at the San Bernardino Station. Over the past three years the Federal 24-hour standard for PM10 has not been exceeded over the past three years at the San Bernardino Station. The annual PM10 concentration at the San Bernardino Station has exceeded the State standard for the past three years and has not exceeded the Federal standard for the past three years.

Over the past three years the federal 24-hour concentration standard for PM2.5 has been exceeded between 0 and 1 day each year over the past three years at the San Bernardino Station. The annual PM2.5 concentrations at the San Bernardino Station has been within both the State and Federal standards for the past three years. There does not appear to be a noticeable trend for PM10 or PM2.5 in either maximum particulate concentrations or days of exceedances in the area. Particulate levels in the area are due to natural sources, grading operations, and motor vehicles.

According to the EPA, some people are much more sensitive than others to breathing fine particles (PM10 and PM2.5). People with influenza, chronic respiratory and cardiovascular diseases, and the elderly may suffer worsening illness and premature death due to breathing these fine particles. People with bronchitis can expect aggravated symptoms from breathing in fine particles. Children may experience decline in lung function due to breathing in PM10 and PM2.5. Other groups considered sensitive are smokers and people who cannot breathe well through their noses. Exercising athletes are also considered sensitive, because many breathe through their mouths during exercise.

### 6.2 Toxic Air Contaminant Levels

In order to determine the risks associated with major airborne carcinogens, the SCAQMD conducted the Multiple Air Toxics Exposure Study (MATES) studies. According to the SCAQMD's MATES-IV study, the project site has an estimated cancer risk of 537 per million persons chance of cancer. In comparison, the average cancer risk for Southern California is 991 per million persons, which is based on the use of agesensitivity factors detailed in the OEHHA Guidelines (OEHHA, 2015).

In order to provide a perspective of risk, it is often estimated that the incidence in cancer over a lifetime for the U.S. population ranges between 1 in 3 to 4 and 1 in 3, or a risk of about 300,000 per million persons. The MATES-III study referenced a Harvard Report on Cancer Prevention, which estimated that of cancers associated with known risk factors, about 30 percent were related to tobacco, about 30 percent were related to diet and obesity, and about 2 percent were associated with environmental pollution related exposures that includes hazardous air pollutants.

### 7.0 MODELING PARAMETERS AND ASSUMPTIONS

### 7.1 CalEEMod Model Input Parameters

The criteria air pollution and GHG emissions impacts created by the proposed project have been analyzed through use of CalEEMod Version 2016.3.2. CalEEMod is a computer model published by the SCAQMD for estimating air pollutant emissions. The CalEEMod program uses the EMFAC2014 computer program to calculate the emission rates specific for the South Coast Air Basin portion of San Bernardino County for employee, vendor and haul truck vehicle trips and the OFFROAD2011 computer program to calculate emission rates for heavy equipment operations. EMFAC2014 and OFFROAD2011 are computer programs generated by CARB that calculates composite emission rates for vehicles. Emission rates are reported by the program in grams per trip and grams per mile or grams per running hour.

The project characteristics in the CalEEMod model were set to a project location of the South Coast Air Basin portion of San Bernardino County, a Climate Zone of 10, utility company of Southern California Edison, and an opening year of 2022.

### **Land Use Parameters**

The proposed project would consist of development of a 209 stall trailer storage lot that would include a 170 square foot guard shack with restroom and 58,344 square feet of landscaped area. The proposed project's land use parameters that were entered into the CalEEMod model are shown in Table F.

Table F – CalEEMod Land Use Parameters

		Land Use	Lot	Building/Paving <sup>3</sup>
Proposed Land Use	Land Use Subtype in CalEEMod	Size <sup>1</sup>	Acreage <sup>2</sup>	(square feet)
Guard Shack	Industrial Park	0.17 TSF	1.41	170
Trailer Parking Stalls	Parking Lot	209 TPS	5.76	83,600

### Notes:

### **Construction Parameters**

Construction activities have been modeled as starting in January, 2022 and taking six months to complete. The phases of construction activities that have been analyzed are detailed below and include: 1) Site Preparation, 2) Grading, 3) Building construction, 4) Paving, and 5) Application of architectural coatings.

### Site Preparation

The site preparation phase would consist of removing any vegetation, tree stumps, and stones onsite prior to grading. The site preparation phase is anticipated to start January 2022 and was based on the default CalEEMod duration of two weeks. The site preparation activities would require 18 worker trips per day. In order to account for water truck emissions, six vendor truck emissions were added to the site preparation phase. The onsite equipment would consist of three rubber tired dozers and four of either tractors, loaders, or backhoes, which is based on the CalEEMod default equipment mix. The mitigation of water all exposed areas two times per day was chosen in order to account for the fugitive dust reduction

<sup>&</sup>lt;sup>1</sup> TSF = Thousand square feet; TPS = Trailer parking space.

<sup>&</sup>lt;sup>2</sup> Lot acreage calculated based on the total project site of 7.17-acres. The 58,344 square feet of landscaped area analyzed under the Industrial Park land use.

<sup>&</sup>lt;sup>3</sup> Building/Paving square feet represent area where architectural coatings will be applied. Paved area based on CalEEMod default values.

that would occur through adhering to SCAQMD Rule 403, which requires that the Best Available Control Measures be utilized to reduce fugitive dust emissions.

### **Grading**

The grading phase was modeled as starting after the completion of the site preparation phase and was based on the default CalEEMod duration of four weeks. The grading would likely be balanced, which would result in no dirt being imported or exported from the project site. The grading phase would generate 15 worker trips per day. In order to account for water truck emissions, six daily vendor truck trips were added to the grading phase. The onsite equipment would consist of one excavator, one grader, one rubber tired dozer, and three of either tractors, loaders, or backhoes, which is based on the CalEEMod default equipment mix. The mitigation of water all exposed areas two times per day was chosen in order to account for the fugitive dust reduction that would occur through adhering to SCAQMD Rule 403, which requires that the Best Available Control Measures be utilized to reduce fugitive dust emissions.

### **Building Construction**

The building construction would occur after the completion of the grading phase and was modeled as occurring over nine weeks. The building construction would generate an average of 35 worker trips and 14 vendor trips per day. The onsite equipment would consist of the simultaneous operation of one crane, three forklifts, one generator, one welder, and three of either tractors, loaders, or backhoes, which is based on the CalEEMod default equipment mix.

### **Paving**

The paving phase would consist of paving the onsite roads and parking spaces. The paving phase was based on the default CalEEMod duration of two weeks and starting after completion of the building construction phase. The paving phase would generate 15 worker trips per day. The onsite equipment would consist of the simultaneous operation of two pavers, two paving equipment, and two rollers, which is based on the CalEEMod default equipment mix.

### **Architectural Coating**

The application of architectural coatings was modeled as occurring after the paving phase and based on the default CalEEMod duration of two weeks. The architectural coating phase was modeled based on covering 255 square feet of non-residential interior area, 85 square feet of non-residential exterior area, and 5,016 square feet of parking area. The architectural coating phase would generate 7 worker trips per day. The onsite equipment would consist of one air compressor, which is based on the CalEEMod default equipment mix.

### **Operational Emissions Modeling**

The operations-related criteria air pollutant emissions created by the proposed project have been analyzed through use of the CalEEMod model. The proposed project was analyzed in the CalEEMod model based on the land use parameters provided above.

### **Mobile Sources**

Mobile sources include emissions the additional vehicle miles generated from the proposed project. The vehicle trips associated with the proposed project have been analyzed through use of trip rates obtained from the BCWR Cajon LLC Kendall Drive Trailer Storage Lot Trip Generation and VMT Screening Analysis

(Trip Generation Memo), prepared by EPD Solutions, Inc., May 5, 2021. The Trip Generation Memo found that the proposed project would generate 575 daily trips, which was entered into the CalEEMod model. No other changes were made to the CalEEMod default mobile source parameters.

### **Area Sources**

Area sources include emissions from consumer products, landscape equipment and architectural coatings. The area source emissions were based on the on-going use of the proposed project in the CalEEMod model. No changes were made to the default area source parameters in the CalEEMod model.

### **Energy Usage**

Energy usage includes emissions from electricity and natural gas used onsite. The energy usage was based on the ongoing use of the proposed project in the CalEEMod Model. The energy usage was based on the ongoing use of the proposed project in the CalEEMod Model. No changes were made to the default energy usage parameters in the CalEEMod model.

### Solid Waste

Waste includes the emissions associated with the processing of waste from the proposed project as well as the emissions from the waste once it is interred into a landfill. The analysis was based on the default CalEEMod waste generation rates of 0.21 tons of solid waste per year from the proposed project. No changes were made to the default solid waste parameters or mitigation measures in the CalEEMod model.

### Water and Wastewater

Water includes the water used for the interior of the building as well as for landscaping and is based on the emissions associated with the energy used to transport and filter the water. The analysis was based on the default CalEEMod water usage rate of 39,313 gallons per year. No changes were made to the default water and wastewater parameters in the CalEEMod model.

### 8.0 THRESHOLDS OF SIGNIFICANCE

### 8.1 Regional Air Quality

Many air quality impacts that derive from dispersed mobile sources, which are the dominant pollution generators in the Air Basin, often occurs hours later and miles away after photochemical processes have converted primary exhaust pollutants into secondary contaminants such as ozone. The incremental regional air quality impact of an individual project is generally very small and difficult to measure. Therefore, SCAQMD has developed significance thresholds based on the volume of pollution emitted rather than on actual ambient air quality because the direct air quality impact of a project is not quantifiable on a regional scale. The SCAQMD CEQA Handbook states that any project in the Air Basin with daily emissions that exceed any of the identified significance thresholds should be considered as having an individually and cumulatively significant air quality impact. For the purposes to this air quality impact analysis, a regional air quality impact would be considered significant if emissions exceed the SCAQMD significance thresholds identified in Table G.

Table G – SCAQMD Regional Criteria Pollutant Emission Thresholds of Significance

			Pollutant	Emissions (po	ounds/day)		
	VOC	NOx	СО	SOx	PM10	PM2.5	Lead
Construction	75	100	550	150	150	55	3
Operation	55	55	550	150	150	55	3

### 8.2 Local Air Quality

Project-related construction air emissions may have the potential to exceed the State and Federal air quality standards in the project vicinity, even though these pollutant emissions may not be significant enough to create a regional impact to the Air Basin. In order to assess local air quality impacts the SCAQMD has developed Localized Significant Thresholds (LSTs) to assess the project-related air emissions in the project vicinity. SCAQMD has also provided *Final Localized Significance Threshold Methodology* (LST Methodology), July 2008, which details the methodology to analyze local air emission impacts. The LST Methodology found that the primary emissions of concern are NO<sub>2</sub>, CO, PM10, and PM2.5.

The LST Methodology provides Look-Up Tables with different thresholds based on the location and size of the project site and distance to the nearest sensitive receptors. As detailed above in Section 6.3, the project site is located in Air Monitoring Area 34, which covers Central San Bernardino Valley. The Look-Up Tables provided in the LST Methodology include project site acreage sizes of 1-acre, 2-acres and 5-acres. The 5-acre project site values in the Look-Up Tables have been utilized in this analysis, since that is the nearest size available for the 7.17-acre project site. The nearest sensitive receptors to the project site are homes located in the mixed-use (industrial and residential) area on the northeast side of Kendall Drive that are as near as 80 feet (24 meters) from the project site. According to LST Methodology, any receptor located closer than 25 meters (82 feet) shall be based on the 25-meter thresholds. Table H below shows the LSTs for NOx, CO, PM10 and PM2.5 for both construction and operational activities.

Table H - SCAQMD Local Air Quality Thresholds of Significance

		Allowable Emissions	(pounds/day) <sup>1</sup>	
Activity	NOx	СО	PM10	PM2.5
Construction	270	1,746	14	8
Operation	270	1,746	4	2

### Notes:

### 8.3 Toxic Air Contaminants

According to the SCAQMD CEQA Handbook, any project that has the potential to expose the public to toxic air contaminants in excess of the following thresholds would be considered to have a significant air quality impact:

- If the Maximum Incremental Cancer Risk is 10 in one million or greater; or
- Toxic air contaminants from the proposed project would result in a Hazard Index increase of 1 or greater.

In order to determine if the proposed project may have a significant impact related to toxic air contaminants (TACs), the *Health Risk Assessment Guidance for analyzing Cancer Risks from Mobile Source Diesel Idling Emissions for CEQA Air Quality Analysis*, (Diesel Analysis) prepared by SCAQMD, August 2003, recommends that if the proposed project is anticipated to create TACs through stationary sources or regular operations of diesel trucks on the project site, then the proximity of the nearest receptors to the source of the TAC and the toxicity of the hazardous air pollutant (HAP) should be analyzed through a comprehensive facility-wide health risk assessment (HRA).

### 8.4 Odor Impacts

The SCAQMD CEQA Handbook states that an odor impact would occur if the proposed project creates an odor nuisance pursuant to SCAQMD Rule 402, which states:

"A person 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 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.

The provisions of this rule shall not apply to odors emanating from agricultural operations necessary for the growing of crops or the raising of fowl or animals."

If the proposed project results in a violation of Rule 402 with regards to odor impacts, then the proposed project would create a significant odor impact.

### 8.5 Greenhouse Gas Emissions

The County of San Bernardino GHG Emissions Reduction Plan (GHG Plan) requires the reduction of 159,423 metric tons of CO<sub>2</sub> equivalent emissions (MTCO<sub>2</sub>e) per year from new development by 2020 as compared to the unmitigated conditions. The GHG Review Processes, provides project level direction on

<sup>&</sup>lt;sup>1</sup>The nearest sensitive receptors to the project site are single-family homes located as near as 80 feet (24 meters) to the east of the project site. According to SCAQMD methodology, all receptors closer than 25 meters are based on the 25 meter threshold.

Source: Calculated from SCAQMD's Mass Rate Look-up Tables for five acres in Air Monitoring Area 34, Central San Bernardino Valley.

how the County plans to achieve the reduction in GHG Emissions. The GHG Review Processes determined that projects that do not exceed 3,000 MTC per year will be consistent with the GHG Plan and determined to have a less than significant individual and cumulative impact for GHG emissions. For projects that exceed 3,000 MTC per year of GHG emissions the applicant may choose to either: utilize the Screening Tables, which consist of a list of mitigation measures, rated for their effectiveness and provide mitigation to reach 100 points; or provide a detailed GHG analysis that quantifies project design features or mitigation measures in order to reduce GHG emissions by 31 percent or more over year 2020 unmitigated GHG emissions levels.

### 9.0 IMPACT ANALYSIS

### 9.1 CEQA Thresholds of Significance

Consistent with CEQA and the State CEQA Guidelines, a significant impact related to air quality and GHG emissions would occur if the proposed project is determined to:

- Conflict with or obstruct implementation of the applicable air quality plan;
- Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is in non-attainment under an applicable federal or state ambient air quality standard;
- Expose sensitive receptors to substantial pollutant concentrations;
- Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people;
- Generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment; or
- Conflict with any applicable plan, policy or regulation of an agency adopted for the purpose of reducing the emissions of GHGs.

### 9.2 Air Quality Compliance

The proposed project would not conflict with or obstruct implementation of the SCAQMD Air Quality Management Plan (AQMP). The following section discusses the proposed project's consistency with the SCAQMD AQMP.

### **SCAQMD Air Quality Management Plan**

The California Environmental Quality Act (CEQA) requires a discussion of any inconsistencies between a proposed project and applicable General Plans and regional plans (CEQA Guidelines Section 15125). The regional plan that applies to the proposed project includes the SCAQMD AQMP. Therefore, this section discusses any potential inconsistencies of the proposed project with the AQMP.

The purpose of this discussion is to set forth the issues regarding consistency with the assumptions and objectives of the AQMP and discuss whether the proposed project would interfere with the region's ability to comply with Federal and State air quality standards. If the decision-makers determine that the proposed project is inconsistent, the lead agency may consider project modifications or inclusion of mitigation to eliminate the inconsistency.

The SCAQMD CEQA Handbook states that "New or amended GP Elements (including land use zoning and density amendments), Specific Plans, and significant projects must be analyzed for consistency with the AQMP." Strict consistency with all aspects of the plan is usually not required. A proposed project should be considered to be consistent with the AQMP if it furthers one or more policies and does not obstruct other policies. The SCAQMD CEQA Handbook identifies two key indicators of consistency:

(1) Whether the project will result in an increase in the frequency or severity of existing air quality violations or cause or contribute to new violations, or delay timely attainment of air quality standards or the interim emission reductions specified in the AQMP.

(2) Whether the project will exceed the assumptions in the AQMP or increments based on the year of project buildout and phase.

Both of these criteria are evaluated in the following sections.

### <u>Criterion 1 - Increase in the Frequency or Severity of Violations?</u>

Based on the air quality modeling analysis contained in this report, short-term regional construction air emissions would not result in significant impacts based on SCAQMD regional thresholds of significance discussed above in Section 8.1 or local thresholds of significance discussed above in Section 8.2. The ongoing operation of the proposed project would generate air pollutant emissions that are inconsequential on a regional basis and would not result in significant impacts based on SCAQMD thresholds of significance discussed above in Section 8.1. The analysis for long-term local air quality impacts showed that local pollutant concentrations would not be projected to exceed the air quality standards. Therefore, a less than significant long-term impact would occur and no mitigation would be required.

Therefore, based on the information provided above, the proposed project would be consistent with the first criterion.

### <u>Criterion 2 - Exceed Assumptions in the AQMP?</u>

Consistency with the AQMP assumptions is determined by performing an analysis of the proposed project with the assumptions in the AQMP. The emphasis of this criterion is to insure that the analyses conducted for the proposed project are based on the same forecasts as the AQMP. The AQMP is developed through use of the planning forecasts provided in the RTP/SCS and FTIP. The RTP/SCS is a major planning document for the regional transportation and land use network within Southern California. The RTP/SCS is a long-range plan that is required by federal and state requirements placed on SCAG and is updated every four years. The FTIP provides long-range planning for future transportation improvement projects that are constructed with state and/or federal funds within Southern California. Local governments are required to use these plans as the basis of their plans for the purpose of consistency with applicable regional plans under CEQA. For this project, the Glen Helen Specific Plan prepared by the County of San Bernardino defines the assumptions that are represented in AQMP.

The proposed project is currently designated as Corridor Industrial (CI) in the Specific Plan and is zoned Specific Plan (SP) Corridor Industrial (CI). The proposed project is consistent with the current land use designations and would not require a Specific Plan Amendment or zone change. As such, the proposed project is not anticipated to exceed the AQMP assumptions for the project site and is found to be consistent with the AQMP for the second criterion.

Based on the above, the proposed project will not result in an inconsistency with the SCAQMD AQMP. Therefore, a less than significant impact will occur in relation to implementation of the AQMP.

### **Level of Significance**

Less than significant impact.

### 9.3 Cumulative Net Increase in Non-Attainment Pollution

The proposed project would not result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable Federal or State ambient air quality

standard. The following section calculates the potential air emissions associated with the construction and operations of the proposed project and compares the emissions to the SCAQMD standards.

### **Construction Emissions**

The construction activities for the proposed project are anticipated to include site preparation and grading of the 7.17 acre project site, building construction of the guard shack with restroom, paving of the trailer stalls and onsite roadway and pedestrian walkway systems, and application of architectural coatings. The construction emissions have been analyzed for both regional and local air quality impacts.

### **Construction-Related Regional Impacts**

The CalEEMod model has been utilized to calculate the construction-related regional emissions from the proposed project and the input parameters utilized in this analysis have been detailed in Section 7.1. The worst-case summer or winter daily construction-related criteria pollutant emissions from the proposed project for each phase of construction activities are shown below in Table I and the CalEEMod printouts are shown in Appendix A. Since it is likely that building construction, paving, and architectural coating activities would occur concurrently, these activities have been analyzed together in Table I.

Table I – Construction-Related Regional Criteria Pollutant Emissions

		Pollu	itant Emissi	ons (pounds	/day)	
Activity	VOC	NOx	СО	SO <sub>2</sub>	PM10	PM2.5
Site Preparation <sup>1</sup>						
Onsite <sup>2</sup>	3.17	33.08	19.70	0.04	9.74	5.95
Offsite <sup>3</sup>	0.10	0.60	0.79	<0.00	0.24	0.07
Total	3.27	33.68	20.48	0.04	9.98	6.02
Grading <sup>1</sup>						
Onsite	1.95	20.86	15.27	0.03	3.89	2.38
Offsite	0.09	0.59	0.67	<0.00	0.21	0.06
Total	2.03	21.45	15.94	0.03	4.10	2.44
Combined Building Construction, Paving a	nd Archite	ctural Coatii	ngs			
Onsite	5.01	28.15	32.76	0.05	1.46	1.36
Offsite	0.31	1.63	2.40	0.01	0.73	0.20
Total	5.31	29.78	35.16	0.06	2.19	1.56
<b>Maximum Daily Construction Emissions</b>	5.31	33.68	35.16	0.06	9.98	6.02
SCQAMD Thresholds	75	100	550	150	150	55
Exceeds Threshold?	No	No	No	No	No	No

Notes:

Source: CalEEMod Version 2016.3.2.

Table I shows that none of the analyzed criteria pollutants would exceed the regional emissions thresholds during either site preparation, grading or the combined building construction, paving, and architectural coatings phases. Therefore, a less than significant regional air quality impact would occur from construction of the proposed project.

<sup>&</sup>lt;sup>1</sup> Site Preparation and Grading based on adherence to fugitive dust suppression requirements from SCAQMD Rule 403.

 $<sup>^{\</sup>rm 2}$  Onsite emissions from equipment not operated on public roads.

<sup>&</sup>lt;sup>3</sup> Offsite emissions from vehicles operating on public roads.

### **Construction-Related Local Impacts**

Construction-related air emissions may have the potential to exceed the State and Federal air quality standards in the project vicinity, even though these pollutant emissions may not be significant enough to create a regional impact to the Air Basin.

The local air quality emissions from construction were analyzed through utilizing the methodology described in *Localized Significance Threshold Methodology* (LST Methodology), prepared by SCAQMD, revised October 2009. The LST Methodology found the primary criteria pollutant emissions of concern are NOx, CO, PM10, and PM2.5. In order to determine if any of these pollutants require a detailed analysis of the local air quality impacts, each phase of construction was screened using the SCAQMD's Mass Rate LST Look-up Tables. The Look-up Tables were developed by the SCAQMD in order to readily determine if the daily onsite emissions of CO, NOx, PM10, and PM2.5 from the proposed project could result in a significant impact to the local air quality. Table J shows the onsite emissions from the CalEEMod model for the different construction phases and the calculated localized emissions thresholds that have been detailed above in Section 8.2. Since it is likely that building construction, paving, and architectural coating activities would occur concurrently, these activities have been analyzed together in Table J.

Table J – Construction-Related Local Criteria Pollutant Emissions

	Poll	utant Emissio	ns (pounds/	day)
Phase	NOx	CO	PM10	PM2.5
Site Preparation <sup>1</sup>	33.08	19.70	9.74	5.95
Grading <sup>1</sup>	20.86	15.27	3.89	2.38
Combined Building Construction, Paving, and Architectural Coatings	28.15	32.76	1.46	1.36
Maximum Daily Construction Emissions	33.08	32.76	9.74	5.95
SCAQMD Local Construction Thresholds <sup>2</sup>	270	1,746	14	8
Exceeds Threshold?	No	No	No	No

Notes:

Source: Calculated from SCAQMD's Mass Rate Look-up Tables for five acres in Air Monitoring Area 34, Central San Bernardino Valley.

The data provided in Table J shows that none of the analyzed criteria pollutants would exceed the local emissions thresholds during either the site preparation, grading or the combined building construction, paving, and architectural coatings phases. Therefore, a less than significant local air quality impact would occur from construction of the proposed project.

### **Operational Emissions**

The on-going operation of the proposed project would result in a long-term increase in air quality emissions. This increase would be due to emissions from the project-generated vehicle trips, emissions from onsite area sources and emissions from energy usage created from the on-going use of the proposed project. The following section provides an analysis of potential long-term air quality impacts due to regional air quality and local air quality impacts with the on-going operations of the proposed project.

<sup>&</sup>lt;sup>1</sup> Site Preparation and Grading based on adherence to fugitive dust suppression requirements from SCAQMD Rule 403.

<sup>&</sup>lt;sup>2</sup> The nearest sensitive receptors to the project site are single-family homes located as near as 80 feet (24 meters) to the east of the project site. According to SCAQMD methodology, all receptors closer than 25 meters are based on the 25 meter threshold.

### Operations-Related Regional Criteria Pollutant Analysis

The operations-related regional criteria air quality impacts created by the proposed project have been analyzed through use of the CalEEMod model and the input parameters utilized in this analysis have been detailed in Section 7.1. The worst-case summer or winter VOC, NOx, CO, SO<sub>2</sub>, PM10, and PM2.5 daily emissions created from the proposed project's long-term operations have been calculated and are summarized below in Table K and the CalEEMod emissions printouts are shown in Appendix A.

Table K – Operational Regional Criteria Pollutar
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		Pol	lutant Emiss	sions (pound	s/day)	
Activity	VOC	NOx	СО	SO <sub>2</sub>	PM10	PM2.5
Area Sources <sup>1</sup>	0.04	<0.00	0.02	<0.00	<0.00	<0.00
Energy Usage <sup>2</sup>	<0.00	<0.00	<0.00	<0.00	< 0.00	<0.00
Mobile Sources <sup>3</sup>	1.28	8.36	16.27	0.06	4.87	1.33
Total Emissions	1.32	8.36	16.29	0.06	4.87	1.33
SCQAMD Operational Thresholds	55	55	550	150	150	55
Exceeds Threshold?	No	No	No	No	No	No

### Notes:

Source: Calculated from CalEEMod Version 2016.3.2 and CAPCOA, 1997.

The data provided in Table K below shows that none of the analyzed criteria pollutants would exceed the regional emissions thresholds. Therefore, a less than significant regional air quality impact would occur from operation of the proposed project.

In Sierra Club v. County of Fresno (2018) 6 Cal.5th 502 (also referred to as "Friant Ranch"), the California Supreme Court held that when an EIR concluded that when a project would have significant impacts to air quality impacts, an EIR should "make a reasonable effort to substantively connect a project's air quality impacts to likely health consequences." In order to determine compliance with this Case, the Court developed a multi-part test that includes the following:

1) The air quality discussion shall describe the specific health risks created from each criteria pollutant, including diesel particulate matter.

This Analysis details the specific health risks created from each criteria pollutant above in Section 4.1 and specifically in Table B. In addition, the specific health risks created from diesel particulate matter is detailed above in Section 2.2 of this analysis. As such, this analysis meets the part 1 requirements of the Friant Ranch Case.

2) The analysis shall identify the magnitude of the health risks created from the Project. The Ruling details how to identify the magnitude of the health risks. Specifically, on page 24 of the ruling it states "The Court of Appeal identified several ways in which the EIR could have framed the analysis so as to adequately inform the public and decision makers of possible adverse health effects. The County could have, for example, identified the Project's impact on the days of nonattainment per year."

<sup>&</sup>lt;sup>1</sup> Area sources consist of emissions from consumer products, architectural coatings, and landscaping equipment.

<sup>&</sup>lt;sup>2</sup> Energy usage consist of emissions from natural gas usage.

<sup>&</sup>lt;sup>3</sup> Mobile sources consist of emissions from vehicles and road dust.

The Friant Ranch Case found that an EIR's air quality analysis must meaningfully connect the identified air quality impacts to the human health consequences of those impacts, or meaningfully explain why that analysis cannot be provided. As noted in the Brief of Amicus Curiae by the SCAQMD in the Friant Ranch case (https://www.courts.ca.gov/documents/9-s219783-ac-south-coast-air-quality-mgt-dist-041315.pdf) (Brief), SCAQMD has among the most sophisticated air quality modeling and health impact evaluation capability of any of the air districts in the State, and thus it is uniquely situated to express an opinion on how lead agencies should correlate air quality impacts with specific health outcomes. The SCAQMD discusses that it may be infeasible to quantify health risks caused by projects similar to the proposed Project, due to many factors. It is necessary to have data regarding the sources and types of air toxic contaminants, location of emission points, velocity of emissions, the meteorology and topography of the area, and the location of receptors (worker and residence). The Brief states that it may not be feasible to perform a health risk assessment for airborne toxics that will be emitted by a generic industrial building that was built on "speculation" (i.e., without knowing the future tenant(s)). Even where a health risk assessment can be prepared, however, the resulting maximum health risk value is only a calculation of risk, it does not necessarily mean anyone will contract cancer as a result of the Project. The Brief also cites the author of the CARB methodology, which reported that a PM2.5 methodology is not suited for small projects and may yield unreliable results. Similarly, SCAQMD staff does not currently know of a way to accurately quantify ozone-related health impacts caused by NOX or VOC emissions from relatively small projects, due to photochemistry and regional model limitations. The Brief concludes, with respect to the Friant Ranch EIR, that although it may have been technically possible to plug the data into a methodology, the results would not have been reliable or meaningful.

On the other hand, for extremely large regional projects (unlike the proposed project), the SCAQMD states that it has been able to correlate potential health outcomes for very large emissions sources – as part of their rulemaking activity, specifically 6,620 pounds per day of NOx and 89,180 pounds per day of VOC were expected to result in approximately 20 premature deaths per year and 89,947 school absences due to ozone. As shown above in Table I, project-related construction activities would generate a maximum of 5.31 pounds per day of VOC and 33.68 pounds per day of NOx and as shown above in Table K, operation of the proposed project would generate 1.32 pounds per day of VOC and 21.71 pounds per day NOx. The proposed project would not generate anywhere near these levels of 6,620 pounds per day of NOx or 89,190 pounds per day of VOC emissions. Therefore, the proposed project's emissions are not sufficiently high enough to use a regional modeling program to correlate health effects on a basin-wide level.

Notwithstanding, this analysis does evaluate the proposed project's localized impact to air quality for emissions of CO, NOx, PM10, and PM2.5 by comparing the proposed project's onsite emissions to the SCAQMD's applicable LST thresholds. As evaluated in this analysis, the proposed project would not result in emissions that exceeded the SCAQMD's LSTs. Therefore, the proposed project would not be expected to exceed the most stringent applicable federal or state ambient air quality standards for emissions of CO, NOx, PM10, and PM2.5.

### Operations-Related Local Air Quality Impacts

Project-related air emissions may have the potential to exceed the State and Federal air quality standards in the project vicinity, even though these pollutant emissions may not be significant enough to create a regional impact to the Air Basin. The proposed project has been analyzed for the potential local CO emission impacts from the project-generated vehicular trips and from the potential local air quality impacts from on-site operations. The following analyzes the vehicular CO emissions and local impacts from on-site operations.

### Local CO Hotspot Impacts from Project-Generated Vehicular Trips

CO is the pollutant of major concern along roadways because the most notable source of CO is motor vehicles. For this reason, CO concentrations are usually indicative of the local air quality generated by a roadway network and are used as an indicator of potential local air quality impacts. Local air quality impacts can be assessed by comparing future without and with project CO levels to the State and Federal CO standards of 20 ppm over one hour or 9 ppm over eight hours.

At the time of the 1993 Handbook, the Air Basin was designated nonattainment under the CAAQS and NAAQS for CO. With the turnover of older vehicles, introduction of cleaner fuels, and implementation of control technology on industrial facilities, CO concentrations in the Air Basin and in the state have steadily declined. According to the SCAQMD Air Quality Data Tables, in 2007 Central San Bernardino Valley had maximum CO concentrations of 4.0 ppm for 1 hour and 2.3 ppm for 8-hours and in 2019 Central San Bernardino Valley had maximum CO concentrations of 1.3 ppm for 1-hour and 1.1 ppm for 8-hours, which represent decreases in CO concentrations of 68 percent and 52 percent, respectively between 2019 and 2007. In 2007, the Air Basin was designated in attainment for CO under both the CAAQS and NAAQS. SCAQMD conducted a CO hot spot analysis for attainment at the busiest intersections in Los Angeles during the peak morning and afternoon periods and did not predict a violation of CO standards. (*The four intersections analyzed by the SCAQMD were: Long Beach Boulevard and Imperial Highway; Wilshire Boulevard and Veteran Avenue; Sunset Boulevard and Highland Avenue; and La Cienega Boulevard and Century Boulevard. The busiest intersection evaluated (Wilshire and Veteran) had a daily traffic volume of approximately 100,000 vehicles per day with LOS E in the morning and LOS F in the evening peak hour)* 

Since the nearby intersections to the proposed project are much smaller with less traffic than what was analyzed by the SCAQMD and since the CO concentrations are now at least 52 percent lower than when CO was designated "Attainment" in 2007, no local CO Hotspot are anticipated to be created from the proposed project and no CO Hotspot modeling was performed. Therefore, a less than significant long-term air quality impact is anticipated to local air quality with the on-going use of the proposed project.

### Local Criteria Pollutant Impacts from Onsite Operations

Project-related air emissions from onsite sources such as architectural coatings, landscaping equipment, and onsite usage of natural gas appliances may have the potential to create emissions areas that exceed the State and Federal air quality standards in the project vicinity, even though these pollutant emissions may not be significant enough to create a regional impact to the Air Basin.

The local air quality emissions from onsite operations were analyzed using the SCAQMD's Mass Rate LST Look-up Tables and the methodology described in LST Methodology. The Look-up Tables were developed by the SCAQMD in order to readily determine if the daily emissions of CO, NOx, PM10, and PM2.5 from the proposed project could result in a significant impact to the local air quality. Table L shows the onsite emissions from the CalEEMod model that includes area sources, energy usage, and vehicles operating in the immediate vicinity of the project site and the calculated emissions thresholds.

Table L - Operations-Related Local Criteria Pollutant Emissions

	Po	ollutant Emissic	ns (pounds/d	ay)
Onsite Emission Source	NOx	СО	PM10	PM2.5
Area Sources <sup>1</sup>	<0.00	0.02	<0.00	<0.00
Energy Usage <sup>2</sup>	<0.00	<0.00	< 0.00	<0.00
Mobile Sources <sup>3</sup>	1.05	2.03	0.61	0.17
Total Emissions	1.05	2.05	0.61	0.17
SCAQMD Thresholds <sup>4</sup>	529	11,330	30	12
Exceeds Threshold?	No	No	No	No

### Notes:

Source: Calculated from SCAQMD's Mass Rate Look-up Tables for five acres in Air Monitoring Area 34, Central San Bernardino Valley.

The data provided in Table L shows that the on-going operations of the proposed project would not exceed the local NOx, CO, PM10 and PM2.5 thresholds of significance discussed above in Section 9.2. Therefore, the on-going operations of the proposed project would create a less than significant operations-related impact to local air quality due to onsite emissions and no mitigation would be required.

Therefore, the proposed project would not result in a cumulatively considerable net increase of any criteria pollutant.

### **Level of Significance**

Less than significant impact.

### 9.4 Sensitive Receptors

The proposed project would not expose sensitive receptors to substantial pollutant concentrations. The local concentrations of criteria pollutant emissions produced in the nearby vicinity of the proposed project, which may expose sensitive receptors to substantial concentrations have been calculated above in Section 9.3 for both construction and operations, which are discussed separately below. The discussion below also includes an analysis of the potential impacts from toxic air contaminant emissions. The nearest sensitive receptors to the project site are homes located in the mixed-use (industrial and residential) area on the northeast side of Kendall Drive that are as near as 80 feet (24 meters) from the project site.

### **Construction-Related Sensitive Receptor Impacts**

Construction activities may expose sensitive receptors to substantial pollutant concentrations of localized criteria pollutant concentrations and from toxic air contaminant emissions created from onsite construction equipment, which are described below.

### **Local Criteria Pollutant Impacts from Construction**

The local air quality impacts from construction of the proposed project has been analyzed above in Section 8.3 and found that the construction of the proposed project would not exceed the local NOx, CO, PM10 and PM2.5 thresholds of significance discussed above in Section 8.2. Therefore, construction of the

<sup>&</sup>lt;sup>1</sup> Area sources consist of emissions from consumer products, architectural coatings, and landscaping equipment.

<sup>&</sup>lt;sup>2</sup> Energy usage consist of emissions from natural gas usage.

<sup>&</sup>lt;sup>3</sup> Mobile sources based on 1/8 of the gross vehicular emissions, which is the estimated portion of vehicle emissions occurring within a quarter mile of the project site.

<sup>&</sup>lt;sup>4</sup> The nearest sensitive receptors to the project site are single-family homes located as near as 80 feet (24 meters) to the east of the project site. According to SCAQMD methodology, all receptors closer than 25 meters are based on the 25 meter threshold.

proposed project would create a less than significant construction-related impact to local air quality and no mitigation would be required.

### **Toxic Air Contaminants Impacts from Construction**

The greatest potential for toxic air contaminant emissions would be related to diesel particulate matter (DPM) emissions associated with heavy equipment operations during construction of the proposed project. According to SCAQMD methodology, health effects from carcinogenic air toxics are usually described in terms of "individual cancer risk". "Individual Cancer Risk" is the likelihood that a person exposed to concentrations of toxic air contaminants over a 70-year lifetime will contract cancer, based on the use of standard risk-assessment methodology. It should be noted that the most current cancer risk assessment methodology recommends analyzing a 30 year exposure period for the nearby sensitive receptors (OEHHA, 2015).

Given the relatively limited number of heavy-duty construction equipment, the varying distances that construction equipment would operate to the nearby sensitive receptors, and the short-term construction schedule, the proposed project would not result in a long-term (i.e., 30 or 70 years) substantial source of toxic air contaminant emissions and corresponding individual cancer risk. In addition, California Code of Regulations Title 13, Article 4.8, Chapter 9, Section 2449 regulates emissions from off-road diesel equipment in California. This regulation limits idling of equipment to no more than five minutes, requires equipment operators to label each piece of equipment and provide annual reports to CARB of their fleet's usage and emissions. This regulation also requires systematic upgrading of the emission Tier level of each fleet, and currently no commercial operator is allowed to purchase Tier 0 or Tier 1 equipment and by January 2023 no commercial operator is allowed to purchase Tier 2 equipment. In addition to the purchase restrictions, equipment operators need to meet fleet average emissions targets that become more stringent each year between years 2014 and 2023. By January, 2022, 50 percent or more of all contractors' equipment fleets must be Tier 2 or higher. Therefore, no significant short-term toxic air contaminant impacts would occur during construction of the proposed project. As such, construction of the proposed project would result in a less than significant exposure of sensitive receptors to substantial pollutant concentrations.

### **Operations-Related Sensitive Receptor Impacts**

The on-going operations of the proposed project may expose sensitive receptors to substantial pollutant concentrations of local CO emission impacts from the project-generated vehicular trips and from the potential local air quality impacts from onsite operations. The following analyzes the vehicular CO emissions. Local criteria pollutant impacts from onsite operations, and toxic air contaminant impacts.

### <u>Local CO Hotspot Impacts from Project-Generated Vehicle Trips</u>

CO is the pollutant of major concern along roadways because the most notable source of CO is motor vehicles. For this reason, CO concentrations are usually indicative of the local air quality generated by a roadway network and are used as an indicator of potential impacts to sensitive receptors. The analysis provided above in Section 9.3 shows that no local CO Hotspots are anticipated to be created at any nearby intersections from the vehicle traffic generated by the proposed project. Therefore, operation of the proposed project would result in a less than significant exposure of offsite sensitive receptors to substantial pollutant concentrations.

### Local Criteria Pollutant Impacts from Onsite Operations

The local air quality impacts from the operation of the proposed project would occur from onsite sources such as architectural coatings, landscaping equipment, and onsite usage of natural gas appliances. The analysis provided above in Section 9.3 found that the operation of the proposed project would not exceed the local NOx, CO, PM10 and PM2.5 thresholds of significance discussed above in Section 8.2. Therefore, the on-going operations of the proposed project would create a less than significant operations-related impact to local air quality due to on-site emissions and no mitigation would be required.

### Operations-Related Toxic Air Contaminant Impacts

Particulate matter (PM) from diesel exhaust is the predominant TAC in most areas and according to *The California Almanac of Emissions and Air Quality 2013 Edition*, prepared by CARB, about 80 percent of the outdoor TAC cancer risk is from diesel exhaust. Some chemicals in diesel exhaust, such as benzene and formaldehyde have been listed as carcinogens by State Proposition 65 and the Federal Hazardous Air Pollutants program.

The proposed project consists of development of a 209 stall trailer storage lot that would generate TAC emissions from the operation of diesel trucks on the project site. The Trip Generation Memo (EPD Solutions, 2021) found that the project would generate up to 482 daily truck trips to the project site. A trip is either to the project site or from the project site to another location, so the 482 daily truck trips would equate to 241 times a truck would access the site to either drop-off or pick up a trailer in a day. It should be noted that it only takes a couple of minutes to either unhook or hook-up a truck trailer and no transport refrigeration units would be operational onsite, since the proposed trailer storage yard would be utilized only to store empty trailers. In addition, all trucks operating in California are required to adhere to Section 2025, title 13 of the California Code of Regulations that currently requires all commercial diesel trucks operating in California to meet the Best Available Control Technology (BACT) requirements for diesel particulate matter (DPM), which results in commercial trucks creating 85 percent less DPM emissions than what commercial trucks created in the year 2011. Therefore, due to the limited time the diesel trucks would be on the project site as well as California's stringent truck emissions regulations, a less than significant TAC impact would occur during the on-going operations of the proposed project and no mitigation would be required.

Therefore, operation of the proposed project would result in a less than significant exposure of sensitive receptors to substantial pollutant concentrations.

### **Level of Significance**

Less than significant impact.

### 9.5 Odor Emissions Adversely Affecting a Substantial Number of People

The proposed project would not create objectionable odors affecting a substantial number of people. Individual responses to odors are highly variable and can result in a variety of effects. Generally, the impact of an odor results from a variety of factors such as frequency, duration, offensiveness, location, and sensory perception. The frequency is a measure of how often an individual is exposed to an odor in the ambient environment. The intensity refers to an individual's or group's perception of the odor strength or concentration. The duration of an odor refers to the elapsed time over which an odor is experienced. The offensiveness of the odor is the subjective rating of the pleasantness or unpleasantness

of an odor. The location accounts for the type of area in which a potentially affected person lives, works, or visits; the type of activity in which he or she is engaged; and the sensitivity of the impacted receptor.

Sensory perception has four major components: detectability, intensity, character, and hedonic tone. The detection (or threshold) of an odor is based on a panel of responses to the odor. There are two types of thresholds: the odor detection threshold and the recognition threshold. The detection threshold is the lowest concentration of an odor that will elicit a response in a percentage of the people that live and work in the immediate vicinity of the project site and is typically presented as the mean (or 50 percent of the population). The recognition threshold is the minimum concentration that is recognized as having a characteristic odor quality, this is typically represented by recognition by 50 percent of the population. The intensity refers to the perceived strength of the odor. The odor character is what the substance smells like. The hedonic tone is a judgment of the pleasantness or unpleasantness of the odor. The hedonic tone varies in subjective experience, frequency, odor character, odor intensity, and duration. Potential odor impacts have been analyzed separately for construction and operations below.

### **Construction-Related Odor Impacts**

Potential sources that may emit odors during construction activities include the application of coatings such as asphalt pavement, paints and solvents and from emissions from diesel equipment. Standard construction requirements that limit the time of day when construction may occur as well as SCAQMD Rule 1108 that limits VOC content in asphalt and Rule 1113 that limits the VOC content in paints and solvents would minimize odor impacts from construction. As such, the objectionable odors that may be produced during the construction process would be temporary and would not likely be noticeable for extended periods of time beyond the project site's boundaries. Through compliance with the applicable regulations that reduce odors and due to the transitory nature of construction odors, a less than significant odor impact would occur and no mitigation would be required.

### **Operations-Related Odor Impacts**

The proposed project would consist of the development of a 209 stall trailer storage lot. Potential sources that may emit odors during the on-going operations of the proposed project would primarily occur from odor emissions from any trash storage areas and from diesel truck emissions. Pursuant to County regulations, permanent trash enclosures that protect trash bins from rain as well as limit air circulation would be required for the trash storage areas. The onsite diesel truck emissions would be intermittent and would be constantly changing locations on the project site and would be dispersed to negligible levels at the property line of the project site. Through compliance with County trash storage regulations, a less than significant impact related to odors would occur during the on-going operations of the proposed project.

### **Level of Significance**

Less than significant impact.

### 9.6 Generation of Greenhouse Gas Emissions

The proposed project would not generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment and would not conflict with any applicable plan, policy or regulation of an agency adopted for the purpose of reducing GHG emissions. The proposed project would consist of construction and operation of a 209 stall trailer storage lot. The proposed project is anticipated to generate GHG emissions from area sources, energy usage, mobile sources, waste disposal, water usage,

and construction equipment. The project's GHG emissions have been calculated with the CalEEMod model based on the construction and operational parameters detailed above in Section 8.1. A summary of the results is shown below in Table M and the CalEEMod model run is provided in Appendix B.

Table M – Project Related Greenhouse Gas Annual Emissions

	Greenhou	se Gas Emissions (	Metric Tons per	Year)
Category	CO <sub>2</sub>	CH <sub>4</sub>	N <sub>2</sub> O	CO₂e
Area Sources <sup>1</sup>	0.01	<0.00	<0.00	0.01
Energy Usage <sup>2</sup>	9.87	<0.00	< 0.00	9.91
Mobile Sources <sup>3</sup>	1,021.28	0.05	< 0.00	1,022.53
Solid Waste <sup>4</sup>	0.43	<0.00	<0.00	0.11
Water and Wastewater <sup>5</sup>	0.18	<0.00	< 0.00	0.22
Construction <sup>6</sup>	4.62	<0.00	< 0.00	4.65
Total GHG Emissions	1,036.37	0.05	<0.00	1,037.41
County of San Bernardino GHG Emi	ssions Reduction Plan Scre	ening Threshold		3,000
Exceed Screening Threshold?				No

### Notes:

The data provided in Table M shows that the proposed project would create 1,037.41 MTCO<sub>2</sub>e per year. The County's GHG Emission Reduction Plan, small projects that do not exceed 3,000 MTCO<sub>2</sub>e per year will considered to be consistent with the Plan and determined to have a less than significant individual and cumulative impact for GHG emissions. Since the proposed project's GHG emissions are below the County's screening threshold, the proposed project would not create a significant cumulative impact from GHG emissions. Impacts would be less than significant.

### **Level of Significance**

Less than significant impact.

### 9.7 Greenhouse Gas Plan Consistency

The proposed project would not conflict with any applicable plan, policy or regulation of an agency adopted for the purpose of reducing GHG emissions. The applicable plan for the proposed project is the County of San Bernardino Greenhouse Gas Emissions Reduction Plan (GHG Plan), September 2011. In addition, the Greenhouse Gas Emissions Development Review Processes (GHG Review Processes), prepared for the County of San Bernardino, updated March 2015, provide direction for conformity of new development projects to the GHG Plan. The GHG Review Processes determined that projects that do not exceed 3,000 MTCO<sub>2</sub>e per year will be consistent with the GHG Plan and determined to have a less than significant individual and cumulative impact for GHG emissions. For projects that exceed 3,000 MTCO<sub>2</sub>e per year of GHG emissions, the GHG Review Processes has determined that implementation of 100 or greater points associated with mitigation measures listed on its Screen Tables, will adequately reduce the proposed project's GHG emissions, when considered with other future development and existing

<sup>&</sup>lt;sup>1</sup> Area sources consist of GHG emissions from consumer products, architectural coatings, and landscaping equipment.

 $<sup>^{\</sup>rm 2}$  Energy usage consists of GHG emissions from electricity and natural gas usage.

<sup>&</sup>lt;sup>3</sup> Mobile sources consist of GHG emissions from vehicles.

<sup>&</sup>lt;sup>4</sup> Waste includes the CO<sub>2</sub> and CH<sub>4</sub> emissions created from the solid waste placed in landfills.

<sup>&</sup>lt;sup>5</sup> Water includes GHG emissions from electricity used for transport of water and processing of wastewater.

<sup>&</sup>lt;sup>6</sup> Construction emissions amortized over 30 years as recommended in the SCAQMD GHG Working Group on November 19, 2009. Source: CalEEMod Version 2016.3.2.

development to allow the County to meet its 2020 target GHG reductions and support reductions in GHG emissions beyond 2020.

As shown in Section 9.6 above, the proposed project would create 1,037.41 MTCO<sub>2</sub>e per year, which is well below the 3,000 MTCO<sub>2</sub>e per year threshold provided in the GHG Review Processes. Therefore, the proposed project would not conflict with any applicable plan, policy, or regulation of an agency adopted for the purpose of reducing the emissions of greenhouse gases. Impacts would be less than significant.

### **Level of Significance**

Less than significant impact.

### **10.0 REFERENCES**

Breeze Software, California Emissions Estimator Model (CalEEMod) version 2016.3.2.

California Air Resources Board, 2017 Off-Road Diesel Emission Factor Update for NOx and PM, 2017.

California Air Resources Board, Appendix VII Risk Characterization Scenarios, October 2000.

California Air Resources Board, Resolution 08-43, December 12, 2008.

California Air Resources Board, The California Almanac of Emissions and Air Quality 2013 Edition.

California Department of Conservation, A General Guide for Ultramafic Rocks in California – Areas More Likely to Contain Naturally Occurring Asbestos, August, 2000.

County of San Bernardino, Glen Helen Specific Plan, June 2, 2017.

County of San Bernardino, County of San Bernardino Greenhouse Gas Emissions Reduction Plan, September, 2011.

County of San Bernardino, *Greenhouse Gas Emissions Development Review Processes County of San Bernardino*, California, March 2015.

Environmental Protection Agency, Nonattainment Major New Source Review Implementation Under 8-Hour Ozone National Ambient Air Quality Standard: Reconsideration, June 30, 2005.

Environmental Protection Agency, *Inventory of U.S. Greenhouse Gas Emissions and Sinks 1990-2018,* April 13, 2020.

EPD Solutions, Inc., BCWR Cajon LLC Kendall Drive Trailer Storage Lot Trip Generation and VMT Screening Analysis, May 5, 2021.

Office of Environmental Health Hazard Assessment (OEHHA), Air Toxics Hot Spots Program Risk Assessment Guidelines Guidance Manual for Preparation of Health Risk Assessments, February 2015

South Coast Air Quality Management District, 2007 Air Quality Management Plan, June 1, 2007.

South Coast Air Quality Management District, *Appendix A Calculation Details for CalEEMod*, February 2011.

South Coast Air Quality Management District, CEQA Air Quality Handbook, April 1993.

South Coast Air Quality Management District, Final 2012 Air Quality Management Plan, December, 2012.

South Coast Air Quality Management District, Final 2016 Air Quality Management Plan, March, 2017.

South Coast Air Quality Management District, *Final Localized Significance Threshold Methodology*, Revised July 2008.

South Coast Air Quality Management District, Rule 402 Nuisance, Adopted May 7, 1976.

South Coast Air Quality Management District, Rule 403 Fugitive Dust, Amended June 3, 2005.

South Coast Air Quality Management District, Rule 1108 Cutback Asphalt, Amended February 1, 1985.

South Coast Air Quality Management District, *Rule 1108.1 Emulsified Asphalt*, Amended November 4, 1983.

South Coast Air Quality Management District, *Rule 1113 Architectural Coatings,* Amended September 6, 2013.

South Coast Air Quality Management District, *Rule 1143 Consumer Paint Thinners & Multi-Purpose Solvents*, Amended December 3, 2010.

South Coast Air Quality Management District, SCAQMD Air Quality Significance Thresholds, March 2015.

South Coast Air Quality Management District, *Draft Report Multiple Air Toxics Exposure Study in the South Coast Air Basin, MATES III*, January 2008.

South Coast Air Quality Management District, *Draft Report Multiple Air Toxics Exposure Study in the South Coast Air Basin, MATES-IV*, October 2014.

Southern California Association of Governments, 2020-2045 Regional Transportation Plan/Sustainable Communities Strategy (Connect SoCal), September 3, 2020.

Southern California Association of Governments, 2019 Federal Transportation Improvement Program (FTIP) Guidelines, September 2018.

University of California, Davis, Transportation Project-Level Carbon Monoxide Protocol, December 1997.

U.S. Geological Survey, *Reported Historic Asbestos Mines, Historic Asbestos Prospects, and Other Natural Occurrences of Asbestos in California*, 2011.

### **APPENDIX A**

**CalEEMod Model Printouts** 

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BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Summer

# **BCWR Cajon LLC Kendall Dr Trailer Storage Lot**

San Bernardino-South Coast County, Summer

## 1.0 Project Characteristics

### 1.1 Land Usage

0	83,600.00	5.76	Space	209.00	Parking Lot
0	170.00	1.41	1000sqft 1.41 170.00 0		Industrial Park 0.17
Population	Floor Surface Area	Lot Acreage	Metric	Size	Land Uses

# 1.2 Other Project Characteristics

Urbanization	Urban	Wind Speed (m/s)	2.2	Precipitation Freq (Days)	32
Climate Zone	10			Operational Year	2022
Utility Company	Southern California Edison	Ę			
CO2 Intensity (Ib/MWhr)	702.44	CH4 Intensity (lb/MWhr)	0.029	N2O Intensity (Ib/MWhr)	0.006

# 1.3 User Entered Comments & Non-Default Data

Project Characteristics -

Land Use - Total Lot Area 7.17 acres

Construction Phase - Construction schedule provided by applicant

Trips and VMT - 6 vendor trucks added to Site Prep and Grading to account for water truck emissions

Vehicle Trips - 575 Daily Trips from Traffic Memo

Construction Off-road Equipment Mitigation - Water Exposed Area 2 times per day selected to account for SCAQMD Rule 403 minimum requirements

Mobile Land Use Mitigation - Improve Pedestrian Network on Project Site

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BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Summer

New Value	45.00	1.41	5.76	6.00	6.00	3,382.35	3,382.35	3,382.35
Default Value	230.00	0.00	1.88	0.00	0.00	2.49	0.73	6.83
Column Name	NumDays	LotAcreage	LotAcreage	VendorTripNumber	VendorTripNumber	ST_TR	SU_TR	WD_TR
Table Name	tblConstructionPhase	tblLandUse	tblLandUse	tbITripsAndVMT	tbITripsAndVMT	tbIVehicleTrips	tbIVehicleTrips	tbIVehicleTrips

## 2.0 Emissions Summary

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Date: 5/29/2021 8:18 PM BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Summer

# 2.1 Overall Construction (Maximum Daily Emission)

### **Unmitigated Construction**

CO2e		4,075.464 6	4,075.464 6
NZO		0.0000	0.0000   4,075.464
CH4	ay	1.2076	1.2076
Bio- CO2 NBio- CO2 Total CO2	lb/day	4,045.274 9	4,045.274 9
NBio- CO2		4,045.274 9	4,045.274 9
Bio- CO2		0.000.0	0000.0
PM2.5 Total		1.6147 19.9205 9.9951 1.4856 11.4806 0.0000 4,045.274 4,045.274 1.2076 0.0000 4,075.464	1.4855 11.4806 0.0000 4,045.274 4,045.274 1.2076
Exhaust PM2.5		1.4855	1.4855
Fugitive PM2.5		9.9951	
PM10 Total		19.9205	1.6147   19.9205   9.9951
Exhaust PM10	lb/day	1.6147	1.6147
Fugitive PM10	o/qı		18.3059
SO2		0.0416	0.0416
00		20.4830	20.4830
NOx		3.2700 33.6831 20.4830 0.0416 18.3059	33.6831 20.4830 0.0416 18.3059
ROG		3.2700	3.2700
	Year	2022	Maximum

### Mitigated Construction

CO2e		4,075.464 6	4,075.464 6
N20		6.0188 0.0000 4,045.274 4,045.274 1.2076 0.0000 4,075.464 8 8 6	0.0000 4,075.464 6
CH4	ay	1.2076	1.2076
Total CO2	lb/day	4,045.274 8	4,045.274 8
NBio- CO2		4,045.274 8	0.0000 4,045,274 4,045,274 1.2076 8
Bio- CO2 NBio- CO2 Total CO2		0.000.0	0.000.0
PM2.5 Total		6.0188	6.0188
Exhaust PM2.5		1.4855	1.4855
Fugitive PM2.5		1.6147 9.9841 4.5332 1.4855	
PM10 Total	lb/day	9.9841	9.9841 4.5332
Exhaust PM10		1.6147	1.6147
Fugitive PM10		8.3695	8.3695
S02		0.0416	0.0416
00		20.4830	20.4830
×ON		3.2700 33.6831 20.4830 0.0416 8.3695	33.6831 20.4830 0.0416 8.3695
ROG		3.2700	3.2700
	Year	2022	Maximum

CO2e	0.00
N20	0.00
СН4	0.00
Total CO2	0.00
Bio- CO2 NBio-CO2 Total CO2	00:0
Bio- CO2	00.0
PM2.5 Total	47.57
Exhaust PM2.5	0.00
Fugitive PM2.5	54.65
PM10 Total	49.88
Exhaust PM10	00'0
Fugitive PM10	54.28
802	00:0
00	00:0
XON	00:0
ROG	00:0
	Percent Reduction

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2.2 Overall Operational Unmitigated Operational

CO2e		0.0488	0.1913	6,635.045 7	6,635.285 8
N2O			0.0000		0.0000
CH4	ay	1.2000e- 004	0.0000	0.3079	0.3080
Total CO2	lb/day	0.0458	0.1901	6,627.349 1	6,627.585 0
Bio- CO2 NBio- CO2 Total CO2		0.0458	0.1901	6,627.349 6,627.349 1	6,627.585   6,627.585 0 0
Bio- CO2					
PM2.5 Total		8.0000e- 005		1.3451	1.3451
Exhaust PM2.5		8.0000e- 005	1.0000e- 005	0.0404	0.0405
Fugitive PM2.5			r     	1.3047	1.3047
PM10 Total		8.0000e- 005	1.0000e- 005	4.9187	4.9188
Exhaust PM10	lay	8.0000e- 005	1.0000e- 005	0.0432	0.0432
Fugitive PM10	lb/day			4.8756	4.8756
S02		0.000.0	0.000.0	16.3884 0.0650	0.0650
CO		0.0214	1.3000e- 004	16.3884	16.4099
×ON		0.0418 2.0000e- 0.0214 0.0000 004	1.6000e- 004	8.3635	8.3638
ROG		0.0418	2.0000e- 1.6000e- 1.3000e- 005 004 004	1.2836	1.3254
	Category	Area	Energy	Mobile	Total

### Mitigated Operational

CO2e		0.0488	0.1913	6,575.526 4	6,575.766 5
N2O			0.0000	- <b></b>	0.0000
CH4	ay	1.2000e- 004	0.0000	0.3059	0.3060
Total CO2	lb/day	0.0458	0.1901	6,567.878 8	6,568.114 7
Bio- CO2 NBio- CO2 Total CO2		0.0458	0.1901	6,567.878 6,567.878 8	6,568.114   6,568.114   7
Bio- CO2					
PM2.5 Total		8.0000e- 005	1	1.3316	1.3317
Exhaust PM2.5		1	1.0000e- 005	0.0400	0.0401
Fugitive PM2.5				1.2916	1.2916
PM10 Total		8.0000e- 005	1.0000e- 005	4.8696	4.8697
Exhaust PM10	/day	8.0000e- 005	1.0000e- 005	0.0428	0.0428
Fugitive PM10	o/qı			4.8268	4.8268
S02		0.000.0	0.000.0	0.0644	0.0644
00		0.0214	1.3000e- 004	16.2462	16.2678 0.0644
×ON		2.0000e- 004	1.6000e- 004	8.3234	8.3237
ROG		0.0418 2.0000e- 0.0214 0.0000 004	2.0000e- 1.6000e- 1.3000e- ( 005 004 004	1.2785	1.3202
	Category	Area	:	Mobile	Total

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C02e	06:0
N20	00.0
CH4	0.64
Total CO2	06:0
Bio- CO2 NBio-CO2 Total CO2	06:0
Bio- CO2	00'0
PM2.5 Total	1.00
Exhaust PM2.5	16:0
Fugitive PM2.5	1.00
PM10 Total	1.00
Exhaust PM10	6:0
Fugitive PM10	1.00
805	68'0
00	28.0
×ON	0.48
ROG	0.39
	Percent Reduction

## 3.0 Construction Detail

### **Construction Phase**

Phase Number	Phase Name	Phase Type	Start Date	End Date	Num Days Num Days Week	Num Days	Phase Description
	Site Preparation	Site Preparation	1/1/2022	1/14/2022	5	10	
:		! !	!	2/11/2022	5	5 20	
:	Building Construction	Building Construction	2/12/2022	4/15/2022	5	45	
	Paving		4/16/2022	5/13/2022	5	5 20	
:	Architectural Coating	Architectural Coating	5/14/2022	6/10/2022	5	20	

Acres of Grading (Site Preparation Phase): 0

Acres of Grading (Grading Phase): 10

Acres of Paving: 5.76

Residential Indoor: 0; Residential Outdoor: 0; Non-Residential Indoor: 255; Non-Residential Outdoor: 85; Striped Parking Area: 5,016 (Architectural Coating – sqft)

### OffRoad Equipment

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Phase Name	Offroad Equipment Type	Amount	Usage Hours	Horse Power	Load Factor
Site Preparation	Rubber Tired Dozers	8	8.00	247	0.40
Site Preparation	Tractors/Loaders/Backhoes	4	8.00	26	0.37
Grading	Excavators		8.00	158	0.38
Grading	Graders		8.00	187	0.41
Grading	Rubber Tired Dozers		8.00	247	0.40
Grading	Tractors/Loaders/Backhoes	r r	8.00	26	0.37
Building Construction	Cranes		7.00	231	0.29
Building Construction	Forklifts	С	8.00	68	0.20
Building Construction	Generator Sets	-	8.00	84	0.74
	Tractors/Loaders/Backhoes	С	7.00	26	0.37
Building Construction	Welders		8.00	46	0.45
Paving	Pavers	2	8.00	130	0.42
Paving	Paving Equipment	2	8.00	132	0.36
Paving	Rollers	2	8.00	80	0.38
Architectural Coating	Air Compressors	1	9.00	78	0.48

### **Trips and VMT**

Phase Name	Offroad Equipment Worker Trip Count Number	Worker Trip Number	Vendor Trip Number	Hauling Trip Number	Worker Trip Length	Vendor Trip Length	Hauling Trip Length	Worker Vehicle Class	Vendor Vehicle Class	Vendor Hauling Vehicle Class
Site Preparation	2	18.00	90.9	0.00				×	HDT_Mix	ННОТ
Grading		15.00	9.00	00.00	14.70	06.9		-D_Mix	HDT_Mix	HHDT
Building Construction	uction 9	35.00	14.00	00.00		9.90		D_Mix	HDT_Mix	HHDT
: :	6 15.00	15.00	0.00			9		ix	HDT_Mix	HHDT
Architectural Coating	1	7.00	0.00	0.00			20.00			HHDT

# 3.1 Mitigation Measures Construction

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Water Exposed Area

3.2 Site Preparation - 2022 Unmitigated Construction On-Site

CO2e		0.0000	3,715.865 5	3,715.865 5
N20				
CH4	зу		1.1922	1.1922
Total CO2	lb/day	0.000.0	3,686.061 9	
NBio- CO2			3,686.061 3,686.061 1.1922 9 9	3,686.061 3,686.061 9 9
Bio- CO2 NBio- CO2 Total CO2			: : : :	
PM2.5 Total		9.9307	1.4836	11.4143
Exhaust PM2.5		0.000.0	1.4836	1.4836
Fugitive PM2.5		9.9307 0.0000	       	9.9307
PM10 Total		0.0000 18.0663	1.6126	19.6788
Exhaust PM10	lb/day	0.000.0	1.6126	1.6126
Fugitive PM10	p/qı	18.0663		18.0663
802			0.0380	0.0380
00			19.6978	19.6978
×ON			3.1701 33.0835 19.6978 0.0380	33.0835 19.6978 0.0380 18.0663
ROG			3.1701	3.1701
	Category	Fugitive Dust	Off-Road	Total

# **Unmitigated Construction Off-Site**

CO2e	У	0.0000	169.6450	189.9541	359.5991
N20					
CH4		0.000.0	0.0104	4 5.0300e- 003	0.0155
Total CO2	lb/day	0.000.0 0.000.0	169.3846	189.8284	359.2130
Bio- CO2 NBio- CO2 Total CO2		0.0000	169.3846	189.8284	359.2130
Bio- CO2					
PM2.5 Total		0.0000	0.0119	0.0545	0.0664
Exhaust PM2.5		0.000.0	8.0000e- 004	1.1500e- 003	1.9500e- 003
Fugitive PM2.5	lb/day	0.000.0	0.0111	0.0534	0.0644
PM10 Total		0.0000 0.0000	0.0393	0.2025	0.2417
Exhaust PM10		0.0000	8.3000e- 004	1.2500e- 003	2.0800e- 003
Fugitive PM10		0.0000	0.0384	0.2012	0.2396
802		0.0000	1.6100e- 003	0.6846 1.9100e- 003	3.5200e- 003
00		0.000.0	0.1007 1.6100e- 003	0.6846	0.7852
×ON		0.000.0	0.5488	0.0508	9665.0
ROG		0.0000 0.0000 0.0000 0.0000	0.0145	0.0854	6660.0
	Category	Hauling	Vendor	Worker	Total

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3.2 Site Preparation - 2022

Mitigated Construction On-Site

			10	10	
CO2e	у	0.0000	3,715.865 5	3,715.865 5	
N20		ау			
CH4				1.1922	1.1922
Total CO2	lb/day	0.0000	0.0000 3,686.061 3,686.061 9	3,686.061 9	
Bio- CO2 NBio- CO2 Total CO2			3,686.061 9	0.0000 3,686.061 3,686.061	
Bio- CO2			0.0000		
PM2.5 Total		4.4688	1.4836	5.9524	
Exhaust PM2.5		0.0000 8.1298 4.4688 0.0000 4.4688	1.4836	1.4836	
Fugitive PM2.5		4.4688		4.4688	
PM10 Total	/eb/dl	8.1298	1.6126	9.7424	
Exhaust PM10		0.0000	1.6126	1.6126	
Fugitive PM10		8.1298		8.1298	
805				0.0380	0.0380
00			19.6978	19.6978	
XON			33.0835 19.6978	33.0835 19.6978 0.0380	
ROG			3.1701	3.1701	
	Category	Fugitive Dust	Off-Road	Total	

## Mitigated Construction Off-Site

CO2e	у	0.0000	169.6450	189.9541	359.5991		
N20							
CH4		0.000.0	0.0104	5.0300e- 003	0.0155		
Total CO2	lb/day	0.0000 0.00000 0.00000	169.3846 169.3846	189.8284	359.2130		
Bio- CO2 NBio- CO2 Total CO2		0.0000	169.3846	189.8284	359.2130		
Bio- CO2							
PM2.5 Total		0.0000	0.0119	0.0545	0.0664		
Exhaust PM2.5	lb/day	0.0000 0.0000 0.0000	1 8.0000e- 0	1.1500e- 003	1.9500e- 003		
Fugitive PM2.5		0.000.0	0.0111	0.0534	0.0644		
PM10 Total		0.000.0	0.0393	0.2025	0.2417		
Exhaust PM10		0.0000	8.3000e- 004	1.2500e- 003	2.0800e- 003		
Fugitive PM10		0.0000	0.0384	0.2012	0.2396		
S02		0.000.0	1.6100e- 003	0.6846 1.9100e- 003	0.7852 3.5200e- 003		
00		0.000.0	0.1007	0.6846	0.7852		
×ON		0.000.0	0.5488	0.0508	0.0999 0.5996		
ROG		0.0000 0.0000 0.0000 0.0000	0.0145	0.0854	0.0999		
	Category	Hauling	Vendor	Worker	Total		

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3.3 Grading - 2022
Unmitigated Construction On-Site

CO2e		0.0000	2,895.268 4	2,895.268 4	
N20					
CH4	lb/day		0.9289	0.9289	
Total CO2	/qı	0.0000	2,872.046 4	2,872.046 2,872.046 0.9289 4 4	
Bio- CO2 NBio- CO2 Total CO2				2,872.046 2,872.046 0.9289 4 4	2,872.046 4
Bio- CO2		1-8-8-8-8	1 1 1 1 1		
PM2.5 Total		3.3675	0.8656	4.2331	
Exhaust PM2.5		3.3675 0.0000	0.8656	9598.0	
Fugitive PM2.5		3.3675		3.3675	
PM10 Total		0.0000 6.5523	0.9409	7.4932	
Exhaust PM10	/sep/qi	0.0000	0.9409	0.9409	
Fugitive PM10		/q।	6.5523		6.5523
SO2				0.0297	0.0297
00			15.2727	15.2727	
NOx			20.8551 15.2727 0.0297	1.9486 20.8551 15.2727 0.0297	
ROG			1.9486	1.9486	
	Category	Fugitive Dust	Off-Road	Total	

# **Unmitigated Construction Off-Site**

CO2e	lb/day	0.0000	169.6450	158.2951	327.9401		
N20		ау	ау				
CH4				0.000.0	0.0104	4.1900e- 003	0.0146
Total CO2		0.0000 0.0000 0.00000	169.3846	158.1904 158.1904 4.1900e- 003	327.5749 327.5749		
Bio- CO2 NBio- CO2 Total CO2		0.0000	169.3846 169.3846	158.1904	327.5749		
Bio- CO2							
PM2.5 Total		0.0000	0.0119	0.0454	0.0573		
Exhaust PM2.5	Kep/ql		8.0000e- 004	9.6000e- 004	1.7600e- 0 003		
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0111	0.0445	0.0555		
PM10 Total		0.000.0	0.0393	0.1687	0.2080		
Exhaust PM10		0.0000	8.3000e- 004	1.0400e- 003	1.8700e- 003		
Fugitive PM10		0.0000	0.0384	0.1677	0.2061		
SO2		0.0000	1.6100e- 003	1.5900e- 003	3.2000e- 003		
00		0.000.0	0.1007	0.5705	0.6711		
×ON		0.000.0	0.0145 0.5488 0.1007 1.6100e-	0.0424	0.0856 0.5911 0.6711 3.2000e- 0.2061 003		
ROG		0.0000 0.0000 0.0000 0.0000	0.0145	0.0712	0.0856		
	Category		Vendor	Worker	Total		

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Mitigated Construction On-Site 3.3 Grading - 2022

			·	
CO2e		0.0000	2,895.268 4	2,895.268 4
N20				
CH4	ay		0.9289	0.9289
Total CO2	lb/day	0.000.0	2,872.046 4	2,872.046 4
NBio- CO2 Total CO2			0.0000 2,872.046 2,872.046 0.9289 4 4	0.0000 2,872.046 2,872.046 4 4
Bio- CO2			0.0000	0.000.0
PM2.5 Total		1.5154	0.8656	2.3810
Exhaust PM2.5		2.9486 1.5154 0.0000 1.5154	0.8656	0.8656
Fugitive PM2.5		1.5154		1.5154
PM10 Total		2.9486	0.9409	3.8894
Exhaust PM10	lb/day	0.0000	0.9409	0.9409
Fugitive PM10	/qı	2.9486		2.9486
805			0.0297	0.0297
00			15.2727	20.8551 15.2727 0.0297
×ON			20.8551 15.2727 0.0297	
ROG			1.9486	1.9486
	Category	Fugitive Dust	Off-Road	Total

CO2e		0.0000	169.6450	158.2951	327.9401
N20					
CH4	ау	0.000.0	0.0104	4.1900e- 003	0.0146
Total CO2	lb/day	0.0000 0.0000 0.00000	169.3846	158.1904 158.1904 4.1900e- 003	327.5749 327.5749
Bio- CO2 NBio- CO2 Total CO2		0.0000	169.3846 169.3846	158.1904	327.5749
Bio- CO2					
PM2.5 Total		0.0000	0.0119	0.0454	0.0573
Exhaust PM2.5			8.0000e- 004	9.6000e- 004	1.7600e- 0 003
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0111	0.0445	0.0555
PM10 Total		0.000.0	0.0393	0.1687	0.2080
Exhaust PM10	lb/day	0.0000	8.3000e- 004	1.0400e- 003	1.8700e- 003
Fugitive PM10	)/q	0.0000	0.0384	0.1677	0.2061
SO2		0.0000	1.6100e- 003	1.5900e- 003	3.2000e- 003
00		0.000.0	0.1007	0.5705	0.6711
×ON		0.000.0	0.0145 0.5488 0.1007 1.6100e-	0.0424	0.0856 0.5911 0.6711 3.2000e- 0.2061 003
ROG		0.0000 0.0000 0.0000 0.0000	0.0145	0.0712	0.0856
	Category		Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Summer

3.4 Building Construction - 2022
Unmitigated Construction On-Site

CO2e		2,569.632 2	2,569.632 2
N20			
CH4	ay	0.6120	0.6120
Total CO2	lb/day	2,554.333 6	2,554.333 6
NBio- CO2		2,554.333 2,554.333 0.6120 6 6	2,554.333 2,554.333 0.6120 6 6
Bio- CO2 NBio- CO2 Total CO2 CH4			
PM2.5 Total		0.7612	0.7612
Exhaust PM2.5		0.7612 0.7612	0.7612
Fugitive PM2.5			
PM10 Total		0.8090	0.8090
Exhaust PM10	lb/day	0.8090 0.8090	08080
Fugitive PM10	)/qI		
805		0.0269	0.0269
00		16.3634	16.3634
×ON		1.7062 15.6156 16.3634 0.0269	1.7062 15.6156 16.3634
ROG		1.7062	1.7062
	Category	Off-Road	Total

		00	383	552	935
CO2e		0.0000	395.8383	369.3552	765.1935
N20					
CH4	lay	0.000.0	0.0243	9.7800e- 003	0.0341
Total CO2	lb/day	0.0000 0.0000 0.00000	395.2306	369.1109	764.3415 764.3415
Bio- CO2 NBio- CO2 Total CO2		0.0000	395.2306	369.1109	764.3415
Bio-CO2					
PM2.5 Total		0.0000	0.0277	0.1060	0.1337
Exhaust PM2.5		0.0000	1.8600e- 003	2.2400e- 003	4.1000e- 003
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0258	0.1038	0.1296
PM10 Total		0.0000	0.0916	0.3937	0.4853
Exhaust PM10	lb/day	0.0000	1.9400e- 003	2.4300e- 003	4.3700e- 003
Fugitive PM10	)/qı	0.0000	0.0897	0.3912	0.4809
SO2		0.0000 0.0000 0.0000 0.0000	3.7500e- 003	3.7100e- 003	0.1998 1.3793 1.5660 7.4600e- 0.4809 003
00		0.0000	0.2349	1.3311	1.5660
XON		0.0000	1.2805	0.0988	1.3793
ROG		0.0000	0.0338	0.1661	0.1998
	Category	Hauling	Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Summer

3.4 Building Construction - 2022
Mitigated Construction On-Site

CO2e		2,569.632 2	2,569.632 2
N20			
CH4	ау	0.6120	0.6120
	lb/day	2,554.333 6	0.0000 2,554.333 2,554.333 0.6120 6 6
Bio- CO2 NBio- CO2 Total CO2		2,554.333 6	2,554.333 6
Bio- CO2		0.0000 2,554.333 2,554.333 0.6120 6 6	0.0000
PM2.5 Total			0.7612
Exhaust PM2.5		0.7612 0.7612	0.7612
Fugitive PM2.5			
PM10 Total		0.8090	0608.0
Exhaust PM10	day	0.8090 0.8090	0.8090
Fugitive PM10	lb/day		
S02		0.0269	0.0269
00		16.3634	16.3634
NOX		1.7062 15.6156 16.3634 0.0269	1.7062 15.6156 16.3634 0.0269
ROG		1.7062	1.7062
	Category	Off-Road	Total

CO2e		0.0000	395.8383	369.3552	765.1935
N20					
CH4	ау	0.0000	0.0243	9.7800e- 003	0.0341
Total CO2	lb/day	0.0000 0.0000 0.0000	395.2306	369.1109 9.7800e- 003	764.3415 764.3415
Bio- CO2 NBio- CO2 Total CO2		0.0000	395.2306 395.2306	369.1109	764.3415
Bio-CO2					
PM2.5 Total		0.0000	0.0277	0.1060	0.1337
Exhaust PM2.5			1.8600e- 003	2.2400e- 003	4.1000e- 003
Fugitive PM2.5		0.0000 0.0000 0.0000 0.0000	0.0258	0.1038	0.1296
PM10 Total		0.000.0	0.0916	0.3937	0.4853
Exhaust PM10	lb/day	0.0000	1.9400e- 003	2.4300e- 003	4.3700e- 003
Fugitive PM10	)/q	0.0000	0.0897	0.3912	0.4809
SO2		0.000.0	3.7500e- 003	3.7100e- 0 003	1.5660 7.4600e-
00		0.000.0	0.2349	1.3311	1.5660
×ON		0.000.0	1.2805 0.2349 3.7500e- 003	0.0988	0.1998 1.3793
ROG		0.0000 0.0000 0.0000 0.0000	0.0338	0.1661	0.1998
	Category	Hauling	Vendor	Worker	Total

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**Unmitigated Construction On-Site** 3.5 Paving - 2022

		10		9
CO2e		2,225.510 4	0.0000	2,225.510 4
N2O				
CH4	lay	0.7140		0.7140
Total CO2	lb/day	2,207.660 3	0.000.0	2,207.660 2,207.660 0.7140
Bio- CO2 NBio- CO2 Total CO2		2,207.660 2,207.660 0.7140 3		2,207.660 3
Bio- CO2		1-0-0-0-0	1 1 1 1 1	
PM2.5 Total		0.5225	0.0000	0.5225
Exhaust PM2.5		0.5225	0.0000	0.5225
Fugitive PM2.5				
PM10 Total		0.5679	0.0000	0.5679
Exhaust PM10	lb/day	0.5679	0.0000	0.5679
Fugitive PM10	/qı			
805		0.0228		0.0228
00		14.5805		14.5805
×ON		11.1249		1.8574 11.1249 14.5805 0.0228
ROG		1.1028 11.1249 14.5805 0.0228	0.7546	1.8574
	Category	Off-Road	Paving	Total

					I_
CO2e		0.0000	0.0000	158.2951	158.2951
N2O					
CH4	lay	0.000.0	0.000.0	4.1900e- 003	4.1900e- 003
Total CO2	lb/day	0.0000 0.0000	0.0000	158.1904 158.1904	158.1904   158.1904   4.1900e-
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000	158.1904	158.1904
Bio- CO2					
PM2.5 Total		0.0000	0.0000	0.0454	0.0454
Exhaust PM2.5		0.0000	0.0000	9.6000e- 004	9.6000e- 004
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0000	0.0445	0.0445
PM10 Total		0.0000	0.0000	0.1687	0.1687
Exhaust PM10	b/day	0.0000	0.0000	1.0400e- 003	1.0400e- 003
Fugitive PM10	)/qı	0.0000	0.0000	0.1677	0.1677
SO2		0.0000	0.0000 0.0000 0.0000	0.5705 1.5900e- (	1.5900e- 003
00		0.0000	0.0000	0.5705	0.5705
XON		0.0000 0.0000 0.0000 0.0000	0.0000 0.0000	0.0424	0.0712 0.0424 0.5705 1.5900e- 0.1677 003
ROG		0.0000	0.0000	0.0712	0.0712
	Category	Hauling	Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Summer

3.5 Paving - 2022
Mitigated Construction On-Site

2e		.510	000	.510
CO2e		2,225.510 4	0.0000	2,225.510 4
N20				
CH4	ay	0.7140		0.7140
Total CO2	lb/day	2,207.660	0.0000	2,207.660 3
Bio- CO2 NBio- CO2 Total CO2		2,207.660 3	     	2,207.660 3
Bio- CO2		0.0000 2,207.660 2,207.660 0.7140	 	0.0000 2,207.660 2,207.660 0.7140
PM2.5 Total		0.5225	0.0000	0.5225
Exhaust PM2.5		0.5225	0.000.0	0.5225
Fugitive PM2.5				
PM10 Total		0.5679	0.000.0	0.5679
Exhaust PM10	lb/day	0.5679	0.0000	0.5679
Fugitive PM10	)/q			
SO2		0.0228		0.0228
CO		14.5805		14.5805
×ON		1.1028 11.1249 14.5805 0.0228		1.8574 11.1249 14.5805 0.0228
ROG		1.1028	0.7546	1.8574
	Category	Off-Road	Paving	Total

					<b>-</b>
CO2e		0.0000	0.0000	158.2951	158.2951
NZO					
CH4	ау	0.000.0	0.000.0	4.1900e- 003	4.1900e- 003
Total CO2	lb/day	0.000 0.0000	0.0000	158.1904	158.1904 158.1904 4.1900e-
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000	158.1904	158.1904
Bio- CO2					
PM2.5 Total		0.0000	0.0000	0.0454	0.0454
Exhaust PM2.5		0.0000	0.0000	9.6000e- 004	9.6000e- 004
Fugitive PM2.5		0.0000 0.0000 0.0000	0.000.0	0.0445	0.0445
PM10 Total		0.000.0	0.000.0	0.1687	0.1687
Exhaust PM10	lb/day	0.0000	0.0000	1.0400e- 003	1.0400e- 003
Fugitive PM10	o/qı	0.0000	0.0000	0.1677	0.1677
SO2		0.000.0	0.0000	1.5900e- 003	1.5900e- 003
00		0.000.0	0.000.0	0.5705	0.5705
XON		0.0000	0.000 0.0000 0.0000	0.0424 0.5705	0.0712 0.0424 0.5705 1.5900e- 0.1677 0.3
ROG		0.0000 0.0000 0.0000 0.0000	0.0000	0.0712	0.0712
	Category	Hauling	Vendor	Worker	Total

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3.6 Architectural Coating - 2022 Unmitigated Construction On-Site

d)		0	62	62
CO2e		0.0000	281.9062	281.9062
NZO				
CH4	ау		0.0183	0.0183
Total CO2	lb/day	0.000.0	281.4481 281.4481	281.4481 281.4481
Bio- CO2 NBio- CO2 Total CO2			281.4481	281.4481
Bio- CO2				
PM2.5 Total		0.0000	0.0817	0.0817
Exhaust PM2.5		0.000.0	0.0817	0.0817
Fugitive PM2.5				
PM10 Total		0.000.0	0.0817	0.0817
Exhaust PM10	lb/day	0.0000	0.0817	0.0817
Fugitive PM10	)/q			
SO2			2.9700e- 003	2.9700e- 003
00			1.8136	1.8136
XON			1.4085	1.4458 1.4085 1.8136 2.9700e- 003
ROG		1.2413	0.2045	1.4458
	Category	Archit. Coating 1.2413	Off-Road	Total

			!	<u>.                                    </u>	
CO2e		0.0000	0.0000	73.8711	73.8711
N2O					
CH4	lay	0.000.0	0.000.0	1.9600e- 003	1.9600e- 003
Total CO2	lb/day	0.000.0	0.000.0	73.8222	73.8222
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000	73.8222	73.8222
Bio- CO2			 		
PM2.5 Total		0.0000	0.0000	0.0212	0.0212
Exhaust PM2.5			0.0000	4.5000e- 004	4.5000e- 004
Fugitive PM2.5		0.0000 0.0000 0.0000	0.000.0	0.0208	0.0208
PM10 Total		0.000.0	0.0000	0.0787	0.0787
Exhaust PM10	day	0.0000	0.0000	4.9000e- 004	4.9000e- 004
Fugitive PM10	lb/day	0.0000	0.0000	0.0782	0.0782
805		0.0000	0.0000	0.2662 7.4000e- 004	0.2662 7.4000e-
00		0.0000	0.0000	0.2662	0.2662
XON		0.0000 0.0000 0.0000 0.0000	0.000.0	0.0198	0.0332 0.0198
ROG		0.0000	0.0000	0.0332	0.0332
	Category		Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Summer

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3.6 Architectural Coating - 2022

Mitigated Construction On-Site

			8	2
CO2e		0.0000	281.9062	281.9062
N20			     	
CH4	ay		0.0183	0.0183
Bio- CO2 NBio- CO2 Total CO2	lb/day	0.000.0	281.4481 281.4481	0.0000 281.4481 281.4481
NBio- CO2			281.4481	281.4481
Bio- CO2		1 - 2 - 2 - 2 - 3	0.0000	0.0000
PM2.5 Total		0.0000	0.0817	0.0817
Exhaust PM2.5		0.000.0	0.0817	0.0817
Fugitive PM2.5				
PM10 Total		0.000.0	0.0817	0.0817
Exhaust PM10	b/day	0.0000	0.0817	0.0817
Fugitive PM10	)/qI			
802			2.9700e- 003	2.9700e- 003
00			1.8136	1.8136
×ON			0.2045 1.4085	1.4458 1.4085 1.8136 2.9700e- 003
ROG		1.2413	0.2045	1.4458
	Category	Archit. Coating 1.2413	Off-Road	Total

### Mitigated Construction Off-Site

C02e		0.0000	0.0000	73.8711	73.8711
N20					
CH4	ay	0.000.0	0.000.0	1.9600e- 003	1.9600e- 003
Total CO2	lb/day	0.0000 0.0000 0.00000	0.0000	73.8222	73.8222
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000	73.8222	73.8222
Bio- CO2					
PM2.5 Total		0.0000	0.0000	0.0212	0.0212
Exhaust PM2.5		0.0000	0.0000	4.5000e- 004	4.5000e- 004
Fugitive PM2.5		0.000 0.0000 0.0000	0.000.0	0.0208	0.0208
PM10 Total		0.000.0	0.000.0	0.0787	0.0787
Exhaust PM10	lb/day	0.0000	0.0000	4.9000e- 004	4.9000e- 004
Fugitive PM10	)/q	0.0000	0.0000	0.0782	0.0782
S02		0.0000	0.0000	0.2662 7.4000e- 004	0.2662 7.4000e- 004
00		0.000.0	0.0000	0.2662	0.2662
×ON		0.000.0	0.0000	0.0198	0.0332 0.0198
ROG		0.0000 0.0000 0.0000 0.0000	0.0000	0.0332	0.0332
	Category	Hauling	Vendor	Worker	Total

### 4.0 Operational Detail - Mobile

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BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Summer

### 4.1 Mitigation Measures Mobile

Improve Pedestrian Network

	ROG	×ON	00	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive Exhaust PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Bio- CO2 NBio- CO2 Total CO2	CH4	N20	CO2e
Category					lb/day	day							lb/day	ay		
Mitigated	1.2785	8.3234	1.2785 8.3234 16.2462 0.0644 4.8268	0.0644	4.8268	0.0428	4.8696	1.2916	0.0428 4.8696 1.2916 0.0400 1.3316	1.3316	1-2-2-2	6,567.878 8	6,567.878 6,567.878 0.3059 8 8	0.3059		6,575.526 4
Unmitigated	1.2836	8.3635	1.2836 8.3635 16.3884 0.0650 4.8756	0.0650	4.8756	0.0432	4.9187	1.3047	0.0432 4.9187 1.3047 0.0404 1.3451	1.3451		6,627.349 1	6,627.349 6,627.349 0.3079	0.3079		6,635.045 7

### 4.2 Trip Summary Information

	Aver	Average Daily Trip Rate	ite	Unmitigated	Mitigated
Land Use	Weekday	Saturday Sunday	Sunday	Annual VMT	Annual VMT
Industrial Park	575.00	275.00	575.00	2,286,708	2,263,841
Parking Lot	0.00	0.00	0.00		
Total	575.00	575.00	575.00	2,286,708	2,263,841

### 4.3 Trip Type Information

		Miles			Trip %			Trip Purpose %	% e
Land Use	H-W or C-W H-S or (	H-S or C-C	C-C H-O or C-NW H-W or C-W H-S or C-C H-O or C-NW	H-W or C-W	H-S or C-C	H-O or C-NW	Primary	Diverted	Pass-by
Industrial Park 16.60 8.40	16.60	8.40		29.00	28.00		62	19	2
Parking Lot	16.60	8.40	9.90	0.00	0.00 00.0	.	0.00	0	0 • 0

#### 4.4 Fleet Mix

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	344	944
MH	3000.0	0.0005
SBUS	0.000808	0.000808
MCY	0.005903	0.005903
SNBN	0.001565	0.001565
HHD OBUS UBUS	0.001357	0.001357
HHD	0.063797	0.063797
ПHМ	0.016335 0.016165 0.005101 0.018218 0.063797 0.001357 0.001565 0.005903 0.000808 0.000944	0.116335 0.016165 0.005101 0.018218 0.063797 0.001357 0.001565 0.005903 0.000808 0.000944
LHD1 LHD2	0.005101	0.005101
LHD1	0.016165	0.016165
MDV	0.116335	0.116335
LDT2	0.180286	0.180286
-DA LDT1 LDT2	0.553113 0.036408 0.180286	0.553113 0.036408 0.180286
LDA	0.553113	0.553113
Land Use	Industrial Park 0.553113 0.036408 0.180286	Parking Lot

### 5.0 Energy Detail

Historical Energy Use: N

### 5.1 Mitigation Measures Energy

ggitive Exhaust PM10 Fugitive Exhaust PM2.5 Rio-CO2 NBio-CO2 Total CO2 CH4 N2O CO2e	lb/day lb/day	1.0000e- 1.0000e- 0.1901 0.1901 0.1901 0.5	1.0000e- 1.0000e- 1.0000e- 1.0000e- 1.0000e- 0.1913 0.1901 0.0000 0.0000 0.1913 0.05 0.05 0.05
		1-1-1-1-1 do	
		1.0000e 005	1.0000e 005
		1.0000e- 005	1.0000e- 005
Fugitive PM2.5			! ! ! ! ! ! !
PM10 Total		1.0000e- 005	1.0000e- 005
Exhaust PM10	day	1.0000e- 005	1.0000e- 005
Fugitive PM10	/qı		,
805		0.0000	0.0000
00		1.3000e- 004	2.0000e- 1.6000e- 1.3000e- 005 004
× O Z		1.6000e- 004	1.6000e- 004
ROG		2.0000e- 1.6000e- 1.3000e- 0.0000 005 004 004	2.0000e- 005
	Category	NaturalGas Mitigated	NaturalGas Unmitigated

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5.2 Energy by Land Use - NaturalGas

Unmitigated

CO2e		0.1913	0.0000	0.1913													
N20		0.0000	0.000.0	0.0000													
CH4	Я	0.000.0	0.0000	0.0000													
Total CO2	lb/day	0.1901 0.0000 0.0000 0.1913	0.000.0	0.1901													
VBio- CO2		0.1901	0.0000	0.1901													
Bio- CO2 NBio- CO2 Total CO2																	
PM2.5 Total		1.0000e-	00000	1.0000e- 005													
Exhaust PM2.5		1.	0.000.0	1.0000e- 005													
Fugitive PM2.5			     														
PM10 Total		1.0000e- 005	0.0000	1.0000e- 005													
Exhaust PM10	lb/day		0.0000	1.0000e- 1 005													
Fugitive PM10	)/qI																
SO2		0.000.0	0.0000	0.0000													
00		1.3000e- 004	0.000.0	1.3000e- 004													
×ON															1.6000e- 004	0.000 0.0000	2.0000e- 1.6000e- 1.3000e- 005 004
NaturalGa ROG s Use		2.0000e- 005	0.0000	2.0000e- 005													
NaturalGa s Use	kBTU/yr	1.61616	<b>6444</b>														
	Land Use	Industrial Park 1.61616 2.0000e- 1.6000e- 1.3000e- 0.0000	Parking Lot	Total													

#### Mitigated

CO2e		913	0.0000	0.1913
N20		0.0000	0.000	0.0000
CH4	ау	0.0000 0.0000	0.0000	0.0000
Total CO2	lb/day	0.1901	0.0000	0.1901
NBio- CO2		0.1901	0.0000	0.1901
Bio- CO2 NBio- CO2 Total CO2				
PM2.5 Total			0.0000	1.0000e- 005
Exhaust PM2.5		1.0000e- 005	0.000.0	1.0000e- 005
Fugitive PM2.5				
PM10 Total	lb/day	1.0000e- 005	0.0000	1.0000e- 005
Exhaust PM10		lay	1.0000e- 005	0.0000
Fugitive PM10	)/qI			
S02		0.0000	0.0000	0.0000
00		1.3000e- 004	0.000	1.3000e- 004
NOx		1.6000e- 004	0.0000	2.0000e- 1.6000e- 1.3000e- 005 004
ROG		2.0000e- 005	0.0000	2.0000e- 005
NaturalGa s Use	kBTU/yr	0.0016161 6	0	
	Land Use	Industrial Park 10.0016161 2.0000e- 1.6000e- 1.3000e- 0.0000 6 0.0000	Parking Lot	Total

#### 6.0 Area Detail

### 6.1 Mitigation Measures Area

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CO2e		0.0488	0.0488
NZO			
CH4	ay	1.2000e- 004	1.2000e- 004
Total CO2	lb/day	0.0458	0.0458
Bio- CO2 NBio- CO2 Total CO2		0.0458	0.0458
Bio- CO2			
PM2.5 Total		8.0000e- 005	8.0000e- 005
Exhaust PM2.5		8.0000e- 005	8.0000e- 8. 005
Fugitive PM2.5			
PM10 Total		. 8.0000e- 005	9- 8.0000e- 005
Exhaust PM10	lb/day	8.0000e- 005	8.0000e- 8. 005
Fugitive PM10	)/q		
S02		0.000.0	0.0000
CO		0.0214	0.0214
×ON		0.0418 2.0000e- 0.0214 0.0000 004	2.0000e- 004
ROG		0.0418	0.0418 2.0000e- 0.0214 0.0000 004
	Category	Mitigated	Unmitigated

### 6.2 Area by SubCategory

#### Unmitigated

	ROG	×ON	00	802	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	Bio- CO2 NBio- CO2 Total CO2	Total CO2	CH4	NZO	CO2e
SubCategory					lb/day	lay							lb/day	ay		
	6.8000e- 003					0.0000 0.0000	0.000.0			0.000.0			0.0000			0.000.0
Consumer Products	0.0330					0.0000	0.0000	,     	0.000.0	0.0000		r           	0.0000			0.000.0
Landscaping	1.9900e- 2.0 003	000e- 004	0.0214	0.000.0		8.0000e- 005	8.0000e- 005		8.0000e- 005	8.0000e- 005		0.0458	0.0458	1.2000e- 004		0.0488
Total	0.0418	2.0000e- 004	0.0418 2.0000e- 0.0214 0.0000 004	0.0000		8.0000e- 005	8.0000e- 005		8.0000e- 005	8.0000e- 005		0.0458	0.0458	1.2000e- 004		0.0488

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### 6.2 Area by SubCategory

Mitigated

		0.0000	0.000	0.0488	0.0488
	lay			1.2000e- 004	1.2000e- 004
	lb/day	0.0000	0.0000	0.0458	0.0458
				0.0458	0.0458
		1-8-8-8-8	h -s -s -s -s -s	N - H - H - H - H	
Total		0.0000	0.0000	8.0000e- 005	8.0000e- 005
Exnaust PM2.5		0.0000	0.0000	8.0000e- 005	8.0000e- 005
Fugitive PM2.5				<b>-</b>	
PM10 Total		0.0000	0.0000	8.0000e- 005	8.0000e- 005
Exhaust PM10	/day	0.0000	0.0000	8.0000e- 005	8.0000e- 005
Fugitive PM10	/qı				
S02				0.0000	0.0000
00				0214	0.0214
×ON				000e- 304	0.0418 2.0000e- 0.0214 004
ROG		6.8000e- 003	0.0330	1.9900e- 2.0 003 (	0.0418
	SubCategory			Landscaping	Total

#### 7.0 Water Detail

### 7.1 Mitigation Measures Water

#### 8.0 Waste Detail

### 8.1 Mitigation Measures Waste

### 9.0 Operational Offroad

Fuel Type
Load Factor
Horse Power
Days/Year
Hours/Day
Number
Equipment Type

### 10.0 Stationary Equipment

## Fire Pumps and Emergency Generators

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Fuel Type

Load Factor

Horse Power

Hours/Year

Hours/Day

Number

Equipment Type

# BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Summer

	Fuel Type
	Boiler Rating
	Heat Input/Year
	Heat Input/Day
	Number
Boilers	Equipment Type

Number

Equipment Type

**User Defined Equipment** 

#### 11.0 Vegetation

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BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

## **BCWR Cajon LLC Kendall Dr Trailer Storage Lot**

## San Bernardino-South Coast County, Winter

### 1.0 Project Characteristics

#### 1.1 Land Usage

0	83,600.00	5.76	Space		Parking Lot
0	170.00	1.41	1000sqft 1.41 170.00 0		Industrial Park 0.17
Population	Floor Surface Area	Lot Acreage	Metric	Size	Land Uses

### 1.2 Other Project Characteristics

Urbanization	Urban	Wind Speed (m/s)	2.2	Precipitation Freq (Days)	32
Climate Zone	10			Operational Year	2022
Utility Company	Southern California Edison				
CO2 Intensity (Ib/MWhr)	702.44	CH4 Intensity (Ib/MWhr)	0.029	N2O Intensity (Ib/MWhr)	9.006

## 1.3 User Entered Comments & Non-Default Data

Project Characteristics -

Land Use - Total Lot Area 7.17 acres

Construction Phase - Construction schedule provided by applicant

Trips and VMT - 6 vendor trucks added to Site Prep and Grading to account for water truck emissions

Vehicle Trips - 575 Daily Trips from Traffic Memo

Construction Off-road Equipment Mitigation - Water Exposed Area 2 times per day selected to account for SCAQMD Rule 403 minimum requirements

Mobile Land Use Mitigation - Improve Pedestrian Network on Project Site

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BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

New Value	45.00	1.41	5.76	6.00	6.00	3,382.35	3,382.35	3,382.35
Default Value	230.00	0.00	1.88	0.00	0.00	2.49	0.73	6.83
Column Name	NumDays	LotAcreage	LotAcreage	VendorTripNumber	VendorTripNumber	ST_TR	SU_TR	WD_TR
Table Name	tblConstructionPhase	tblLandUse	tblLandUse	tblTripsAndVMT	tblTripsAndVMT	tbIVehicleTrips	tbIVehicleTrips	tbIVehicleTrips

### 2.0 Emissions Summary

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BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

## 2.1 Overall Construction (Maximum Daily Emission)

### **Unmitigated Construction**

CO2e		1.6147 19.9206 9.9951 1.4855 11.4807 0.0000 4,019.121 4,019.121 0.0001 4,049.325	0.0000 4,049.325	
NZO		0.0000	0.0000	
CH4	lay	1.2081	1.2081	
Total CO2	lb/day	/qı	4,019.121 9	4,019.121 9
Bio- CO2 NBio- CO2 Total CO2		4,019.121 9	4,019.121 9	
Bio- CO2		0.000.0	00000	
PM2.5 Total		11.4807	1.4855 11.4807 0.0000 4,019.121 4,019.121 1.2081 9 9	
Exhaust PM2.5		1.4855	1.4855	
Fugitive PM2.5		9.9951	9.9951	
PM10 Total		19.9206	19.9206	
Exhaust PM10	lay	1.6147	1.6147	
Fugitive PM10	lb/day		18.3059	
802		0.0413	0.0413	
00		20.3766	20.3766	
NOx		3.2713 33.6793 20.3766 0.0413 18.3059	33.6793 20.3766 0.0413 18.3059	
ROG		3.2713	3.2713	
	Year	2022	Maximum	

### Mitigated Construction

CO2e		4,049.325 0	4,049.325 0
NZO		0.0000 4,019.121 4,019.121 1.2081 0.0000 4,049.325 9 9 0	00000
CH4	ау	1.2081	1.2081
Total CO2	lb/day	4,019.121 9	4,019.121 9
NBio- CO2		4,019.121 9	0.0000 4,019.121 4,019.121 1.2081 9 9
Bio- CO2 NBio- CO2 Total CO2 CH4		0.0000	0.0000
PM2.5 Total			6.0188
Exhaust PM2.5		1.6147 9.9841 4.5332 1.4855 6.0188	1.4855
Fugitive PM2.5		4.5332	4.5332
PM10 Total		9.9841	9.9841
Exhaust PM10	day	1.6147	1.6147
Fugitive PM10	Ib/day	8.3695	8.3695
S02		3.2713 33.6793 20.3766 0.0413 8.3695	0.0413
00		20.3766	3.2713 33.6793 20.3766 0.0413
NOx		33.6793	33.6793
ROG		3.2713	3.2713
	Year	2022	Maximum

CO2e	0.00
N20	00.0
CH4	0.00
Total CO2	0.00
Bio- CO2 NBio-CO2 Total CO2	0.00
Bio- CO2	00:0
PM2.5 Total	47.57
Exhaust PM2.5	0.00
Fugitive PM2.5	54.65
PM10 Total	49.88
Exhaust PM10	00:0
Fugitive PM10	54.28
802	00:0
00	0.00
NOX	00.0
ROG	0.00
	Percent Reduction

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

2.2 Overall Operational Unmitigated Operational

CO2e		0.0488	0.1913	6,129.070 7	0.0000 6,129.310	
N2O			0.000.0		0.0000	
CH4	lb/day	lp/qay	1.2000e- 004	0.0000	0.3110	0.3111
Total CO2			0.0458	0.1901	6,121.297 0	6,121.533 0
NBio- CO2 Total CO2				0.0458	0.1901	6,121.297 6,121.297 0 0
Bio- CO2						
PM2.5 Total		8.0000e- 005	1.0000e- 005	1.3453	1.3454	
Exhaust PM2.5			8.0000e- 005	1.0000e- 005	0.0407	0.0408
Fugitive PM2.5				1.3047	1.3047	
PM10 Total		8.0000e- 005	1.0000e- 005	4.9190	4.9191	
Exhaust PM10	ау	8.0000e- 005	1.0000e- 005	0.0435	0.0435	
Fugitive PM10	lb/day		r             	4.8756	4.8756	
SO2		0.0000	0.0000	0.0599	0.0599	
00		0.0214	1.3000e- 004	14.2256	14.2471	
×ON		0.0418 2.0000e- 0.0214 0.0000 004	- 1.6000e- 1.3000e- 0.0000 004 004	8.4035	8.4039	
ROG		0.0418	2.0000e- 005	1.1265	1.1683	
	Category	Area	Energy	Mobile	Total	

### Mitigated Operational

CO2e		0.0488	0.1913	6,073.815 3	6,074.055 4						
N2O			0.0000		0.0000						
CH4	ay	1.2000e- 004	0.0000	0.3091	0.3092						
Total CO2	ep/qI	lb/di	lb/da	lb/day	lb/day	ep/ql	lb/di	0.0458	0.1901	6,066.087 5	6,066.323 5
NBio- CO2 Total CO2			0.0458	0.1901	6,066.087 6,066.087 5	6,066.323 6,066.323 5 5					
Bio- CO2											
PM2.5 Total		8.0000e- 005	1.0000e- 005	1.3319	1.3320						
Exhaust PM2.5			8.0000e- 005		0.0403	0.0404					
Fugitive PM2.5			   	1.2916	1.2916						
PM10 Total		8.0000e- 005	1.0000e- 005	4.8699	4.8699						
Exhaust PM10	b/day	8.0000e- 8.0000e- 005 005	1.0000e- 005	0.0431	0.0431						
Fugitive PM10	)/qI			4.8268	4.8268						
S02		0.000.0	0.000.0	0.0594	0.0594						
00		0.0214	1.3000e- 004	14.1100	14.1316						
×ON		2.0000e- 004	1.6000e- 004	8.3614	1.1634 8.3618 14.1316 0.0594						
ROG		0.0418	2.0000e- 1.6000e- 1.3000e- 0.0000 005 004 004	1.1216	1.1634						
	Category	Area	Energy	Mobile	Total						

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BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

CO2e	06'0
N20	00'0
CH4	0.59
Total CO2	06.0
Bio- CO2 NBio-CO2 Total CO2	06:0
Bio- CO2	00'0
PM2.5 Total	1.00
Exhaust PM2.5	6.03
Fugitive PM2.5	1.00
PM10 Total	1.00
Exhaust PM10	0.92
Fugitive PM10	1.00
802	06:0
00	0.81
XON	05.0
ROG	0.41
	Percent Reduction

### 3.0 Construction Detail

### **Construction Phase**

Phase Description				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
Num Days Num Days Week	10	ı	45	20	_
Num Days Week	2	2	2	5	_
End Date	1/14/2022	2/11/2022	4/15/2022	5/13/2022	-
Start Date	1/1/2022	! !	i ! !	4/16/2022	
Phase Type	Site Preparation	Grading	Building Construction	Paving	
Phase Name	Site Preparation	Grading	Building Construction	Paving	
Phase Number	1	7	3	4	

Acres of Grading (Site Preparation Phase): 0

Acres of Grading (Grading Phase): 10

Acres of Paving: 5.76

Residential Indoor: 0; Residential Outdoor: 0; Non-Residential Indoor: 255; Non-Residential Outdoor: 85; Striped Parking Area: 5,016 (Architectural Coating – sqft)

#### OffRoad Equipment

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

Phase Name	Offroad Equipment Type	Amount	Usage Hours	Horse Power	Load Factor
Site Preparation	Rubber Tired Dozers	8	8.00	247	0.40
ration	Tractors/Loaders/Backhoes	4	8.00	26	0.37
Grading	Excavators		8.00	158	0.38
1 1 1 1 1 1 1 1 1 1 1 1	Graders		8.00	187	0.41
Grading	Rubber Tired Dozers		8.00	247	0.40
Grading	Tractors/Loaders/Backhoes	က -	8.00	26	0.37
Building Construction	Cranes		7.00	231	0.29
Building Construction	Forklifts	С	8.00	68	0.20
Building Construction	Generator Sets		8.00	84	0.74
Building Construction	Tractors/Loaders/Backhoes	က	7.00	26	0.37
Building Construction	Welders		8.00	46	0.45
Paving	Pavers	2	8.00	130	0.42
Paving	Paving Equipment	2	8.00	132	0.36
Paving	Rollers	2	8.00	80	0.38
Architectural Coating	Air Compressors	1	6.00	78	0.48

#### **Trips and VMT**

Phase Name	Offroad Equipment Worker Trip Count Number	Worker Trip Number	Vendor Trip Number	Hauling Trip Number	Worker Trip Length	Vendor Trip Length	Hauling Trip Length	Worker Vehicle Class	Vendor Vehicle Class	Hauling Vehicle Class
Site Preparation	2		00.9	00:00		906.9		_Mix	HDT_Mix	HHDT
Grading		15.00	9.00	0.00	,	06.9		_Mix		ННОТ
Building Construction		35.00	14.00	00.00	`	06.9		Mix	HDT_Mix	HHDT
Paving	9	15.00	00:00					20.00 LD_Mix	HDT_Mix	ННОТ
Architectural Coating	J 7.00	7.00	00:00	00.0	14.70	06.9		20.00 LD_Mix	HDT_Mix	HHDT

## 3.1 Mitigation Measures Construction

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BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

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Water Exposed Area

3.2 Site Preparation - 2022
Unmitigated Construction On-Site

CO2e		0.0000	3,715.865 5	3,715.865 5
NZO				
CH4	яу		1.1922	1.1922
Total CO2	lb/day	0.000.0	3,686.061 9	3,686.061
NBio- CO2			3,686.061 3,686.061 1.1922 9 9	3,686.061 3,686.061 9 9
Bio- CO2 NBio- CO2 Total CO2 CH4				
PM2.5 Total		9.9307	1.4836	11.4143
Exhaust PM2.5		0.000.0	1.4836	1.4836 11.4143
Fugitive PM2.5		9.9307 0.0000		9.9307
PM10 Total		18.0663	1.6126	19.6788
Exhaust PM10	b/day	0.0000	1.6126	1.6126
Fugitive PM10	o/qı	18		18.0663
S02			0.0380	0.0380
00			19.6978	19.6978
XON			3.1701 33.0835 19.6978 0.0380	3.1701 33.0835 19.6978 0.0380 18.0663
ROG			3.1701	3.1701
	Category	Fugitive Dust	Off-Road	Total

CO2e		0.0000	163.0429	170.4166	333.4595
N20					
CH4	ay	0.000.0	0.0116	4.4100e- 003	0.0160
Fotal CO2	lb/day	0.0000 0.0000.0	162.7538	170.3063 4.4100e- 003	333.0600
/Bio- CO2		0.0000	162.7538 162.7538	170.3063	333.0600
Bio- CO2 NBio- CO2 Total CO2			L           		
PM2.5 Total		00000	0.0119	0.0545	0.0664
Exhaust PM2.5		0.0000	8.2000e- 004	1.1500e- 003	1.9700e- 003
Fugitive PM2.5		0.000.0	0.0111	0.0534	0.0644
PM10 Total		0.0000 0.0000 0.0000	0.0393	0.2025	0.2417
Exhaust PM10	ау	0.0000	8.6000e- 004	1.2500e- 003	2.1100e- 003
Fugitive PM10	lb/day	0.000.0	0.0384	0.2012	0.2396
S02		0.000.0	1.5400e- 0. 003	1.7100e- 003	3.2500e- 003
00		0.000.0	0.1182	0.0534 0.5606 1.7100e- 003	0.6788
×ON		0.000.0	0.5423	0.0534	
ROG		0.0000 0.0000 0.0000 0.0000	0.0154	0.0858	0.1012 0.5958
	Category	Hauling	Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

3.2 Site Preparation - 2022

Mitigated Construction On-Site

			10	10
CO2e		0.0000	3,715.865 5	3,715.865 5
N20			- <b></b>	
CH4	ay		1.1922	1.1922
Total CO2	lb/day	0.0000	3,686.061 9	3,686.061 9
Bio- CO2 NBio- CO2 Total CO2			0.0000 3,686.061 3,686.061 9	0.0000 3,686.061 3,686.061
Bio- CO2			0.0000	0.0000
PM2.5 Total		4.4688	1.4836	5.9524
Exhaust PM2.5		8.1298 4.4688 0.0000 4.4688	1.4836	1.4836
Fugitive PM2.5		4.4688		4.4688
PM10 Total		8.1298	1.6126	9.7424
Exhaust PM10	lb/day	0.0000	1.6126	1.6126
Fugitive PM10	)/qI	8.1298		8.1298
802			0.0380	0.0380
00			19.6978	19.6978
×ON			33.0835 19.6978 0.0380	3.1701 33.0835 19.6978
ROG			3.1701	3.1701
	Category	Fugitive Dust	Off-Road	Total

		0.0000	163.0429	170.4166	333.4595
N20					ε
CH4	ау	0.000.0	0.0116	4.4100e- 003	0.0160
Total CO2	lb/day	0.0000 0.00000 0.00000	162.7538	170.3063 170.3063	333.0600 333.0600
Bio- CO2 NBio- CO2 Total CO2		0.0000	162.7538 162.7538	170.3063	333.0600
Bio- CO2		1-2-2-2-2			
PM2.5 Total		0.0000	0.0119	0.0545	0.0664
Exhaust PM2.5		0.0000	8.2000e- ( 004	1.1500e- 003	1.9700e- C
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0111	0.0534	0.0644
PM10 Total		0.000.0	0.0393	0.2025	0.2417
Exhaust PM10	lb/day	0.0000	8.6000e- 004	1.2500e- 003	2.1100e- 003
Fugitive PM10	)/qı	0.0000	0.0384	0.2012	0.2396
SO2		0.0000	1.5400e- 003	3 1.7100e- ( 003	0.6788 3.2500e-
co		0.0000	0.118	0.560	0.6788
XON		0.0000 0.0000 0.0000 0.0000	0.5423	0.0534	0.1012 0.5958
ROG		0.0000	0.0154	0.0858	0.1012
	Category	Hauling	Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

3.3 Grading - 2022 Unmitigated Construction On-Site

XON	SO2 Fugitive Exhaust PM10 PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2 NBio- CO2 Total CO2	CO2 Total CO2	CH4	N2O CO2e
	lb/day					/ql	lb/day	
	6.5523 0.0000 6.5523	6.5523 3.3675 0.0000 3.3675	0.0000	3.3675		0.0000		0.000
20.8551 15.2727 0.0297	0.9409 0.9409	6	0.8656	0.8656	2,872. 4	2,872.046 2,872.046 0.9289 4 4	0.9289	2,895.268 4
1.9486 20.8551 15.2727 0.0297 6.5523	23 0.9409 7.4932	3.3675	0.8656	4.2331	2,872.	2,872.046 2,872.046 4 4	0.9289	2,895.268 4

CO2e		0.0000	163.0429	142.0139	305.0567
N20					
CH4	ау	0.000.0	0.0116	3.6800e- 003	0.0152
Total CO2	lb/day	0.0000 0.0000 0.0000	162.7538	141.9219	304.6757 304.6757
Bio- CO2 NBio- CO2 Total CO2		0.0000	162.7538 162.7538	141.9219 141.9219	304.6757
Bio- CO2			 		
PM2.5 Total		0.0000	0.0119	0.0454	0.0573
Exhaust PM2.5		0.000.0	1 8.2000e- 0 004	9.6000e- 004	1.7800e- 003
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0111	0.0445	0.0555
PM10 Total		0.0000	0.0393	0.1687	0.2080
Exhaust PM10	lb/day	0.0000	8.6000e- 004	1.0400e- 003	1.9000e- 003
Fugitive PM10	o/qı	0.0000	0.0384	0.1677	0.2061
SO2		0.0000	1.5400e- 003	1 1.4200e- 0.7 003	2.9600e- 003
00		0.0000	0.1182	0.4671	0.5854 2.9600e-
NOx		0.0000	0.5423 0.1182 1.5400e- 003	0.0445	0.0869 0.5869
ROG		0.0000 0.0000 0.0000 0.0000	0.0154	0.0715	0.0869
	Category	Hauling	Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

Mitigated Construction On-Site 3.3 Grading - 2022

			·	
CO2e		0.0000	2,895.268 4	2,895.268 4
N20				
CH4	ay		0.9289	0.9289
Total CO2	lb/day	0.000.0	2,872.046 4	2,872.046 4
NBio- CO2 Total CO2			0.0000 2,872.046 2,872.046 0.9289 4 4	0.0000 2,872.046 2,872.046 4 4
Bio- CO2			0.0000	0.000.0
PM2.5 Total		1.5154	0.8656	2.3810
Exhaust PM2.5		2.9486 1.5154 0.0000 1.5154	0.8656	0.8656
Fugitive PM2.5		1.5154		1.5154
PM10 Total		2.9486	0.9409	3.8894
Exhaust PM10	lb/day	0.0000	0.9409	0.9409
Fugitive PM10	/qı	2.9486		2.9486
805			0.0297	0.0297
00			15.2727	20.8551 15.2727 0.0297
×ON			20.8551 15.2727 0.0297	
ROG			1.9486	1.9486
	Category	Fugitive Dust	Off-Road	Total

		0.0000	163.0429	142.0139	305.0567
N20			`	`	
CH4	ау	0.0000	0.0116	3.6800e- 003	0.0152
Total CO2	lb/day	0.000 0.0000	162.7538	141.9219	304.6757 304.6757
Bio- CO2 NBio- CO2 Total CO2		0.0000	162.7538	141.9219 141.9219	304.6757
Bio- CO2					
PM2.5 Total		0.0000	0.0119	0.0454	0.0573
Exhaust PM2.5			8.2000e- C	9.6000e- 004	1.7800e- 003
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0111	0.0445	0.0555
PM10 Total		0.0000	0.0393	0.1687	0.2080
Exhaust PM10	lb/day	0.0000	8.6000e- 004	1.0400e- 003	1.9000e- 003
Fugitive PM10	/qı	0.0000		0.1677	0.2061
SO2		0.0000	1.5400e- 003	1.4200e- 003	2.9600e- 003
00		0.0000	0.1182	0.4671 1.4200e- C	0.5854
NOx		0.0000 0.0000 0.0000 0.0000	0.0154 0.5423 0.1182 1.5400e-	0.0715 0.0445	0.0869 0.5869 0.5854 2.9600e-
ROG		0.0000	0.0154	0.0715	6980'0
	Category	Hauling	Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

3.4 Building Construction - 2022
Unmitigated Construction On-Site

		O.	۵. ا
CO2e		2,569.632 2	2,569.632 2
N20			
CH4	ау	0.6120	0.6120
Total CO2	lb/day	2,554.333 6	2,554.333 2,554.333 6 6
Bio- CO2 NBio- CO2 Total CO2 CH4		2,554.333 2,554.333 0.6120 6 6	2,554.333 6
Bio- CO2			
PM2.5 Total		0.7612	0.7612
Exhaust PM2.5		0.7612	0.7612
Fugitive PM2.5			
PM10 Total		0.8090	0.8090
Exhaust PM10	b/day	0.8090	0.8090
Fugitive PM10	)/qI		
SO2		0.0269	0.0269
00		16.3634	16.3634
XON		1.7062 15.6156 16.3634 0.0269	1.7062 15.6156 16.3634 0.0269
ROG		1.7062	1.7062
	Category	Off-Road	Total

			· e	_	0
CO2e		0.0000	380.4333	331.3657	711.7990
N20					
CH4	ау	0.0000	0.0270	8.5800e- 003	0.0356
Total CO2	lb/day	0.0000 0.0000 0.0000	379.7588		710.9099
Bio- CO2 NBio- CO2 Total CO2		0.0000	379.7588	331.1511 331.1511	710.9099
Bio- CO2					
PM2.5 Total		0.0000	0.0277	0.1060	0.1337
Exhaust PM2.5		0.0000	1.9100e- 003	2.2400e- 003	4.1500e- 003
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0258	0.1038	0.1296
PM10 Total		0.0000	0.0917	0.3937	0.4853
Exhaust PM10	lb/day	0.0000	2.0000e- 003	2.4300e- 003	4.4300e- 003
Fugitive PM10	)/qı	0.0000	0.0897	0.3912	0.4809
SO2		0.0000 0.0000 0.0000 0.0000	0.2759 3.6000e- 0.0897 003	1.0900 3.3200e- C	0.2027 1.3693 1.3659 6.9200e- 0.4809 0.3
00		0.0000	0.2759	1.0900	1.3659
XON		0.0000	1.2654	0.1039	1.3693
ROG		0.0000	0.0359	0.1669	0.2027
	Category	Hauling	Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

3.4 Building Construction - 2022

Mitigated Construction On-Site

CO2e		2,569.632 2	2,569.632
N20			
CH4	ау	0.6120	0.6120
Bio- CO2 NBio- CO2 Total CO2	lb/day	0.0000 2,554.333 2,554.333 0.6120 6 6	0.0000 2,554.333 2,554.333 6 6
NBio- CO2		2,554.333 6	2,554.333 6
Bio- CO2		0.0000	0.0000
PM2.5 Total		0.7612	0.7612
Exhaust PM2.5		0.7612 0.7612	0.7612
Fugitive PM2.5			
PM10 Total		0.8090	0.8090
Exhaust PM10	lb/day	0.8090	0.8090
Fugitive PM10	/qı		
SO2		0.0269	0.0269
00		16.3634	16.3634
XON		1.7062 15.6156 16.3634 0.0269	1.7062 15.6156 16.3634 0.0269
ROG		1.7062	1.7062
	Category	Off-Road	Total

		6	င္က	29	0
CO2e		0.0000	380.4333	331.3657	711.7990
N2O					
CH4	lay	0.000.0	0.0270	8.5800e- 003	0.0356
Total CO2	lb/day	0.0000 0.0000 0.00000	379.7588 379.7588	331.1511 331.1511	710.9099 710.9099
Bio- CO2 NBio- CO2 Total CO2		0.0000	379.7588	331.1511	710.9099
Bio- CO2		1-8-8-8-8	, , , , , ,		
PM2.5 Total		0.0000	0.0277	0.1060	0.1337
Exhaust PM2.5		0.000.0	1.9100e- C	2.2400e- 003	4.1500e- 003
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0258	0.1038	0.1296
PM10 Total		0.0000	0.0917	0.3937	0.4853
Exhaust PM10	lb/day	0.0000	2.0000e- 003	2.4300e- 003	4.4300e- 003
Fugitive PM10	/qı		0.0897	0.3912	0.4809
SO2		0.0000	3.6000e- 003	3.3200e- 003	6.9200e- 003
00		0.0000	0.2759 3.6000e- 003	1.0900	1.3659
XON		0.0000	1.2654	0.1039	0.2027 1.3693 1.3659 6.9200e- 0.4809 003
ROG		0.0000	0.0359	0.1669	0.2027
	Category	Hauling	Vendor	Worker	Total

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Unmitigated Construction On-Site 3.5 Paving - 2022

CO2e		2,225.510 4	0.0000	2,225.510 4
ŏ		2,22	0.0	2,22
N20				
CH4	ay	0.7140		0.7140
Total CO2	lb/day	2,207.660	0.0000	2,207.660 3
Bio- CO2 NBio- CO2 Total CO2		2,207.660 2,207.660 0.7140 3 3		2,207.660 2,207.660 3
Bio- CO2				
PM2.5 Total		0.5225	0.0000	0.5225
Exhaust PM2.5		0.5225 0.5225	0.000.0	0.5225
Fugitive PM2.5				
PM10 Total		0.5679	0.0000	0.5679
Exhaust PM10	lb/day	0.5679 0.5679	0.0000	0.5679
Fugitive PM10	o/qı			
S02		0.0228		0.0228
00		14.5805		14.5805
×ON		11.1249		1.8574 11.1249 14.5805
ROG		1.1028 11.1249 14.5805 0.0228	0.7546	1.8574
	Category	Off-Road	Paving	Total

				6	6
CO2e		0.0000	0.0000	142.0139	142.0139
NZO					
CH4	lay	0.000.0	0.000.0	3.6800e- 003	3.6800e- 003
Total CO2	lb/day	0.0000 0.0000 0.0000	0.0000		141.9219   141.9219   3.6800e-
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000	141.9219 141.9219	141.9219
Bio- CO2					
PM2.5 Total		0.0000	0.0000	0.0454	0.0454
Exhaust PM2.5		0.0000	0.0000	9.6000e- 004	9.6000e- 004
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0000	0.0445	0.0445
PM10 Total		0.000.0	0.000.0	0.1687	0.1687
Exhaust PM10	lb/day	0.0000	0.0000	1.0400e- 003	1.0400e- 003
Fugitive PM10	o/qı	0.0000	0.0000	0.1677	0.1677
SO2		0.0000	0.0000	1.4200e- 003	1.4200e- 003
00		0.000.0	0.000.0	0.4671	0.4671
×ON		0.0000	0.0000 0.0000 0.0000	0.0445 0.4671 1.4200e- 003	0.0715 0.0445 0.4671 1.4200e- 0.1677 0.03
ROG		0.0000 0.0000 0.0000 0.0000	0.0000	0.0715	0.0715
	Category	Hauling	Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

3.5 Paving - 2022

Mitigated Construction On-Site

2e		.510	000	.510
CO2e		2,225.510 4	0.0000	2,225.510 4
N20				
CH4	ay	0.7140		0.7140
Total CO2	lb/day	2,207.660	0.0000	2,207.660 3
Bio- CO2 NBio- CO2 Total CO2		2,207.660 3	     	2,207.660 3
Bio- CO2		0.0000 2,207.660 2,207.660 0.7140	 	0.0000 2,207.660 2,207.660 0.7140
PM2.5 Total		0.5225	0.0000	0.5225
Exhaust PM2.5		0.5225	0.000.0	0.5225
Fugitive PM2.5				
PM10 Total		0.5679	0.000.0	0.5679
Exhaust PM10	lb/day	0.5679	0.0000	0.5679
Fugitive PM10	)/q			
SO2		0.0228		0.0228
CO		14.5805		14.5805
×ON		1.1028 11.1249 14.5805 0.0228		1.8574 11.1249 14.5805 0.0228
ROG		1.1028	0.7546	1.8574
	Category	Off-Road	Paving	Total

				6	6
CO2e		0.0000	0.0000	142.0139	142.0139
NZO					
CH4	lay	0.000.0	0.000.0	3.6800e- 003	3.6800e- 003
Total CO2	lb/day	0.0000 0.0000 0.0000	0.0000		141.9219   141.9219   3.6800e-
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000	141.9219 141.9219	141.9219
Bio- CO2					
PM2.5 Total		0.0000	0.0000	0.0454	0.0454
Exhaust PM2.5		0.0000	0.0000	9.6000e- 004	9.6000e- 004
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0000	0.0445	0.0445
PM10 Total		0.000.0	0.000.0	0.1687	0.1687
Exhaust PM10	lb/day	0.0000	0.0000	1.0400e- 003	1.0400e- 003
Fugitive PM10	o/qı	0.0000	0.0000	0.1677	0.1677
SO2		0.0000	0.0000	1.4200e- 003	1.4200e- 003
00		0.000.0	0.000.0	0.4671	0.4671
×ON		0.0000	0.0000 0.0000 0.0000	0.0445 0.4671 1.4200e- 003	0.0715 0.0445 0.4671 1.4200e- 0.1677 0.03
ROG		0.0000 0.0000 0.0000 0.0000	0.0000	0.0715	0.0715
	Category	Hauling	Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

3.6 Architectural Coating - 2022
Unmitigated Construction On-Site

C02e		0.0000	281.9062	281.9062
N20				
CH4	я̀у		0.0183	0.0183
Total CO2	lb/day	0.000.0	281.4481	281.4481 281.4481
Bio- CO2 NBio- CO2 Total CO2			281.4481 281.4481	281.4481
Bio- CO2				
PM2.5 Total		0.0000	0.0817	0.0817
Exhaust PM2.5		0.000.0	0.0817	0.0817
Fugitive PM2.5				
PM10 Total		0.0000	0.0817	0.0817
Exhaust PM10	b/day	0.0000	0.0817	0.0817
Fugitive PM10	p/qI			
SO2			2.9700e- 003	2.9700e- 003
00			1.8136	1.8136
×ON			0.2045 1.4085	1.4458 1.4085 1.8136 2.9700e- 003
ROG		1.2413	0.2045	1.4458
	Category	Archit. Coating 1.2413	Off-Road	Total

			1	, ,	
CO2e		0.0000	0.0000	66.2731	66.2731
N20					
CH4	lay	0.000.0	0.000.0	1.7200e- 003	1.7200e- 003
Total CO2	lb/day	0.0000 0.0000	0.0000	66.2302	66.2302
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000	66.2302	66.2302
Bio- CO2					
PM2.5 Total		0.0000	0.0000	0.0212	0.0212
Exhaust PM2.5		0.000.0	0.0000	4.5000e- 004	4.5000e- 004
Fugitive PM2.5		0.000 0.0000 0.0000	0.0000	0.0208	0.0208
PM10 Total		0.000.0	0.0000	0.0787	0.0787
Exhaust PM10	lb/day	0.0000	0.0000	4.9000e- 004	4.9000e- 004
Fugitive PM10	/qı	0.0000		0.0782	0.0782
SO2		0.0000	0.0000	0.2180 6.6000e- 004	6.6000e- 004
00		0.0000	0.0000 0.0000		0.2180
×ON		0.0000 0.0000 0.0000 0.0000	0.0000 0.0000.0	0.0208	0.0334 0.0208 0.2180 6.6000e-
ROG		0.0000	0.0000	0.0334	0.0334
	Category	Hauling	Vendor	Worker	Total

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

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3.6 Architectural Coating - 2022

Mitigated Construction On-Site

CO2e		0.0000	281.9062	281.9062
N20				
CH4	эх		0.0183	0.0183
Total CO2	lb/day	0.000.0		281.4481
Bio- CO2 NBio- CO2 Total CO2			281.4481 281.4481	281.4481 281.4481
Bio- CO2			0.0000	0.0000
PM2.5 Total		0.0000	0.0817	0.0817
Exhaust PM2.5		0.000.0	0.0817	0.0817
Fugitive PM2.5			 	
PM10 Total		0.000.0	0.0817	0.0817
Exhaust PM10	lb/day	0.0000	0.0817	0.0817
Fugitive PM10	o/qı			
S02			2.9700e- 003	2.9700e- 003
00			1.8136	1.8136
NOX			1.4085	1.4458 1.4085 1.8136 2.9700e- 003
ROG		r	0.2045	1.4458
	Category	Archit. Coating 1.2413	Off-Road	Total

### Mitigated Construction Off-Site

C02e		0.0000	0.0000	66.2731	66.2731
N20					
CH4	ау	0.000.0	0.0000	1.7200e- 003	1.7200e- 003
Total CO2	lb/day	0.000.0	0.0000	66.2302	66.2302
Bio- CO2 NBio- CO2 Total CO2		0.000.0	0.0000	66.2302	66.2302
Bio- CO2					
PM2.5 Total		0.0000	0.0000	0.0212	0.0212
Exhaust PM2.5			0.0000	4.5000e- 004	4.5000e- 004
Fugitive PM2.5		0.0000 0.0000 0.0000	0.000.0	0.0208	0.0208
PM10 Total		0.000.0	0.000.0	0.0787	0.0787
Exhaust PM10	day	0.0000	0.0000	4.9000e- 004	4.9000e- 004
Fugitive PM10	lb/day	0.0000	0.0000	0.0782	0.0782
802		0.0000	0.0000 0.0000	6.6000e- 0. 004	6.6000e- 004
00		0.000.0	0.0000	0.2180	0.2180
XON		0.0000 0.0000 0.0000 0.0000	0.0000 0.0000.0	0.0208	0.0334 0.0208 0.2180 6.6000e-
ROG		0.0000	0.0000	0.0334	0.0334
	Category	Hauling	Vendor	Worker	Total

### 4.0 Operational Detail - Mobile

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BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

### 4.1 Mitigation Measures Mobile

Improve Pedestrian Network

	ROG	ROG NOx	00	S02	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive Exhaust PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	Bio- CO2 NBio- CO2 Total CO2	Total CO2	CH4	N20	CO2e
Category					lb/day	day							lb/day	ay		
Mitigated	1.1216	1.1216 8.3614 14.1100 0.0594 4.8268	14.1100	0.0594	4.8268	0.0431	4.8699	1.2916	0.0431 4.8699 1.2916 0.0403 1.3319	1.3319	1-1-1-1-1	6,066.087 6,066.087 0.3091 5 5	6,066.087 5	0.3091		6,073.815 3
Unmitigated	1.1265	1.1265 8.4036 14.2256 0.0599 4.8756	14.2256	0.0599	4.8756	0.0435	4.9190	1.3047	0.0435 4.9190 1.3047 0.0407 1.3453	1.3453		6,121.297 6,121.297 0.3110 0 0	6,121.297 0	0.3110		6,129.070 7

### 4.2 Trip Summary Information

	Aver	Average Daily Trip Rate	ite	Unmitigated	Mitigated
Land Use	Weekday	Saturday Sunday	Sunday	Annual VMT	Annual VMT
Industrial Park	575.00	575.00	575.00	2,286,708	2,263,841
Parking Lot		0.00	0.00		
Total	575.00	275.00	575.00	2,286,708	2,263,841

### 4.3 Trip Type Information

		Miles			Trip %			Trip Purpose %	% e
Land Use	H-W or C-W H-S or (	H-S or C-C	C-C H-O or C-NW H-W or C-W H-S or C-C H-O or C-NW	H-W or C-W	H-S or C-C	H-O or C-NW	Primary	Diverted	Pass-by
Industrial Park 16.60 8.40	16.60	8.40		29.00	28.00		62	19	2
Parking Lot	16.60	8.40	9.90	0.00	0.00 00.0	.	0.00	0	0 • 0

#### 4.4 Fleet Mix

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BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

H	0944	0944
M	00.00	0.00
SBUS	0.000808	0.000808
MCY	0.005903	0.005903
UBUS	0.001565	0.001565
OBUS UBUS MCY	0.001357	0.001357
HHD	0.063797	0.063797
MHD	0.016335 0.016165 0.005101 0.018218 0.063797 0.001357 0.001565 0.005903 0.000808 0.000944	0.116335 0.016165 0.005101 0.018218 0.063797 0.001357 0.001565 0.005903 0.000808 0.000944
LHD2 MHD	0.005101	0.005101
LHD1	0.016165	0.016165
MDV	0.116335	0.116335
LDT2	0.180286	0.180286
LDA LDT1 LDT2	0.553113 0.036408 0.180286	0.553113 0.036408 0.180286
LDA	0.553113	0.553113
Land Use	Industrial Park	Parking Lot 0.553113 0.036408 0.180286

### 5.0 Energy Detail

Historical Energy Use: N

### 5.1 Mitigation Measures Energy

CO2e		0.1913	0.1913	
N2O		0.0000 0.1913	0.0000 0.1913	
CH4	lb/day	0.0000	0.000.0	
Total CO2	)/qı	0.1901 0.1901	0.1901 0.1901	
Bio- CO2 NBio- CO2 Total CO2		0.1901	0.1901	
Bio- CO2		- U - U - U - P		
PM2.5 Total		1.0000e- 005	1.0000e- 005	
Exhaust PM2.5		1.0000e- 1.0000e- 005 005	1.0000e- 1 005	
Fugitive PM2.5	lb/day			
PM10 Total			1.0000e- 1.0000e- 005 005	1.0000e- 005
Exhaust PM10		1.0000e- 005	1.0000e- 005	
Fugitive PM10				
SO2		0.0000	0.0000	
00		1.3000e- 004	1.3000e- 004	
XON		1.6000e- 004	2.0000e- 1.6000e- 1.3000e- 005 004 004	
ROG		2.0000e- 1.6000e- 1.3000e- 0.0000 005 004 004	2.0000e- 005	
	Category	NaturalGas Mitigated	NaturalGas Unmitigated	

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

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5.2 Energy by Land Use - NaturalGas

Unmitigated

			:		
CO2e		0.1913	0.0000	0.1913	
N2O		0.1901 0.0000 0.0000 0.1913	0.000.0	0.000.0	
CH4	ау	0.000.0	0.000.0	0.0000	
Total CO2	lb/day	0.1901	0.0000	0.1901	
Bio- CO2 NBio- CO2 Total CO2		0.1901	0.0000	0.1901	
Bio- CO2					
PM2.5 Total		1.0000e-	0.0000	1.0000e- 005	
Exhaust PM2.5			0.0000	1.0000e- 005	
Fugitive PM2.5					
PM10 Total	ау	ау	1.0000e- 005	0.0000	1.0000e- 005
Exhaust PM10			lb/day		0.0000
Fugitive PM10	/qI				
SO2		0.0000	0.0000	0.0000	
00		1.3000e- 004	0.0000	1.3000e- 004	
×ON		1.6000e- 004	0.0000 0.0000	2.0000e- 1.6000e- 1.3000e- 005 004 004	
ROG		2.0000e- 005	0.0000	2.0000e- 005	
NaturalGa s Use	kBTU/yr	1.61616			
	Land Use	Industrial Park 1.61616 2.0000e- 1.6000e- 1.3000e- 0.0000	Parking Lot	Total	

#### Mitigated

CO2e		0.1913	0.0000	0.1913	
N20			0.0000	0.000.0	
CH4	ау	0.000.0	0.0000	0.0000	
Total CO2	p/qI	lb/day	0.1901 0.0000 0.0000	0.0000	0.1901
Bio- CO2 NBio- CO2 Total CO2		0.1901	0.0000	0.1901	
Bio- CO2					
PM2.5 Total		1.0000e- 005	0.0000	1.0000e- 005	
Exhaust PM2.5			0.000.0	1.0000e- 005	
Fugitive PM2.5	lb/day				
PM10 Total		lb/day	1.0000e- 005	0.0000	1.0000e- 005
Exhaust PM10				0.0000	1.0000e- 005
Fugitive PM10					
S02		0.0000	0.0000	0.000	
co		1.3000e- 004	0.0000	1.3000e- 004	
NOx		1.6000e- 004	0.0000 0.0000 0.0000	2.0000e- 1.6000e- 1.3000e- 004	
ROG		2.0000e- 005	0.0000	2.0000e- 005	
NaturalGa s Use	kBTU/yr	0.0016161 6			
	Land Use	Industrial Park 0.0016161 2.0000e- 1.6000e- 1.3000e- 0.0000 6 005 004	Parking Lot	Total	

#### 6.0 Area Detail

### 6.1 Mitigation Measures Area

BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

	ROG	×ON	00	S02	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Bio- CO2 NBio- CO2 Total CO2	CH4	NZO	CO2e
Category					lb/day	lay							lb/day	ау		
Mitigated	0.0418	0.0418 2.0000e- 0.0214 0.0000 004	0.0214	0.0000		8.0000e- 005	8.0000e- 005		8.0000e- 005	8.0000e- 005		0.0458	0.0458 1.2000e-	1.2000e- 004		0.0488
Unmitigated	0.0418	0.0418 2.0000e- 0.0214 0.0000 004	0.0214	0.0000		8.0000e- 005	8.0000e- 005		8.0000e- 005	8.0000e- 005		0.0458	0.0458	0.0458 0.0458 1.2000e- 004		0.0488

6.2 Area by SubCategory

#### Unmitigated

C02e		0.0000	0.000.0	0.0488	0.0488
N2O					
CH4	ay			1.2000e- 004	1.2000e- 004
Total CO2	lb/day	0.0000	0.0000	0.0458	0.0458
Bio- CO2 NBio- CO2 Total CO2				0.0458	0.0458
Bio- CO2					
PM2.5 Total		0.0000	0.000.0	8.0000e- 005	8.0000e- 005
Exhaust PM2.5		r	0.0000	8.0000e- 005	8.0000e- 005
Fugitive PM2.5					
PM10 Total		0.0000	0.0000	8.0000e- 005	8.0000e- 005
Exhaust PM10	//day	0.0000 0.0000	0.0000	8.0000e- 005	8.0000e- 005
Fugitive PM10	)/qI				
SO2				0.0000	0.000
00				0.0214	0.0214 0.0000
NOx				1.9900e- 2.0000e- 003 004	0.0418 2.0000e- 004
ROG		6.8000e- 003	0.0330	1.9900e- 003	0.0418
	SubCategory		Consumer Products	Landscaping	Total

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### 6.2 Area by SubCategory

Mitigated

CO2e		0.0000	0.0000	0.0488	0.0488
NZO					
CH4	lay			1.2000e- 004	1.2000e- 004
Total CO2	lb/day	0.0000	0.0000	0.0458	0.0458
Bio- CO2 NBio- CO2 Total CO2				0.0458	0.0458
Bio- CO2					
PM2.5 Total		0.0000	0.0000	- 8.0000e- 005	8.0000e- 005
Exhaust PM2.5		0.0000	0.0000	8.0000e-8 005	8.0000e- 005
Fugitive PM2.5				         	
PM10 Total		0.0000	0.0000	8.0000e- 005	8.0000e- 005
Exhaust PM10	b/day		0.0000	8.0000e- 8. 005	8.0000e- 005
Fugitive PM10	/qı				
205				0.0000	0000'0
00				0.0214	0.0214
×ON				2.0000e- 004	0.0418 2.0000e- 004
ROG		6.8000e- 003	0.0330	1.9900e- 2.0000e- 003 004	0.0418
	SubCategory	Architectural Coating	Consumer Products	Landscaping	Total

#### 7.0 Water Detail

### 7.1 Mitigation Measures Water

### 8.0 Waste Detail

### 8.1 Mitigation Measures Waste

### 9.0 Operational Offroad

Fuel Type
Load Factor
Horse Power
Days/Year
Hours/Day
Number
Equipment Type

### 10.0 Stationary Equipment

## Fire Pumps and Emergency Generators

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# BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Winter

Fuel Type	
Load Factor	
Horse Power	
Hours/Year	
Hours/Day	
Number	
Equipment Type	

#### Boilers

Fuel Type
Boiler Rating
Heat Input/Year
Heat Input/Day
Number
Equipment Type

### **User Defined Equipment**

Number	
Equipment Type	

#### 11.0 Vegetation

#### **APPENDIX B**

**CalEEMod Model Annual Printouts** 

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BCWR Cajon LLC Kendall Dr Trailer Storage Lot - San Bernardino-South Coast County, Annual

# **BCWR Cajon LLC Kendall Dr Trailer Storage Lot**

San Bernardino-South Coast County, Annual

### 1.0 Project Characteristics

#### 1.1 Land Usage

Land Uses	Size	Metric	Lot Acreage	Floor Surface Area	Population
Industrial Park		1000sqft	1.41	170.00	0
Parking Lot		Space 5.76 83,600.00 0	5.76	83,600.00	0

### 1.2 Other Project Characteristics

Urbanization	Urban	Wind Speed (m/s)	2.2	Precipitation Freq (Days)	32
Climate Zone	10			Operational Year	2022
Utility Company	Southern California Edison				
CO2 Intensity (Ib/MWhr)	702.44	CH4 Intensity (Ib/MWhr)	0.029	N2O Intensity (Ib/MWhr)	0.006

## 1.3 User Entered Comments & Non-Default Data

Project Characteristics -

Land Use - Total Lot Area 7.17 acres

Construction Phase - Construction schedule provided by applicant

Trips and VMT - 6 vendor trucks added to Site Prep and Grading to account for water truck emissions

Vehicle Trips - 575 Daily Trips from Traffic Memo

Construction Off-road Equipment Mitigation - Water Exposed Area 2 times per day selected to account for SCAQMD Rule 403 minimum requirements

Mobile Land Use Mitigation - Improve Pedestrian Network on Project Site

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New Value	45.00	1.41	5.76	6.00	6.00	3,382.35	3,382.35	3,382.35
Default Value	230.00	0.00	1.88	0.00	0.00	2.49	0.73	6.83
Column Name	NumDays	LotAcreage	LotAcreage	VendorTripNumber	VendorTripNumber	ST_TR	SU_TR	WD_TR
Table Name	tblConstructionPhase	tblLandUse	tblLandUse	tbITripsAndVMT	tbITripsAndVMT	tblVehicleTrips	tblVehicleTrips	tblVehicleTrips

### 2.0 Emissions Summary

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2.1 Overall Construction

### **Unmitigated Construction**

ROG	×ON	00	80S	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Bio- CO2 NBio- CO2 Total CO2	CH4	NZO	CO2e
				ton	ons/yr							MT/yr	λ		
I .	0.8919	0.8315	0.1131 0.8919 0.8315 1.5800e- 0.1721	0.1721	0.0423	0.2144	0.0877	0.0423 0.2144 0.0877 0.0394 0.1271	0.1271	0.0000	138.6372	0.0000 138.6372 138.6372 0.0339 0.0000 139.4852	0.0339	0.0000	139.4852
	0.8919	0.8315	0.1131 0.8919 0.8315 1.5800e- 0.1721 003	0.1721	0.0423	0.2144	0.0877	0.0394	0.1271	0.0000	138.6372	0.0000 138.6372 138.6372 0.0339	0.0339	0.0000 139.4852	139.4852

#### Mitigated Construction

CO2e		139.4851	139.4851
NZO		0.0000 138.6370 138.6370 0.0339 0.0000 139.4851	0.0000
CH4	ν.	0.0339	0.0339
Total CO2	MT/yr	138.6370	0.0000 138.6370 138.6370 0.0339
NBio- CO2		138.6370	138.6370
Bio- CO2 NBio- CO2 Total CO2		0.000.0	0.000.0
PM2.5 Total			0.0812
Exhaust PM2.5		0.0394 0.0812	0.0394
Fugitive PM2.5		0.0423 0.1287 0.0419	0.0419
PM10 Total		0.1287	0.1287
Exhaust PM10	s/yr	0.0423	0.0423
Fugitive PM10	tons/yr	0.0864	0.0864
S02		1.5800e- 003	1.5800e- 003
00		0.8315	0.8315
×ON		0.1131 0.8919 0.8315 1.5800e- 0.0864 003	0.1131 0.8919 0.8315 1.5800e- 003
ROG		0.1131	0.1131
	Year	2022	Maximum

CO2e	0.00
N20	0.00
СН4	0.00
Total CO2	0.00
Bio- CO2 NBio-CO2 Total CO2	00:00
Bio- CO2	00:0
PM2.5 Total	36.07
Exhaust PM2.5	0.00
Fugitive PM2.5	52.26
PM10 Total	39.98
Exhaust PM10	0.00
Fugitive PM10	49.81
805	00'0
00	0.00
NOx	00.0
ROG	00:0
	Percent Reduction

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Quarter	Start Date	End Date	Maximum Unmitigated ROG + NOX (tons/quarter)	Maximum Mitigated ROG + NOX (tons/quarter)
1	1-1-2022	3-31-2022	0.7434	0.7434
2	4-1-2022	6-30-2022	0.2613	0.2613
		Highest	0.7434	0.7434

### 2.2 Overall Operational

### **Unmitigated Operational**

	ROG	×ON	00	S02	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	Bio- CO2 NBio- CO2 Total CO2	Total CO2	CH4	N20	CO2e
					tons/yr	s/yr							MT/yr	/yr		
7	.5100e- 003	7.5100e- 2.0000e- 2.6700e- 003 005 003	2.6700e- 003	0.0000		1.0000e- 005	1.0000e- 005		1.0000e- 005	1.0000e- 005	0.000.0	5.1900e- 003	5.1900e- 003	1.0000e- 005	0.000.0	5.5300e- 003
:	0.000.0	3.0000e- 005	2.0000e- 005	0.0000		0.0000	0.0000		0.0000	0.000.0	0.000.0	9.8700	9.8700	4.1000e- 004	8.0000e- 005	9.9054
	0.2009	1.5651	2.6773	0.0111	0.8708	7.8700e- 003	0.8787	0.2334	7.3700e- 003	0.2408	0.000.0	1,030.515 6	1,030.515 6	0.0505	0.000.0	1,031.776 9
:						0.0000	0.0000		0.0000	0.000.0	0.0426	0.000.0	0.0426	2.5200e- 003	0.000.0	0.1056
						0.0000	0.0000		0.0000	0.0000	0.0125	0.1631	0.1756	1.2900e- 003	3.0000e- 005	0.2172
	0.2084	0.2084 1.5651	2.6800	0.0111	0.8708	7.8800e- 003	0.8787	0.2334	7.3800e- 003	0.2408	0.0551	1,040.553 1,040.609 9 0	1,040.609 0	0.0547	1.1000e- 004	1,042.010 6

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2.2 Overall Operational

#### Mitigated Operational

CO2e		5.5300e- 003	9.9054	1,022.530 6	0.1056	0.2172	1,032.764 3
NZO		0.0000	8.0000e- 005	0.0000	0.0000	3.0000e- 005	1.1000e- 004
CH4	/yr	1.0000e- 005	4.1000e- 004	0.0502	2.5200e- 003	1.2900e- 003	0.0544
Total CO2	MT/yr	5.1900e- 003	9.8700	1,021.277 0	0.0426	0.1756	1,031.370 4
Bio- CO2 NBio- CO2 Total CO2			9.8700	1,021.277 1,021.277 0 0	0.0000	0.1631	1,031.315 3
Bio- CO2		0.000.0	0.000.0	0.000.0	0.0426	0.0125	0.0551
PM2.5 Total		1.0000e- 005	0.000.0	0.2383	0.000.0	0.0000	0.2384
Exhaust PM2.5		1.0000e- 005	0.0000	7.3000e- 003	0.0000	0.0000	7.3100e- 003
Fugitive PM2.5				0.2311			0.2311
PM10 Total		1.0000e- 005	0.0000	0.8699	0.0000	0.0000	0.8699
Exhaust PM10	tons/yr	1.0000e- 005	0.0000	7.7900e- 003	0.0000	0.0000	7.8000e- 003
Fugitive PM10	ton			0.8621			0.8621
802		0.000.0	0.0000	0.0110			0.0110
CO		2.6700e- 003	2.0000e- 0.005	2.6553			2.6580
NOx		2.0000e- 005	3.0000e- 005	1.5572			1.5573
ROG		7.5100e- 2.0000e- 2.6700e- 003 005 003	0.0000	0.2000		• •	0.2076
	Category	Area		Mobile	Waste	Water	Total

CO2e	0.89
N20	0.00
CH4	0.55
Total CO2	0.89
NBio-CO2	0.89
Bio- CO2 NBio-CO2 Total CO2	0.00
PM2.5 Total	1.00
Exhaust PM2.5	0.95
Fugitive PM2.5	1.00
PM10 Total	1.00
Exhaust PM10	1.02
Fugitive PM10	1.00
805	06.0
00	0.82
NOX	0:20
ROG	0.43
	Percent Reduction

### 3.0 Construction Detail

#### **Construction Phase**

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	Phase Name	Phase Type	Start Date	End Date	Num Days Num Days Week	Num Days	Phase Description
Site Preparation		oaration	1/1/2022	1/14/2022	2	10	
Grading			! ! !	2/11/2022	5	20	
Building	Building Construction	Construction	! ! !	4/15/2022	5	5 45	:
Paving	! ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! ! !		4/16/2022	5/13/2022	5	5 20	
Architectu	ral Coating	Architectural Coating	5/14/2022 6/10/2022	6/10/2022	5	5 20	

Acres of Grading (Site Preparation Phase): 0

Acres of Grading (Grading Phase): 10

Acres of Paving: 5.76

Residential Indoor: 0; Residential Outdoor: 0; Non-Residential Indoor: 255; Non-Residential Outdoor: 85; Striped Parking Area: 5,016 (Architectural Coating – sqft)

OffRoad Equipment

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Phase Name	Offroad Equipment Type	Amount	Usage Hours	Horse Power	Load Factor
Site Preparation	Rubber Tired Dozers	8	8.00	247	0.40
Site Preparation	Tractors/Loaders/Backhoes	4	8.00	26	0.37
Grading	Excavators		8.00	158	0.38
Grading	Graders		8.00	187	0.41
Grading	Rubber Tired Dozers		8.00	247	0.40
Grading	Tractors/Loaders/Backhoes	က	8.00	26	0.37
Building Construction	Cranes		7.00	231	0.29
Building Construction	Forklifts	က	8.00	68	0.20
Building Construction	Generator Sets		8.00	84	0.74
Building Construction	Tractors/Loaders/Backhoes	<sub>හ</sub>	7.00	26	0.37
Building Construction	Welders		8.00	46	0.45
Paving	Pavers	2	8.00	130	0.42
Paving	Paving Equipment	2	8.00	132	0.36
Paving	Rollers	2	8.00	80	0.38
Architectural Coating	Air Compressors	1	9.00	78	0.48
	-	-			

#### **Trips and VMT**

Phase Name	Offroad Equipment Worker Trip Count Number	Worker Trip Number	Vendor Trip Number	endor Trip Hauling Trip Number Number	Worker Trip Length	Vendor Trip Length	Hauling Trip Length	Worker Vehicle Class	Vendor Vehicle Class	Hauling Vehicle Class
Site Preparation	7	18.00	00.9			06.9		×	HDT_Mix	HHDT
Grading	! ! ! !	15.00	0.09	0.00		06.9	· · ·	_Mix	HDT_Mix	HHDT
Building Construction	6                 	ĕ	14.00			06.9	! ! !	_Mix	HDT_Mix	HHDT
Paving	9	15.00	00.00	0.00	14.70	06.9		20.00 LD_Mix	HDT_Mix	HHDT
Architectural Coating	1	7.00		00.00					HDT_Mix	ННОТ

### 3.1 Mitigation Measures Construction

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Water Exposed Area

**Unmitigated Construction On-Site** 3.2 Site Preparation - 2022

ROG	XON	00	805	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Bio-CO2 NBio-CO2 Total CO2 CH4	CH4	N20	CO2e
				ton	tons/yr							MT/yr	yr		
				0.0903	0.0000	0.0903	0.0497 0.0000	0.0000	0.0497	0.0000	0.0000	0.0000 0.0000 0.0000 0.0000 0.0000	0.000.0	0.000.0	0.0000
 0.0159	0.1654	0.0985	0.1654 0.0985 1.9000e- 004		8.0600e- 003	8.0600e- 003		7.4200e- 7.4200e- 003 003	7.4200e- 003	0.0000	16.7197	16.7197 16.7197 5.4100e- 003	5.4100e- 003	0.0000	16.8549
0.0159	0.1654	0.0985	0.0159 0.1654 0.0985 1.9000e- 0.0903	0.0903	8.0600e- 003	0.0984	0.0497	7.4200e- 003	0.0571	0.0000	16.7197	16.719	7 5.4100e- 003	0.0000	16.8549

### **Unmitigated Construction Off-Site**

CO2e		0.0000	0.7569	0.7899	1.5468
N20		0.0000	0.0000	0.0000	0.0000
CH4	yr	0.0000 0.0000	5.0000e- 005	2.0000e- 005	7.0000e- 005
Total CO2	MT/yr	0.000.0	0.7557	0.7894	1.5451
Bio- CO2 NBio- CO2 Total CO2		0.000 0.0000 0.0000	0.7557	0.7894	1.5451
Bio- CO2			0.000.0	0.0000	0.0000
PM2.5 Total		0.0000	6.0000e- 005	2.7000e- 004	3.3000e- 004
Exhaust PM2.5		0.0000	0.0000	.0000e- 005	- 1.0000e- 005
Fugitive PM2.5		0.000.0	5.0000e- 005	2.6000e- 1. 004	3.1000e- 004
PM10 Total		0.0000 0.0000 0.0000	1.9000e- 5. 004	9.9000e- 004	1800e- 003
Exhaust PM10	s/yr	0.0000	0.0000	1.0000e- 005	1.0000e- 005
Fugitive PM10	tons/yr	0.0000	1.9000e- 004	9.9000e- 004	800e- 303
802		0.0000	1.0000e- 005	1.0000e- 005	2.0000e- 005
00		0.000.0	5.5000e- 004	2.9400e- 003	3.4900e- 003
×ON		0.000.0	2.7600e- 003	2.8000e- 004	4.6000e- 3.0400e- 004 003
ROG		0.0000 0.0000 0.0000 0.0000	7.0000e- 2.7600e- 5.5000e- 1.0000e- 005 003 004 005	3.9000e- 004	4.6000e- 004
	Category	Hauling	:	Worker	Total

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3.2 Site Preparation - 2022

Mitigated Construction On-Site

CO2e		0.0000	16.8549	16.8549
N20		0.000.0	0.0000	0.0000
CH4	'yr	0.000.0	5.4100e- 003	5.4100e- 003
Total CO2	MT/yr	0.000.0	16.7197	16.7197
NBio- CO2 Total CO2		0.0000 0.0000 0.0000 0.0000 0.0000	16.7197 16.7197	16.7197
Bio- CO2		0.0000	0.0000	0.0000
PM2.5 Total		0.0223	7.4200e- 003	0.0298
Exhaust PM2.5		0.0000 0.0407 0.0223 0.0000 0.0223	7.4200e- 7.4200e- 003 003	7.4200e- 003
Fugitive PM2.5		0.0223		0.0223
PM10 Total		0.0407	8.0600e- 003	0.0487
Exhaust PM10	ons/yr	0.0000	8.0600e- 003	8.0600e- 003
Fugitive PM10	tons	0.0		0.0407
802			0.0985 1.9000e- 004	0.0985 1.9000e- 004
00			0.0985	0.0985
XON			0.1654	0.1654
ROG			0.0159	0.0159
	Category	Fugitive Dust	Off-Road	Total

### Mitigated Construction Off-Site

CO2e		0.0000	0.7569	0.7899	1.5468
N20		0.0000	0.0000	0.0000	0.000
CH4	/yr	0.000.0	7 5.0000e- 0. 005	2.0000e- 005	7.0000e- 005
Total CO2	MT/yr	0.000	0.7557	0.7894	1.5451
Bio- CO2 NBio- CO2 Total CO2		0.0000 0.0000	0.7557	0.7894	1.5451
Bio- CO2		0.0000	0.0000	0.0000	0.000.0
PM2.5 Total		0.0000	6.0000e- 005	2.7000e- 004	3.3000e- 004
Exhaust PM2.5		0.000.0	0000	1.0000e- 005	1.0000e- 005
Fugitive PM2.5		0.000 0.0000 0.0000	5.0000e- 0 005	000e- 004	000e- 004
PM10 Total		0.0000	1.9000e- 5.0 004	9.9000e- 004	1.1800e- 3.1 003
Exhaust PM10	tons/yr	0.0000	0.0000	1.0000e- 005	1.0000e- 005
Fugitive PM10	tons	0.0000	1.9000e- 004	i. I	1.1800e- 003
SO2		0.0000	1.0000e- 005	3.9000e- 2.8000e- 2.9400e- 1.0000e- 9.9000e 004 003 005 004	4.6000e-     3.0400e-     3.4900e-     2.0000e-     1.1800e       004     003     005     003
00		0.000.0	5.5000e- 004	2.9400e- 003	3.4900e- 003
NOx		0.000.0	2.7600e- 003	2.8000e- 004	3.0400e- 003
ROG		0.0000 0.0000 0.0000 0.0000	7.0000e- 2.7600e- 5.5000e- 1.0000e- 1.9000e- 005 004 005 004	3.9000e- 004	4.6000e- 004
	Category	Hauling	Vendor	Worker	Total

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3.3 Grading - 2022 Unmitigated Construction On-Site

CO2e		000	2654	2654
Ö		0.0	26.2654	26.2654
NZO		0.0000	0.0000	0.000
CH4	/yr	0.0000	8.4300e- 003	8.4300e- 003
Total CO2	MT/yr	0.0000	26.0548	26.0548 8.4300e- 003
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000 26.0548 26.0548 8.4300e- 003	26.0548
Bio- CO2		0.0000 0.0000 0.0000 0.0000 0.0000		0.0000 26.0548
PM2.5 Total		0.0337	8.6600e- 003	0.0423
Exhaust PM2.5		0.0000 0.0655 0.0337 0.0000 0.0337	8.6600e- { 003	8.6600e- 003
Fugitive PM2.5		0.0337		0.0337
PM10 Total		0.0655	9.4100e- 003	0.0749
Exhaust PM10	tons/yr	0.0000	9.4100e- 9.4100e- 003 003	9.4100e- 003
Fugitive PM10	ton	0.0655		0.0655
802			3.0000e- 004	3.0000e- 004
co			0.1527	0.1527
×ON			0.0195 0.2086 0.1527 3.0000e- 004	0.0195 0.2086 0.1527 3.0000e-
ROG			0.0195	0.0195
	Category	Fugitive Dust	Off-Road	Total

### **Unmitigated Construction Off-Site**

0.0000 0.0000 0.0000 0.0000 1.00000 0.0000	0000 0.0000	-		0.0000 1.3165	0.0000 2.8304
0.0000 i	0.000.0		.0000e- 004	3.0000e- 005	1.3000e- C
MT/yr	0.0000	-	1.5114	1.3157	2.8270
0.0000	0.0000		1.5114	1.3157	2.8270
00000	0.0000	-  -8-8-	0.0000	0.0000	0.0000
		0.0000	1.2000e- 004	4.5000e- 004	5.7000e- 004
		0.0000	00000e- 005	1.0000e- 005	2.0000e- 005
		0000.	1000e- 004	4000e 004	5.5000e- 004
		0.0000	3.9000e- 004	1.6600e 003	2.0500e- 003
	tons/yr	0.0000	1.0000e- 005	1.0000e- 005	2.0000e- 005
	tor	0.0000	3.8000e- 004	1.6400e- 003	2.0200e- 003
		0.0000 0.0000 0.0000 0.0000	1.5000e- 5.5300e- 1.1000e- 2.0000e- 004 003 005	6.5000e- 4.7000e- 4.9000e- 1.0000e- 004 004 005	8.0000e- 6.0000e- 6.0000e- 3.0000e- 2.0200e- 004 003
		0.0000	1.1000e- 003	4.9000e- 003	6.0000e- 003
		0.0000	5.5300e- 003	4.7000e- 004	6.0000e- 003
		0.0000	1.5000e- 004	6.5000e- 004	8.0000e- 004
	Category	Hauling	Vendor	Worker	Total

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3.3 Grading - 2022

Mitigated Construction On-Site

CO2e		0.0000	26.2654	26.2654
N2O		0.0000 0.0000 0.0000 0.0000 0.0000	0.0000	0.0000
CH4	/yr	0.000.0	8.4300e- 003	8.4300e- 003
Total CO2	MT/yr	0.000.0	26.0547 8.4300e- 003	7 26.0547 8.4300e- 003
Bio- CO2 NBio- CO2 Total CO2		0.0000	26.0547	26.0547
Bio- CO2		0.0000	0.0000	0.0000
PM2.5 Total		0.0152	8.6600e- 003	0.0238
Exhaust PM2.5		0.0000 0.0295 0.0152 0.0000 0.0152	8.6600e- 8 003	8.6600e- 003
Fugitive PM2.5		0.0152		0.0152
PM10 Total		0.0295	9.4100e- 003	0.0389
Exhaust PM10	tons/yr	0.0000	9.4100e- 003	9.4100e- 003
Fugitive PM10	ton	0.0295		0.0295
SO2			0.1527 3.0000e- 004	3.0000e- 004
00			0.1527	0.1527
×ON			0.2086	0.0195 0.2086 0.1527 3.0000e-
ROG			0.0195	0.0195
	Category	Fugitive Dust	Off-Road	Total

### Mitigated Construction Off-Site

CO2e		0.0000	1.5139	1.3165	2.8304
N2O		0.0000	0.0000	0.0000	0.000
CH4	/yr	0.000 0.0000 0.0000	1.0000e- 0 004	3.0000e- 005	1.3000e- 0 004
Total CO2	MT/yr	0.000.0	1.5114	1.3157	2.8270
Bio- CO2 NBio- CO2 Total CO2		0.0000 0.0000 0.0000	1.5114	1.3157	2.8270
Bio- CO2		0.0000	0.0000	0.0000	0.0000
PM2.5 Total		0.0000	1.2000e- 004	4.5000e- 004	- 5.7000e- 004
Exhaust PM2.5		0.0000	0000e- 005	1.0000e- 005	2.0000e- 005
Fugitive PM2.5		0000	000e- 004	4.4000e- 004	5.5000e- 004
PM10 Total		0.0000	3.9000e- 004	1.6600e- 003	2.0500e- 003
Exhaust PM10	ıs/yr	0.0000	1.0000e 005	1.0000e- 005	2.0000e- 005
Fugitive PM10	ton	0.0000	3.8000e- 004	1.6400e- 003	2.0200e- 003
805		0.0000	2.0000e- 005	1.0000e- 005	3.0000e- 005 2.0200e- 005
00		0.0000	1.1000e- 003	4.9000e- 003	6.0000e- 003 003
×ON		0.0000 0.0000 0.0000 0.0000	5.5300e- 003	4.7000e- 004	6.0000e- 003
ROG		0.0000	1.5000e- 5.5300e- 1.1000e- 2.0000e- 004 003 003 005	6.5000e- 4. 004	8.0000e- 004
	Category	Hauling	Vendor	Worker	Total

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3.4 Building Construction - 2022
Unmitigated Construction On-Site

0.0182	6.1000e- 004 6.1000e- 004
	004
0.0182 0.0182	0.0182
-	0.3682 0.1000e- 0.3682 6.1000e- 0.004
0.0384 0.3514 0.3682	•

### Unmitigated Construction Off-Site

CO2e		0.0000	7.9477	6.9118	14.8595
N20		0.0000	0.0000	0.0000	0.000
CH4	yr	0.000.0	5.2000e- 004	1.8000e- 004	7.0000e- 004
Total CO2	MT/yr	0.000.0	7.9347	6.9073	14.8419
NBio- CO2		0.0000	7.9347	6.9073	14.8419
Bio- CO2 NBio- CO2 Total CO2		0.0000 0.0000 0.0000 0.0000 0.0000	0.0000	0.0000	0.0000
PM2.5 Total			6.2000e- 004	2.3400e- 003	2.9600e- 003
Exhaust PM2.5		0.0000 0.0000 0.0000	)000e- 005	5.0000e- 005	9.0000e- 005
Fugitive PM2.5		0.0000	5.7000e- 4.0 004	2.2900e- 003	2.8600e- 003
PM10 Total		0.000.0	2.0300e- 003	8.6900e- 003	0.0107
Exhaust PM10	tons/yr	0.0000	4.0000e- 005	5.0000e- 005	9.0000e- 005
Fugitive PM10	tons	0.0000	1.9900e- 003	8.6300e- 003	0.0106
S02		0.000.0	5.7700e- 8.0000e- 1.9900e- 003 005 003	8.0000e- 8.6300e 005 003	1.6000e- 004
00		0.000.0	5.7700e- 003	0.0257	0.0315
NOX		0.0000	0.0290	3.3900e- 2.4600e- 003 003	4.1700e- 003 003 0.0315 0.0315 1.6000e- 004 0.0106
ROG		00000 00000 00000 00000 00000	7.8000e- 0.0290 5 004	3.3900e- 003	4.1700e- 003
	Category	Hauling	Vendor	Worker	Total

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3.4 Building Construction - 2022

Mitigated Construction On-Site

ROG	NOX	00	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Bio- CO2 NBio- CO2 Total CO2	CH4	N20	CO2e
				tons/yr	s/yr							MT/yr	ʻyr		
	0.0384 0.3514 0.3682 6.1000e-	0.3682	6.1000e- 004		0.0182	0.0182		0.0171	0.0171 0.0171	0.0000	52.1381	0.0000 52.1381 52.1381 0.0125 0.0000 52.4504	0.0125	0.000.0	52.4504
	0.0384 0.3514 0.3682 6.1000e- 004	0.3682	6.1000e- 004		0.0182	0.0182		0.0171	0.0171	0.0000	52.1381	52.1381	0.0125	0.0000	52.4504

### Mitigated Construction Off-Site

	ROG	Ň	8	S02	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio-CO2	Bio- CO2 NBio- CO2 Total CO2	Total CO2	CH4	N2O	CO2e
Category					tons/yr	s/yr							MT/yr	/yr		
Hauling	0.0000	0.000.0	0.0000 0.0000 0.0000 0.0000	0.0000	0.000.0	0.0000	0.000.0	0.0000 0.0000 0.0000	0.0000	0.0000	0.0000	0.000.0	0.000.0	0.000.0	0.0000 0.0000 0.0000 0.0000 0.0000	0.0000
Vendor	7.8000e- 0.0290 5.7700e- 004 003	0.0290	5.7700e- 003	8.0000e 005	1.9900e- 003	.0000e- 005	2.0300e- 5. 003	7000e- 004	0000e- 005	6.2000e- 004	0.0000	7.9347	7.9347	5.2000e- 0 004	0.0000	7.9477
Worker	3.3900e- 2.4600e- 003 003	2.4600e- 003	0.0257	8.0000e- 005	9- 8.6300e- 5. 003	.0000e- 005	8.6900e- 003	2.2900e- 003	5.0000e- 005	2.3400e- 003	0.0000	6.9073	6.9073	1.8000e- 004	0.0000	6.9118
Total	4.1700e- 0.0315 003	0.0315	0.0315 1.6000e-	1.6000e- 004	0.0106	9.0000e- 005	0.0107	2.8600e- 003	9.0000e- 005	2.9600e- 003	0.0000	14.8419	14.8419 7.0000e-	7.0000e- 004	0.000	14.8595

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3.5 Paving - 2022
Unmitigated Construction On-Site

C02e		20.1895	0.0000	20.1895
N20		0.0000	0.0000	0.0000
CH4	yr	6.4800e- 003	0.000.0	6.4800e- 0.
Total CO2	MT/yr	20.0276	0.0000	20.0276
Bio- CO2 NBio- CO2 Total CO2		20.0276 20.0276 6.4800e-	0.0000	20.0276
Bio- CO2		0.0000	0.0000	0.0000
PM2.5 Total		le- 5.2200e- 003	0.0000	5.2200e- 003
Exhaust PM2.5		5.2200e- 003	0.0000	5.2200e- 003
Fugitive PM2.5				
PM10 Total		5.6800e- 003	0.000.0	5.6800e- 003
Exhaust PM10	tons/yr	5.6800e- 003	0.0000	5.6800e- 003
Fugitive PM10	tons			
SO2		2.3000e- 004		2.3000e- 004
00		0.1458		0.1458
×ON		0.1113		0.0186 0.1113 0.1458 2.3000e-
ROG		0.0110 0.1113 0.1458 2.3000e-	7.5500e- 003	0.0186
	Category	Off-Road	Paving	Total

### **Unmitigated Construction Off-Site**

CO2e		0.0000	0.0000	1.3165	1.3165
N20		0.0000	0.0000	0.0000	0.0000
CH4	/yr	0.000.0	0.000.0	3.0000e- 005	3.0000e- 005
Total CO2	MT/yr	0.000.0	0.0000	1.3157	1.3157
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000	1.3157	1.3157
Bio- CO2			0.0000	0.0000	0.0000
PM2.5 Total		0.0000	0.0000	4.5000e- 004	e- 4.5000e- 004
Exhaust PM2.5		0.000.0	0.000.0	1.0000e- 005	1.0000 005
Fugitive PM2.5		0.0000 0.0000 0.0000	0.0000	4.4000e- 004	4.4000e- 004
PM10 Total		0.000.0	0.000.0	1.6600e- 003	1.6600e- 003
Exhaust PM10	ns/yr	0.0000	0.0000	1.0000e- 005	1.0000e- 005
Fugitive PM10	ton	0.0000	0.0000	1.6400e- 003	1.6400e- 003
S02		0.0000	0.0000	1.0000e- 005	1.0000e- 005
00		0.0000	0.0000	4.9000e- 003	4.9000e- 003
×ON		0.0000	0.0000 0.0000 0.0000	4.7000e- 004	6.5000e- 4.7000e- 4.9000e- 1.0000e- 1.6400e- 004 004 003
ROG		0.0000 0.0000 0.0000 0.0000	0.0000	6.5000e- 4.7000e- 4.9000e- 1.6400e- 004 004 003	6.5000e- 004
	Category		Vendor	Worker	Total

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3.5 Paving - 2022

Mitigated Construction On-Site

	ROG	XON	00	802	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	Bio- CO2 NBio- CO2 Total CO2	Total CO2	CH4	NZO	CO2e
Category					tons/yr	s/yr							MT/yr	/yr		
Off-Road	0.0110 0.1113 0.1458 2.3000e-	0.1113	0.1458	2.3000e- 004		5.6800e- 5.6800e- 003 003	5.6800e- 003		5.2200e- 003	5.2200e- 5.2200e- 003 003	0.0000	20.0275	20.0275	6.4800e- 003	0.0000 20.0275 20.0275 6.4800e- 0.0000 20.1895 003	20.1895
Paving	7.5500e- 003					0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000	0.000	0000	0.0000
Total	0.0186	0.0186 0.1113 0.1458 2.3000e-	0.1458	2.3000e- 004		5.6800e- 003	5.6800e- 003		5.2200e- 003	5.2200e- 0. 003	0000	20.0275	20.0275	6.4800e- 003	0.0000	20.1895

### Mitigated Construction Off-Site

CO2e		0.0000	0.0000	1.3165	1.3165
N2O		0.0000	0.0000	0.0000	0.000.0
CH4	/yr	0.000 0.0000 0.0000	0.000.0	3.0000e- 005	3.0000e- 005
Total CO2	MT/yr	0.000.0	0.000.0	1.3157	1.3157
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000	1.3157	1.3157
Bio- CO2		0.0000	0.0000	0.0000	0000'0
PM2.5 Total		0.0000	0.0000	4.5000e- 004	e- 4.5000e- 004
Exhaust PM2.5		0.0000	0000	0000	1.0000 005
Fugitive PM2.5		0.0000 0.0000 0.0000	.0000	4000e- 004	4.4000e- 004
PM10 Total		0.000.0	0.000.0	1.6600e- 003	1.6600e- 003
Exhaust PM10	tons/yr	0.0000	0.0000	1.0000e- 005	1.0000e- 005
Fugitive PM10	tons	0.0000	0.0000	1.6400e- 003	1.6400e- 003
802		0.0000	0.000.0	1.0000e- 005	1.0000e- 005
00		0.0000	0.0000	4.9000e- 003	4.9000e- 003
×ON		0.000.0	0.0000 0.0000 0.0000	4.7000e- 004	6.5000e- 004         4.7000e- 005         4.9000e- 003         1.0000e- 005         1.6400e- 005
ROG		0.0000 0.0000 0.0000 0.0000	0.0000	6.5000e- 4.7000e- 4.9000e- 1.6400e- 004 004 003	6.5000e- 004
	Category	Hauling	Vendor	Worker	Total

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3.6 Architectural Coating - 2022
Unmitigated Construction On-Site

	ROG	×ON	00	802	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	Bio- CO2 NBio- CO2 Total CO2	Total CO2	CH4	NZO	CO2e
Category					tons/yr	s/yr							MT/yr	/yr		
Archit. Coating 0.0124	0.0124					0.0000	0.0000		0.0000 0.0000	0.0000	0.0000	0.0000	0.0000	0.000.0	0.0000 0.0000 0.0000 0.0000 0.0000	0.0000
Off-Road	2.0500e- 003	2.0500e- 0.0141 003	0.0181	3.0000e- 005		8.2000e- 004	8.2000e- 004		8.2000e- 8. 004	- 8.2000e- C 004	0.0000	2.5533	2.5533	1.7000e- 004	0.0000	2.5574
Total	0.0145	0.0141	0.0181	3.0000e- 005		8.2000e- 004	8.2000e- 004		8.2000e- 004	8.2000e- 004	0.0000	2.5533	2.5533	1.7000e- 004	0.0000	2.5574

### Unmitigated Construction Off-Site

CO2e		0.0000	0.0000	0.6144	0.6144
N20		0.000 0.0000	0.000.0	0.0000	0.0000
CH4	/yr	0.000.0	0.000.0	2.0000e- 005	2.0000e- 005
Total CO2	MT/yr	0.000.0	0.0000	0.6140	0.6140
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000	0.6140	0.6140
Bio- CO2			0.0000	0.0000	0000'0
PM2.5 Total		0.0000	0.0000	2.1000e- 004	2.1000e- 004
Exhaust PM2.5		0.0000	0.0000	0.0000	0.0000
Fugitive PM2.5		0.0000 0.0000 0.0000	0.000.0	2.0000e- 004	2.0000e- 004
PM10 Total		0.000.0	0.000.0	7.7000e- 004	7.7000e- 004
Exhaust PM10	ns/yr	0.0000	0.0000	0.0000	0.000
Fugitive PM10	ton	0.0000	0.0000	7.7000e- 004	7.7000e- 004
S02		0.0000	0.0000	1.0000e- 005	1.0000e- 005
00		0.0000	0.000.0	2.2900e- 003	2.2900e- 003
×ON		0.0000 0.0000 0.0000 0.0000	0.000 0.0000 0.0000	2.2000e- 004	3.0000e- 004 2.2000e- 005 005 006 006 7.7000e- 007 006
ROG		0.0000	0.0000	3.0000e- 2.2000e- 2.2900e- 7.7000e- 7.7000e- 004 003 005 004	3.0000e- 004
	Category	Hauling	Vendor	Worker	Total

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3.6 Architectural Coating - 2022
Mitigated Construction On-Site

CO2e		0.0000	2.5574	2.5574
NZO		0.000.0	0.0000	0.000
CH4	/yr	0.000.0	1.7000e- 0. 004	1.7000e- 0. 004
Bio- CO2 NBio- CO2 Total CO2	MT/yr	0.0000	2.5533	2.5533
NBio- CO2		0.0000	2.5533	2.5533
Bio- CO2		0.0000	0.0000	0.0000
PM2.5 Total		0.0000	8.2000e- 004	8.2000e- 004
Exhaust PM2.5		0.0000	8.2000e- 004	8.2000e- 004
Fugitive PM2.5				
PM10 Total		0.000.0	- 8.2000e- 004	8.2000e- 004
Exhaust PM10	tons/yr	0.0000	8.2000e- 8 004	8.2000e- 8. 004
Fugitive PM10	ton			
805			3.0000e- 005	3.0000e- 005
00			0.018	0.0181
XON			141	0.0145 0.0141 0.0181 3.0000e-
ROG		0.0124	2.0500e- 0.0 003	0.0145
	Category	Archit. Coating 0.0124	Off-Road	Total

### Mitigated Construction Off-Site

C02e		0.0000	0.0000	0.6144	0.6144
N20		0.0000	0.0000	0.0000	0.000
CH4	yr	0.000.0	0.000.0	2.0000e- 005	2.0000e- 005
Total CO2	MT/yr	0.000.0	0.0000	0.6140 2.0000e- 005	0.6140
NBio- CO2		0.0000	0.0000	0.6140	0.0000 0.6140
Bio- CO2 NBio- CO2 Total CO2		0.0000 0.0000 0.0000 0.0000 0.0000	0.0000	0.0000	0.0000
PM2.5 Total			0000.0	2.1000e- 004	2.1000e- 004
Exhaust PM2.5		0.0000 0.0000 0.0000 0.0000 0.0000	0.0000	0000.	0.0000
Fugitive PM2.5		0.000.0	0.0000	2.0000e- C 004	2.0000e- 004
PM10 Total		0.000.0	0.0000	7.7000e- 004	7.7000e- 004
Exhaust PM10	s/yr	0.000.0	0.0000	0.0000	0.0000
Fugitive PM10	tons/yr	0.0000	0.0000	7.7000e- 004	7.7000e- 004
S02		0.000.0	0.0000 0.0000	1.0000e- 005	1.0000e- 005
00		0.000.0	0.0000	2.2900e- 003	2.2900e- 003
NOX		0.0000	0.0000 0.0000 0.0000	2.2000e- 004	3.0000e- 004 004 003 005 7.7000e- 009 005 006
ROG		0.0000 0.0000 0.0000 0.0000	0.0000	3.0000e- 2.2000e- 2.2900e- 1.0000e- 004 004 005	3.0000e- 004
	Category	Hauling	Vendor	Worker	Total

### 4.0 Operational Detail - Mobile

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### 4.1 Mitigation Measures Mobile

Improve Pedestrian Network

	ROG	×ON	8	802	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Fugitive Exhaust PM2.5	PM2.5 Total	Bio- CO2	Bio- CO2 NBio- CO2 Total CO2	Total CO2	CH4	NZO	CO2e
Category					ton	tons/yr							MT/yr	٧٢		
Mitigated	0.2000	0.2000 1.5572 2.6553 0.0110 0.8621	2.6553	0.0110	0.8621	7.7900e- 003	0.8699	0.2311	7.7900e- 0.8699 0.2311 7.3000e- 0.2383 0.0000 1,021.277 1,021.277 0.0502 0.0000 1,022.530 0.00	0.2383	0.0000	1,021.277 0	1,021.277 0	0.0502	0.0000	1,022.530 6
Unmitigated	0.2009	0.2009 1.5651 2.6773 0.0111 0.8708	2.6773	0.0111	0.8708	7.8700e- 003	0.8787	0.2334	7.8700e- 0.8787 0.2334 7.3700e- 0.2408 003 003	0.2408	0.0000	0.0000 1,030.515 1,030.515 0.0505 0.0000 1,031.776 6 6	1,030.515 6	0.0505	0.0000	1,031.776 9

### 4.2 Trip Summary Information

	Aver	Average Daily Trip Rate	ıte	Unmitigated	Mitigated
Land Use	Weekday	Saturday Sunday	Sunday	Annual VMT	Annual VMT
Industrial Park	LL)	575.00	575.00	2,286,708	2,263,841
Parking Lot	0.00	00.0	0.00		
Total	575.00	575.00	575.00	2,286,708	2,263,841

### 4.3 Trip Type Information

		Miles			7rip %			Trip Purpose %	% e
Land Use	H-W or C-W H-S or (	H-S or C-C	C-C H-O or C-NW H-W or C-W H-S or C-C H-O or C-NW	H-W or C-W	H-S or C-C	H-O or C-NW	Primary	Diverted	Pass-by
Industrial Park		8.40	06:9	29.00		13.00	62	19	2
Parking Lot	16.60	8.40	9.90	00.00	0.00	00.00	0	0	0

#### 4.4 Fleet Mix

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프	00944	00944
2	30.00	3 0.00
SBUS	0.000808	0.000808
MCY	0.005903	0.005903
OBUS UBUS	0.001565	0.001565
OBUS	0.001357	0.001357
HHD	0.063797	0.063797
MHD	0.016335 0.016165 0.005101 0.018218 0.063797 0.001357 0.001565 0.005903 0.000808 0.000944	0.116335 0.016165 0.005101 0.018218 0.063797 0.001357 0.001565 0.005903 0.000808 0.000944
LHD2	0.005101	0.005101
LHD1	0.016165	0.016165
MDV	0.116335	0.116335
LDT2	0.180286	0.180286
LDA LDT1 LDT2	0.553113 0.036408 0.180286	0.553113 0.036408 0.180286
LDA	0.553113	0.553113
Land Use	Industrial Park	Parking Lot 0.553113 0.036408 0.180286

#### 5.0 Energy Detail

Historical Energy Use: N

### 5.1 Mitigation Measures Energy

CO2e		9.8737	9.8737	0.0317	0.0317
N2O		8.0000e- 005	8.0000e- 005	0.0000	0.0000
CH4	MT/yr	4.1000e- 8.0000e- 004 005	4.1000e- 004	0.000.0	0.0000
Total CO2	TM	9.8385	9.8385	0.0315	0.0315
Bio- CO2 NBio- CO2 Total CO2		9.8385	9.8385	0.0315	0.0315
Bio- CO2		0.0000	0.0000	0.000.0	0.0000
PM2.5 Total		0.0000	0.0000	0.0000	0.0000
Exhaust PM2.5	-	0.0000	0.0000	0.0000	0.0000
Fugitive PM2.5	tons/yr				
PM10 Total		0.0000	0.0000	0.0000	0.0000
Exhaust PM10		0.0000	0.0000	0.0000	0.0000
Fugitive PM10	ton				
805				0.0000	0.0000
00				2.0000e- 005	2.0000e- 005
XON				3.0000e- 005	3.0000e- 005
ROG					0.0000
	Category	Electricity Mitigated	Electricity Unmitigated	NaturalGas Mitigated	NaturalGas Unmitigated

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5.2 Energy by Land Use - NaturalGas

#### Unmitigated

CO2e		0.0317	0.0000	0.0317					
N20		0.000.0	0.000.0	0.0000					
CH4	yr	0.000.0	0.000.0	0.0000					
Total CO2	MT/yr	0.0315	0.0000	0.0315					
NBio- CO2		0.0315	0.0000 0.0000	0.0315					
Bio- CO2 NBio- CO2 Total CO2 CH4	tons/yr	0.0000 0.0315 0.0000 0.0000 0.00317	0.000.0	0.0000					
PM2.5 Total		00000	0.0000	0.0000					
Exhaust PM2.5		tons/yr	tons/yr	0.000.0	0.0000	0.0000			
Fugitive PM2.5									
PM10 Total				0.0000	0.0000	0.0000			
Exhaust PM10				tons/yr	0.0000	0.0000	0.0000		
Fugitive PM10									
SO2						0.000.0	0.0000	0.0000	
00						2.0000e- 005	0.0000	2.0000e- 005	
×ON									
ROG		589.9 1 0.0000 3.0000e- 2.0000e- 0.0000	0.0000	0.0000					
NaturalGa s Use	kBTU/yr	6.685							
	Land Use	Industrial Park	Parking Lot	Total					

#### Mitigated

CO2e		0.0317	0.0000	0.0317					
N20		0.000.0	0.000.0	0.0000					
CH4	'yr	0.0000	0.0000	0.0000					
Total CO2	MT/yr	0.0315 0.0000 0.0000	0.0000	0.0315					
Bio- CO2 NBio- CO2 Total CO2		0.0000 0.0315	0.0000 0.0000	0.0315					
Bio- CO2		0.0000	0.0000	0.0000					
PM2.5 Total	tons/yr	0.0000 0.0000	0.0000	0.0000					
Exhaust PM2.5				0.000.0	0.000.0	0.0000			
Fugitive PM2.5									
PM10 Total		tons/yr	s/yr	0.0000	0.0000	0.0000			
Exhaust PM10				/yr	s/yr	ıs/yr	s/yr	0.0000	0.0000
Fugitive PM10									
SO2			0.000.0	0.000.0	0.0000				
00							2.0000e- 005	0.0000	2.0000e- 005
NOX						3.0000e- 005	0.0000 0.0000	0.0000 3.0000e- 2.0000e- 005 005	
ROG		589.9 6 0.0000 3.0000e- 2.0000e- 0.0000 0.0000	0.0000	0.0000					
NaturalGa s Use	kBTU/yr		0						
	Land Use	Industrial Park	Parking Lot	Total					

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### 5.3 Energy by Land Use - Electricity

#### Unmitigated

CO2e		0.5175	9.3562	9.8737
N2O	MT/yr	0.0000	8.0000e- 005	8.0000e- 005
CH4	MT	2.0000e- 005	3.8000e- 004	4.0000e- 004
Electricity Total CO2 Use		0.5157	9.3229	9.8385
Electricity Use	kWh/yr	1618.4	29260	
	Land Use	Industrial Park	Parking Lot	Total

#### Mitigated

		0.0000 0.5175	e- 9.3562	е- 9.8737
O N	MT/yr		8.0000e- 005	8.0000e- 005
5 4	M	2.0000e- 005	3.8000e- 004	4.0000e- 004
Electricity Total CO2 Use		0.5157	9.3229	9.8385
Electricity Use	kWh/yr	1618.4	29260	
	Land Use	Industrial Park	Parking Lot	Total

#### 6.0 Area Detail

### 6.1 Mitigation Measures Area

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5.5300e-003 1.0000e- 1.0000e- 0.0000 5.1900e- 5.1900e- 1.0000e- 0.0000 5.5300e- 0.05 0.05 0.05 CO2e 0.0000 N20 0.0000 5.1900e- 5.1900e- 1.0000e-003 003 005 CH4 MT/yr Total CO2 Bio- CO2 NBio- CO2 1.0000e- i 1.0000e-005 | 005 PM2.5 Total Exhaust PM2.5 Fugitive PM2.5 1.0000e- 1.0000e-005 005 1.0000e- 1.0000e-005 005 PM10 Total Exhaust PM10 tons/yr Fugitive PM10 7.5100e- 2.0000e- 2.6700e- 0.0000 003 005 003 0.0000 S02 7.5100e- 2.0000e- 2.6700e-003 005 003 00 Ň ROG Unmitigated Category Mitigated

### 6.2 Area by SubCategory

#### Unmitigated

	ROG	×ON	00	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	Bio- CO2 NBio- CO2 Total CO2	Total CO2	CH4	NZO	CO2e
SubCategory					tons/yr	s/yr							MT/yr	/yr		
	1.2400e- 003					0.0000 0.0000	0.000.0		0.0000 0.0000	0.0000	0.000.0	0.000.0	0.0000	0.0000	0.000.0	0.0000
Consumer Products	6.0200e- 003		 			0.000.0	0.0000	   	0.0000	0.0000	0.000.0	0.0000	0.0000	0.0000	0.000.0	0.0000
andscaping	2.5000e- 2.00 004 0	)00e 05	700e- 003	0.0000		1.0000e- 005	1.0000e- 005		1.0000e- 005	1.0000e- 005	0.0000	5.1900e- 5.7 003	1900e- 003	1.0000e- 0 005	0.0000	5.5300e- 003
Total	7.5100e- 003	2.0000e- 005	7.5100e- 2.0000e- 2.6700e- 003	0.0000		1.0000e- 005	1.0000e- 005		1.0000e- 005	1.0000e- 005	0.0000	5.1900e- 003	5.1900e- 003	1.0000e- 005	0.0000	5.5300e- 003

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6.2 Area by SubCategory

Mitigated

CO2e		0.0000	0.0000	5.5300e- 003	5.5300e- 003	
NZO		0.000.0	0.0000	0.000.0	0.0000	
CH4	/yr	0.0000	0.0000	1.0000e- 005	1.0000e- 005	
Total CO2	MT/yr	0.0000	0.0000	1900e- 003	1900e- 003	
Bio- CO2 NBio- CO2 Total CO2		0.0000 0.0000.0	0.0000	5.1900e- 003	5.1900e- 5.1 003	
Bio- CO2		0.000.0	0.000.0	0.0000	0.0000	
PM2.5 Total		0.0000	0.000.0	1.0000e- 005	1.0000e- 005	
Exhaust PM2.5		0.0000	0.000.0	1.0000e- 005	1.0000e- 005	
Fugitive PM2.5				<b>;</b>             		
PM10 Total		0.0000	0.0000	1.0000e- 005	1.0000e- 005	
Exhaust PM10	s/yr	0.000.0	0.0000	1.0000e- 005	1.0000e- 005	
Fugitive PM10	tons/yr					
SO2			 	0.0000	0.0000	
00			r         	2.6700e- 003	2.6700e- 003	
×ON				- 2.0000e- 2.6700e- 005 003	7.5100e- 2.0000e- 2.6700e- 003 005 003	
ROG		1.2400e- 003	6.0200e- 003	2.5000e- 004	7.5100e- 003	
	SubCategory	Architectural Coating	Consumer Products	Landscaping	Total	

#### 7.0 Water Detail

### 7.1 Mitigation Measures Water

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CO2e		0.2172	0.2172
NZO	MT/yr	3.0	1.2900e- 3.0000e- 003 005
CH4	MT	1.2900e- 003	1.2900e- 003
Total CO2		0.1756	0.1756
	Category	Mitigated	Unmitigated

7.2 Water by Land Use

#### Unmitigated

Indoor/Out   Total CO2   CH4   N2O door Use   Mgal   MT/yr
Mgal Mgal 0.0393125 0 0 0 0 0

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### 7.2 Water by Land Use

#### Mitigated

	Indoor/Out door Use	Indoor/Out Total CO2 door Use	CH4	NZO	CO2e
Land Use	Mgal		MT	MT/yr	
Industrial Park	0.0393125 / 0	0.1756	1.2900e- 3.0000e- 003 005	3.0000e- 005	0.2172
Parking Lot	0/0	0.0000	0.0000	0.0000	0.0000
Total		0.1756	1.2900e- 003	3.0000e- 005	0.2172

#### 8.0 Waste Detail

### 8.1 Mitigation Measures Waste

#### Category/Year

D.		92	92
C02e			0.1056
NZO	MT/yr	0.0000	0.0000
CH4	LM	2	2.5200e- 003
Total CO2		0.0426	0.0426
		Mitigated	Unmitigated

CO2e			0.1056	
NZO	MT/yr	O	0.0000	
CH4	MT	2.5200e- 003	2.5200e- 003	
Total CO2		0.0426	0.0426	
		Mitigated	Unmitigated	

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### 8.2 Waste by Land Use

#### Unmitigated

	Waste Disposed	Total CO2	CH4	NZO	CO2e
Land Use	tons		M	MT/yr	
Industrial Park	0.21	0.0426	2.5200e- 003	0.0000	0.1056
Parking Lot	0	0.0000	0.0000	0.0000	0.0000
Total		0.0426	2.5200e- 003	0.0000	0.1056

#### Mitigated

	Waste Disposed	Total CO2	CH4	NZO	CO2e
Land Use	tons		M	MT/yr	
Industrial Park	0.21	0.0426	2.5200e- 003	0.0000	0.1056
Parking Lot	0	0.0000	0.0000	0.0000	0.0000
Total		0.0426	2.5200e- 003	0.0000	0.1056

### 9.0 Operational Offroad

Fuel Type
Load Factor
Horse Power
Days/Year
Hours/Day
Number
Equipment Type

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### 10.0 Stationary Equipment

### Fire Pumps and Emergency Generators

Load Factor Fuel Ty	Horse Power	Hours/Year	Hours/Day	Number	Equipment Type
---------------------	-------------	------------	-----------	--------	----------------

#### Boilers

Fuel Type
Boiler Rating
Heat Input/Year
Heat Input/Day
Number
Equipment Type

### **User Defined Equipment**

Number	
Equipment Type	

#### 11.0 Vegetation