#### **FINAL**

# Initial Study/ Mitigated Negative Declaration

# Santee Cannabis Business Ordinance

**July 2022** 

#### Prepared for:

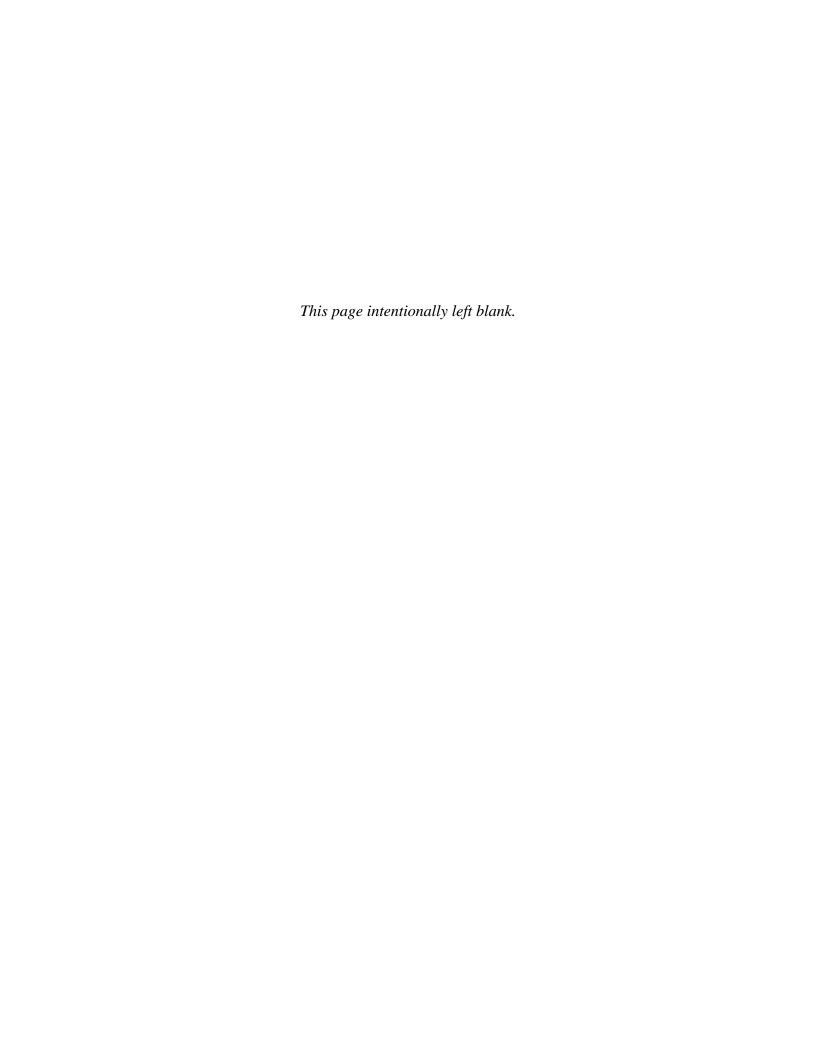


City of Santee 10601 Magnolia Avenue Santee, California 92071

#### Prepared by:



600 B Street, Suite 2000 San Diego, California 92101



#### **Comment Letter A: California Department of Cannabis Control**





June 30, 2022

Chris Jacobs, Principal Planner Department of Development Services 10601 Magnolia Avenue Santee, CA 92071 cjacobs@cityofsanteeca.gov

Re: Review of Initial Study/Mitigated Negative Declaration (SCH#2022060058) – City of Santee Cannabis Ordinance Project

Dear Mr. Jacobs

A-2

Thank you for providing the California Department of Cannabis Control (DCC) an opportunity to comment on the Initial Study/Mitigated Negative Declaration (IS/MND) (SCH#2022060058) prepared by the City of Santee for the proposed City of Santee Cannabis Ordinance Project (Proposed Project).

DCC has jurisdiction over the issuance of cannabis cultivation, manufacturing, distribution, testing, retail, and microbusiness licenses in California. DCC issues licenses to commercial cannabis facilities, where the local jurisdiction authorizes these activities. (Bus. & Prof. Code, § 26012(a).) All commercial cannabis businesses within California require a license from DCC. For more information pertaining to commercial cannabis business license requirements, including DCC regulations, please visit: https://cannabis.ca.gov/resources/rulemaking/.

#### CEQA Requirements for Annual State Cannabis Business License Applicants

Pursuant to state regulations, DCC requires an annual license applicant to provide evidence of exemption from, or compliance with, CEQA (Cal. Code of Regs., tit.4 § 15010(b)(1)). The regulations require applicants to provide:

A signed copy of a project-specific Notice of Determination or Notice of Exemption and a copy of the associated CEQA document, or reference to where it may be located electronically, a project description, and/or any accompanying permitting documentation from the local jurisdiction used for review in determining site specific environmental compliance. Documentation may include a copy of the administrative record previously certified or adopted by the local jurisdiction that has already reviewed the commercial cannabis business' proposed commercial cannabis activities. [...]

When the project has been evaluated in a site-specific environmental document previously certified or adopted by the local Lead Agency, DCC will evaluate the project as a Responsible

Licensing Division • 2920 Kilgore Road, Rancho Cordova, CA 95670 844-61-CA-DCC (844-612-2322) • info@cannabis.ca.gov • www.cannabis.ca.gov Business, Consumer Services and Housing Agency A-1: This comment introduces the comment letter, states that the California Department of Cannabis Control (DCC) has jurisdiction over all commercial cannabis licenses in California, and includes a hyperlink for more information regarding commercial cannabis license requirements.

**Response:** This response is introductory and includes information about the DCC's role as a state agency. No further response is required.

A-2: This comment cites the California Code of Regulations, Title 4, Section 15010(b)(1), in which the DCC requires evidence of an exemption form or compliance with the California Environmental Quality Act (CEQA) for annual state cannabis business license applicants to receive a cannabis business license. The comment further states that if a project has been evaluated in a site-specific CEQA environmental document previously certified or adopted by the City of Santee (City) as the local lead agency, the DCC will evaluate the project as a responsible agency. If the local jurisdiction prepares a Notice of Exemption (NOE) for a Categorical Exemption, the DCC will act as the CEQA lead agency and conduct an independent verification.

**Response:** The City would require all future cannabis facilities in the City to go through site-specific CEQA review before obtaining both a local and a state permit in compliance with the Santee Cannabis Business Ordinance (Ordinance or project) and

A-2 cont. Agency, as provided in Section 15096 of the CEQA Guidelines. When the local jurisdiction prepares a Notice of Exemption (NOE) for a categorical exemption, DCC will act as the CEQA Lead Agency and conduct an independent verification, as provided in Section 15300 et seq. of the CEQA Guidelines, as to whether the exemption is appropriate for the department's purposes.

#### DCC's Comments on the IS/MND

DCC offers the following comments concerning the IS/MND

#### 1. Need to Acknowledge and Consider CDFA Cannabis Cultivation Regulations

A-3

The IS/MND does not acknowledge that future activities that would be permitted by the City of Santee (City) as part of the Proposed Project would require cultivation, distribution, microbusiness, testing, transportation, and/or retail licenses from DCC. The IS/MND could be improved if it acknowledged that DCC is responsible for licensing, regulation, and enforcement of commercial cannabis business activities, as defined in the Medicinal and Adult Use Cannabis Regulation and Safety Act (MAUCRSA) and DCC regulations related to cannabis cultivation and distribution (Bus. & Prof. Code, § 26102(a)). Specifically, the IS/MND's analysis could benefit from discussion of the protections for environmental resources provided by DCC's cannabis business regulations, including a discussion of the effects of state regulations on reducing the severity of impacts for each applicable resource topic.

#### 2. Ministerial Approvals

The City's IS/MND does not specify how the City intends to comply with CEQA for individual cannabis cultivation projects that would fall under the City's cannabis ordinance. The Draft Ordinance indicates that applicants must obtain a Cannabis Business Permit from the City, but it does not indicate whether any CEQA review would be required for the issuance of such permits. DCC requests that the City of Santee clarify what licenses and permits would be required by the City upon adoption of its cannabis ordinance, and whether the issuance of each of these licenses and permits would be considered ministerial or discretionary for the purposes of site-specific CEQA compliance.

Note that DCC cannot issue annual licenses for projects with ministerial approval absent a site-specific CEQA analysis. For projects approved by ministerial action, DCC may issue provisional licenses only if the City provides evidence that site-specific CEQA compliance is underway (Bus. & Prof. Code § 26050.2). When local jurisdictions issue permits under a ministerial licensing process, DCC may be required to act as Lead Agency for CEQA purposes.

#### 3. CEQA Streamlining

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DCC encourages local jurisdictions to use CEQA streamlining options, when appropriate, including the use of a programmatic CEQA document to cover CEQA review for later activities. If the City intends to rely on the IS/MND for site-specific CEQA compliance for later activities, DCC recommends that the City prepare separate Notices of Determination (NODs) and file them with the State Clearinghouse for each activity approved in this manner.

Licensing Division • 2920 Kilgore Road, Rancho Cordova, CA 95670 844-61-CA-DCC (844-612-2322) • info@cannabis.ca.gov • www.cannabis.ca.gov Business, Consumer Services and Housing Agency the California Code of Regulations. The City acknowledges the DCC's role in providing permits and acting as a responsible agency or lead agency depending on the type of environmental review occurring for future cannabis projects. Language has been added to Section 1, Project Description, of the Initial Study/Mitigated Negative Declaration (IS/MND) regarding future applicants' requirement to obtain a permit from the DCC and the DCC's regulations regarding protections from environmental resources.

A-3: This comment states that the IS/MND does not acknowledge that future cannabis activities permitted by the City would require a license from the DCC. The comment suggests acknowledging that the DCC is responsible for licensing, regulation, and enforcement of commercial cannabis business activities as defined in the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA) and the DCC regulations related to cannabis cultivation and distribution. The comment further suggests including a discussion of the protections for environmental resources provided by the DCC's cannabis business regulations, including a discussion of the effects of state regulations on reducing the severity of impacts for each applicable resource topic.

**Response:** The Ordinance Section 7.04.050 states that all affiliates of commercial cannabis businesses in the City would be required to operate in a manner consistent with all state and local laws and regulations, including but not limited to MAUCRSA.

Language has been added to Section 1, Project Description, of the IS/MND regarding future applicants' requirement to obtain a permit from the DCC and the DCC's regulations regarding protections from environmental resources.

**A-4:** This comment states that the IS/MND does not specify how the City intends to comply with CEQA for individual cannabis cultivation projects that would fall under the Ordinance and that, although applicants must obtain a permit from the City, it does not indicate whether CEQA review would be required. The comment requests clarification on what licenses and permits would be required by the City and whether the issuance of these licenses and permits would be considered ministerial or discretionary for the purposes of CEQA compliance.

**Response**: The Ordinance Section 7.040.070 includes a comprehensive list of items required for applicants to engage in cannabis business in the City, including the requirement to obtain a City cannabis business permit, a City business license, and a state seller's permit. The issuance of these permits would be considered a discretionary action, not a ministerial approval, and require site-specific CEQA review. The City will require site-specific CEQA review before making any discretionary approvals.

**A-5:** This comment states that the DCC encourages local jurisdictions to use CEQA streamlining when appropriate and suggests preparation of a CEQA Guidelines, Section 15168(c)(4), checklist if the City intends to rely on the IS/MND

A-5

A-6

Section 15168(c)(4) of the CEQA Guidelines recommends that:

Where the later activities involve site specific operations, the agency should use a written checklist or similar device to document the evaluation of the site and the activity to determine whether the environmental effects of the operation were within the scope of the program [document].

If the City intends to rely on the IS/MND for site-specific CEQA compliance for individual cannabis business projects, DCC requests that the City prepare a checklist for each subsequent activity, pursuant to Section 15168(c)(4), and provide copies to applicants for inclusion with their applications to DCC for state cannabis business licenses. This would provide the documentation needed by DCC of the City's reasoning in concluding that the proposed activity fits within the analysis covered by the City's IS/MND and that subsequent environmental review is not required.

#### 4. Categorical Exemptions

When site-specific cannabis business projects are determined by the City to be categorically exempt from CEQA, DCC recommends that the City use one of the following options available for cultivation projects to document the City's determination:

Complete an NOE for any project where it can be demonstrated that the project would not have the potential for a significant effect on the environment (Common Sense Exemption, CEQA Guidelines § 15061(b)(3)); or

 Complete an NOE for any project qualifying for one or more classes of categorical exemption (CEQA Guidelines § 15300 et. seq.).

DCC recommends that, in addition to notice-filing requirements under Public Resources Code section 21152 and CEQA Guidelines section 15062, local Lead Agencies file a copy of an NOE with the State Clearinghouse. DCC further recommends that local Lead Agencies provide a copy of the signed and dated NOE, and evidence of posting if completed, to applicants so that applicants may provide this evidence to DCC as part of their license application packages.

DCC appreciates the opportunity to provide comments on the IS/MND for the Proposed Project. If you have any questions about our comments or wish to discuss them, please contact Kevin Ponce, Senior Environmental Scientist Supervisor, at (916) 247-1659 or via e-mail at Kevin.Ponce@cannabis.ca.gov.

Sincerely,

Rains, Lindsay@Cannabis Digitally signed by Rains, Lindsay@Cannabis Date: 2022.06.30 13:57:18 -07'00'

Lindsay Rains Licensing Program Manager

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for site-specific CEQA review of future cannabis projects. The DCC also requests that Notices of Determination be filed with the State Clearinghouse and provided to the DCC when applying for a license.

**Response:** While covering a reasonable worst-case scenario with implementation of the City-wide Ordinance, the IS/MND is not intended to be used for CEQA streamlining of future cannabis projects. This is because the exact locations, types of facilities, and sizes of facilities are unknown at this time. As outlined throughout the IS/MND, each subsequent cannabis project proposed in the City would be required to go through site-specific CEQA review. However, the IS/MND could be used for tiering if specific projects fall within the sites identified and the worstcase scenario analyzed in the IS/MND. Future projects would still be required to prepare an IS checklist and implement any applicable mitigation measures. Once subsequent CEOA review is completed, the analysis would be provided to the DCC.

**A-6**: This comment recommends that when the City determines site-specific cannabis business projects to be categorically exempt from CEQA, the City should either complete an NOE for any project where it can be demonstrated that the project would not have a significant effect on the environment or complete an NOE for any project qualifying for one or more classes of Categorical Exemption. The DCC recommends filing the NOE with the State Clearinghouse and providing it as evidence to the DCC as part of the license application package.

**Response:** The City will file all NOEs for future cannabis facilities consistent with all CEQA and California Public Resource Code requirements. This comment does not address the adequacy or accuracy of the IS/MND analysis; therefore, no further response is required.

**A-7:** This comment states that the DCC appreciates the opportunity to provide comments and includes contact information.

**Response:** This is a closing comment, and no further response is required.

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#### Acronyms and Abbreviations

AB Assembly Bill ADT average daily trips

Alquist-Priolo Earthquake Fault Zoning Act

APE area of potential effect APN Assessor's Parcel Number

AUMA Control, Tax and Regulate the Adult Use Cannabis Act

BMP best management practice

CAL FIRE California Department of Forestry and Fire Protection

CalEEMod California Emissions Estimator Model
CARB California Air Resources Board

CBC California Building Code

CEQA California Environmental Quality Act

CH4 methane
City City of Santee
CO carbon monoxide
CO2 carbon dioxide

CO<sub>2</sub>e carbon dioxide equivalent County County of San Diego

dB decibel

dBA A-weighted decibel

DCC California Department of Cannabis Control

DPM diesel particulate matter
EIR Environmental Impact Report
FTA Federal Transit Administration

GHG greenhouse gas

HVAC heating, ventilation, and air conditioning

IS Initial Study

Ldn day-night noise level

LEED Leadership in Energy and Environmental Design

Leg equivalent energy level

LLG Linscott, Law & Greenspan, Engineers

LOS level of service

MAUCRSA Medicinal and Adult-Use Cannabis Regulation and Safety Act

MCAS Marine Corps Air Station

MND Mitigated Negative Declaration

MRZ mineral resource zone

MS4 municipal separate storm sewer system
MSCP Multiple Species Conservation Program

 $egin{array}{lll} N_2O & & \mbox{nitrous oxide} \\ NO & & \mbox{nitric oxide} \\ NO_2 & & \mbox{nitrogen dioxide} \\ NO_x & & \mbox{nitrogen oxides} \\ \end{array}$ 

NPDES National Pollutant Discharge Elimination System

NSLU noise-sensitive land use

 $O_3$  ozone

Ordinance or project Santee Cannabis Business Ordinance PDMWD Padre Dam Municipal Water District

PM<sub>10</sub> particulate matter measuring no more than 10 microns in diameter PM<sub>2.5</sub> fine particulate matter measuring no more than 2.5 microns in diameter

RAQS Regional Air Quality Strategy

RWQCB Regional Water Quality Control Board SANDAG San Diego Association of Governments

SB Senate Bill

SCIC South Coastal Information Center

SDAB San Diego Air Basin

SDAPCD San Diego County Air Pollution Control District

SIP State Implementation Plan

SO<sub>2</sub> sulfur dioxide SO<sub>x</sub> sulfur oxides SR- State Route

SSP Sustainable Santee Plan: The City's Roadmap to Greenhouse Gas Reductions

SWPPP Stormwater Pollutant Prevention Plan SWRCB State Water Resources Control Board

TAC toxic air contaminant

TIA Transportation Impact Analysis

VdB vibration decibel

VHFHSZ Very High Fire Hazard Severity Zone

VMT vehicle miles traveled VOC volatile organic compound

#### **Document Overview**

This Initial Study/Mitigated Negative Declaration (IS/MND) has been prepared in accordance with California Environmental Quality Act (CEQA) and the CEQA Guidelines for the proposed Santee Cannabis Business Ordinance (Ordinance or project). The primary intent of this document is to (1) determine whether project implementation would result in potentially significant impacts to the environment and (2) incorporate mitigation measures into the project design, as necessary, to eliminate or reduce the project's potentially significant impacts to a less than significant level.

In accordance with CEQA, projects that have the potential to result in either a direct physical change in the environment or a reasonably foreseeable indirect physical change in the environment must undergo analysis to disclose potentially significant effects. The provisions of CEQA apply to California governmental agencies at all levels, including local agencies, regional agencies, state agencies, boards, commissions, and special districts. CEQA requires preparation of an IS for a discretionary project to determine the range of potential environmental impacts of that project and to define the scope of the environment review document. As specified in Section 15064(f) of the CEQA Guidelines, the lead agency may prepare an MND if, in the course of the IS analysis, it is recognized that the project may have a significant impact on the environment but that implementation of specific mitigation measures would reduce potentially significant impacts to a less than significant level. As the lead agency for the project, City of Santee (City) has the principal responsibility for conducting the CEQA environmental review to analyze the potential environmental effects associated with project implementation. During the review process, it was determined that potential impacts would be reduced to a less than significant level with the implementation of mitigation measures. The City has incorporated mitigation measures to reduce or eliminate any potentially significant project-related impacts. Therefore, an IS/MND has been prepared for the project.

Note: The project has not been approved or denied. It is being reviewed for environmental impacts only. Approval of the project can take place only after the MND has been adopted.

This IS/MND is organized as follows:

- **Section 1: Project Description.** This section introduces the document and discusses the project description including location, setting, and specifics of the lead agency and contacts.
- **Section 2: Initial Study Checklist.** This section discusses the CEQA environmental topics and checklist questions, identifies the potential for impacts, and proposes mitigation measures to avoid these impacts.

- **Section 3: List of Preparers.** This section lists the organizations and individuals who were consulted and/or prepared this IS/MND.
- **Section 4: References.** This section presents a list of reference materials consulted during preparation of this IS/MND.

#### **Public Review**

The IS/MND will be circulated for a 30-day public review period from June 3, 2022, to July 5, 2022.

Comments regarding this IS/MND must be made in writing and submitted to Chris Jacobs, 10601 Magnolia Avenue, Santee, California 92071 or by email to CJacobs@CityofSanteeCa.gov.

Comments should focus on the proposed finding that the project would not have a significant effect on the environment because revisions or mitigation measures have been made or agreed to by the project proponent. If the commenter believes that the project may have a significant environmental effect, it would be helpful for the commenter to identify the specific effect and explain why the effect would occur and why it would be significant.

# Section 1 Project Description

## 1.1 Project Overview

This section describes the proposed Santee Cannabis Business Ordinance (Ordinance or project) for the public, reviewing agencies, and decision makers.

#### 1.2 Project Location

The City of Santee (City) is a suburban city in eastern San Diego County. The City is part of the East County region and is located approximately 18 miles (19 kilometers) from the Pacific Ocean. The City's regional location is show on Figure 1, Regional Location. The City is connected to the coastline by State Route (SR-) 52, a six-lane freeway that runs from Interstate 5 in La Jolla to SR-67 in El Cajon. The City is intersected by the San Diego River, which is composed of a linear greenbelt that includes parks, trails, and more than 1,100 acres (450 hectares) of natural riparian habitat.

# 1.3 Project Background

The City proposes a comprehensive Ordinance amending the Santee Municipal Code to regulate cannabis land uses consistent with the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA) and the Control, Tax, and Regulate the Adult Use Cannabis Act (AUMA). The Ordinance would implement the provisions of the MAUCRSA to accommodate the needs of people with medical illnesses who need cannabis for medicinal purposes as recommended by their healthcare providers and to provide access to those resources. It would also provide access to adultuse cannabis for people aged 21 and over as authorized by the AUMA while imposing sensible regulations on the use of land to protect City residents, neighborhoods, and businesses from disproportionately negative impacts. The California Department of Cannabis Control (DCC) is responsible for the licensing, regulation, and enforcement of commercial cannabis business activities, as defined by MAUCRSA, in California. The DCC includes regulations that provide for the protection of environmental resources. All future cannabis activities permitted by the City would be required to obtain a license from the DCC.

## 1.4 Proposed Cannabis Ordinance

The Ordinance would regulate the commercial cultivation, processing, manufacturing, testing, sale, delivery, and distribution of cannabis and cannabis products in a responsible manner to protect the health, safety, and welfare of the residents of the City and to enforce rules and regulations consistent with state law and in a fair and equitable manner.

Per MAUCRSA requirements, cannabis facilities cannot be located within 600 feet of sensitive uses, including kindergarten through 12th grade schools, commercial daycare centers, or youth

centers. The City has taken a more conservative approach, with the Ordinance prohibiting cannabis facilities from being located within 900 feet of sensitive receptors, including kindergarten through 12th grade schools, commercial daycare centers, youth centers, churches or other places of worship, and recreation facilities, including parks. Figure 2, Sensitive Use Locations with 900-Foot Buffer, shows the locations of sensitive uses throughout the City along with a 900-foot buffer surrounding each use.

The Ordinance would limit the types of cannabis facilities allowed in the City and the zones in which they would be allowed. Specifically, the Ordinance addresses the following types of land uses: storefront retail with or without delivery, non-storefront retail (delivery only), manufacturing, testing, distribution, and microbusinesses. Storefront retail and delivery is defined as a physical location from which commercial activities are conducted by which sales via delivery may also take place. A microbusiness is defined as a business that is authorized to engage in three of the following four uses: cultivation, distribution, manufacturing, or retail (California Business and Professions Code, Division 10, Section 2600[aj]). Per the Ordinance, the City would only issue cannabis business permits for up to four retailers, including microbusinesses that include retail (storefront or non-storefront) activities. Cultivation is any activity involving the planting, growing, harvesting, drying, curing, grading, or trimming of cannabis. Per the Ordinance, cannabis would be limited to 10,000 square feet of canopy grow and must be within a microbusiness. Manufacturing is a location that produces, prepares, propagates, or compounds cannabis or cannabis products, directly or indirectly, by extraction methods, independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis. Testing labs are the areas where a sample of the cannabis product is tested for quality and safety for human consumption or use. Distribution is the commercial distribution of cannabis and cannabis products from the manufacturer to the retail facility after the product has been certified by a testing lab as being in compliance with state health and safety requirements.

Cannabis facilities would only be allowed in the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones in the City, subject to the City's siting requirements (see Figure 3, Areas Allowing Cannabis Facilities by Zone). The areas located within these zones and outside the 900-foot buffers are for the areas where future cannabis facilities could be permitted under the Ordinance. As shown on Figure 3, these areas are primarily located in the southern area of the City, generally on local streets along the SR-67 and SR-52 corridors, including Mission Gorge Road, Prospect Avenue, and Woodside Avenue.

# 1.5 Land Use Assumptions

The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. For the purposes of this analysis, a realistic, worst-case scenario was developed to evaluate the project's potential impacts.

A total of 20 cannabis facilities—storefront retail and delivery (two locations total), microbusiness with retail (two locations total), microbusiness without retail (two locations total), manufacturing (four locations total), testing (four locations total), and distribution (six locations total)—were assumed to be permitted by the Ordinance. At this time, the specific locations of these facilities not known, although they would occur in the locations specified on Figure 3. The anticipated proposed land use square footage and allowed zones permitted by the Ordinance are identified in Table 1, Cannabis Facilities Assumptions. These assumptions are based on similar cannabis ordinance projects (City of Cloverdale 2017; Trinity 2019) and industry professional knowledge (Byers, pers. comm. 2022).

**Table 1. Cannabis Facilities Assumptions** 

Land Use Type	Allowed Zones	Square Footage per Facility	Proposed Santee Facilities	Total Square Footage per Land Use Type
Storefront Retail + Delivery	GC, IL, IG	5,000	2	10,000
Microbusiness with Retail (includes retail, distribution, and manufacturing – no cultivation)	GC, IL, IG	10,000	2	20,000
Microbusiness without Retail (includes cultivation, manufacturing, and distribution)	IL, IG	15,000	2	30,000
Manufacturing	IL, IG	3,000	4	12,000
Testing	IL, IG	2,500	4	10,000
Distribution	IL, IG	2,000	6	12,000
Total	_	_	20	94,000

Notes: GC = General Commercial; IG = General Industrial; IL = Light Industrial

These land use assumptions do not limit the types or numbers of facilities that could be permitted by the Ordinance. For the purposes of this California Environmental Quality Act (CEQA) analysis, they allow the City to prepare a quantitative analysis of the physical effects of future cannabis facilities based on a realistic, worst-case scenario (20 permitted cannabis facilities). The assumptions are intended to be conservative. For example, the Ordinance would only allow cannabis business permits for up to four retailers, including microbusinesses that include retail (storefront or non-storefront). The land use assumptions identified in Table 1 assume that two of the retail facilities would be storefront retail with delivery and the other two would be microbusinesses with retail. Non-storefront retail (delivery only) was not included in the land use assumptions because it would have fewer vehicle trips than storefront retail with delivery; therefore, if non-storefront delivery is permitted as one of the four retail uses, the impacts would be less than identified in this analysis.

<sup>&</sup>lt;sup>1</sup> Definition of a microbusiness includes a maximum cultivation canopy of 10,000 square feet.

## 1.6 Ordinance Components

To engage in any cannabis facilities in the City, businesses must obtain a cannabis business permit. Per the Ordinance, the City would only issue cannabis business permits for up to four retailers, including microbusinesses that include retail (storefront or non-storefront) activities. There is no limit on the number of cannabis business permits that the City may issue to manufacturing facilities, distribution facilities, testing laboratories, or microbusinesses that do not include retail.

The following Ordinance components relate to the project's environmental impacts: operating requirements, security, and odor control.

#### 1.6.1 Operating Requirements

The Ordinance specifies that cannabis facilities with retail or non-storefront retail (delivery) may operate only between the hours of 9:00 a.m. and 9:00 p.m. No cannabis or cannabis products or graphics depicting cannabis or cannabis products would be visible from the exterior of any property issued a cannabis business permit or on any of the vehicles owned or used as part of the cannabis facility. No outdoor storage of cannabis or cannabis products would be permitted. Signage on the exterior of the facility would not be allowed to depict any image of cannabis or cannabis products. Delivery of cannabis and cannabis products would be allowed inside and outside the City. Only indoor cultivation of cannabis would be permitted as part of a microbusiness with no outdoor cultivation allowed. For detailed operating requirements of each cannabis land use, refer to the Ordinance, Sections 7.04.370 through 7.04.440.

#### 1.6.2 Security

The Ordinance, Section 7.04.320, contains various security measures that cannabis facilities would be required to implement, including the following:

- Incorporating perimeter fencing and exterior lighting systems including motion sensors
- Preventing individuals from remaining on premises if they are not directly engaged in an activity related to the permitted operations
- Establishing limited access areas accessible only the authorized cannabis facility personnel
- Keeping all finished goods in a secured and locked vault or vault-equivalent during non-operating hours
- Installing 24-hour security surveillance to monitor all entrances and exits to and from the premises, interior public spaces, and spaces where cannabis or currency is being stored
- Installing sensors to detect entry to and exit from all secure areas
- Installing panic buttons with direct notification to the Sheriff's Department
- Installing bars on windows on the interior of the building only
- Including 24-hour security personnel on site

- Including the capability to remain secure during a power outage such that all access doors are not solely controlled by an electronic access panel to ensure that locks are not released during a power outage
- Restricting entrance areas to be under control of a designated responsible party
- Including accounting software to provide point-of-sale data and audit trails
- Demonstrating to the City compliance with the state's track and trace system for cannabis and cannabis products
- Installing a professionally installed video surveillance system, access control, and intrusion alarm systems certified by Underwriters Laboratories, LLC, designed to protect the inventory, facility, and employees
- Planting and maintaining exterior vegetation to preclude its use as a hiding place for people on the premises
- Installing "mosquitos" (high-pitch frequency devices) as a deterrent to vandalism/loitering

Each cannabis facility would identify a designated security representative who shall serve as the liaison to the City regarding any security related measures or operational issues. In addition, each cannabis facility shall be required to have a storage and transportation plan that describes in detail the procedures for safely and securely storing and transporting all cannabis, cannabis products, any hazardous materials that may be used by the business, and any currency.

#### 1.6.3 Odor Control

The Ordinance, Section 7.04.340(I), requires cannabis facilities to incorporate odor control devices and techniques to ensure cannabis odors are not detectable off site or anywhere outside the facility. Equipment to be installed would include an exhaust air filtration system with odor control that prevents internal odors from being emitted externally. Another alternative would be the installation of an air system that creates negative air pressure between the cannabis facility's interior and exterior so that the odors generated inside the cannabis facility are not detectable on the outside the cannabis facility.

# 1.7 Regulatory Requirements, Permits, and Approvals

As the lead agency under CEQA, the City has the primary responsibility for approving and carrying out the project and for ensuring that CEQA regulations and all other applicable regulations are met. The project would require approval of several discretionary actions by the City and other responsible agencies, which are listed in Table 2, Discretionary Actions, Permits, and Approvals.

**Table 2. Discretionary Actions, Permits, and Approvals** 

Discretionary Action	Approving Agency
Certification of IS/MND	City
Adoption of Mitigation Monitoring and Reporting Program	City
Adoption of Ordinance	City
Waste Discharge	SWRCB
Commercial Cannabis Business Operation <sup>1</sup>	DCC

**Notes:** DCC = California Department of Cannabis Control; IS/MND = Initial Study/Mitigated Negative Declaration; SWRCB = State Water Resources Control Board

<sup>&</sup>lt;sup>1</sup> The DCC would have discretionary authority over future projects proposed under the Ordinance.

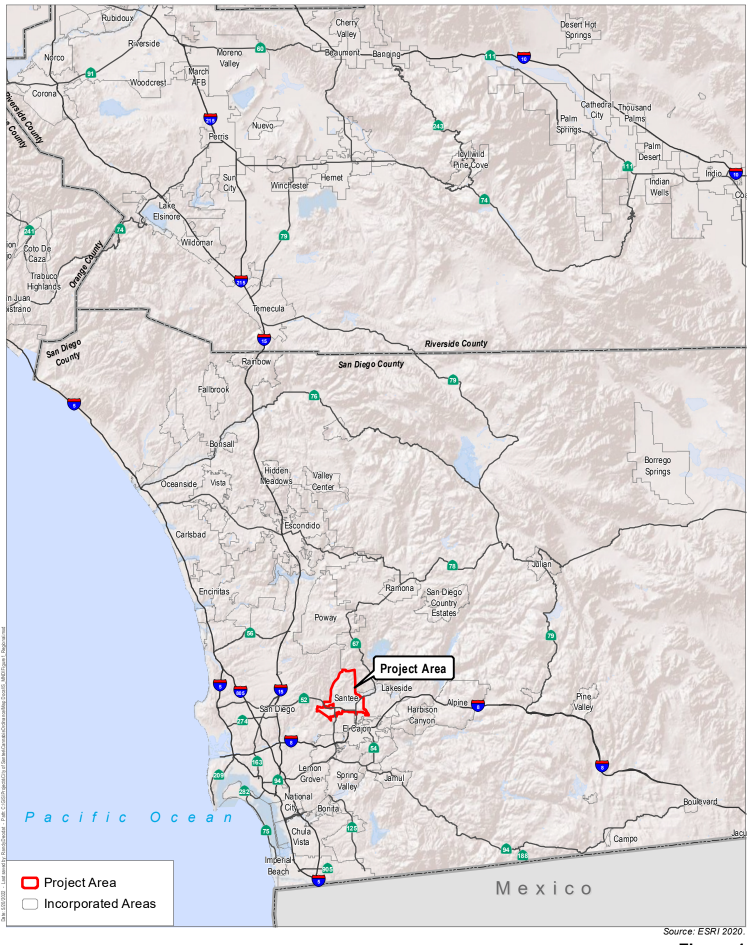
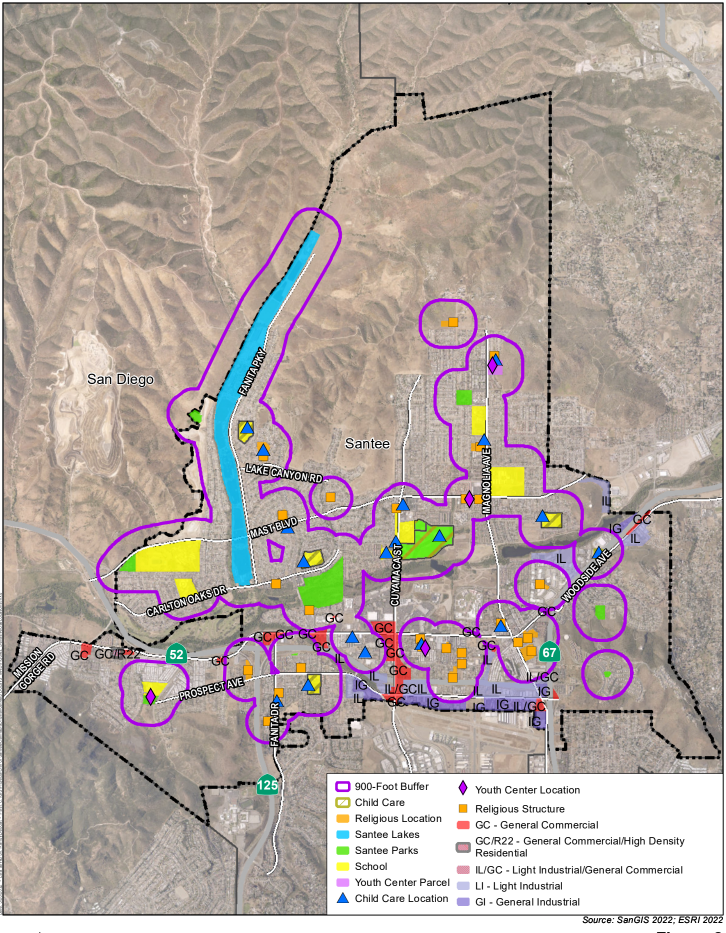
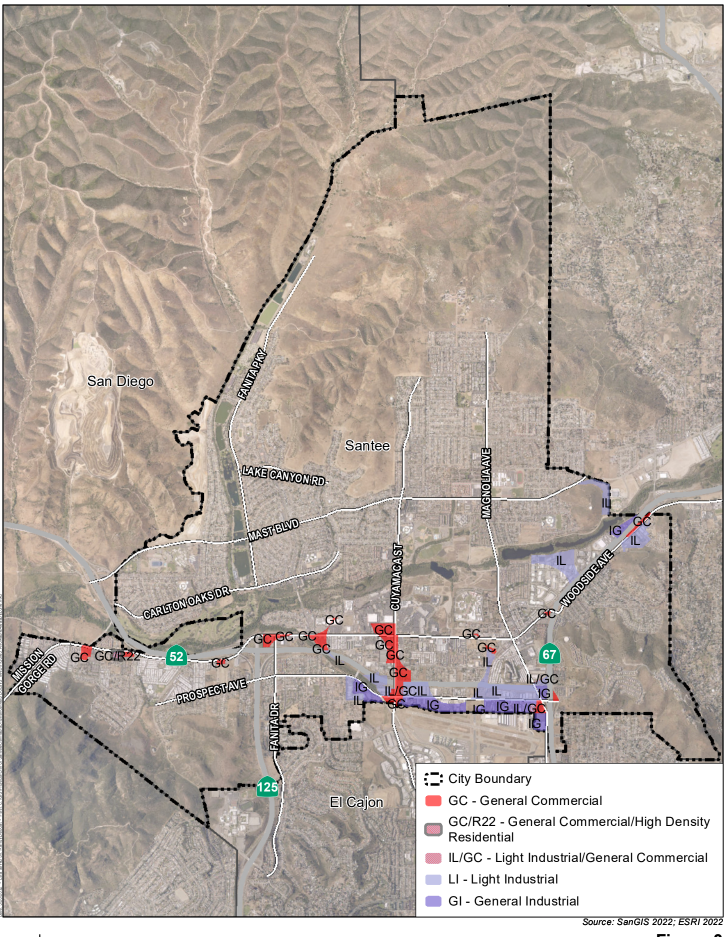




Figure 1
Regional Location





# Section 2 Initial Study Checklist

The following discussion of potential environmental effects was completed in accordance with Section 15063 of the CEQA Guidelines to determine if the project may have a significant effect on the environment.

# 2.1 Project Information

1. **Project title:** Santee Cannabis Business Ordinance

2. Lead agency name and address: City of Santee

Department of Development Services

10601 Magnolia Avenue Santee, California 92071

3. Contact person name, address, and

phone number:

Chris Jacobs, Principal Planner

10601 Magnolia Avenue Santee, California 92071 (619) 258-4100 x182

CJacobs@CityofSanteeCa.gov

4. Project location: City of Santee

5 Project sponsor's name and address: City of Santee

Department of Development Services

10601 Magnolia Avenue Santee, California 92071

6. General Plan designation: IL (Light Industrial), IG (General Industrial), GC

(General Commercial), General Commercial Overlay (GC/IL), Light Industrial Overlay

(IL/GC)

7. **Zoning:** IL (Light Industrial), IG (General Industrial), GC

(General Commercial)

**8. Description of project:** Refer to Section 1, Project Description, of this

IS/MND.

**9. Surrounding land uses and setting:** Refer to Section 1 of this IS/MND.

10. Other public agencies whose

approval is required:

State Water Resources Control Board (SWRCB)

11. Have California Native American
Tribes traditionally and culturally
affiliated with the project area
requested consultation pursuant to
Public Resources Code section
21080.3.1? If so, is there a plan for
consultation that includes, for
example, the determination of
significance of impacts to Tribal
Cultural Resources, procedures
regarding confidentiality, etc.?

No consultation has been requested. Refer to Section 2.4.18, Tribal Cultural Resources, of this IS/MND for details.

# 2.2 Environmental Factors Potentially Affected

The environmental factors checked below would be potentially affected by the project, involving at least one impact that is a "Potentially Significant Impact" as indicated by the checklist on the following pages.

	Aesthetics		Agriculture and Forestry Resources		Air Quality
$\boxtimes$	Biological Resources	$\boxtimes$	Cultural Resources	$\boxtimes$	Energy
$\boxtimes$	Geology and Soils	$\boxtimes$	Greenhouse Gas Emissions		Hazards and Hazardous Materials
	Hydrology and Water Quality		Land Use and Planning		Mineral Resources
$\boxtimes$	Noise		Population and Housing		Public Services
	Recreation		Transportation		Tribal Cultural Resources
	Utilities and Service Systems		Wildfire		Mandatory Findings of Significance

#### 2.3 Lead Agency Determination

On the basis of this initial evaluation: I find that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.  $\boxtimes$ I find that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the project have been made by or agreed to by the project proponent (state), including implementation of the mitigation measures identified herein. A MITIGATED NEGATIVE DECLARATION will be prepared. I find that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required. I find that the proposed project MAY have a "potentially significant impact" or "potentially significant unless mitigated" impact on the environment, but at least one effect (1) has been adequately analyzed in an earlier document pursuant to applicable legal standards, and (2) has been addressed by mitigation measures based on the earlier analysis as described on attached sheets. An ENVIRONMENTAL IMPACT REPORT is required, but it must analyze only the effects that remain to be addressed. I find that although the proposed project could have a significant effect on the environment, because all potentially significant effects (a) have been analyzed adequately in an earlier EIR or NEGATIVE DECLARATION pursuant to applicable standards, and (b) have been avoided or mitigated pursuant to that earlier EIR or NEGATIVE DECLARATION, including revisions or mitigation measures that are imposed upon the proposed project, nothing further is required. Signature Chris Jacobs, Principal Planner, City of Santee

## 2.4 Evaluation of Environmental Impacts

This section documents the screening process used to identify and focus on environmental impacts that could result from the project. The checklist portion of the IS begins below and includes explanations of each CEQA issue topic. CEQA requires that an explanation of all answers be provided along with this checklist, including a discussion of ways to mitigate any significant effects identified. The following terminology is used to describe the potential level of significance of impacts:

- **No Impact.** The analysis concludes that the project would not affect the particular resource in any way.
- Less than Significant. The analysis concludes that the project would not cause substantial adverse change to the environment without the incorporation of mitigation.
- Less than Significant with Mitigation Incorporated. The analysis concludes that it would not cause substantial adverse change to the environment with the inclusion of mitigation agreed upon by the applicant.
- Potentially Significant. The analysis concludes that the project could result a substantial adverse effect or significant effect on the environment, even if mitigation is incorporated. If there are one or more "Potentially Significant Impact" entries when the determination is made, an EIR is required.

#### 2.4.1 Aesthetics

	cept as provided in Public Resources Code ction 21099, would the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Have a substantial adverse effect on a scenic vista?			$\boxtimes$	
b.	Substantially damage scenic resources, including but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?			$\boxtimes$	
C.	In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from publicly accessible vantage point.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?				
d.	Create a new source of substantial light or glare that would adversely affect day or nighttime views in the area?			$\boxtimes$	

#### **Environmental Setting**

The City is primarily composed of the flat San Diego River valley and the gently sloping areas that transition to the steeply sloped hillsides associated with major ridgeline systems. The dramatic hillsides, ridgelines, and rock outcrops form a significant visual resource (City of Santee 2003). The orientation of the San Diego River corridor creates impressive long views within the City and to the surrounding ridgelines and mountains, such as El Capitan. The elevated western entry to the City along Mission Gorge Road also affords an opportunity for scenic views along the San Diego River corridor (City of Santee 2003). The numerous topographic features of the City and the surrounding vicinity provide distinctive views and vistas from within the developed portions of the City.

# **Impact Analysis**

#### a. Would the project have a substantial adverse effect on a scenic vista?

Less than Significant Impact. The Santee General Plan Community Enhancement Element describes numerous topographic features in the City and the surrounding vicinity as providing distinctive views and vistas from developed portions of the City. Although the Santee General Plan does not designate specific scenic vista in the City, the Community Enhancement Element describes several areas within and adjacent to the City that provide scenic relief and vistas and backdrops, including views of "scenic undisturbed hills and ridgelines" that surround the City, open space areas, and scenic views of the San Diego River corridor along Mission Gorge Road

(City of Santee 2003). The Community Enhancement Element identifies Mission Gorge Road as a local scenic road and contains Mission Gorge Road Design Standards that establish specific design standards for properties along the Mission Gorge Road corridor. The design standards pertain to the architectural theme of commercial buildings, signage, access, and landscaping and are intended to improve the appearance and enhance the viability of commercial properties within the Mission Gorge Road corridor.

The Ordinance does not specifically propose the development of facilities that would inhibit existing views of scenic areas in the City. Future cannabis facilities permitted under the Ordinance would be subject to existing development standards in the Santee Municipal Code and CEQA. In addition, the Santee General Plan Community Enhancement Element includes a goal to beautify the City to provide for an aesthetically pleasing community: "To respect and integrate the natural and human-made environments of Santee to enhance the quality of life, revitalize older neighborhoods and community places, and sustain a beautiful, distinctive and well organized community for our citizens." The Ordinance also identifies design guidelines for prospective cannabis facilities. According to Ordinance, Section 7.04.290(D), Zoning and Location Requirements for Cannabis Businesses, the proposed cannabis facilities shall satisfy the following requirements:

- Conform with the City's General Plan, any applicable specific plan, master plan, and design requirements
- Comply with all applicable zoning and related development standards
- Be constructed in a manner that minimizes odors to surrounding uses and promotes quality design and construction and consistency with the surrounding properties
- Be adequate in size and shape to accommodate the yards, walls, fences, parking and loading facilities, landscaping, and all items required for the development
- Be served by roadways adequate in width and improved as necessary to carry the kind and quantity of traffic such use will generate

Future cannabis facilities would only be located in existing commercial and industrial areas (General Commercial [GC], Light Industrial [IL], and General Industrial [IG] zones) primarily on local streets along the SR-67 and SR-52 corridors, including Mission Gorge Road, Prospect Avenue, and Woodside Avenue, that would not obscure any scenic views in these areas with some new businesses expected to be in existing buildings. Therefore, the project would result in less than significant impacts to scenic vistas.

b. Would the project substantially damage scenic resources, including but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?

**Less than Significant Impact**. A portion of SR-52 is an officially designated state scenic highway due to scenic views toward Mission Trails Regional Park, which includes the Mission Trails Summit and Cowles Mountain. About 3.5 miles of SR-52 within the City of San Diego is

designated as a state scenic highway between Mast Boulevard and Santo Road. The entirety of SR-52 is identified as eligible for designation as a state scenic highway between Interstate 5 and SR-67 but has not been officially designated.

The Ordinance does not specifically propose the development of facilities that would adversely affect (directly or indirectly) scenic resources in the City. Sites within the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones along the southern perimeter of the City would have the potential to construct cannabis facilities in proximity to SR-52 but would not be located within the viewshed of the officially designated segment of SR-52, which is 4.1 miles to the west. Future permitted cannabis facilities consistent with the Ordinance would be subject to existing development standards in the Santee Municipal Code and CEQA. Therefore, the project would result in a less than significant impact to scenic resources.

c. Would the project, in non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from publicly accessible vantage point). If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?

Less than Significant Impact. The project is located in an urbanized area and would not conflict with applicable zoning or other regulations governing scenic quality. The Ordinance does not specifically propose the development of facilities that would degrade the visual character of the City. Future cannabis facilities permitted under the Ordinance would comply with the requirements of the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones. The Santee General Plan Community Enhancement Element includes the objective of strengthening the gateways into the City (Objective 10.0) and maintaining and enhancing scenic views (Objective 15.0). The goals are supported by the Policy 10.1, which includes preserving high-quality scenic viewsheds, and Policy 15.2, which provides for the maintenance of view opportunities to surrounding hillsides. In addition, the Santee General Plan Land Use Element includes the objective of ensuring that development in the City is consistent with the overall community character and contributes positively toward the City's image (Objective 11.0). The goal is supported by Policies 11.1 and 11.2, which ensure that all requirements set forth within the Community Enhancement Element are implemented during the development review process and that the design standards for landscaping and site planning are routines updated to provide guidelines for future developments. Future cannabis facilities permitted under the Ordinance would comply with the requirements of the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones. In addition, some of the future cannabis facilities permitted under the Ordinance would be located in existing buildings. Cannabis facilities would be similar in appearance, design, and structure to existing, nearby land uses within the same zone. Therefore, the project would not conflict with applicable zoning or regulations that have been designed to protect scenic quality, and impacts would be less than significant.

d. Would the project create a new source of substantial light or glare that would adversely affect day or nighttime views in the area?

Less than Significant Impact. The Ordinance does not specifically propose the development of facilities that would create a new source of light or glare or that adversely affect day or nighttime views in the City. Future cannabis facilities permitted under the Ordinance would be subject to existing development standards in the Santee Municipal Code and CEQA. In addition, light spillover and glare are regulated by Section 13.30.030(B) of the Santee Municipal Code, which states that all lighting shall be designed and adjusted to reflect light away from any road or street and away from any adjoining premises. The Ordinance, Section 7.04.320(A), Security Measures, requires that proposed cannabis facilities implement sufficient security measures consisting of lighting systems (including cameras and motion sensors), which would have the ability to automatically switch on and off to minimize nighttime lighting. New sources of light or glare would be consistent with the ambient light levels from nearby sources, which include similar commercial and industrial land uses in the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones. Cannabis facilities would not be allowed in residential zones and would not cause light or glare issues in those areas. Therefore, the project would result in less than significant impacts to light or glare and day or nighttime views in the City.

### **Mitigation Measures**

The analysis completed for this section indicates that no significant impacts would result from the project's implementation. As a result, no mitigation measures are required.

## 2.4.2 Agriculture and Forestry Resources

res ago Lai pre an ago imp are ma De reg inc	determining whether impacts to agricultural sources are significant environmental effects, lead encies may refer to the California Agricultural and Evaluation and Site Assessment Model (1997) epared by the California Dept. of Conservation as optional model to use in assessing impacts on riculture and farmland. In determining whether pacts to forest resources, including timberland, esignificant environmental effects, lead agencies by refer to information compiled by the California partment of Forestry and Fire Protection garding the state's inventory of forest land, cluding the Forest and Range Assessment Project to the Forest Legacy Assessment project; and est carbon measurement methodology provided.	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?				
b.	Conflict with existing zoning for agricultural use, or a Williamson Act contract?				$\boxtimes$
C.	Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?				
d.	Result in the loss of forest land or conversion of forest land to non-forest use?				
e. I	nvolve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?				

# **Environmental Setting**

The California Department of Conservation Farmland Mapping and Monitoring Program designates the majority of the City as Urban (not Important Farmland) (DOC 2022). No Farmlands of Statewide Importance, Unique Farmlands, or Farmlands of Local Importance occur in the City.

## **Impact Analysis**

a. Would the project convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?

**No Impact**. Future cannabis facilities permitted by the Ordinance would be restricted to certain commercial and industrial zones (General Commercial [GC], Light Industrial [IL], and General Industrial [IG] zones) in the City. These areas are primarily designated as Urban/Built-Up Land in the California Important Farmland Finder and do not contain Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (DOC 2022). Future cannabis facilities permitted under the Ordinance would be consistent with the Santee General Plan and would not result in the conversion of Prime Farmland, Unique Farmland, or Farmland of Statewide Importance to non-agricultural use because these farmland designations do not occur in the City. Therefore, no impact would occur.

b. Would the project conflict with existing zoning for agricultural use, or a Williamson Act contract?

**No Impact.** The Ordinance would not conflict with existing zoning for agricultural use or a Williamson Act contract because no agricultural zones or Williamson Act lands are within the City. Therefore, no impact would occur.

c. Would the project conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?

**No Impact.** No state forests or lands used for timber production or management are located in the City. Additionally, no zoning designation for timberland or forest resources occur within the City. Therefore, future cannabis facilities permitted by the Ordinance would not conflict with existing zoning for or cause rezoning of forest land, timberland, or timberland zoned Timberland Production. No impact would occur.

d. Would the project result in the loss of forest land or conversion of forest land to non-forest use?

**No Impact.** Future cannabis facilities permitted by the Ordinance would be located in the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones of the City that do not contain forest land. Therefore, the Ordinance would not result in the loss of forest land or conversion of forest land to non-forest use. No impact would occur.

e. Would the project involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?

**No Impact**. Future cannabis facilities permitted by the Ordinance would be located in the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones of the City that do not

contain farmland or forest land. Adoption of the Ordinance would not involve other changes in the existing environment, which due to their location or nature, could result in conversion of farmland to non-agricultural use or conversion of forest land to non-forest use. Therefore, no impact would occur.

# **Mitigation Measures**

The analysis completed for this section indicates that no significant impacts would result from the project's implementation. As a result, no mitigation measures are required.

### 2.4.3 Air Quality

Where available, the significance criteria established by the applicable air quality management district or air pollution control district may be relied upon to make the following determinations. Would the project:		Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Conflict with or obstruct implementation of the applicable air quality plan?			$\boxtimes$	
b.	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)?				
C.	Expose sensitive receptors to substantial pollutant concentrations?			$\boxtimes$	
d.	Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people?			$\boxtimes$	

## **Environmental Setting**

Historically, air quality laws and regulations have divided air pollutants into two broad categories: criteria air pollutants and toxic air contaminants (TACs). Criteria air pollutants are a group of common air pollutants regulated by the federal and state governments by means of ambient standards based on criteria regarding health and environmental effects of pollution. TACs are pollutants with the potential to cause significant adverse health effects. The criteria air pollutants pertinent to the analysis are carbon monoxide (CO), nitrogen oxides (NO<sub>x</sub>), ozone (O<sub>3</sub>), particulate matter (particulate matter measuring no more than 10 microns in diameter [PM<sub>10</sub>] and fine particulate matter measuring no more than 2.5 microns in diameter [PM<sub>2.5</sub>]), and sulfur dioxide (SO<sub>2</sub>).

The City is in the San Diego Air Basin (SDAB) in the San Diego County (County). The climatic classification for the region is a Mediterranean climate, with warm, dry summers and mild, wet winters. The California Air Resources Board (CARB) is part of the California Environmental Protection Agency and is responsible for the coordination and administration of both federal and state air pollution control programs in California. California has adopted ambient standards, the California Ambient Air Quality Standards, that are equal to or stricter than the federal standards for the six criteria air pollutants stated above. The SDAB is non-attainment with the California Ambient Air Quality Standards for O<sub>3</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub>. The SDAB is designated as an attainment area for the state CO, NO, SO<sub>2</sub>, lead, and sulfates standards. Hydrogen sulfide and visibility-reducing particles are unclassified in the SDAB.

## **Impact Analysis**

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

Less than Significant Impact. The California State Implementation Plan (SIP) is the document that sets forth the state's strategies for achieving federal air quality standards. The applicable air quality planning documents for the San Diego County Air Pollution Control District (SDAPCD) are the 2016 Regional Air Quality Strategy (RAQS) (SDAPCD 2016) and the Ozone Attainment Plan (SDAPCD 2020), which is the SDAPCD portion of the SIP. The RAQS and Ozone Attainment Plan were prepared by the SDAPCD for CARB to be included as part of the SIP. These plans demonstrate how the SDAB would either maintain or strive to attain the National Ambient Air Quality Standards. Both documents were developed in conjunction with each other by the SDAPCD to reduce regional O<sub>3</sub> emissions.

The SDAPCD relies on information from CARB and San Diego Association of Governments (SANDAG), including projected growth in the County and resulting mobile, area, and other source emissions to project future emissions and to develop appropriate strategies for the reduction of source emissions through regulatory controls. The majority of regional emissions (67 percent) result from motor vehicle emissions. These emissions are reduced primarily through emissions standards, which are established by CARB, but are further reduced at the district level through incentive programs to encourage the use of alternative transportation (SDAPCD 2016). Because of the limited jurisdiction that the SDAPCD has over mobile source emissions and the limited control that individual projects have on influencing the public's ultimate use of motor vehicles, compliance with the RAQS is based on whether or not an individual project would comply with the emissions projections contained in the RAQS. Reduction strategies were applied to the region as a whole and determined to adequately meet the National Ambient Air Quality Standards based on the regional emissions projections. A project that proposes growth that exceeds growth assumptions would potentially conflict with the RAQS and SIP because it would potentially result in mobile source emissions that would exceed the projected emissions inventory.

The CARB mobile source emissions projections and SANDAG growth projections are based on population and vehicle trends and land use plans developed by the cities, including Santee, and the County. That is, the emissions estimates that CARB and the SDAPCD use to plan for achieving ambient air quality standards compliance are based on the land uses projected by SANDAG. The use of construction equipment in the RAQS is estimated for the region on an annual basis, and construction-related emissions are estimated as an aggregate in the RAQS. Therefore, the project would not increase the assumptions for off-road equipment use in the RAQS.

Assumptions for land use development used in the RAQS were taken from local and regional planning documents. Emissions forecasts rely on projections of vehicle miles traveled (VMT) by the metropolitan planning organizations, such as SANDAG, and population, employment, and land

use projections made by local jurisdictions during development of the area and General Plans. According to the County's Guidelines for Determining Significance – Air Quality, projects that propose development consistent with or less than the growth projections anticipated by a General Plan would be consistent with the RAQS and SIP because the emissions resulting from these projects have been accounted for in the air quality plans (County of San Diego 2007).

The Santee City Council adopted the Santee General Plan on August 27, 2003. The City adopted a General Plan Amendment Housing Element (Sixth Cycle: 2021–2029) on April 27, 2022. Development consistent with the Santee General Plan and 2022 Housing Element would be consistent with the RAQS and SIP because the 2022 Housing Element's growth projections are consistent with what was projected in the RAQS. Future cannabis facilities permitted by the Ordinance would be located in the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones of the City. The Ordinance prohibits the siting of cannabis facilities outside these zones. The proposed Ordinance would accommodate a new allowable use (cannabis facilities) that is consistent with Santee General Plan growth assumptions for other commercial and industrial uses in the project area.

Moreover, if a project's emissions would exceed regional thresholds for volatile organic compounds (VOCs), NO<sub>x</sub>, PM<sub>10</sub>, or PM<sub>2.5</sub>, it follows that the emissions could cumulatively contribute to an exceedance of a pollutant for which the SDAB is non-attainment (O<sub>3</sub>, NO<sub>2</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub>) at a monitoring station in the SDAB. An exceedance of a non-attainment pollutant at a monitoring station would not be consistent with the goals of the RAQS to achieve attainment of pollutants. As discussed below, the project would not exceed significance thresholds for any criteria air pollutants during construction or operation. Therefore, implementation of the project would not exceed the Santee General Plan growth projections for the project area, and the project would not conflict with the RAQS or SIP.

b. Would the project 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.** The Ordinance does not specifically propose new development. However, future cannabis facilities permitted under the Ordinance would have the potential to result in construction and operational air pollutant emissions, as described in the following sections.

#### **Construction Emissions**

The land use assumptions identified in Table 1 were used to estimate construction emissions for the project. Daily air pollutant emissions during construction were estimated using the assumed worst-case land use assumption data and the emissions factors included in the California Emissions Estimator Model (CalEEMod), version 2020.4.0. Consistent with the Transportation Impact

Analysis (TIA) prepared by Linscott, Law & Greenspan, Engineers (LLG) (Appendix A, Transportation Impact Analysis), 20 future cannabis facilities were modeled throughout the City.

Construction activities associated with development of future cannabis facilities permitted under the Ordinance would have the potential to result in temporary increases in air pollutant emissions. Construction emissions would be generated as fugitive dust from earth disturbance during fine site grading and exhaust emissions from operation of heavy equipment and vehicles during construction. Paving activities would emit VOCs during off-gassing. Development of future cannabis facilities is anticipated to take place over 10 to 15 years. However, for modeling purposes, a worst-case buildout scenario of 12 months was assumed for all 20 cannabis facilities, which concentrates the air pollutant emissions over a shorter duration, resulting in a more conservative analysis.

Table 3, Construction Daily Maximum Air Pollutant Emissions, presents a summary of estimated maximum daily air pollutant emissions for each construction phase anticipated to occur as a result of project implementation.

**Table 3. Construction Daily Maximum Air Pollutant Emissions** 

	Maximum Daily Emissions (pounds/day)					
Construction Phase	VOC	NO <sub>x</sub>	CO	SO <sub>x</sub>	PM <sub>10</sub>	PM <sub>2.5</sub>
Demolition	2	17	14	<1	1	1
Site Preparation	1	16	10	<1	1	1
Grading	2	17	9	<1	8	4
Building Construction	2	16	15	<1	1	1
Paving	1	9	12	<1	<1	V
Architectural Coating	29	1	2	<1	<1	<1
Maximum Daily Emissions	29	17	15	<1	8	4
Significance Threshold	75	250	550	250	100	55
Significant Impact?	No	No	No	No	No	No

Source: CalEEMod, version 2020.24.0. See Appendix B, Air Quality Technical Report, for model output.

**Notes:** CO = carbon monoxide;  $NO_x$  = nitrogen oxides;  $PM_{10}$  = respirable particulate matter;  $PM_{2.5}$  = fine particulate matter;  $SO_x$  = sulfur oxides; VOC = volatile organic compound

Emissions quantities are rounded to the nearest whole number. Exact values are provided in Appendix B.

The construction emissions estimate indicates that anticipated worst-case development (20 facilities) associated with the project would not exceed the significance thresholds for any criteria air pollutants during any phase of construction. Therefore, based on worst-case assumptions, the project would result in a less than significant impact related to air pollutant emissions during construction.

Regarding health effects related to criteria pollutant emissions, the applicable significance thresholds are established for regional compliance with the state and federal ambient air quality standards, which are intended to protect public health from both acute and long-term health impacts, depending on the potential effects of the pollutant (USEPA 2019). Because emissions of criteria pollutants during construction of the project would be below the applicable thresholds, the

project would not contribute to regional acute and long-term health impacts related to non-attainment of the ambient air quality standards.

Criteria pollutants also have the potential to result in health impacts, such as headaches or throat irritation, at the time of exposure. However, individual exposure levels and individual reactions to localized short-term exposure to pollutant emissions from project construction cannot be feasibly determined. The localized level of O<sub>3</sub> that receptors may be exposed to from VOC emissions cannot be determined because the formation of O<sub>3</sub> is not directly determined by the quantity of VOC and NO<sub>x</sub> emissions generated by a project (Appendix B, Air Quality Technical Report). The amount of O<sub>3</sub> formed depends on heat and sunlight exposure, and once formed, O<sub>3</sub> is likely to be dispersed or carried away from the site by wind. Conversely, O<sub>3</sub> exposure on the site could have been transported to the site by wind and be attributable to another source. Currently, there are no known methods that can feasibly ascertain the ultimate locations of O<sub>3</sub> formation associated with the emissions of O<sub>3</sub> precursors such as VOC and NO<sub>x</sub> (Appendix B). However, because project construction emissions are anticipated to be below the significance thresholds, construction of individual new facilities would be spread out across the City's commercial and industrial zones, and those emissions would be spread out across the anticipated project sites and off site on haul routes, significant adverse acute health impacts as a result of project construction are not anticipated.

#### **Operational Emissions**

Operational emissions for the project were also estimated using CalEEMod. Vehicle trip data was obtained from the project's TIA (Appendix A). Area sources of air pollutant emissions associated with new cannabis facilities include fuel combustion emissions from space and water heating, fuel combustion emissions from landscape maintenance equipment, VOC emissions from periodic repainting of interior and exterior surfaces, and natural gas use. Increased volumes of vehicles also contribute to regional emissions of criteria pollutants. The total estimated operational emissions from buildout of allowable uses under the project (worst-case scenario – 20 facilities) are provided in Table 4, Operational Daily Maximum Air Pollutant Emissions. As shown in Table 4, operational emissions from future cannabis facilities would not exceed any of the significance thresholds for maximum daily emissions. Air quality impacts associated with operation of future cannabis facilities consistent with the Ordinance would be less than significant.

**Table 4. Operational Daily Maximum Air Pollutant Emissions** 

	Maximum Daily Emissions (pounds/day)					
<b>Emissions Source</b>	VOC	NO <sub>x</sub>	CO	SO <sub>2</sub>	PM <sub>10</sub>	PM <sub>2.5</sub>
Natural Gas	<1	<1	<1	<1	<1	<1
Landscape	<1	<1	<1	0	<1	<1
Consumer Products	2	0	0	0	0	0
Architectural Coatings	1	0	0	0	0	0
Vehicular Sources	9	6	52	<1	9	3
Total Operational Emissions	12	6	52	<1	9	3
Significance Threshold	75	250	550	250	100	55
Significant Impact?	No	No	No	No	No	No

Source: CalEEMod, version 2020.4.0. See Appendix B for model output.

**Notes:** CO = carbon monoxide;  $NO_x$  = nitrogen oxides;  $PM_{10}$  = respirable particulate matter;  $PM_{2.5}$  = fine particulate matter;  $SO_2$  = sulfur dioxide; VOC = volatile organic compound

Emissions quantities are rounded to the nearest whole number. Exact values are provided in Appendix B.

#### c. Would the project expose sensitive receptors to substantial pollutant concentrations?

Less than Significant Impact. Sensitive receptors typically include schools, hospitals, resident care facilities, daycare centers, or other facilities that may house individuals with health conditions who would be adversely affected by changes in air quality. The proposed Ordinance prohibits cannabis facilities within 900 feet of most sensitive receptors, including schools and daycares. The project is evaluated for the two primary emissions of concern regarding health effects for land development projects, CO and TACs, below.

#### **Carbon Monoxide Hotspots**

Areas with high vehicle density, such as congested intersections and parking garages, have the potential to create high concentrations of CO, known as "CO hotspots." Localized CO concentration is a direct function of motor vehicle activity at signalized intersections (e.g., idling time and traffic flow conditions), particularly during peak commute hours and meteorological conditions. Under specific meteorological conditions (e.g., stable conditions that result in poor dispersion), CO concentrations may reach unhealthy levels with respect to local sensitive land uses. CO hotspots due to traffic almost exclusively occur at signalized intersections that operate at a level of service (LOS) E or below. A project should be evaluated for the potential to result in or contribute to a CO hotspot if it would worsen traffic flow at signalized intersections operating at LOS E or F with peak-hour trips for the intersection exceeding 3,000 trips (County of San Diego 2007).

Street segment volumes from the TIA (Appendix A) were used to determine potentially congested intersections because intersection volumes were not available. If a street segment on either side of an intersection is free-flowing (LOS D or better), then it is assumed that the intersection would not be congested and a CO hotpot would not occur. According to the TIA (Appendix A), none of the study area street segments would degrade to LOS E or F with the addition of the project. The

addition of project traffic would not cause any degradation of the street segments from existing conditions. Therefore, the project would not have the potential to cause a CO hotspot, and impacts would be less than significant.

#### **Toxic Air Contaminants**

According to the County Guidelines for Determining Significance and Report Format and Content Requirements: Air Quality (County of San Diego 2007), diesel particulate matter (DPM) is the primary TAC of concern for typical land use projects that do not propose stationary sources of emissions regulated by the SDAPCD. Based on guidance from the South Coast Air Quality Management District in the Health Risk Assessment Guidance for Analyzing Cancer Risks from Mobile Source Diesel Idling Emissions for CEQA Air Quality Analysis (SCAQMD 2003), projects that should be analyzed for DPM emissions include truck stops, distribution centers, and transit centers, which could be sources of DPM from heavy-duty diesel trucks.

Based on a review of similar cannabis facilities, future cannabis facilities permitted under the Ordinance would likely include equipment typical of commercial, retail, and light industrial uses that generally do not include stationary sources of emissions regulated by the SDAPCD (Trinity 2019; County of Santa Barbara 2017). Therefore, the primary source of DPM from project implementation would be construction equipment. As shown in Table 3, implementation of the project would not result in particulate matter emissions above the screening level threshold during construction, assuming a conservative development intensity of buildout in approximately 12 months. Construction of future cannabis facilities is anticipated to occur in certain commercial and industrial zones in the City over approximately 10-15 years so that construction would not be concentrated at individual receptors and maximum daily emissions may be reduced compared to the emissions in Table 3. Specific construction schedules and development intensity are currently unknown. Although construction resulting from facilities developed under the proposed Ordinance would occur intermittently over approximately 10–15 years, an individual receptor would only be exposed to short-term emissions from construction of a particular facility within the receptor's immediate vicinity. Additionally, because DPM is considered to have long-term health effects and construction exposure to individual receptors would be a short-term event, emissions would not result in a significant long-term health risk to surrounding receptors.

The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. Operation of future cannabis facilities is anticipated to require some diesel truck trips associated with operational product and business deliveries. In 2004, CARB adopted an Airborne Toxic Control Measure to limit heavy-duty diesel motor vehicle idling in order to reduce public exposure to DPM and other TACs and their pollutants. The measure applies to diesel-fueled commercial vehicles with gross vehicle weight ratings greater than 10,000 pounds that are licensed to operate on highways regardless of where they are registered. The measure does not allow diesel-fueled commercial vehicles to idle

for more than 5 minutes at any given time. Potential localized air toxic impacts from on-site sources of DPM would be minimal since only a limited number of heavy-duty trucks would be anticipated to supply the cannabis facilities due to size limitations in the Ordinance, and the trucks that would frequent the area would not idle for extended periods.

Based on CARB siting recommendations in the Air Quality and Land Use Handbook, a detailed health risk assessment should be conducted for proposed sensitive receptors within 1,000 feet of a warehouse distribution center, 300 feet of a large gas station, 50 feet of a typical gas-dispensing facility, or 300 feet of a dry-cleaning facility that uses perchloroethylene (i.e., PCE), among other siting recommendations (CARB 2005). Additionally, CARB recommends that a health risk assessment be prepared for any sensitive receptors proposed within 500 feet of a highway. Future cannabis facilities permitted consistent with the Ordinance are not anticipated to generate significant truck trips or include land uses that would require a health risk assessment for existing nearby sensitive receptors based on CARB guidance. Based on a review of similar facilities, operation of allowable cannabis facilities under the Ordinance would not include major sources of TACs (Trinity 2019; County of Santa Barbara 2017). In addition, cannabis facilities would be spread throughout the City's commercial and industrial zones and would be prohibited within 900 feet of schools; daycare centers; recreational facilities, including parks; and religious establishments. Therefore, impacts on sensitive receptors would be less than significant.

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

Less than Significant Impact. Construction of future cannabis facilities consistent with the Ordinance could result in minor amounts of odor compounds associated with diesel-heavy equipment exhaust. However, development of individual facilities would occur throughout the City's General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones, diesel equipment would not be operating together at one time, and construction near existing receptors would be temporary. Additionally, SO<sub>x</sub> is the only criteria air pollutant with a strong, pungent odor (ATSDR 2015). As shown in Table 3, maximum construction emissions of SO<sub>x</sub> would be less than 1 pound per day, which would be well below the threshold of 250 pounds per day. Therefore, impacts associated with odors during construction would not result in nuisance odors that would result in a significant impact.

CARB's Air Quality and Land Use Handbook (CARB 2005) includes a list of the most common sources of odor complaints received by local air districts. Typical sources of odor complaints include facilities such as sewage treatment plants, landfills, recycling facilities, petroleum refineries, and livestock operations. Cannabis facilities are not listed as a typical source of odor complaints.

The project is the implementation of a cannabis Ordinance that would allow for permitting of cannabis facilities in certain commercial and industrial zones, consistent with the Ordinance. These

uses could include storefront retail and delivery, cultivation, manufacturing, distribution, and testing. The cultivation and processing of cannabis generates odors associated with the plant itself, which during maturation, can produce odors. Odors can be perceived and considered objectionable depending on the size and type of cultivation operation, nearby receptors, strain of cannabis being cultivated, presence of nearby vegetation, and topographic and atmospheric conditions. Under the proposed Ordinance, cultivation would only be allowed indoors and limited to 10,000 square feet of canopy grow within industrial zones (Light Industrial [IL] and General Industrial [IG]) as part of a microbusiness. In addition, under the Ordinance, Section 7.04.340(I), all cannabis facilities would be required to incorporate odor control devices and techniques to ensure odors from cannabis are not detected off site. Cannabis facilities are required to provide a sufficient odor-absorbing ventilation and exhaust system so that odor generated inside the cannabis facility that is distinctive to its operation is not detected outside the facility; anywhere on adjacent property or public rights-of-way; on or about the exterior or interior common area walkways, hallways, breezeways, foyers, lobby areas, or any other areas available for use by common tenants or the visiting public; or within any other unit inside the same building as the cannabis facility. Equipment that may be installed includes an exhaust air filtration system with odor controller or an air system that creates negative air pressure between the building interior and exterior to prevent odors from being detected outside. Therefore, compliance with the proposed Ordinance requirements would reduce potential odors from future cannabis facilities such that they would not adversely affect a substantial number of people. Operational odor impacts would be less than significant.

# **Mitigation Measures**

The analysis completed for this section indicates that no significant impacts would result from the project's implementation. As a result, no mitigation measures are required.

## 2.4.4 Biological Resources

Wo	uld the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?				
b.	Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or US Fish and Wildlife Service?				
C.	Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				
d.	Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?				
е.	Conflict with any applicable policies protecting biological resources?				$\boxtimes$
f.	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other applicable habitat conservation plan?				

# **Environmental Setting**

The following discussion is based on a field reconnaissance survey of sites within the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones that could support future cannabis facilities under the Ordinance in the City conducted by Harris & Associates biologists in March 2022. The survey area is depicted on Figure 4, Survey Areas.

# **Impact Analysis**

a. Would the project have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?

Less than Significant with Mitigation Incorporated. The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. Future development projects proposed in the City are required to comply with the Santee General Plan Conservation Element goals and policies (City of Santee 2003); Santee Municipal Code, Chapter 13.16 (City of Santee 2022); San Diego River Park Master Plan (City of San Diego 2013); and CEQA. The Santee General Plan Conservation Element identifies and encourages management of the City's natural and human-made resources. The Santee Municipal Code, Chapter 13.16, indicates where permanent open spaces, biological resource protection, and areas restricting major development occur within the City. The San Diego River Park Master Plan provides guidance for development that occurs within a half-mile of a 17.5-mile section of the San Diego River that runs through the Cities of San Diego and Santee (City of San Diego 2013).

#### **Sensitive Plant Species**

The vegetation communities and land cover types observed in the survey area include sensitive habitats (Diegan coastal sage scrub; non-native grassland; riparian forest; and San Diego River, Forester Creek, and Sycamore Creek non-vegetated channels), disturbed habitat, and urban/developed land. The sensitive habitats observed in the survey area are depicted on Figure 5, Sensitive Habitats. In addition, some portions of the survey area are fully developed but are adjacent to sensitive habitats, including the San Diego River and Forester Creek riparian corridors (Figure 5).

The sensitive upland and riparian vegetation communities that occur within and adjacent to the survey area provide suitable habitat for federal, state, and locally sensitive plant species. Although the likelihood is low, the disturbed habitat within the survey area could also provide suitable habitat to sensitive plant species. Portions of the survey area that contain urban/developed land are unlikely to support sensitive plant species, and development of these sites would have a less than significant direct impact to sensitive plant species. However, urban/developed land that is adjacent to suitable habitat for sensitive plant species could have a significant indirect impact from edge effects during construction and operation, including invasive plant colonization, trampling, erosion, polluted runoff, and fugitive dust.

Development within portions of the survey area that contain or are adjacent to suitable habitat for sensitive plant species could result in potentially significant direct and indirect impacts to these species, and mitigation measures are required.

### Sensitive Wildlife Species

The sensitive vegetation communities that occur within and adjacent to the survey area provide suitable habitat for federal, state, and locally sensitive wildlife species, including nesting birds and raptors protected by the California Fish and Game Code and federal Migratory Bird Treaty Act. Although the likelihood is lower than in higher-quality habitats, the disturbed habitat within the survey area could also provide suitable habitat to sensitive wildlife species. Portions of the survey area that contain

urban/developed land are unlikely to support sensitive wildlife species, and development of these sites would not result in direct impacts to sensitive wildlife species. However, urban/developed land that is adjacent to suitable habitat for sensitive wildlife species, including trees and shrubs for nesting by birds and raptors, roosting by sensitive bats, and refuge for other sensitive mammals, could have a significant indirect impact from edge effects. Construction and operation-related edge effects that could impact sensitive wildlife species include noise, vibration, lighting, increased human activity, erosion, polluted runoff, and trash and garbage, which can attract predators.

Development within portions of the survey area that contain or are adjacent to suitable habitat for sensitive wildlife species, including nesting birds and raptors, could result in potentially significant impacts to these species, and mitigation measures are required.

b. Would the project have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or US Fish and Wildlife Service?

Less than Significant with Mitigation Incorporated. As discussed in Section 2.4.4(a), the survey area includes sensitive upland and riparian vegetation communities, including Diegan coastal sage scrub; non-native grassland; riparian forest; and San Diego River, Forester Creek, and Sycamore Creek non-vegetated channels (Figure 5). In addition, some portions of the survey area that contain non-sensitive land covers, including disturbed habitat and urban/developed land, are adjacent to sensitive vegetation communities, primarily the San Diego River and Forester Creek riparian corridors. The disturbed habitat and urban/developed lands that are adjacent to sensitive vegetation communities could have a significant indirect impact from edge effects during construction and operation, including invasive plant colonization, trampling, erosion, polluted runoff, and fugitive dust.

Development within portions of the survey area that contain or are adjacent to sensitive vegetation communities could result in potentially significant direct and indirect impacts to these communities.

c. Would the project have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?

Less than Significant with Mitigation Incorporated. The survey area includes or is in proximity to potentially jurisdictional aquatic resources, including the San Diego River, Forester Creek, and Sycamore Creek. In addition, smaller tributary channels, potential wetlands, and other aquatic resources occur in the survey area that require additional investigation to determine their jurisdiction. The San Diego River is defined by the U.S. Army Corps of Engineers as a traditional navigable water (USACE 2022). Forester Creek and Sycamore Creek are tributaries to the San Diego River. These aquatic resources along with any smaller tributaries that occur in the survey area would likely be under the jurisdiction of the U.S. Army Corps of Engineers, Regional Water Quality Control Board (RWQCB), and California Department of Fish and Wildlife, pursuant to

Sections 404 and 401 of the Clean Water Act and Section 1602 of the California Fish and Game Code. However, only the agencies can make a final determination of jurisdictional boundaries.

Portions of the survey area that include urban/developed land are unlikely to contain potentially jurisdictional aquatic resources, and development of these sites would not have a direct impact on protected aquatic resources. However, urban/developed land that is adjacent to potentially jurisdictional aquatic resources, primarily the San Diego River and Forester Creek, could have a significant indirect impact from edge effects during construction and operation, including invasive plant colonization, changes in hydrology, erosion, polluted runoff, and fugitive dust.

Development within portions of the survey area that contain or are adjacent to potentially jurisdictional aquatic resources could result in potentially significant direct and indirect impacts to these protected aquatic resources.

d. Would the project interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?

Less than Significant with Mitigation Incorporated. The San Diego River, portions of which occur adjacent to the survey area, is identified as a wildlife corridor in the Santee General Plan Conservation Element and functions as a movement corridor and nursery site for both common and sensitive wildlife species (City of Santee 2003). In addition, the large area of Diegan coastal sage scrub within and adjacent to the northeastern portion of the survey area likely functions as a wildlife movement corridor and nursery site providing sensitive wildlife species access to and from larger open spaces to the north (Figure 5).

Portions of the survey area that contain disturbed habitat and urban/developed land are unlikely to function as movement corridors or nursery sites, and development of these sites would not result in a direct impact. However, disturbed habitat or urban/developed land that is adjacent to the San Diego River and other large areas of native habitat could have a significant indirect impact from edge effects during construction and operation of future cannabis facilities. These adverse edge effects could include noise, vibration, lighting, increased human activity, erosion, polluted runoff, invasive plant colonization, and trash and garbage, which can attract predators.

Development within portions of the survey area that are adjacent to the San Diego River and other large areas of native habitat within the City could result in potentially significant direct and indirect impacts to these movement corridors and nursery sites.

#### e. Would the project conflict with any applicable policies protecting biological resources?

**No Impact.** The City participates in the San Diego Multiple Species Conservation Program (MSCP) under the Natural Community Conservation Planning program and is in the process of preparing a MSCP Subarea Plan (City of San Diego 1998; City of Santee 2003). Future development projects

proposed in the City are required to comply with the Santee General Plan Conservation Element goals and policies (City of Santee 2003); Santee Municipal Code, Chapter 13.16 (City of Santee 2022); San Diego River Park Master Plan (City of San Diego 2013); and CEQA. The development of future cannabis facilities under the Ordinance would be required to comply with these regulations. Therefore, the project would not conflict with any local policies or ordinances protecting biological resources. No impact would occur.

f. Would the project conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other applicable habitat conservation plan?

**No Impact**. The Draft Santee MSCP Subarea Plan has not been approved, and the City does not have an adopted Habitat Conservation Plan. Therefore, the project would not conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state Habitat Conservation Plan. No impact would occur.

## **Mitigation Measures**

Mitigation Measures BIO-1 through BIO-3 would be implemented to reduce impacts to sensitive plant and wildlife species by requiring site-specific surveys to adequately evaluate potential direct or indirect impacts to specific species. Mitigation Measures BIO-4 and BIO-5 would be implemented to reduce impacts to sensitive vegetation communities by requiring the preservation of habitat, habitat creation, or enhancement through mitigation ratios. Mitigation Measure BIO-6 would be implemented to reduce potential impacts to nesting birds by requiring pre-construction surveys to ensure construction would not adversely affect nesting bird behavior. Mitigation Measures BIO-7 and BIO-8 would be implemented to reduce impacts to jurisdictional aquatic resources by requiring an aquatic resources delineation and permitting through the wildlife agencies to avoid, minimize, and/or mitigate impacts. Mitigation Measure BIO-9 would be implemented during construction to avoid sensitive biological resources known to occur in or adjacent to future cannabis facility sites. Implementation of Mitigation Measures BIO-1 through BIO-9 would reduce biological resources impacts to a less than significant level.

#### Sensitive Plant and Wildlife Species

#### Surveys/Habitat Assessments

BIO-1: Biological Resources Survey/Habitat Assessment. For future cannabis facilities proposed on an undeveloped site, a site-specific biological resources survey shall be conducted during the project design phase. The biological resources survey shall be conducted by a qualified biologist approved by the City of Santee and shall include but not be limited to the following:

- An analysis of available literature and biological databases, such as the California Natural Diversity Database, to determine sensitive biological resources reported historically in the project vicinity.
- A review of current land use and land ownership within the project vicinity.
- An assessment and mapping of vegetation communities present within the project vicinity. If vegetation community mapping has not been conducted on the site in the previous 3 years, updated vegetation mapping shall be conducted by a qualified biologist as part of the project planning and environmental review process. Vegetation communities shall be mapped according to the California Department of Fish and Wildlife's A Manual of California Vegetation (2021) at the alliance level, and a crosswalk table with Holland (1986) vegetation communities shall be provided.
- A general assessment of the potential for aquatic resources, including wetlands and riparian habitats, to occur on site.
- An evaluation of potential local and regional wildlife movement corridors.
- If the project site supports vegetation communities that may provide habitat for sensitive plant or wildlife species, a focused habitat assessment shall be conducted by a qualified biologist to determine the potential for sensitive plant or wildlife species to occur in or adjacent to the project site.
- The results of the biological survey shall be presented in a biological resources survey letter report and submitted to the City of Santee for review.
- BIO-2: Sensitive Plant Species Surveys. If one or more sensitive plant species has the potential to occur on a project site during implementation of Mitigation Measure BIO-1, focused sensitive plant species surveys shall be conducted before construction to determine the presence and absence of these species to adequately evaluate potential direct or indirect impacts.

Sensitive plant species surveys shall be conducted by a qualified botanist (or biologist) during the appropriate season to detect species as part of the project design phase. Surveys shall be floristic in nature and include lists of the plants identified in the survey area. Surveys shall be conducted on foot, employing a level of effort sufficient to provide comprehensive coverage. The locations and prevalence (estimated total numbers and percent cover, as applicable) of sensitive plants shall be recorded. The sensitive plant species surveys shall be valid for 3 years.

If site-specific surveys are not required because a survey was conducted within the last 3 years, impact assessment and minimization and mitigation requirements shall be based on the most recent available survey. These requirements shall also include an analysis of the potential for sensitive plant species to occur on site based on existing site conditions.

If sensitive plant species are observed, they shall be avoided if possible. If species cannot be avoided, impacts shall be mitigated through conservation of habitat that supports the impacted species in accordance with Mitigation Measures BIO-4 and BIO-5. Mitigation for impacts to federally or state-listed sensitive plant species may require additional mitigation as determined by the U.S. Fish and Wildlife Service and California Department of Fish and Wildlife.

BIO-3: Sensitive Wildlife Species Surveys. If one or more sensitive wildlife species have the potential to occur on a project site during implementation of Mitigation Measure BIO-1, focused sensitive wildlife species surveys (and/or protocol surveys, if applicable) shall be conducted before construction to determine the presence and absence of these species to adequately evaluate potential direct or indirect impacts.

Sensitive wildlife species surveys (and/or protocol surveys, if applicable) shall be conducted by a qualified biologist during the appropriate season to detect species as part of the project design phase. Surveys shall be focused on the target sensitive wildlife species and include lists of the other wildlife species and specific habitats identified in the survey area. Surveys shall be conducted on foot, employing a level of effort sufficient to provide comprehensive coverage. Protocol surveys, if required, shall be conducted consistent with the specific protocol method. The locations and observed behaviors of sensitive wildlife shall be recorded. The sensitive wildlife species surveys shall be valid for 3 years (or for the period specified in the protocol survey methods).

If site-specific surveys are not required because a survey was conducted within the last 3 years, impact assessment and minimization and mitigation requirements shall be based on the most recent available survey. These requirements shall also include an analysis of the potential for sensitive wildlife species to occur on site based on existing site conditions.

If sensitive wildlife species are observed, they shall be avoided if possible. If species cannot be avoided, impacts shall be mitigated through conservation of habitat that supports the impacted species in accordance with Mitigation Measures BIO-4 and BIO-5. Mitigation for impacts to occupied habitat for federally or state-listed sensitive wildlife species (specifically coastal California gnatcatcher [*Polioptila californica californica*] or least Bell's vireo [*Vireo bellii pusillus*]) may require additional mitigation as determined by the U.S. Fish and Wildlife Service and California Department of Fish and Wildlife.

#### Sensitive Vegetation Communities

#### **Permanent Impacts**

If a project would result in permanent impacts to sensitive vegetation communities, sensitive plant species, and/or sensitive wildlife species as identified during implementation of Mitigation

Measures BIO-1 through BIO-3, Mitigation Measure BIO-4 would be implemented to reduce impacts to a less than significant level.

Permanent Impacts to Sensitive Vegetation Communities. Permanent impacts to sensitive vegetation communities shall be mitigated through the preservation of habitat, habitat creation, or enhancement, or a combination thereof, in the City of Santee or off site through habitat acquisition and preservation or purchase of credits from an approved conservation bank. Mitigation for impacts to sensitive vegetation communities shall be in kind, specifically using native grasses for impacts to non-native grassland. Permanent impacts to sensitive vegetation communities shall be mitigated at a ratio of at least 1:1, as approved by the City of Santee.

For on-site mitigation, a detailed Mitigation Plan shall be prepared before the start of construction (not applicable to mitigation met through the purchase of credits from an approved mitigation bank). The Mitigation Plan shall include at a minimum the proposed location of the mitigation areas, site preparation, a plant palette, installation procedures, success criteria, fencing and signage, monitoring requirements, and other details of the habitat restoration effort. The Mitigation Plan shall be prepared by a qualified biologist approved by the City of Santee.

#### **Temporary Impacts**

If a project would result in temporary impacts to sensitive vegetation communities, sensitive plant species, and/or sensitive wildlife species as identified during implementation of Mitigation Measures BIO-1 through BIO-3, Mitigation Measure BIO-5 would be implemented to reduce impacts to a less than significant level.

BIO-5: Temporary Impacts to Sensitive Vegetation Communities. Temporary impacts to sensitive vegetation communities shall be restored in place or elsewhere on the project site at a minimum of a 1:1 replacement ratio, specifically using native grasses for impacts to non-native grassland.

A Revegetation Plan shall be prepared. The Revegetation Plan shall include site preparation specifications, a plant palette, installation procedures, development of reasonable success criteria, appropriate monitoring and reporting protocols, implementation timelines, and contingency measures in the event of restoration failure. The City of Santee shall provide guidance for and oversight of the Revegetation Plan and implementation.

Temporarily disturbed non-native grassland areas shall be revegetated with local native plant species as soon as construction is complete to reduce erosion and to inhibit the establishment of non-native and invasive weeds.

In the event that sensitive vegetation communities cannot be restored in place or elsewhere on the project site after construction, these impacts shall be considered permanent, and Mitigation Measure BIO-4 shall be implemented instead.

#### **Nesting Birds**

Implementation of Mitigation Measure BIO-6 would require pre-construction nesting bird surveys to reduce potential impacts to nesting birds protected by the California Fish and Game Code and Migratory Bird Treaty Act.

**BIO-6**: **Pre-Construction Nesting Bird Surveys.** To the extent feasible, grubbing, trimming, or clearing of vegetation from the project site shall not occur during the general bird nesting season (January 15 through September 15). If grubbing, trimming, or clearing of vegetation cannot feasibly occur outside the general bird nesting season, a qualified biologist approved by the City of Santee shall perform a pre-construction nesting bird survey in the areas on the project site with vegetation supporting nesting birds. Nesting bird surveys shall occur within 10 days before the start of vegetation clearing or grubbing to determine if active bird nests are present. If no active bird nests are identified on the project site or within a 300-foot buffer of the project site, no further mitigation is necessary. If active nests of bird species covered by the California Fish and Game Code and Migratory Bird Treaty Act are detected on the project site during the 10-day pre-construction survey, construction activities shall stay outside a 300-foot buffer around the active nest. For raptor species, this buffer shall be expanded to 500 feet. It is recommended that a biological monitor be present to delineate the boundaries of the buffer area and to monitor the active nest to ensure that nesting behavior is not adversely affected by construction activity. Once the young have fledged and a qualified biologist has determined the nest is inactive, normal construction activities can occur.

If construction begins within the nesting season adjacent to or within occupied coastal California gnatcatcher (*Polioptila californica californica*) or least Bell's vireo (*Vireo bellii pusillus*) habitat, noise monitoring or noise attenuation measures approved by the City of Santee must occur.

#### Jurisdictional Aquatic Resources

In the event that state- or federally protected jurisdictional aquatic resources are identified during implementation of Mitigation Measure BIO-1, Mitigation Measures BIO-7 and BIO-8 shall be implemented.

**BIO-7:** Aquatic Resources Delineation. If sensitive aquatic resources are identified on a project site, a qualified biologist shall conduct an aquatic resources delineation following the methods outlined in the 1987 U.S. Army Corps of Engineers Wetland Delineation Manual

and the Regional Supplement to the U.S. Army Corps of Engineers Wetland Delineation Manual: Arid West Region to map the extent of wetlands and non-wetland waters, determine jurisdiction, and assess potential impacts. The results of the delineation shall be presented in an Aquatic Resources Delineation Report and shall be incorporated into the California Environmental Quality Act documents required for approval and permitting of the project.

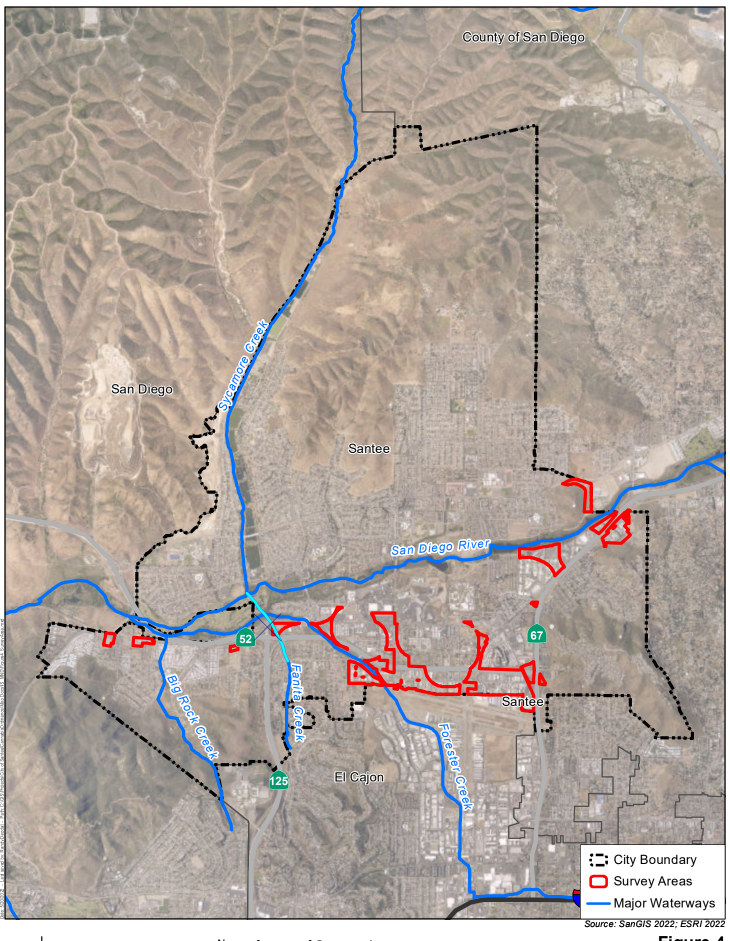
BIO-8: Aquatic Resources Permitting. If the project cannot avoid impacts to sensitive aquatic resources, permits and authorizations shall be obtained from the regulatory agencies, including U.S. Army Corps of Engineers, Regional Water Quality Control Board, and California Department of Fish and Wildlife. The regulatory agency authorizations would include impact avoidance and minimization measures and mitigation measures for unavoidable impacts. Specific avoidance, minimization, and mitigation measures for impacts to jurisdictional aquatic resources shall be determined through discussions with the regulatory agencies during the project permitting process and may include monetary contributions to a mitigation bank or habitat creation, restoration, or enhancement.

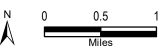
#### **Construction Practices**

For projects that are determined to result in impacts to sensitive biological resources during implementation of Mitigation Measure BIO-1, Mitigation Measure BIO-9 shall be implemented.

- **BIO-9:** Construction Practices. If sensitive biological resources are known to occur in or adjacent to the project site, the following measures shall be implemented prior and during project construction.
  - Contractor Training Program. A project-specific contractor training program shall be developed and implemented to educate contractors about the sensitive biological resources on and adjacent to the project site and the measures being implemented to avoid or minimize impacts to these resources. A qualified biologist approved by the City of Santee shall develop and implement the contractor training program.
  - Flagging, Fencing, and Demarcation. The project proponent, in consultation with the qualified biologist, shall designate the limits of the construction area adjacent to sensitive biological resources using fencing, signage, or stakes in the field and review the placement of fencing, signage, or stakes with the contractor in accordance with construction plans. Aquatic resources within 50 feet of the construction area, where accessible and feasible, shall also be demarcated in the field and avoided by construction personnel and activity.
  - **Weed Control.** The project proponent shall implement the following weed control methods to minimize the establishment and spread of non-native and invasive weed species on the project site during construction activities:

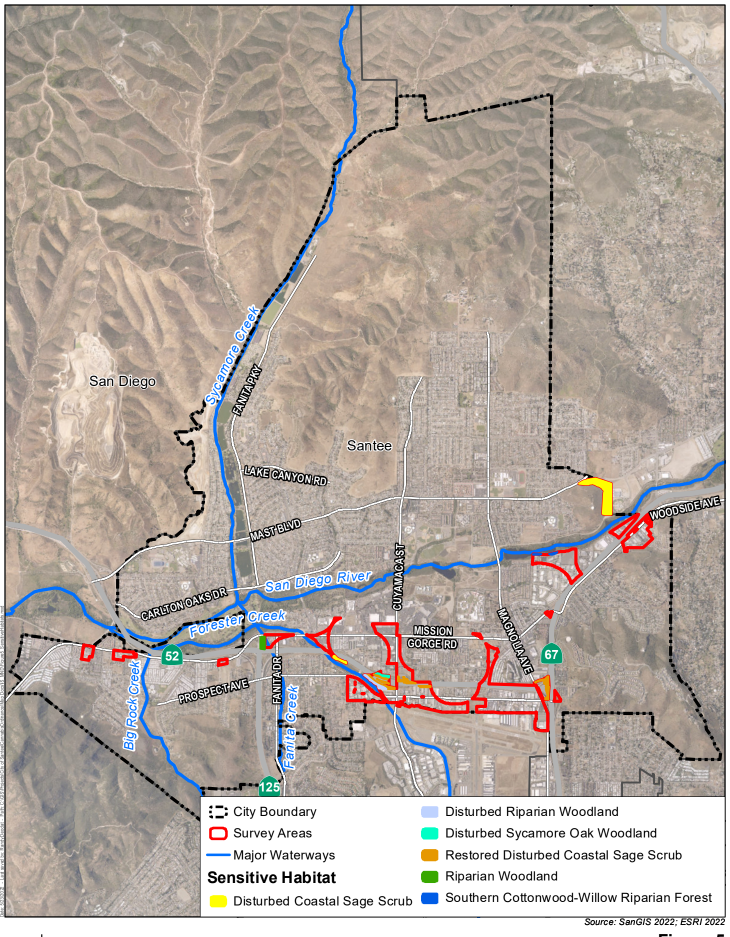
- Seeds and plant materials used for revegetation shall be certified weed free.
- Straw materials, such as those used for erosion control, shall be certified weed free.
- Construction vehicles and equipment shall not be allowed to enter the right-of-way with excessive mud or other debris that may hold non-native/invasive weed seeds. Equipment shall be power-washed prior to entry.





**Figure 4**Survey Areas

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#### 2.4.5 Cultural Resources

Would the project:		Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Cause a substantial adverse change in the significance of a historical resource pursuant to Section 15064.5?		$\boxtimes$		
b.	Cause a substantial adverse change in the significance of an archaeological resource pursuant to Section 15064.5?		$\boxtimes$		
C.	Disturb any human remains, including those interred outside of dedicated cemeteries?			$\boxtimes$	

## **Environmental Setting**

Cultural resources are found throughout the City and are reminders of the City's historical record. Cultural resources are the tangible or intangible remains or traces left by prehistoric or historical people who inhabited the San Diego region. They encompass both the built (post-1769) and the archaeological environments, as well as Traditional Cultural Properties. They are typically in protected areas near water sources and multiple ecoregions and can include Traditional Cultural Places, such as gathering areas, landmarks, and ethnographic locations. The following discussion is based on a cultural background check from the South Coastal Information Center (SCIC), and a field reconnaissance survey of sites within the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones that could support future cannabis facilities under the Ordinance (area of potential effect [APE]) conducted by a Harris & Associates archaeologist in April 2022. Known historical and archaeological sites are present within the APE. The impact analysis below provides a discussion of identified resources.

# **Impact Analysis**

a. Would the project cause a substantial adverse change in the significance of a historical resource pursuant to Section 15064.5?

Less than Significant with Mitigation Incorporated. Known historical resources (built environment) are present within the APE. Structures are identified on the quad maps from 1939 (El Cajon), 1953 (La Mesa), and 1955 (El Cajon); however, structures are not identified on the 1903 (Cuyamaca) quad map. The locations of Mission Gorge Road and SR-67 are identified on the Historic Roads Map for the period of 1769–1885. The SCIC background search identified the following historic addresses in the project area (Table 5, Historic Addresses).

**Table 5. Historic Addresses** 

Address	APN	National Register Status	Primary Number	Construction Date	Architectural Style
8714 Cuyamaca Street	384-311-24-00	6Z	1	1950	Vernacular/Utilitarian
8865 Cuyamaca Street	384-041-55-00	6Z	P-37-035505	1964	Modern/Industrial
8822 Fanita Drive	383-12-40-00	6Z	1	1948	Mid-20th Century Tract House
8628 Hacienda Road	384-161-41-00	6Z	1	1925	Spanish Eclectic
8645 Hacienda Road	_	6Z	1	1932	Mid-20th Century Vernacular
8651 Hacienda Road	384-161-35-00	6Z	1	1932	Bungalow
8657 Hacienda Road	384-161-34-00	6Z	1	1925	Craftsman Bungalow
8663 Hacienda Road	384-161-31-00	6Z	1	1930	Craftsman Bungalow
8622 Kitty Lane	384-260-19-00	1	1	1920	Bungalow
9908 Prospect Avenue	384-161-09-00	1	1	1948	Post War
8633 Railroad Avenue	1	1	1	1930	Vernacular
8661 Railroad Avenue	1	1	1	1902	National Style with Late Queen Anne and Classical Revival Elements
8671 Railroad Avenue	1	1	1	1920	Simplified Bungalow
8634 Siesta Road	384-260-15-00	1	1	1925	Pyramidal Bungalow

Notes: APN = Assessor Parcel Number

6Z = Found Ineligible for National Register, California Register, or local designation through survey or professional evaluation

Only one historic address (8865 Cuyamaca Street) has been recorded on California Department of Parks and Recreation forms. It is described below based on information obtained through the SCIC background check.

## 8865 Cuyamaca Street/P-37-035505

P-37-035505 was recorded in 2013 by ACE Environmental, LLC (Shannon Loftus). The building is a rectangular warehouse type of utilitarian structure that is best described as Modern Industrial. The building is a composite of a historic-era square shaped one-and-a-half story structure with rear addition of similar size and shape. The building is constructed of a variety of materials, including reinforce brick, and includes a possible tilt-up rear addition with brick veneer. The building is heavily modified, and historical purposes and/or function are unrecognizable. It is suggested that the building was used as a warehouse in the past.

The building was evaluated against the four criteria of the National Historic Preservation Act and determined to not appear to be historically significant. The building is neither associated with an event contributing to the broad patterns of our history (Criterion A) nor associated with a person of historical significance (Criterion B). The building architectural style and execution are neither unique nor

Information not provided

representative of the work of a master (Criterion C). Lastly, the building does not appear likely to yield information that would contribute to the general understanding of our past (Criterion D).

Of the historic addresses listed in Table 5, several architectural styles are identified (Vernacular/Utilitarian, Modern/Industrial, Mid-20th Century, Spanish Eclectic, Mid-20th Century Vernacular, Bungalow, Craftsman Bungalow, Post War, National Style with Late Queen Anne and Classical Revival Elements, Simplified Bungalow, and Pyramidal Bungalow). The structures were constructed between 1902 and 1964. Seven (National Register Status 6Z) have been evaluated and determined ineligible for listing on the National or California Registers or for local designation. As such, modifications to these structures would not be a significant impact. The balance of structures has not been evaluated; therefore, a change in the interior building use to cannabis use would not cause a direct impact. However, any modification to the exterior of the building could cause a direct impact to the significance of the resource. Impacts to the exterior of the structures of the historic addresses not previously evaluated would be potentially significant.

The Harris & Associates archaeologist surveyed areas of the City that would be allowable for cannabis facilities under the proposed Ordinance, herein referred to as the "survey area," on April 2, 2022 (Figure 4, Survey Area). The survey included both developed (windshield survey) and undeveloped areas. Structures over 50 years in age that have the potential to be historical resources were identified in the developed areas of the survey area. These resources were photographed; however, they were not evaluated for significance. As such, significance is assumed. A change in the interior building use to cannabis use would not cause a direct impact; however, any modification to the exterior of the building could cause a direct impact to the significance of the resource. This impact would be potentially significant.

# b. Would the project cause a substantial adverse change in the significance of an archaeological resource pursuant to Section 15064.5?

**Less than Significant with Mitigation Incorporated.** Known archaeological resources are present within the APE as indicated in Table 6, Archaeological Resources (SCIC 2022).

Primary Number	Site Number	Chronological Placement	National Register Status
37-000141	CA-SDI-141	Unknown	1
37-009242	CA-SDI-9242	Prehistoric	6Y
37-039090	CA-SDI-22955	Prehistoric and Historic	1

**Table 6. Archaeological Resources** 

Notes: 6Y = Determined ineligible for National Register by consensus through Section 106 process – not evaluated for California Register or local listing

Information not available

Three archaeological resources were identified and include CA-SDI-141, CA-SDI-9242, and CA-SDI-22955. Each is described below based on information obtained through the SCIC background check.

#### CA-SDI-141/P-37-000141

CA-SDI-141 was recorded by Treganza (no date). The California Department of Parks and Recreation form provides general location data, but no information regarding chronology or identified resources is provided.

#### CA-SDI-9242/P-37-009242

CA-SDI-9242 was recorded by Anna Noah in 1982. It is a prehistoric habitation site where tool manufacturing and maintenance and food processing occurred. A Phase I and Phase II excavation (seven backhoe trenches, 10 test units) was conducted in 1986 by the California Department of Transportation (Corum) for the right-of-way for SR-52. Corum identified that a portion of the site was destroyed by construction of Mission Gorge Road. A large number (n=4,465) of prehistoric artifacts (2,377 debitage, 20 cores, four hammerstones, three marine shell fragments, and 830 fragments of mammal, bird, and fish bone) were recovered. Based on materials recovered through testing, it was determined that the site functioned as a seasonal base camp. Additional testing was conducted in 1990 by ERC Environmental (Danielle Huey and Edward Baker) for the East Mission Gorge Interceptor Pump Station and Force Main Project. Two 1x1 meter units and shovel test pits were excavated on the eastern quarter of the site. A total of 187 artifacts (39 flakes, 143 angular waste, two core tools, two hammerstones, and one mano) were recovered. ERC Environmental determined the site to be significant because of its multicomponent attributes.

#### CA-SDI-22955/P-37-039090

Site CA-SDI-22955 was recorded in 2019 by Rincon Consultants (Mark Strother and Kent Smolik). It is a multicomponent site composed of both prehistoric and historic elements. Prehistoric components include 11 milling features (slicks and basins) and a low-density artifact scatter (flaked and ground stone artifacts, faunal bone, shell, Tizon brownware ceramics, and fire-affected rock). Historic components include seven historic period features (concrete pads and foundations, chimney, ceramic drainage pipe, and rock and mortar retaining wall) that represent the remnants of the historical Santee School. A large, low-density scatter of historic and modern materials (glass, concrete and mortar fragments, brick, clay, metal, particle board, ceramics, glass button, bullet casing, chalk, pencil lead, and plastic). None of the historic/modern materials were temporally diagnostic. The school was initially constructed in 1891, rebuilt in the 1950s, and demolished in the 2000s. Subsurface testing indicates a high level of disturbance with the intermixing of prehistoric, historic, and modern materials.

During Phase II testing, lithics were recovered from up to 80 centimeters below surface. Obsidian hydration was conducted on two flakes that returned dates of 1,571 BP and 1,037 BP, suggesting occupation in the Intermediate and Late Prehistoric periods.

A Harris & Associates archaeologist conducted a cultural survey on April 2, 2022 (Figure 4, Survey Area). A pedestrian survey (10- to 15-meter transects) was completed for the undeveloped parcels within the survey area. Some undeveloped areas were inaccessible due to fencing and locked gates and were not surveyed. One archaeological resource was identified during the survey. It is likely a part of or extension of CA-SDI-22955. The site displays numerous bedrock milling elements and lithic debitage and Buffware ceramics consistent with the Late Prehistoric period. Recordation of the resource was not completed as part of the survey. Because there are identified known resources and because the undeveloped parcels are within the Traditional Use Area of the Kumeyaay Native American Tribes, there is the potential for the presence of buried resources; as such, any earth-disturbing activities could cause a direct impact to the significance of the resource. Therefore, this impact would be potentially significant.

# c. Would the project disturb any human remains, including those interred outside of dedicated cemeteries?

Less than Significant Impact. No known human remains are present within the APE based on the background information provided by the SCIC and the pedestrian survey that was conducted by Harris and Associates. As such, no direct impacts would occur. However, the project would be subject to California Public Resources Code, Section 5097.98; CEQA Guidelines, Section 15064.5; and California Health and Safety Code, Section 7050.5, should human remains be identified during earth-disturbing activities. Therefore, this impact would be less than significant.

# **Mitigation Measures**

Mitigation Measure CUL-1 would be implemented to reduce impacts to historical resources by requiring a historical evaluation of structures 50 years or older to identify and mitigate potentially significant historical resources. Mitigation Measures CUL-2 and CUL-3 would be implemented to reduce impacts to archaeological resources by requiring a contractor training program and site-specific cultural survey to identify and mitigate potentially significant archaeological resources. Mitigation Measures CUL-1 through CUL-3 would reduce potentially significant impacts to cultural resources to a less than significant level.

#### Historical Resources

**CUL-1: Historical Evaluation.** For future cannabis facilities proposed in the City of Santee on developed land with structures identified in Table 5, Historic Addresses, of the Initial Study/Mitigated Negative Declaration for the project that have not been evaluated for significance, or properties with structures 50 years or greater in age, a site-specific

historical resources evaluation shall be conducted during the project design phase. The historical evaluation shall be conducted by a qualified architectural historian approved by the City of Santee and shall include but not be limited to the following:

- An analysis of available literature and cultural databases, such as the South Coastal Information Center and historical societies, to identify known resources that have been documented
- A site survey, assessment and mapping of identified historical resources to determine the significance, boundaries and area of the resources, including eligibility to local, state, and national historic registers
- Mitigation measures to reduce significant impacts to identified historical resources
- A cultural survey report documenting the results of the historical survey and assessment

#### Archaeological Resources

- **CUL-2:** Contractor Training Program. For future cannabis facilities proposed on undeveloped parcels within the City of Santee and developed parcels where resources have been identified, a qualified archaeologist approved by the City of Santee shall develop and implement a project-specific contractor training program to educate contractors about the sensitive cultural resources on and adjacent to the project site and the measures being implemented to avoid or minimize impacts to these resources.
- CUL-3: Cultural Resources Survey. For future cannabis facilities proposed on undeveloped parcels within the City of Santee and developed parcels where resources have been identified, a site-specific cultural resources survey shall be conducted during the project design phase. The cultural resources survey shall be conducted by a qualified archaeologist approved by the City of Santee and shall include but not be limited to the following:
  - An analysis of available literature and cultural databases, such as the South Coastal Information Center and Native American Heritage Commission, to identify known resources that have been documented
  - A site survey, assessment, and mapping of identified cultural resources to determine the significance, boundaries, and area of the resources, including eligibility to local, state, and national historic registers
  - Mitigation measures (e.g., data recovery, grading monitoring) to reduce significant impacts to identified cultural resources
  - A cultural survey report documenting the results of the cultural survey and assessment

# 2.4.6 Energy

Wo	ould the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?				
b.	Conflict with or obstruct a state or local plan for renewable energy or energy efficiency?		$\boxtimes$		

## **Environmental Setting**

Total energy demand of cannabis operations depends heavily on the types of cultivation, manufacturing, or other activities and the types of equipment required. Indoor cultivation involves more equipment that tends to have much higher energy demands (e.g., high-intensity light fixtures, climate control systems). Specific energy uses in indoor grow operations include high-intensity lighting, dehumidification to remove water vapor and avoid mold formation, space heating or cooling during non-illuminated periods and drying processes, preheating of irrigation water, and ventilation and air conditioning to remove waste heat. Lighting is the greatest contributor to energy use (County of Sonoma 2021; County of Santa Barbara 2017). Comparatively, other commercial cannabis operations (storefront or non-storefront retail with optional delivery, testing, and distribution) tend to involve typical commercial equipment and processes that may require minor to moderate amounts of electricity similar to commercial and light industrial uses allowed under current project area zoning. The following analysis is based on the Energy Technical Memorandum prepared by Harris & Associates (Appendix C, Energy Technical Memorandum).

# **Impact Analysis**

a. Would the project result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?

Less than Significant Impact. Anticipated development of new cannabis facilities through implementation of the Ordinance would result in an increase in energy demand compared to existing conditions. Construction of facilities associated with future cannabis cultivation projects would require the use of fossil fuels (primarily gasoline, diesel, and motor oil) for excavation, grading, and vehicle travel. The precise amount of construction-related energy consumption cannot be calculated in the absence of specific proposed projects. However, cannabis facilities are anticipated to be relatively small in size, and energy use during construction would be short term, temporary, and typical of other commercial and industrial facilities. Therefore, construction of

future cannabis facilities would not result in wasteful, inefficient, or unnecessary consumption of energy resources.

The Sustainable Santee Plan: The City's Roadmap to Greenhouse Gas Reductions (SSP) includes a Project Consistency Checklist (Checklist) that is intended to be a tool for development projects to demonstrate consistency with the SSP during operation (City of Santee 2020). The Checklist includes an evaluation of the project's design features for compliance with the SSP's greenhouse gas (GHG) emissions reduction measures, including energy efficiency and fuel use reductions. Future cannabis facilities would be required to comply with the SSP and California Building Code (CBC) regulations related to energy efficiency. Facilities would be subject to the Title 24 Building Energy Efficiency Standards. Additionally, the Ordinance would allow indoor cannabis cultivation as part of a permitted microbusiness in an industrial zone. Indoor cultivation would be restricted to 10,000 square feet or less of canopy growth and would be required to implement the state regulations for cannabis cultivation, which are in Title 3, Division 8, Chapter 1, of the California Code of Regulations, that are related to energy efficiency and conservation, requiring indoor cultivation facilities to report electricity usage and reduce their emissions if they are greater than their local utility's GHG emissions intensity. Therefore, compliance with existing regulations would reduce energy use from future cannabis facilities so that it would not be wasteful, inefficient, or unnecessary consumption. This impact would be less than significant.

# b. Would the project conflict with or obstruct a state or local plan for renewable energy or energy efficiency?

Less than Significant with Mitigation Incorporated. The SSP is a qualified GHG emissions reduction plan in accordance with CEQA Guidelines, Section 15183.5 (City of Santee 2020). Because the SSP is an adopted, qualified GHG reduction plan, it is the applicable plan for renewable energy or energy efficiency for the project.

The SSP includes the Checklist, which is intended to be a tool for development projects to demonstrate consistency with the SSP. The Checklist is part of the SSP implementation and monitoring process and supports the achievement of individual GHG reduction measures and the City's goals to conserve and reduce the consumption of resources, including fuel and energy. Projects that meet the requirements of the Checklist are considered consistent with the SSP and would be consistent with the City's energy efficiency and use reduction goals. The Checklist includes a two-step process to determine if a project would result in a GHG impact. Step 1 consists of an evaluation to determine the project's consistency with existing Santee General Plan land use and zoning designations for the project area, which demonstrates consistency with the SSP GHG forecast. Step 2 consists of an evaluation of the project's design features for compliance with the SSP's GHG emissions reduction measures.

Regarding Step 1, new cannabis facilities would generally be consistent with planned commercial and industrial land uses for the project area identified in the Santee General Plan. Operational energy demand would occur from gasoline consumption from transportation (vehicle trips) and electricity and natural gas usage for cultivation, processing, and distribution but would generally be consistent with forecasted energy use. However, a cannabis facility with cultivation would have the potential to result in wasteful, inefficient, or unnecessary consumption of energy resources during operation if it would use significantly more energy than a commercial building of the same size that was planned for in the SSP GHG forecast.

However, because cannabis cultivation facilities tend to have a higher energy demand than typical commercial or industrial facilities, energy use from new cultivation facilities would likely result in higher energy demand than was forecasted for planned commercial or industrial uses in the SSP (County of Santa Barbara 2017). Because facility locations and operation specifications are unknown, future cannabis facilities with cultivation would have the potential to exceed the energy demand forecasted in the SSP. Therefore, impacts from new cultivation facilities would be potentially significant. The remaining allowable cannabis facilities (storefront or non-storefront retail with optional delivery, manufacturing, testing, and distribution and microbusinesses without cultivation) would have an energy demand typical of other planned commercial and industrial facilities and would not result in conflict with Step 1 of the SSP Checklist.

Step 2 includes various vehicle use and energy reduction measures that future cannabis facilities would be subject to. This includes requiring new commercial buildings to meet or exceed California Green Building Standards Tier 2 Voluntary Measures, such as obtaining green building ratings, including Leadership in Energy and Environmental Design (LEED), Build It Green, or Energy Star building certifications. Measures also include decreasing energy demand by reducing the heat island effect through tree planting and enhanced cool roof installation. Transportation measures include reducing VMT by requiring future projects to install sidewalks, bike lanes, and electric vehicle chargers and implement traffic flow improvements as applicable. Clean energy measures include installing at least 2 kilowatts per square foot of building area of photovoltaic solar systems on commercial buildings unless the installation is infeasible due to poor solar resources. Future cannabis facilities would be required to incorporate each of these applicable energy reduction measures and would not result in a conflict with Step 2 of the SSP Checklist.

Therefore, the project would not result in a conflict with the SSP, with the potential exception of cultivation facilities. Compliance with existing state regulations would reduce energy use from cultivation but may not reduce energy use to the level assumed for other commercial and light industrial uses in the SSP forecast. Additionally, the SSP demonstrates how the City achieves its fair share of emissions reductions to meet statewide emissions reduction targets. Through consistency with the SSP, the project would also be consistent with statewide reduction goals established in Assembly Bill (AB) 32 and Senate Bill (SB) 32. However, cultivation facilities

would have the potential to conflict with Step 1 of the SSP and result in a potentially significant impact. This impact would be potentially significant.

## **Mitigation Measures**

Mitigation Measure ENE-1, Sustainable Santee Plan Forecast Consistency, would be implemented for future cannabis facilities with cultivation to demonstrate energy demand that is in line with the forecast assumptions of the SSP. This mitigation measure was also identified to mitigate potential GHG emissions impacts in Section 2.4.8, Greenhouse Gas Emissions. The following mitigation is required as part of the project to ensure that potential energy impacts are mitigated to a less than significant level.

**ENE-1:** Sustainable Santee Plan Forecast Consistency. Before the approval of a cannabis business permit to operate a cannabis facility with cultivation, the applicant shall demonstrate that energy demand from the proposed cannabis facility would be consistent with a typical commercial or industrial use (1.08 kilowatt-hours per year per square foot)<sup>1</sup> as forecasted in the Sustainable Santee Plan. Energy demand may be reduced through energy-efficient building design, use of energy-efficient equipment, or installation of solar panels to offset energy demand.

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Based on California Emissions Estimator Model (CalEEMod), version 20.4.0, defaults, typical energy demand is 1.08 kilowatt-hours per year per square foot (CAPCOA 2020).

## 2.4.7 Geology and Soils

Wo	uld the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving:				
	<ol> <li>Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines and Geology Special Publication 42.</li> </ol>				
	ii. Strong seismic ground shaking?			$\boxtimes$	
	iii. Seismic-related ground failure, including liquefaction?			$\boxtimes$	
	iv. Landslides?			$\boxtimes$	
b.	Result in substantial soil erosion or the loss of topsoil?			$\boxtimes$	
C.	Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?				
d.	Be located on expansive soil, as defined in Table 18- 1-B of the Uniform Building Code (1994), creating substantial direct or indirect risks to life or property?				
e.	Have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?				X
f.	Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?		$\boxtimes$		

# **Environmental Setting**

The City is located in seismically active Southern California, a region that has experienced numerous earthquakes in the past. The Alquist-Priolo Special Studies Zones Act specifies that an area termed an "Earthquake Fault Zone" is to be delineated if surrounding faults are deemed sufficiently active or well-defined after a review of seismic records and geological studies. The City is not located within any Alquist-Priolo Special Studies Zones. The seismic risk within the City is not considered significantly greater than that of the surrounding municipalities and the San Diego County area in general. Since no Alquist-Priolo Earthquake Fault Zones exist within the City, there are no restrictions on development related to the Alquist-Priolo requirements.

According to the Santee General Plan Safety Element, no active, potentially active, or inactive faults occur within the City and the City does not lie within an Alquist-Priolo Earthquake Fault Hazard Zone (DOC 2015). While there are no active or potentially active faults are known to occur within or adjacent to the City, the City is similar to other areas in California in that it is subject to periodic seismic shaking due to earthquakes along remote or regional active faults. An active fault is defined by the California Geological Survey as a fault showing evidence for activity within the last 11,000 years.

The Rose Canyon Fault Zone, located approximately 10 miles west of the City, is the closest known active fault. Earthquakes that might occur on the Rose Canyon Fault Zone or other faults within the Southern California and northern Baja California area are potential generators of significant ground motion in the City. The Rose Canyon Fault Zone is the dominant source of potential ground motion in the City (City of Santee 2003). Seismic parameters for the Rose Canyon Fault Zone include an estimated maximum earthquake magnitude of 6.9.

## **Impact Analysis**

- a. Would the project directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving:
- i. Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines and Geology Special Publication 42.

**No Impact.** As described above, no known or suspected faults are in the City, and the City does not lie within an Alquist-Priolo Earthquake Fault Hazard Zone. No impact would occur.

### ii. Strong seismic ground shaking?

Less than Significant Impact. Ground shaking is responsible for the majority of damage from earthquakes and can damage or destroy buildings. The intensity of shaking depends on the type of fault, distance to the epicenter, magnitude of the earthquake, and subsurface geology. The closest fault systems could produce earthquakes that cause substantial ground motion that could result in serious injuries or deaths, as well as significant property damage, due to the seismic activity of the region as a whole. However, the Ordinance does not propose any specific development. Future cannabis facilities would be required to comply with the CBC, which would reduce exposure of people or structures to potential substantial adverse effects from seismic ground shaking. In addition, any proposed construction would require the adoption of appropriate engineering design in conformance with recommended geotechnical standards for construction. Therefore, impacts would be less than significant.

### iii. Seismic-related ground failure, including liquefaction?

Less than Significant Impact. Liquefaction results when water-saturated, sandy, unstable soils are subject to intense shaking, such as that caused by an earthquake. These soils lose cohesiveness, causing unreinforced structures to fail. According to the Santee General Plan Safety Element, portions of the City are within a liquefaction hazard area. The Ordinance does not propose any specific development. Future cannabis facilities would be required to comply with all relevant federal and state regulations and CBC standards, including the requirement to conduct a preliminary soils investigation and potential subsequent preparation of a project-specific Geotechnical Investigation Report. Future projects would require the adoption of appropriate engineering design in conformance with the recommended geotechnical standards for construction. Therefore, impacts would be less than significant.

#### iv. Landslides?

Less than Significant Impact. The nearest earthquake fault within the vicinity of the City is the Rose Canyon Fault Zone, which is approximately 10 miles west of the City. An earthquake large enough to result in moderate ground shaking is possible. Seismic risks are significantly higher in areas closer to the region's major faults, and a moderate or major earthquake could result in potentially damaging ground shaking. Development on the hillside areas where steep slopes are present can exacerbate landslide hazards. Although the Ordinance does not propose any specific development, areas within the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones where cannabis facilities could be located are generally not within hillside areas in the City. Future cannabis facilities permitted under the Ordinance would be required to comply with the CBC and the recommendations of a preliminary soils investigation and potential subsequent project-specific Geotechnical Investigation Report, including engineered site preparation and adequate structural design, which would reduce potential adverse impacts from landslides. Therefore, impacts would be less than significant.

#### b. Would the project result in substantial soil erosion or the loss of topsoil?

Less than Significant Impact. The Ordinance does not propose specific development at this time. Therefore, project components, such as the amount of grading, excavation, and vegetation removal, for future cannabis sites are unknown. If a project proposes to disturb more than 1 acre of soil, it is required by the state to prepare a Stormwater Pollution Prevention Plan (SWPPP), which would include best management practices (BMPs) for erosion and sedimentation control. BMP examples generally include an effective combination of erosion and sediment controls, which include barriers such as silt fences, hay bales, drain inlet protection, and gravel bags. Existing vegetation should be preserved as much as possible. Future cannabis facilities permitted under the Ordinance would be subject to these conditions as part of the construction permit process; therefore, impacts would be less than significant.

c. Would the project be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?

Less than Significant Impact. Development on hillside areas when steep slopes are present can increase rates of erosion and exacerbate landslide hazards, lateral spreading, liquefaction, or collapse, which may threaten structures. Portions of the City have areas where slopes exceed 15 percent. The development on slopes with this degree of inclination is difficult and should be avoided, if possible, to prevent property damage resulting from slope failure. The Ordinance does not propose any specific development. Future cannabis facilities would be required to adhere to the CBC, Santee Municipal Code, and other standards and regulations for building designs. The Santee General Plan Safety Element contains specific goals and policies that address hazards related to the development of unstable sites. Specifically, Policy 2 of the Safety Element requires future projects to demonstrate that potential geologic hazards can be avoided or mitigated through proper site planning, design, and construction.

Impacts resulting from unstable geologic units or soil would be reduced through compliance with the Santee General Plan, existing codes, and adherence with the recommendations of a preliminary soils investigation and subsequent project-specific Geotechnical Investigation Report, including engineered site preparation and adequate structural design. Any proposed construction would require the adoption of appropriate engineering design in conformance with the recommended geotechnical standards for construction. Therefore, impacts would be less than significant.

d. Would the project be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial direct or indirect risks to life or property?

Less than Significant Impact. Certain types of clay soils expand when they are saturated and shrink when dried. These are called expansive soils and can pose a threat to the integrity of structures built on them without proper engineering. Expansion and contraction of soils in response to changes in moisture content could lead to differential and cyclical movements that could cause damage or distress to structures and equipment. Thus, they are less suitable for development than non-expansive soils.

Future development of cannabis facilities permitted by the Ordinance could have the potential to be adversely impacted by expansive soils. According to the Santee General Plan Safety Element, areas within the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones where cannabis facilities could be located have a variable to moderate potential for expansive soils; however, the Ordinance does not propose any specific development. Future cannabis facilities permitted under the Ordinance would be required to adhere to the CBC, Santee Municipal Code, and other standards and regulations for building designs. Impacts resulting from expansive soils would be reduced through compliance with existing codes and adherence with the CBC recommendation to prepare a preliminary soils investigation and subsequent project-specific Geotechnical

Investigation Report, including engineered site preparation and adequate structural design. Any proposed construction would require the adoption of appropriate engineering design in conformance with the recommended geotechnical standards for construction. Therefore, impacts would be less than significant.

e. Would the project have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?

**No Impact.** Future cannabis facilities permitted under the Ordinance would connect to the existing City sewer system serviced by the Padre Dam Municipal Water District (PDMWD) and would not be supporting the use of septic tanks or alternative wastewater disposal systems. Therefore, no impact would occur.

f. Would the project directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?

Less than Significant with Mitigation Incorporated. The Ordinance not propose any specific development. However, future cannabis facilities permitted under the Ordinance that involve grading and excavation could have the potential to (directly or indirectly) destroy a unique paleontological resource or site. According to the California Department of Conservation Geologic Map of California (2022), the southern area of the City where cannabis facilities would potentially be located is underlain with Mesozoic plutonic granite, quaternary deposits of alluvium, and tertiary sedimentary rocks of Eocene nonmarine sandstone. Areas underlain with alluvium and sandstone would have a moderate paleontological potential (County of San Diego 2009). Therefore, the potential exists for ground disturbance associated with development of future cannabis facilities to inadvertently discover paleontological resources in the area. This impact would be potentially significant.

# **Mitigation Measures**

Mitigation Measure GEO-1 would be implemented to reduce potential impacts of inadvertent discoveries of paleontological resources by requiring a paleontological resources monitoring and mitigation plan in areas of moderate to high paleontological sensitivity to inform construction personnel of potential fossil discoveries and proper procedures for preserving these resources. Implementation of Mitigation Measure GEO-1 would reduce paleontological resources impacts to a less than significant level.

**GEO-1:** Paleontological Resources Monitoring and Mitigation Plan. Prior to construction of cannabis facilities that would result in ground disturbance in an area known to have moderate to high paleontological sensitivity, a qualified project paleontologist approved by the City of Santee shall be retained to oversee the mitigation program. A project paleontologist or paleontological monitor shall be present during all earthwork in formations with moderate to

high paleontological sensitivity. A Paleontological Resource Monitoring and Mitigation Plan shall be prepared and provide a description of the paleontological resources to inform construction personnel of the potential for fossil discoveries and of the types of fossils that may be encountered; detailed procedures for monitoring, fossil recovery, laboratory analysis, and museum curation; and notification procedures in the event of a fossil discovery by a paleontological monitor or other project personnel. In the event that paleontological resources are discovered during the construction phase of the project, a curation agreement from an accredited museum repository shall be obtained.

### 2.4.8 Greenhouse Gas Emissions

Wo	ould the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?		$\boxtimes$		
b.	Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?				

## **Environmental Setting**

A GHG is any gas that absorbs infrared radiation and traps heat in the atmosphere. GHGs are produced from natural processes and human activities. The accumulation of GHGs in the atmosphere influences the long-term atmospheric temperatures and contributes to global climate change. Carbon dioxide (CO<sub>2</sub>) accounts for the largest amount of GHG emissions, and collectively, CO<sub>2</sub>, methane (CH<sub>4</sub>), and nitrous oxide (N<sub>2</sub>O) amount to 80 percent of the total radiative forcing from well-mixed GHGs (Appendix D, Greenhouse Gas Emissions Technical Memorandum). For each GHG, a global warming potential has been calculated to reflect how long emissions remain in the atmosphere and how strongly each GHG absorbs energy on a per-kilogram basis relative to CO<sub>2</sub>. To simplify reporting and analysis, GHG emissions are typically reported in metric tons of carbon dioxide equivalent (MTCO<sub>2</sub>e) units. Global warming potential is a metric that indicates the relative climate forcing of a kilogram of emissions when averaged over the period of interest.

# **Impact Analysis**

- a. Would the project generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?
- b. Would the project conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?

Less than Significant with Mitigation Incorporated. The City adopted the SSP on January 8, 2020, which provides guidance for the reduction of GHG emissions in the City. The SSP provides policy direction and identifies actions the City and community will take to reduce GHG emissions consistent with state goals and targets. The SSP is a qualified GHG emissions reduction plan in accordance with the CEQA Guidelines, Section 15183.5 (City of Santee 2020). Pursuant to CEQA Guidelines, Sections 15064(h)(3), 15130(d), and 15183(b), a project's incremental contribution to a cumulative GHG emissions effect may be determined not to be cumulatively considerable if it complies with the requirements of a qualified plan. Projects that are consistent with a General Plan and implement applicable qualified plan GHG reduction measures may incorporate by reference the

plan's cumulative GHG analysis. Conversely, projects that are consistent with a General Plan but do not implement applicable plan GHG reduction measures, as well as General Plan Amendments and annexations that increase emissions beyond plan projections, require a project-level GHG analysis to determine if the project would result in significant GHG emissions. Because the SSP is an adopted, qualified GHG reduction plan, consistency with the SSP is the applicable threshold for the project.

#### Construction

Project construction emissions were estimated using CalEEMod, version 2020.4.0. The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. For this analysis, a realistic, worst-case scenario was developed to evaluate the project's impacts. A total of 20 facilities—retail (two locations total), microbusiness with retail (two locations total), microbusiness without retail (two locations total), manufacturing (four locations total), testing (four locations total), and distribution (six locations total)—were assumed to be permitted by the Ordinance. Development of cannabis facilities is anticipated to take place over 10–15 years (Appendix A). However, for the purposes of modeling a conservative construction scenario, it was assumed that project construction of all 20 facilities would take place within 12 months based on the CalEEMod default schedule assumption for the total amount of allowable development. Assumed construction phases include demolition, site preparation, grading, building construction, paving, and architectural coating. It is assumed that a total of 2.16 acres would be disturbed. Earthwork assumptions are unknown for future construction, and a model default is not available. Due to the developed nature of the project area, it is assumed that earthwork would generally be balanced on individual construction sites with minimal import and export required. Model defaults were used to estimate emissions associated with the construction schedule (with the exception of the architectural coating phase, which was extended to include several days per facility), construction equipment, daily vehicle trips, and haul trip distance. Detailed assumptions and modeling datasheets are provided in Appendix D. To reflect the contribution of construction emissions to the project's total GHG emissions, estimated annual construction emissions are provided in Table 7, Estimated Project-Related Greenhouse Gas Emissions, and amortized over the projected project lifetime. Specific guidance for construction emissions is not available from the SDAPCD; therefore, project lifetime is assumed to be 30 years, consistent with guidance from the South Coast Air Quality Management District (2008).

### **Operation**

Operation of cannabis facilities permitted by the Ordinance would result in direct GHG emissions from vehicle trips and area and indirect emissions sources from electricity and natural gas consumption, water and wastewater transport, and solid waste generation. GHG emissions from electricity consumed on site by the project would be generated off site by fuel combustion at the electricity provider. GHG emissions from water and wastewater transport would also be indirect

emissions resulting from the energy required to transport water from its source and the energy required to treat wastewater and transport it to its treated discharge point.

Operational emissions for the project were estimated using CalEEMod. Vehicle trip data was obtained from the project's TIA (Appendix A). Trip lengths were adjusted to the regional estimate for specialty retail, manufacturing, science research and development, and industrial park uses as reported in the (Not So) Brief Guide of Vehicular Traffic Generation Rates for the San Diego Region (SANDAG 2002). The project would generate approximately 4,427 average daily trips (ADT) (Appendix A). Energy use was adjusted in CalEEMod to more accurately reflect cannabis facility usage based on other approved cannabis projects (County of Sonoma 2021). Operational emissions from cannabis facilities permitted by the proposed Ordinance are shown in Table 7.

Table 7. Estimated Project-Related Greenhouse Gas Emissions

Emissions Source	Emissions (MTCO <sub>2</sub> e)
Annual Constru	ction Emissions
Demolition	22
Site Preparation	3
Grading	5
Building Construction	291
Paving	8
Total	329
Amortized over 30 years	11
Annual Operat	ion Emissions
Area	<1
Electricity	1,191
Natural Gas	48
Mobile	1,534
Waste	57
Water	87
Total Annual Operation Emissions	2,917
Total Project Annual GHG Emissions	2,928

Source: CAPCOA 2020. Consistent with CalEEMod, version 2020.4.0 (output data provided in Appendix D).

Notes: GHG = greenhouse gas; MTCO2e = metric tons of carbon dioxide equivalent

As shown in Table 7, construction and operation of cannabis facilities allowed by the Ordinance would result in an increase in GHG emissions. However, development of similar types of commercial and industrial uses in the project area was generally assumed in the Santee General Plan. Per the Ordinance, cannabis facilities (including storefront or non-storefront retail with optional delivery, manufacturing, testing, and distribution and microbusinesses with optional cultivation) would be allowed in the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones consistent with the Santee General Plan land use designations. These cannabis uses are similar to other allowable uses in the City's commercial and industrial zones.

Future cannabis facilities would be subject to the City's administrative review process, which includes consistency with the SSP.

The SSP includes a Checklist that is intended to be a tool for development projects to demonstrate consistency with the SSP, which is a qualified GHG emissions reduction plan in accordance with CEQA Guidelines, Section 15183.5. The Checklist was developed as part of the SSP implementation and monitoring process and supports the achievement of individual GHG reduction measures and the City's overall GHG reduction goals. Additionally, the Checklist supports the City's sustainability goals and policies that encourage sustainable development and aim to conserve and reduce the consumption of resources, such as energy and water, among others. Projects that meet the Checklist requirements are considered consistent with the SSP and would have a less than significant contribution to cumulative GHG impacts (i.e., the project's incremental contribution to cumulative GHG effects is not cumulatively considerable), pursuant to CEQA Guidelines, Sections 15064(h)(3), 15130(d), and 15183(b). The Checklist includes a two-step process to determine if a project would result in a GHG impact. Step 1 consists of an evaluation to determine the project's consistency with existing Santee General Plan land use and zoning designations for the project area, which demonstrates consistency with the SSP GHG forecast. Step 2 consists of an evaluation of the project's design features for compliance with the SSP's GHG emissions reduction measures.

Regarding Step 1, new cannabis facilities would generally be consistent with planned commercial and industrial land uses for the project area identified in the Santee General Plan. However, based on a review of analyses of similar projects, cannabis cultivation facilities tend to have a higher energy demand than typical commercial or industrial facilities (County of Santa Barbara 2017). Therefore, energy use from new cultivation facilities would likely result in higher energy demand than forecasted for planned development in the SSP. Because facility locations and operation specifications are unknown, future cannabis cultivation facilities would have the potential to exceed the energy demand forecasted in the SSP. Therefore, impacts from new cultivation facilities would be potentially significant. The remaining allowable cannabis facilities (storefront or non-storefront retail with optional delivery, manufacturing, testing, and distribution and microbusinesses without cultivation) would have an energy demand typical of other planned commercial and industrial facilities and would not result in a conflict with Step 1 of the SSP Checklist.

Step 2 includes various reduction measures applicable to future cannabis facilities. This includes requiring new commercial buildings to meet or exceed California Green Building Standards Tier 2 Voluntary Measures, such as obtaining green building ratings, including LEED, Build It Green, or Energy Star building certifications. Measures also include decreasing energy demand by reducing the heat island effect through tree planting and enhanced cool roof installation. Transportation measures include reducing VMT by requiring future projects to install sidewalks, bike lanes, and electric vehicle chargers and to implement traffic flow improvements as applicable.

Clean energy measures include installing at least 2 kilowatt per square foot of building area of photovoltaic solar systems on commercial buildings unless the installation is infeasible due to poor solar resources. Future cannabis facilities would demonstrate consistency with each of these applicable measures to demonstrate required compliance with Step 2 of the Checklist. The allowable cannabis facilities, including cultivation, would not include unusual features that would preclude implementation of applicable measures.

Therefore, because the project would be generally consistent with the growth assumptions in the Santee General Plan and would not increase the planned development capacity of the City and because the City has adopted a qualified GHG reduction plan with consistency requirements in place for future development under the project, implementation of the project would not result in significant GHG emissions, with the exception of cultivation facilities. Additionally, the SSP demonstrates how the City achieves its fair share of emissions reductions to meet statewide emissions reduction targets. Through consistency with the SSP, the project would also be consistent with statewide reduction goals established in AB 32 and SB 32. Cultivation facilities would have the potential to conflict with Step 1 of the SSP and result in a potentially significant impact.

## **Mitigation Measures**

Mitigation Measure ENE-1 would be implemented for future cannabis facilities with cultivation to demonstrate energy demand that is in line with the forecast assumptions of the SSP. This mitigation measure was also identified to mitigate potential energy impacts. Refer to Section 2.4.6, Energy. Implementation of Mitigation Measure ENE-1 would reduce energy impacts to a less than significant level.

### 2.4.9 Hazards and Hazardous Materials

Wo	uld the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?			$\boxtimes$	
b.	Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?			$\boxtimes$	
C.	Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				
d.	Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?				
e.	For a project located within an airport land-use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, result in a safety hazard or excessive noise for people residing or working in the project area?				
f.	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?			$\boxtimes$	
g.	Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?			$\boxtimes$	

# **Environmental Setting**

The California Health and Safety Code defines a hazardous material as "any material that because of its quantity, concentration, or physical or chemical characteristics, poses a significant present or potential hazard to human health and safety or to the environment if released into the workplace or the environment." Thus, the term "hazardous material" is a broad term for all substances that may be hazardous, specifically including hazardous substances and hazardous waste. Substances that are flammable, corrosive, reactive, oxidizers, radioactive, combustible, or toxic are considered hazardous.

## **Impact Analysis**

a. Would the project create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?

Less than Significant Impact. The project does not propose any specific development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. Construction activities associated with future cannabis facilities could involve the use of chemical substances, such as solvents, paints, fuel for equipment, and other potentially hazardous materials. These materials are common to typical construction activities and do not pose a significant hazard to the public or the environment. New facilities may contain hazardous materials, such as paint, herbicides/pesticides, diesel fuel, and cleaning products, which have the potential to spill. Future development of the sites within the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones would be consistent with the type and the intensity of surrounding land uses. Long-term operation of future land uses would not involve large quantities of hazardous materials. Future cannabis manufacturing facilities may use non-volatile solvents, including CO<sub>2</sub>, ethanol, and nonhydrocarbon-based, or other solvents, such as water, vegetable glycerin, vegetable oil, animal fat, and glycerin, to create or refine extracts. However, solvents or gases would be contained within a closed loop system per the Ordinance. In addition, the Ordinance would include safety measures to protect the community against human-generated hazards. The Ordinance, Section 7.04.320, Security Measures, requires that cannabis facilities have a storage and transportation plan, which describes in detail the procedures for safely and securely storing and transporting all cannabis, cannabis products, any hazardous materials that may be used by the business, and any currency.

Adherence to regulations, including federal and local regulations, and standard protocols during the storage, transportation, disposal, and usage of any hazardous materials would minimize the hazard to the public or the environment. Potential hazard-related impacts are location specific and cannot be assessed in a meaningful way until the location of the project site is known. A project would be subject to adopted development guidelines/standards when a development proposal is considered, and any impacts identified with the development project would be addressed through mitigation measures specific to the impact. Site-specific CEQA review and compliance with the standards/regulations at the time of future development would result in less than significant impacts.

b. Would the project create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?

Less than Significant Impact. Human exposure to hazardous substances might occur through accidental release. Incidents that result in an accidental release of hazardous substances into the environment can cause contamination of soil, surface water, and groundwater, in addition to any toxic fumes that might be generated. If not cleaned up immediately and completely, hazardous

substances can migrate into the soil or enter a local stream or channel causing contamination of soil and water. Human exposure to contaminated soil, soil gas, or water can have potential health effects depending on a variety of factors, including the nature of the contaminant and the degree of exposure.

As previously mentioned, the Ordinance does not propose any specific development. However, construction of new cannabis facilities permitted by the Ordinance may result in accidental releases, such as petroleum-based fuels or hydraulic fluid used for construction equipment. The level of risk associated with the accidental release of hazardous substances is not considered significant due to the small volume and low concentration of hazardous materials that would be used during new construction. The construction contractor would be required to use standard construction controls and safety procedures that would avoid and minimize the potential for accidental release of such substances into the environment. Standard construction practices would be observed such that any materials released are appropriately contained and remediated as required by local, state, and federal law, including the California Hazardous Waste Control Law, California Division of Occupational Safety and Health requirements, federal Resources Conservation and Recovery Act, and federal Emergency Planning and Community Right-to-Know Act. Compliance with existing laws and regulations would ensure impacts would be less than significant.

According to the Ordinance, Section 7.04.410(C–K), operating requirements for cannabis manufacturing would include the following:

- Cannabis manufacturing facilities may use heat, screens, presses, steam distillation, ice water, ethanol, and other methods without employing solvents or gases to create their products.
- Cannabis manufacturing facilities may use non-volatile solvents, including carbon dioxide, ethanol, and nonhydrocarbon-based, or other solvents, such as water, vegetable glycerin, vegetable oil, animal fat, and glycerin, to create or refine extracts. Ethanol should be removed from the extract in a manner to recapture the solvent and ensure that it is not vented into the atmosphere.
- Closed loop systems for compressed gas extraction systems must be commercially manufactured and bear a permanently affixed and visible serial number.
- Certification from an engineer licensed by the State of California, or by a certified
  industrial hygienist, must be provided to the City for a professional grade closed loop
  system used by any cannabis manufacturing manufacturer to certify that the system
  was commercially manufactured, is safe for its intended use, and was built to codes of
  recognized and generally accepted good engineering practice.
- Any person using solvents or gases in a closed looped system to create cannabis extracts must be fully trained on how to use the system, have direct access to applicable material safety data sheets to handle, and store the solvents and gases safely.

Long-term operation of future land uses would not involve large quantities of hazardous materials. Adherence to regulations and standard protocols during the storage and use of any hazardous materials, as discussed above, would minimize and avoid the potential for significant upset and accident condition impacts. In addition, the Santee Municipal Code establishes a hazardous materials release response program to initiate quick response to accidental releases (e.g., discharge, spills). Potential hazard-related impacts are location specific and cannot be assessed in a meaningful way until the location of a project site is known. When a development proposal is considered, the project would be subject to adopted development guidelines/standards, and any impacts identified with the development project would be addressed through mitigation measures specific to the impact. Therefore, impacts related to accidental releases would be less than significant.

c. Would the project emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?

Less than Significant Impact. Per state requirements, cannabis facilities are not allowed to be located within 600 feet of schools. The City is proposing a 900-foot buffer that would prevent cannabis facilities from being developed near schools. One-quarter mile is equal to 1,320 feet. Some potential locations of cannabis facilities are located within one-quarter mile (1,320 feet) of the following schools: PRIDE Academy at Prospect Avenue, Chet F. Harritt Elementary School, and Rio Seco Elementary School.

Development permitted by the Ordinance would not use or store large quantities of hazardous waste. New developments would be subject to planning, zoning, and procedures involved in site plan approvals, and land use planning would typically separate uses that would place a school near a development where hazardous materials may be used. Through the City's environmental review process, the development of future cannabis facilities would be evaluated for the potential release of hazardous materials into the environment. Therefore, impacts related to hazardous materials near a school would be less than significant.

d. Would the project be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?

Less than Significant Impact. The Ordinance does not propose any specific development. However, future cannabis facilities permitted under the Ordinance could locate new development on a hazardous materials site. According to GeoTracker (2022), five active cleanup sites are within the City. If a future cannabis facility is potentially located on one of these sites, projects may be required to prepare a Phase I Environmental Site Assessment, which would include a database search for existing hazardous materials sites, identify potential violations under federal and/or applicable state and local environmental laws, and provide recommendations for correcting deficiencies or problems. Where appropriate, mitigation measures would be required for specific projects to reduce potential hazards to the public. According to the California Department of Toxic

Substances Control Hazardous Waste and Substances List (Cortese List), currently, no hazardous materials sites pursuant to California Government Code, Section 6592.5, are within the identified potential sites for cannabis facilities. Therefore, impacts related to hazardous waste sites would be less than significant.

e. For a project located within an airport land-use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, result in a safety hazard or excessive noise for people residing or working in the project area?

Less than Significant Impact. The nearest airport to the City is Gillespie Field, located directly south of the southern boundary in the City of El Cajon. Marine Corps Air Station (MCAS) Miramar is also located directly west of the southern boundary of the City. MCAS Miramar is not a public airport and is restricted to military use providing facilities and services to various Marine Corps and Navy operating units. The entire project area falls outside any Overflight Zones and are not subject to overflight-related disclosure or notification requirements (SDCRAA 2011).

Gillespie Field is a 757-acre publicly owned facility that is owned and operated by the County of San Diego, Department of Public Works. Gillespie Field is a general aviation airport used primarily for business and recreational purposes, which does not function as a major transportation mode for residents of Santee. The majority of the operations at Gillespie Field are categorized as General Aviation. The smallest portions of the annual operations are categorized as Air Taxi and Military. No regularly scheduled commercial flights occur at Gillespie Field.

To minimize the risk and to reduce the severity of aviation accident, six safety zones have been established for Gillespie Field based on the California Airport Land Use Planning Handbook guidelines (SDCRAA 2011). To ensure that community land uses are outside areas where aviation accidents are most likely to occur, three Gillespie Field safety zones are identified with policies formulated to address the specific safety concerns of those areas. Future cannabis facilities located within the six safety zones would be required to comply with the Gillespie Field safety guidelines to ensure development is in compliance with safety hazard zone guidelines. Through the City's environmental review process, future cannabis projects would be evaluated for compatibility with the existing safety zones to ensure they would not result in a safety hazard or excessive noise for people residing or working in the project area. For a discussion of noise hazards, refer to Section 2.4.13(c). Therefore, impacts would be less than significant.

f. Would the project impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?

**Less than Significant Impact.** The City has prepared its own Emergency Operations Plan (2020) in compliance with the State Office of Emergency Services and the Santee Municipal Code, which identifies responses and actions depending on the nature and the scope of the disaster.

Construction of future cannabis facilities would have the potential to interfere with emergency plans and procedures if authorities are not properly notified or multiple projects are constructed during the same time and multiple roadways used for emergency routes are concurrently blocked. Because future cannabis land uses would be consistent with the current Santee General Plan land use designations, no changes in the City's existing circulation network would be proposed or required under the Ordinance. However, future development projects would be subject to site-specific review and would be subject to City regulations regarding street design, site access, and internal emergency access. In addition, Ordinance, Section 7.04.320, Security Measures, includes a measures that requires cannabis facility emergency access and emergency evacuation plans to be in compliance with state and local fire safety standards. Therefore, impacts associated with the physical interference of an adopted emergency response or evacuation plan would be less than significant.

# g. Would the project expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?

Less than Significant Impact. According to California Department of Forestry and Fire Protection's (CAL FIRE's) Fire Hazard Severity Zone Map Viewer (CAL FIRE 2021), the City is designated as a moderate to high, unzoned Local Responsibility Area. Several Very High Fire Hazard Severity Zones (VHFHSZ) are in the City, notably in the northern/northwestern and the southern/southwestern portions of the City. Areas where cannabis facilities may be located in the southwestern region of the City are adjacent to the VHFHSZ. Development of future projects in a Moderate to High Fire Hazard Severity Zone could result in a potentially significant impact from the exposure of people or structures to a significant risk of loss, injury, or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residents are intermixed with wildlands. Through the City's environmental review process, the development of future cannabis facilities would be required to abide by the CBC, which contains measures to reduce fire hazards in structures, including the use of materials, fire separation walls, building separation, and fire sprinklers. In addition, the City has adopted amendments to the California Fire Code (Santee Municipal Code, Section 11.18.020), which requires a Fire Protection Plan, approved by the Fire Chief, to be established for all new development within declared Fire Hazard Severity Zones and/or Wildland-Urban Interface. Compliance with existing regulations and Santee General Plan policies would ensure that impacts are less than significant.

# **Mitigation Measures**

The analysis completed for this section indicates that no significant impacts would result from the project's implementation. As a result, no mitigation measures are required.

## 2.4.10 Hydrology and Water Quality

Wo	uld the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?				
b.	Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?				
C.	Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:				
	i. Result in substantial erosion or siltation on- or off-site?			$\boxtimes$	
	ii. Substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite?			$\boxtimes$	
	iii. Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?				
	iv. Impede or redirect flood flows?			$\boxtimes$	
d.	In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?				
e.	Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?			$\boxtimes$	

# **Environmental Setting**

The City is in the San Diego River Watershed, which is located in central San Diego County. The watershed is bordered to the north by the Peñasquitos and San Dieguito River Watersheds and to the south by the Pueblo San Diego and Sweetwater River Watersheds. According to the San Diego River Watershed Management Area Water Quality Improvement Plan (2016), the San Diego River originates in the Cuyamaca Mountains near Santa Ysabel, over 6,000 feet above sea level, along the western border of the Anza Borrego Desert Park. The San Diego River extends over 52 miles across central San Diego County, forming a watershed with an area of approximately 277,543 acres, or 434 square miles. The San Diego River ultimately discharges to the Pacific Ocean at Dog Beach in Ocean Beach, a community within the City of San Diego. The San Diego River Watershed is the fourth largest of the 10 watershed management areas in the San Diego region.

The San Diego River Watershed (Hydrological Unit 907) consists of four hydrologic areas: Lower San Diego (907.1), San Vicente (907.2), El Capitan (907.3), and Boulder Creek (907.4). The City is located in the Lower San Diego Hydrologic Area (907.1). The Lower San Diego Hydrologic Area includes portions of the Cities of San Diego, El Cajon, La Mesa, Poway, and Santee and several unincorporated jurisdictions.

In 1994, the San Diego RWQCB adopted a Water Quality Control Plan, or Basin Plan, which recognizes and reflects regional differences in existing water quality, the beneficial uses of the region's ground surface waters, and local water quality problems. The San Diego Regional Board's Basin Plan is designed to preserve and enhance water quality and protect the beneficial uses of all regional waters. Specifically, the Basin Plan: (1) designates beneficial uses for surface and ground waters; (2) sets narrative and numerical objectives that must be attained or maintained to protect the designated beneficial uses and conform to the state's anti-degradation policy; (3) describes implementation programs to protect the designated beneficial uses of all waters in the region; and (4) describes surveillance and monitoring activities to evaluate the effectiveness of the Basin Plan.

The City is working cooperatively with other jurisdictions on a plan for the overall watershed. In addition, the City completed a Jurisdictional Urban Runoff Management Plan in 2002 to address local water quality issues. The local plan addresses water quality issues in the primary water basins in the City. The goal of the plan is to reduce or eliminate the contaminants that are transported in stormwater and ultimately delivered to the rivers and creeks in the City and downstream (City of Santee 2003). The program focuses on reducing pollution in the three major areas of development: planning, construction, and existing development. Other components of the program include storm drain monitoring to detect pollution, public reporting of illegal dumping, and providing education information to a variety of audiences describing water quality issues.

# **Impact Analysis**

a. Would the project violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?

Less than Significant Impact. Clearing, grading, excavation, and construction activities associated with new cannabis facilities permitted by the Ordinance may result in short-term impacts to water quality due to sheet erosion of exposed soils and subsequent deposition of particulates in local drainages. Grading activities lead to exposed areas of loose soil and sediment stockpiles that are susceptible to uncontrolled sheet flow. Future development may result in long-term impacts to the quality of stormwater and urban runoff, subsequently impacting downstream water quality, and could potentially create new sources for runoff contamination.

Future cannabis facilities would be required to comply with all applicable water quality standards. Any future development within the City would be subject to the federal Clean Water Act, which is established through compliance with the requirements of the National Pollutant Discharge

Elimination System (NPDES) Construction General Permit, and the Porter-Cologne Water Quality Control Act. In the City, the San Diego RWQCB issues and approves NPDES permits per the federal Clean Water Act. NPDES Construction General Permits require projects to develop and implement a SWPPP, which must list the BMPs the applicant will employ to "prevent all construction pollutants from contacting stormwater," and BMPs must be developed "with the intent of keeping all products of erosion from moving off site into receiving water channels." The SWPPP must also include a visual monitoring program and a chemical monitoring program for non-visible pollutants.

The NPDES also requires local governments to obtain an NPDES Permit for stormwater-induced water pollutants in its jurisdiction. The San Diego RWQCB regulates discharges from Phase I municipal separate storm sewer systems (MS4s) in the San Diego region under the Regional MS4 Permit. The Regional MS4 Permit covers 39 municipal, county government, and special district entities (referred to jointly as "copermittees") in the County of San Diego, southern County of Orange, and southwestern County of Riverside who own and operate large MS4s that discharge stormwater (wet weather) runoff and non-stormwater (dry weather) runoff to surface waters throughout the San Diego region. The Regional MS4 Permit, Order No. R9-2013-0001, was adopted on May 8, 2013, and initially covered the County of San Diego copermittees. Order No. R9-2015-0001 was adopted on February 11, 2015, amending the Regional MS4 Permit to extend coverage to the County of Orange copermittees. Finally, Order No. R9-2015-0100 was adopted on November 18, 2015, amending the Regional MS4 Permit to extend coverage to the County of Riverside copermittees. The City is 1 of 18 municipalities in the County of San Diego that is a copermittee. The permit establishes a region-wide Stormwater Management Plan to control discharges of sanitary wastewater, septic tank effluent, car wash wastewaters, improper oil disposal, radiator flushing, laundry wastewater, spills from roadway accidents, and improper disposal of toxic materials. Pollutant control measures in the Stormwater Management Plan include a specific focus on failing septic tanks, industrial/business connections, recreational sewage, and illegal dumping. Developers are required to implement appropriate BMPs on construction sites to control erosion and sediment.

In addition, future cannabis facilities would be required to comply with the Santee Municipal Code, which contains requirements for water conservation and recycling measures. The Santee General Plan Conservation Element Policy 3.2 encourages the development and utilization of innovative water conservation measures in all proposed developments in conjunction with the San Diego County Urban Water Management Plan (2020) that incorporates BMPs, which reinforces the NPDES regulatory requirements. Compliance with federal, state, and City regulations would ensure that impacts are less than significant.

b. Would the project substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?

**Less than Significant Impact**. Water service in the City is currently provided by the PDMWD. The City imports its water from the State Water Project and the Colorado River Aqueduct.

Future facilities would be required to incorporate features that would reduce impervious area, as feasible, and promote water infiltration. Treatment control and hydromodification management facilities would promote retention and infiltration of stormwater. Redevelopment of developed sites requires compliance with water quality standards intended to reduce runoff, increase infiltration, and improve water quality. In addition, the Santee General Plan Conservation Element includes an objective that protects groundwater resources. Specifically, Objective 10.0 encourages the preservation of significant natural resources, such as groundwater, as part of a Citywide open space system. In addition, the Santee General Plan Land Use Element includes an objective to provide and maintain the highest LOS possible for all community public services and facilities (Objective 3.0). Specifically, Policy 3.2 encourages the development and use of recycled water for appropriate land uses to encourage the conservation of, and reduce demand for, potable water. Compliance with federal, state, and City regulations would ensure that impacts are less than significant.

- c. Would the project substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:
- i. Result in substantial erosion or siltation on- or off-site?
- ii. Substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite?
- iii. Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?
- iv. Impede or redirect flood flows?

Less than Significant Impact. Future cannabis facilities permitted by the Ordinance could result in the alteration of drainage patterns, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, during and after construction activities. Stormwater drainage and system modifications and improvements associated with future development would be required to comply with all applicable regulations, including discharge rate controls, and be designed for a 100-year storm event. However, some of the identified sites within the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones for cannabis facilities are already developed and future development in these areas would not alter drainage.

In addition, cannabis facilities would be required to adhere to all federal, state, and local requirements for avoiding construction and operational impacts that could substantially alter the existing drainage pattern or alter the course of a stream or river, including NPDES permitting and the Regional MS4 Permit, compliance with the Santee Municipal Code, and Santee General Plan Conservation Element and Land Use Element objectives and policies for implementing Water Quality Plans and incorporating BMPs. Considering these requirements, future cannabis facilities permitted by the Ordinance would not substantially alter the existing drainage pattern of the site or area. This includes no alteration of the course of a stream or river in a manner that would result in substantial erosion or siltation on or off site, substantially increase the rate or amount of surface runoff in a manner that would result in flooding on or off site, create or contribute runoff water that would exceed the capacity of existing or planned stormwater drainage systems, provide substantial additional sources of polluted runoff, or impede or redirect flood flows. Therefore, impacts would be less than significant.

# d. Would the project, in flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?

Less than Significant Impact. A tsunami is a very large ocean wave caused by an underwater earthquake or volcanic eruption. Tsunamis can cause flooding to coastlines and inland areas less than 50 feet above sea level and within 1 mile of the shoreline. The City is located approximately 18 miles (29 kilometers) inland from the Pacific Ocean and would not be susceptible to inundation or flooding due to a tsunami.

Seiches are defined as wave-like oscillatory movements in enclosed or semi-enclosed bodies of water, such as lakes or reservoirs, and are most typically associated with seismic activity. The City is not subject to inundation by seiche. The City's lakes, including Santee Lakes Recreation Preserve, are located in areas that would make it difficult for the City to be inundated due to the topography of the area. The Santee Municipal Code contains provisions to protect against the overflow of floodwaters in Title 11, Chapter 36, Flood Damage Prevention. Further, the City is primarily located in Federal Emergency Management Agency Flood Zone X, which is outside the 100- and 500-year flood hazard areas. Therefore, implementation of the Ordinance would not release pollutants due to inundation caused by a flood hazard, tsunami, or seiche.

Future development would be subject to the NPDES MS4 Permit, which requires the development and implementation of a SWPPP, which specifies BMPs that reduce or prevent construction pollutants from leaving the site in stormwater runoff and minimize erosion caused by flooding associated with the construction project. The City of Santee Flood Damage Prevention Ordinance contains provisions to safeguard the public and structures from flood hazards, including restrictions on uses that are dangerous to health, safety, and property; controls on alterations of natural floodplains, stream channels, and natural flood barriers; and prohibition of development within 100- year flood zone areas as identified by Federal Emergency Management Agency Flood

Insurance Rate Maps and on City land use and zoning maps. Santee Municipal Code Title 11, Chapter 36, Flood Damage Prevention, contains methods of preventing and reducing flood hazards. Within the Santee General Plan Conservation Element, objectives and policies are provided to protect the community from flooding hazards. The objectives and policies reinforce the Santee Municipal Code by ensuring that all development proposals are located outside designated floodways and all development in the 100-year floodplain is consistent with the City's Flood Damage Prevention Ordinance. With implementation of the Santee General Plan objectives and policies, Santee Municipal Code, and NPDES MS4 Permit, impacts would be less than significant.

e. Would the project conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?

Less than Significant Impact. As discussed previously, the City is under the jurisdiction of the San Diego RWQCB. Water quality standards and control measures for surface and ground waters of the San Diego region are contained in the Water Quality Control Plan for the San Diego Basin (Basin Plan) for the San Diego region. The plan designates beneficial uses for water bodies and establishes water quality objectives, waste discharge prohibitions, and other implementation measures to protect those beneficial uses.

Future cannabis facilities would comply with the requirements under the NPDES Permit program, the Phase I MS4 General Permit in the San Diego River Watershed, the San Diego RWQCB-approved Basin Plan, and implementation of associated BMPs and other requirements of SWPPP, as well as a City-approved Stormwater Quality Management Plan, which would ensure stormwater discharges associated with construction and use of future development projects comply with regulatory requirements in the City and would not conflict with a Water Quality Control Plan or Groundwater Management Plan. Compliance with state and local requirements for avoiding and minimizing construction and operational impacts to prevent conflicts with or obstruction of implementation of a Water Quality Control Plan or sustainable groundwater management plan would ensure that impacts are less than significant.

# **Mitigation Measures**

The analysis completed for this section indicates that no significant impacts would result from the project's implementation. As a result, no mitigation measures are required.

### 2.4.11 Land Use and Planning

Wo	ould the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Physically divide an established community?			$\boxtimes$	
b.	Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?			$\boxtimes$	

## **Environmental Setting**

Physical development in the City is currently governed by the existing Santee General Plan adopted in August 2003. The Santee General Plan disaggregates the City and its sphere of influence according to land use designations, with residential being the predominant existing land use.

## **Impact Analysis**

a. Would the project physically divide an established community?

Less than Significant Impact. Projects that divide an established community can involve large scale linear infrastructure, such as freeways, highways, and railroads that bisect an established community or create barriers to movement within that community. "Locally undesirable land uses," such as prisons or landfills, sited within economically depressed areas can also divide an established community. Future cannabis facilities proposed as a result of the Ordinance would be located in existing commercial and industrial areas (General Commercial [GC], Light Industrial [IL], and General Industrial [IG] zones) that allow similar uses; therefore, future cannabis facilities would not physically divide the community. Impacts would be less than significant.

b. Would the project cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?

**Less than Significant Impact**. The Ordinance would provide the City with the authority to regulate the commercial cultivation, processing, manufacturing, testing, sale, delivery, and distribution of cannabis and cannabis products in a responsible manner to protect the health, safety, and welfare of the residents of the City and to enforce rules and regulations consistent with state law and in a fair and equitable manner.

Future cannabis facilities permitted under the Ordinance would be subject to the Santee General Plan, updates to the General Plan (once approved), and the Santee Municipal Code, Title 13, Zoning. These documents and ordinances include standards to protect aesthetic quality and scenic viewsheds, biological resources, cultural resources, and public health and safety. Table 8, Santee General Plan

and Zone Matrix Consistency, demonstrates the proposed cannabis land uses consistency with the existing Santee General Plan land use designations and Santee Municipal Code Title 13 zones.

**Table 8. Santee General Plan and Zone Matrix Consistency** 

Table 6. Salitee General Flan and Zone Matrix Consistency									
	Santee General Plan Consistency – Cannabis Land Uses								
Land Use Designations	Distribution	Manufacturing	Micro- Businesses with Storefront Retail, No Cultivation	Retail Businesses (Storefront)	Retail Businesses (Non-Storefront Delivery)	Testing Labs			
1. General Commercial (GC)	_	_	Υ	Υ		_			
General Commercial     Overlay (GC/IL)	Y	Y	Y	Y	Υ	Υ			
3. Light Industrial (IL)	Υ	Y	Y	Y	Υ	Y			
Light Industrial Overlay     (IL/GC)	Y	Y	Y	Y	Y	Υ			
5. General Industrial (IG)	Υ	Y	Y	Y	Υ	Y			
	Zone Mat	trix Consistency	/ – Cannabis La	ind Uses					
Land Use Classifications	Distribution, Manufacturing	Micro- Businesses with Storefront Retail, No Cultivation	Micro- Businesses with Cultivation	Retail Businesses (Storefront)	Retail Businesses (Non-Storefront Delivery)	Testing Labs			
6. General Commercial (GC)	_	Р	_	Р	_	_			
7. Light Industrial (IL)	Р	Р	Р	Р	Р	Р			
8. General Industrial (IG)	Р	Р	Р	Р	Р	Р			

As shown in Table 8, the new cannabis land uses would be consistent with the existing commercial and industrial General Plan land use designations as well as the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones per the Santee Municipal Code, Title 13, and therefore, would not require a General Plan Amendment or conflict with the Santee General Plan or Santee Municipal Code, Title 13.

Because residences are not considered a sensitive use per the Ordinance, new cannabis facilities may be within 900 feet of residences, such as along Prospect Street where residential areas are adjacent to existing light industrial developments. This would only occur in a few locations where General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones are adjacent to residential zones or non-conforming residential uses. However, due to required setbacks and because new businesses would generally be in areas currently developed with commercial and industrial land uses, land use conflicts associated with nearby residences would be unlikely to occur.

As discussed under Section 2.4.4(f), the Draft Santee MSCP Subarea Plan has not been approved, and the City does not have an adopted Habitat Conservation Plan. Therefore, the project would not conflict with the provisions of an adopted Habitat Conservation Plan.

Therefore, the project would not conflict with any applicable land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect. Impacts would be less than significant.

## **Mitigation Measures**

The analysis completed for this section indicates that no significant impacts would result from the project's implementation. As a result, no mitigation measures are required.

### 2.4.12 Mineral Resources

Wo	ould the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?				
b.	Result in the loss of availability of a locally- important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?				X

## **Environmental Setting**

The Surface Mining and Reclamation Act of 1975 requires the classification of land into mineral resource zones (MRZ), according to known or inferred mineral resource potential. The process is based solely on geology, without regard to existing land use or land ownership. According to the Santee General Plan Conservation Element, Santee has land designated in two categories: MRZ-2 and MRZ-3. MRZ-2 designates "areas where adequate information exists to indicate that significant mineral deposits are present or where it was judged that a high likelihood for their presence exists," while MRZ-3 includes "areas containing mineral deposits whose significance cannot be evaluated from available data." According to the Santee General Plan Land Use Element, areas within the City that contain valuable mineral resources are located along the floodplain of the San Diego River and on the surrounding hills underlain by granite. The remainder of the City is designated MRZ-3. Despite the potential for mineral recovery from any MRZ area, consideration of economics, land use compatibility and environmental protection, including regional habitat protection efforts, must be considered when deciding on the appropriateness of mining in a particular area.

# **Impact Analysis**

a. Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?

**No Impact**. The locations where future cannabis facilities may be located are in the MRZ-2 and MRZ-3. Future cannabis facilities permitted under the Ordinance would be consistent with the Santee General Plan land use designations and would not substantially limit the future availability of known mineral resources. In addition, locations where future cannabis facilities may be located in the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones are not planned for future mining operations or zoned for such uses. Therefore, no impact would occur.

b. Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?

**No Impact.** As described in Section 2.4.12(a), locations where future cannabis facilities may be located (General Commercial [GC], Light Industrial [IL], and General Industrial [IG] zones) are not zoned for mining operations, and no existing or planned mining operations occur on site or in the immediate vicinity of these areas. Therefore, the project would not result in the loss of availability of a locally important mineral resource recovery site. No impact would occur.

## **Mitigation Measures**

The analysis completed for this section indicates that no significant impacts would result from the project's implementation. As a result, no mitigation measures are required.

### 2.4.13 Noise

Wo	uld the project result in:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?				
b.	Generation of excessive groundborne vibration or groundborne noise levels?		$\boxtimes$		
C.	For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, expose people residing or working in the project area to excessive noise levels?				

## **Environmental Setting**

The California Department of Transportation defines "noise" as sound that is loud, unpleasant, unexpected, or undesired. Further, for the purposes of noise analysis, noise only exists if a source, path, and receiver are present. Sound pressure waves must be produced by a source and transmitted through a medium, such as air. The sound must be perceived by, registered by, or affect a receptor, such as an ear or noise monitoring device (Appendix E, Noise Technical Report). A receptor's response to a given noise may vary depending on the sound level, duration of exposure, character of the noise sources, time of day during which the noise is experienced, and activity affected by the noise. In consideration of these factors, different measures of noise exposure have been developed to quantify the extent of the effects from a variety of noise levels. The City uses the day-night noise level (Ldn), which is a 24-hour equivalent energy level which provides an average acoustical or sound energy content of noise, measured during a prescribed period.

Traffic noise, especially along freeway corridors and major roadways, is the primary source of noise in the City, including potential cannabis facility locations (City of Santee 2003). Aircraft flyovers from Gillespie Field and MCAS Miramar are also a source of noise throughout the City. Land surrounding the project area is generally developed with existing commercial and industrial development. Typical commercial and industrial noise sources include parking lot noise, commercial truck deliveries at loading docks, and equipment noise, such as heating, ventilation, and air conditioning systems (HVAC).

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## **Impact Analysis**

a. Would the project result in generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?

**Less than Significant Impact.** Potential project-related noise impacts from construction activities, operational sources, and transportation sources, are discussed below.

### Construction

### Temporary Noise Increase

The Ordinance does not specifically propose new development. However, future construction of new buildings or redevelopment of existing structures to accommodate new cannabis facilities would generate noise that could expose nearby receptors to elevated noise levels that may disrupt communication and routine activities. The magnitude of the impact would depend on the type of construction activity, equipment, duration of the construction phase, distance between the noise source and receiver, and intervening structures. Temporary construction activity noise would be considered significant if it violates the limits established in Section 5.04.090 of the City's Noise Ordinance. The City's Noise Ordinance prohibits operation of any construction equipment outside the hours of 7:00 a.m. through 7:00 p.m., Monday through Saturday, excluding legal holidays, without approval from the City's Director of Development Services. In addition, construction equipment with the potential to exceed 85 A-weighted decibel (dBA) at the construction site shall not be operated at the same location for more than 10 consecutive workdays without notification to properties within 300 feet of the site.

Sound levels from typical construction equipment are provided in Table 9, Typical Construction Equipment Noise Levels. As shown in Table 9, noise levels range from 76 dBA to 88 dBA equivalent energy level (Leq) at 50 feet from the source (FTA 2018). Noise from construction equipment generally exhibits point source acoustical characteristics. Strictly speaking, a point source sound decays at a rate of 6 dBA per doubling of distance from the source. The rule applies to the propagation of sound waves with no ground interaction.

**Table 9. Typical Construction Equipment Noise Levels** 

Equipment	Typical Noise Level 50 Feet from Source (dBA)
Air Compressor	80
Backhoe	80
Compactor	82
Concrete Mixer	85
Concrete Pump	82
Crane	83
Dozer	85
Generator	82
Grader	85
Jack Hammer	88
Loader	80
Paver	85
Roller	85
Saw	76
Truck	84

Source: FTA 2018.

Notes: dBA = A-weighted decibel

The project does not propose any specific new development. It is currently unknown what new or improved buildings would be constructed to accommodate cannabis uses or the exact locations of these uses in the project area. Construction of cannabis facilities consistent with the proposed Ordinance is anticipated to occur over multiple years. During this time, construction impacts would be expected to occur temporarily throughout the project area. It is anticipated that standard equipment, such as dozers, loaders, graders, backhoes, scrapers, and miscellaneous trucks, would be required for most construction days. Construction would take place during the allowable City Noise Ordinance hours of 7:00 a.m. to 7:00 p.m. Standard construction operation would have the potential to exceed 85 dBA at the construction site for more than 10 consecutive workdays and would require notification to all property owners and residents within 300 feet of the site in accordance with the City's Noise Ordinance. Future construction would be required to comply with the City's Noise Ordinance construction noise limitations. Therefore, the impact would be less than significant.

### Operation

### **Operational Noise Generated by the Proposed Ordinance**

The Ordinance not propose any specific development. However, future cannabis facilities permitted under the Ordinance would include a range of commercial and industrial activities that have the potential to generate noise that may affect existing noise-sensitive receptors. Typical noise produced from commercial and industrial development includes HVAC and other stationary

equipment, truck deliveries, parking lots, and solid waste collection. These noise sources are addressed below. The proposed Ordinance includes the following standards to minimize exposure of noise-sensitive land uses (NSLUs) to noise from future cannabis facilities:

- **Section 7.04.290**: All cannabis business permittees must be no closer than 900 feet from any zoned parcel in the City designated by the City and state law as a sensitive use, including schools, daycare centers, churches, youth activity centers, and parks.
- Section 7.04.340: Cannabis shall not be consumed by any person on the premises of any cannabis facilities. No person shall cause or permit the sale, dispensing, or consumption of alcoholic beverages or tobacco on or about the premises of the cannabis facilities. Loitering is prohibited outside any facility and surrounding area.
- **Section 7.04.360**: Operating hours of the storefront retailer license shall be limited to the hours of 9:00 a.m. through 9:00 p.m., 7 days per week.
- **Section 7.04.370**: Operating hours of the non-storefront retailer license or out-of-town retail delivery services shall be limited to the hours of 9:00 a.m. through 9:00 p.m., 7 days per week.

The specifications and locations of HVAC systems that would be installed at new cannabis facilities are unknown at this time. For this analysis, it is assumed that the HVAC systems of a light industrial project would be typical of allowed uses. Major mechanical HVAC equipment on the ground or rooftops of new buildings is assumed to generate noise levels that average 69–73 dBA Ldn at a distance of 50 feet when running continuously (Appendix E). As such, HVAC units could have the potential to generate noise that may exceed the noise compatibility standard of 65 dBA Ldn for sensitive receptors up to 125 feet from the unit. Cannabis cultivation facilities may additionally require enhanced ventilation systems to reduce odors at surrounding receptors and dehumidification systems. Similar to HVAC systems, the specifications of future systems are unknown. However, based on review of similar facilities, odor control systems would generate noise similar to typical HVAC systems and dehumidification equipment, and the noise associated with this equipment is expected to only generate a low hum from fans or blowers (County of Santa Barbara 2017; County of Sonoma 2021).

New cannabis facilities may be within 900 feet of residences, such as along Prospect Street where residential areas are adjacent to existing light industrial developments. This would only occur in a few locations where General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones are adjacent to residential zones or non-conforming residential uses. However, due to required setbacks and because new businesses would generally be in areas currently developed with commercial and industrial land uses, it is unlikely that new stationary equipment systems would be within 125 feet of existing residences. Additionally, similar to existing requirements for allowable commercial and industrial development, new cannabis facilities would be required to

demonstrate consistency with existing development standards, including the Santee General Plan and City's Noise Ordinance noise limits, for all new stationary equipment.

Similar to HVAC units, the types, specifications, and locations of new stationary equipment for manufacturing, testing, and cultivation uses are currently unknown. However, no outdoor cultivation would be allowed, and equipment would generally be in buildings that would provide noise attenuation to outside receptors. Buildings would be separated from most sensitive receptors by at least 900 feet. In addition to complying with the Santee General Plan and City's Noise Ordinance requirements, stationary equipment must meet the Occupational Safety and Health Administration requirements to protect workers from hearing loss, which would also reduce noise exposure at surrounding uses. Therefore, impacts from HVAC systems and stationary equipment would be less than significant.

In addition to HVAC systems, new cannabis facilities also have the potential to generate noise from truck deliveries, such as engines idling and beeping from backup warning signals. Mediumor heavy-duty truck trips may be required for new business operations, including supply and product deliveries. State law currently prohibits heavy-duty diesel delivery trucks from idling more than 5 minutes (13 CCR 2485). Therefore, noise from idling would be limited to 5 minutes during truck deliveries. Noise levels measured at a typical loading dock registered 78 dBA Leq at a distance of 5 feet outside an open loading dock (ABC Acoustics 2018). A loading dock that generates a noise level of 78 dBA at 5 feet would have the potential to generate noise that may exceed typical conversational noise levels of 65 dBA up to 25 feet from the unit. As previously stated, new business would not be adjacent to most sensitive receptors and would generally be surrounded by existing commercial and industrial land uses that would provide at least a 25-foot setback from nearby residences. Additionally, the proposed Ordinance would limit deliveries to the hours of 9:00 a.m. through 9:00 p.m., and no late night deliveries would occur. Due to ordinance restrictions and distance, impacts on NSLUs related to truck deliveries and loading would be less than significant.

Noise sources from parking areas include car alarms, door slams, radios, and tire squeals. These sources typically range from approximately 51 to 66 dBA at a distance of 10 feet (Gordon Bricken & Associates 2012) and are generally short term and intermittent. Parking lots have the potential to generate noise levels that are audible above ambient levels depending on the location of the source; however, noise sources from a parking lot would be different from each other in kind, duration, and location so that the overall effects would be separate and, in most cases, would not affect noise-sensitive receptors at the same time. Additionally, parking lot noise from new cannabis facilities would be similar to parking lot noise from existing commercial and industrial uses in the project area. Impacts on NSLUs related to parking areas would be less than significant.

Noise from human activity at new cannabis facilities would be limited to normal conversation noise levels, which would generally be consistent with the City's Noise Ordinance and Santee General Plan Noise Element compatibility standards for surrounding land uses. No loitering that could result in gatherings would be allowed, and no nighttime or early morning (9:00 p.m. to 9:00 a.m.) retail and non-storefront retail (delivery) operations would be permitted. Therefore, noise levels would not exceed normal conversation levels at NSLU receptors, and impacts would be less than significant.

Commercial trash hauling would be provided by Waste Management, Inc., under a contractual franchise agreement with the City. New businesses would have on-site garbage and recycling dumpsters that may require multiple pickups per week. Waste Management, Inc., currently operates in the City, including the project area, and is subject to Section 5.04.130, Loading and Unloading Operations, of the City's Noise Ordinance, which prohibits waste collection vehicles from operating between the hours of 10:00 p.m. and 7:00 a.m. in such a manner as to cause a noise disturbance within or adjacent to a residential district. Additionally, individual pickup events would be short in duration and occur at most a few times per week in the vicinity of an individual receptor. Impacts would also be similar to existing commercial waste collection in the project area. Due to its intermittent nature, short duration, and compliance with the City's Noise Ordinance limitations, waste collection from cannabis facilities would not generate excessive noise levels at NSLUs. This impact would be less than significant.

### Permanent Increase in Traffic Noise Levels

The following analysis is based on traffic data provided in the project-specific TIA (Appendix A). The analysis addresses the potential for the project to permanently increase traffic noise from construction of allowable cannabis uses under the proposed Ordinance and cumulative development projects. Traffic levels for each roadway are provided in Appendix A, Federal Highway Administration Noise Prediction Model Results, of Appendix E.

A substantial permanent increase would occur if implementation of the project were to result in an ambient noise level at 50 feet from the roadway centerline that exceeds the land use compatibility limits (Table 8) established in the Santee General Plan, including 65 dBA Ldn at the property line for residential properties and schools and 70 dBA Ldn for commercial uses and parks. For conditions where the roadway exceeds the standard without project implementation, a significant impact would occur if the project would result in an increase of 3 dBA or greater at 50 feet from the roadway centerline. The following presents a conservative analysis because actual noise levels at nearby receptors would decrease based on their distance from the roadway and would vary based on each individual receptor's location.

Existing noise levels and future increases in traffic on representative segments with implementation of the project are provided in Table 10, Existing + Cumulative + Project Traffic

Noise Levels. As shown in this table, five of the six roadway segments generate noise levels at 50 feet from the roadway centerline that exceed applicable thresholds without project implementation. However, implementation of the project would not result in an increase in noise levels on any roadway segment. A significant project-related traffic noise impact would not occur. This impact would be less than significant.

Table 10. Existing + Cumulative + Project Traffic Noise Levels

Roadway	Segment	Applicable Threshold (dBA Ldn)	Existing + Cumulative (dBA Ldn)	Exceeds Threshold without Project?	Existing + Cumulative + Project (dBA Ldn)	Increase in Noise Level from No Project Conditions	Significant Impact?
	Western City limits to West Hills Parkway	65	72	Yes	72	0	No
Mission Gorge Road	SR-125 to Fanita Drive	65	77	Yes	77	0	No
rodu	Town Center Parkway to Cuyamaca Street	70	76	Yes	76	0	No
West Hills Parkway	Mast Boulevard to Mission Gorge Road	65	69	Yes	69	0	No
Cuyamaca Street	Mission Gorge Road to SR-52 ramps	70	75	Yes	75	0	No
N. Woodside Avenue	Riverford Road to Woodside Avenue	70	60	No	60	0	No

Source: Appendix E.

Notes: dBA = A-weighted decibel; Ldn = day-night average sound level; NA = not applicable; SR- = State Route

Unless otherwise noted, a substantial permanent increase in vehicle traffic noise would occur if implementation of the project would result in an ambient noise level that exceeds the applicable threshold established in the Santee General Plan. If the normally acceptable standard would be exceeded without project implementation, an increase of more than 3 dBA would be considered significant. Noise levels are calculated at 50 feet from roadway centerline. Noise levels are based on traffic data provided by LLG (Appendix E). Traffic levels for each roadway are included in Appendix D. dB levels are rounded to the nearest whole number. See Appendix D for datasheets.

# b. Would the project result in the generation of excessive groundborne vibration or groundborne noise levels?

Less than Significant with Mitigation Incorporated. The main concerns associated with groundborne vibration from cannabis facilities are annoyance and damage during construction; however, vibration-sensitive instruments and operations can be disrupted at much lower levels than would typically affect other uses. In extreme cases, vibration can cause damage to buildings, particularly those that are old or otherwise fragile.

Groundborne vibration occurring as part of the project would result from construction equipment. Following construction, it is not anticipated that allowable cannabis facilities would require heavy equipment that would generate groundborne vibration. Therefore, only potential impacts from construction are addressed below. The City uses the Federal Transit Administration (FTA) groundborne vibration impact criteria, provided in Table 11, Vibration Source Levels for Construction Equipment, to determine if construction vibration impacts would be significant.

No specific construction projects are proposed under the project; however, it is likely that construction of buildings and/or redevelopment of structures would occur. Typical vibration levels for construction equipment that may be required for new cannabis facilities are provided in Table 11. Construction vibration is subject to the infrequent event criteria because operation of vibration-generating equipment is anticipated to be intermittent throughout the day in the vicinity of an individual receptor. As required by the City's Noise Ordinance, construction would occur during the daytime and would not disturb sleep. Therefore, the daytime use threshold of 83 vibration decibels (VdB) is applicable to most surrounding land uses, including residences. However, new cannabis facilities would be in existing commercial and industrial use areas that may include vibration-sensitive uses, such as medical facilities and manufacturing equipment. Therefore, construction is also subject to the threshold of 65 VdB for vibration-sensitive uses.

**Table 11. Vibration Source Levels for Construction Equipment** 

Construction Equipment	Approximate VdB at 25 Feet	Approximate VdB at 60 Feet <sup>1</sup>	Approximate VdB at 235 Feet <sup>1</sup>
Hoe ram	87	76	58
Large bulldozer	87	76	58
Loaded trucks	86	75	57
Jackhammer	79	68	50
Small bulldozer	58	47	29
Vibratory roller	94	83	65

**Source:** FTA 2018. **Notes:** VdB = vibration decibel

As shown in Table 11, vibration levels from all construction equipment would be reduced to 83 VdB or below beyond 60 feet from construction and reduced to 65 VdB or below beyond 235 feet from construction. The exact locations of future new cannabis facilities are unknown. Because the Ordinance would limit cannabis facilities to commercial and industrial zones, construction would generally be separated from existing residential structures by 60 feet. However, construction in existing commercial and industrial zones may occur within 235 feet of vibration-sensitive operations, such as medical facilities or manufacturing equipment. Vibration levels would have the potential to exceed the applicable FTA criteria; therefore, construction activities would result in a potentially significant temporary construction impact.

<sup>&</sup>lt;sup>1</sup> Based on formula provided by the FTA (FTA 2018).

In addition to human annoyance, an impact related to architectural and structural damage to buildings would occur if existing buildings were affected by a peak particle velocity in excess of 0.2 inches per second, which is equal to approximately 94 VdB. As shown in Table 11, vibration levels from vibratory construction equipment would be reduced to below 94 VdB beyond 25 feet of construction equipment. Construction would be temporary and construction equipment would not be stationary at individual construction sites. It is not anticipated that individual pieces of construction equipment would generally operate within 25 feet of existing buildings or not generate vibration that exceeds 94 VdB at nearby sensitive receptors. Therefore, although construction would have the potential to result in significant nuisance impacts, as described previously, project construction equipment would not result in a significant impact related to structural damage.

c. Would the project, for a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, expose people residing or working in the project area to excessive noise levels?

Less than Significant with Mitigation Incorporated. MCAS Miramar and Gillespie Field are adjacent to the northern and southern City boundaries, respectively. The project would not include any components that would increase air traffic or require changes to existing air traffic patterns. The entire project area is outside all MCAS Miramar noise contours (SDCRAA 2011). Therefore, no impact would occur related to MCAS Miramar. However, portions of the project area, primarily between SR-125 and SR-67 and south of and along Mission Gorge Road, are within the 70–75 dBA Ldn airport noise contour for Gillespie Field (SDCRAA 2010). In accordance with Federal Aviation Administration standards, noise levels of 70 dBA Ldn would be incompatible with the proposed land uses unless additional noise-reducing features are incorporated into affected structures. Therefore, the project would have the potential to expose customers and workers to excessive aircraft noise levels within the 70–75 dBA Ldn noise contour for Gillespie Field. This impact would be potentially significant.

# **Mitigation Measures**

Implementation of Mitigation Measures NOI-1 and NOI-2 would reduce temporary groundborne vibration impacts from construction activities at nearby receptors by requiring best practices during construction and pre-construction notification of residential receptors within the area. Implementation of Mitigation Measure NOI-3 would reduce impacts from aircraft noise by incorporating noise attenuation features at future cannabis facilities within certain noise contours of Gillespie Airport. Implementation of NOI-1 through NOI-3 would reduce noise impacts to a less than significant level.

NOI-1: Vibration Best Management Practices. Construction activities within 60 feet of a residence or 235 feet of a facility that uses vibration-sensitive equipment shall implement vibration best management practices to reduce vibration levels at nearby sensitive receptors. These best management practices shall be included in project construction

documents, including the grading plan and construction contract. Practices may include but not be limited to the following:

- Use only properly maintained equipment with vibratory isolators
- Operate equipment as far from sensitive receptors as possible
- Use rubber-tired vehicles as opposed to tracked vehicles
- NOI-2: Construction Vibration Notification. The construction contractor shall provide written notification to residential receptors within 60 feet of construction activities and vibration-sensitive receptors within 235 feet of construction activities at least 10 days 3 weeks before the start of construction activities resulting in groundborne vibration. The notice shall inform receptors of the estimated start date and duration of daytime vibration-generating construction activities. The notification shall include information warning the receptors about potential impacts related to vibration-sensitive equipment and provide contact information to learn more about the vibration activities.
- NOI-3: Noise Level Reduction Features. In accordance with Federal Aviation Administration standards, before issuance of a building permit for construction of cannabis facilities within the 70–75 A-weighted decibel day-night noise level noise contour of Gillespie Field, the applicant shall demonstrate to the City of Santee Director of Development Services that a 25-decibel noise level reduction (outdoor to indoor) has been achieved through the incorporation of noise attenuation features into the design of portions of buildings where noise levels are normally low, including areas where the public is received, office areas, noise-sensitive areas, and other areas that would not include industrial equipment operation. Potential noise reduction features may include but not be limited to enhanced ceiling and wall insulation and double- or triple-paned windows.

### 2.4.14 Population and Housing

Wo	ould the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				
b.	Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?			$\boxtimes$	

### **Environmental Setting**

According to the California Department of Finance, the population has steadily increased in the City of Santee and the County of San Diego from 2010 to 2019 and slightly decreased between 2019 and 2020. Population, housing, and employment are anticipated to grow in both the City and the County over the next two decades. Specifically, SANDAG forecasts that the City population will reach 63,812 by the year 2035, which represents a growth of 10 percent, or 5,813 people.

### **Impact Analysis**

a. Would the project induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?

**No Impact.** The Ordinance does not propose any specific development. Future cannabis facilities are intended to be locally serving resources for the City and would not include residential facilities that would induce unplanned population growth. The development of future cannabis facilities consistent with the Ordinance would be in accordance with the City's existing development patterns; thus, it is not anticipated that future cannabis facilities would directly (by proposing new residences) or indirectly (through expansion of infrastructure) induce population growth. Therefore, no impact would occur.

b. Would the project displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?

Less than Significant Impact. The Ordinance does not propose specific development. The Ordinance would allow for permitting of future cannabis facilities in certain industrial and commercial zones within the City (General Commercial [GC], Light Industrial [IL], and General Industrial [IG] zones). No residential uses are allowed in these areas; however, there is potential for some non-conforming residences to be located in these zones. The City recently certified its

General Plan Amendment Housing Element (Sixth Cycle: 2021–2029), which states that the City meets the regional housing needs assessment, has a surplus of sites for residential development, and is at low risk for displacement. Minor displacement of non-confirming residences as a result of future cannabis facilities would be offset by the opportunity sites identified in the Housing Element and not necessitate the construction of replacement housing outside of the City. Therefore, impacts would be less than significant.

### **Mitigation Measures**

#### 2.4.15 Public Services

Wou	ıld the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
	Result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:				
	Fire protection?			$\boxtimes$	
	Police protection?			$\boxtimes$	
	Schools?				$\boxtimes$
	Parks?				$\boxtimes$
	Other public facilities?				$\boxtimes$

### **Environmental Setting**

Public services for fire protection, police protection, school, parks, and other facilities are described below.

# **Impact Analysis**

a. Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:

#### Fire protection?

Less than Significant Impact. Fire protection and emergency medical services for the City are provided by the Santee Fire Department. Within the City limits, two fire stations and one fire administration building are staffed and operated by fire staff at the Santee Fire Department (City of Santee 2022). The Santee Fire Department also operates the following emergency services on a daily basis: three paramedic assessment engine companies, one paramedic assessment truck company, and two paramedic transport ambulances (24-hour units). The mission of the Santee Fire Department is "to protect life and property in our community through aggressive fire suppression, public education, and emergency medical services, with leadership and professionalism" (City of Santee 2022).

The Ordinance does not propose any specific development. Future cannabis facilities permitted under the Ordinance would be located in commercial and industrial areas that support similar types of uses. Development of future cannabis facilities would be required to comply with CBC standards, which includes site access requirements and fire safety standards. Future development would be subject to Santee Fire Department review through the Site Plan Review process to ensure that adequate emergency access and fire safety features are provided as part of the project. Additionally, future development would be required to comply with Santee Municipal Code, Title 12, Chapter 12.30, Development Impact Fees, which would offset impacts of new development on Santee Fire Department resources. The Ordinance would allow for the establishment of businesses that are compliant with the rules and regulations set forth by Ordinance, Section 7.04.260: Building Permits and Inspections, and Ordinance, Section 7.04.490: Inspection and Enforcement. In addition, the Santee Fire Department has reviewed the Ordinance and land use assumptions for the project and has verified that the Santee Fire Department can adequately serve the project with its current services and staff (Appendix F, Fire Will Service Letter). With incorporation of development fees and adherence to local and state regulations, impacts would be less than significant.

#### Police protection?

Less than Significant Impact. Police protection for the City is provided by the Santee Sheriff Station, which is contracted with the San Diego County Sheriff's Department. The Santee Sheriff's Station is located at 8811 Cuyamaca Street, serves as the City's police department, and provides a full range of law enforcement services, including patrol, traffic, investigations, parking enforcement, emergency services, crime prevention programs, crime analysis, and narcotics enforcement.

The Ordinance does not propose any specific development but would allow for the establishment of cannabis facilities pursuant to the rules and regulations set forth by the Ordinance, including Ordinance, Section 7.04.260, Building Permits and Inspections, and Ordinance, Section 7.04.490, Inspection and Enforcement. Future cannabis facilities permitted under the Ordinance would be located in commercial and industrial areas that support similar types of uses. In addition, the San Diego County Sheriff's Department reviewed the Ordinance and land use assumptions for the project and verified that they can adequately serve the project with its current services and staff (Appendix F, Sheriff Will Serve Letter). Therefore, impacts would be less than significant.

#### Schools?

**No Impact.** The City is served by the Santee School District (Santee Elementary School District) and the Grossmont Union High School District. The Ordinance does not propose any specific development. Future cannabis facilities permitted under the Ordinance would not result in an

increase of students in the City because no residential units are proposed that would bring new people into the area. Therefore, no impacts to schools would occur.

#### Parks?

**No Impact.** The Ordinance does not propose any specific development. Per the Ordinance, future cannabis facilities would not be allowed within 900 feet of existing parks. New cannabis facilities would not increase the volume of residents that may use public parks because no residential units would be proposed and there would be no population growth. Therefore, no impacts to parks would occur.

#### Other public facilities?

**No Impact**. The Ordinance does not propose any specific development. New cannabis facilities permitted by the Ordinance would not increase the volume of residents that may use other public facilities because no residential units would be proposed and there would be no population growth. Therefore, no impacts to other public facilities would occur.

# **Mitigation Measures**

#### 2.4.16 Recreation

		Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Would the project increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?				
b.	Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?				

### **Environmental Setting**

Outdoor recreation resources in the City include public parks, public access lakes, bicycle paths, pedestrian trails, and ground-level linkages between recreation areas and urbanized places. Per the Santee General Plan Recreation Element, the City operates mini parks, neighborhood parks, and community parks.

### **Impact Analysis**

a. Would the project increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?

**No Impact**. Future cannabis facilities permitted by the Ordinance would not impact the use of existing facilities because no residential units would be proposed and there would be no population growth. In addition, per the Ordinance, future cannabis facilities would not be allowed within 900 feet of existing parks or recreation facilities. Therefore, impacts to existing facilities would not occur.

b. Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?

**No Impact.** Future cannabis facilities permitted by the Ordinance would not cause the expansion of new facilities because no residential units would be proposed that would increase population growth and facilitate the need for new facilities; therefore, no impacts would occur.

# **Mitigation Measures**

### 2.4.17 Transportation

Wo	ould the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Conflict with a program plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?			$\boxtimes$	
b.	Conflict or be inconsistent with CEQA Guidelines section 15064.3, subdivision (b)?			$\boxtimes$	
C.	Substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?			$\boxtimes$	
d.	Result in inadequate emergency access?			$\boxtimes$	

### **Environmental Setting**

The City's circulation system is composed of freeways and their interchanges; arterial, collector, and local streets; public transportation; and non-motorized transportation. The key roadways for the project include Mast Boulevard, Carlton Oaks Drive, Mission Gorge Road, Prospect Avenue, West Hills Parkway, Fanita Drive, Carlton Hills Boulevard, Town Center Parkway, Cuyamaca Street, Magnolia Avenue, Woodside Avenue, and North Woodside Avenue.

## **Impact Analysis**

a. Would the project conflict with a program plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?

Less than Significant Impact.

#### Roadways

A TIA was prepared for the project by LLG (Appendix A), which included a limited LOS analysis to identify project effects on the roadway operations in the project study area and to recommend project improvements to address noted deficiencies. The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted within the City, consistent with the Ordinance. As identified in Table 12, Project Trip Generation, a realistic, worst-case scenario was developed to evaluate the project's impacts. A total of 20 facilities were assumed to be permitted by the Ordinance. At this time, the specific locations of the retail, microbusiness, manufacturing, testing, and distribution sites are not known, although they would occur in the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones.

As shown in Table 12, the project would result in approximately 4,427 net new ADT based on the land use assumptions described above.

**Table 12. Project Trip Generation** 

Land Use	Average Square Feet per Facility	# of Proposed Facilities	Trip	Rate	Total ADT			
Retail	5,000	2	211.12	/KSFa	2,111			
	Microbusiness (	w/ Retail)	•					
Distribution	2,000		1.4	/KSFc	6			
Retail	5,000	2	211.12	/KSFa	2,111			
Manufacturing	3,000	2	3.8	/KSFc	23			
Microbusiness (w/Retail) Subtotal	18,000				2,140			
	Microbusiness (v	w/o Retail)						
Cultivation	10,000		0.69	/KSF <sup>b</sup>	14			
Manufacturing	3,000		3.8	/KSFc	23			
Distribution	2,000	2	1.4	/KSFc	6			
Microbusiness (w/o Retail) Subtotal	13,000				43			
Manufacturing	3,000	4	3.8	/KSFc	46			
Testing	2,500	4	7	/KSFc	70			
Distribution	2,000	6	1.4	/KSFc	17			
Total								

Source: Appendix A.

Notes: KSF = 1,000 square feet

The TIA included a street segment analysis of Existing Conditions Plus Cumulative Projects Plus Project to assess the impact of the project on the near-term baseline. The following roadway segments were used for this analysis:

#### Mast Boulevard

- 1. SR-52 to West Hills Parkway
- 2. West Hills Parkway to Pebble Beach Drive

#### Carlton Oaks Drive

3. West Hills Parkway to Pebble Beach Drive

#### Mission Gorge Road

- 4. Western City Limits to West Hills Parkway
- 5. West Hills Parkway to SR-52/SR-125 Interchange
- 6. SR-52/SR-125 Interchange to Fanita Drive
- 7. Fanita Drive to Carlton Hills Boulevard
- 8. Carlton Hills Boulevard to Town Center Parkway

<sup>&</sup>lt;sup>a</sup> Rates from the Institute of Transportation Engineers' Trip Generation Manual (11th Ed.) (Code 882: Marijuana Dispensary).

Rates from the Institute of Transportation Engineers' Trip Generation Manual (11th Ed.) (Code 190: Marijuana Cultivation and Processing Facility).

c Rates from the County of Santa Barbara's Cannabis Land Use Ordinance and Licensing Program Final Environmental Impact Report, December 2017.

- 9. Town Center Parkway to Cuyamaca Street
- 10. Cuyamaca Street to Riverview Parkway
- 11. Riverview Parkway to Cottonwood Avenue
- 12. Cottonwood Avenue to Magnolia Avenue

#### **Prospect Avenue**

- 13. Fanita Drive to Cuyamaca Street
- 14. Cuyamaca Street to Magnolia Avenue

#### West Hills Parkway

15. Mast Boulevard to Mission Gorge Road

#### Fanita Drive

- 16. Mission Gorge Road to SR-52 Ramps
- 17. SR-52 Ramps to Prospect Avenue

#### Carlton Hills Boulevard

18. Carlton Oaks Drive to Mission Gorge Road

#### Town Center Parkway

19. Mission Gorge Road to Cuyamaca Street

#### Cuyamaca Street

- 20. River Park Drive to Town Center Parkway
- 21. Town Center Parkway to Mission Gorge Road
- 22. Mission Gorge Road to SR-52 Ramps
- 23. SR-52 Ramps to south of Prospect Avenue

#### Magnolia Avenue

- 24. Mast Boulevard to Riverview Parkway
- 25. Riverview Parkway to Mission Gorge Road
- 26. Mission Gorge Road to SR-52 Ramps
- 27. SR-52 Ramps to south of Prospect Avenue

#### Woodside Avenue

28. East of Magnolia Avenue

#### N Woodside Avenue

29. Riverford Road to Woodside Avenue

Table 13, Existing + Cumulative Projects Street Segment Operations, summarizes these street segment operations with the addition of project and cumulative project traffic.

Table 13. Existing + Cumulative Projects Street Segment Operations

Table 13. E	Functional Capacity		g + Cumul		Existing		•	Δe	Substantial		
Street Segment	(LOS E) <sup>a</sup>	ADTb	LOS	V/Cd	ADT	LOS	V/C	V/C	Effect?		
Mast Boulevard											
SR-52 to West Hills     Parkway	40,000	30,730	D	0.77	31,170	D	0.78	0.01	No		
West Hills Parkway to     Pebble Beach Drive	40,000	22,960	С	0.57	23,620	С	0.59	0.02	No		
		С	arlton Oa	ks Drive	!						
West Hills Parkway to     Pebble Beach Drive	15,000	7,830	С	0.52	8,050	С	0.54	0.01	No		
		М	ission Go	rge Roa	d						
Western City Limits to     West Hills Parkway	40,000	18,270	В	0.46	19,510	В	0.49	0.03	No		
5. West Hills Parkway to SR-125	40,000	18,970	В	0.47	20,010	В	0.50	0.03	No		
6. SR-125 to Fanita Drive	60,000	48,030	С	0.80	49,980	С	0.83	0.03	No		
7. Fanita Drive to Carlton Hills Boulevard	60,000	43,030	С	0.72	44,380	С	0.74	0.02	No		
8. Carlton Hills Boulevard to Town Center Parkway	60,000	40,160	С	0.67	41,470	С	0.69	0.02	No		
Town Center Parkway to Cuyamaca Street	60,000	31,420	В	0.52	33,520	В	0.56	0.04	No		
10. Cuyamaca Street to Riverview Parkway	60,000	26,850	В	0.45	27,900	В	0.47	0.02	No		
11. Riverview Parkway to Cottonwood Avenue	60,000	27,770	В	0.46	28,820	В	0.48	0.02	No		
12. Cottonwood Avenue to Magnolia Avenue	60,000	26,950	В	0.45	28,000	В	0.47	0.02	No		
			Prospect	Avenue							
13. Fanita Drive to Cuyamaca Street	15,000	9,300	С	0.62	9,550	С	0.64	0.02	No		
14. Cuyamaca Street to Magnolia Avenue	15,000	10,240	D	0.68	10,600	D	0.71	0.02	No		
		V	lest Hills	Parkway	!						
15. Mast Boulevard to Mission Gorge Road	40,000	13,460	Α	0.34	14,330	Α	0.36	0.02	No		
Fanita Drive											
16. Mission Gorge Road to SR-52 Ramps	40,000	19,840	В	0.50	20,070	В	0.50	0.01	No		
17. SR-52 Ramps to Prospect Avenue	40,000	12,260	Α	0.31	12,490	Α	0.31	0.01	No		

Table 13. Existing + Cumulative Projects Street Segment Operations

	Functional Capacity	Existin	g + Cumul	ative	Existing I	+ Cumula Project	tive +	Λe	Substantial
Street Segment	(LOS E) <sup>a</sup>	ADTb	LOSc	V/Cd	ADT	LOS	V/C	V/C	Effect?
Carlton Hills Boulevard									
18. Carlton Oaks Drive to Mission Gorge Road	40,000	25,990	С	0.65	26,490	С	0.66	0.01	No
		То	wn Cente	r Parkwa	ay				
<ol><li>19. Mission Gorge Road to Cuyamaca Street</li></ol>	40,000	21,230	С	0.53	21,290	С	0.53	0.00	No
		-	Cuyamac	a Street					
20. River Park Drive to Town Center Parkway	40,000	28,080	С	0.70	28,580	С	0.71	0.01	No
21. Town Center Parkway to Mission Gorge Road	50,000	24,250	В	0.49	24,700	В	0.49	0.01	No
22. Mission Gorge Road to SR-52 Ramps	50,000	42,640	D	0.85	44,200	D	0.88	0.03	No
23. SR-52 Ramps to south of Prospect Avenue	50,000	28,970	С	0.58	29,430	С	0.59	0.01	No
	•		Magnolia	Avenue					•
24. Mast Boulevard to Riverview Parkway	40,000	23,590	С	0.59	24,030	С	0.60	0.01	No
25. Riverview Parkway to Mission Gorge Road	40,000	27,800	С	0.70	28,240	С	0.71	0.01	No
26. Mission Gorge Road to SR-52 Ramps	60,000	36,730	С	0.61	37,160	С	0.62	0.01	No
27. SR-52 Ramps to south of Prospect Avenue	40,000	13,100	Α	0.33	13,770	Α	0.34	0.02	No
	Woodside Avenue								
28. East of Magnolia Avenue	40,000	28,160	С	0.70	28,400	С	0.71	0.01	No
		N.	Woodsid	e Avenu	е				
29. Riverford Road to Woodside Avenue	10,000	3,520	Α	0.35	3,780	Α	0.38	0.03	No

#### Notes:

None of the study area street segments operate below a LOS D or lower in the existing condition. The TIA concludes that all street segments would continue to operate at a LOS D or better with the addition of the project and cumulative projects. The addition of project traffic would not cause any degradation of the street segments from existing conditions. In addition, future cannabis facilities would be located in commercial and industrial areas that were already planned for similar types of uses in the Santee General Plan, which assumed the generation of vehicle trips. Therefore,

<sup>&</sup>lt;sup>a</sup> Capacities based on City of Santee Roadway Classification and LOS table

<sup>&</sup>lt;sup>b</sup> Average Daily Traffic

c Level of Service

d Volume to Capacity ratio

 $<sup>^{\</sup>rm e}~\Delta$  denotes a project-induced increase in the Volume to Capacity ratio

the project would not conflict with a plan, policy, or ordinance addressing the City roadways, and impacts would be less than significant.

### Transit, Bicycle, and Pedestrian Facilities

Transit service in the City is provided by San Diego Metropolitan Service and includes three bus routes (Routes 832, 833, and 834) and one light-rail trolley route (San Diego Trolley Green Line Route 530). Existing bicycle facilities currently serve the City along Mast Boulevard, Carlton Oaks Drive, Mission Gorge Road, Prospect Avenue and Woodside Avenue and provide east—west connections, while facilities along Carlton Hills Boulevard, Cuyamaca Street, and North Magnolia Avenue provide north—south connections. Newer streets in the City, particularly in the northern portion of the City as well as within the Town Center area along Mission Gorge Road, have sidewalks which are separated from the street and designed along landscaped corridors. Sidewalks are less prevalent in the older, southern areas. The City's current policy is to provide noncontiguous sidewalks on all new and widened streets of collector classification or larger. Pedestrian facilities include sidewalks, curb ramps, and other amenities such as street trees for shading and pedestrian scale lighting.

Implementation of the Ordinance would have the potential to increase demand for public transit, bicycle, and pedestrian facilities, reducing vehicle trips and VMT, by increasing employees and customers to the area using those facilities. However, future cannabis facilities would be located in commercial and industrial areas that were already planned for similar types of uses in the Santee General Plan that would have associated employees and customers. Similar to other allowed uses in the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones, future cannabis facilities would be required to comply with the goals, policies, and objectives in the Santee General Plan Mobility Element related to alternative forms of transportation (Policies 1.1, 9.4). Due to the conceptual nature of future development, proposals would require individual assessments of potential impacts to City policies, plans, or programs supporting alternative transportation. Therefore, with compliance with Santee General Plan goals and policies, impacts would be less than significant.

#### b. Would the project conflict or be inconsistent with CEQA Guidelines section 15064.3, subdivision (b)?

**Less than Significant Impact**. The TIA prepared for the project by LLG (Appendix A) included a VMT assessment to address the requirements of California SB 743. SB 743 mandated VMT impacts be analyzed as a part of the CEQA Guidelines for transportation projects, replacing LOS as of July 1, 2020. The analysis methodology utilizes the recently certified City of Santee VMT Analysis Guidelines, April 2022, and the guidelines published by the Institute of Traffic Engineers, the California Office of Planning and Research, and other jurisdictions in the San Diego region.

Based on the City of Santee VMT Analysis Guidelines, April 2022, the requirement to prepare a detailed transportation VMT analysis applies to all discretionary land development projects that are

not exempt from CEQA, except for those that meet at least one of the following screening criteria: (1) projects located within a half-mile radius of a transit-accessible area, (2) small projects generating 500 or fewer net new daily trips, (3) projects in a VMT-efficient area within the City, (4) locally serving retail projects, (5) locally serving public facilities, (5) redevelopment projects with lower total VMT, and (6) infill affordable housing projects.

Different VMT screening criteria would apply to different land use types proposed under the Ordinance. As discussed, the project does not propose any specific new development; however, it would allow cannabis facilities to be permitted within the City, consistent with the Ordinance. The land use assumptions consistent with Table 14, Trip Generation per Facility by Land Use Type, were used for the VMT analysis. The following screening criteria apply to the project: locally serving retail and small projects. These criteria and how they apply to the project are discussed below.

### **Locally Serving Retail**

According to the worst-case scenario, the Ordinance would allow a total of four retail facilities, including two retail only (with delivery) locations and two microbusiness with retail locations, each totaling approximately 5,000 square feet. A total of 20,000 square feet of retail is assumed in the worst-case scenario. Screening criterion (4), locally serving retail facilities, applies because these uses are less than 50,000 square feet. Therefore, the project's retail facilities would be screened out from a detailed VMT analysis and would have a less than significant impact.

### **Small Projects**

According to the worst-case scenario, the Ordinance would allow for two microbusinesses without retail locations, four manufacturing locations, four testing locations, and six distribution locations. Each of these individual facilities would generate fewer than 500 ADT, as shown in Table 14. Screening criterion (2), small projects, would apply. Therefore, these land uses would be screened out from a detailed VMT analysis and would have a less than significant impact.

Table 14. Trip Generation per Facility by Land Use Type

Land Use	ADT per Facility <sup>a</sup>
Microbusiness without Retail	19 ADT
Manufacturing	12 ADT
Testing	18 ADT
Distribution	3 ADT

Source: Appendix A.

Notes

Based on the City of Santee VMT Analysis Guidelines, April 2022, the project would be screened out from preparing a detailed VMT analysis, and VMT impacts from the project would be less than significant.

<sup>&</sup>lt;sup>a</sup> Based on the total project trip generation calculations summarized in Table 7-1 of Appendix A.

c. Would the project substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?

Less than Significant Impact. The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. Design features of future facilities would need to be consistent with road design features in the City's existing circulation system. Through the City's environmental review process, development of future cannabis projects would be evaluated for potential safety impacts due to a geometric design feature or incompatible use. Therefore, impacts would be less than significant.

#### d. Would the project result in inadequate emergency access?

Less than Significant Impact. As discussed in Section 2.4.9, Hazards and Hazardous Materials, the City prepared an Emergency Operations Plan (City of Santee 2020) in compliance with the State Office of Emergency Services and the Santee Municipal Code, which identifies responses and actions depending on the nature and the scope of the disaster. Construction activities associated with future cannabis facilities permitted by the Ordinance would have the potential to interfere with emergency access and procedures if authorities are not properly notified, or multiple projects are constructed during the same time and multiple roadways used for emergency routes are concurrently blocked. Future cannabis facilities would be consistent with the current Santee General Plan land use designations, and therefore, no changes in the City's existing circulation network are proposed or required for implementation of the Ordinance. Future projects would be subject to City regulations regarding street design, site access, and internal emergency access. Compliance would prevent multiple roadways used for emergency routes from being concurrently blocked during construction and operation of future cannabis facilities. In addition, Ordinance, Section 7.04.320, Security Measures, includes a measure that requires cannabis facility emergency access and emergency evacuation plans to be in compliance with state and local fire safety standards. Therefore, impacts associated with inadequate emergency access would be less than significant.

# **Mitigation Measures**

#### 2.4.18 Tribal Cultural Resources

Would the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a. Cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is:				
<ul> <li>i. Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code section 5020.1(k), or</li> </ul>				X
ii. A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision (c) of Public Resources Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe?				

# **Environmental Setting**

Cultural resources are found throughout the City and are reminders of the City's historical record. Cultural resources are the tangible or intangible remains or traces left by prehistoric or historical people who inhabited the San Diego region. They encompass both the built (post-1769) and the archaeological environments, as well as Traditional Cultural Properties. They are typically in protected areas near water sources and multiple ecoregions and can include Traditional Cultural Places, such as gathering areas, landmarks, and ethnographic locations. The following discussion is based on a cultural background check from the SCIC, a field reconnaissance survey of the areas that could support future cannabis facilities under the Ordinance (APE) conducted by a Harris & Associates archaeologist in April 2022, and AB 52 consultation conducted by the City.

### **Impact Analysis**

- a. Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is:
- i. Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code section 5020.1(k), or

**No Impact.** No known Tribal Cultural Resources are present within the APE based on the background information provided by the SCIC and pedestrian survey that was conducted by a registered professional archaeologist. AB 52 consultation was initiated by the City of Santee on March 17, 2022. The City conducted AB 52 outreach with four Native American Tribes and organizations (Barona, Jamul, Mesa Grande, and Kumeyaay Heritage Preservation Council). No response was received from any of the Tribes or organizations that were contacted. In the absence of a response, it is assumed that there are no known Tribal Cultural Resources within the project area that are listed or eligible for listing in the California Register of Historical Resources or in a local register of historical resources. As such, there would be no direct impact. No impact would occur.

ii. A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision (c) of Public Resources Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.

**No Impact.** No known Tribal Cultural Resources are present within the APE based on the background information provided by the SCIC and pedestrian survey that was conducted by a registered professional archaeologist. AB 52 consultation was initiated by the City of Santee on March 17, 2022. The City conducted AB 52 outreach with four Native American Tribes and organizations (Barona, Jamul, Mesa Grande, and Kumeyaay Heritage Preservation Council). No response was received from any of the Tribes or organizations that were contacted. In the absence of a response, it is assumed that there are no known Tribal Cultural Resources within the project area with significance to a California Native American Tribe. As such, there would be no direct impact. No impact would occur.

# **Mitigation Measures**

### 2.4.19 Utilities and Service Systems

Wo	uld the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Require or result in the relocation or construction of new or expanded water, wastewater treatment or storm water drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects?				
b.	Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years?				
C.	Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?			$\boxtimes$	
d.	Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?				
е.	Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?			$\boxtimes$	

# **Environmental Setting**

The source of drinking water supply for the PDMWD is from the San Diego County Water Authority, which receives the majority of its supply from the Metropolitan Water District of Southern California. The tap water customers receive from PDMWD is blended water from the Colorado River System, the California State Water Project, ocean water from the desalination plant and local watersheds within San Diego County (PDMWD 2020). Water travels through over 600 miles of aqueducts and 1,100 miles of pipeline to get to San Diego County. The PDMWD has a large infrastructure of its own, including over 300 miles of water mains, to provide water to residents of the City.

The City, through PDMWD, provides sewer service to residents and businesses in the Western Services Area, which includes the City of Santee as well as parts of the City of El Cajon and unincorporated community of Lakeside. Approximately 40 percent of the wastewater (sewage) is sent to PDMWD's Water Recycling Facility where it is treated and becomes part of the recycled water supply while approximately 60 percent of the wastewater collected travels from PDMWD's wastewater system into the City of San Diego's Metropolitan Wastewater System where it is treated at their Point Loma Wastewater Treatment Plant.

City-maintained storm drain systems include drain pipes, catch basins, and drainage channels. The City of Santee's Public Services Division of the Community Services Department is responsible for maintaining the City's storm drains, curbs, and gutters.

San Diego Gas & Electric provides electricity to the San Diego region, including the City. The City is currently served with electricity through both aboveground and underground transmission lines within City streets. San Diego Gas & Electric provides natural gas to the San Diego region, including the City. The City is currently served with natural gas through underground gas mains within City streets. The City is currently supplied with telecommunications services through various private companies. The infrastructure is typically located underground in vaults and conduit and aboveground on overhead power lines with pole mounted cables and transformers. Antennas may also be mounted in towers or on roofs.

The City's franchise waste hauler, Waste Management Inc., is responsible for the collection, removal, and disposal of solid waste for residential and commercial uses in the City. In addition, the hauler provides curbside recycling and yard waste collection, household hazardous waste disposal services, public education, and other services required to meet the waste management needs of the City. This includes the development of programs necessary to meet the state-mandated 50 percent waste reduction goal established by AB 939 (the California Integrated Waste Management Act of 1989).

### **Impact Analysis**

a. Would the project require or result in the relocation or construction of new or expanded water, wastewater treatment or storm water drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects?

Less than Significant Impact. The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. Future cannabis facilities would be connected to the existing domestic water supply system, wastewater infrastructure, and existing stormwater infrastructure. Overall, construction and operation of future cannabis facilities would require the use of water, wastewater treatment, electric power, natural gas, telecommunications, and wastewater and solid waste disposal. However, future cannabis facilities would be located in commercial and industrial areas that are planned for similar types of uses in the Santee General Plan and whose impacts on utilities and service systems have already been accounted for and infrastructure has been planned for in the Santee General Plan. In addition, as discussed in Section 2.4.6, Energy, future cannabis facilities that include cultivation would be required to demonstrate energy demand consistent with typical commercial or industrial uses as forecasted in the SSP to ensure new or expanded electric power infrastructure would not be required. Therefore, because future cannabis facilities would be compatible with existing Santee General Plan land use designations, impacts would be less than significant.

b. Would the project have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years?

Less than Significant Impact. The PDMWD would provide water services to future cannabis facilities permitted under the Ordinance. Future cannabis facilities would be compatible with existing Santee General Plan land use designations. According to the PDMWD's Urban Water Management Plan (2020), the City is projected to have an adequate supply of water to meet the increase in demand. In addition, the City is projected to have enough water to meet demand during single-dry year and multiple-dry year scenarios, primarily through the implementation of the East County Water Purification Program (PDMWD 2020). The East County Water Purification Program is a collaborative effort between the PDMWD, City of El Cajon, County of San Diego, and Helix Water District. Notably, the East County Water Purification Program will create "a new, local, sustainable, and drought-proof drinking water supply by using state-of-the-art technology to produce up to 30 percent of East County's drinking water supply" (East County Water Purification Program 2022).

Water demand for commercial cannabis activities would result primarily from the cultivation and irrigation of cannabis, which has been characterized as being a high-water-demand activity (County of Santa Barbara 2017). However, cultivation of cannabis under the Ordinance would only be allowed as part of a microbusiness use in the Light Industrial (IL) and General Industrial (IG) zones and would not be allowed as an independent use. Thus, the number of cultivation sites in the City are assumed to be few (a total of two cultivation facilities as part of a microbusiness without retail were included in the realistic, worst-case scenario to evaluate the project's potential impacts). In addition, the PDMWD reviewed the Ordinance and land use assumptions for the project and verified that the PDMWD has sufficient water supply to accommodate up to 30,000 square feet of cultivation, which exceeds the 20,000 square feet of cultivation included in the realistic, worst-case scenario for the project (Appendix F, PDMWD Will Serve Letter). Therefore, due to the limited potential for cannabis cultivation in the City, impacts would be less than significant.

c. Would the project result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?

Less than Significant Impact. The City operates a 2-million-gallon-per-day wastewater treatment plant through the PDMWD's Ray Stoyer Water Recycling Facility. The remainder of wastewater from the City flows into the City of San Diego's Point Loma Wastewater Treatment Plant. Based on the PDMWD's Urban Water Management Plan (2020), the City's wastewater treatment facility has adequate capacity to serve new facilities under the Ordinance as part of the City's anticipated Santee General Plan growth projections. Permitted cannabis facilities would be consistent with the adopted Santee General Plan land use designations. Per the SWRCB, future cannabis facilities that

include indoor cultivation would be required to obtain an Industrial Waste Discharge Permit from the PDMWD. The City could require mandatory pre-treatment prior to discharge into the sewer system (SWRCB 2018). Therefore, impacts would be less than significant.

d. Would the project generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?

Less than Significant Impact. Future cannabis facilities under the Ordinance would be consistent with the land use designations on the Santee General Plan and would result in solid waste generation similar to those planned uses. According to the Santee General Plan, non-hazardous solid and liquid waste generated in the City is currently deposited in the Sycamore Landfill, which is located in the northwestern region of the City at 8514 Mast Boulevard. Based on information provided by the California Department of Resources Recycling and Recovery (CalRecycle), the Sycamore Landfill has a maximum daily throughput of 5,000 tons per day and a remaining capacity of 113,972,637 cubic yards (CalRecycle 2019). It is anticipated that this landfill will have sufficient permitted capacity to service solid waste generated by future cannabis facilities. Therefore, impacts would be less than significant.

e. Would the project comply with federal, state, and local management and reduction statutes and regulations related to solid waste?

Less than Significant Impact. Solid waste would be generated during future construction and operation of cannabis facilities. However, construction activities from future development would be subject to conformance with relevant federal, state, and local requirements related to solid waste disposal. Specifically, future projects would be required to demonstrate compliance with the California Integrated Waste Management Act of 1989 (AB 939), which requires all California cities to "reduce, recycle, and reuse solid waste generated in the state to the maximum extent feasible." AB 939 requires that at least 50 percent of waste produced is recycled, reduced, or composted. Local jurisdictions, including the City, are monitored by the state (CalRecycle) to verify if waste disposal rates set by CalRecycle are being met that comply with the intent of AB 939. Future projects would also be required to demonstrate compliance with CALGreen, which includes design and construction measures that act to reduce construction-related waste though material conservation measures and other construction-related efficiency measures. Compliance would be verified by the City through review of project plans and specifications. Lastly, the future cannabis facilities would be subject to compliance with all applicable solid waste handling, processing, and disposal requirements stipulated in Title 9, Chapter 2, Article 120, Solid Waste Management, of the Santee Municipal Code. Therefore, future projects would be required to comply with the City's efforts in reducing solid waste and with solid waste regulations at the state level. As such, impacts would be less than significant.

# **Mitigation Measures**

#### 2.4.20 Wildfire

lan	ocated in or near state responsibility areas or ds classified as very high fire hazard severity nes, would the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Substantially impair an adopted emergency response plan or emergency evacuation plan?			$\boxtimes$	
b.	Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?				
C.	Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?				
d.	Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?				

### **Environmental Setting**

According to CAL FIRE's Fire Hazard Severity Zone Map Viewer (2021), the City is designated as a moderate to high, unzoned Local Responsibility Area. Several VHFHSZ are in the City, notably in the north/northwest and the south/southwest portions of the City. Areas where cannabis facilities may be located in the southwestern region of the City are adjacent to the VHFHSZ.

# **Impact Analysis**

a. Would the project substantially impair an adopted emergency response plan or emergency evacuation plan?

**Less than Significant Impact.** As discussed in Section 2.4.9, the City has prepared its own Emergency Operations Plan (City of Santee 2020) in compliance with the State Office of Emergency Services and the Santee Municipal Code, which identifies responses and actions depending on the nature and the scope of the disaster.

Construction activities associated with future cannabis facilities would have the potential to interfere with emergency plans and procedures if authorities are not properly notified or multiple projects are constructed during the same time and multiple roadways used for emergency routes are concurrently blocked. Future cannabis facilities could be proposed for development in areas of the City adjacent to or in fire hazard areas. In the case of a wildfire evacuation, an increase in development, such as new cannabis facilities, would incrementally increase vehicular traffic on

evacuation routes. However, future cannabis facilities would be consistent with the current Santee General Plan land use designations, and therefore, no changes in the City's existing circulation network are proposed or required under the Ordinance. Future projects would be subject to site-specific review and City regulations regarding street design, site access, and internal emergency access. Compliance would prevent multiple roadways used for emergency routes from being concurrently blocked during construction and operation of future cannabis facilities. Therefore, impacts associated with the physical interference of an emergency response or evacuation plan would be less than significant.

b. Would the project, due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?

Less than Significant Impact. The Ordinance does not propose any specific development. However, development of future cannabis facilities on sites in Moderate to High Fire Hazard Severity Zone areas would be subject to wildfire hazards due to slope and prevailing winds based on the location, which would consequently result in fire-related risks to people and structures. Future cannabis facility locations in the southwestern region of the City are adjacent to the VHFHSZ. To minimize risk from wildfire, future development would be required to comply with the 2019 California Fire Code and the CBC to ensure safety and to not create risk toward humans or structures. Therefore, impacts would be less than significant.

c. Would the project require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?

Less than Significant Impact. The Ordinance does not currently propose any specific development. Future cannabis facilities permitted by Ordinance may require the installation of new water, emergency water, wastewater, stormwater, and natural gas infrastructure and connections to City infrastructure, although they would generally be located in existing developed commercial and industrial areas. Any new infrastructure components would be required to comply with applicable CBC and California Fire Code regulations. Implementation of the Ordinance would not exacerbate fire risk or result in temporary or ongoing impacts to the environment. Therefore, impacts would be less than significant.

d. Would the project expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?

Less than Significant Impact. Any future development permitted by the Ordinance would be required to adhere to the CBC and other standards and regulations for building designs, which would minimize any potential risks associated with landslides. In addition, future cannabis facilities permitted by Ordinance would generally be located in existing developed commercial

and industrial areas within the City center in with low potential for landslides. Future development would be subject to City and state drainage and stormwater quality requirements that are designed to reduce stormwater runoff from project sites by promoting infiltrating, minimizing impervious surfaces, and requiring a no-net increase in flow. Therefore, future development would not expose people or structures to significant risk associated with post-fire landslides, mudflows, and flooding.

### **Mitigation Measures**

### 2.4.21 Mandatory Findings of Significance

Do	es the project:	Potentially Significant Impact	Less Than Significant with Mitigation Incorporated	Less Than Significant Impact	No Impact
a.	Have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?				
b.	Have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?				
C.	Have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?				

**Note:** Authority cited: Sections 21083 and 21083.05, Public Resources Code. Reference: Section 65088.4, Gov. Code; Sections 21080(c), 21080.1, 21080.3, 21083, 21083.05, 21083.3, 21093, 21094, 21095, and 21151, Public Resources Code; Sundstrom v. County of Mendocino, (1988) 202 Cal. App. 3d 296; Leonoff v. Monterey Board of Supervisors, (1990) 222 Cal. App. 3d 1337; Eureka Citizens for Responsible Govt. v. City of Eureka (2007) 147 Cal. App. 4th 357; Protect the Historic Amador Waterways v. Amador Water Agency (2004) 116 Cal. App. 4th at 1109; San Franciscans Upholding the Downtown Plan v. City and County of San Francisco (2002) 102 Cal. App. 4th 656.

# **Impact Analysis**

a. Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?

Less than Significant with Mitigation Incorporated. With the incorporation of mitigation measures, the project would not have the potential to degrade the quality of the environment, reduce the habitat of any sensitive plant or wildlife species, or eliminate important examples of California history or prehistory. As discussed in Section 2.4.4, Biological Resources, that the project would have the potential to impact sensitive plant and wildlife species, nesting birds, sensitive vegetation communities, and jurisdictional aquatic resources. Mitigation Measures BIO-1 through BIO-9 would be implemented to reduce impacts to biological resources to a less than significant level. As discussed in Section 2.4.5, Cultural Resources, the project has the potential to impact historical and archaeological resources due to the presence of sensitive cultural resources within areas that

could support future cannabis facilities. Mitigation Measures CUL-1 through CUL-3 would be implemented to reduce potential impacts on cultural resources to a less than significant level.

b. Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?

Less than Significant Impact. Implementation of the project would not result in individually limited or cumulatively considerable significant impacts. All resource topics associated with the project have been analyzed in accordance with CEQA and the CEQA Guidelines and were found to pose no impacts, less than significant impacts, or less than significant impacts with mitigation. In addition, taken in sum with other projects in the area, the scale of future cannabis facilities is small, and impacts to any environmental resource or issue areas would not be cumulatively considerable. Therefore, impacts would be less than significant.

c. Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?

Less than Significant with Mitigation Incorporated. As discussed in Sections 2.4.6, Energy, and 2.4.8, Greenhouse Gas Emissions, the project would have the potential to be inconsistent with the SSP due to the high energy use of indoor cannabis cultivation. Mitigation Measure ENE-1 would be implemented to reduce energy and GHG impacts to a less than significant level. As discussed in Section 2.4.7, Geology and Soils, the project would have the potential to impact paleontological resources if future facilities are to be located on sites with moderate to high paleontological sensitivity. Mitigation Measure GEO-1 would be implemented to reduce potential inadvertent discoveries of paleontological resources to a less than significant level. As discussed in Section 2.4.13, Noise, the project would have the potential to exceed FTA criteria for groundborne vibration during construction and potential to expose customers and workers to excessive aircraft noise levels within the 70–75 dBA Ldn noise contour for Gillespie Field. Mitigation Measures NOI-1 through NOI-3 would be implemented to reduce noise and vibration impacts to a less than significant level.

# Section 3 List of Preparers

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John Garlow, Fire Chief

Padre Dam Municipal Water District 9300 Fanita Parkway Santee, California 92071

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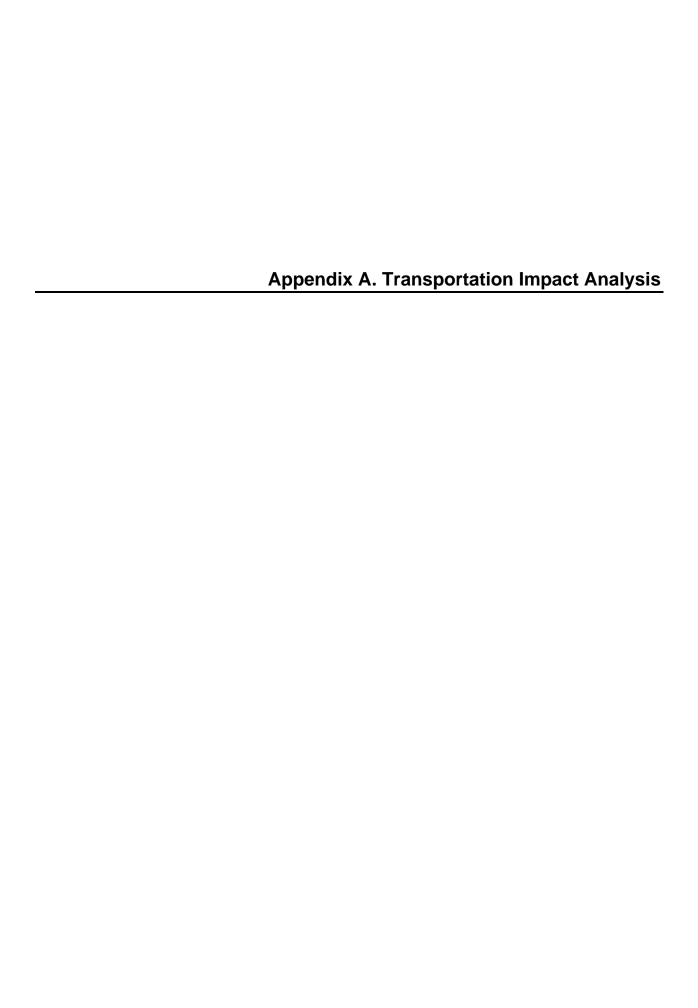
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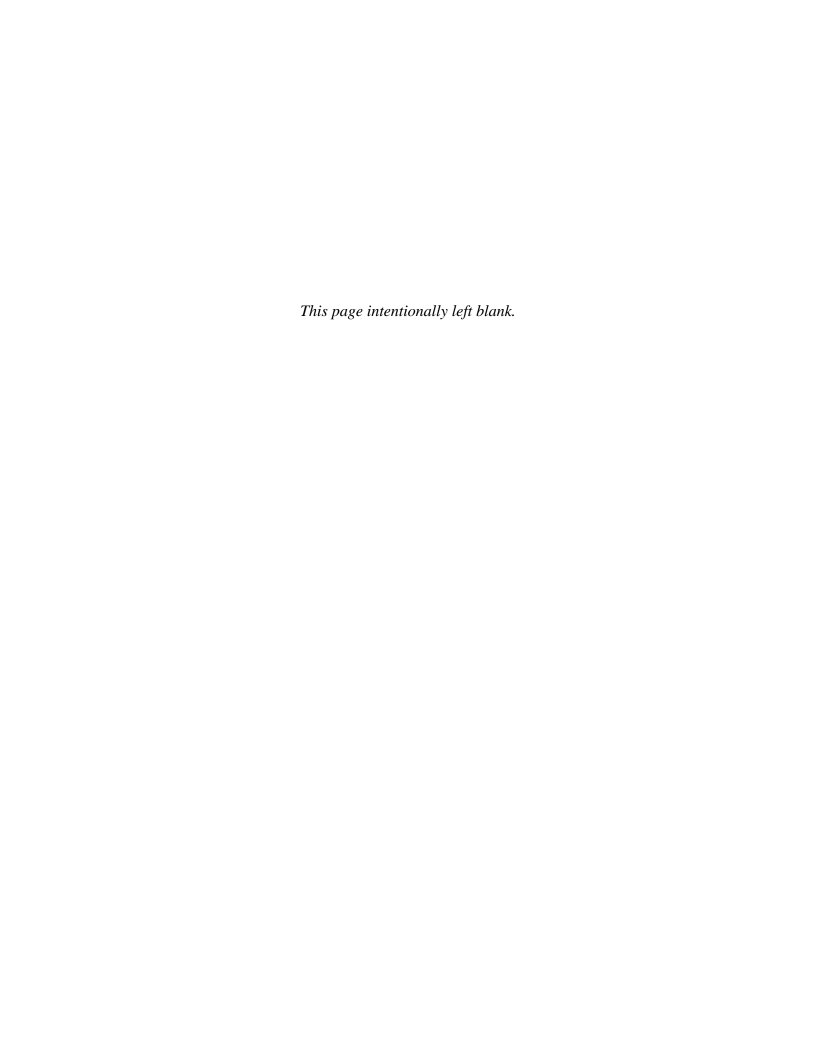
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## TRANSPORTATION IMPACT ANALYSIS

## SANTEE CANNABIS BUSINESS ORDINANCE

Santee, California May 10, 2022

LLG Ref. 3-12-3548

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## **APPENDICES**

## **A**PPENDIX

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- B. Excerpt from the County of Santa Barbara's *Cannabis Land Use Ordinance and Licensing Program Final Environmental Impact Report*, December 2017
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#### TRANSPORTATION IMPACT ANALYSIS

## SANTEE CANNABIS BUSINESS ORDNANCE

Santee, California May 10, 2022

#### 1.0 Introduction

Linscott, Law & Greenspan, Engineers (LLG) has prepared the following Transportation Impact Analysis (TIA) for the proposed Santee Cannabis Business Ordinance project (Ordinance or Project) in the City of Santee. The City of Santee (City) proposes a comprehensive Cannabis Business Ordinance amending the City's Municipal Code. The Ordinance would regulate the commercial cultivation, processing, manufacturing, testing, sale, delivery, and distribution of cannabis and cannabis products in a responsible manner to protect the health, safety, and welfare of the residents of the City and to enforce rules and regulations consistent with state law and in a fair and equitable manner. This TIA has been prepared to address potential impacts on the circulation system due to the traffic generated by the proposed Project.

Transportation impact analyses within the City of Santee include two sets of requirements, both of which are addressed in this report:

- Non-CEQA Local Transportation Analysis to evaluate the effects of a development project on the circulation network.
- **CEQA Analysis** primarily consisting of Vehicle Miles Traveled (VMT) analysis.

This report includes the following sections:

- Project Description
- Study Area, Analysis Approach & Methodology
- Existing Conditions Discussion
- Significance Criteria
- Analysis of Existing Conditions
- Trip Generation, Distribution & Assignment
- Near-Term Cumulative Conditions Discussion
- Analysis of Near-Term Cumulative Conditions
- Vehicle Miles Traveled (VMT) Assessment
- Conclusions

#### 2.0 Project Description

The City of Santee (City) proposes a comprehensive Cannabis Business Ordinance (Ordinance or Project) amending the City's Municipal Code to regulate cannabis land uses consistent with the Medicinal and Adult Use Cannabis Regulation and Safety Act (MAUCRSA) and the Control, Tax and Regulate the Adult Use Cannabis Act (AUMA or Proposition 64). The Ordinance would implement the provisions of MAUCRSA to accommodate the needs of medically ill persons in need of cannabis for medicinal purposes as recommended by their health care provider(s), and to provide access to those resources. It would also provide access to adult-use cannabis for persons aged 21 and over as authorized by AUMA or Proposition 64, while imposing sensible regulations on the use of land to protect City residents, neighborhoods, and businesses from disproportionately negative impacts. The Ordinance would regulate the commercial cultivation, processing, manufacturing, testing, sale, delivery, and distribution of cannabis and cannabis products in a responsible manner to protect the health, safety, and welfare of the residents of the City and to enforce rules and regulations consistent with state law and in a fair and equitable manner.

Cannabis facilities would not be located within 900 feet of sensitive receptors, including kindergarten through 12th grade schools, commercial daycare centers, youth centers, religious locations, or parks. It is anticipated that certain types of cannabis facilities would be allowed in the Light Industrial (LI), General Industrial (GI), and General Commercial (GC) zones within the City, subject to the City's siting requirements, as shown in *Figure 2-1*. The Ordinance allowed land uses by zone district are detailed below in *Table 2-1*.

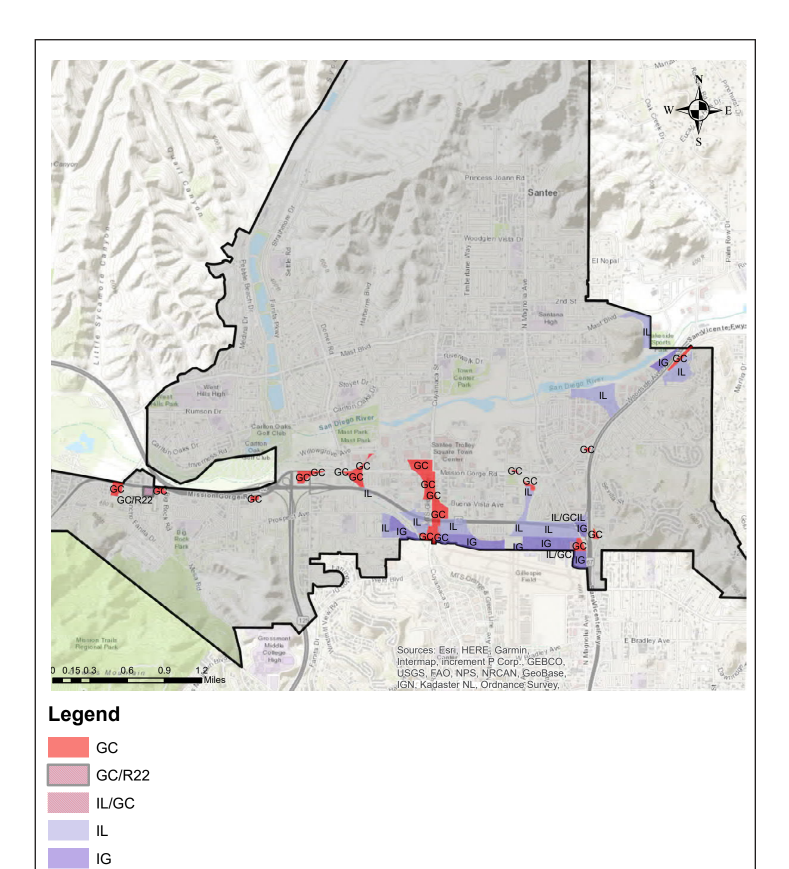
For the purposes of this analysis, a total of 20 facilities were assumed to be permitted by the Ordinance including retail (two locations total), microbusiness with retail (two locations total), microbusiness without retail (two locations total), manufacturing (four locations total), testing (four locations total), and distribution (six locations total). At this time, the locations of the specific retail, microbusiness, manufacturing, testing, and distribution sites are not known. For the purposes of the environmental analysis, likely locations for each of the Ordinance's land uses were identified based on the allowable areas shown on *Figure 2-1*, surrounding land use types, and proximity to major roadway corridors, as shown in *Figure 2-2*.

TABLE 2-1
ALLOWED LAND USE TYPES

Land Use Type	Average Size	Allowed Zones	Proposed Number of Facilities <sup>b</sup>
Retail	5,000 SF	GC, IL, IG <sup>a</sup>	2
Microbusiness w/ Retail Retail Distribution Manufacturing	5,000 SF 2,000 SF 3,000 SF	GC, IL, IG	2
Microbusiness w/o Retail  Cultivation  Distribution  Manufacturing	10,000 SF 2,000 SF 3,000 SF	IL, IG	2
Manufacturing	3,000 SF	IL, IG	4
Testing	2,500 SF	IL, IG	4
Distribution	2,000 SF	IL, IG	6

#### Footnotes:

- a. GC = General Commercial; IL = Light Industrial; IG = General Industrial
- b. For the purposes of this analysis, a total of 20 facilities were assumed to be permitted by the Ordinance.



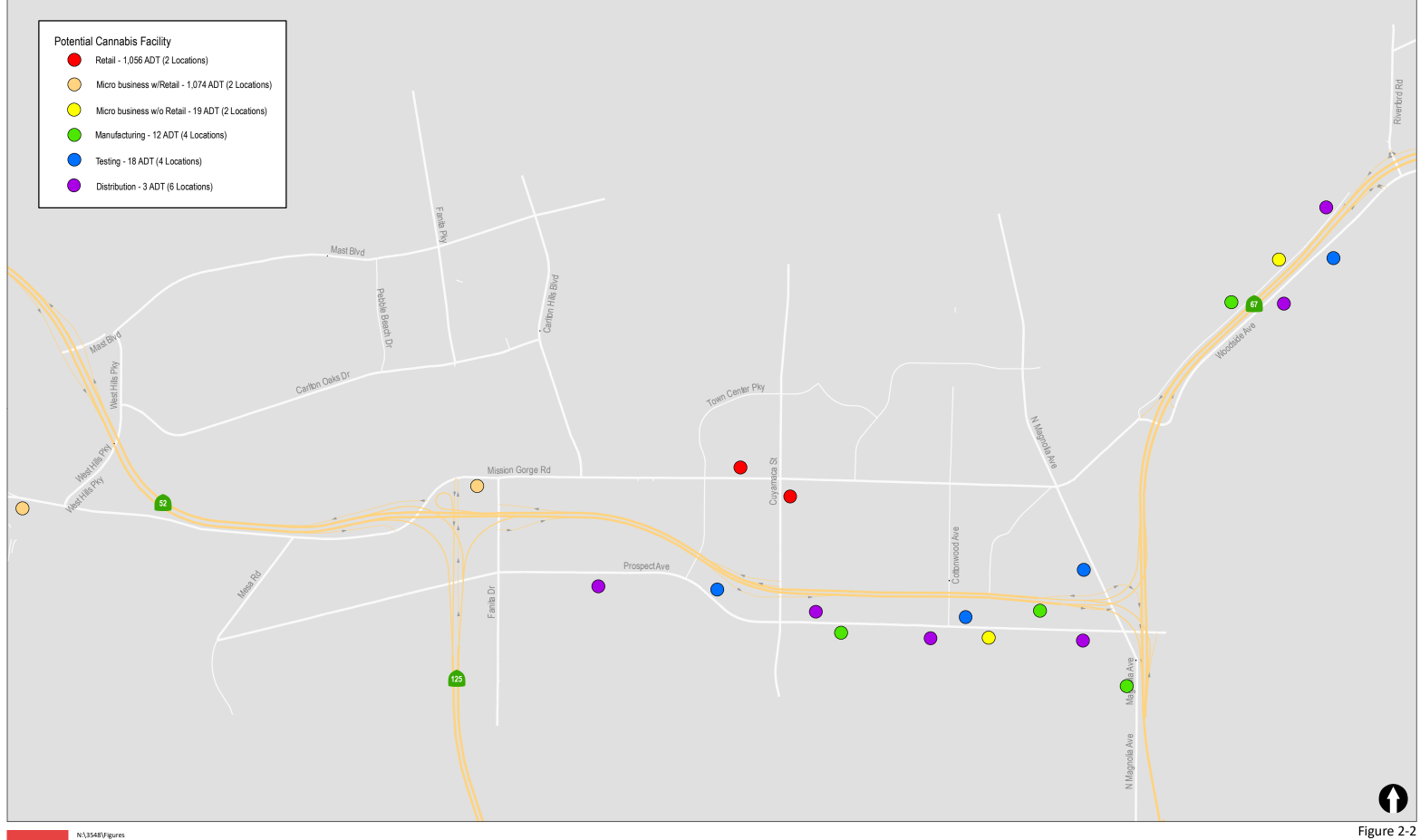


LAW & GREENSPAN

City Area

City Boundary

Figure 2-1



N:\3548\Figures Date: 4/23/2022 Time: 9:36 AM LAW & GREENSPAN

**Potential Cannabis Facilities** 

## 3.0 Study Area, Analysis Approach and Methodology

#### 3.1 Study Area

The study area was based on the criteria identified in the San Diego Traffic Engineering Council (SANTEC)/Institute of Traffic Engineers (ITE) *Guidelines for Traffic Impact Studies in the San Diego Region*, March 2, 2000, as well as collaboration with the City of Santee staff. Based on these criteria, the study area was generally determined based on the allowable areas shown on *Figure 2-1*, the locations of the potential facilities shown on *Figure 2-2*, and areas of potential effect.

Using the above criteria along with input from City staff, the Project study area includes the following roadway segments:

#### Mast Boulevard

- 1. SR 52 to West Hills Pkwy
- 2. West Hills Pkwy to Pebble Beach Drive

#### Carlton Oaks Drive

3. West Hills Pkwy to Pebble Beach Drive

#### Mission Gorge Road

- 4. Western City Limits to West Hills Pkwy.
- 5. West Hills Pkwy to SR 52/SR 125 Interchange
- 6. SR 52/SR 125 Interchange to Fanita Dr.
- 7. Fanita Dr. to Carlton Hills Blvd.
- 8. Carlton Hills Blvd. to Town Center Pkwy
- 9. Town Center Pkwy to Cuyamaca St
- 10. Cuyamaca St to Riverview Pkwy
- 11. Riverview Pkwy to Cottonwood Ave
- 12. Cottonwood Ave to Magnolia Ave

#### Prospect Avenue

- 13. Fanita Dr to Cuyamaca St
- 14. Cuyamaca St to Magnolia Ave

#### West Hills Parkway

15. Mast Blvd. to Mission Gorge Rd.

#### Fanita Drive

- 16. Mission Gorge Rd to SR-52 Ramps
- 17. SR 52 Ramps to Prospect Ave.

#### Carlton Hills Boulevard

18. Carlton Oaks Dr. to Mission Gorge Rd.

#### Town Center Parkway

19. Mission Gorge Rd. to Cuyamaca St.

#### Cuyamaca Street

- 20. River Park Dr to Town Center Parkway
- 21. Town Center Pkwy. to Mission Gorge Rd
- 22. Mission Gorge Rd. to SR 52 Ramps
- 23. SR 52 Ramps to south of Prospect Ave.

#### Magnolia Avenue

- 24. Mast Blvd to Riverview Pkwy
- 25. Riverview Pkwy to Mission Gorge Rd
- 26. Mission Gorge Rd. to SR 52 Ramps
- 27. SR 52 Ramps to south of Prospect Ave.

#### Woodside Avenue

28. East of Magnolia Avenue

#### N Woodside Avenue

29. Riverford Road to Woodside Avenue

Peak hour intersection analysis was not included due to the Project's programmatic nature; because the specific locations of the proposed facilities have yet to be identified; and because the proposed land use types are not high peak hour generators.

#### 3.2 Analysis Approach

Given the type and scale of the Proposed Project, development of the uses allowed by the Ordinance will occur over several years with buildout occurring over an estimated 10- to 15-year period. In order to provide for a worst-case analysis, effects were measured assuming of all the allowed uses operating simultaneously.

## 3.3 Methodology

Level of service (LOS) is the term used to denote the different operating conditions which occur on a given roadway segment under various traffic volume loads. It is a qualitative measure used to describe a quantitative analysis taking into account factors such as roadway geometries, signal phasing, speed, travel delay, and freedom to maneuver. Level of service provides an index to the operational qualities of a roadway segment or an intersection. Level of service designations range from A to F, with LOS A representing the best operating conditions and LOS F representing the worst operating conditions. Level of service designation is reported differently for signalized and unsignalized intersections, as well as for roadway segments.

#### 3.3.1 Street Segments

Street segment analysis is based upon the comparison of daily traffic volumes (ADTs) to the City of Santee's *Revised Roadway Classifications and Standards* table provided in the City of Santee Mobility Element. This table provides segment capacities for different street classifications, based on traffic volumes and roadway characteristics.

Table 3–1 illustrates the City of Santee Roadway Classifications and Standards.

TABLE 3–1
CITY OF SANTEE ROADWAY CLASSIFICATIONS AND STANDARDS

Street	Description/ Sub-	# of Lanes	LOS/ADT Threshold						
Classification	classification	# 01 Lanes	A	В	C	D	E		
Circulation Elen	nent								
Prime Arterial	Median	6 lanes	25,000	35,000	50,000	55,000	60,000		
Major Arterial	Median	4 lanes	15,000	21,000	30,000	35,000	40,000		
	Median	4 lanes	15,000	21,000	30,000	35,000	40,000		
Parkway	w/ TWLTL	2 lanes w/ TWLTL	5,000	7,000	10,000	13,000	15,000		
		2 lanes	4,000	5,500	7,500	9,000	10,000		
	w/ TWLTL	2 lanes w/ TWLTL	5,000	7,000	10,000	13,000	15,000		
Collector	Industrial Collector	2 lanes	2,500	3,500	5,000	6,500	8,000		
	Residential Collector	2 lanes	2,500	3,500	5,000	6,500	8,000		
Non-Circulation	Element								
Industrial Local		2 lanes	_		2,200*	_			
Residential Local		2 lanes	_	_	2,200*	_			
Cul-De-Sac Street		2 lanes	_	_	300*	_	_		
Hillside Street		2 lanes	—		700*	_	—		

#### Notes:

Source: City of Santee Mobility Element

<sup>1.</sup> TWLTL = Two-way left-turn lane.

<sup>2. &</sup>quot;\*" Represents design capacity of non-CE road. LOS does not apply to non-CE roads.

#### 4.0 EXISTING CONDITIONS

Effective evaluation of the traffic impacts associated with the proposed Project requires an understanding of the existing transportation system within the Project area. Future roadway classifications were obtained from the Adopted City of Santee Mobility Element. Existing roadway classifications were based upon field observations with Mobility Element capacities applied. *Figure 4–1* shows an existing conditions diagram,

## 4.1 Existing Street Network

The following is a brief description of the key roadways in the project study area.

**Mast Boulevard** is a key east-west roadway in the City of Santee that is classified as a Four-Lane Major Arterial. The small section from the SR-52 ramps to West Hills Parkway is located within the City of San Diego. This section is classified and currently built as a Four-Lane Major Arterial. East of West Hills Parkway within the study area, Mast Boulevard is currently constructed as a four-lane divided roadway with landscaped median. The posted speed limit on Mast Boulevard ranges between 35 mph and 40 mph and on-street parking is permitted intermittently.

Carlton Oaks Drive is a generally east-west roadway classified as a Collector. East of West Hills Parkway within the study area, it is built as a two-lane roadway with TWLTL median and painted bike lanes in both directions. The posted speed limit is 35 mph and curbside parking is generally allowed on both sides of the street.

**Mission Gorge Road** is a principal east-west roadway in the City of Santee. From the western city limits to SR-52 it is classified and currently built as a Four-Lane Major Arterial. From SR-52 to Riverview Parkway, it is classified and currently built as a Six-Lane Prime Arterial. From Riverview Parkway to Magnolia Avenue, it is classified as a Four-Lane Major Arterial, however it is currently built as a six-lane road with a raised median. The posted speed limit varies between 35 mph and 45 mph. On-street parking is prohibited and no bicycle facilities are provided in the study area.

**Prospect Avenue** is an east-west connection and is classified and currently built as a Collector with TWLTL. Class II bike lanes are provided between Fanita Drive and Magnolia Avenue. The posted speed limit is 35 mph and on-street parking is allowed.

West Hills Parkway is a north-south roadway connecting Mission Gorge Road and Mast Boulevard at the western edge of the City of Santee and is classified as a Major Arterial. It is currently built as a four-lane road with a painted double-yellow median. West Hills Parkway is built with Class II bike lanes on the shoulder, with on-street parking prohibited. The posted speed limit is 45 mph.

Fanita Drive from Mission Gorge Road to Prospect Avenue is classified and currently built as a Four-Lane Major Arterial. South of Prospect Avenue, Fanita Drive is classified as a Collector and narrows to a two-lane undivided roadway. On-street parking is prohibited between Mission Gorge Road and Prospect Avenue and allowed intermittently south of this point. Class II bike lanes are provided and on-street parking is prohibited. The posted speed limit is 40 mph.

**Carlton Hills Boulevard** is classified as a Major Arterial north of Mission Gorge Road within the study area. The posted speed limit is 35 mph and curbside parking is allowed.

**Town Center Parkway** is classified as a Major Arterial. From Mission Gorge Road to Cuyamaca Street it is currently built as a four-lane divided roadway with Class II bike lanes and a posted speed limit of 35 mph. No on-street parking is allowed on any portion of Town Center Parkway.

Cuyamaca Street is a significant north-south roadway in the City of Santee. From its existing northern terminus to Town Center Parkway, Cuyamaca Street is classified as a Major Arterial. Between Town Center Parkway and the southern City limits, it is classified as a Prime Arterial. North of its existing terminus, Cuyamaca Street is planned to be extended as a Parkway per the Adopted Mobility Element. It is currently built as a two-lane roadway divided by a raised median with a cross-section to allow for the median to be reconstructed allowing for four lanes from its northern terminus to Beck Drive. South of Beck Drive to Mast Boulevard, an additional northbound thru lane is provided. The posted speed limit along this section is 35 mph. Class II bike lanes are provided and on-street parking is prohibited. South of Mast Boulevard to Town Center Parkway, it is built to Four-Lane Major Arterial standards providing Class II bike lanes with on-street parking prohibited. From Town Center Parkway to Prospect Avenue, it is built to Six-Lane Prime Arterial standards. Bike lanes are not provided and on-street parking is prohibited. The posted speed limit is 35 mph.

**Magnolia Avenue** from Princess Joann Road to Mission Gorge Road is classified and currently constructed as a Four-Lane Major Arterial. The section from Kerrigan Street to 2<sup>nd</sup> Street and between Braverman Drive and Mission Gorge Road it is divided by a TWLTL while maintaining a Major Arterial cross-section. Class II bike lanes are provided and on-street parking is permitted intermittently. The posted speed limit is 40 mph. North of its existing terminus, Magnolia Avenue is planned to be extended as a Parkway per the Adopted Mobility Element as a Four-Lane Parkway. From Mission Gorge Road to the southern Santee city limits it is classified and currently built as a Six-Lane Prime Arterial roadway. South of the Santee city limits, Magnolia Avenue narrows to a two-lane undivided roadway.

Woodside Avenue runs from Magnolia Avenue in the west (where Mission Gorge Road ends) to Chestnut Street (Lakeside) in the east. North Woodside Avenue splits off from Woodside Avenue east of the SR-67 off-ramp. From Magnolia Avenue to the split the roadway is classified as a Major Arterial and is currently constructed with four lanes and a TWLTL median. East of the split it is designated as a Collector with TWLTL and is constructed as a two-lane roadway with a mix of TWLTL median and striped median with turn pockets. Class II bike lanes are provided and on-street parking is generally prohibited except for a portion of the roadway between Shadow Hill Road and Northcote Road. The posted speed limit is 45 mph.

**North Woodside Avenue** is classified as a Collector and built as a two-lane undivided roadway. Class II bicycle facilities are provided on both sides of the roadway. On-street parking is allowed on the north side of the roadway. The posted speed limit is 40 mph.

#### 4.2 Existing Bicycle Network

Bicycle facilities along Mast Boulevard, Carlton Oaks Drive, Mission Gorge Road, Prospect Avenue and Woodside Avenue provide east-west connections, while facilities along Carlton Hills Boulevard, Cuyamaca Street, and North Magnolia Avenue provide north-south connections.

#### 4.3 Existing Pedestrian Conditions

Newer streets in the City, particularly within the Town Center area as well as along Mission Gorge Road, have sidewalks which are separated from the street and designed along landscaped corridors. The City's current policy is to provide non-contiguous sidewalks on all new and widened streets of collector classification or larger. Pedestrian facilities include sidewalks, curb ramps, and other amenities such as street trees for shading and pedestrian scale lighting. The northern portion of Santee is very well-connected by sidewalks. Sidewalks are less prevalent in the older, southern areas.

## 4.4 Existing Transit Conditions

Transit service in Santee is provided by San Diego Metropolitan Transit Service (MTS). There are currently three (3) bus routes and one (1) light rail trolley route serving Santee.

**Route 832** is a loop running clockwise between Santee Town Center and northern Santee via Cuyamaca Street, Woodglen Vista Drive, Magnolia Avenue, and Mission Gorge Road. Route 832 runs seven days a week with service generally 6 AM to 7 PM weekdays and 8 AM to 5 PM Saturday and Sunday. Service is as frequent as every 45 minutes during peak periods and is at 1-hour intervals during off-peak periods and weekends.

**Route 833** is a generally north-south route running between Santee Town Center and the El Cajon Transit Center, via Mission Gorge Road, Magnolia Avenue, Graves Avenue, Pepper Drive, Mollison Avenue, E. Bradley Avenue, Fletcher Parkway, Arnele Avenue, and Marshall Avenue. Route 833 runs approximately 6 AM to 6 PM weekdays and 9 AM to 5 PM weekends. Route 833 runs at approximately 45-minute frequency all-day weekdays and 1 —hour frequency on weekends.

**Route 834** is a loop running between Santee Town Center and the western areas of Santee. Route 834 runs along Town Center Parkway, Mission Gorge Road, West Hills Parkway, Mast Boulevard, and Carlton Hills Boulevard. Route 834 runs a weekday-only schedule, with hourly service from approximately 7 AM to 7 PM.

**San Diego Trolley Green Line (Route 530)** serves Santee with one station located at Santee Town Center. The Green Line runs from the Santee Town Center to Downtown San Diego via Mission Valley and the Old Town Transit Center. Headways are approximately 10-15 minutes on weekdays and 10-30 minutes on weekends.

## 4.5 Existing Traffic Volumes

**Table 4–1** is a summary of the most recent available average daily traffic volumes (ADTs) from LLG counts conducted by Count Data in January/February 2018 while schools were in session. The

Year 2018 traffic volumes were used without adjustment in accordance with City staff due to an overall reduction in traffic associated with the Covid-19 pandemic and the increasing prevalence of employees working from home since 2018. A comparison of Year 2018 and Year 2022 traffic volumes along SR 52 at Mast Boulevard was conducted based on data obtained from Caltrans using the Freeway Performance Measurement System (PeMS). The comparison, included in *Appendix A* shows that traffic volumes in the area have decreased by approximately 5% between 2018 and 2022. Additionally, the Near-Term analysis accounts for a substantial amount of development in the area that has occurred after the Existing 2018 traffic volumes were collected. As detailed in *Section 8*, the cumulative projects listed as "complete" in *Table 8-1*, were constructed and occupied after the date of Existing data collection, and therefore, the trips associated with these projects were added to the near-term cumulative condition, thereby accounting for post-2018 growth in the area.

Appendix A contains the street segment count sheets. Figure 4–2 shows the Existing Traffic Volumes.

TABLE 4–1
EXISTING TRAFFIC VOLUMES

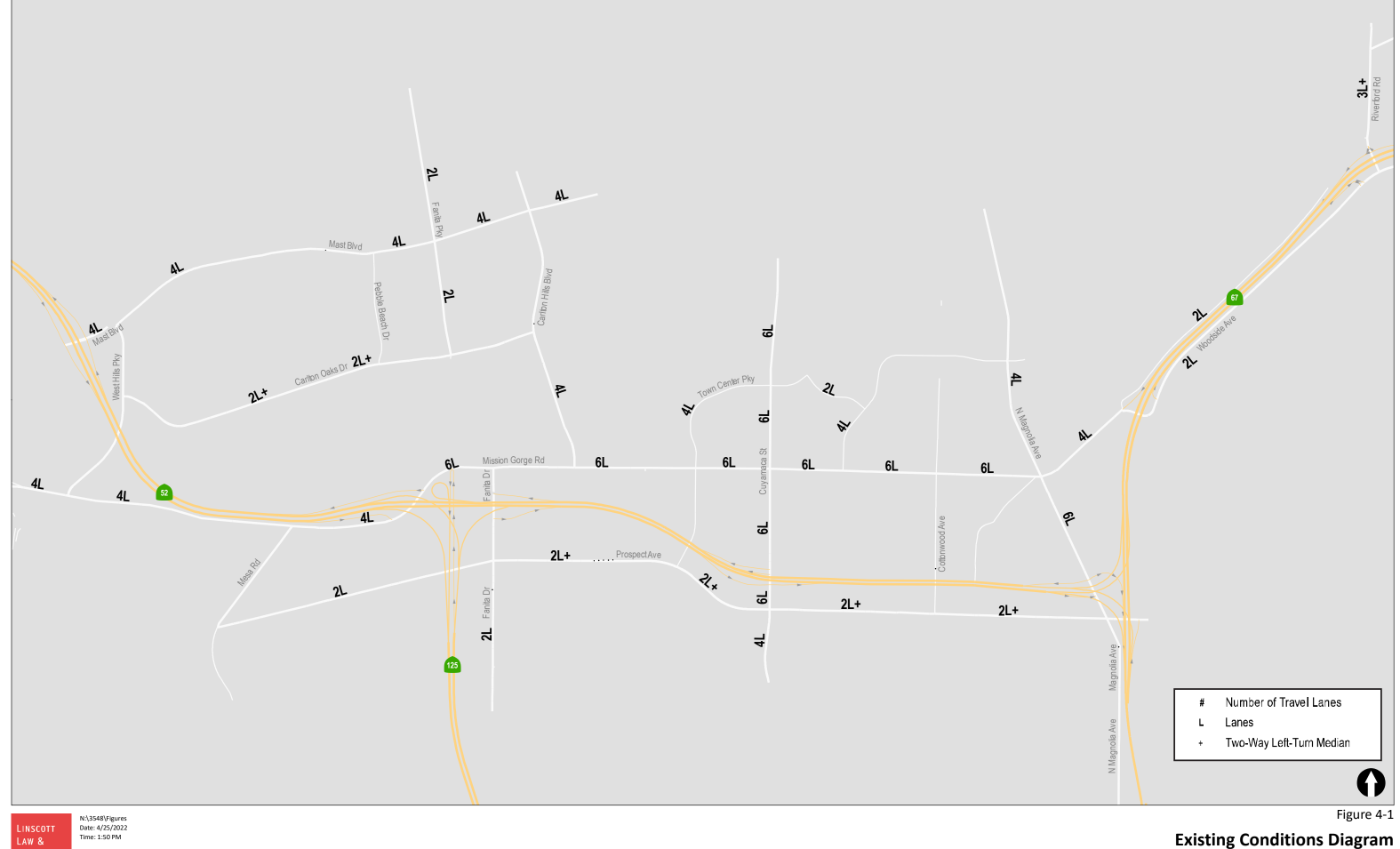
Street Segment	ADT <sup>a</sup>	Source
Mast Boulevard		
1. SR-52 to West Hills Parkway	26,440	LLG
2. West Hills Parkway to Pebble Beach Drive	19,540	LLG
Carlton Oaks Drive		
3. West Hills Parkway to Pebble Beach Drive	7,360	LLG
Mission Gorge Road		
4. Western City Limits to West Hills Parkway	16,510	LLG
5. West Hills Parkway to SR-125	17,000	LLG
6. SR-125 to Fanita Drive	45,440	LLG
7. Fanita Drive to Carlton Hills Boulevard	41,100	LLG
8. Carlton Hills Boulevard to Town Center Parkway	37,960	LLG
9. Town Center Parkway to Cuyamaca Street	28,630	LLG
10. Cuyamaca Street to Riverview Parkway	23,140	LLG
11. Riverview Parkway to Cottonwood Avenue	25,550	LLG
12. Cottonwood Avenue to Magnolia Avenue	24,960	LLG
Prospect Avenue		
13. Fanita Drive to Cuyamaca Street	8,900	LLG
14. Cuyamaca Street to Magnolia Avenue	9,880	LLG
West Hills Parkway		
15. Mast Boulevard to Mission Gorge Road	11,610	LLG
Fanita Drive		
16. Mission Gorge Road to SR-52 Ramps	18,990	LLG
17. SR-52 Ramps to Prospect Avenue	11,650	LLG
Carlton Hills Boulevard		
18. Carlton Oaks Drive to Mission Gorge Road	24,960	LLG
Town Center Parkway	,	
19. Mission Gorge Road to Cuyamaca Street	19,280	LLG
	19,200	LLG
Cuyamaca Street	26 600	IIC
20. River Park Drive to Town Center Parkway	26,690 21,850	LLG
21. Town Center Parkway to Mission Gorge Road	21,850	LLG
22. Mission Gorge Road to SR-52 Ramps	39,020	LLG
23. SR-52 Ramps to south of Prospect Avenue  Magnolia Avenue	26,060	LLG
24. Mast Boulevard to Riverview Parkway	22,440	LLG
25. Riverview Parkway to Mission Gorge Road	25,830	LLG
26. Mission Gorge Road to SR-52 Ramps	23,830 33,870	LLG
27. SR-52 Ramps to south of Prospect Avenue	12,600	LLG
27. SR-32 Ramps to south of Prospect Avenue  (Continued on Next Po		LLU

TABLE 4–1
EXISTING TRAFFIC VOLUMES

Street Segment	<b>ADT</b> <sup>a</sup>	Source				
(Continued from Previous Page)						
Woodside Avenue 28. East of Magnolia Avenue	27,210	LLG				
N. Woodside Avenue						
29. Riverford Road to Woodside Avenue	3,390	LLG				

#### Footnotes:

a. Average Daily Traffic Volumes collected in January/February 2018



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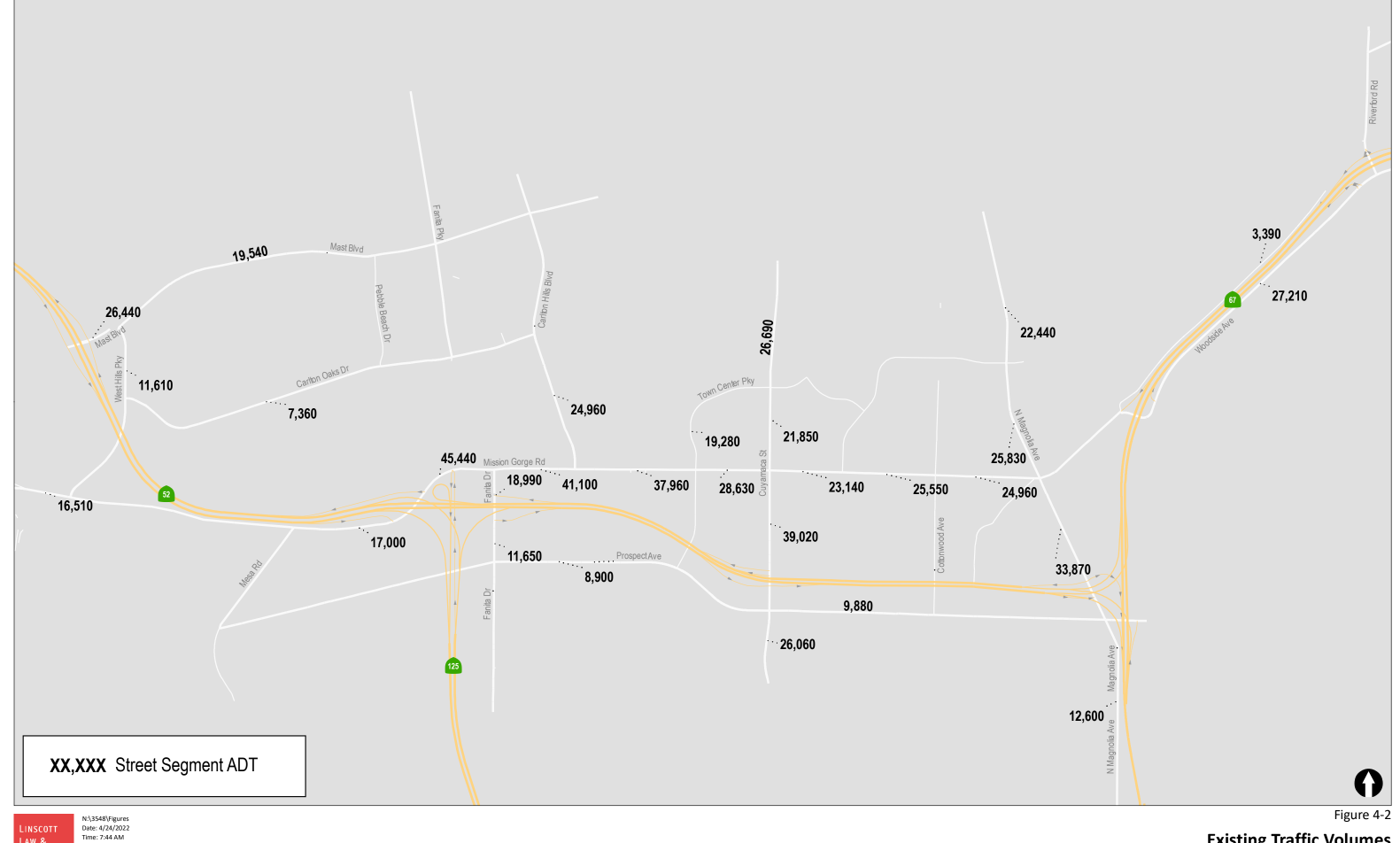


Figure 4-2

## 5.0 Substantial Effect Criteria

The Level of Service (LOS) analysis was conducted to identify Project effects on the roadway operations in the Project study area and to recommend Project improvements to address noted deficiencies; however, the CEQA impact significance determination for the proposed Project is based on VMT and not on LOS.

A project is considered to have a substantial effect if the new project traffic has decreased the operations of surrounding roadways by a defined threshold. The defined thresholds shown in *Table 5–1* below for roadway segments are based on published SANTEC/ITE guidelines with the exception that LOS D is considered acceptable per the City of Santee General Plan. If the project exceeds the thresholds in *Table 5–1*, then the project may be considered to have a substantial project effect.

If project traffic causes the location to degrade from an acceptable LOS D or better to LOS E or LOS F, or exceeds the allowable thresholds as shown in *Table 5–1* below for currently LOS E or F operating locations, a substantial effect occurs.

# TABLE 5–1 CITY OF SANTEE TRAFFIC EFFECT THRESHOLDS

	Allowable Increase Due to Project Impacts <sup>b</sup>						
Level of Service with	Freeways		Roadway	Segments	Intersections		
Project <sup>a</sup>	V/C	Speed (mph)	V/C °	Speed (mph)	Delay (sec.)		
E & F	0.01	1.0	0.02	1.0	2.0		

#### Footnotes:

- a. All level of service measurements are based upon HCM procedures for peak-hour conditions. However, V/C ratios for Roadway Segments may be estimated on an ADT/24-hour traffic volume basis (using *Table 3–3* or a similar LOS chart for each jurisdiction). The acceptable LOS for freeways, roadways, and intersections is generally "D".
- b. If a proposed project's traffic causes the values shown in the table to be exceeded, the effects are deemed to be substantial. These effect changes may be measured from appropriate computer programs or expanded manual spreadsheets. The project applicant shall then identify feasible improvements (within the Traffic Impact Study [TIS] report) that will maintain the traffic facility at an acceptable LOS. If the LOS with the proposed project becomes unacceptable (see note a above), or if the project adds a substantial amount of peak hour trips to cause any traffic queues to exceed on- or off-ramp storage capacities, the project applicant may be responsible for improving substantial effect changes.
- c. The V/C ratio threshold of 0.02 is based on the fact that such a small change is virtually unnoticeable for the average motorists. For example: for a four-lane roadway (two lane each direction) with a capacity of 40,000 vehicles, the peak hour directional volumes are about 2,800. Two percent of that is 56 vehicles per hour which translate to less than one vehicle per lane in every two minutes for that approach. Such a small change is hardly noticeable to motorists. Therefore, a V/C ratio of 0.02 is a very conservative threshold.

#### General Notes:

- 1. V/C = Volume to Capacity Ratio
- 2. Speed = Arterial speed measured in miles per hour
- 3. Delay = Average stopped delay per vehicle measured in seconds for intersections.
- 4. LOS = Level of Service

#### 6.0 **ANALYSIS OF EXISTING CONDITIONS**

Table 6-1 summarizes the Existing roadway segment operations. As seen in Table 6-1, all study area segments are calculated to currently operate at LOS C or better under Existing conditions.

TABLE 6-1 **EXISTING STREET SEGMENT OPERATIONS** 

Street Segment	Capacity	ADT b	LOS c	V/C d
	(LOS E) a			
Mast Boulevard				
1. SR-52 to West Hills Pkwy	40,000	26,440	C	0.661
2. West Hills Pkwy to Pebble Beach Dr	40,000	19,540	В	0.489
Carlton Oaks Drive				
3. West Hills Pkwy to Pebble Beach Dr	15,000	7,360	C	0.491
Mission Gorge Road				
4. Western City Limits to West Hills Pkwy	40,000	16,510	В	0.413
5. West Hills Pkwy to SR-125	40,000	17,000	В	0.425
6. SR-125 to Fanita Dr	60,000	45,440	С	0.757
7. Fanita Dr to Carlton Hills Blvd	60,000	41,100	С	0.685
8. Carlton Hills Blvd to Town Center Dr	60,000	37,960	С	0.633
<ol><li>Town Center Pkwy to Cuyamaca St</li></ol>	60,000	28,630	В	0.477
10. Cuyamaca St to Riverview Pkwy	60,000	23,140	A	0.386
11. Riverview Pkwy to Cottonwood Ave	60,000	25,550	В	0.426
12. Cottonwood Ave to Magnolia Ave	60,000	24,960	A	0.416
Prospect Avenue				
13. Fanita Dr to Cuyamaca St	15,000	8,900	С	0.593
14. Cuyamaca St to Magnolia Ave	15,000	9,880	C	0.659
West Hills Parkway				
15. Mast Blvd to Mission Gorge Rd	40,000	11,610	A	0.290
Fanita Drive				
16. Mission Gorge Rd to SR-52 Ramps	40,000	18,990	В	0.475
17. SR-52 Ramps to Prospect Ave	40,000	11,650	A	0.291
Carlton Hills Boulevard				
18. Carlton Oaks Dr to Mission Gorge Rd	40,000	24,960	С	0.624
Town Center Parkway				
19. Mission Gorge Rd to Cuyamaca St	40,000	19,280	В	0.482
Cuyamaca Street				
20. River Park Dr to Town Center Pkwy	40,000	26,690	С	0.667
21. Town Center Pkwy to Mission Gorge Rd	50,000	21,850	В	0.437
22. Mission Gorge Rd to SR-52 Ramps	50,000	39,020	C	0.780
23. SR 52 Ramps to south of Prospect Ave.	50,000	26,060	В	0.521
• • • • • • • • • • • • • • • • • • • •	on Next Page)	,		

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TABLE 6-1 **EXISTING STREET SEGMENT OPERATIONS** 

Street Segment	Capacity (LOS E) <sup>a</sup>	ADT b	LOS c	V/C d			
(Continued from Previous Page)							
Magnolia Avenue							
24. Mast Blvd to Riverview Pkwy	40,000	22,440	С	0.561			
25. Riverview Pkwy to Mission Gorge Rd	40,000	25,830	C	0.646			
26. Mission Gorge Rd to SR-52 Ramps	60,000	33,870	В	0.565			
27. SR-52 Ramps to south of Prospect Ave	40,000	12,600	A	0.315			
Woodside Avenue							
28. East of Magnolia Ave	40,000	27,210	C	0.680			
N. Woodside Avenue							
29. Riverford Rd to Woodside Ave	10,000	3,390	A	0.339			

#### Footnotes:

- Capacities based on City of Santee Roadway Classification & LOS table. Average Daily Traffic Volumes Level of Service
- c.
- Volume to Capacity ratio

## 7.0 Trip Generation/Distribution/Assignment

The Project proposes a comprehensive Cannabis Business Ordinance assumed to allow for a total of 20 facilities, as outlined in *Table 2-1*. For analysis at the programmatic level, estimates of likely traffic increases from the Project are based on Project buildout assumptions as detailed in *Table 2-1*, and trip rates from the Institute of Transportation Engineers (ITE) *Trip Generation Manual* (11<sup>th</sup> Edition) document and from the County of Santa Barbara's *Cannabis Land Use Ordinance and Licensing Program Final Environmental Impact Report*, December 2017 (excerpt included in *Appendix B*).

The following trip rates were used to calculate the Project's trip generation:

- Retail: The "Marijuana Dispensary" trip rate of 211.12 ADT per 1,000 SF of gross floor area from ITE's *Trip Generation Manual* (11th Edition) was used.
- <u>Distribution</u>: The "Distribution" trip rate of 1.4 ADT per 1,000 SF of gross floor area from the County of Santa Barbara's Cannabis Land Use Ordinance and Licensing Program Final Environmental Impact Report was used.
- <u>Manufacturing</u>: The "Manufacturing" trip rate of 3.8 ADT per 1,000 SF of gross floor area from the County of Santa Barbara's Cannabis Land Use Ordinance and Licensing Program Final Environmental Impact Report was used.
- <u>Cultivation</u>: The "Marijuana Cultivation & Processing Facility" trip rate of 0.69 ADT per 1,000 SF of gross floor area from ITE's *Trip Generation Manual* (11th Edition) was used.
- <u>Testing:</u> The "Testing" trip rate of 7 ADT per 1,000 SF of gross floor area from the County of Santa Barbara's Cannabis Land Use Ordinance and Licensing Program Final Environmental Impact Report was used.

**Table 7-1** summarizes the trip generation rates for the Project's proposed land uses. As shown in *Table 7-1*, the Project is calculated to generate a total of 4,427 ADT.

## 7.1 Trip Distribution/Assignment

For the purposes of this analysis, a total of 20 facilities were assumed to be permitted by the Ordinance. As previously mentioned, the locations of the specific retail, microbusiness, manufacturing, testing, and distribution sites are not known. For the purposes of the environmental analysis, likely locations for each of the Ordinance's land uses were identified as shown in *Figure 2-2*. An individual trip distribution was prepared for each of the 20 locations based on land use type, anticipated traffic patterns to and from the site, and the proximity to state highways and arterials. The individual trip distribution figures are included in *Appendix C* 

The traffic assignment for each of the 20 facilities was calculated and added together. *Figure 7–1* shows the total Project traffic volumes assignment for the study area.

TABLE 7–1
PROJECT TRIP GENERATION

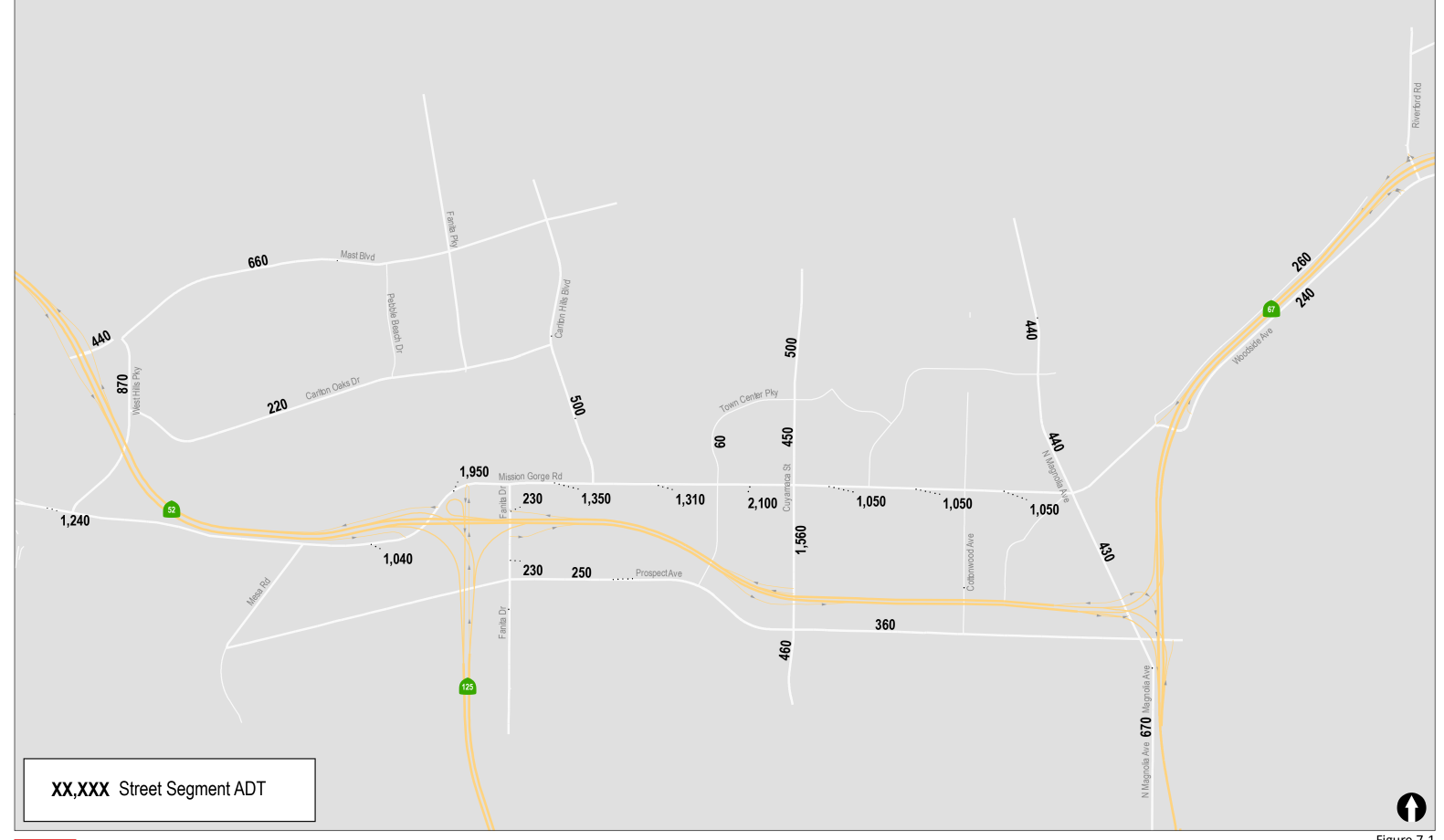
Land Use	Average SF per Facility	# of Proposed Facilities	Trip l	Rate	Total ADT	
Retail	5,000	2	211.12	/KSF <sup>a</sup>	2,111	
Microbusiness (w/ Retail)						
Distribution	2,000		1.4	/KSF <sup>c</sup>	6	
Retail	5,000	2	211.12	/KSF <sup>a</sup>	2,111	
Manufacturing	3,000	2	3.8	/KSF <sup>c</sup>	23	
Microbusiness (w/ Retail) Subtotal	18,000				2,140	
Microbusiness (w/o Retail)						
Cultivation	10,000		0.69	/KSF <sup>b</sup>	14	
Manufacturing	3,000	]	3.8	/KSF <sup>c</sup>	23	
Distribution	2,000	2	1.4	/KSF <sup>c</sup>	6	
Microbusiness (w/o Retail) Subtotal	13,000				43	
Manufacturing	3,000	4	3.8	/KSF <sup>c</sup>	46	
Testing	2,500	4	7	/KSF <sup>c</sup>	70	
Distribution	2,000	6	1.4	/KSF <sup>c</sup>	17	
				Total	4,427	

#### Footnotes:

a. Rates from the Institute of Transportation Engineers' (ITE) Trip Generation Manual (11th Ed.) (Code 882: Marijuana Dispensary).

b. Rates from the Institute of Transportation Engineers' (ITE) Trip Generation Manual (11th Ed.) (Code 190: Marijuana Cultivation & Processing Facility).

c. Rates from the County of Santa Barbara's Cannabis Land Use Ordinance and Licensing Program Final Environmental Impact Report, December 2017.



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Figure 7-1

## 8.0 Near-Term Cumulative Conditions

Cumulative projects are other projects in the study area that could be constructed and occupied between the date of existing data collection (January/February 2018) and the expected near-term timeframe for the Project, thus adding traffic to the local circulation system. LLG researched projects within the City of Santee, City of San Diego, City of El Cajon and County of San Diego to identify cumulative projects in the study area that could be constructed and generating traffic in the Project vicinity under Near-Term conditions. At this time, the anticipated opening year(s) of the Project's estimated 20 individual cannabis related facilities is not known. For the purposes of the environmental analysis, the Near-Term condition is estimated as 3-5 years from the first cannabis facility being built.

55 cumulative development projects are planned for the area for the near-term condition. The following is a brief description of each of the cumulative projects. It should be noted that the Fanita project was not included in the cumulative condition due to the uncertainty of development at the time this study was prepared.

Table 8-1 provides a summary of the cumulative projects trip generation summary.

Table 8–1
Cumulative Development Projects Summary

No. Name/Applicant		Demoisting	A D.T. a	A	AM		M	CAndria	
No.	Name/Applicant	Description	ADT a	In	Out	In	Out	Status	
1.	GA Development LLC	6-lot residential subdivision	60	2	3	4	2	Approved – Not Built	
2.	D'Lazio	20 condominiums	160	3	10	11	5	Completed <sup>c</sup>	
3.	East County Estates	17 single-family homes	170	4	10	12	5	Completed <sup>c</sup>	
4.	Las Olivitas	18 condominiums	144	2	10	10	4	Completed <sup>c</sup>	
5.	Santee View Estates	27-lot residential subdivision	270	7	15	19	8	Approved – Not Built	
6.	Woodside Terrace	4-lot residential subdivision	40	1	2	3	1	Completed <sup>c</sup>	
7.	Tyree & Vidovich Investments, LLC	4-lot residential subdivision	40	1	2	3	1	Completed <sup>c</sup>	
8.	Cornerstone	128 condo units	768	12	49	48	21	Completed <sup>c</sup>	
9.	Santee Townhomes	10 townhome units	80	1	5	6	2	Approved – Not Built	
10.	Prospect Fields	75-unit multi-family	600	10	38	42	18	Completed <sup>c</sup>	
11.	River Village	82 single family residential units	820	20	46	57	25	Completed <sup>c</sup>	
12.	Infill Development Company	4-lot residential subdivision	40	1	2	3	4	Completed <sup>c</sup>	
		(Cont.	inued on Next	t Page)					

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Table 8–1
Cumulative Development Projects Summary

<b>&gt;</b> T	Name/Applicant	<b>5</b>	A.D.T.	A	M	P	M	G	
No.		me/Applicant Description	ADT a In	In	Out	In	Out	Status	
		(Continue	ed from Prev	ious Page	e)			•	
13.	Village Run Homes, LLC	40 dwelling unit subdivision	400	10	22	28	12	Approved – Not Built	
14.	Karl Strauss	Brewery, warehouse, tasting room, & restaurant	1,509	80	21	74	93	Approved – Not Built	
15.	Hattie Davison Properties	113 condominiums	904 <sup>b</sup>	14	58	63	27	Approved – Not Built	
16.	Walker Trails	67 condominiums	536	9	34	38	16	Completed <sup>c</sup>	
17.	Prospect Estates II	53 single-family	530	13	29	37	16	Approved – Not Built	
18.	Costco and Expanded Food Court	Fuel facility with 11 dispensers	1,063	37	37	43	42	Completed <sup>c</sup>	
19.	Weston (formerly Castlerock)	415 detached dwelling units	4,150	100	232	291	124	Completed <sup>c</sup>	
20.	Calvary Chapel	9.3 KSF church expansion	84	2	2	4	3	Completed <sup>c</sup>	
21.	Tyler Street Subdivision	14 single-family homes	140	3	8	10	4	Pending Entitlement	
22.	Carribean Way	42 condominiums	336	5	22	24	10	Completed <sup>c</sup>	
23.	Talwar	8 condominiums	64	1	4	4	2	Approved – Not Built	
24.	Lantern Crest Ridge Phase II	46-bed memory care facility	115	3	2	5	4	Pending Entitlement	
25.	Graves/Prospect Commercial	Convenience store, coffee shop	1,200	48	48	48	48	Pending Entitlement	
26.	Sharp Medical Office Building	86 KSF medical office	3,107	163	43	86	221	Completed <sup>c</sup>	
27.	Parkside (formerly Hillside Meadows)	63 single family homes and 62 condominiums	1,126	23	67	79	34	Pending Entitlement	
28.	Cuyamaca Service Station	Gas, retail, office, car wash	1,334	54	53	41	42	Approved – Not Built	
29.	Panera Bread	Fast Food w/ Drive Through	2,631	92	92	63	63	Completed <sup>c</sup>	
		(Conti	inued on Nex	t Page)	•		•	·	

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Table 8–1
Cumulative Development Projects Summary

				A	M	P	M	G	
No.	Name/Applicant	Description	ADT a	In	Out	In	Out	Status	
		(Continue	ed from Prev	ious Page	e)				
30.	Sycamore Landfill	Master plan expansion	2,920	176	116	70	105	Completed <sup>c</sup>	
31.	Padre Dam / Santee Lakes Expansion	Operational trips related to master plan improvements	120	20	20	20	20	Completed <sup>c</sup>	
32.	Carlton Oaks Country Club	Single family, assisted living, hotel, and restaurant expansion	2,380	56	117	155	74	Pending Entitlement	
33.	Garmo Brothers	Gas station, restaurant	1,364	60	54	36	34	Approved -Not Built	
34.	Toby Foster	Commercial	250	5	3	12	11	Completed <sup>c</sup>	
35.	Meng Subdivision	24 multi-family residential	192	3	12	13	6	Approved – Not Built	
36.	Woodspring Suites	120-room hotel	840	27	40	46	30	Approved – Not Built	
37.	Handel's Ice Cream	Commercial	68	1	1	3	3	Approved – Not Built	
38.	Apts. Inc	11 multi-family residential	88	1	6	6	3	Pending Entitlement	
39.	Tower Glass	Industrial	275	27	3	7	26	Approved – Not Built	
40.	Studio Movie Grill	Entertainment, restaurant	3,700	13	0	179	117	Pending Entitlement	
41.	County Property 2	365 multi-family residential	2,920	47	187	204	88	Pending Entitlement	
42.	County Property 1	130 multi-family residential	1,040	17	66	73	31	Pending Entitlement	
43.	KDS & Assoc.	Warehouse	37	4	1	2	4	Pending Entitlement	
44.	Cameron Bros	Commercial	12,883	309	206	644	644	Pending Entitlement	
45.	Jacor	Office/warehouse	21	2	1	1	2	Approved – Not Built	
			inued on Nex					Not Built	

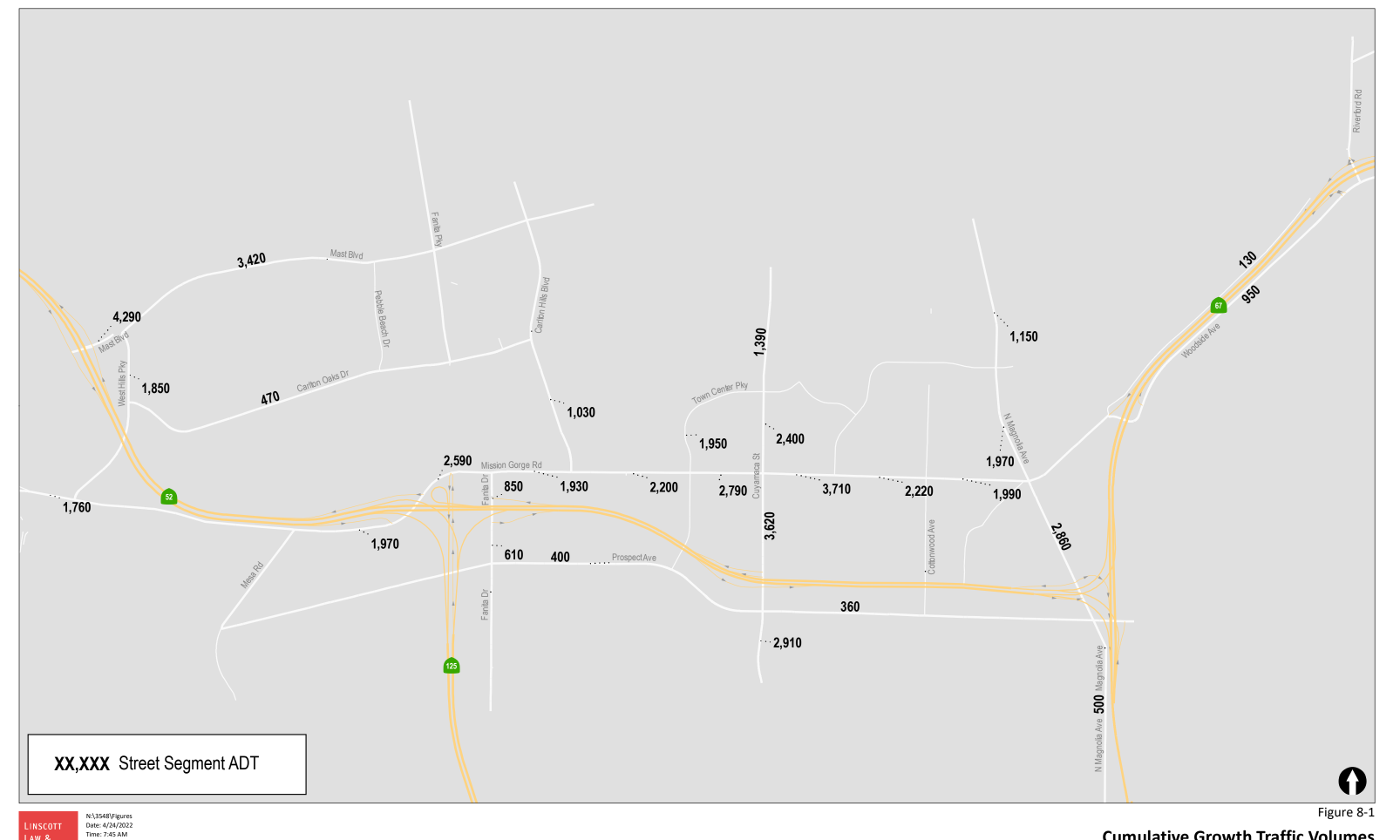
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TABLE 8-1 **CUMULATIVE DEVELOPMENT PROJECTS SUMMARY** 

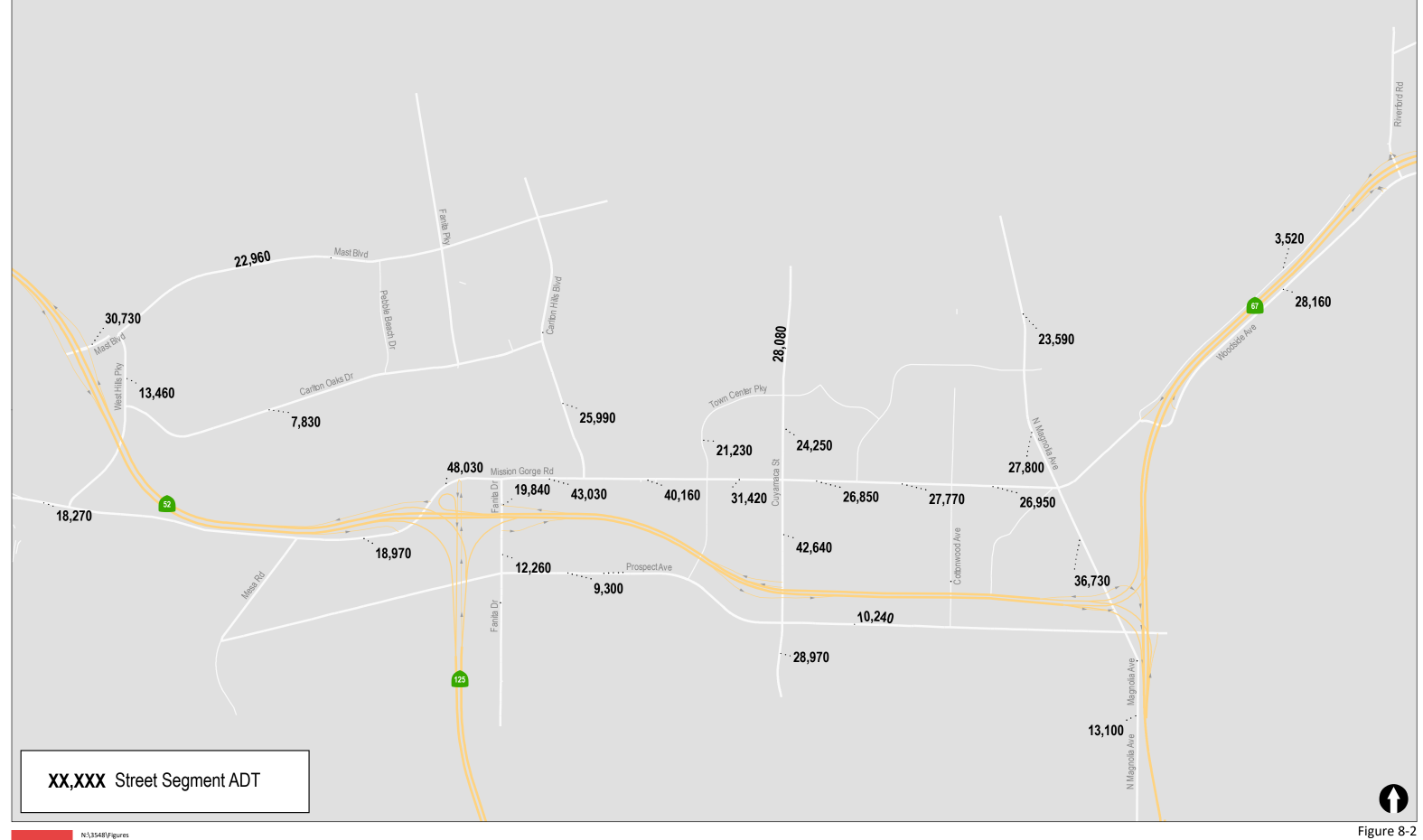
No	Name/Applicant	D	A D/E a	AM		PM		G	
No.		Description	ADT a	In	Out	In	Out	Status	
	(Continued from Previous Page)								
46.	Rayo Wholesale	Warehouse	25	2	1	2	2	Completed <sup>c</sup>	
47.	Lantern Crest Phase III	360 residential apartments	2,880	46	184	202	86	Completed <sup>c</sup>	
48.	Rockvill Residential	59 residential apartments	590	14	33	41	18	Pending Entitlement	
49.	All Right Storage	87 KSF Storage	175	6	5	8	8	Pending Entitlement	
50.	County ARCC	25 KSF Gov't Office	755	61	7	27	64	Completed	
51.	Gondala Skate	28 KSF Industrial	229	23	2	5	22	Approved – Not Built	
52.	Lunar Lane	7 KSF Industrial	59	5	1	1	6	Pending Entitlement	
53.	Kalasho Gas Station	Gas Station	900	32	31	36	36	Pending Entitlement	
54.	Conejo Subdivision	5 single-family residential	50	1	3	4	1	Pending Entitlement	
55.	Prospect Avenue Subdivision	14 single-family residential	140	3	8	10	4	Pending Entitlement	

#### Footnotes:

- a. Average daily traffic.
- b. Cumulative project #15 results in a net reduction of 327 daily trips when credit for the existing tenant is taken.
  c. Projects noted as completed were fully constructed *after* the date of existing data collection. Therefore, the trips associated with these projects were added to the near-term cumulative condition.

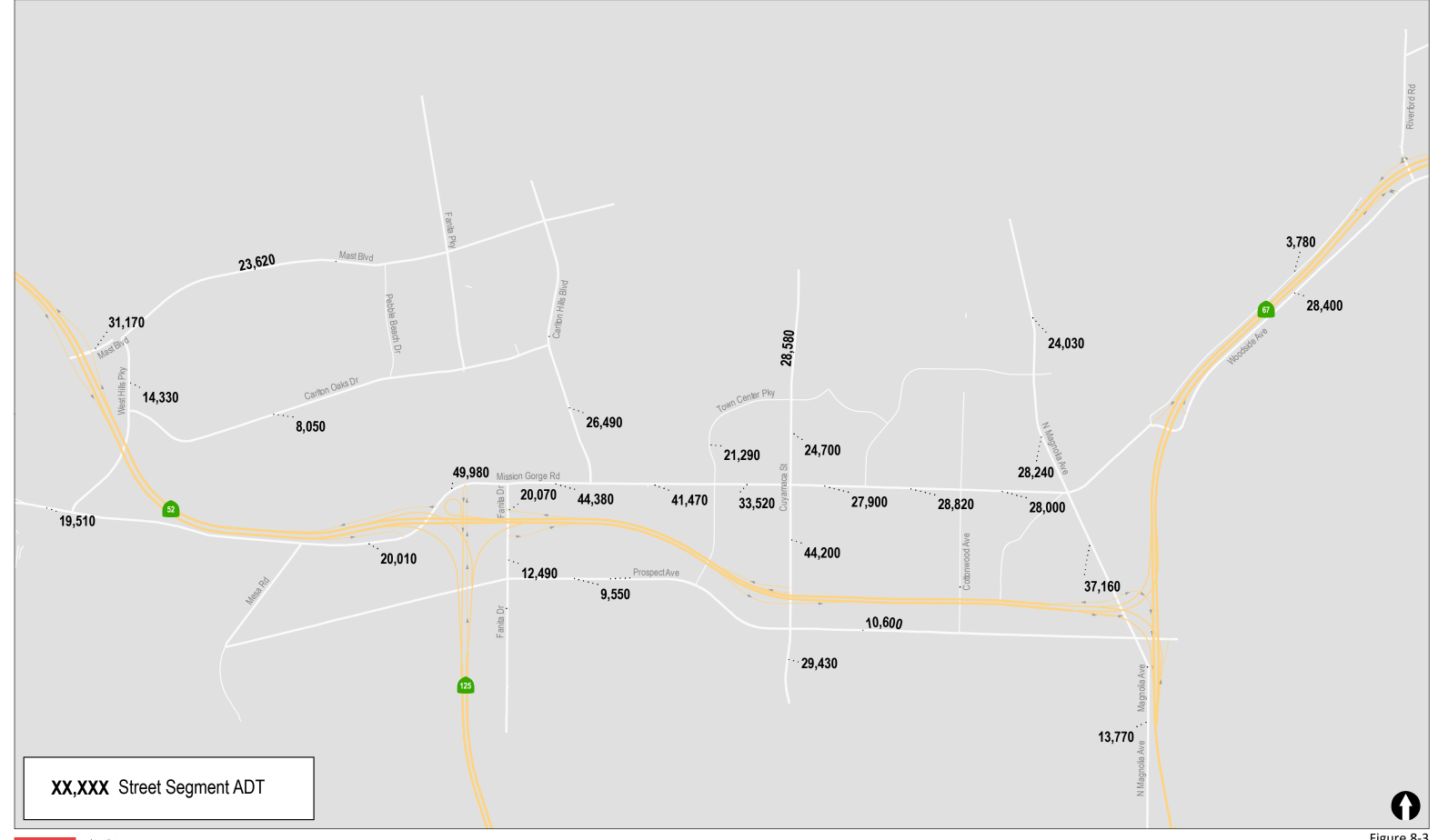


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**Existing + Cumulative Projects Traffic Volumes** 



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Figure 8-3

## 9.0 Analysis of Near-Term Cumulative Scenarios

The Existing + Cumulative Projects scenario (Near-Term baseline) is an assessment of the impact of ambient growth due to cumulative development projects within the general study area in relation to the existing conditions. The Existing + Cumulative Projects + Project scenario is an assessment of the impact of the total Project in relation to the near-term baseline condition. These analyses include intersection, street segment and freeway mainline operations.

## 9.1 Existing + Cumulative Projects

## 9.1.1 Daily Street Segment Operations

**Table 9–1** summarizes the Existing + Cumulative Projects street segment operations. As seen in *Table 9–1*, the study area street segments are all calculated to operate acceptably at LOS D or better under Existing + Cumulative Projects conditions.

## 9.2 Existing + Cumulative Projects + Project

#### 9.2.1 Daily Street Segment Operations

Table 9-1 summarizes the Existing + Cumulative Projects + Project street segment operations. As seen in Table 9-1, the study area street segments are all calculated to continue to operate acceptably at LOS D or better under Existing + Cumulative Projects + Projects conditions.

Based on the established significance criteria, no significant effects were calculated with the addition of Project traffic. Therefore, no improvements would be required.

Table 9–1
Existing + Cumulative Projects Street Segment Operations

Street Segment	Functional Capacity	Existing + Cumulative			Existing + Cumulative + Project			Δ <sup>e</sup>	Substantial
Street Segment	(LOS E) a	ADT b LOS		OS c V/C d	ADT	LOS	V/C	V/C	Effect?
Mast Boulevard									
1. SR-52 to West Hills Pkwy	40,000	30,730	D	0.77	31,170	D	0.78	0.01	No
2. West Hills Pkwy to Pebble Beach Dr	40,000	22,960	С	0.57	23,620	C	0.59	0.02	No
Carlton Oaks Drive									
3. West Hills Pkwy to Pebble Beach Dr	15,000	7,830	С	0.52	8,050	C	0.54	0.01	No
Mission Gorge Road									
4. Western City Limits to West Hills Pkwy	40,000	18,270	В	0.46	19,510	В	0.49	0.03	No
5. West Hills Pkwy to SR-125	40,000	18,970	В	0.47	20,010	В	0.50	0.03	No
6. SR-125 to Fanita Dr	60,000	48,030	С	0.80	49,980	C	0.83	0.03	No
7. Fanita Dr to Carlton Hills Blvd	60,000	43,030	С	0.72	44,380	С	0.74	0.02	No
8. Carlton Hills Blvd to Town Center Pkwy	60,000	40,160	С	0.67	41,470	С	0.69	0.02	No
9. Town Center Pkwy to Cuyamaca St	60,000	31,420	В	0.52	33,520	В	0.56	0.04	No
10. Cuyamaca St to Riverview Pkwy	60,000	26,850	В	0.45	27,900	В	0.47	0.02	No
11. Riverview Pkwy to Cottonwood Ave	60,000	27,770	В	0.46	28,820	В	0.48	0.02	No
12. Cottonwood Ave to Magnolia Ave	60,000	26,950	В	0.45	28,000	В	0.47	0.02	No
Prospect Avenue									
13. Fanita Dr to Cuyamaca St	15,000	9,300	С	0.62	9,550	C	0.64	0.02	No
14. Cuyamaca St to Magnolia Ave	15,000	10,240	D	0.68	10,600	D	0.71	0.02	No
West Hills Parkway									
15. Mast Blvd to Mission Gorge Rd	40,000	13,460	A	0.34	14,330	A	0.36	0.02	No
Fanita Drive									
16. Mission Gorge to SR-52 Ramps	40,000	19,840	В	0.50	20,070	В	0.50	0.01	No
17. SR-52 Ramps to Prospect Ave	40,000	12,260	Α	0.31	12,490	A	0.31	0.01	No
Carlton Hills Boulevard									
18. Carlton Oaks Dr to Mission Gorge Rd	40,000	25,990	С	0.65	26,490	C	0.66	0.01	No

(Continued on Next Page)

TABLE 9-1 EXISTING + CUMULATIVE PROJECTS STREET SEGMENT OPERATIONS

Street Segment	Functional Capacity (LOS E) <sup>a</sup>	Existing + Cumulative			Existing + Cumulative + Project			Λ <sup>e</sup>	Substantial
		ADT b	LOS c	V/C d	ADT	LOS	V/C	V/C	Effect?
(Continued from Previous Page)									
Town Center Parkway									
19. Mission Gorge Rd to Cuyamaca St	40,000	21,230	С	0.53	21,290	C	0.53	0.00	No
Cuyamaca Street									
20. River Park Dr to Town Center Pkwy	40,000	28,080	С	0.70	28,580	C	0.71	0.01	No
21. Town Center Pkwy to Mission Gorge Rd	50,000	24,250	В	0.49	24,700	В	0.49	0.01	No
22. Mission Gorge Rd to SR-52 Ramps	50,000	42,640	D	0.85	44,200	D	0.88	0.03	No
23. SR-52 Ramps to south of Prospect Ave	50,000	28,970	С	0.58	29,430	C	0.59	0.01	No
Magnolia Avenue									
24. Mast Blvd to Riverview Pkwy	40,000	23,590	С	0.59	24,030	C	0.60	0.01	No
25. Riverview Pkwy to Mission Gorge Rd	40,000	27,800	С	0.70	28,240	C	0.71	0.01	No
26. Mission Gorge Rd to SR-52 Ramps	60,000	36,730	С	0.61	37,160	C	0.62	0.01	No
27. SR-52 Ramps to south of Prospect Ave	40,000	13,100	A	0.33	13,770	A	0.34	0.02	No
Woodside Avenue									
28. East of Magnolia Ave	40,000	28,160	C	0.70	28,400	C	0.71	0.01	No
N. Woodside Avenue									
29. Riverford Rd to Woodside Ave	10,000	3,520	A	0.35	3,780	A	0.38	0.03	No

#### Footnotes:

- a. Capacities based on City of Santee Roadway Classification & LOS table.b. Average Daily Traffic
- Level of Service
- Volume to Capacity ratio
- $\Delta$  denotes a Project-induced increase in the Volume to Capacity ratio.

## 10.0 VEHICLE MILES TRAVELED (VMT) ASSESSMENT

The following VMT assessment has been prepared to evaluate the effects of the Project based on VMT, as proposed by the California Governor's Office of Planning and Research (OPR) to implement California State Law Senate Bill (SB) 743. The analysis methodology contained in this study utilizes the *City of Santee VMT Analysis Guidelines*, April 2022, and the guidelines published by the Institute of Traffic Engineers (ITE), the California Office of Planning and Research (OPR), and other jurisdictions in the San Diego region. These guidelines specifically address the requirements of California Senate Bill (SB) 743 which mandate specific types of CEQA analysis of transportation projects effective July 1, 2020.

## 10.1 VMT Background

VMT is defined as the "amount and distance of automobile travel attributable to a project" per CEQA Guidelines Section 15064.3. VMT is a measure of the use and efficiency of the transportation network as well land uses in a region. VMT is calculated based on individual vehicle trips generated and their associated trip lengths. VMT accounts for two-way (roundtrip) travel and is estimated for a typical weekday for the purposes of measuring transportation impacts.

The potential transportation impacts of the proposed Project are based on VMT to satisfy the California Environmental Quality Act (CEQA) guidelines through SB 743. Public Resources Code section 20199, enacted pursuant to SB 743, identifies VMT as an appropriate metric for measuring transportation impacts along with the elimination of auto delay/Level of service (LOS) for CEQA purposes statewide.

## 10.2 VMT Screening Criteria

Based on the *City of Santee VMT Analysis Guidelines*, April 2022, the requirement to prepare a detailed transportation VMT analysis applies to all discretionary land development projects that are not exempt from CEQA, except for those that meet at least one of the provided screening criteria. A project that meets at least one of the screening criteria listed below would be considered to have a less-than-significant impact due to the project or location characteristics.

- 1. <u>Projects located in a Transit-Accessible Area</u>: Projects located within a half-mile radius of an existing major transit stop or an existing stop along a high-quality transit corridor may be presumed to have a less-than-significant impact absent substantial evidence to the contrary.
- 2. <u>Small Projects</u>: Projects generating 500 or fewer net new daily vehicle trips may be presumed to have a less-than significant impact absent substantial evidence to the contrary. Trips are based on the number of vehicle trips calculated using SANDAG's (Not So) Brief Guide of Vehicular Traffic Generation Rates for the San Diego Region or ITE trip generation rates with any alternative modes/location-based adjustments applied.
- 3. <u>Projects in a VMT Efficient Area</u>: A VMT-efficient area is any area within the City with an average VMT/capita or VMT/employee below the thresholds as compared to the baseline City/Regional VMT for the TAZ that the project is located within.

- 4. Locally Serving Retail Projects: Local serving retail generally improves the convenience of shopping close to home and has the effect of reducing vehicle travel. Local serving retail projects less than 50,000 square feet that are expected to draw approximately 75% of customers from the local area (roughly 3-miles) are presumed to have a less than significant impact absent substantial evidence to the contrary. Retail projects that are between 50,000 square feet and 125,000 square feet with similar customer attraction (approximately 75% from local area) may also be presumed locally-serving; however, the city may require the applicant to provide a market analysis as evidence that the project is locally serving. Retail projects that are more than 125,000 square feet are required to conducted a VMT analysis unless the applicant provides market surveys to demonstrate that at least 75% of customers are attracted from the local population.
- 5. <u>Locally Serving Public Facilities</u>: Public facilities that serve the surrounding community or public facilities that are passive use may be presumed to have a less-than-significant impact absent substantial evidence to the contrary.
- 6. Redevelopment Projects with Lower Total VMT: A redevelopment project may be presumed to have a less-than-significant impact absent substantial evidence to the contrary if the proposed project's total project VMT is less than the existing land use's total VMT and the CEQA action includes closing the existing land use.
- 7. <u>Infill Affordable Housing</u>: Based on the ITE 11th Edition of the Trip Generation Manual, the affordable housing trip generation rate is approximately 30% lower than the multi-family (low-rise) rate. Adding affordable housing to infill locations generally improves jobs-housing balance, in turn, shortening commutes and reducing VMT. This suggests that it is possible to presume a blended affordable and market-rate residential project as having less than significant VMT impact.

#### 10.3 VMT Assessment

For the purposes of this analysis, a total of 20 facilities were assumed to be permitted by the Ordinance, including retail (two locations total), microbusiness with retail (two locations total), microbusiness without retail (two locations total), manufacturing (four locations total), testing (four locations total), and distribution (six locations total). All of the 20 facilities would be considered to have a less-than-significant impact due to the project or location characteristics based on the City's screening criteria summarized in *Section 10.2*. Different screening criteria apply to different land use types as discussed below.

#### 10.3.1 Retail Facilities

The Ordinance would allow for a total of four (4) retail facilities, including two (2) retail only locations and two (2), microbusiness with retail locations. As noted in *Table 2-1*, each of these retail locations would be approximately 5,000 SF. Therefore, screening criteria number four (4), *Locally Serving Retail Facilities*, is applicable. As such, the Project's Retail facilities can be presumed to have a less-than-significant transportation impact and would not require a detailed VMT analysis.

## 10.3.2 Microbusiness without Retail, Manufacturing, Testing, and Distribution Facilities

The Ordinance would allow for two (2) microbusinesses without retail locations, four (4) manufacturing locations, four (4) testing locations, and six (6) distribution locations. Each of these individual facilities would generate fewer than 500 ADT, as summarized in *Table 10-1*. Therefore, screening criteria number two (2), *Small Projects*, is applicable. As such, the Project can be presumed to have a less-than-significant transportation impact and would not require a detailed VMT analysis.

TABLE 10-1
TRIP GENERATION PER FACILITY BY LAND USE TYPE

Land Use	ADT per Facility <sup>a</sup>
Microbusiness without Retail	19 ADT
Manufacturing	12 ADT
Testing	18 ADT
Distribution	3 ADT

#### Footnotes:

a. Based on the total Project trip generation calculations summarized in *Table 7-1*.

## 11.0 CONCLUSIONS

The City of Santee proposes a comprehensive Cannabis Business Ordinance amending the City's Municipal Code. The Ordinance would regulate the commercial cultivation, processing, manufacturing, testing, sale, delivery, and distribution of cannabis and cannabis products.

Cannabis facilities would not be located within 900 feet of sensitive receptors, including kindergarten through 12th grade schools, commercial daycare centers, youth centers, religious locations, or parks. It is anticipated that certain types of cannabis facilities would be allowed in the Light Industrial (LI), General Industrial (GI), and General Commercial (GC) zones within the City, subject to the City's siting requirements.

For the purposes of this analysis, a total of 20 facilities were assumed to be permitted by the Ordinance. At this time, the locations of the specific retail, microbusiness, manufacturing, testing, and distribution sites are not known. For the purposes of the environmental analysis, likely locations for each of the Ordinance's land uses were identified, as shown in *Figure 2-2*.

LOS analysis of the study street segments found no potential effect to the circulation system due to the traffic generated by the proposed Project. Therefore, improvements would not be required.

Based on the *City of Santee VMT Analysis Guidelines*, April 2022, all of the 20 assumed facilities would be considered to have a less-than-significant impact due to the project or location characteristics based on the City's screening criteria. The preparation of a detailed CEQA transportation VMT analysis would not be required for any of the Project facilities.

## **TECHNICAL APPENDICES**

# SANTEE CANNABIS BUSINESS ORDINANCE

Santee, California May 10, 2022

LLG Ref. 3-21-3548

Linscott, Law & Greenspan, Engineers

4542 Ruffner Street
Suite 100
San Diego, CA 92111 **858.300.8800 T**858.300.8810 F
www.llgengineers.com

# **ATTACHMENT A**

TRAFFIC VOLUME COMPARISON AND STREET SEGMENT COUNT SHEETS

### SR-52 @ MAST BOULEVARD

2018			2022		
EB	WB	TOTAL	EB	WB	TOTAL
52,962	48,353	101,315	50,668	45,688	96,356

Time	Minimum	Mean	Maximum	# Lane Poi %	Observed
00:00	189.00	261.59	552.00	5508	91.70
01:00	132.00	191.48	498.00	5508	92.40
02:00	147.00	198.79	490.00	5508	91.80
03:00	355.00	429.33	504.00	5508	92.30
04:00	786.00	1,326.78	1,492.00	5505	92.40
05:00	1,742.00	3,990.22	4,317.00	5508	92.40
06:00	2,513.00	5,192.84	5,606.00	5508	91.90
07:00	2,685.00	5,233.49	5,620.00	5508	91.30
08:00	2,680.00	4,971.77	5,360.00	5508	92.30
09:00	2,012.00	4,011.22	4,629.00	5508	92.50
10:00	1,654.00	3,097.76	3,651.00	5508	91.90
11:00	1,677.00	2,758.37	3,125.00	5508	92.40
12:00	1,754.00	2,688.17	3,117.00	5508	91.90
13:00	1,852.00	2,706.75	3,111.00	5508	90.60
14:00	2,193.00	2,698.12	3,049.00	5508	91.90
15:00	2,090.00	2,587.29	2,966.00	5505	92.60
16:00	1,860.00	2,329.29	2,669.00	5508	93.30
17:00	1,689.00	2,185.56	2,558.00	5508	93.00
18:00	1,245.00	1,746.33	2,276.00	5508	92.60
19:00	913.00	1,313.86	1,613.00	5508	92.50
20:00	751.00	1,093.04	1,519.00	5508	92.90
21:00	588.00	903.12	1,197.00	5508	93.20
22:00	463.00	624.18	938.00	5508	93.00
23:00	276.00	422.18	669.00	5505	93.30

#### **Report Description**

Report Aggregates>Time of Day

Route Name Route Description

Report link

Report gene 05/09/2022 14:53 PeMS versio caltrans\_pems-20.0.1

### **Report Parameters**

Parameter	Value
Quantity	Flow

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Segment Typ VDS

Segment Nai Mainline VDS 1126575 - 52 EB 2 mi W/O Mast Blvd

start date 01/01/2018 00:00:00 end date 12/31/2018 23:59:59

Time	Minimum	Mean	Maximum	# Lane Poi %	Observed
00:00	161.00	208.98	257.00	1836	94.80
01:00	113.00	165.27	208.00	1836	94.10
02:00	165.00	194.80	247.00	1836	94.10
03:00	341.00	414.80	463.00	1836	94.40
04:00	1,073.00	1,211.69	1,310.00	1836	96.10
05:00	1,071.00	3,336.24	3,647.00	1836	96.10
06:00	931.00	4,482.45	4,810.00	1836	96.10
07:00	1,254.00	4,926.65	5,266.00	1836	96.10
08:00	2,707.00	4,658.61	5,077.00	1836	96.10
09:00	2,824.00	3,632.82	4,712.00	1836	96.10
10:00	2,679.00	2,927.53	3,211.00	1836	96.10
11:00	2,420.00	2,709.76	3,009.00	1836	96.10
12:00	2,427.00	2,661.00	2,897.00	1836	96.70
13:00	2,474.00	2,708.69	2,975.00	1836	96.10
14:00	2,407.00	2,763.73	2,977.00	1836	96.10
15:00	2,469.00	2,807.10	3,032.00	1836	96.10
16:00	2,243.00	2,576.08	2,802.00	1836	95.80
17:00	2,080.00	2,385.59	2,804.00	1836	96.10
18:00	1,566.00	1,820.73	2,356.00	1836	96.10
19:00	961.00	1,271.80	1,669.00	1836	96.10
20:00	841.00	1,041.67	1,488.00	1836	96.10
21:00	656.00	849.92	1,318.00	1836	96.10
22:00	413.00	557.61	1,011.00	1836	96.10
23:00	262.00	354.67	855.00	1836	95.90

#### **Report Description**

Report Aggregates>Time of Day

Route Name

**Route Description** 

https://pems.dot.ca.gov:443/?report\_form=1&dnode=VDS&content=loops&tab=det\_t od&station\_id=1126575&s\_time\_id=1640995200&s\_time\_id\_f=01%2F01%2F2022&e\_time\_id=1651363140&e\_time\_id\_f=04%2F30%2F2022&dow\_2=on&dow\_3=on&dow\_

Report link

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#### **Report Parameters**

#### **Parameter Value**

Quantity Flow

Data 44,064 Lane Points Data Qualit 95.8% Observed

Segment TyVDS

Segment N Mainline VDS 1126575 - 52 EB 2 mi W/O Mast Blvd

start date 01/01/2022 00:00:00 end date 04/30/2022 23:59:59

Time	Minimum	Mean	Maximum	# Lane Poi %	Observed
00:00	291.00	389.56	1,308.00	5040	91.40
01:00	163.00	238.31	1,067.00	5040	92.10
02:00	119.00	185.14	956.00	5040	91.50
03:00	130.00	180.17	944.00	5040	92.00
04:00	241.00	305.68	1,092.00	5037	92.10
05:00	647.00	764.04	1,623.00	5040	92.10
06:00	1,095.00	1,510.06	2,297.00	5040	91.70
07:00	1,398.00	1,904.11	2,638.00	5040	91.00
08:00	1,601.00	1,880.17	2,793.00	5040	92.10
09:00	1,624.00	1,856.03	2,859.00	5040	92.30
10:00	1,485.00	1,999.15	3,071.00	5040	91.60
11:00	1,265.00	2,223.56	3,299.00	5040	92.10
12:00	1,962.00	2,480.64	3,561.00	5040	91.70
13:00	1,609.00	2,845.49	4,138.00	5040	90.20
14:00	1,282.00	3,934.89	4,796.00	5040	91.70
15:00	2,396.00	4,554.03	5,168.00	5040	92.10
16:00	2,132.00	4,634.65	5,320.00	5040	92.90
17:00	3,299.00	4,630.16	5,331.00	5040	92.50
18:00	2,222.00	4,322.07	5,275.00	5040	92.40
19:00	1,654.00	2,681.20	4,464.00	5040	91.80
20:00	1,321.00	1,760.01	2,956.00	5040	92.50
21:00	1,067.00	1,393.14	2,625.00	5040	92.60
22:00	820.00	1,001.97	2,359.00	5040	92.60
23:00	539.00	678.91	1,781.00	5037	92.70

#### **Report Description**

Report Aggregates>Time of Day

**Route Name** 

**Route Description** 

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Report link

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#### **Report Parameters**

#### **Parameter Value**

Quantity Flow

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Data Qualit 92% Observed

Segment TyVDS

Segment N Mainline VDS 1126583 - 52 WB W/O Mast Blvd

start date 01/31/2018 00:00:00 end date 12/31/2018 23:59:59

Time	Minimum	Mean	Maximum	# Lane Poi %	Observed
00:00	208.00	292.33	408.00	1836	94.80
01:00	129.00	189.25	270.00	1836	94.10
02:00	128.00	165.90	215.00	1836	94.10
03:00	126.00	182.59	247.00	1836	94.10
04:00	267.00	330.43	393.00	1836	96.10
05:00	636.00	764.20	1,007.00	1836	96.10
06:00	1,198.00	1,505.69	1,737.00	1836	96.10
07:00	1,784.00	2,126.16	2,347.00	1836	96.10
08:00	1,938.00	2,106.86	2,249.00	1836	96.10
09:00	1,839.00	2,023.39	2,207.00	1836	96.10
10:00	1,912.00	2,068.90	2,271.00	1836	96.10
11:00	2,019.00	2,255.78	2,523.00	1836	96.10
12:00	1,572.00	2,484.71	2,752.00	1836	96.70
13:00	1,630.00	2,858.55	3,251.00	1836	96.10
14:00	1,484.00	3,777.82	4,141.00	1836	96.10
15:00	3,591.00	4,371.90	4,598.00	1836	96.10
16:00	3,675.00	4,458.55	4,740.00	1836	95.80
17:00	3,459.00	4,372.71	5,670.00	1836	96.10
18:00	2,216.00	3,371.02	4,294.00	1836	96.10
19:00	1,611.00	1,975.75	2,786.00	1836	96.10
20:00	1,141.00	1,482.53	1,946.00	1836	96.10
21:00	845.00	1,136.67	1,511.00	1836	96.10
22:00	621.00	830.39	1,065.00	1836	96.10
23:00	416.00	555.88	700.00	1836	95.90

#### **Report Description**

Report Aggregates>Time of Day

Route Name Route Description

https://pems.dot.ca.gov:443/?report\_form=1&dnode=VDS&content=loops&tab=det\_t od&station\_id=1126583&s\_time\_id=1640995200&s\_time\_id\_f=01%2F01%2F2022&e\_time\_id=1651363140&e\_time\_id\_f=04%2F30%2F2022&dow\_2=on&dow\_3=on&dow\_

Report link

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### **Report Parameters**

### Parameter Value

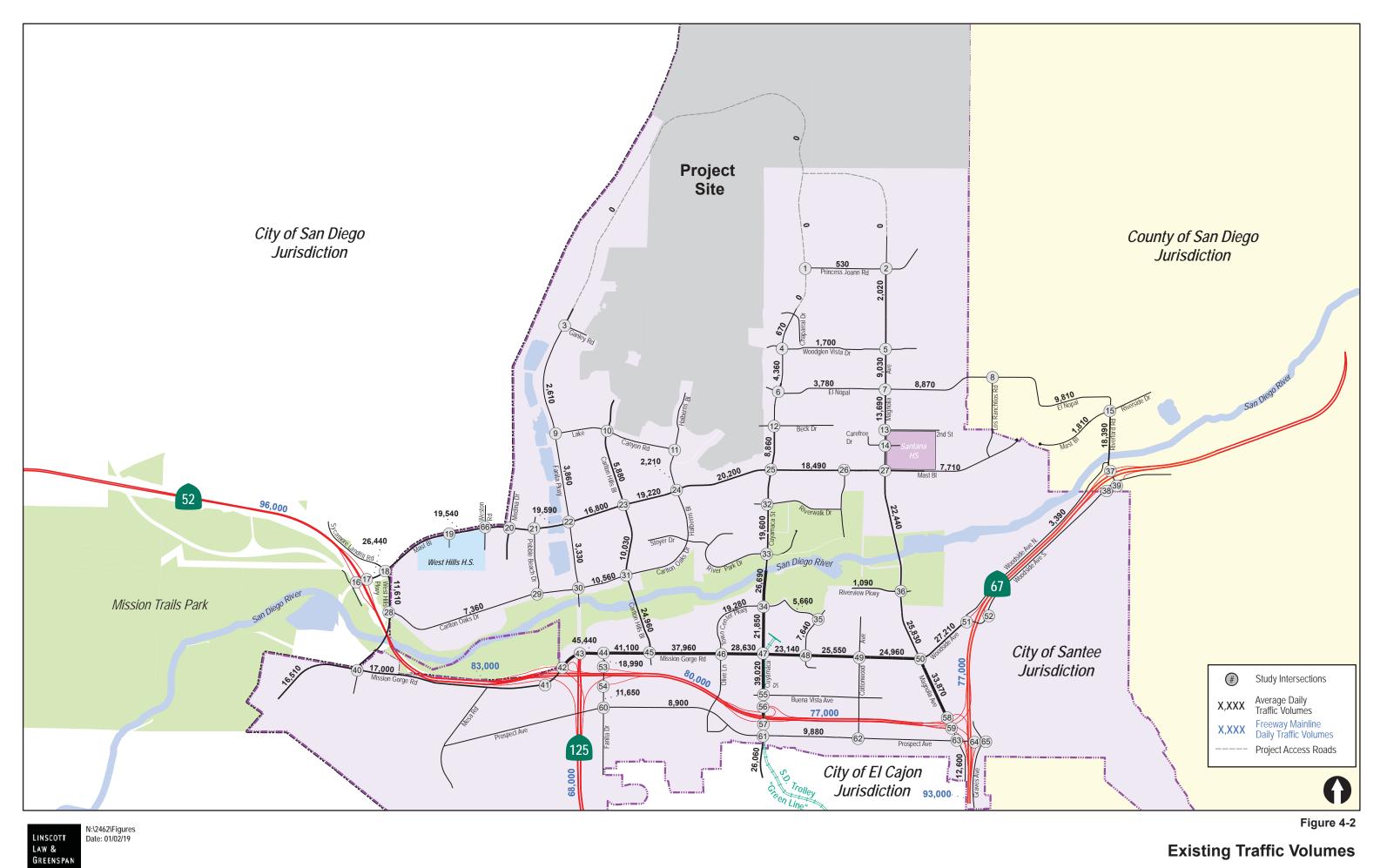
Quantity Flow

Data 44,064 Lane Points Data Qualit 95.8% Observed

Segment TyVDS

Segment N Mainline VDS 1126583 - 52 WB W/O Mast Blvd

start date 01/01/2022 00:00:00 end date 04/30/2022 23:59:59



engineers

TABLE 4–1
EXISTING TRAFFIC VOLUMES

CALLOS ASSESSED ASSESSEDA		G
Street Segment	ADT <sup>a</sup>	Source
Princess Joann Road		
Cuyamaca Street to Magnolia Avenue	530	LLG
Woodglen Vista Drive		
2. Cuyamaca Street to Magnolia Avenue	1,700	LLG
El Nopal		
3. Cuyamaca Street to Magnolia Avenue	3,780	LLG
4. Magnolia Avenue to Los Ranchitos Road	8,870	LLG
5. Los Ranchitos Road to Riverford Road	9,810	LLG
Mast Boulevard		
6. SR-52 to West Hills Parkway	26,440	LLG
7. West Hills Parkway to Medina Drive	19,540	LLG
8. Pebble Beach Drive to Fanita Parkway	19,590	LLG
9. Fanita Parkway to Carlton Hills Boulevard	16,800	LLG
10. Carlton Hills Boulevard to Halberns Boulevard	19,220	LLG
11. Halberns Boulevard to Cuyamaca Street	20,200	LLG
12. Cuyamaca Street to Magnolia Avenue	18,490	LLG
13. Magnolia Avenue to Los Ranchitos Road	7,710	LLG
14. West of Riverford Road	1,810	LLG
Carlton Oaks Drive		
15. West Hills Parkway to Pebble Beach Drive	7,360	LLG
16. Fanita Parkway to Carlton Hills Boulevard	10,560	LLG
Mission Gorge Road		
17. Western City Limits to West Hills Parkway	16,510	LLG
18. West Hills Parkway to SR-125	17,000	LLG
19. SR-125 to Fanita Drive	45,440	LLG
20. Fanita Drive to Carlton Hills Boulevard	41,100	LLG
21. Carlton Hills Boulevard to Town Center Parkway	37,960	LLG
22. Town Center Parkway to Cuyamaca Street	28,630	LLG
23. Cuyamaca Street to Riverview Parkway	23,140	LLG
24. Riverview Parkway to Cottonwood Avenue	25,550	LLG
25. Cottonwood Avenue to Magnolia Avenue	24,960	LLG
Prospect Avenue		
26. Fanita Drive to Cuyamaca Street	8,900	LLG
27. Cuyamaca Street to Cottonwood Avenue	9,880	LLG
West Hills Parkway		
28. Mast Boulevard to Mission Gorge Road	11,610	LLG
Fanita Parkway		
29. Project Site to Ganley Drive	DNE	_
30. Ganley Drive to Lake Canyon Road	2,610	LLG
31. Lake Canyon Road to Mast Boulevard	3,860	LLG
(Continued on Next P	age)	

TABLE 4–1
EXISTING TRAFFIC VOLUMES

Street Segment	<b>ADT</b> <sup>a</sup>	Source
(Continued from Previou	us Page)	
Fanita Parkway (cont.)		
32. Mast Boulevard to Carlton Oaks Drive	3,330	LLG
	3,330	LLG
Fanita Drive		
33. Mission Gorge Road to SR-52 Ramps	18,990	LLG
34. SR-52 Ramps to Prospect Avenue	11,650	LLG
Carlton Hills Boulevard		
35. Lake Canyon Road to Mast Boulevard	5,880	LLG
36. Mast Boulevard to Carlton Oaks Drive	10,030	LLG
37. Carlton Oaks Drive to Mission Gorge Road	24,960	LLG
Halberns Boulevard		
38. Lake Canyon Road to Mast Boulevard	2,210	LLG
·	,	
Town Center Parkway	10.200	LLG
39. Mission Gorge Road to Cuyamaca Street	19,280	
40. Cuyamaca Street to Riverview Parkway	5,660	LLG
Cuyamaca Street		
41. Project Site to Magnolia Avenue	DNE	_
42. Magnolia Avenue to Princess Joann Road	DNE	_
43. Princess Joann Road to Chaparral Drive	DNE	_
44. Chaparral Drive to Woodglen Vista Drive	670	LLG
45. Woodglen Vista Drive to El Nopal	4,360	LLG
46. El Nopal to Mast Boulevard	8,860	LLG
47. Mast Boulevard to River Park Drive	19,600	LLG
48. River Park Drive to Town Center Parkway	26,690	LLG
49. Town Center Parkway to Mission Gorge Road	21,850	LLG
50. Mission Gorge Road to SR-52 Ramps	39,020	LLG
51. SR-52 Ramps to south of Prospect Avenue	26,060	LLG
Riverview Parkway		
52. Mission Gorge Road to Town Center Parkway	7,640	LLG
53. Town Center Parkway to Magnolia Avenue	DNE	_
Magnolia Avenue		
54. Cuyamaca Street to Princess Joann Road	DNE	_
55. Princess Joann Road to Woodglen Vista Drive	2,020	LLG
56. Woodglen Vista Drive to El Nopal	9,030	LLG
57. El Nopal to Mast Boulevard	13,690	LLG
58. Mast Boulevard to Riverview Parkway	22,440	LLG
59. Riverview Parkway to Mission Gorge Road	25,830	LLG
60. Mission Gorge Road to SR-52 Ramps	33,870	LLG
61. SR-52 Ramps to south of Prospect Avenue	12,600	LLG
(Continued on Next P	Page)	

TABLE 4–1
EXISTING TRAFFIC VOLUMES

Street Segment	<b>ADT</b> <sup>a</sup>	Source		
(Continued from Previous Page)				
Woodside Avenue				
62. East of Magnolia Avenue	27,210	LLG		
N. Woodside Avenue				
63. Riverford Road to Woodside Avenue	3,390	LLG		
Riverford Road				
64. Riverside Drive to SR-67 Ramps	18,390	LLG		

#### Footnotes:

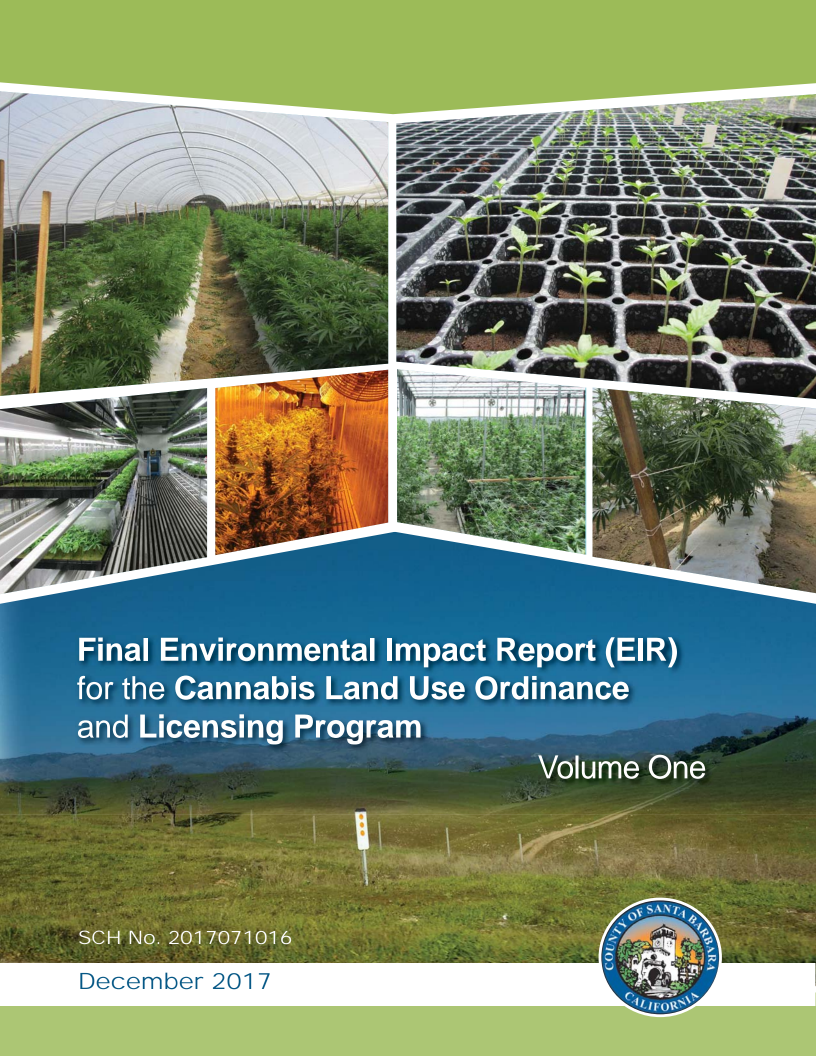
Average Daily Traffic Volumes collected in January/February 2018

#### General Notes:

1. DNE – Does Not Exist

# **ATTACHMENT B**

EXCERPT FROM THE COUNTY OF SANTA BARBARA'S CANNABIS LAND USE ORDINANCE AND LICENSING PROGRAM FINAL ENVIRONMENTAL IMPACT REPORT,
DECEMBER 2017



Environmental Thresholds – Traffic.) For this reason, within the County, inconsistency with the CMP may result in the generation of traffic or changes in the traffic environment such that there is an intersection increase in the V/C ratio or delay to a level which degrades operations below acceptable LOS. Such potential for impacts related to traffic volumes are discussed in further detail below.

While the Project does not include any features that would directly affect the performance or safety of transit, bicycle, or pedestrian facilities, the Project would allow new cannabis uses in existing compatibly zoned areas which may induce employment industry growth, as discussed in Section 3.14 Population, Employment, and Housing, and subsequent demand for such facilities. SBCAG has estimated that in 2010, approximately 13.2 percent of workers over the age of 16 used alternative modes of transportation (i.e., transit services, bicycling, walking, and other) to travel to and from work (SBCAG 2013). Using this same percentage and comparing to projected increases in Project-generated traffic, it is estimated that approximately 1,992 work trips using alternative modes of transportation could result from the Project. In addition, it is anticipated that a number of these trips would be made by workers and residents which currently use these facilities. Given the programmatic nature of this Project and total area of eligibility, these trips, and associated demand for transit, bicycle, or pedestrian facilities, would be distributed throughout the County. It is foreseeable that many of these trips would be concentrated within urban areas, where such services and facilities may be more present and well maintained, and reliance on such facilities may be more common. Due to the limited number of trips that are anticipated to be made, the dispersal of such trips throughout the County, and the availability of services and facilities throughout the County, it is not anticipated that the Project would result in substantial new demand for these facilities. Further, as the Project does not include any changes in existing land use or zoning patterns, or directly create new development which would physically affect current or proposed transit, bicycle, or pedestrian facilities, the Project is not considered to conflict with applicable plans, policies, or programs for these facilities, as such plans and policies are oriented towards encouraging the use of alternative modes of transportation and enhancing the availability, operation, and safety of these facilities.

#### **Increases in Traffic**

Due to the lack of data regarding existing cannabis operations, vehicle traffic associated with existing cannabis operations cannot be accurately quantified. Project-generated increases in traffic volumes may be overestimated; however, given that the Project description does not include a restriction on the number of licenses that could be issued and no buildout for the cannabis industry has been identified, projected traffic volumes may underestimate Project impacts. For these reasons, estimates of new traffic volumes are considered highly variable and serve as a conservative estimate of reasonably foreseeable Project impacts.

For analysis at the programmatic level, estimates of likely traffic increases from the Project are based on buildout assumptions informed by the 2017 Cannabis Registry as detailed in Section 3.0.3, *Assessment Methodology*, and Institute of Transportation Engineers (ITE) Trip Generation Rates for comparable land use types. (See Table 3.12-16.) This is a conservative mathematical estimate to inform the analysis of potential traffic impacts based on typical trips rates; however, it is possible that actual trip generation from Project implementation may be lower, reflective of employment projects for the Project (See also, Section 3.14, *Population, Employment, and Housing.*) Nonetheless, these estimates have been based on anticipated license registrants and future desire for expansion of cannabis operations, analysis of potential transportation impacts based on these assumptions remain programmatic due to the lack of fully developed information on all potential individual project locations, as well as dispersal of traffic along local and rural roadways and the state highway system.

Total

Trip Rate (ITE **Estimated New Estimated Daily Cannabis Activity** Size VMT1 Land Use Code) **ADT Outdoor Cultivation** 456 acres 2 trips/acre<sup>2</sup> 912 7.296 Mixed Light 638 acres 11.7 trips/acre<sup>2</sup> 7,465 59,720 Cultivation Indoor Cultivation3 30 acres 67.3 trips/acre4 2.019 16.152 Nurserv<sup>5</sup> 112.000 sf 3.8 trips/1,000 sf 426 Manufacturing 3.408 Distribution 281,500 sf 1.4 trips/1,000 sf 394 3,152 Retail<sup>6</sup> 86,000 sf 30,480 44.3 trips/1,000 sf 3,810 **Testing** 9.000 7.0 trips/1,000 sf 63 504

Table 3.12-16. Estimated Project Traffic Generation based on ITE Trip Generation Rates

15.089

Sources: ERA Economics, LLC for CA Department of Food and Agriculture 2017; RAND Drug Policy Research Center 2010; SBCAG 2017.

Given that the 2017 Cannabis Registry likely does not capture the complete extent of license registration and future operations that may occur, this analysis relies upon the currently available best information.

Based on buildout of the cannabis industry as informed by anecdotal data from the 2017 Cannabis Registry and anticipated cannabis growth assumptions provided in Chapter 3, *Environmental Impact Analysis*, it is anticipated that increases in vehicle traffic on roadways countywide under the Project would reach an estimated 15,089 ADTs, with approximately 1,512 of these in the PM peak hour, by the year 2023 when market saturation and buildout of the cannabis industry within the County is expected to be achieved.<sup>2</sup> However, considering the potential employment generated by the Project of 3,615 employees, ADTs may total approximately 7,230 ADT, assuming an average of 2 trips per day per employee. Employees associated with cannabis cultivation may follow similar schedules as other agricultural activities, where employees may commute to and from an agricultural site earlier than the standard peak hour (e.g., 5 a.m. – 7 a.m.). In addition, given that hypothetical buildout assumptions include areas of known existing operations, an unknown percentage of these trips currently contribute to the existing traffic environment.

Despite projected new traffic volumes, the Project is not anticipated to substantially increase vehicle trips or traffic volumes along any one road or intersection, as proposed cannabis operations would be

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<sup>&</sup>lt;sup>1</sup> County average VMT per trip = 8 miles

<sup>&</sup>lt;sup>2</sup> Trip rates for outdoor and mixed-light cultivation have been provided by the County Public Works Department based on similar agricultural activities.

<sup>&</sup>lt;sup>3</sup> Size assumptions for indoor cultivation have been based on amount of proposed future indoor cannabis cultivation from the 2017 Cannabis Registry, approximately 3 percent.

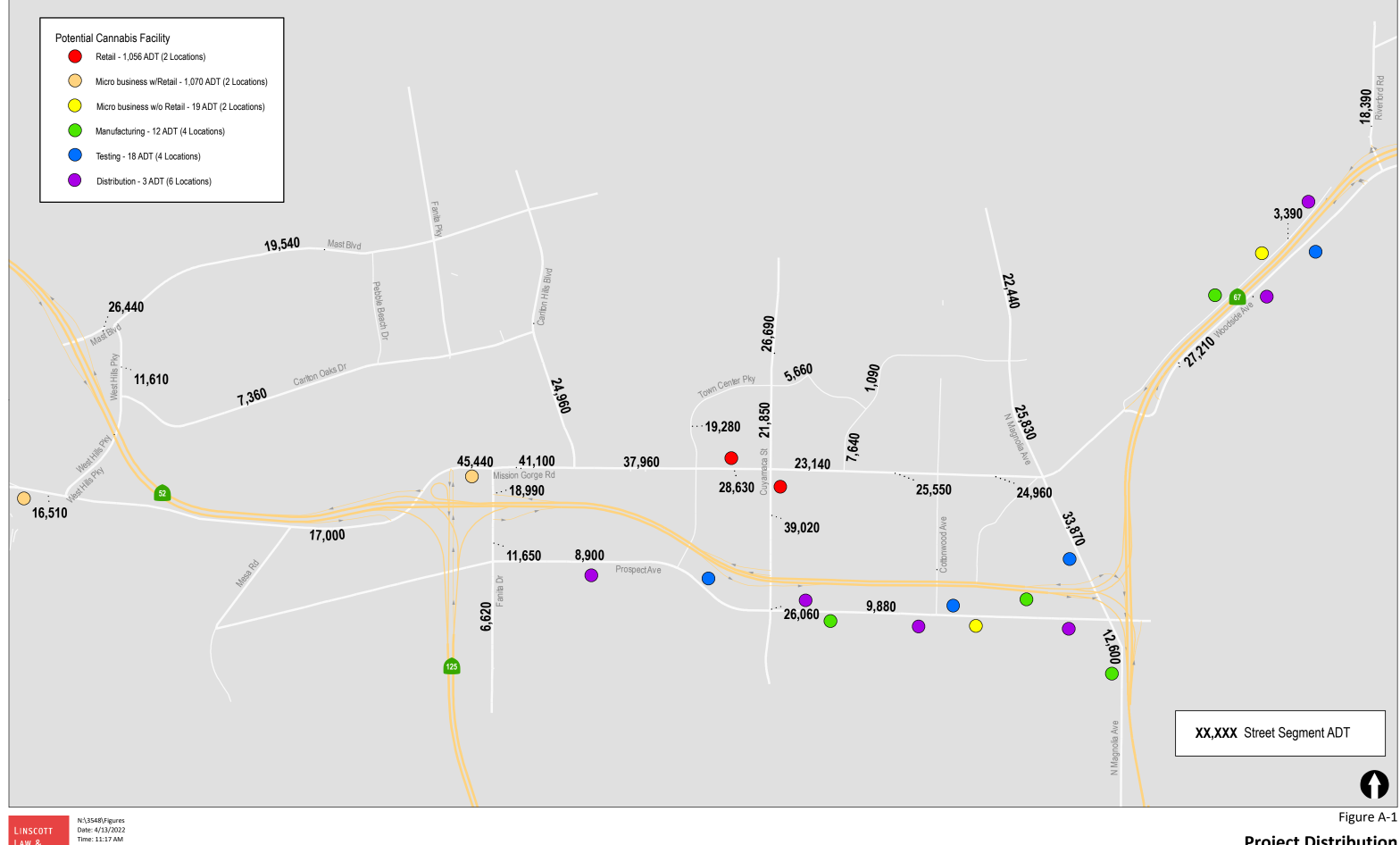
 $<sup>^4</sup>$  Indoor cultivation trip rate based on average trip rate assumptions derived from economic analysis of the cannabis industry.

<sup>&</sup>lt;sup>5</sup> Due to the variable size and type of nursery operations, assumptions regarding the average size of cannabis nurseries cannot be made.

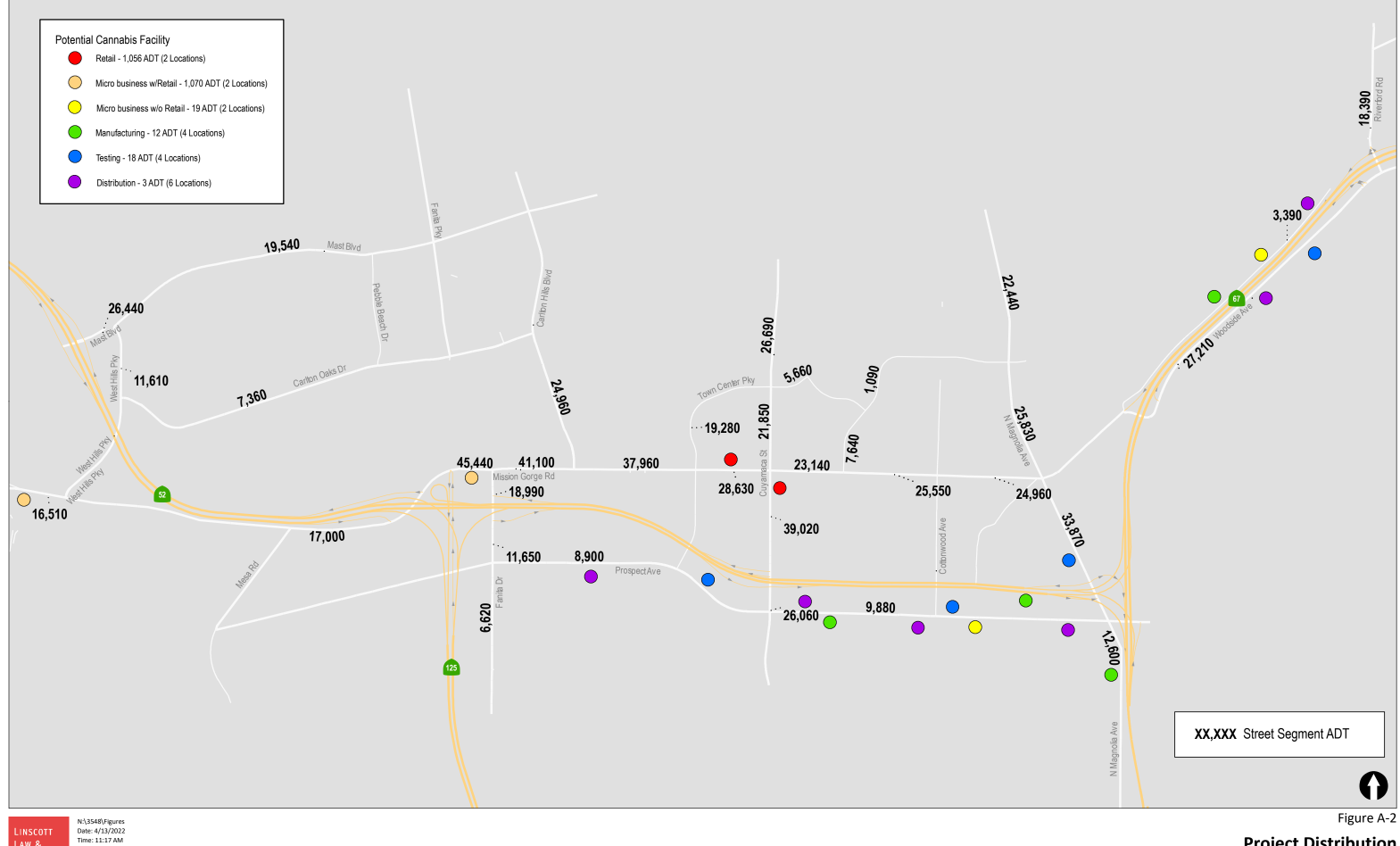
<sup>&</sup>lt;sup>2</sup> One study has documented plant nursery p.m. peak hour trip generation rates as 10 percent of total ADT. For comparison, typical employment centers, such as offices and industrial parks, have p.m. peak hour trip generation rates of 10 percent to 15 percent of total ADT. Therefore, it is assumed that cannabis operations would generate approximately 10 percent of their trips in the p.m. peak hour. This data is considered the best available to use for the cannabis industry.

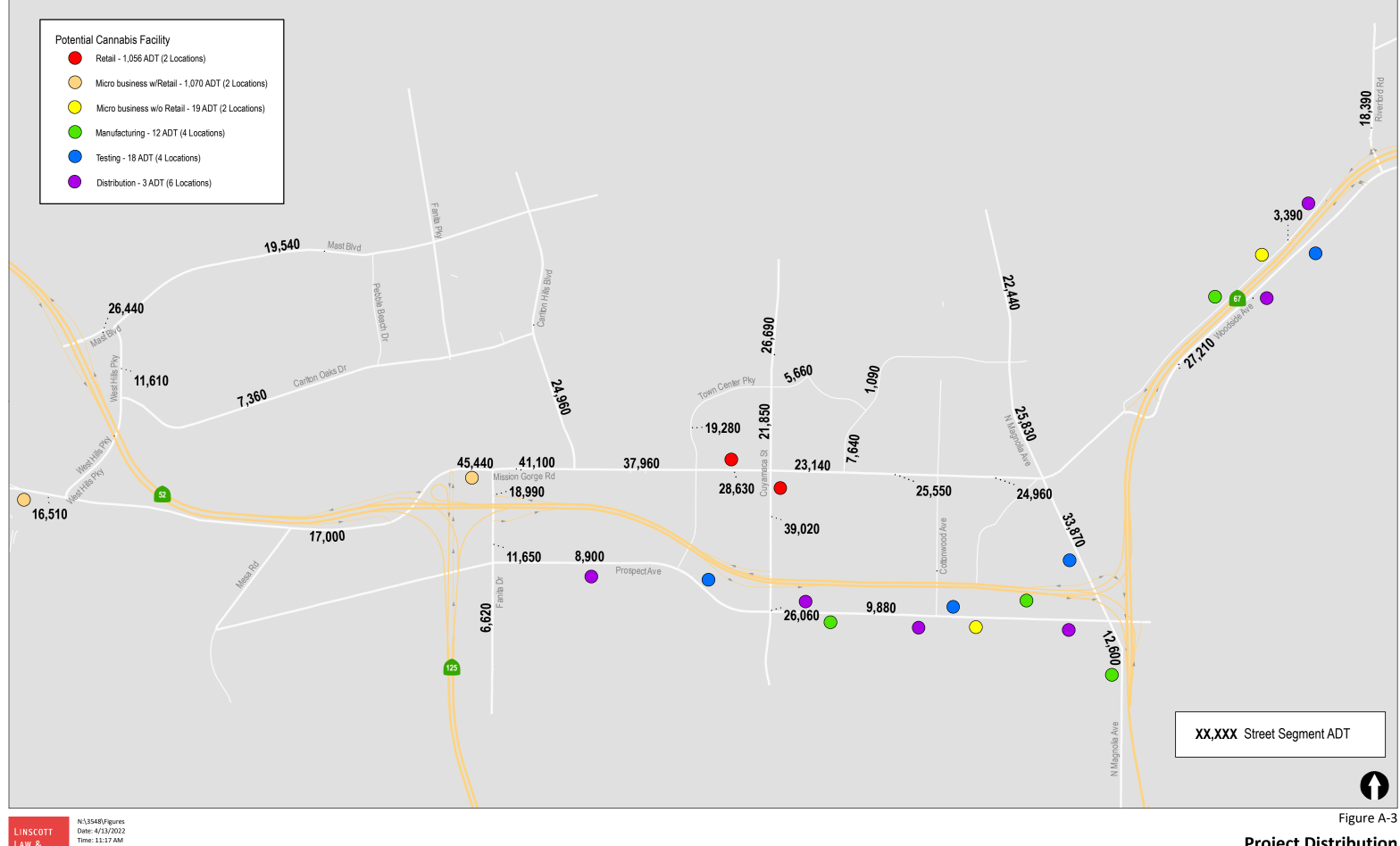
# ATTACHMENT C

TRIP DISTRIBUTION FIGURES

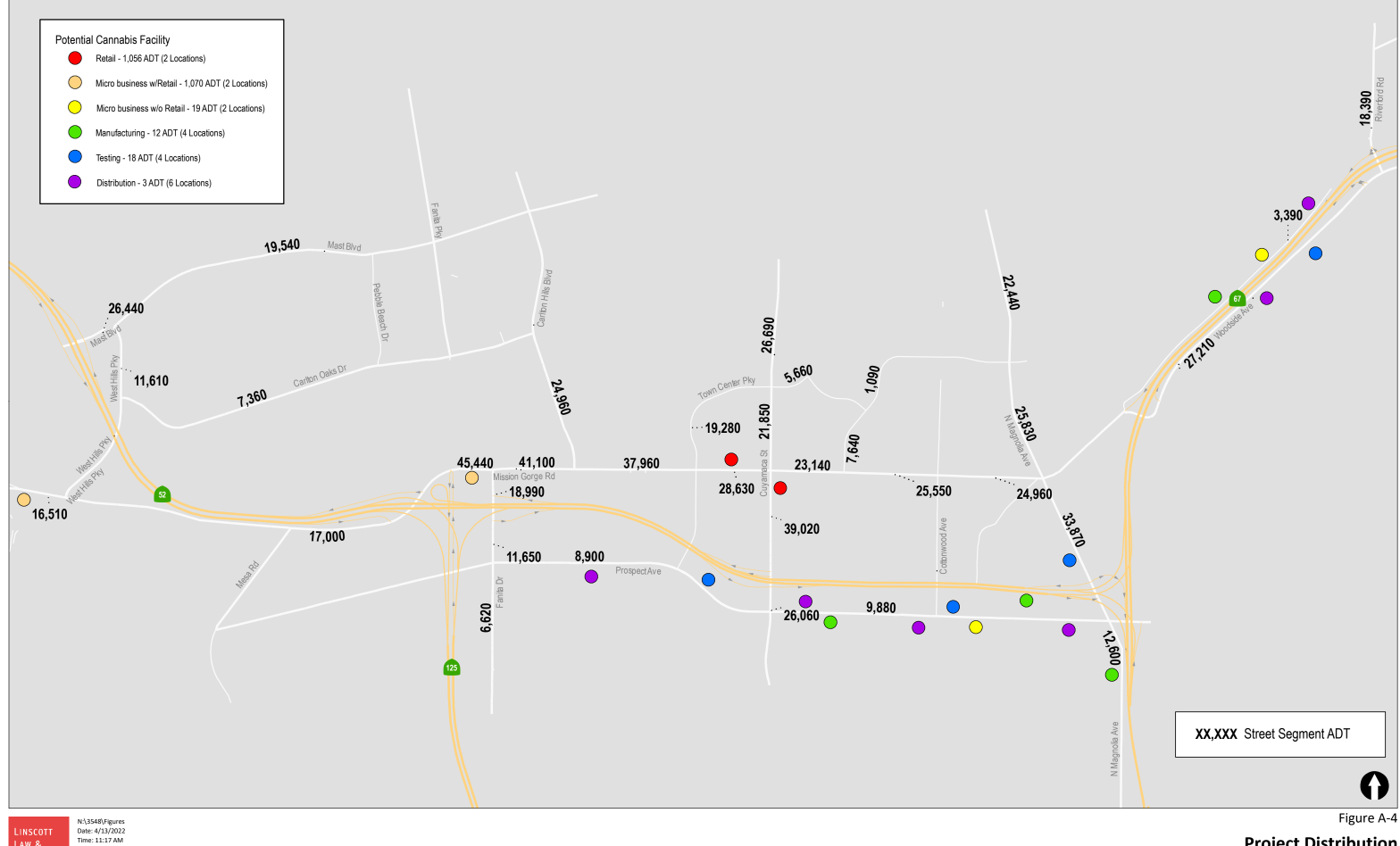


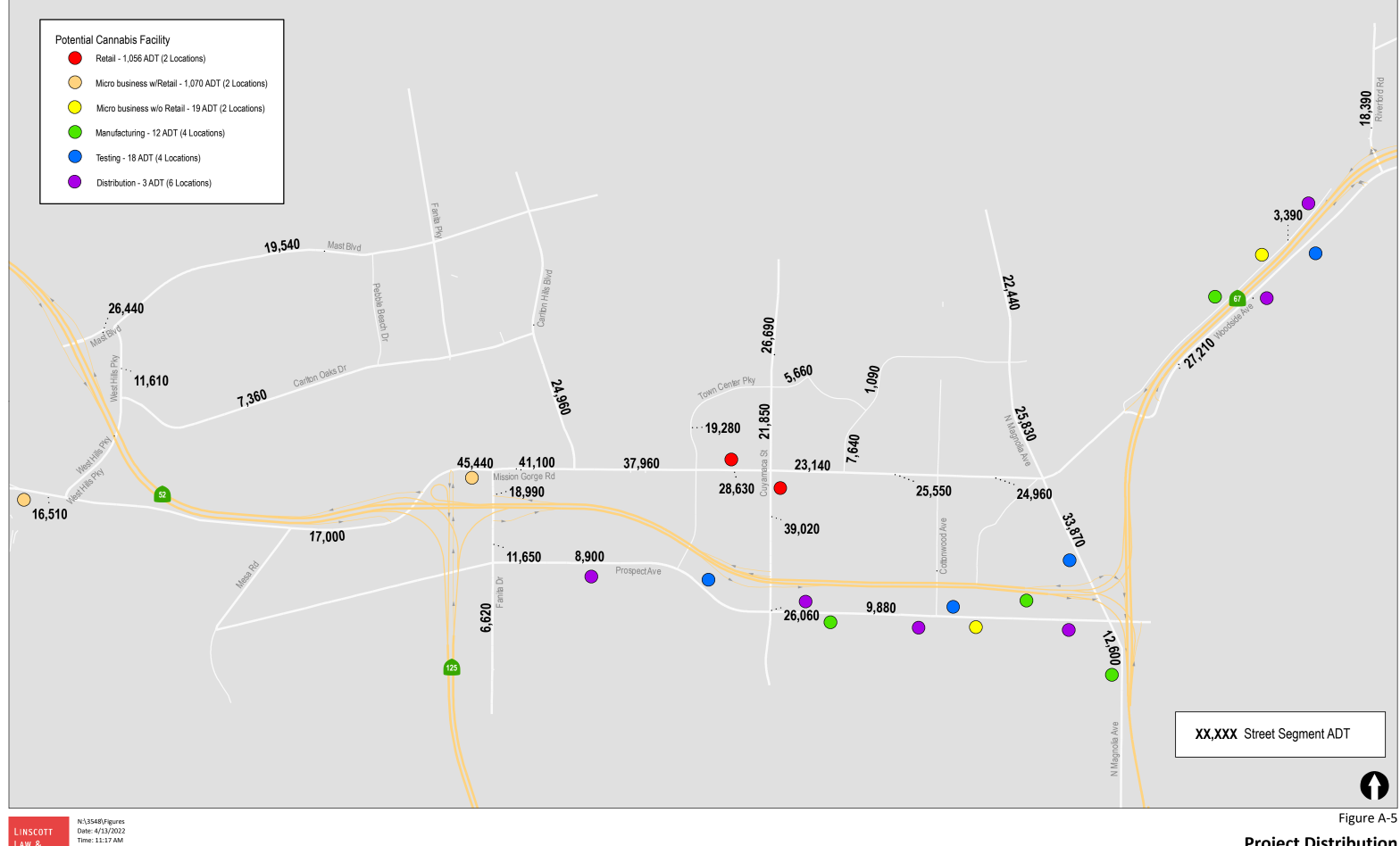
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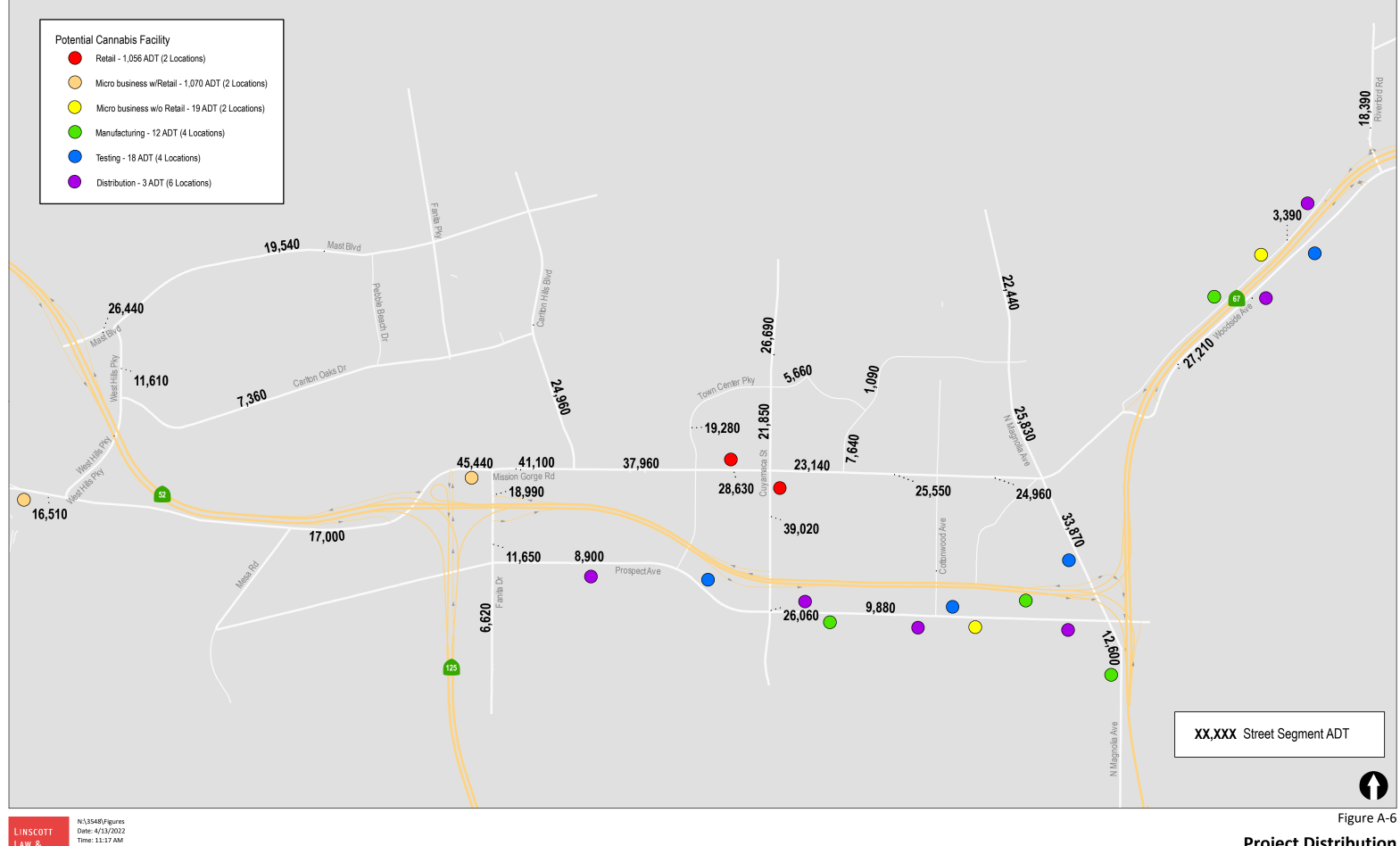


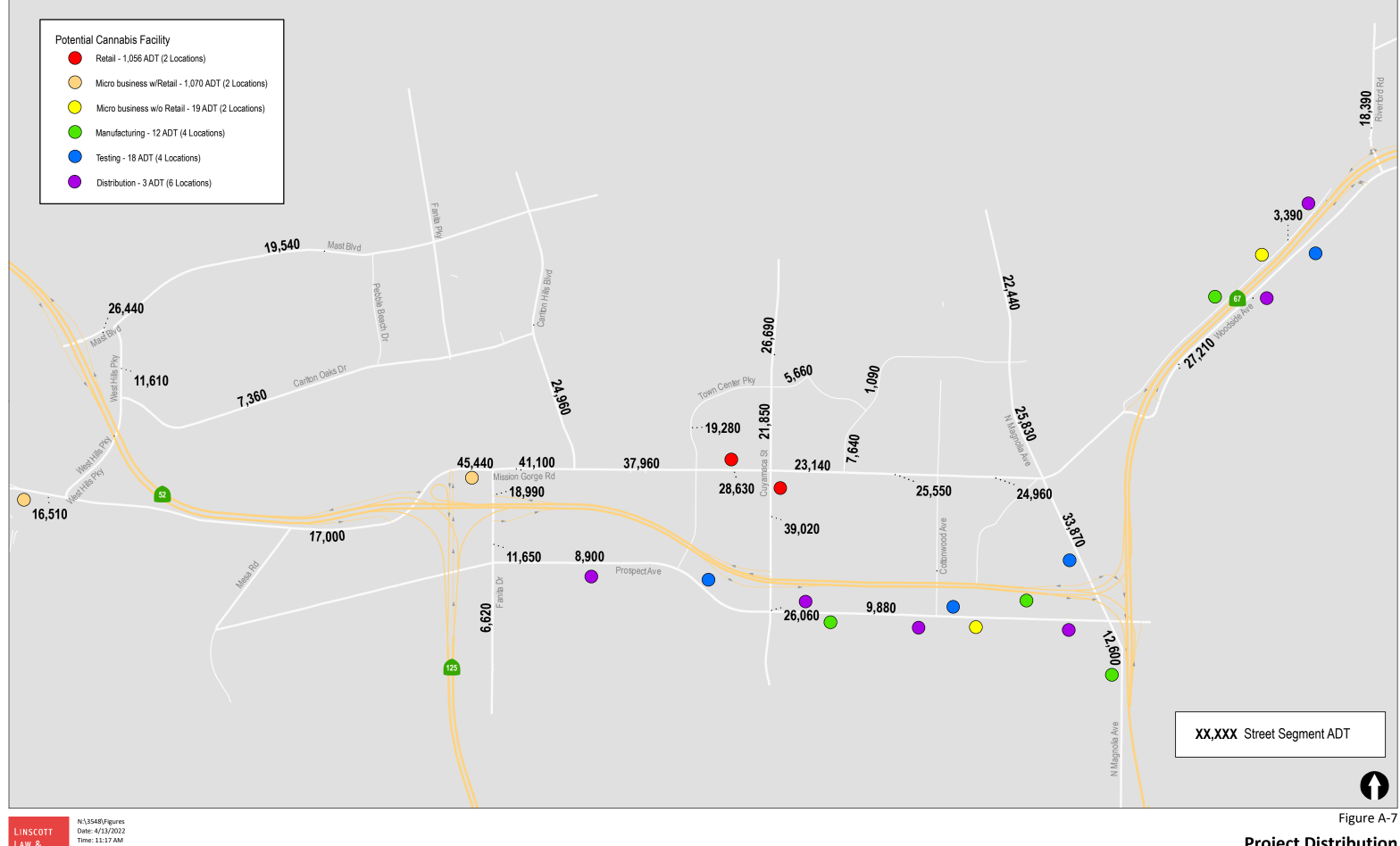


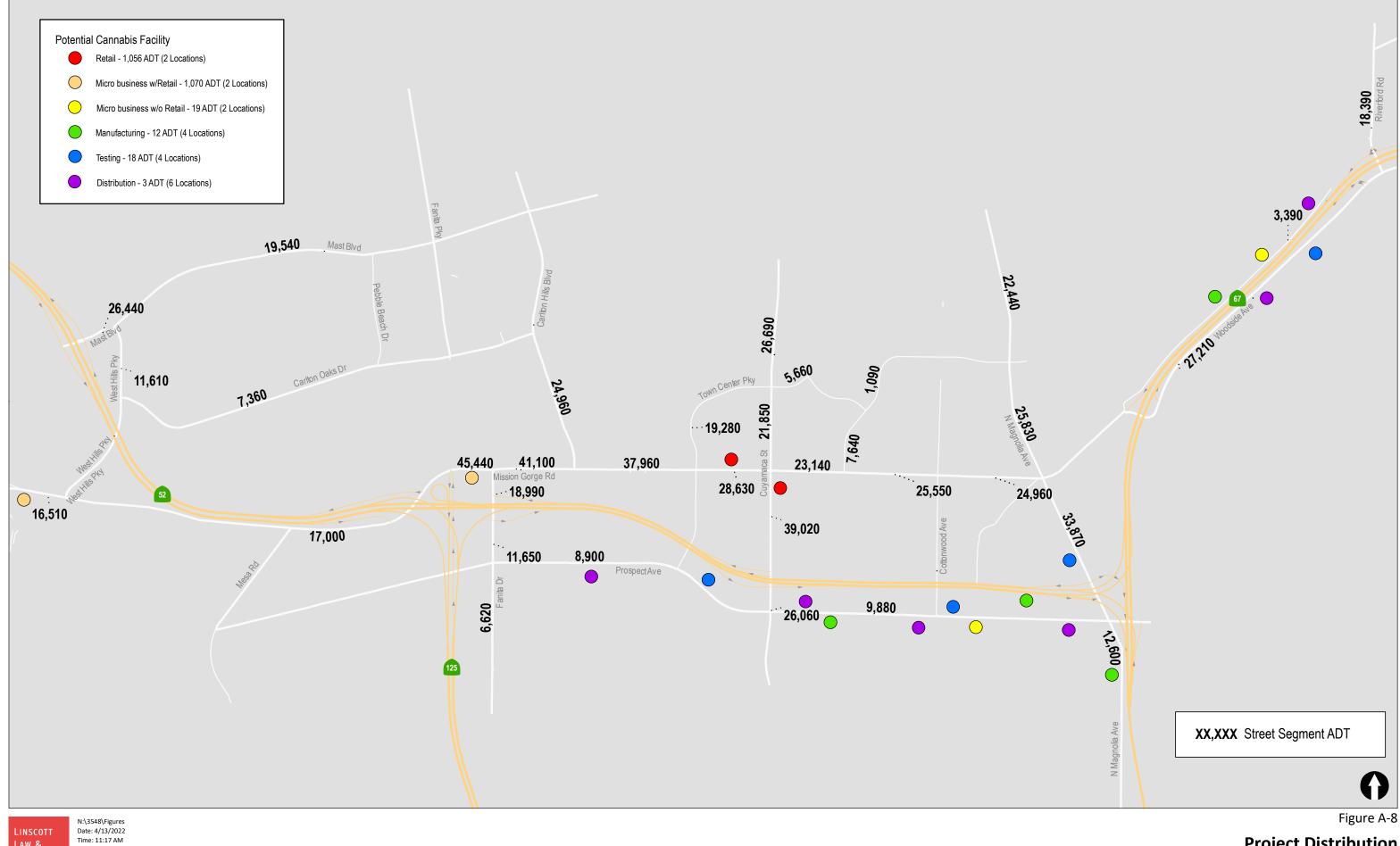
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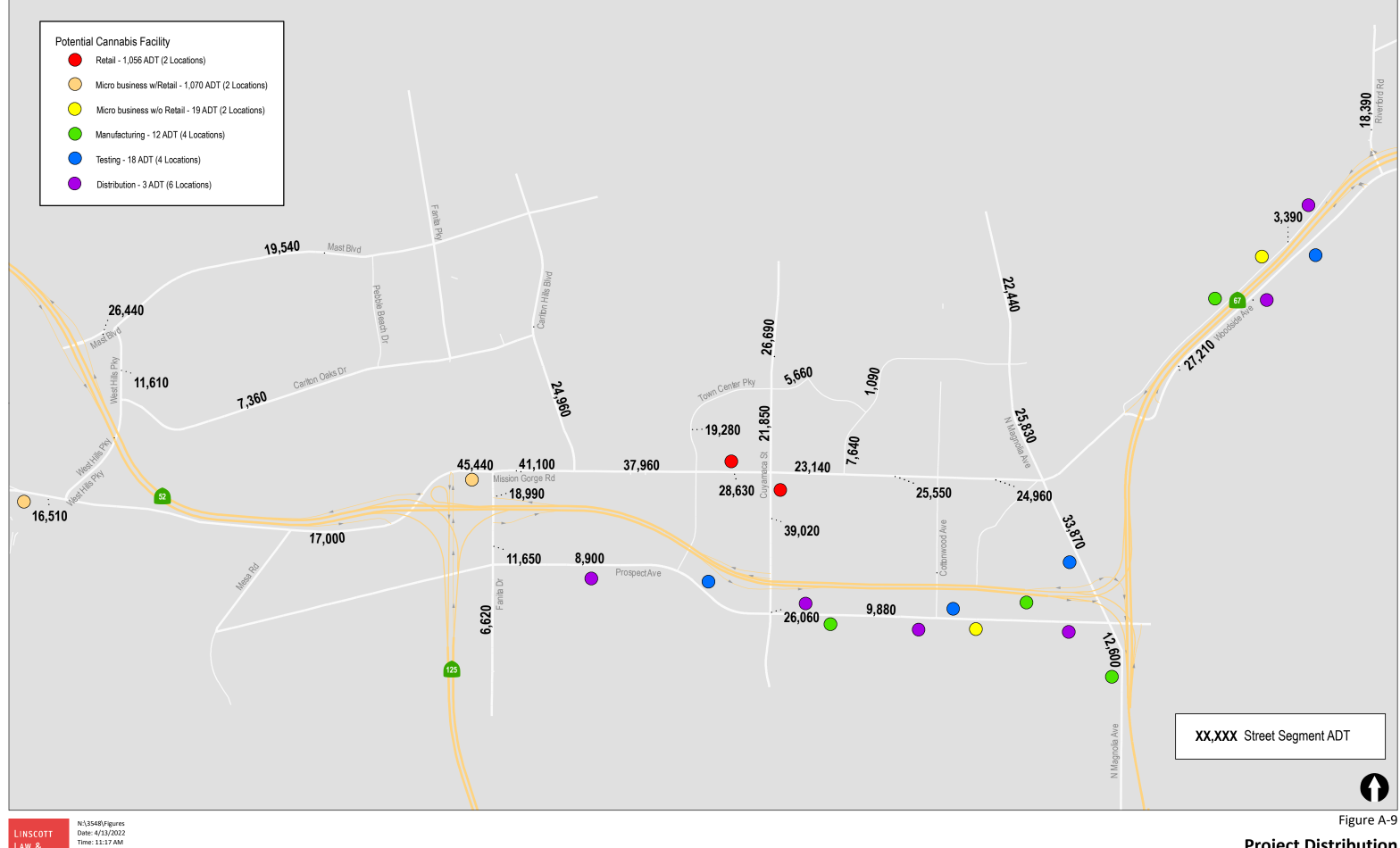


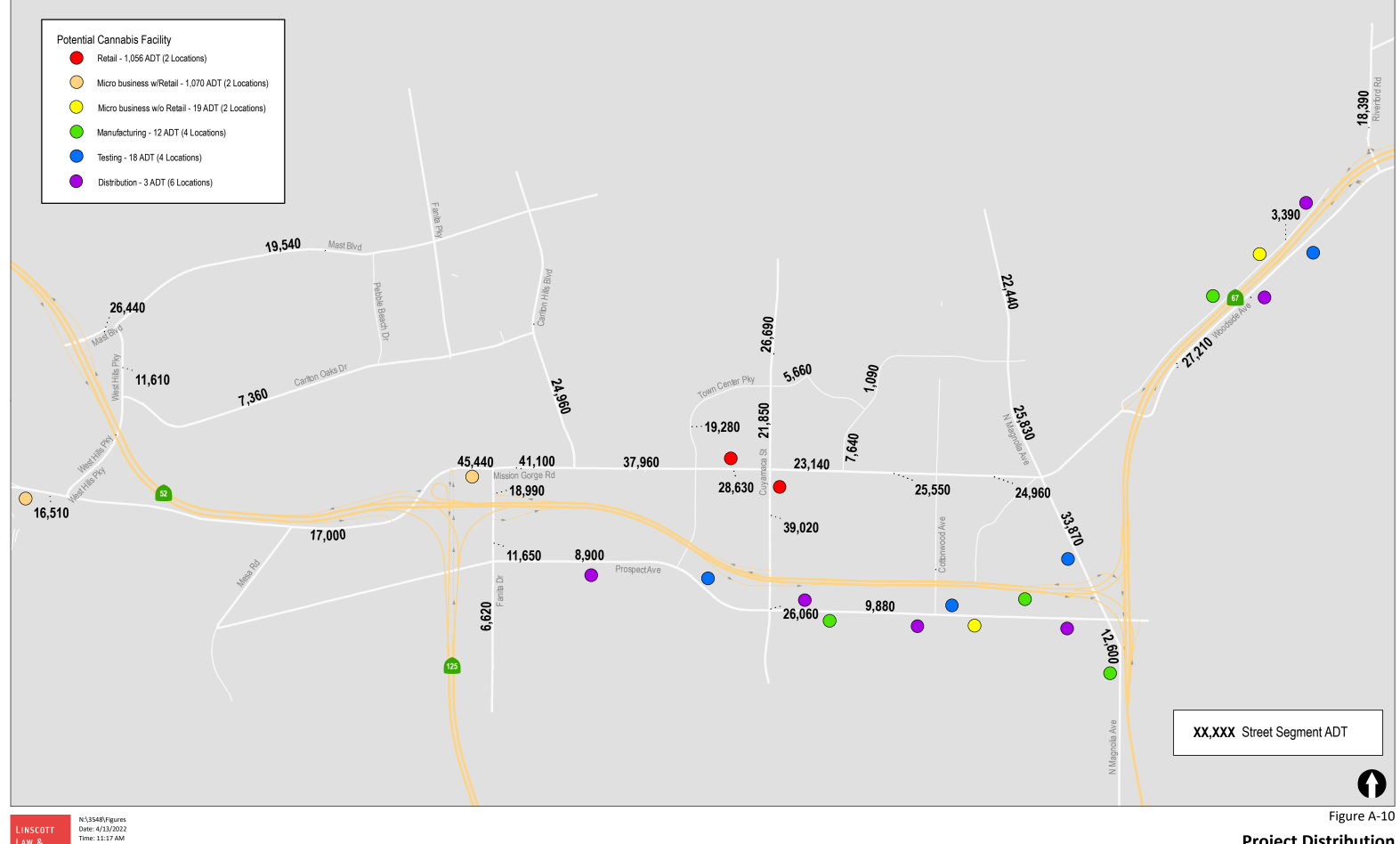


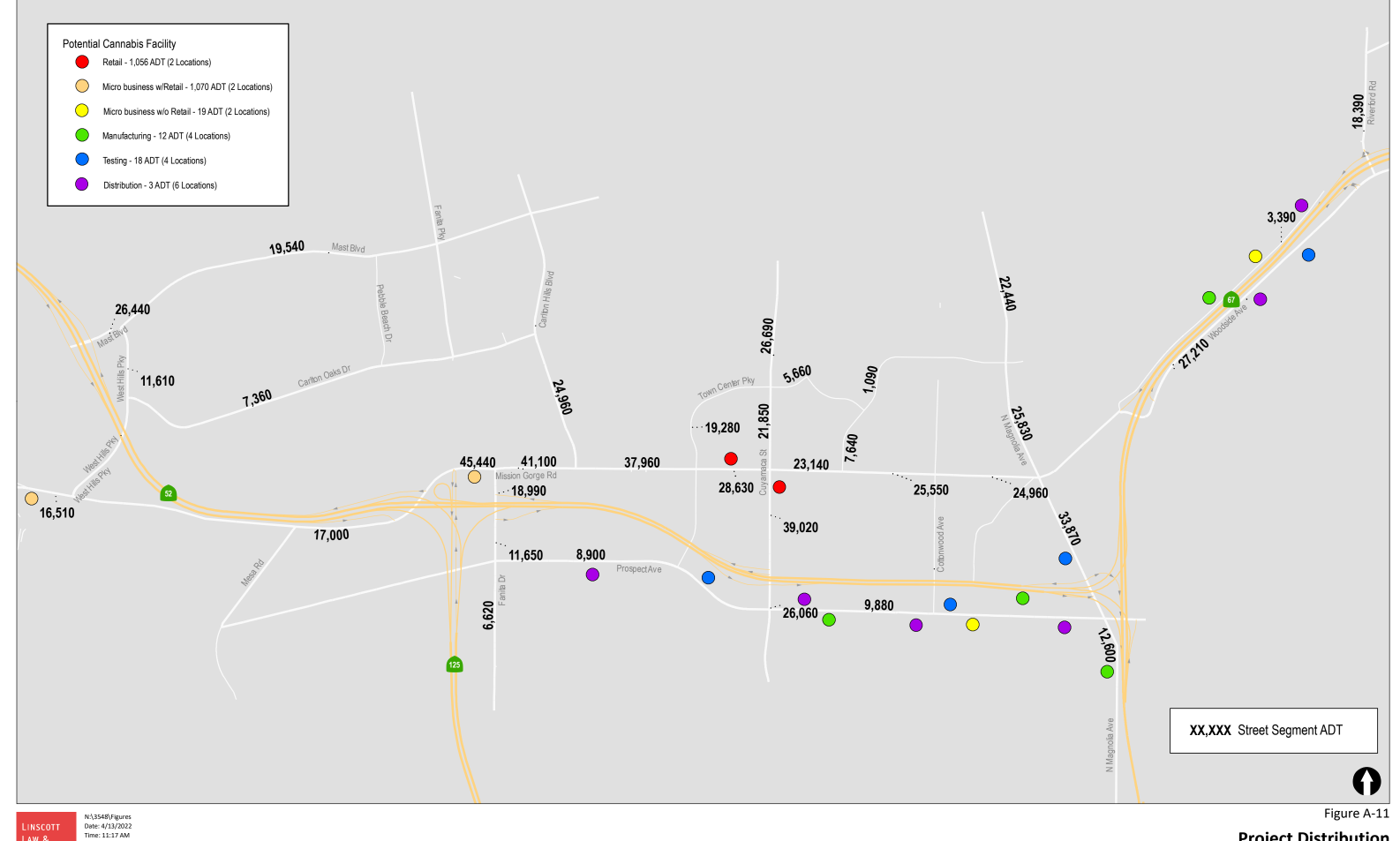


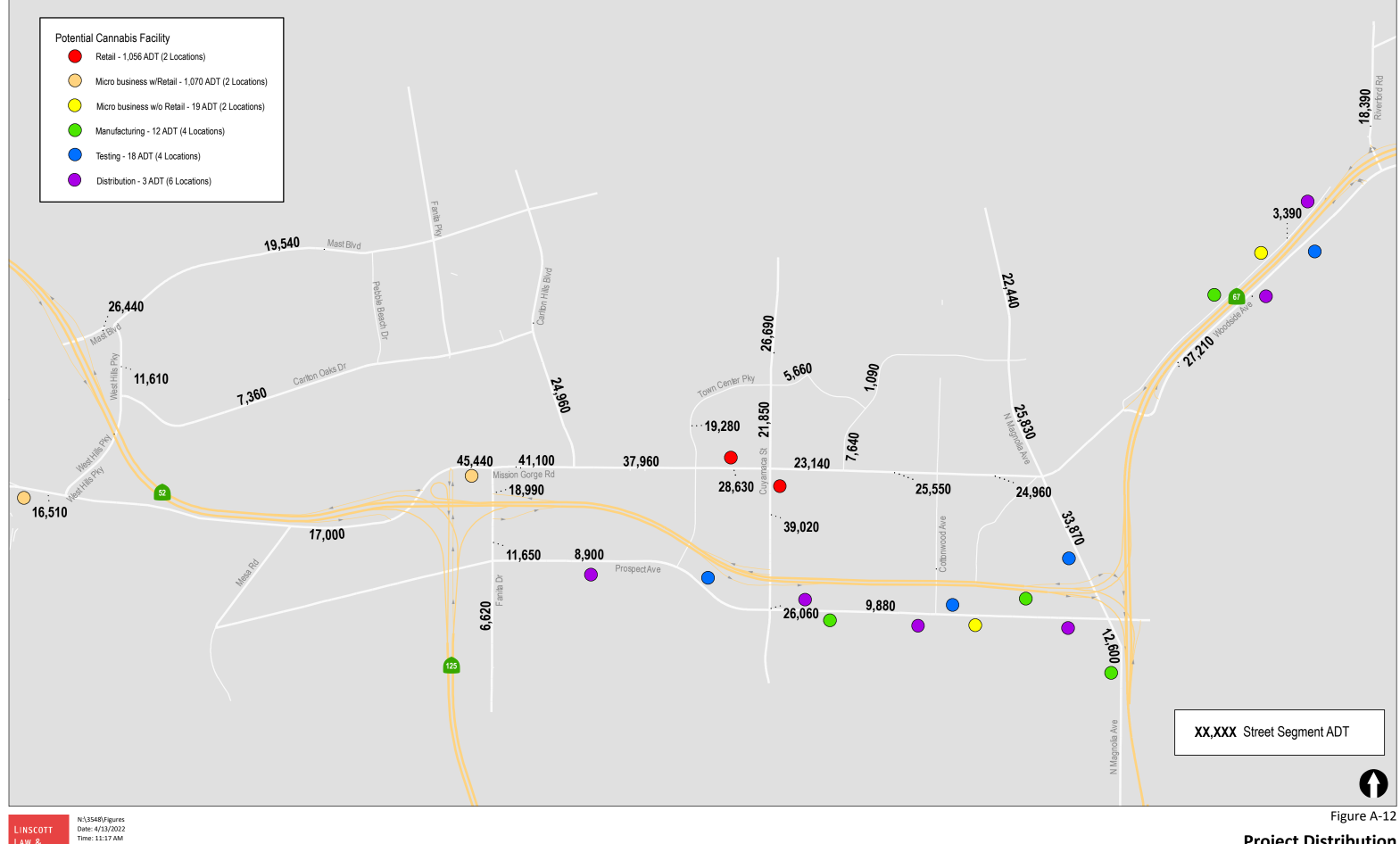


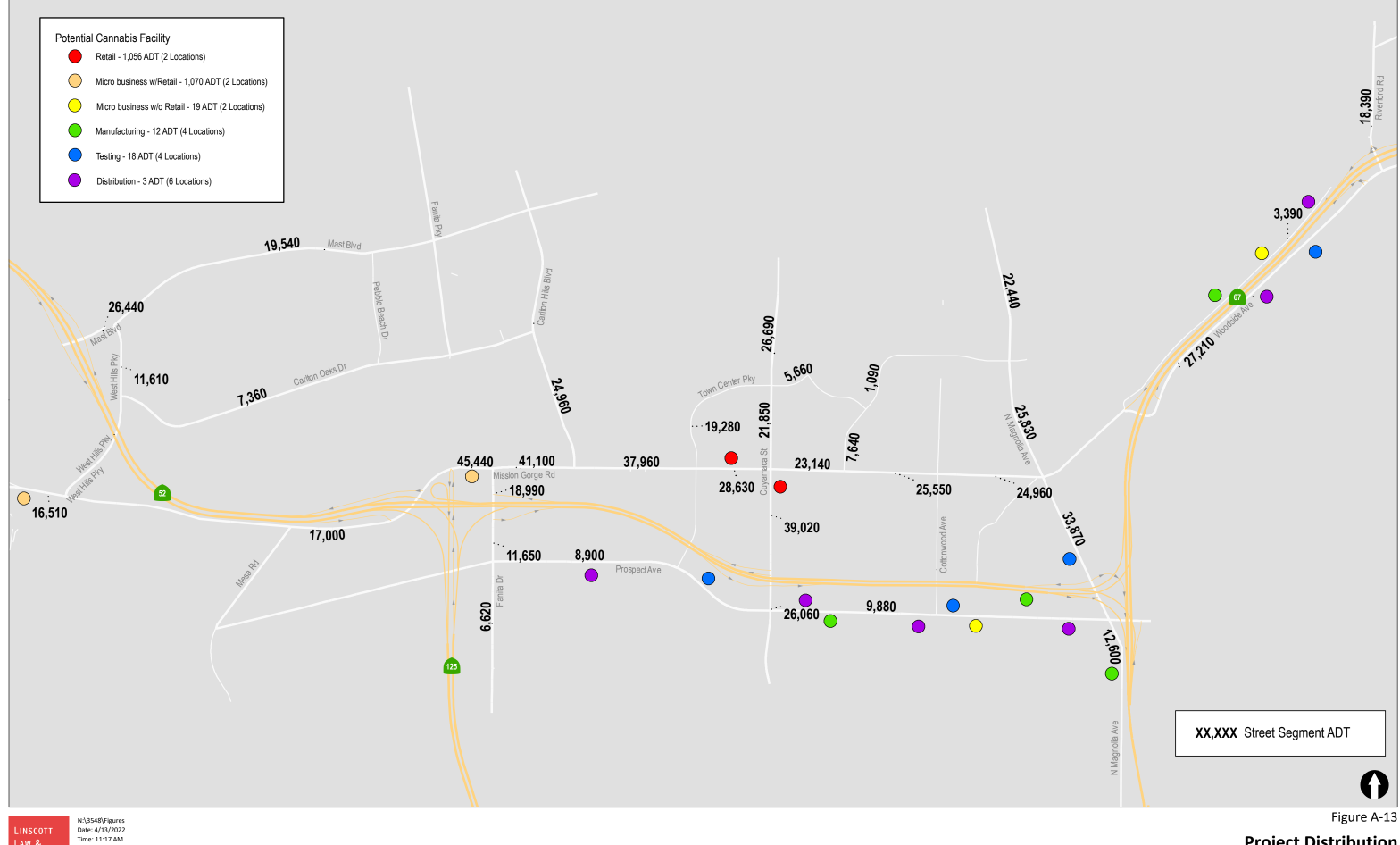




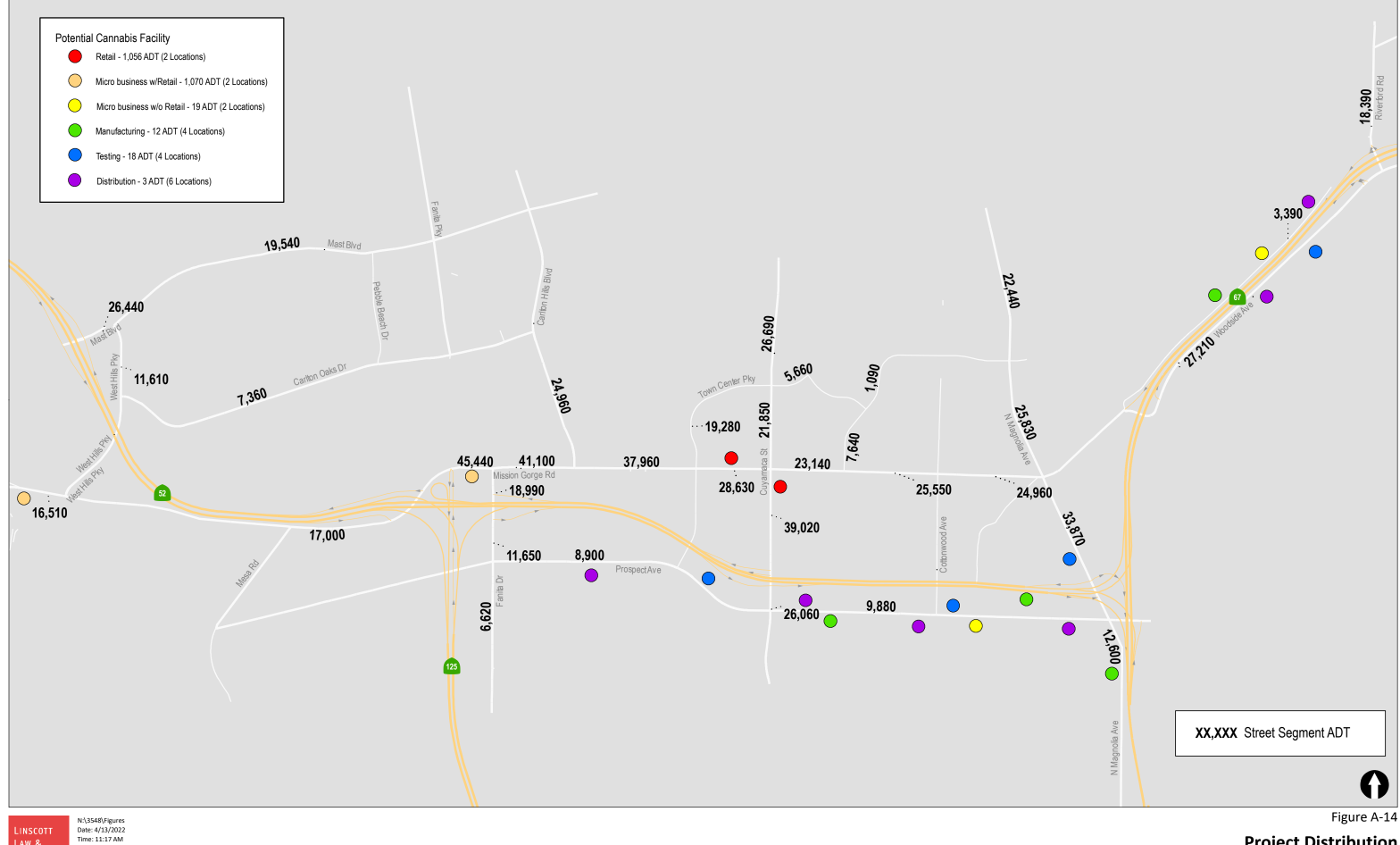


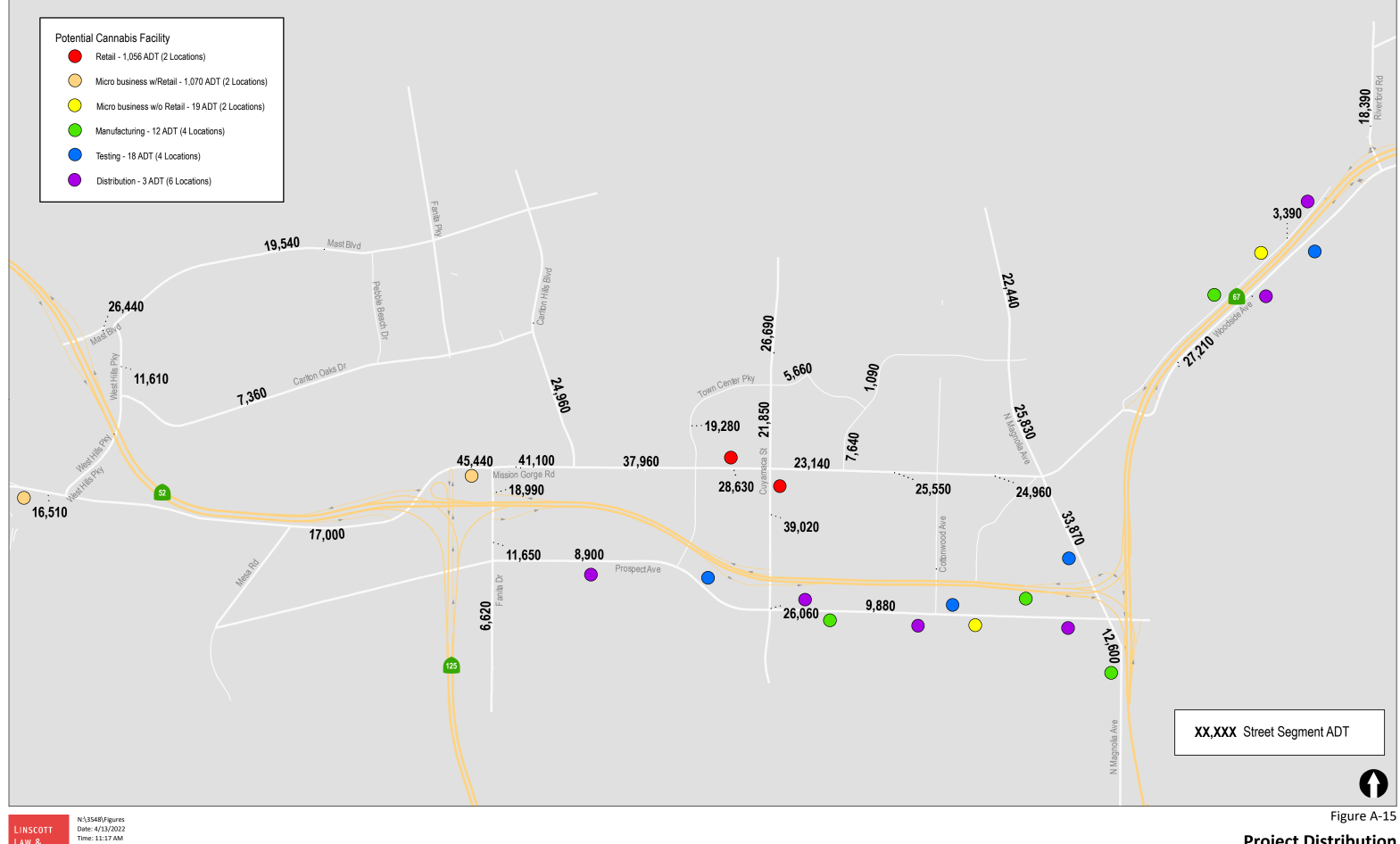




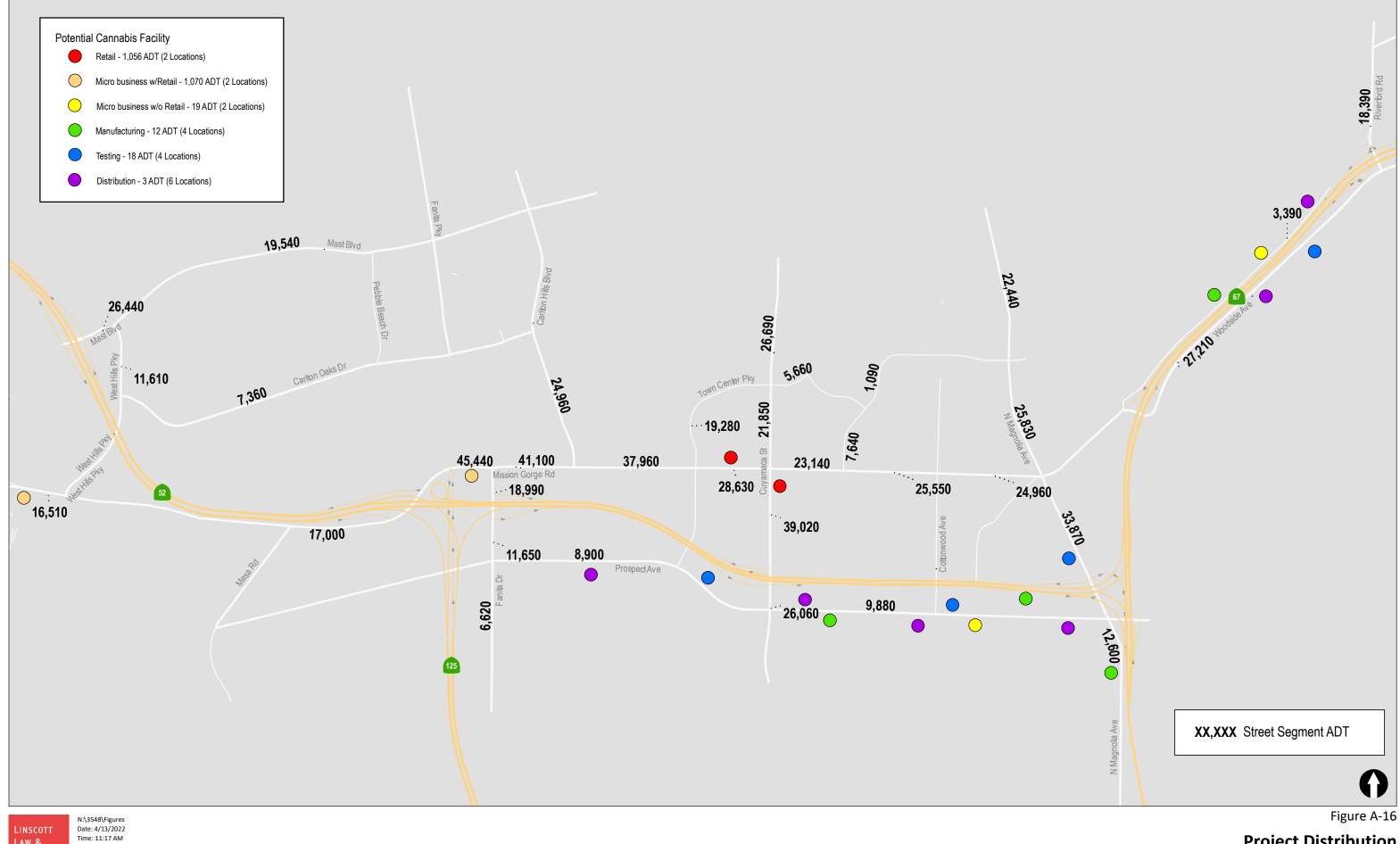


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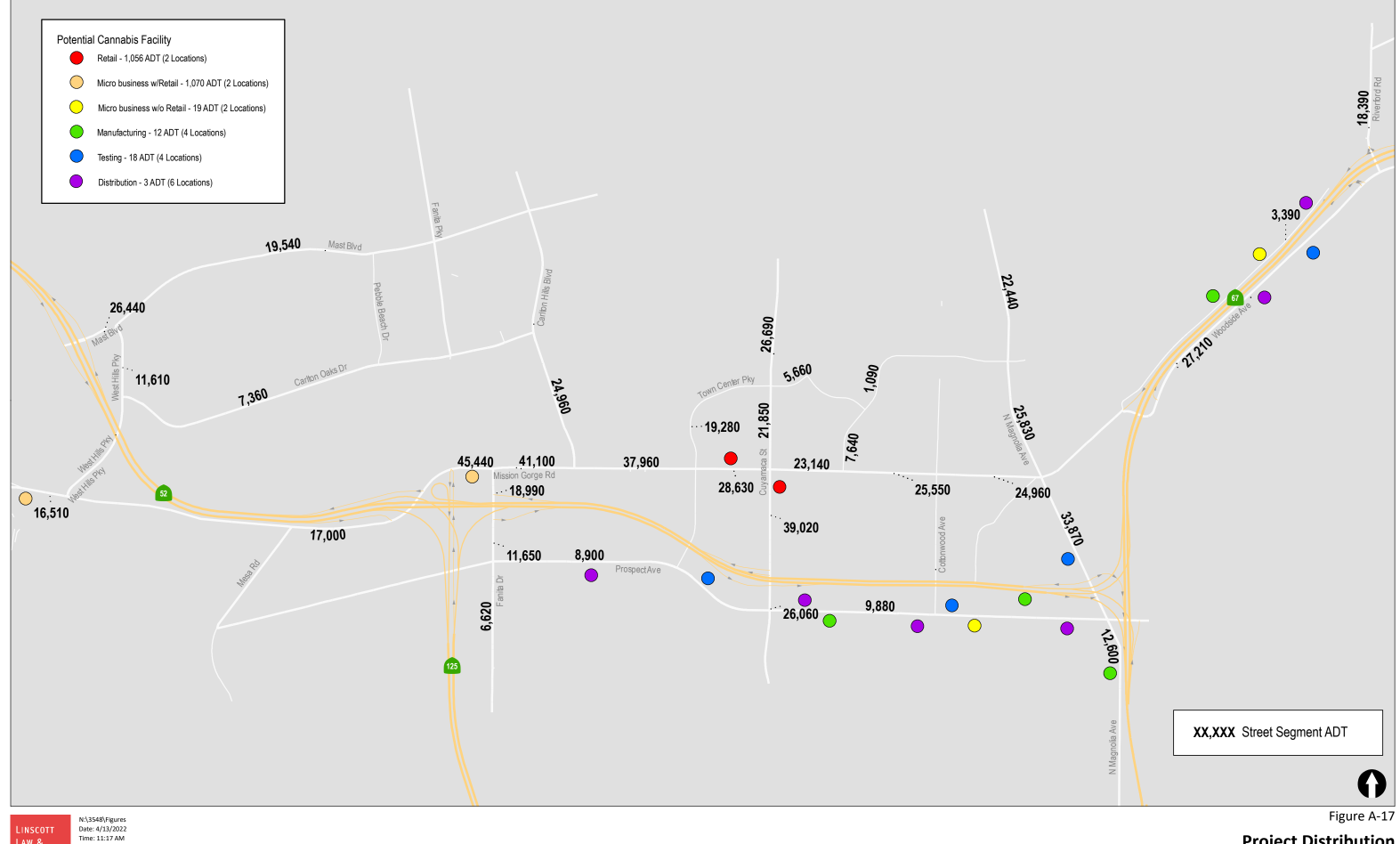


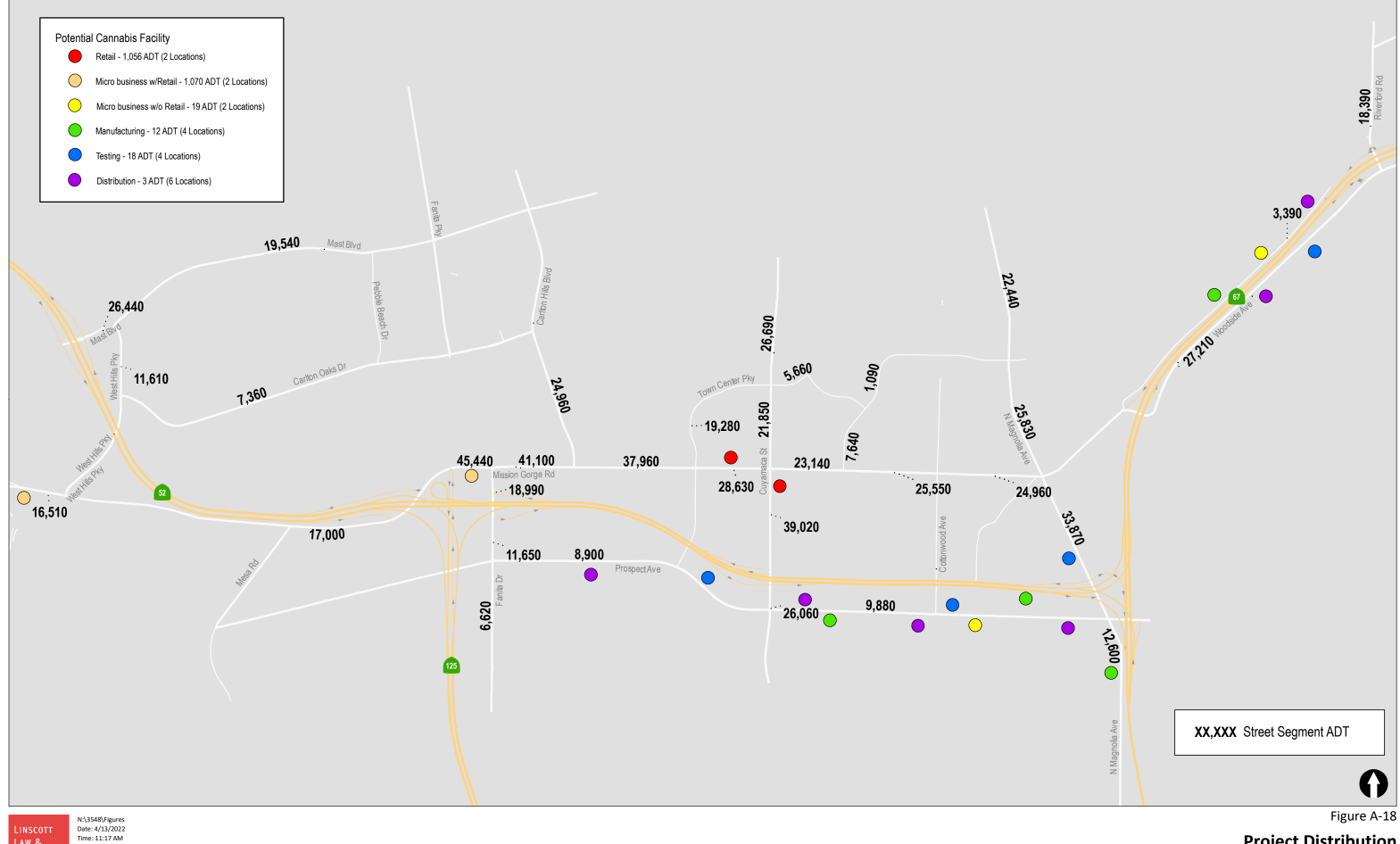


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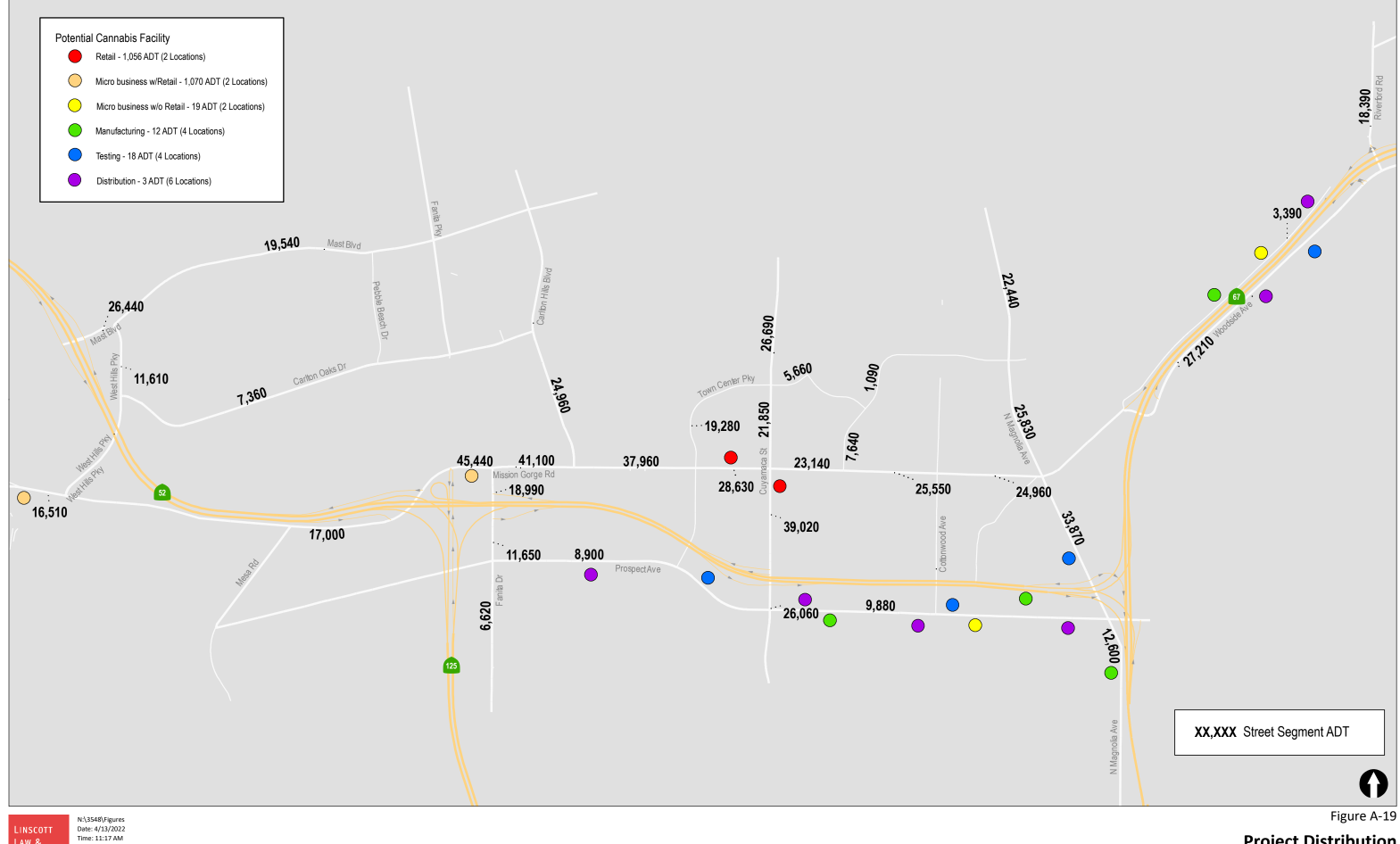
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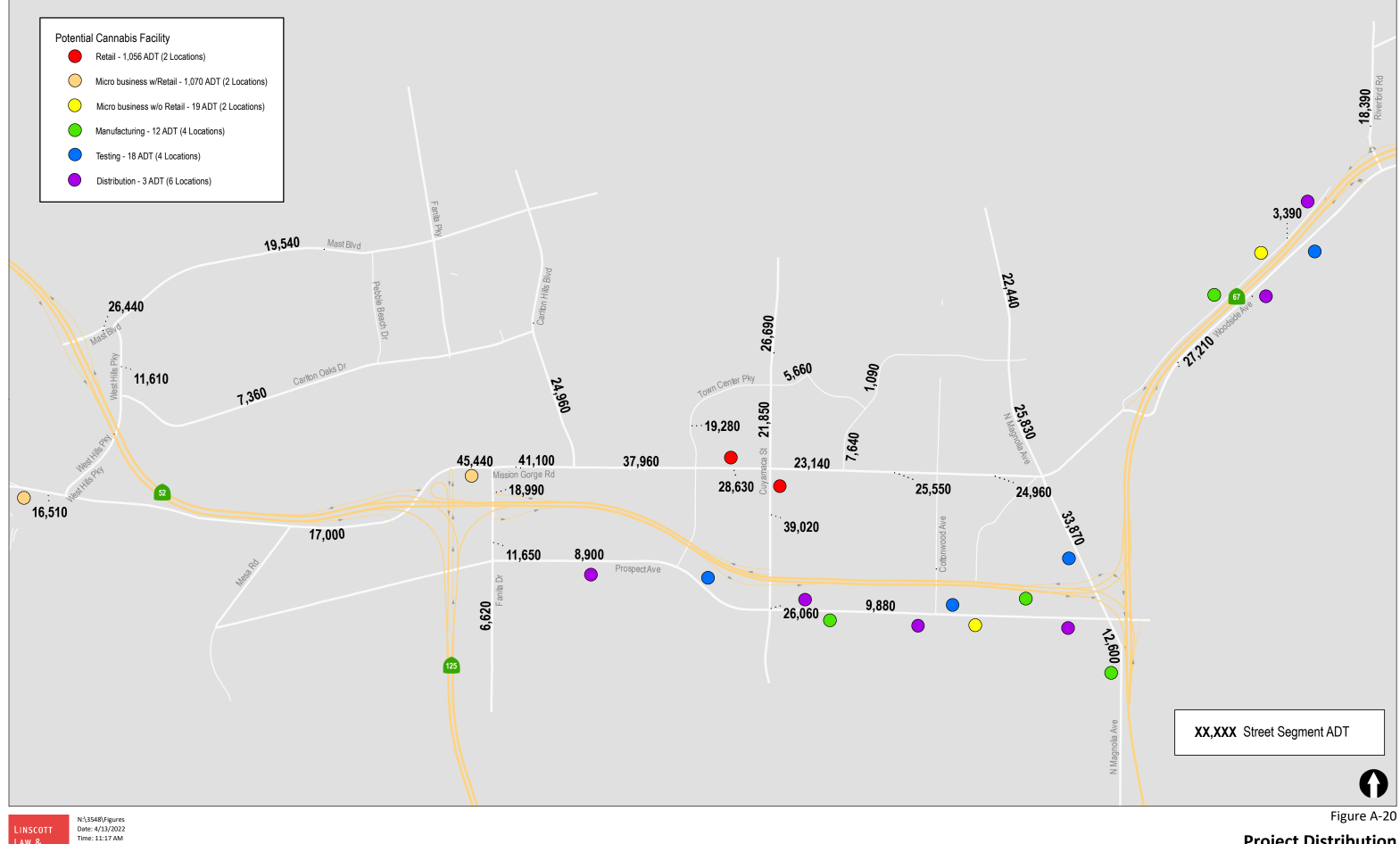
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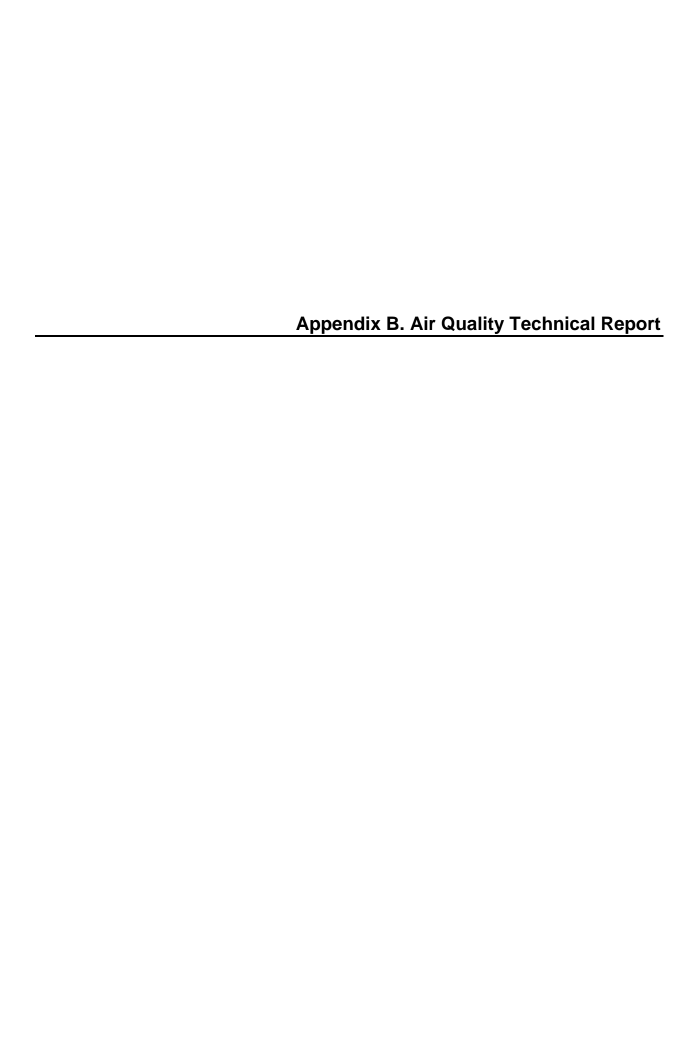
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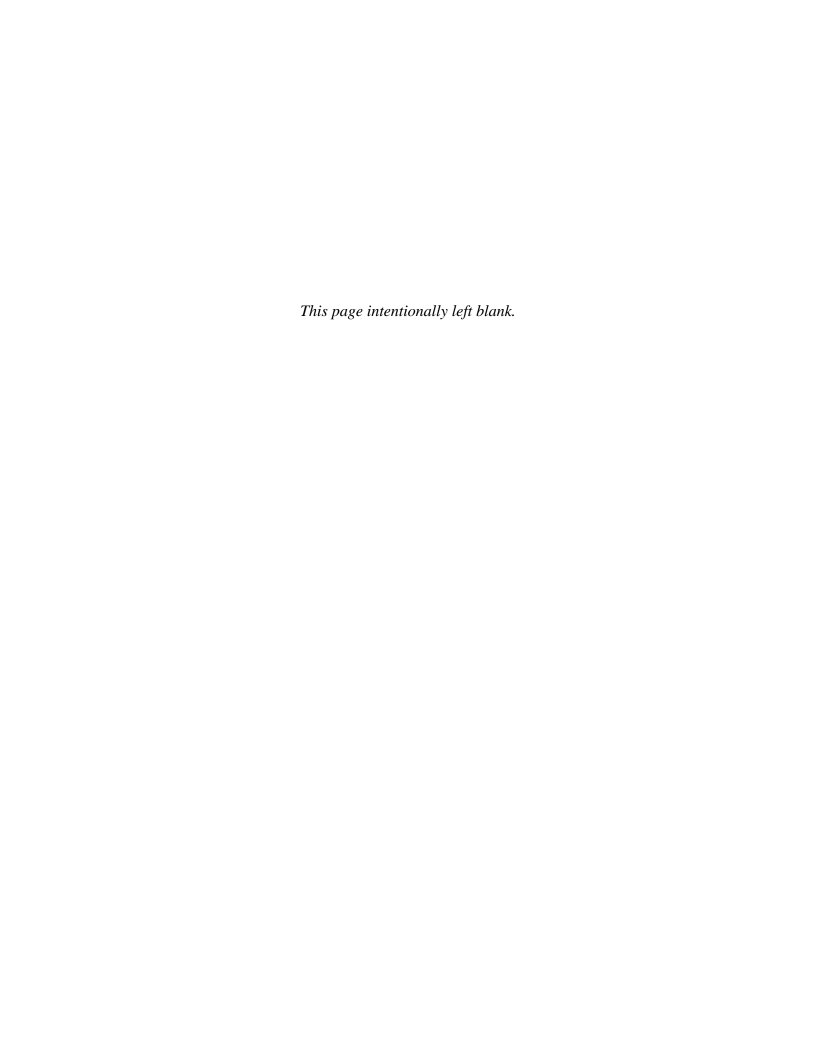
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# Air Quality Technical Report

## Santee Cannabis Business Ordinance

**June 2022** 

#### Prepared for:

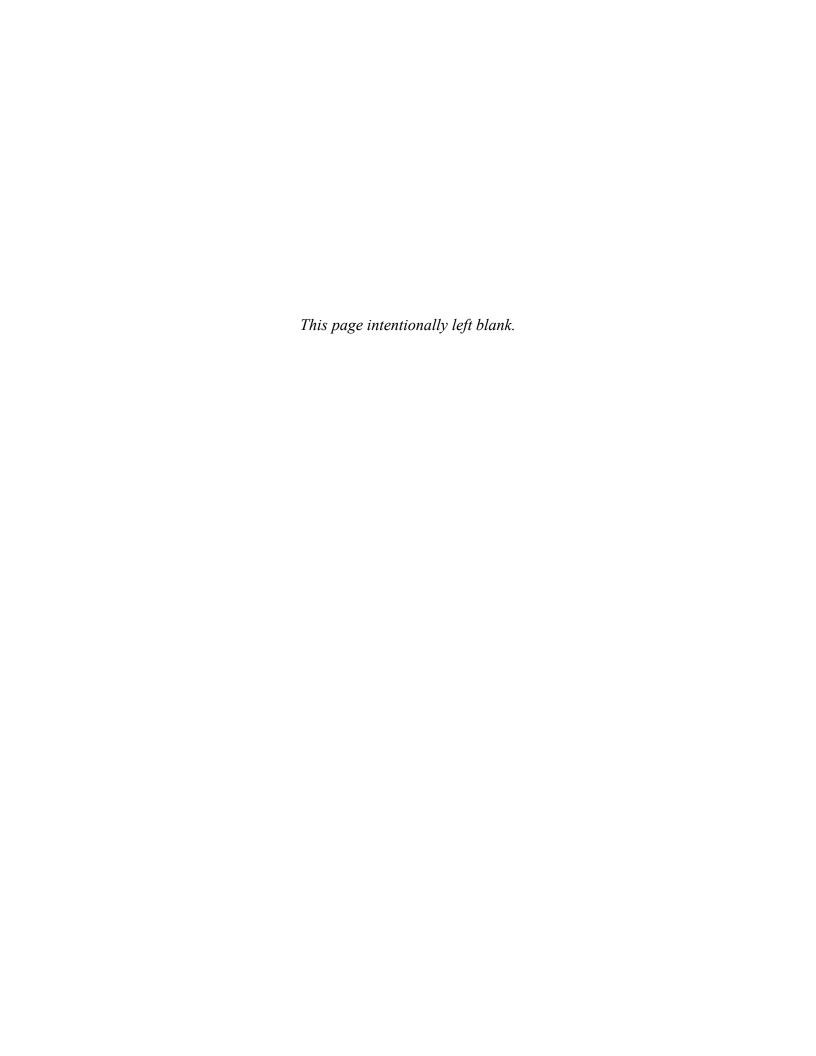


City of Santee 10601 Magnolia Avenue Santee, California, 92071

#### Prepared by:



600 B Street, Suite 2000 San Diego, California 92101 (619) 236-1778



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Appendix A. Air Quality Data

#### Acronyms and Abbreviations

μg/m<sup>3</sup> micrograms per cubic meter

°C degrees Celsius °F degrees Fahrenheit

Air Quality and Land Use Handbook Air Quality and Land Use Handbook: A Community

Health Perspective

AUMA Control, Tax, and Regulate the Adult Use of Marijuana Act

CAA Clean Air Act

CAAQS California Ambient Air Quality Standards
CalEEMod California Emissions Estimator Model
CARB California Air Resources Board
CEQA California Environmental Quality Act

City City of Santee
CO carbon monoxide
County County of San Diego
DPM diesel particulate matter

Hot Spots Act Air Toxics Hot Spots Information and Assessment Act

LOS level of service

MAUCRSA Medicinal and Adult-Use of Cannabis Regulation and

Safety Act

mg/m<sup>3</sup> micrograms per cubic meter

NA not applicable

NAAQS National Ambient Air Quality Standards

NO nitric oxide
NO<sub>2</sub> nitrogen dioxide
NO<sub>x</sub> nitrogen oxides

 $O_3$  ozone

Ordinance or project Santee Cannabis Business Ordinance

PCE perchloroethylene PM particulate matter

PM<sub>10</sub> respirable particulate matter PM<sub>2.5</sub> fine particulate matter ppb parts per billion ppm parts per million

RAQS Regional Air Quality Strategy

SANDAG San Diego Association of Governments
SCAQMD South Coast Air Quality Management District

SDAB San Diego Air Basin

SDAPCD San Diego Air Pollution Control District

SIP State Implementation Plan

SO<sub>2</sub> sulfur dioxide

TAC toxic air contaminant

Tanner Act Toxic Air Contaminant Identification and Control Act

USEPA U.S. Environmental Protection Agency

VOC volatile organic compound

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#### **Executive Summary**

This air quality evaluation was prepared in accordance with the requirements of the California Environmental Quality Act (CEQA) to assess if significant air quality impacts are likely to occur in conjunction with implementation of the proposed Santee Cannabis Ordinance (Ordinance or project). The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City of Santee (City), consistent with the Ordinance. Specifically, this report evaluates the project's potential to:

- Result in a conflict with or obstruct implementation of the San Diego Air Pollution Control District (SDAPCD) Regional Air Quality Strategy (RAQS) or the State Implementation Plan (SIP)
- Contribute substantially to an existing or projected air quality violation, or 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
- Expose on- or off-site sensitive receptors to substantial carbon monoxide (CO) concentrations, or expose new on-site sensitive receptors to existing off-site sources of toxic air contaminants (TACs)
- Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people

The air quality evaluation concludes that implementation of the project would not conflict with or obstruct the implementation of the applicable SDAPCD air quality plans. Emissions associated with construction of the project would be temporary and would not exceed the SDAPCD screening level thresholds for criteria pollutants. The increase in operational air pollutant emissions associated with the project would also not exceed the screening level thresholds established by the SDAPCD. Based on a review of the study area roadway conditions, the project would not result in a CO hotspot. In addition, based on the types of land uses proposed in the project, impacts associated with the exposure of sensitive receptors to TACs and odors would be less than significant. Therefore, the project would not result in a significant impact related to air quality, and no mitigation would be required.

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## Section 1 Project Description

The City of Santee (City) proposes a comprehensive Santee Cannabis Business Ordinance (Ordinance or project) amending the City's Municipal Code to regulate cannabis land uses consistent with the Medicinal and Adult-Use of Cannabis Regulation and Safety Act (MAUCRSA) and the Control, Tax, and Regulate the Adult Use of Marijuana Act (AUMA). The Ordinance would implement the provisions of the MAUCRSA to accommodate the needs of people with medical illnesses who need cannabis for medicinal purposes as recommended by their healthcare providers and to provide access to those resources. It would also provide access to adult-use cannabis for people aged 21 and over as authorized by the AUMA while imposing sensible regulations on the use of land to protect City residents, neighborhoods, and businesses from disproportionately negative impacts. The Ordinance would regulate the commercial cultivation, processing, manufacturing, testing, sale, delivery, and distribution of cannabis and cannabis products in a responsible manner to protect the health, safety, and welfare of the residents of the City and to enforce rules and regulations consistent with state law and in a fair and equitable manner.

Cannabis facilities would not be located within 900 feet of sensitive receptors, including kindergarten through 12th grade schools, commercial daycare centers, youth centers, religious locations, or parks. It is anticipated that certain types of cannabis facilities would only be allowed in the Light Industrial (IL), General Industrial (IG), and General Commercial (GC) zones in the City, subject to the City's siting requirements (see Figure 1, Areas Allowing Cannabis Facilities by Zone).

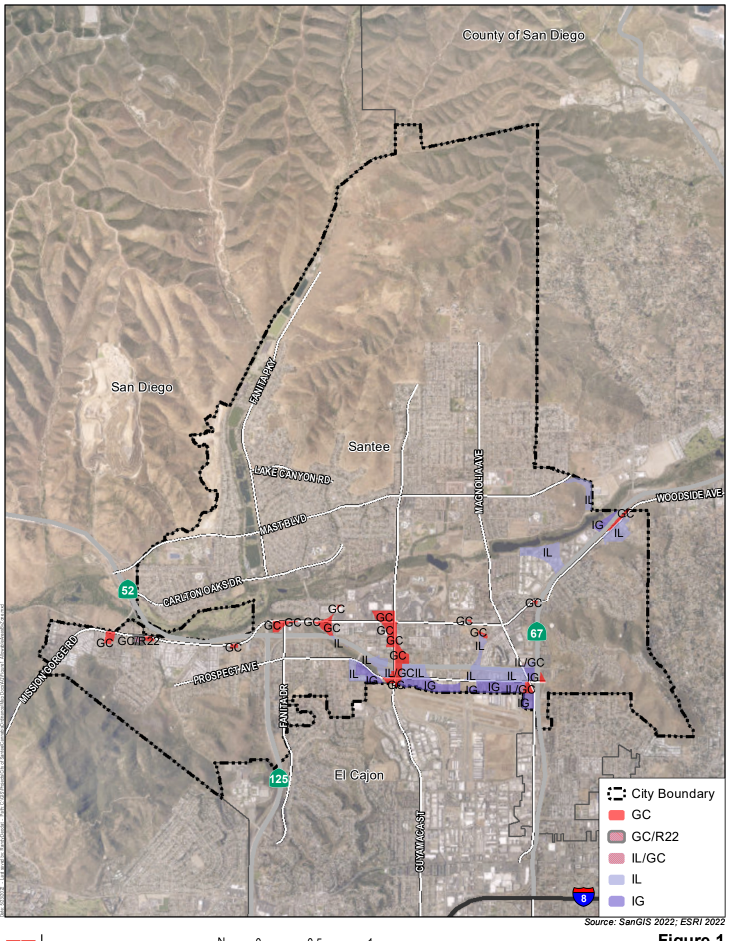
The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. For this analysis, a realistic, worst-case scenario was developed to evaluate the project's impacts. A total of 20 facilities—retail (two locations total), microbusiness with retail (two locations total), microbusiness without retail (two locations total), manufacturing (four locations total), testing (four locations total), and distribution (six locations total)—were assumed to be permitted by the Ordinance. At this time, the specific locations of the retail, microbusiness, manufacturing, testing, and distribution sites are not known, although they would occur in the Light Industrial (IL), General Industrial (IG), and General Commercial (GC) zones. The anticipated proposed land use square footage and allowed zones permitted by the Ordinance are identified in Table 1, Cannabis Facilities Assumptions.

**Table 1. Cannabis Facilities Assumptions** 

Land Use Type	Allowed Zones	Square Footage per Facility	Proposed Santee Facilities	Total Square Footage per Land Use Type
Storefront Retail + Delivery	GC, IL, IG	5,000	2	10,000
Microbusiness with Retail (includes retail, distribution, and manufacturing – no cultivation)	GC, IL, IG	10,000	2	20,000
Microbusiness without Retail (includes cultivation, manufacturing, and distribution)	IL, IG	15,000	2	30,000
Manufacturing	IL, IG	3,000	4	12,000
Testing	IL, IG	2,500	4	10,000
Distribution	IL, IG	2,000	6	12,000
Total	_	_	20	94,000

Notes: GC = General Commercial; IG = General Industrial; IL = Light Industrial

<sup>&</sup>lt;sup>1</sup> Definition of a microbusiness includes a maximum cultivation canopy of 10,000 square feet.



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## Section 2 Existing Conditions

The following sections summarize meteorological conditions of the City and the surrounding area and pollutants of concern for this analysis.

## 2.1 Climate and Meteorology

Regional climate and local meteorological conditions influence ambient air quality. The City is in the San Diego Air Basin (SDAB). This high-pressure cell typically creates a pattern of late-night and early morning low clouds, hazy afternoon sunshine, daytime onshore breezes, and little temperature variation year-round. The climatic classification for San Diego County (County) is a Mediterranean climate, with warm, dry summers and mild, wet winters (County of San Diego 2007). Meteorological data in the City and the surrounding area are gathered at the El Cajon station, approximately 2.9 miles southeast of the City boundary (WRCC 2022). In the City and the surrounding area, the normal daily maximum temperature is 78 degrees Fahrenheit (°F) in August, and the normal daily minimum temperature is 52°F in December. The normal precipitation in the project area and the surrounding area is approximately 12 inches annually, occurring primarily from November through March.

The high-pressure cell creates subsidence inversions, also known as temperature inversions, which occur during the warmer months as descending air associated with the Pacific high-pressure cell encounters cool marine air. The boundary between the two layers of air creates a temperature inversion that traps pollutants. In addition, the region experiences daytime onshore flow and nighttime offshore flow, which leads to emissions being blown out to sea at night and returning to land the following day. Under certain conditions, this atmospheric oscillation results in the offshore transportation of air and pollutants from the Los Angeles region to the County, which typically results in higher ozone (O<sub>3</sub>) concentrations being measured in the San Diego region (County of San Diego 2007).

#### 2.2 Air Pollutants

Historically, air quality laws and regulations have divided air pollutants into two broad categories: criteria air pollutants and toxic air contaminants (TACs). Criteria air pollutants are a group of common air pollutants regulated by the federal and state governments by means of ambient standards based on criteria regarding health and environmental effects of pollution. TACs are pollutants with the potential to cause significant adverse health effects. Unlike the air quality standards for criterial pollutants to protect health and the environment, in California, the California Air Resources Board (CARB) identifies exposure thresholds for TACs that indicate levels below which no significant adverse health effects are anticipated from exposure to the identified substance. However, no thresholds are specified for TACs found to have no safe exposure level or where insufficient data is available to identify an exposure threshold (CARB 2022a).

#### 2.2.1 Criteria Air Pollutants

The criteria air pollutants pertinent to the analysis in this report are carbon monoxide (CO), nitrogen oxides (NO<sub>x</sub>), O<sub>3</sub>, particulate matter (PM), and sulfur dioxide (SO<sub>2</sub>). The following describes the health effects for each of these criteria air pollutants. Emissions from lead typically result from industrial processes such as ore and metals processing and leaded aviation gasoline (USEPA 2021a). These sources are not proposed as part of the project; therefore, lead emissions are not included in this analysis.

**Carbon Monoxide (CO).** CO is a colorless, odorless, poisonous gas produced by combustion processes, primarily mobile sources. When CO gets into the body, it combines with chemicals in the blood and prevents blood from providing oxygen to cells, tissues, and organs. Because the body requires oxygen for energy, high-level exposure to CO can cause serious health effects, including death (USEPA 2021b).

Nitrogen Oxides (NO<sub>x</sub>). NO<sub>x</sub> is a general term pertaining to compounds including nitric oxide (NO), nitrogen dioxide (NO<sub>2</sub>), and other oxides of nitrogen. NO<sub>x</sub> is produced from burning fuels, including gasoline, diesel, and coal. NO<sub>x</sub> reacts with volatile organic compounds (VOCs) to form ground-level  $O_3$  (smog). NO<sub>x</sub> is linked to a number of adverse respiratory systems effects (USEPA 2021c).

**Ozone (O<sub>3</sub>).** Ground-level O<sub>3</sub> is not emitted directly into the air but is formed by chemical reactions of "precursor" pollutants (NO<sub>x</sub> and VOCs) in the presence of sunlight. Major emissions sources include NO<sub>x</sub> and VOC emissions from industrial facilities and electric utilities, motor vehicle exhaust, gasoline vapors, and chemical solvents. O<sub>3</sub> can trigger a variety of health problems, particularly for sensitive receptors, including children, older adults, and people of all ages who have lung diseases, such as asthma (USEPA 2021d).

Particulate Matter (PM<sub>10</sub> and PM<sub>2.5</sub>). PM includes dust, metals, organic compounds, and other tiny particles of solid materials that are released into and move around in the air. Particulates are produced by many sources, including the burning of diesel fuels by trucks and buses, industrial processes, and fires. Particulate pollution can cause nose and throat irritation and heart and lung problems. PM is measured in microns, which are one millionth of a meter in length (or one thousandth of a millimeter). PM<sub>10</sub> is small (i.e., respirable) particulate matter measuring no more than 10 microns in diameter, while PM<sub>2.5</sub> is fine particulate matter measuring no more than 2.5 microns in diameter (USEPA 2022).

**Sulfur Dioxide (SO<sub>2</sub>).** SO<sub>2</sub> is formed primarily by the combustion of sulfur-containing fossil fuels, especially at power plants and industrial facilities. SO<sub>2</sub> is linked to a number of adverse effects on the respiratory system (USEPA 2022).

#### 2.2.2 Toxic Air Contaminants

The two primary emissions of concern regarding health effects for land development projects are CO and diesel particulate matter (DPM). The health effects of CO are described previously. DPM is a mixture of exhaust particles and gases that is produced when an engine burns diesel fuel. Compounds found in diesel exhaust are carcinogenic. Some short-term (acute) effects of diesel exhaust exposure include eye, nose, throat, and lung irritation and headaches and dizziness. Long-term exposure is linked to increased risk of cardiovascular, cardiopulmonary, and respiratory disease and lung cancer (OSHA 2013).

### 2.3 Regulatory Framework

The following sections summarize applicable federal, state, regional, and local regulations related to air quality.

#### 2.3.1 Federal

The following federal regulations are applicable to the analysis of the project.

#### 2.3.1.1 Clean Air Act

The Clean Air Act (CAA) of 1970 is the comprehensive federal law that regulates air emissions from stationary and mobile sources. The CAA authorizes the U.S. Environmental Protection Agency (USEPA) to establish National Ambient Air Quality Standards (NAAQS) to protect public health and welfare and to regulate emissions of hazardous air pollutants. Current NAAQS are listed in Table 2, State and Federal Ambient Air Quality Standards. The USEPA classifies air basins (or portions of air basins) as being "attainment," "non-attainment," or "unclassified" for each criteria air pollutant based on whether or not the NAAQS have been achieved. If an area is designated as unclassified, it is because inadequate air quality data was available as a basis for a non-attainment or attainment designation. The USEPA classifies the SDAB as attainment for the federal CO, NO<sub>2</sub>, lead, PM<sub>2.5</sub>, and SO<sub>2</sub> standards. It is unclassifiable for PM<sub>10</sub> with respect to federal air quality standards. The SDAB is classified as moderate non-attainment for O<sub>3</sub>. Table 3, County of San Diego Attainment Status, lists the attainment status of the County for criteria air pollutants.

Table 2. State and Federal Ambient Air Quality Standards

		State Standards <sup>a</sup>	Federal Standards <sup>b</sup>		
Pollutant	Pollutant Averaging Time		Primary <sup>c, d</sup>	Secondary <sup>c, e</sup>	
	1-hour	0.09 ppm (180 μg/m³)	_	Same as primary standards	
O <sub>3</sub> f	8-hour	0.070 ppm (137 μg/m³)	0.070 ppm (137 μg/m³)		
	24-hour	50 μg/m <sup>3</sup>	150 μg/m <sup>3</sup>	Como ao primary	
PM <sub>10</sub> <sup>g</sup>	Annual arithmetic mean	20 μg/m³	_	Same as primary standards	
PM <sub>2.5</sub> g	24-hour	_	35 μg/m³	Same as primary standards	
F IVI2.59	Annual arithmetic mean	12 μg/m³	12 μg/m³	15 μg/m³	
CO	8-hour	9 ppm (10 mg/m <sup>3</sup> )	9 ppm (10 mg/m <sup>3</sup> )	None	
	1-hour	20 ppm (23 mg/m <sup>3</sup> )	35 ppm (40 mg/m <sup>3</sup> )	None	
NO <sub>2</sub> h	Annual arithmetic mean	0.030 ppm (57 μg/m³)	0.053 ppm (100 μg/m³)	Same as primary standard	
	1-hour	0.18 ppm (470 mg/m <sup>3</sup> )	100 ppb (188 μg/m <sup>3</sup> )	Stanuaru	
	Annual arithmetic mean	_	0.030 ppm (for certain areas)	_	
$SO_2{}^i$	24-hour	0.04 ppm (105 μg/m³)	0.14 ppm (for certain areas)	_	
	3-hour	_		0.5 ppm (1300 μg/m <sup>3</sup> )	
	1-hour	0.25 ppm (655 μg/m <sup>3</sup> )	75 ppb (196 μg/m³)	_	
	30-day average	1.5 μg/m³	_		
Leadi, k	Calendar quarter	_	1.5 μg/m³ (for certain areas)	Same as primary	
	Rolling 3-month average <sup>9</sup>	_	0.15 μg/m <sup>3</sup>	standard	
Visibility-reducing particles <sup>i</sup>	8-hour	See note I	No federal standards		
Sulfates	24-hour	25 μg/m³	No federal standards		
Hydrogen sulfide	1-hour	0.03 ppm (42 μg/m³)	No federal standards		
Vinyl chloride <sup>j</sup>	24-hour	0.01 ppm (26 μg/m³)	No federal standards		

Source: CARB 2016.

**Notes:**  $\mu$ g/m³ = micrograms per cubic meter; CO = carbon monoxide; mg/m³ = micrograms per cubic meter; NO<sub>2</sub> = nitrogen dioxide; O<sub>3</sub> = ozone; PM<sub>10</sub> = respirable particulate matter; PM<sub>25</sub> = fine particulate matter; ppb = parts per billion; ppm = parts per million; SO<sub>2</sub> = sulfur dioxide

<sup>&</sup>lt;sup>a</sup> State standards for O<sub>3</sub>, CO, SO<sub>2</sub> (1-hour and 24-hour), NO<sub>2</sub>, PM<sub>10</sub>, PM<sub>2.5</sub>, and visibility-reducing particles are values that are not to be exceeded. The standards for sulfates, lead, hydrogen sulfide, and vinyl chloride standards are not to be equaled or exceeded. California Ambient Air Quality Standards (CAAQS) are listed in the Table of Standards in California Code of Regulations, Title 17, Section 70200.

Federal standards (other than O<sub>3</sub>, PM, and those based on annual averages) are not to be exceeded more than once per year. The O<sub>3</sub> standard is attained when the fourth highest 8-hour concentration measured at each site in a year, averaged over 3 years, is equal to or less than the standard. For PM<sub>10</sub>, the 24-hour standard is attained when the expected number of days per calendar year with a 24-hour average concentration above 150 μg/m³ is equal to or less than 1. For PM<sub>2.5</sub>, the 24-hour standard is attained when 98 percent of the daily concentrations, averaged over 3 years, are equal to or less than the standard. Contact the USEPA for further clarification and current national policies.

<sup>&</sup>lt;sup>c</sup> Concentration is first expressed in units in which it was promulgated. Equivalent units given in parentheses are based on a reference temperature of 25 degrees Celsius (°C) and a reference pressure of 760 torr. Most measurements of air quality are to be corrected to a reference temperature of 25°C and a reference pressure of 760 torr; ppm in this table refers to ppm by volume, or micromoles of pollutant per mole of gas.

d National Primary Standards: The levels of air quality necessary with an adequate margin of safety to protect the public health.

e National Secondary Standards: The levels of air quality necessary to protect the public welfare from any known or anticipated adverse effects of a pollutant.

- f On October 1, 2015, the federal 8-hour O<sub>3</sub> primary and secondary standards were lowered from 0.075 to 0.070 ppm.
- <sup>9</sup> On December 14, 2012, the national annual PM<sub>2.5</sub> primary standard was lowered from 15 μg/m³ to 12 μg/m³. The existing national 24-hour PM<sub>2.5</sub> standards (primary and secondary) were retained at 35 μg/m³, as was the annual secondary standard of 15 μg/m³. The existing 24-hour PM<sub>10</sub> standards (primary and secondary) of 150 μg/m³ were also retained. The form of the annual primary and secondary standards is the annual mean averaged over 3 years.
- To attain the 1-hour federal standard, the 3-year average of the annual 98th percentile of the 1-hour daily maximum concentrations at each site must not exceed 100 ppb. Note that the national 1-hour standard is in units of ppb. State standards are in units of ppm. To directly compare the national 1-hour standard to the state standards, the units can be converted from ppb to ppm. In this case, the federal standard of 100 ppb is identical to 0.100 ppm.
- <sup>1</sup> On June 2, 2010, a new 1-hour SO<sub>2</sub> standard was established, and the existing 24-hour and annual primary standards were revoked. To attain the 1-hour federal standard, the 3-year average of the annual 99th percentile of the 1-hour daily maximum concentrations at each site must not exceed 75 ppb. The 1971 SO<sub>2</sub> federal standards (24-hour and annual) remain in effect until 1 year after an area is designated for the 2010 standards, except that in areas designated non-attainment for the 1971 standards, the 1971 standards remain in effect until implementation plans to attain or maintain the 2010 standards are approved.
  - Note that the 1-hour federal standard is in units of ppb. State standards are in units of ppm. To directly compare the 1-hour federal standard to the state standard, the units can be converted to ppm. In this case, the federal standard of 75 ppb is identical to 0.075 ppm.
- <sup>j</sup> CARB had identified lead and vinyl chloride as TACs with no determined threshold level of exposure for adverse health effects. These actions allow for the implementation of control measures at levels below the ambient concentrations specified for these pollutants.
- The federal standard for lead was revised on October 15, 2008, to a rolling 3-month average. The 1978 lead standard (1.5 µg/m³ as a quarterly average) remains in effect until 1 year after an area is designated for the 2008 standard, except that in areas designated non-attainment for the 1978 standard, the 1978 standard remains in effect until implementation plans to attain or maintain the 2008 standard are approved.
- In 1989, CARB converted both the general statewide 10-mile visibility standard and the Lake Tahoe Air Basin 30-mile visibility standard to instrumental equivalents, which are "extinction of 0.23 per kilometer" and "extinction of 0.07 per kilometer" for the statewide and Lake Tahoe Air Basin standards, respectively.

**Table 3. County of San Diego Attainment Status** 

Pollutant	Averaging Time	State Standards	Federal Standards	
<u> </u>	1-hour	Non-attainment	No federal standard	
O <sub>3</sub>	8-hour	NOH-attailinent	Non-attainment	
PM <sub>10</sub>	Annual arithmetic mean	Non-attainment	No federal standard	
FIVI10	24-hour	NOH-attairinent	Unclassifieda	
DM	Annual arithmetic mean	Non-attainment	Attainment	
PM <sub>2.5</sub>	24-hour	No state standard	- Attainment	
CO	8-hour	Attainment	Attainment	
CO	1-hour	Attainment	Attainment	
NO <sub>2</sub>	Annual arithmetic mean	No state standard	Attainment	
INO2	1-hour	Attainment	No federal standard	
	Calendar quarter	No state standard	Attainment	
Lead	30-day average	Attainment	No federal standard	
	Rolling 3-month average	No state standard	Attainment	
	Annual arithmetic mean	No state standard	Attainment	
SO <sub>2</sub>	24-hour	Attainment	Attainment	
	1-hour	Attainment	No federal standard	
Sulfates	24-hour	Attainment	No federal standard	
Hydrogen sulfide	1-hour	Unclassified	No federal standard	
Visibility-reducing particulates	8-hour (10:00 a.m. to 6:00 p.m. [PT])	Unclassified	No federal standard	

Source: SDAPCD 2022.

**Notes:** CO = carbon monoxide;  $NO_2$  = nitrogen dioxide;  $O_3$  = ozone;  $PM_{10}$  = respirable particulate matter;  $PM_{2.5}$  = fine particulate matter;  $SO_2$  = sulfur dioxide

<sup>&</sup>quot;Unclassified" indicates data is not sufficient for determining attainment or non-attainment.

The CAA requires states to develop a plan to attain and maintain the NAAQS in all areas of the country and a specific plan to attain the standards for each area designated as non-attainment for the NAAQS. These plans, known as State Implementation Plans (SIPs), are developed by state and local air quality management agencies and submitted to the USEPA for approval. SIPs include strategies and control measures to attain the NAAQS by deadlines established by the CAA. SIPs are modified periodically to reflect the latest emissions inventories, plans, and rules and regulations of air basins as reported by the agencies with jurisdiction over them.

#### 2.3.2 State

The following state regulations are applicable to the analysis of the project.

#### 2.3.2.1 California Ambient Air Quality Standards

CARB is part of the California Environmental Protection Agency and is responsible for the coordination and administration of both federal and state air pollution control programs in California. The CAA allows states to adopt ambient air quality standards and other regulations provided that they are at least as stringent as federal standards. California has adopted ambient standards, the California Ambient Air Quality Standards (CAAQS), that are equal to or stricter than the federal standards for six criteria air pollutants. The CAAQS are listed in the Table of Standards in the California Code of Regulations, Title 17, Section 70200, and are provided in Table 2. Similar to the CAA, areas have been designated as attainment, non-attainment, or unclassified with respect to the state ambient air quality standards. The SDAB is non-attainment with the CAAQS for O<sub>3</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub>. The SDAB is designated as an attainment area for the state CO, NO, SO<sub>2</sub>, lead, and sulfates standards. Hydrogen sulfide and visibility-reducing particles are unclassified in the SDAB.

#### 2.3.2.2 Air Quality and Land Use Handbook: A Community Health Perspective

CARB has also developed the Air Quality and Land Use Handbook: A Community Health Perspective (Air Quality and Land Use Handbook) to provide guidance on land use compatibility with sources of TACs (CARB 2005). These sources include freeways and high-traffic roads, commercial distribution centers, rail yards, refineries, dry cleaners, gasoline stations, and industrial facilities. The handbook is not a law or adopted policy but offers advisory recommendations for the siting of sensitive receptors near uses associated with TACs. The handbook indicates that land use agencies have to balance a number of other considerations, including housing and transportation needs, economic development priorities, and other quality of life issues.

#### 2.3.2.3 Toxic Air Contaminant Regulations

California regulates TACs primarily through the Toxic Air Contaminant Identification and Control Act of 1983 (Assembly Bill 1807, Tanner Act) and the Air Toxics Hot Spots Information and Assessment Act of 1987 (Assembly Bill 2588, Hot Spots Act). The Tanner Act sets forth a formal

procedure for CARB to designate substances as TACs. This includes research, public participation, and scientific peer review before CARB designates a substance as a TAC. To date, CARB has designated nearly 200 compounds as TACs. The majority of estimated health risks from TACs can be attributed to a relatively small number of compounds, the most important being PM from dieselfueled engines (i.e., DPM).

#### 2.3.3 Regional

The following regional plans and regulations are applicable to the analysis of the project. The SDAPCD has jurisdiction over air quality programs in the SDAB. State and local government projects, as well as projects proposed by the private sector, are subject to the SDAPCD requirements if the sources are regulated by the SDAPCD.

#### 2.3.3.1 Regional Air Quality Strategy

CARB requires air districts to attempt, achieve, and maintain the state ambient air quality standards by the earliest practicable date. To this end, districts are required to develop plans for attaining the CAAQS. A Regional Air Quality Strategy (RAQS) was initially adopted by the SDAPCD in 1992 and has generally been updated on a triennial basis in accordance with state requirements. The SDAPCD most recently adopted the 2016 Revision of the RAQS for the County (SDAPCD 2016). The RAQS was developed pursuant to California CAA requirements and identifies feasible emissions control measures to provide progress toward attaining the state O<sub>3</sub> standard in the SDAB. The pollutants addressed are VOCs and NO<sub>x</sub>, which are precursors to the photochemical formation of O<sub>3</sub> (the primary component of smog). The RAQS control measures focus on emissions sources under the SDAPCD's authority, specifically stationary emissions sources (such as power plants and manufacturing and industrial facilities) and some area-wide sources (such as water heaters, architectural coatings, and consumer products). However, the emissions inventories and projections in the RAQS reflect the impact of all emissions sources and control measures, including those under the jurisdiction of CARB (on-road and off-road motor vehicles) and the USEPA (aircraft, ships, and trains). Thus, while legal authority to control various pollution sources is divided among agencies, the SDAPCD is responsible for reflecting federal, state, and local measures in a single plan to achieve state O<sub>3</sub> standards in the SDAB.

#### 2.3.3.2 State Implementation Plan

The CAA requires plans that identify how non-attainment areas will attain and/or maintain the NAAQS. The CAA requires the USEPA to review each plan and any plan revisions and to approve the plan/revisions if consistent with the CAA. Key elements of these plans include emissions inventories, emissions control strategies and rules, air quality data analyses, modeling, air quality progress, and attainment or maintenance demonstrations. Individual district plans are submitted to CARB as part of the SIP. As mentioned previously, the SDAB is currently designated as a non-attainment area for the 8-hour O<sub>3</sub> NAAQS. The SDAPCD adopted its Ozone Attainment Plan in October 2020.

#### 2.3.3.3 Measures to Reduce Particulate Matter in the County of San Diego

Neither the RAQS nor the SIP address emissions of PM in the SDAB. In December 2005, the SDAPCD prepared a report titled Measures to Reduce Particulate Matter in San Diego County. The report identifies existing federal, state, and local measures to control particulates in the SDAB and outlines potential measures for PM control that the SDAPCD may further evaluate for future rule adoption. The report does not outline a plan for ambient air quality standards compliance that the project would need to implement or demonstrate compliance with. As such, the report is not discussed further in this analysis.

#### 2.3.3.4 San Diego Air Pollution Control District Rules

The SDAPCD is also responsible for establishing and enforcing local air quality rules and regulations that address the requirements of federal and state air quality laws. Development projects in the County may be subject to the following SDAPCD Rules (as well as others):

- Rule 51, Nuisance: Prohibits emissions that cause injury, detriment, nuisance, or annoyance to any considerable number of people or to the public; or that endanger the comfort, repose, health, or safety of any such people or the public; or that cause injury or damage to business or property
- Rule 52, Particulate Matter: Establishes limits to the discharge of any PM from non-stationary sources
- Rule 54, Dust and Fumes: Establishes limits to the amount of dust or fume discharged into the atmosphere in any 1 hour
- Rule 55, Fugitive Dust Control: Sets restrictions on visible fugitive dust from construction and demolition projects
- Rule 67, Architectural Coatings: Establishes limits to the VOC content for coatings applied in the SDAPCD

In addition, Rule 1200 applies to any new, relocated, or modified emissions unit that may increase emissions of one or more TAC. Rule 1210 implements the public notification and risk reduction requirements of the state Hot Spots Act and requires facilities to reduce risks to acceptable levels within 5 years.

#### 2.3.4 Local

#### 2.3.4.1 Santee General Plan

The Santee General Plan includes various goals, objectives, and policies that would improve air quality conditions through land use siting and compatibility in the City, including the following policies from the Land Use Element (City of Santee 2003):

- **Policy 4.3:** The City should locate new neighborhood commercial uses along major roadways in consolidated centers that utilize common access and parking for commercial uses, discourage the introduction of strip commercial uses and require adequate pedestrian links to residential areas.
- **Policy 5.3:** The City shall ensure that industrial development creates no significant off-site impacts related to access and circulation, noise, dust, odors, visual features and hazardous materials, that cannot be adequately mitigated.
- **Policy 6.2:** The City should promote the use of innovative site planning to avoid on-site hazards and minimize risk levels.
- **Policy 8.4**: The City should consider the adjacent land use compatibility guide chart to assist in an initial determination of overall land use compatibility for adjacent land uses.

## 2.3.4.2 Sustainable Santee Plan: The City's Roadmap to Greenhouse Gas Reductions

The City adopted the Sustainable Santee Plan: The City's Roadmap to Greenhouse Gas Reductions in January 2020. The Sustainable Santee Plan provides greenhouse gas emissions reduction goals and strategies focused on reducing resource consumption, improving alternative modes of transportation, and reducing overall emissions throughout the City. The Sustainable Santee Plan presents the following goals that would provide air quality co-benefits by reducing vehicle trips and natural gas consumption (City of Santee 2020):

- Goal 1: Increase Energy Efficiency in Existing Residential Units
- Goal 2: Increase Energy Efficiency in New Residential Units
- Goal 3: Increase Energy Efficiency in Existing Commercial Units
- Goal 4: Increase Energy Efficiency in New Commercial Units
- Goal 6: Decrease Greenhouse Gas Emissions through Reducing Vehicle Miles Traveled
- Goal 7: Increase Use of Electric Vehicles
- Goal 8: Improve Traffic Flow
- Goal 10: Decrease Greenhouse Gas Emissions through Increasing Clean Energy Use

## 2.4 Existing Air Quality

The following sections describe ambient air quality in the project area and surrounding area.

### 2.4.1 Air Quality Monitoring Data

The closest air quality monitoring station to the City is the El Cajon station, located at 533 First Street in El Cajon approximately 2.9 miles southeast of the City boundary. This station monitors ambient O<sub>3</sub>, NO<sub>2</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub> concentrations. Table 4, Air Quality Monitoring Data, presents a summary of the highest pollutant concentrations monitored during the 3 most recent years (2018 through 2020) for which the SDAPCD has reported data for these stations. No CO data is available

from any monitoring site in the SDAB after 2012, and no data is available for SO<sub>2</sub> after 2013. However, with one exception for CO during the firestorms of October 2003, the SDAB has not violated the state or federal standards for CO or SO<sub>2</sub> in the last 20 years (SDAPCD 2017).

**Table 4. Air Quality Monitoring Data** 

Pollutant	2018	2019	2020				
O <sub>3</sub>							
Maximum 1-hour concentration (ppm)	0.087	0.094	0.094				
Days above 1-hour state standard (>0.09 ppm)	0	0	0				
Maximum 8-hour concentration (ppm)	0.079	0.074	0.083				
Days above 8-hour state standard (>0.07 ppm)	3	2	14				
Days above 8-hour federal standard (>0.075 ppm)	3	2	14				
	PM <sub>10</sub>						
Peak 24-hour concentration (μg/m³)	43	38	_				
Days above state standard (>50 μg/m³)	0	0	_				
Days above federal standard (>150 μg/m³)	0	0	_				
PM <sub>2.5</sub>							
Peak 24-hour concentration (μg/m³)	36.2	23.8	38.2				
Days above federal standard (>35 μg/m³)	0	0	2				
NO <sub>2</sub>							
Peak 1-hour concentration (ppm)	0.045	0.039	0.045				
Days above state 1-hour standard (0.18 ppm)	0	0	0				
Days above 24-hour federal standard (>0.14 ppm)	0	0	0				

Source: CARB 2022b.

**Notes:**  $\mu$ g/m³ = micrograms per cubic meter; CO = carbon monoxide; NO₂ = nitrogen dioxide; O₃ = ozone; PM₁₀ = respirable particulate matter; PM₂₅ = fine particulate matter; ppm = parts per million; SO₂ = sulfur dioxide

As shown in Table 4, the 1-hour O<sub>3</sub> concentration did not exceed the state standard between 2018 and 2020. The 8-hour O<sub>3</sub> concentration exceeded both the state and federal standards in 2018, 2019, and 2020. The daily PM<sub>10</sub> concentration did not exceed the state or federal standard in 2018 or 2019. No data was available for this pollutant concentration in 2020. The federal 24-hour PM<sub>2.5</sub> standard was violated for 2 days in 2020 but was not exceeded in 2018 or 2019. Neither the state nor federal standards for NO<sub>2</sub> were exceeded from 2018 through 2020.

## Section 3 Methods and Significance Criteria

The methods and significance criteria applicable to each analysis issue are described in this section.

#### 3.1 Methods

This section describes the methods used for each issue topic.

#### 3.1.1 Consistency with Regional Air Quality Plans

The plans applicable to the project are the SDAPCD RAQS and the SIP. The SDAPCD relies on information from CARB and the San Diego Association of Governments (SANDAG), including projected growth in the County and mobile, area, and all other source emissions, to project future emissions and to develop appropriate strategies for the reduction of source emissions through regulatory controls. The majority of regional emissions (67 percent) result from motor vehicle emissions. These emissions are primarily reduced through emissions standards, which are established by CARB, and further reduced at the air district level through incentive programs to encourage the use of alternative transportation (SDAPCD 2016). Because of the limited jurisdiction that the SDAPCD has over mobile source emissions and even smaller control that individual projects have on influencing the public's ultimate use of motor vehicles, compliance with the RAQS is based on whether or not an individual project would comply with the emissions projections contained in the plan. Reduction strategies are applied to the region as a whole and determined to be adequate or not to meet the NAAQS based on the regional emissions projections. A project that proposes growth that exceeds planned growth assumptions would potentially conflict with the RAOS and SIP because it would potentially result in mobile source emissions that would exceed the projected emissions inventory.

#### 3.1.2 Ambient Air Quality Standards

Daily air pollutant emissions during construction were estimated using the assumed worst-case activity data and the emissions factors included in the California Emissions Estimator Model (CalEEMod), version 2020.4.0. To be consistent with the Transportation Impact Analysis (LLG 2022), 20 cannabis facilities were modeled throughout the City. For the purposes of modeling a worst-case construction scenario, it was assumed that project construction would take 12 months, beginning in August 2022 and concluding in August 2023 based on the CalEEMod default schedule assumption for the total amount of allowable development. Assumed construction phases included demolition, site preparation, grading, building construction, paving, and architectural coating. It is assumed that a total of 2.16 acres would be disturbed. Earthwork assumptions are unknown for future construction, and a model default is not available. Due to the developed nature of the project area, is it assumed that earthwork would generally be balanced on individual construction sites with minimal import and export required. Model defaults were used to estimate emissions associated with the construction schedule except the architectural coating phase. The

default assumption for this phase included less than 1 day per allowable new facility; therefore, the schedule was extended to include several days per allowable facility. Model defaults were also assumed for construction equipment, daily vehicle trips, and haul trip distance.

Operational emissions for the project were also estimated using CalEEMod. Vehicle trip data was obtained from the project's Transportation Impact Analysis (LLG 2022). Trip lengths were adjusted to the regional estimate for specialty retail, manufacturing, science research and development, and industrial park with retail reported in the (Not So) Brief Guide of Vehicular Traffic Generation Rates for the San Diego Region (SANDAG 2002). The project would generate approximately 4,427 average daily trips (LLG 2022).

#### 3.1.3 Sensitive Receptors

Impacts from CO hotspots on sensitive receptors were analyzed using street segment volumes provided by Linscott, Law & Greenspan, Engineers, to determine if there would be any potentially congested intersections as a result of project traffic. The analysis of localized impacts from other pollutants is based on applicable regulations and CARB siting recommendations in the Air Quality and Land Use Handbook (CARB 2005).

#### 3.1.4 Odors

The potential for the project to result in exposure to significant odors is based on a review of CARB's Air Quality and Land Use Handbook and a comparison of the proposed land use types to the odor-causing uses listed in the handbook. The analysis is also based on review of analyses of similar cannabis facilities.

## 3.2 Significance Criteria

Based on Appendix G of the California Environmental Quality Act (CEQA) Guidelines, implementation of the project would result in a significant adverse impact if it would:

- Threshold 1: Result in a conflict with or obstruct implementation of the SDAPCD RAOS or the SIP.
- Threshold 2: Contribute substantially to an existing or projected air quality violation, or 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.
  - By its nature, air pollution is largely a cumulative impact. The non-attainment status of regional pollutants is a result of past and present development in the SDAB, and this regional impact is cumulative rather than attributable to any one source and is representative of an existing air quality violation. A project's emissions may be individually limited but cumulatively considerable when

- taken in combination with past, present, and probable future development projects. The standards of significance are relevant to whether a project's individual emissions would result in a cumulatively considerable incremental contribution to the existing cumulative air quality conditions.
- The SDAPCD does not provide quantitative thresholds for determining the significance of construction- or mobile source-related projects. However, the SDAPCD specifies air quality impact analysis trigger levels for new or modified stationary sources (SDAPCD Rules 20.2 and 20.3). If these incremental levels are exceeded, an air quality impact analysis must be performed. For CEQA purposes, the screening level thresholds can be used to demonstrate that a project's total emissions would not result in a significant impact on air quality. Because the air quality impact analysis screening thresholds do not include VOCs, the screening levels for VOCs used in this analysis are from the South Coast Air Quality Management District (SCAQMD), which has stricter emissions thresholds than the SDAPCD. For PM2.5, the USEPA Proposed Rule to Implement the Fine Particle NAAQS (published in 2005), which quantifies significant emissions as 10 tons per year, is used as the screening level threshold. The trigger thresholds are listed in Table 5, San Diego Air Pollution Control District Pollutant Thresholds.
- The standards in Table 5 are designed to identify those projects that would result in significant levels of air pollution, and to assist the region in attaining the applicable state and federal ambient air quality standards. As such, they are cumulative in nature. Projects that would not exceed the standards of significance would not contribute a considerable amount of criteria air pollutant emissions to the region's emissions profile and would not impede attainment and maintenance of ambient air quality standards. However, if the region is in non-attainment status for a particular criteria pollutant, and if a project's individual emissions exceed the threshold levels, the project's incremental contribution could be considered cumulatively considerable.
- The SDAB is listed as non-attainment for O<sub>3</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub>. Therefore, there is a significant cumulative impact on air quality resulting from air quality violations of PM<sub>10</sub>, PM<sub>2.5</sub>, and O<sub>3</sub> precursor (VOC and NO<sub>x</sub>) emissions.
- If the project would result in net emissions that exceed the thresholds in Table 5 for CO or SO<sub>x</sub>, the project would result in a potentially significant air quality violation. If the project would result in net emissions that exceed the thresholds in Table 5 for PM<sub>10</sub>, PM<sub>2.5</sub>, and O<sub>3</sub> precursor (VOC and NO<sub>x</sub>), the impact would be considered a potentially significant air quality violation, in addition to being a cumulatively considerable impact.

Table 5. San Diego Air Pollution Control District Pollutant Thresholds

Pollutant	Pounds/Day
СО	550
NOx	250
PM <sub>10</sub>	100
PM <sub>2.5</sub>	55a
SOx	250
Lead	3.2
VOC	75 <sup>b</sup>

Source: County of San Diego 2007.

**Notes:** CO = carbon monoxide;  $NO_x$  = nitrogen oxides;  $PM_{10}$  = respirable particulate matter;  $PM_{2.5}$  = fine particulate matter;  $SO_x$  = sulfur oxides; VOC = volatile organic compound

- Threshold 3: Expose on- or off-site sensitive receptors to substantial CO concentrations, or expose new on-site sensitive receptors to existing off-site sources of TACs. An air quality impact related to CO is considered significant if CO emissions create a hotspot where either the California 1-hour standard of 20 ppm or the federal and California 8-hour standard of 9.0 ppm is exceeded.
- Threshold 4: Result in other emissions (such as those leading to odors) adversely affecting a substantial number of people.

<sup>&</sup>lt;sup>a</sup> Based on the USEPA Proposed Rule to Implement the Fine Particle NAAQS published September 2005.

<sup>&</sup>lt;sup>b</sup> Based on the VOCs threshold from the SCAQMD.

## Section 4 Impact Analysis and Mitigation Measures

This section determines the significance of the project's potential air quality impacts.

## 4.1 Impact Analysis

#### 4.1.1 Threshold 1: Consistency with Regional Air Quality Plans

The following addresses the project's consistency with applicable regional air quality plans.

#### 4.1.1.1 Impact Analysis

The California SIP is the document that sets forth the state's strategies for achieving federal air quality standards. The applicable air quality planning documents for the SDAPCD are the 2016 RAQS (SDAPCD 2016) and the Ozone Attainment Plan (SDAPCD 2020), which is the SDAPCD portion of the SIP. The RAQS and Ozone Attainment Plan were prepared by the SDAPCD for CARB to be included as part of the SIP. These plans demonstrate how the SDAB would either maintain or strive to attain the NAAQS. Both documents were developed in conjunction with each other by the SDAPCD to reduce regional O<sub>3</sub> emissions.

The SDAPCD relies on information from CARB and SANDAG, including projected growth in the County and resulting mobile, area, and other source emissions to project future emissions and to develop appropriate strategies for the reduction of source emissions through regulatory controls. The majority of regional emissions (67 percent) result from motor vehicle emissions. These emissions are reduced primarily through emissions standards, which are established by CARB, but are further reduced at the district level through incentive programs to encourage the use of alternative transportation (SDAPCD 2016). Because of the limited jurisdiction that SDAPCD has over mobile source emissions and the limited control that individual projects have on influencing the public's ultimate use of motor vehicles, compliance with the RAQS is based on whether or not an individual project would comply with the emissions projections contained in the RAQS. Reduction strategies were applied to the region as a whole and determined to adequately meet the NAAQS based on the regional emissions projections. A project that proposes growth that exceeds growth assumptions would potentially conflict with the RAQS and SIP because it would potentially result in mobile source emissions that would exceed the projected emissions inventory.

The CARB mobile source emissions projections and SANDAG growth projections are based on population and vehicle trends and land use plans developed by the cities, including Santee, and the County. That is, the emissions estimates that CARB and the SDAPCD use to plan for achieving ambient air quality standards compliance are based on the land uses projected by SANDAG. The use of construction equipment in the RAQS is estimated for the region on an annual basis, and construction-related emissions are estimated as an aggregate in the RAQS. Therefore, the project would not increase the assumptions for off-road equipment use in the RAQS.

Assumptions for land use development used in the RAQS were taken from local and regional planning documents. Emissions forecasts rely on projections of vehicle miles traveled by the metropolitan planning organizations, such as SANDAG, and population, employment, and land use projections made by local jurisdictions during development of the area and general plans. According to the County's Guidelines for Determining Significance – Air Quality, projects that propose development consistent with or less than the growth projections anticipated by a General Plan would be consistent with the RAQS and SIP because the emissions resulting from these projects have been accounted for in the air quality plans (County of San Diego 2007).

The Santee City Council adopted the Santee General Plan on August 27, 2003. The City adopted a General Plan Amendment Housing Element (Sixth Cycle: 2021–2029) on April 27, 2022. Development consistent with the Santee General Plan and 2022 Housing Element would be consistent with the RAQS and SIP because the 2022 Housing Element's growth projections are consistent with what was projected in the RAQS. The anticipated areas for the proposed cannabis facilities are zoned and designated Light Industrial (IL), General Industrial (IG), and General Commercial (GC). The Ordinance prohibits the siting of cannabis facilities outside these zones. The proposed Ordinance would accommodate a new allowable use (cannabis facilities) that is consistent with Santee General Plan growth assumptions for other commercial and industrial uses in the project area.

Moreover, if a project's emissions would exceed regional thresholds for VOC, NO<sub>x</sub>, PM<sub>10</sub>, or PM<sub>2.5</sub>, it follows that the emissions could cumulatively contribute to an exceedance of a pollutant for which the SDAB is non-attainment (O<sub>3</sub>, NO<sub>2</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub>) at a monitoring station in the SDAB. An exceedance of a non-attainment pollutant at a monitoring station would not be consistent with the goals of the RAQS to achieve attainment of pollutants. As quantified and discussed in Section 4.1.2, Threshold 2: Conformance to Federal and State Ambient Air Quality Standards, the project would not exceed significance thresholds for any criteria air pollutants during construction or operation. Therefore, implementation of the project would not exceed the Santee General Plan growth projections for the project area, and the project would not conflict with the RAQS or SIP.

#### 4.1.1.2 Mitigation Measures

Impacts related to regional air quality plans would be less than significant; therefore, no mitigation measures would be required.

#### 4.1.1.3 Significance after Mitigation

Impacts related to regional air quality plans would be less than significant without mitigation.

#### 4.1.1.4 Cumulative Impacts

The RAQS and SIP are intended to address cumulative impacts in the SDAB based on future growth predicted by SANDAG. As described previously, implementation of the project would be consistent with the growth projections in the RAQS and SIP. Cumulative development is not expected to result in a significant impact in terms of conflicting with the SDAPCD air quality management plans and the SIP because the majority of cumulative projects would propose development that is consistent with the applicable growth projections incorporated into local air quality management plans. Implementation of the project, in combination with other cumulative projects, would not conflict with or obstruct implementation of the RAQS or SIP air quality plans. A cumulative impact would not occur.

## 4.1.2 Threshold 2: Conformance to Federal and State Ambient Air Quality Standards

The following section quantifies the project's emissions of criteria air pollutants and compares the emissions to applicable thresholds.

#### 4.1.2.1 Impact Analysis

Implementation of the project would result in construction and operational air pollutant emissions, as described in the following sections.

#### **Construction Emissions**

The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. Construction activities associated with future development of new facilities permitted consistent with the Ordinance would have the potential to result in temporary increases in air pollutant emissions. These emissions would be generated as fugitive dust emissions from earth disturbance during fine site grading and exhaust emissions from operation of heavy equipment and vehicles during construction. Paving activities would emit VOCs during off-gassing. Development of future cannabis facilities is anticipated to take place over 10 to 15 years. However, for modeling purposes, a worst-case buildout scenario of 12 months was assumed for all 20 cannabis facilities, which concentrates the air pollutant emissions over a shorter duration.

Table 6, Construction Daily Maximum Air Pollutant Emissions, presents a summary of estimated maximum daily air pollutant emissions for each construction phase anticipated to occur as a result of project implementation.

**Table 6. Construction Daily Maximum Air Pollutant Emissions** 

	Maximum Daily Emissions (pounds/day)					
Construction Phase	VOC	NO <sub>x</sub>	CO	SO <sub>x</sub>	PM <sub>10</sub>	PM <sub>2.5</sub>
Demolition	2	17	14	<1	1	1
Site Preparation	1	16	10	<1	1	1
Grading	2	17	9	<1	8	4
Building Construction	2	16	15	<1	1	1
Paving	1	9	12	<1	<1	V
Architectural Coating	29	1	2	<1	<1	<1
Maximum Daily Emissions	29	17	15	<1	8	4
Significance Threshold	75	250	550	250	100	55
Significant Impact?	No	No	No	No	No	No

Source: CalEEMod, version 2020.24.0. See Appendix A for model output.

**Notes:** CO = carbon monoxide;  $NO_x$  = nitrogen oxides;  $PM_{10}$  = respirable particulate matter;  $PM_{2.5}$  = fine particulate matter;  $SO_x$  = sulfur oxides; VOC = volatile organic compound

Emissions quantities are rounded to the nearest whole number. Exact values are provided in Appendix A.

The construction emissions estimate indicates that anticipated worst-case development (20 facilities) associated with the project would not exceed the significance thresholds for any criteria air pollutants during any phase of construction. Therefore, based on worst-case assumptions, the project would result in a less than significant impact related to air pollutant emissions during construction.

Regarding health effects related to criteria pollutant emissions, the applicable significance thresholds are established for regional compliance with the state and federal ambient air quality standards, which are intended to protect public health from both acute and long-term health impacts, depending on the potential effects of the pollutant (USEPA 2019). Because emissions of criteria pollutants during construction of the project would be below the applicable thresholds, the project would not contribute to regional acute and long-term health impacts related to non-attainment of the ambient air quality standards.

As discussed in Section 2.2, Air Pollutants, criteria pollutants also have the potential to result in health impacts, such as headaches or throat irritation, at the time of exposure. However, individual exposure levels and individual reactions to localized short-term exposure to pollutant emissions from project construction cannot be feasibly determined. The localized level of O<sub>3</sub> that receptors may be exposed to from VOC emissions cannot be determined because the formation of O<sub>3</sub> is not directly determined by the quantity of VOC and NO<sub>x</sub> emissions generated by a project (San Joaquin Valley APCD 2015). The amount of O<sub>3</sub> formed depends on heat and sunlight exposure, and once formed, O<sub>3</sub> is likely to be dispersed or carried away from the site by wind. Conversely, O<sub>3</sub> exposure on the site could have been transported to the site by wind and be attributable to another source (USEPA 2021d). Currently, there are no known methods that can feasibly ascertain the ultimate locations of O<sub>3</sub> formation associated with the emissions of O<sub>3</sub> precursors such as VOC

and NO<sub>x</sub> (San Joaquin Valley APCD 2015). However, because project construction emissions are anticipated to be below the significance thresholds, construction of individual new facilities would be spread out across the City's commercial and industrial zones, and those emissions would be spread out across the anticipated project sites and off site on haul routes, significant adverse acute health impacts as a result of project construction are not anticipated.

#### **Operational Emissions**

Area sources of air pollutant emissions associated with new cannabis facilities include fuel combustion emissions from space and water heating, fuel combustion emissions from landscape maintenance equipment, VOC emissions from periodic repainting of interior and exterior surfaces, and natural gas use. Increased volumes of vehicles also contribute to regional emissions of criteria pollutants. The total estimated operational emissions from buildout of allowable uses under the project (worst-case scenario – 20 facilities) are provided in Table 7, Operational Daily Maximum Air Pollutant Emissions. As shown in Table 7, operational emissions from future cannabis facilities would not exceed any of the significance thresholds for maximum daily emissions. Air quality impacts associated with operation of future cannabis facilities consistent with the Ordinance would be less than significant.

**Table 7. Operational Daily Maximum Air Pollutant Emissions** 

		Maxim	um Daily Emis	sions (pou	ınds/day)	
Emissions Source	VOC	NO <sub>x</sub>	CO	SO <sub>2</sub>	PM <sub>10</sub>	PM <sub>2.5</sub>
Natural Gas	<1	<1	<1	<1	<1	<1
Landscape	<1	<1	<1	0	<1	<1
Consumer Products	2	0	0	0	0	0
Architectural Coatings	1	0	0	0	0	0
Vehicular Sources	9	6	52	<1	9	3
Total Operational Emissions	12	6	52	<1	9	3
Significance Threshold	75	250	550	250	100	55
Significant Impact?	No	No	No	No	No	No

Source: CalEEMod, version 2020.4.0. See Appendix A for model output.

**Notes:** CO = carbon monoxide;  $NO_x$  = nitrogen oxides;  $PM_{10}$  = respirable particulate matter;  $PM_{2.5}$  = fine particulate matter;  $SO_2$  = sulfur dioxide; VOC = volatile organic compound

Emissions quantities are rounded to the nearest whole number. Exact values are provided in Appendix A.

#### 4.1.2.2 Mitigation Measures

Impacts related to air quality standards would be less than significant; therefore, no mitigation measures would be required.

#### 4.1.2.3 Significance after Mitigation

Impacts related to air quality standards would be less than significant without mitigation.

#### 4.1.2.4 Cumulative Impacts

An existing cumulative impact exists in the SDAB related to PM<sub>10</sub>, PM<sub>2.5</sub>, and O<sub>3</sub> precursors (NO<sub>x</sub> and VOC). The thresholds listed in Table 5 reflect the potential for the project to result in a potentially significant contribution of criteria pollutant emissions to regional air quality and ambient air quality standards attainment. A project that is consistent with the thresholds in Table 5 is considered to result in less than cumulatively considerable emissions. As demonstrated in Tables 6 and 7, construction and operation of future cannabis facilities consistent with the Ordinance would not exceed applicable significance thresholds and would not result in a cumulatively considerable contribution to a significant cumulative impact.

#### 4.1.3 Threshold 3: Impacts on Sensitive Receptors

The following section describes the project's potential impacts related to sensitive receptors.

#### 4.1.3.1 Impact Analysis

Sensitive receptors typically include schools, hospitals, resident care facilities, daycare centers, or other facilities that may house individuals with health conditions who would be adversely affected by changes in air quality. The proposed Ordinance prohibits cannabis facilities within 900 feet of most sensitive receptors, including schools and daycares. However, the project is evaluated for the two primary emissions of concern regarding health effects for land development projects, CO and TACs, below.

#### **Carbon Monoxide Hotspots**

Areas with high vehicle density, such as congested intersections and parking garages, have the potential to create high concentrations of CO, known as "CO hotspots." Localized CO concentration is a direct function of motor vehicle activity at signalized intersections (e.g., idling time and traffic flow conditions), particularly during peak commute hours and meteorological conditions. Under specific meteorological conditions (e.g., stable conditions that result in poor dispersion), CO concentrations may reach unhealthy levels with respect to local sensitive land uses. CO hotspots due to traffic almost exclusively occur at signalized intersections that operate at a level of service (LOS) E or below. A project should be evaluated for the potential to result in or contribute to a CO hotspot if it would worsen traffic flow at signalized intersections operating at LOS E or F with peak-hour trips for that intersection exceeding 3,000 trips (County of San Diego 2007).

Street segment volumes from the Transportation Impact Analysis prepared by Linscott, Law & Greenspan, Engineers (LLG 2022), were used to determine potentially congested intersections because intersection volumes were not available. If a street segment on either side of an intersection is free-flowing (LOS D or better), then it is assumed that the intersection would not be congested and a CO hotpot would not occur. According to the Transportation Impact Analysis (LLG 2022), none of the study area street segments would degrade to LOS E or F with the addition

of the project. The addition of project traffic would not cause any degradation of the street segments from existing conditions. Therefore, the project would not have the potential to cause a CO hotspot, and impacts would be less than significant.

#### **Toxic Air Contaminants**

According to the County Guidelines for Determining Significance and Report Format and Content Requirements: Air Quality (County of San Diego 2007), DPM is the primary TAC of concern for typical land use projects that do not propose stationary sources of emissions regulated by the SDAPCD. Based on guidance from the SCAQMD in the Health Risk Assessment Guidance for Analyzing Cancer Risks from Mobile Source Diesel Idling Emissions for CEQA Air Quality Analysis (SCAQMD 2003), projects that should be analyzed for DPM emissions include truck stops, distribution centers, and transit centers, which could be sources of DPM from heavy-duty diesel trucks.

Based on a review of analyses of similar cannabis facilities, future cannabis facilities would include equipment typical of commercial, retail, and light industrial uses that generally do not include stationary sources of emissions regulated by the SDAPCD (Trinity 2019; Santa Barbara 2017). Therefore, the primary source of DPM from project implementation would be construction equipment. As shown in Table 6, implementation of the project would not result in PM emissions above the screening level threshold during construction, assuming a conservative development intensity of buildout in approximately 12 months. Construction of future cannabis facilities is anticipated to occur throughout the City's commercial and industrial zones over approximately 10-15 years so that construction would not be concentrated at individual receptors and maximum daily emissions may be reduced compared to the emissions in Table 6. Specific construction schedules and development intensity are currently unknown. Although construction resulting from facilities developed under the proposed Ordinance would occur intermittently over approximately 10-15 years, an individual receptor would only be exposed to short-term emissions from construction of a particular facility within the receptor's immediate vicinity. Because DPM is considered to have long-term health effects and construction exposure to individual receptors would be a short-term event, emissions would not result in a significant long-term health risk to surrounding receptors.

The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. Operation of future cannabis facilities consistent with the Ordinance is anticipated to require some diesel truck trips associated with operational product and business deliveries. In 2004, CARB adopted an Airborne Toxic Control Measure to limit heavy-duty diesel motor vehicle idling in order to reduce public exposure to DPM and other TACs and their pollutants. The measure applies to diesel-fueled commercial vehicles with gross vehicle weight ratings greater than 10,000 pounds that are licensed to operate on highways regardless of where they are registered. The measure does not allow diesel-fueled

commercial vehicles to idle for more than 5 minutes at any given time. Potential localized air toxic impacts from on-site sources of DPM would be minimal since only a limited number of heavy-duty trucks would be anticipated to supply the cannabis facilities due to size limitations in the Ordinance, and the trucks that would frequent the area would not idle for extended periods.

Based on CARB siting recommendations in the Air Quality and Land Use Handbook, a detailed health risk assessment should be conducted for proposed sensitive receptors within 1,000 feet of a warehouse distribution center, 300 feet of a large gas station, 50 feet of a typical gas dispensing facilities, or 300 feet of a dry-cleaning facility that uses perchloroethylene (i.e., PCE), among other siting recommendations (CARB 2005). Additionally, CARB recommends that a health risk assessment be prepared for any sensitive receptors proposed within 500 feet of a highway. Future cannabis facilities permitted consistent with the Ordinance are not anticipated to generate significant truck trips or include land uses that would require a health risk assessment for existing nearby sensitive receptors based on CARB guidance. Based on a review of analyses of similar facilities, operation of allowable cannabis facilities under the Ordinance would not include major sources of TACs (Trinity 2019; Santa Barbara 2017). In addition, cannabis facilities would be spread throughout the City's commercial and industrial zones and would be prohibited within 900 feet of schools; daycare centers; recreational facilities, including parks; and religious establishments. Therefore, impacts on sensitive receptors would be less than significant.

#### 4.1.3.2 Mitigation Measures

Impacts related to sensitive receptors would be less than significant; therefore, no mitigation measures would be required.

#### 4.1.3.3 Significance after Mitigation

Impacts related to sensitive receptors would be less than significant without mitigation.

#### 4.1.3.4 Cumulative Impacts

Cumulative growth in the project area would have the potential to increase congestion and potentially result in CO hotspots if a significant deterioration of traffic LOS would occur. This analysis incorporates the cumulative projects assumed in the Transportation Impact Analysis for the project (LLG 2022) (see Figure 2, Cumulative Projects). The increase in vehicle trips associated with implementation of the project, in combination with cumulative trips, would not result in significant congestion at any intersection during construction or operation, as represented by surrounding roadway segments. Therefore, a significant cumulative impact related to CO hotspots would not occur.

Cumulative projects would also have the potential to result in a significant cumulative impact associated with sensitive receptors if, in combination, they would expose sensitive receptors to a

substantial concentration of TACs that would significantly increase cancer risk. The cumulative projects near the project area may include residential, commercial, and industrial warehouse projects that would not be expected to result in significant emissions of TACs. As such, the cumulative projects would not result in an increased risk to sensitive receptors from off-site TAC sources. As described previously, the project would not result in a new sources of TACs. Therefore, a cumulative impact would not occur.

#### 4.1.4 Threshold 4: Odor Impacts

The following section addresses the project's potential to result in significant odors.

#### 4.1.4.1 Impact Analysis

Construction of new cannabis facilities consistent with the Ordinance could result in minor amounts of odor compounds associated with diesel-heavy equipment exhaust. However, development of individual facilities would occur throughout the City, diesel equipment would not be operating together at one time, and construction near existing receptors would be temporary. Additionally, SO<sub>x</sub> is the only criteria air pollutant with a strong, pungent odor (ATSDR 2015). As shown in Table 5, maximum construction emissions of SO<sub>x</sub> would be less than 1 pound per day, which would be well below the threshold of 250 pounds per day. Therefore, impacts associated with odors during construction would not result in nuisance odors that would result in a significant impact.

CARB's Air Quality and Land Use Handbook (CARB 2005) includes a list of the most common sources of odor complaints received by local air districts. Typical sources of odor complaints include facilities such as sewage treatment plants, landfills, recycling facilities, petroleum refineries, and livestock operations. Cannabis facilities are not listed as a typical source of odor complaints.

The project is the implementation of a cannabis ordinance that would allow for permitting of cannabis facilities throughout the City's commercial and industrial zones, consistent with the Ordinance. These uses could include storefront retail and delivery, cultivation, manufacturing, distribution, and testing. The cultivation and processing of cannabis generates odors associated with the plant itself, which during maturation, can produce odors. Odors can be perceived and considered objectionable depending on the size and type of cultivation operation, nearby receptors, strain of cannabis being cultivated, presence of nearby vegetation, and topographic and atmospheric conditions. Under the proposed Ordinance, cultivation would only be allowed indoors and limited to 10,000 square feet of canopy grow within industrial zones. In addition, under the Ordinance, Section 7.04.340(i), all cannabis facilities would be required to incorporate odor control devices and techniques to ensure odors from cannabis are not detected off site. Cannabis facilities are required to provide a sufficient odor-absorbing ventilation and exhaust system so that odor generated inside the cannabis facility that is distinctive to its operation is not detected outside the facility; anywhere on adjacent property or public rights-of-way; on or about the exterior or interior common area walkways, hallways, breezeways, foyers, lobby areas, or any other areas available for use by common tenants or the visiting public; or within any other unit

inside the same building as the cannabis facility. Equipment that may be installed includes an exhaust air filtration system with odor controller or an air system that creates negative air pressure between the building interior and exterior to prevent odors from being detected outside. Therefore, compliance with the proposed Ordinance requirements would reduce potential odors from future cannabis facilities such that they would not adversely affect a substantial number of people. Operational odor impacts would be less than significant.

#### 4.1.4.2 Mitigation Measures

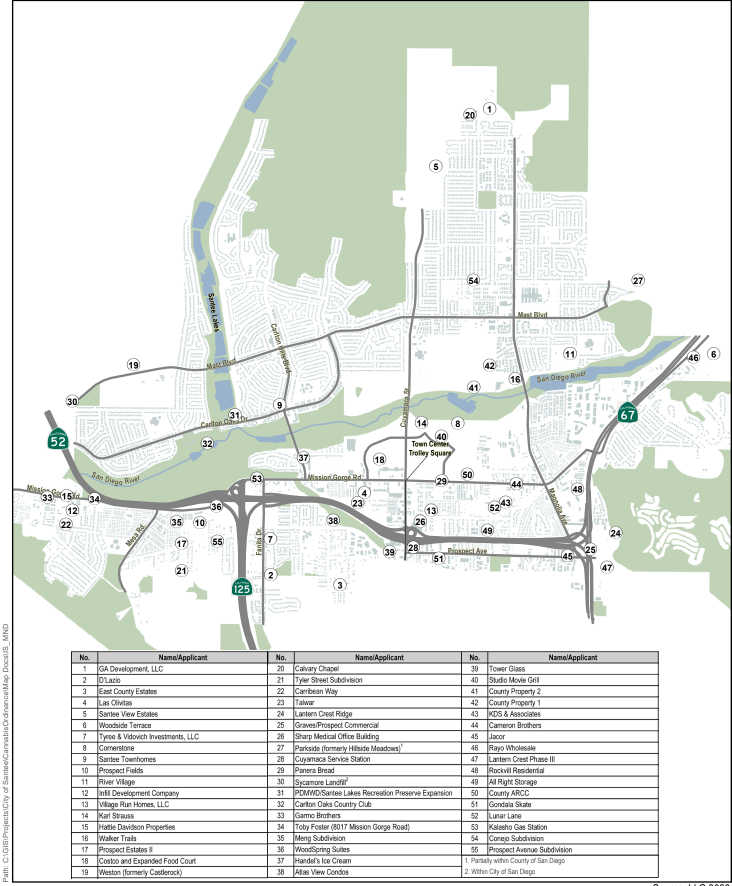
Impacts related to odors would be less than significant; therefore, no mitigation measures would be required.

#### 4.1.4.3 Significance after Mitigation

Impacts related to odors would be less than significant without mitigation.

#### 4.1.4.4 Cumulative Impacts

Impacts related to objectionable odors are limited to the area immediately surrounding the odor source and are not cumulative in nature because the air emissions that cause odors disperse beyond the sources of the odor. As the emissions disperse, the odor becomes decreasingly detectable. The cumulative projects surrounding the project area include residential, commercial, and industrial warehouse projects that would not be expected to result in substantial objectionable odors. In addition, implementation of the project would not generate a new source of objectionable odors with compliance with odor-containing requirements included in the project. Therefore, implementation of the project, in combination with other cumulative projects, would not result in a cumulatively considerable contribution to a significant cumulative impact associated with objectionable odors.





0.5

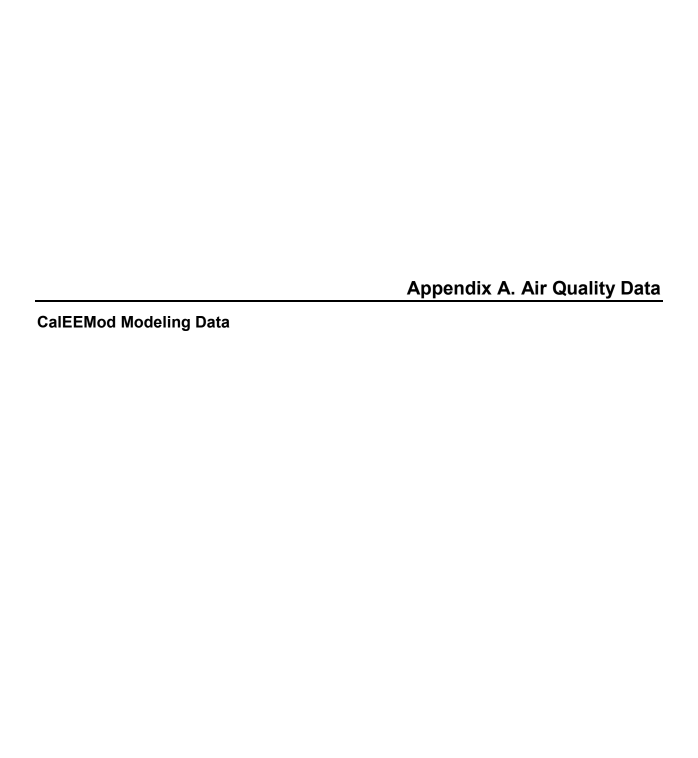
Source: LLG 2022.

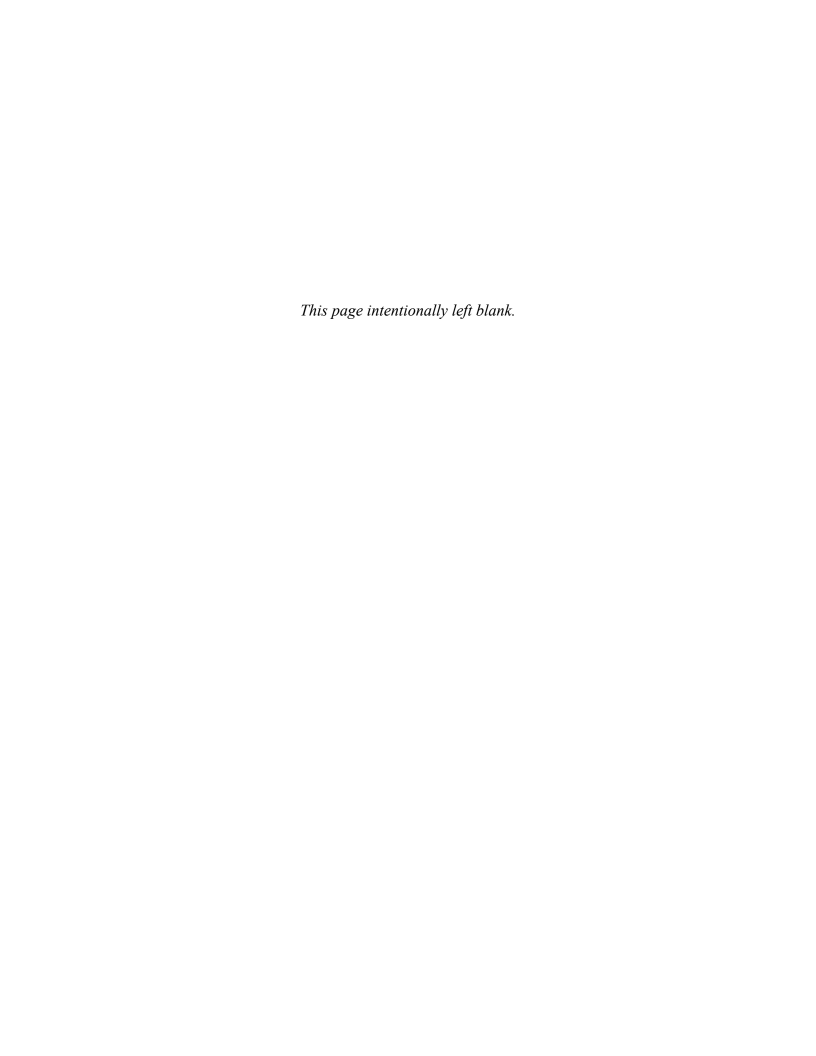
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Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

#### **Santee Cannabis Business Ordinance**

San Diego Air Basin, Summer

#### 1.0 Project Characteristics

#### 1.1 Land Usage

Land Uses	Size	Metric	Lot Acreage	Floor Surface Area	Population
General Light Industry	30.00	1000sqft	0.69	30,000.00	0
Manufacturing	24.00	1000sqft	0.55	24,000.00	0
Strip Mall	20.00	1000sqft	0.46	20,000.00	0
General Light Industry	20.00	1000sqft	0.46	20,000.00	0

#### 1.2 Other Project Characteristics

Urbanization	Urban	Wind Speed (m/s)	2.6	Precipitation Freq (Days)	40
Climate Zone	13			Operational Year	2024

Utility Company San Diego Gas & Electric

 CO2 Intensity
 539.98
 CH4 Intensity
 0.033
 N2O Intensity
 0.004

 (lb/MWhr)
 (lb/MWhr)
 (lb/MWhr)
 (lb/MWhr)

#### 1.3 User Entered Comments & Non-Default Data

Project Characteristics - Input location data per City

Land Use - Per land assumptions table 4/2022

Construction Phase - Defaults

Demolition - none

Grading - Assume full acreage of the land uses; import export assumed to be balanced

Vehicle Trips - From TIA LLG 4/2022 and took avg for disitrib, cult, and testing

Energy Use - Revised per spreadsheet for cultivation use.

### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

Table Name	Column Name	Default Value	New Value
tblConstructionPhase	NumDays	10.00	75.00
tblConstructionPhase	PhaseStartDate	7/28/2023	4/28/2023
tblEnergyUse	T24E	1.08	81.00
tblGrading	AcresOfGrading	4.50	2.16
tblVehicleTrips	CC_TL	7.30	10.00
tblVehicleTrips	CC_TL	7.30	11.70
tblVehicleTrips	CC_TL	7.30	4.30
tblVehicleTrips	CNW_TL	7.30	10.00
tblVehicleTrips	CNW_TL	7.30	11.70
tblVehicleTrips	CNW_TL	7.30	4.30
tblVehicleTrips	CW_TL	9.50	10.00
tblVehicleTrips	CW_TL	9.50	11.70
tblVehicleTrips	CW_TL	9.50	4.30
tblVehicleTrips	ST_TR	1.99	2.00
tblVehicleTrips	ST_TR	6.42	3.80
tblVehicleTrips	ST_TR	42.04	211.12
tblVehicleTrips	SU_TR	5.00	2.00
tblVehicleTrips	SU_TR	5.09	3.80
tblVehicleTrips	SU_TR	20.43	211.12
tblVehicleTrips	WD_TR	4.96	2.00
tblVehicleTrips	WD_TR	3.93	3.80
tblVehicleTrips	WD_TR	44.32	211.12

### 2.0 Emissions Summary

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

#### 2.1 Overall Construction (Maximum Daily Emission)

#### **Unmitigated Construction**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Year					lb/d	day							lb/c	lay		
2022	1.9969	17.0026	15.5795	0.0310	7.1647	0.8385	7.9075	3.4465	0.7834	4.1299	0.0000	2,916.183 4	2,916.183 4	0.7699	0.0573	2,944.769 1
2023	31.0895	15.6447	17.3161	0.0343	0.4630	0.6903	1.1534	0.1251	0.6644	0.7895	0.0000	3,229.397 4	3,229.397 4	0.5632	0.0561	3,257.817 5
Maximum	31.0895	17.0026	17.3161	0.0343	7.1647	0.8385	7.9075	3.4465	0.7834	4.1299	0.0000	3,229.397 4	3,229.397 4	0.7699	0.0573	3,257.817 5

#### **Mitigated Construction**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Year					lb/d	day							lb/d	lay		
2022	1.9969	17.0026	15.5795	0.0310	7.1647	0.8385	7.9075	3.4465	0.7834	4.1299	0.0000	2,916.183 4	2,916.183 4	0.7699	0.0573	2,944.769 1
2023	31.0895	15.6447	17.3161	0.0343	0.4630	0.6903	1.1534	0.1251	0.6644	0.7895	0.0000	3,229.397 4	3,229.397 4	0.5632	0.0561	3,257.817 5
Maximum	31.0895	17.0026	17.3161	0.0343	7.1647	0.8385	7.9075	3.4465	0.7834	4.1299	0.0000	3,229.397 4	3,229.397 4	0.7699	0.0573	3,257.817 5

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio-CO2	Total CO2	CH4	N20	CO2e
Percent Reduction	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

#### 2.2 Overall Operational

#### **Unmitigated Operational**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category																
Area	2.6093	9.0000e- 005	9.5800e- 003	0.0000		3.0000e- 005	3.0000e- 005		3.0000e- 005	3.0000e- 005		0.0206	0.0206	5.0000e- 005		0.0219
Energy	0.0265	0.2409	0.2024	1.4500e- 003		0.0183	0.0183		0.0183	0.0183		289.0830	289.0830	5.5400e- 003	5.3000e- 003	290.8009
Mobile	8.6536	6.1165	52.4319	0.0912	9.1778	0.0769	9.2547	2.4448	0.0716	2.5164		9,444.008 9	9,444.008 9	0.8987	0.5305	9,624.562 2
Total	11.2894	6.3575	52.6438	0.0926	9.1778	0.0953	9.2731	2.4448	0.0900	2.5348		9,733.112 5	9,733.112 5	0.9042	0.5358	9,915.384 9

#### **Mitigated Operational**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/e	day							lb/d	lay		
Area	2.6093	9.0000e- 005	9.5800e- 003	0.0000		3.0000e- 005	3.0000e- 005		3.0000e- 005	3.0000e- 005		0.0206	0.0206	5.0000e- 005		0.0219
Energy	0.0265	0.2409	0.2024	1.4500e- 003		0.0183	0.0183		0.0183	0.0183		289.0830	289.0830	5.5400e- 003	5.3000e- 003	290.8009
Mobile	8.6536	6.1165	52.4319	0.0912	9.1778	0.0769	9.2547	2.4448	0.0716	2.5164		9,444.008 9	9,444.008 9	0.8987	0.5305	9,624.562 2
Total	11.2894	6.3575	52.6438	0.0926	9.1778	0.0953	9.2731	2.4448	0.0900	2.5348		9,733.112 5	9,733.112 5	0.9042	0.5358	9,915.384 9

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio-CO2	Total CO2	CH4	N20	CO2e
Percent Reduction	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

#### 3.0 Construction Detail

#### **Construction Phase**

Phase Number	Phase Name	Phase Type	Start Date	End Date	Num Days Week	Num Days	Phase Description
1	Demolition	Demolition	8/1/2022	8/26/2022	5	20	
2	Site Preparation	Site Preparation	8/27/2022	8/31/2022	5	3	
3	Grading	Grading	9/1/2022	9/8/2022	5	6	
4	Building Construction	Building Construction	9/9/2022	7/13/2023	5	220	
5	Paving	Paving	7/14/2023	7/27/2023	5	10	
6	Architectural Coating	Architectural Coating	4/28/2023	8/10/2023	5	75	

Acres of Grading (Site Preparation Phase): 2.16

Acres of Grading (Grading Phase): 6

Acres of Paving: 0

Residential Indoor: 0; Residential Outdoor: 0; Non-Residential Indoor: 141,000; Non-Residential Outdoor: 47,000; Striped Parking Area: 0 (Architectural Coating - sqft)

#### **OffRoad Equipment**

Phase Name	Offroad Equipment Type	Amount	Usage Hours	Horse Power	Load Factor
Demolition	Concrete/Industrial Saws	1	8.00	81	0.73
Demolition	Rubber Tired Dozers	1	8.00	247	0.40
Demolition	Tractors/Loaders/Backhoes	3	8.00	97	0.37
Site Preparation	Graders	1	8.00	187	0.41
Site Preparation	Scrapers	1	8.00	367	0.48

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

Site Preparation	Tractors/Loaders/Backhoes	1	7.00	97	0.37
Grading	Graders	1	8.00	187	0.41
Grading	Rubber Tired Dozers	1	8.00	247	0.40
Grading	Tractors/Loaders/Backhoes	2	7.00	97	0.37
Building Construction	Cranes	1	8.00	231	0.29
Building Construction	Forklifts	2	7.00	89	0.20
Building Construction	Generator Sets	1	8.00	84	0.74
Building Construction	Tractors/Loaders/Backhoes	1	6.00	97	0.37
Building Construction	Welders	3	8.00	46	0.45
Paving	Cement and Mortar Mixers	1	8.00	9	0.56
Paving	Pavers	1	8.00	130	0.42
Paving	Paving Equipment	1	8.00	132	0.36
Paving	Rollers	2	8.00	80	0.38
Paving	Tractors/Loaders/Backhoes	1	8.00	97	0.37
Architectural Coating	Air Compressors	1	6.00	78	0.48

#### **Trips and VMT**

Phase Name	Offroad Equipment Count	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
Demolition	5	13.00	0.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT
Site Preparation	3	8.00	0.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT
Grading	4	10.00	0.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT
Building Construction	8	37.00	15.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT
Paving	6	15.00	0.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT
Architectural Coating	1	7.00	0.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT

#### **3.1 Mitigation Measures Construction**

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

# 3.2 Demolition - 2022 <u>Unmitigated Construction On-Site</u>

#### ROG NOx CO SO2 Fugitive PM10 PM10 Fugitive PM2.5 PM2.5 Bio- CO2 NBio- CO2 Total CO2 CH4 N2O CO2e Exhaust Exhaust PM10 PM2.5 Total Total Category lb/day lb/day 1.6889 16.6217 13.9605 0.8379 0.8379 2,323.416 2,323.416 0.5921 Off-Road 0.0241 0.7829 0.7829 2,338.219 8 1.6889 16.6217 13.9605 0.0241 0.8379 0.8379 0.7829 0.7829 2,323.416 2,323.416 0.5921 2,338.219 Total 8

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Worker	0.0380	0.0247	0.3371	9.7000e- 004	0.1068	6.0000e- 004	0.1074	0.0283	5.6000e- 004	0.0289		99.1386	99.1386	2.8500e- 003	2.5600e- 003	99.9714
Total	0.0380	0.0247	0.3371	9.7000e- 004	0.1068	6.0000e- 004	0.1074	0.0283	5.6000e- 004	0.0289		99.1386	99.1386	2.8500e- 003	2.5600e- 003	99.9714

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 3.2 Demolition - 2022

#### **Mitigated Construction On-Site**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
	1.6889	16.6217	13.9605	0.0241		0.8379	0.8379		0.7829	0.7829	0.0000	2,323.416 8	2,323.416 8	0.5921		2,338.219 1
Total	1.6889	16.6217	13.9605	0.0241		0.8379	0.8379		0.7829	0.7829	0.0000	2,323.416 8	2,323.416 8	0.5921		2,338.219 1

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	day		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Worker	0.0380	0.0247	0.3371	9.7000e- 004	0.1068	6.0000e- 004	0.1074	0.0283	5.6000e- 004	0.0289		99.1386	99.1386	2.8500e- 003	2.5600e- 003	99.9714
Total	0.0380	0.0247	0.3371	9.7000e- 004	0.1068	6.0000e- 004	0.1074	0.0283	5.6000e- 004	0.0289		99.1386	99.1386	2.8500e- 003	2.5600e- 003	99.9714

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

### 3.3 Site Preparation - 2022

#### **Unmitigated Construction On-Site**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	day		
Fugitive Dust					0.7636	0.0000	0.7636	0.0825	0.0000	0.0825			0.0000			0.0000
Off-Road	1.3784	15.6673	10.0558	0.0245		0.5952	0.5952		0.5476	0.5476		2,375.156 9	2,375.156 9	0.7682		2,394.361 3
Total	1.3784	15.6673	10.0558	0.0245	0.7636	0.5952	1.3587	0.0825	0.5476	0.6300		2,375.156 9	2,375.156 9	0.7682		2,394.361 3

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Worker	0.0234	0.0152	0.2074	6.0000e- 004	0.0657	3.7000e- 004	0.0661	0.0174	3.4000e- 004	0.0178		61.0084	61.0084	1.7500e- 003	1.5700e- 003	61.5209
Total	0.0234	0.0152	0.2074	6.0000e- 004	0.0657	3.7000e- 004	0.0661	0.0174	3.4000e- 004	0.0178		61.0084	61.0084	1.7500e- 003	1.5700e- 003	61.5209

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 3.3 Site Preparation - 2022

#### **Mitigated Construction On-Site**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Fugitive Dust					0.7636	0.0000	0.7636	0.0825	0.0000	0.0825			0.0000			0.0000
Off-Road	1.3784	15.6673	10.0558	0.0245	 	0.5952	0.5952		0.5476	0.5476	0.0000	2,375.156 9	2,375.156 9	0.7682	       	2,394.361 3
Total	1.3784	15.6673	10.0558	0.0245	0.7636	0.5952	1.3587	0.0825	0.5476	0.6300	0.0000	2,375.156 9	2,375.156 9	0.7682		2,394.361 3

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Worker	0.0234	0.0152	0.2074	6.0000e- 004	0.0657	3.7000e- 004	0.0661	0.0174	3.4000e- 004	0.0178		61.0084	61.0084	1.7500e- 003	1.5700e- 003	61.5209
Total	0.0234	0.0152	0.2074	6.0000e- 004	0.0657	3.7000e- 004	0.0661	0.0174	3.4000e- 004	0.0178		61.0084	61.0084	1.7500e- 003	1.5700e- 003	61.5209

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

3.4 Grading - 2022

#### **Unmitigated Construction On-Site**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Fugitive Dust					7.0826	0.0000	7.0826	3.4247	0.0000	3.4247			0.0000			0.0000
Off-Road	1.5403	16.9836	9.2202	0.0206		0.7423	0.7423		0.6829	0.6829		1,995.482 5	1,995.482 5	0.6454		2,011.616 9
Total	1.5403	16.9836	9.2202	0.0206	7.0826	0.7423	7.8249	3.4247	0.6829	4.1076		1,995.482 5	1,995.482 5	0.6454		2,011.616 9

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	day		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Worker	0.0292	0.0190	0.2593	7.5000e- 004	0.0822	4.7000e- 004	0.0826	0.0218	4.3000e- 004	0.0222		76.2605	76.2605	2.1900e- 003	1.9700e- 003	76.9011
Total	0.0292	0.0190	0.2593	7.5000e- 004	0.0822	4.7000e- 004	0.0826	0.0218	4.3000e- 004	0.0222		76.2605	76.2605	2.1900e- 003	1.9700e- 003	76.9011

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

3.4 Grading - 2022

<u>Mitigated Construction On-Site</u>

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/c	day		
Fugitive Dust					7.0826	0.0000	7.0826	3.4247	0.0000	3.4247			0.0000			0.0000
Off-Road	1.5403	16.9836	9.2202	0.0206	       	0.7423	0.7423		0.6829	0.6829	0.0000	1,995.482 5	1,995.482 5	0.6454	       	2,011.616 9
Total	1.5403	16.9836	9.2202	0.0206	7.0826	0.7423	7.8249	3.4247	0.6829	4.1076	0.0000	1,995.482 5	1,995.482 5	0.6454		2,011.616 9

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Worker	0.0292	0.0190	0.2593	7.5000e- 004	0.0822	4.7000e- 004	0.0826	0.0218	4.3000e- 004	0.0222		76.2605	76.2605	2.1900e- 003	1.9700e- 003	76.9011
Total	0.0292	0.0190	0.2593	7.5000e- 004	0.0822	4.7000e- 004	0.0826	0.0218	4.3000e- 004	0.0222		76.2605	76.2605	2.1900e- 003	1.9700e- 003	76.9011

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 3.5 Building Construction - 2022 <u>Unmitigated Construction On-Site</u>

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Off-Road	1.8555	14.6040	14.3533	0.0250		0.7022	0.7022		0.6731	0.6731		2,289.281 3	2,289.281 3	0.4417		2,300.323 0
Total	1.8555	14.6040	14.3533	0.0250		0.7022	0.7022		0.6731	0.6731		2,289.281 3	2,289.281 3	0.4417		2,300.323

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	day		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0334	0.7977	0.2669	3.2000e- 003	0.1016	8.6700e- 003	0.1103	0.0293	8.3000e- 003	0.0375		344.7384	344.7384	0.0105	0.0500	359.9121
Worker	0.1080	0.0703	0.9594	2.7700e- 003	0.3040	1.7200e- 003	0.3057	0.0806	1.5800e- 003	0.0822		282.1637	282.1637	8.1000e- 003	7.2700e- 003	284.5340
Total	0.1414	0.8680	1.2262	5.9700e- 003	0.4055	0.0104	0.4159	0.1099	9.8800e- 003	0.1198		626.9021	626.9021	0.0186	0.0573	644.4461

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 3.5 Building Construction - 2022

#### **Mitigated Construction On-Site**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
	1.8555	14.6040	14.3533	0.0250		0.7022	0.7022		0.6731	0.6731	0.0000	2,289.281 3	2,289.281 3	0.4417		2,300.323 0
Total	1.8555	14.6040	14.3533	0.0250		0.7022	0.7022		0.6731	0.6731	0.0000	2,289.281 3	2,289.281 3	0.4417		2,300.323 0

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	day		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0334	0.7977	0.2669	3.2000e- 003	0.1016	8.6700e- 003	0.1103	0.0293	8.3000e- 003	0.0375		344.7384	344.7384	0.0105	0.0500	359.9121
Worker	0.1080	0.0703	0.9594	2.7700e- 003	0.3040	1.7200e- 003	0.3057	0.0806	1.5800e- 003	0.0822		282.1637	282.1637	8.1000e- 003	7.2700e- 003	284.5340
Total	0.1414	0.8680	1.2262	5.9700e- 003	0.4055	0.0104	0.4159	0.1099	9.8800e- 003	0.1198		626.9021	626.9021	0.0186	0.0573	644.4461

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 3.5 Building Construction - 2023 <u>Unmitigated Construction On-Site</u>

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	day		
Off-Road	1.7136	13.6239	14.2145	0.0250		0.6136	0.6136	1 1 1	0.5880	0.5880		2,289.523 3	2,289.523 3	0.4330		2,300.347 9
Total	1.7136	13.6239	14.2145	0.0250		0.6136	0.6136		0.5880	0.5880		2,289.523 3	2,289.523 3	0.4330		2,300.347 9

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/c	lay		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0179	0.6430	0.2317	3.0700e- 003	0.1016	3.9200e- 003	0.1055	0.0293	3.7500e- 003	0.0330		331.5704	331.5704	0.0101	0.0480	346.1283
Worker	0.1012	0.0628	0.8904	2.6900e- 003	0.3040	1.6300e- 003	0.3056	0.0806	1.5100e- 003	0.0821		274.8558	274.8558	7.3600e- 003	6.7700e- 003	277.0563
Total	0.1191	0.7059	1.1221	5.7600e- 003	0.4055	5.5500e- 003	0.4111	0.1099	5.2600e- 003	0.1151		606.4262	606.4262	0.0174	0.0548	623.1846

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 3.5 Building Construction - 2023

#### **Mitigated Construction On-Site**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	day		
Off-Road	1.7136	13.6239	14.2145	0.0250		0.6136	0.6136		0.5880	0.5880	0.0000	2,289.523 3	2,289.523 3	0.4330		2,300.347 9
Total	1.7136	13.6239	14.2145	0.0250		0.6136	0.6136		0.5880	0.5880	0.0000	2,289.523 3	2,289.523 3	0.4330		2,300.347 9

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0179	0.6430	0.2317	3.0700e- 003	0.1016	3.9200e- 003	0.1055	0.0293	3.7500e- 003	0.0330		331.5704	331.5704	0.0101	0.0480	346.1283
Worker	0.1012	0.0628	0.8904	2.6900e- 003	0.3040	1.6300e- 003	0.3056	0.0806	1.5100e- 003	0.0821		274.8558	274.8558	7.3600e- 003	6.7700e- 003	277.0563
Total	0.1191	0.7059	1.1221	5.7600e- 003	0.4055	5.5500e- 003	0.4111	0.1099	5.2600e- 003	0.1151		606.4262	606.4262	0.0174	0.0548	623.1846

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

3.6 Paving - 2023
<u>Unmitigated Construction On-Site</u>

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Off-Road	0.8802	8.6098	11.6840	0.0179		0.4338	0.4338		0.4003	0.4003		1,709.992 6	1,709.992 6	0.5420		1,723.541 4
Paving	0.0000		]			0.0000	0.0000		0.0000	0.0000			0.0000			0.0000
Total	0.8802	8.6098	11.6840	0.0179		0.4338	0.4338		0.4003	0.4003		1,709.992 6	1,709.992 6	0.5420		1,723.541 4

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/c	lay		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Worker	0.0410	0.0255	0.3610	1.0900e- 003	0.1232	6.6000e- 004	0.1239	0.0327	6.1000e- 004	0.0333		111.4280	111.4280	2.9800e- 003	2.7400e- 003	112.3201
Total	0.0410	0.0255	0.3610	1.0900e- 003	0.1232	6.6000e- 004	0.1239	0.0327	6.1000e- 004	0.0333		111.4280	111.4280	2.9800e- 003	2.7400e- 003	112.3201

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

3.6 Paving - 2023

<u>Mitigated Construction On-Site</u>

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Off-Road	0.8802	8.6098	11.6840	0.0179		0.4338	0.4338		0.4003	0.4003	0.0000	1,709.992 6	1,709.992 6	0.5420		1,723.541 4
Paving	0.0000					0.0000	0.0000		0.0000	0.0000			0.0000			0.0000
Total	0.8802	8.6098	11.6840	0.0179		0.4338	0.4338		0.4003	0.4003	0.0000	1,709.992 6	1,709.992 6	0.5420		1,723.541 4

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Worker	0.0410	0.0255	0.3610	1.0900e- 003	0.1232	6.6000e- 004	0.1239	0.0327	6.1000e- 004	0.0333		111.4280	111.4280	2.9800e- 003	2.7400e- 003	112.3201
Total	0.0410	0.0255	0.3610	1.0900e- 003	0.1232	6.6000e- 004	0.1239	0.0327	6.1000e- 004	0.0333		111.4280	111.4280	2.9800e- 003	2.7400e- 003	112.3201

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 3.7 Architectural Coating - 2023 <u>Unmitigated Construction On-Site</u>

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/c	day		
Archit. Coating	29.0460					0.0000	0.0000		0.0000	0.0000			0.0000			0.0000
Off-Road	0.1917	1.3030	1.8111	2.9700e- 003	 	0.0708	0.0708	i i	0.0708	0.0708		281.4481	281.4481	0.0168		281.8690
Total	29.2377	1.3030	1.8111	2.9700e- 003		0.0708	0.0708		0.0708	0.0708		281.4481	281.4481	0.0168		281.8690

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Worker	0.0191	0.0119	0.1685	5.1000e- 004	0.0575	3.1000e- 004	0.0578	0.0153	2.8000e- 004	0.0155		51.9998	51.9998	1.3900e- 003	1.2800e- 003	52.4161
Total	0.0191	0.0119	0.1685	5.1000e- 004	0.0575	3.1000e- 004	0.0578	0.0153	2.8000e- 004	0.0155		51.9998	51.9998	1.3900e- 003	1.2800e- 003	52.4161

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 3.7 Architectural Coating - 2023

## Mitigated Construction On-Site

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/c	day		
Archit. Coating	29.0460					0.0000	0.0000	1 1 1	0.0000	0.0000			0.0000			0.0000
Off-Road	0.1917	1.3030	1.8111	2.9700e- 003		0.0708	0.0708	1 1 1	0.0708	0.0708	0.0000	281.4481	281.4481	0.0168		281.8690
Total	29.2377	1.3030	1.8111	2.9700e- 003		0.0708	0.0708		0.0708	0.0708	0.0000	281.4481	281.4481	0.0168		281.8690

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	lay		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000
Worker	0.0191	0.0119	0.1685	5.1000e- 004	0.0575	3.1000e- 004	0.0578	0.0153	2.8000e- 004	0.0155		51.9998	51.9998	1.3900e- 003	1.2800e- 003	52.4161
Total	0.0191	0.0119	0.1685	5.1000e- 004	0.0575	3.1000e- 004	0.0578	0.0153	2.8000e- 004	0.0155		51.9998	51.9998	1.3900e- 003	1.2800e- 003	52.4161

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 4.0 Operational Detail - Mobile

#### **4.1 Mitigation Measures Mobile**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/c	day		
Mitigated	8.6536	6.1165	52.4319	0.0912	9.1778	0.0769	9.2547	2.4448	0.0716	2.5164		9,444.008 9	9,444.008 9	0.8987	0.5305	9,624.562 2
Unmitigated	8.6536	6.1165	52.4319	0.0912	9.1778	0.0769	9.2547	2.4448	0.0716	2.5164		9,444.008 9	9,444.008 9	0.8987	0.5305	9,624.562 2

#### **4.2 Trip Summary Information**

	Avei	age Daily Trip Ra	ite	Unmitigated	Mitigated
Land Use	Weekday	Saturday	Sunday	Annual VMT	Annual VMT
General Light Industry	60.00	60.00	60.00	203,724	203,724
General Light Industry	40.00	40.00	40.00	135,816	135,816
Manufacturing	91.20	91.20	91.20	362,285	362,285
Strip Mall	4,222.40	4,222.40	4222.40	3,657,950	3,657,950
Total	4,413.60	4,413.60	4,413.60	4,359,774	4,359,774

#### **4.3 Trip Type Information**

		Miles			Trip %			Trip Purpos	e %
Land Use	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
General Light Industry	10.00	10.00	10.00	59.00	28.00	13.00	92	5	3
General Light Industry	10.00	10.00	10.00	59.00	28.00	13.00	92	5	3
Manufacturing	11.70	11.70	11.70	59.00	28.00	13.00	92	5	3

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

		Miles			Trip %			Trip Purpos	e %
Land Use	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
Strip Mall	4.30	4.30	4.30	16.60	64.40	19.00	45	40	15

#### 4.4 Fleet Mix

Land Use	LDA	LDT1	LDT2	MDV	LHD1	LHD2	MHD	HHD	OBUS	UBUS	MCY	SBUS	MH
General Light Industry	0.557888	0.062607	0.178921	0.119061	0.024112	0.006269	0.008734	0.006266	0.000708	0.000566	0.028949	0.000971	0.004949
Manufacturing	0.557888	0.062607	0.178921	0.119061	0.024112	0.006269	0.008734	0.006266	0.000708	0.000566	0.028949	0.000971	0.004949
Strip Mall	0.557888	0.062607	0.178921	0.119061	0.024112	0.006269	0.008734	0.006266	0.000708	0.000566	0.028949	0.000971	0.004949

#### 5.0 Energy Detail

Historical Energy Use: N

#### **5.1 Mitigation Measures Energy**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	day		
NaturalGas Mitigated	0.0265	0.2409	0.2024	1.4500e- 003		0.0183	0.0183		0.0183	0.0183		289.0830	289.0830	5.5400e- 003	5.3000e- 003	290.8009
NaturalGas Unmitigated	0.0265	0.2409	0.2024	1.4500e- 003		0.0183	0.0183		0.0183	0.0183		289.0830	289.0830	5.5400e- 003	5.3000e- 003	290.8009

#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 5.2 Energy by Land Use - NaturalGas

#### **Unmitigated**

	NaturalGa s Use	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Land Use	kBTU/yr					lb/d	day							lb/d	lay		
General Light Industry	631.233	6.8100e- 003	0.0619	0.0520	3.7000e- 004		4.7000e- 003	4.7000e- 003		4.7000e- 003	4.7000e- 003		74.2627	74.2627	1.4200e- 003	1.3600e- 003	74.7040
General Light Industry	946.849	0.0102	0.0928	0.0780	5.6000e- 004		7.0500e- 003	7.0500e- 003		7.0500e- 003	7.0500e- 003		111.3940	111.3940	2.1400e- 003	2.0400e- 003	112.0560
Manufacturing	757.479	8.1700e- 003	0.0743	0.0624	4.5000e- 004		5.6400e- 003	5.6400e- 003		5.6400e- 003	5.6400e- 003		89.1152	89.1152	1.7100e- 003	1.6300e- 003	89.6448
Strip Mall	121.644	1.3100e- 003	0.0119	0.0100	7.0000e- 005		9.1000e- 004	9.1000e- 004		9.1000e- 004	9.1000e- 004		14.3110	14.3110	2.7000e- 004	2.6000e- 004	14.3961
Total		0.0265	0.2409	0.2024	1.4500e- 003		0.0183	0.0183		0.0183	0.0183		289.0830	289.0830	5.5400e- 003	5.2900e- 003	290.8009

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## **5.2 Energy by Land Use - NaturalGas**

#### **Mitigated**

	NaturalGa s Use	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Land Use	kBTU/yr					lb/d	day							lb/d	day		
General Light Industry	0.631233	6.8100e- 003	0.0619	0.0520	3.7000e- 004		4.7000e- 003	4.7000e- 003		4.7000e- 003	4.7000e- 003		74.2627	74.2627	1.4200e- 003	1.3600e- 003	74.7040
General Light Industry	0.946849	0.0102	0.0928	0.0780	5.6000e- 004		7.0500e- 003	7.0500e- 003		7.0500e- 003	7.0500e- 003		111.3940	111.3940	2.1400e- 003	2.0400e- 003	112.0560
Manufacturing	0.757479	8.1700e- 003	0.0743	0.0624	4.5000e- 004		5.6400e- 003	5.6400e- 003		5.6400e- 003	5.6400e- 003		89.1152	89.1152	1.7100e- 003	1.6300e- 003	89.6448
Strip Mall	0.121644	1.3100e- 003	0.0119	0.0100	7.0000e- 005		9.1000e- 004	9.1000e- 004		9.1000e- 004	9.1000e- 004		14.3110	14.3110	2.7000e- 004	2.6000e- 004	14.3961
Total		0.0265	0.2409	0.2024	1.4500e- 003		0.0183	0.0183		0.0183	0.0183		289.0830	289.0830	5.5400e- 003	5.2900e- 003	290.8009

## 6.0 Area Detail

**6.1 Mitigation Measures Area** 

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					lb/d	day							lb/d	day		
Mitigated	2.6093	9.0000e- 005	9.5800e- 003	0.0000		3.0000e- 005	3.0000e- 005		3.0000e- 005	3.0000e- 005		0.0206	0.0206	5.0000e- 005		0.0219
Unmitigated	2.6093	9.0000e- 005	9.5800e- 003	0.0000		3.0000e- 005	3.0000e- 005		3.0000e- 005	3.0000e- 005		0.0206	0.0206	5.0000e- 005		0.0219

## 6.2 Area by SubCategory

#### **Unmitigated**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
SubCategory					lb/d	day							lb/d	day		
Architectural Coating	0.5968					0.0000	0.0000		0.0000	0.0000			0.0000			0.0000
Consumer Products	2.0116					0.0000	0.0000		0.0000	0.0000			0.0000			0.0000
Landscaping	8.8000e- 004	9.0000e- 005	9.5800e- 003	0.0000		3.0000e- 005	3.0000e- 005		3.0000e- 005	3.0000e- 005		0.0206	0.0206	5.0000e- 005		0.0219
Total	2.6093	9.0000e- 005	9.5800e- 003	0.0000		3.0000e- 005	3.0000e- 005		3.0000e- 005	3.0000e- 005		0.0206	0.0206	5.0000e- 005		0.0219

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 6.2 Area by SubCategory

#### **Mitigated**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
SubCategory					lb/d	day							lb/d	day		
Coating	0.5968					0.0000	0.0000		0.0000	0.0000			0.0000			0.0000
	2.0116					0.0000	0.0000		0.0000	0.0000			0.0000			0.0000
' · ·	8.8000e- 004	9.0000e- 005	9.5800e- 003	0.0000		3.0000e- 005	3.0000e- 005		3.0000e- 005	3.0000e- 005		0.0206	0.0206	5.0000e- 005		0.0219
Total	2.6093	9.0000e- 005	9.5800e- 003	0.0000		3.0000e- 005	3.0000e- 005		3.0000e- 005	3.0000e- 005		0.0206	0.0206	5.0000e- 005		0.0219

## 7.0 Water Detail

## 7.1 Mitigation Measures Water

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Santee Cannabis Business Ordinance - San Diego Air Basin, Summer

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

#### 8.0 Waste Detail

#### **8.1 Mitigation Measures Waste**

## 9.0 Operational Offroad

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

#### **10.0 Stationary Equipment**

#### **Fire Pumps and Emergency Generators**

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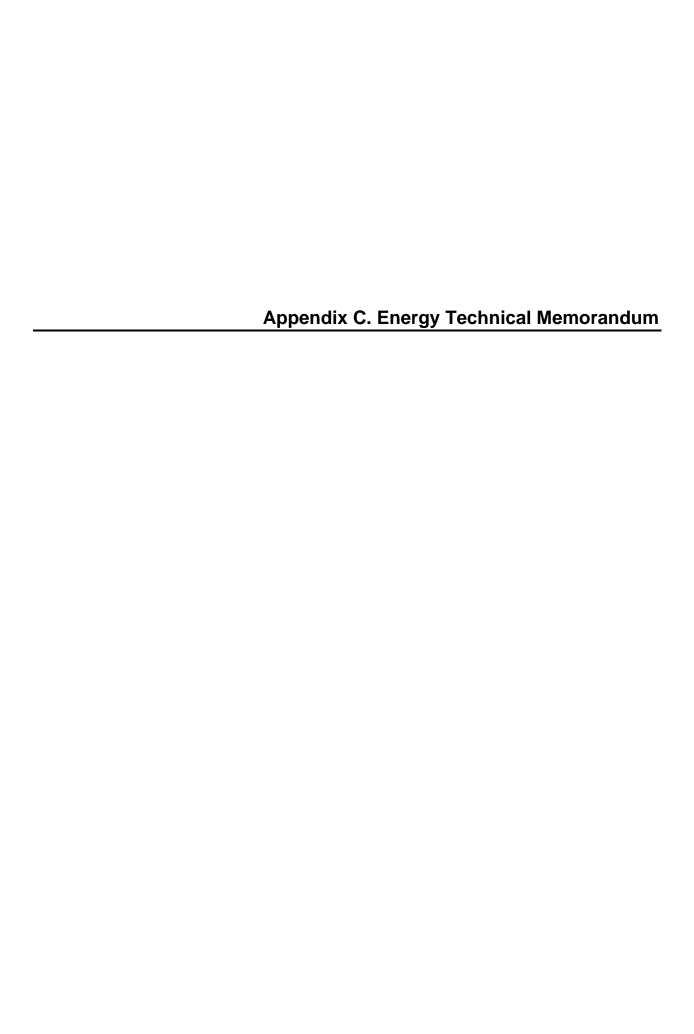
#### **Boilers**

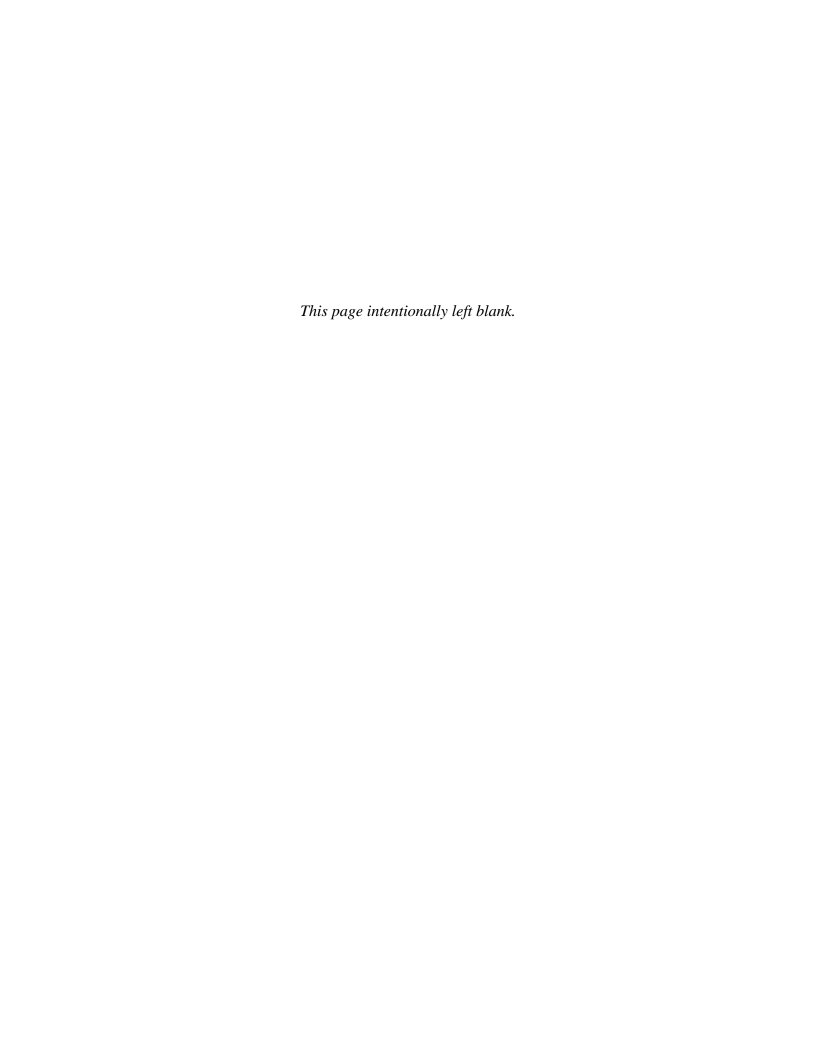
Equipment Type	Number	Heat Input/Day	Heat Input/Year	Boiler Rating	Fuel Type

#### **User Defined Equipment**

Equipment Type	Number
----------------	--------

## 11.0 Vegetation







## **ENERGY TECHNICAL MEMORANDUM**

**To:** Chris Jacobs, Principal Planner, City of Santee

From: Sharon Toland, Senior Technical Specialist, and Kelsey Hawkins, Air Quality and Greenhouse Gas Analyst,

Harris & Associates

**RE:** Energy Technical Memorandum for the Santee Cannabis Business Ordinance

**Date:** June 3, 2022

This memorandum was prepared in accordance with the requirements of the California Environmental Quality Act (CEQA) to assess the consumption of energy associated with implementation of the proposed Santee Cannabis Business Ordinance (Ordinance or project).

The City of Santee (City) proposes a comprehensive Ordinance amending the City's Municipal Code to regulate cannabis land uses consistent with the Medicinal and Adult-Use of Cannabis Regulation and Safety Act (MAUCRSA) and the Control, Tax, and Regulate the Adult Use of Marijuana Act (AUMA). The Ordinance would implement the provisions of the MAUCRSA to accommodate the needs of people with medical illnesses who need cannabis for medicinal purposes as recommended by their healthcare providers and to provide access to those resources. It would also provide access to adult-use cannabis for people aged 21 and over as authorized by the AUMA while imposing sensible regulations on the use of land to protect City residents, neighborhoods, and businesses from disproportionately negative impacts. The Ordinance would regulate the commercial cultivation, processing, manufacturing, testing, sale, delivery, and distribution of cannabis and cannabis products in a responsible manner to protect the health, safety, and welfare of the residents of the City and to enforce rules and regulations consistent with state law and in a fair and equitable manner.

Cannabis facilities would not be located within 900 feet of sensitive receptors, including kindergarten through 12th grade schools, commercial daycare centers, youth centers, religious locations, or parks. It is anticipated that certain types of cannabis facilities would only be allowed in the Light Industrial (IL), General Industrial (IG), and General Commercial (GC) zones in the City, subject to the City's siting requirements (see Figure 1, Areas Allowing Cannabis Facilities by Zone).

The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. For this analysis, a realistic, worst-case scenario was developed to evaluate the project's impacts. A total of 20 facilities—retail (two locations total), microbusiness with retail (two locations total), microbusiness without retail (two locations total), manufacturing (four locations total), testing (four locations total), and distribution (six locations total)—were assumed to be permitted by the Ordinance. At this time, the specific locations of the retail, microbusiness, manufacturing, testing, and distribution sites are not known, although they would occur in the Light Industrial (IL), General Industrial (IG), and General Commercial (GC) zones. The anticipated proposed land use square footage and allowed zones permitted by the Ordinance are identified in Table 1, Cannabis Facilities Assumptions.

**Table 1. Cannabis Facilities Assumptions** 

Land Use Type	Allowed Zones	Square Footage per Facility	Proposed Santee Facilities	Total Square Footage per Land Use Type
Storefront Retail + Delivery	GC, IL, IG	5,000	2	10,000
Microbusiness with Retail (includes retail, distribution, and manufacturing – no cultivation)	GC, IL, IG	10,000	2	20,000
Microbusiness without Retail (includes cultivation, 1 manufacturing, and distribution)	IL, IG	15,000	2	30,000
Manufacturing	IL, IG	3,000	4	12,000
Testing	IL, IG	2,500	4	10,000
Distribution	IL, IG	2,000	6	12,000
Total		_	20	94,000

Notes: GC = General Commercial; IG = General Industrial; IL = Light Industrial

## **Background**

Total energy demand of cannabis operations depends heavily on the types of cultivation, manufacturing, or other activities and the types of equipment required. Indoor cultivation involves more equipment that tends to have much higher energy demands (e.g., high-intensity light fixtures, climate control systems). Specific energy uses in indoor grow operations include high-intensity lighting, dehumidification to remove water vapor and avoid mold formation, space heating or cooling during non-illuminated periods and drying processes, preheating of irrigation water, and ventilation and air conditioning to remove waste heat. Lighting is the greatest contributor to energy use (County of Sonoma 2021; County of Santa Barbara 2017). Comparatively, other commercial cannabis operations (storefront or non-storefront retail with optional delivery, testing, and distribution) tend to involve typical commercial equipment and processes that may require minor to moderate amounts of electricity similar to commercial and light industrial uses allowed under current project area zoning.

## **Thresholds of Significance**

Based on Appendices G and F of the CEQA Guidelines, implementation of the project would be considered to have a significant impact if the project would:

- Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation.
- Conflict with or obstruct a state or local plan for renewable energy or energy efficiency.

## **Impact Analysis**

The Appendix G thresholds related to energy use are addressed separately below.

#### **Energy Consumption**

Anticipated development of new cannabis facilities through implementation of the Ordinance would result in an increase in energy demand compared to existing conditions. Construction of facilities associated with future cannabis cultivation projects would require the use of fossil fuels (primarily gasoline, diesel, and motor oil) for excavation, grading, and vehicle travel. The precise amount of construction-related energy consumption cannot be calculated in the absence of specific proposed projects. However, cannabis facilities are anticipated to be relatively small in size, and energy use during construction would be short term, temporary, and typical of other

<sup>&</sup>lt;sup>1</sup> Definition of a microbusiness includes a maximum cultivation canopy of 10,000 square feet.

commercial and industrial facilities. Therefore, construction of future cannabis facilities would not result in wasteful, inefficient, or unnecessary consumption of energy resources.

The Sustainable Santee Plan: The City's Roadmap to Greenhouse Gas Reductions (SSP) includes a Project Consistency Checklist (Checklist) that is intended to be a tool for development projects to demonstrate consistency with the SSP during operation (City of Santee 2020). The Checklist includes an evaluation of the project's design features for compliance with the SSP's greenhouse gas (GHG) emissions reduction measures, including energy efficiency and fuel use reductions. Future cannabis facilities would be required to comply with the SSP and California Building Code regulations related to energy efficiency. Facilities would be subject to the Title 24 Building Energy Efficiency Standards. Additionally, the Ordinance would allow indoor cannabis cultivation as part of a permitted microbusiness in an industrial zone. Indoor cultivation would be restricted to 10,000 square feet or less of canopy growth and would be required to implement the state regulations for cannabis cultivation, which are in Title 3, Division 8, Chapter 1, of the California Code of Regulations, that are related to energy efficiency and conservation, requiring indoor cultivation facilities to report electricity usage and reduce their emissions if they are greater than their local utility's GHG emissions intensity. Therefore, compliance with existing regulations would reduce energy use from future cannabis facilities so that it would not be wasteful, inefficient, or unnecessary consumption. This impact would be less than significant.

#### **Applicable Energy Plan**

The SSP is a qualified GHG emissions reduction plan in accordance with the CEQA Guidelines, Section 15183.5 (City of Santee 2020). Because the SSP is an adopted, qualified GHG reduction plan, it is the applicable plan for renewable energy or energy efficiency for the project.

The SSP includes the Checklist, which is intended to be a tool for development projects to demonstrate consistency with the SSP. The Checklist is part of the SSP implementation and monitoring process and supports the achievement of individual GHG reduction measures and the City's goals to conserve and reduce the consumption of resources, including fuel and energy. Projects that meet the requirements of the Checklist are considered consistent with the SSP and would be consistent with the City's energy efficiency and use reduction goals. The Checklist includes a two-step process to determine if a project would result in a GHG impact. Step 1 consists of an evaluation to determine the project's consistency with existing Santee General Plan land use and zoning designations for the project area, which demonstrates consistency with the SSP GHG forecast. Step 2 consists of an evaluation of the project's design features for compliance with the SSP's GHG emissions reduction measures.

Regarding Step 1, new cannabis facilities would generally be consistent with planned commercial and industrial land uses for the project area identified in the Santee General Plan. Operational energy demand would occur from gasoline consumption from transportation (vehicle trips) and electricity and natural gas usage for cultivation, processing, and distribution, but would generally be consistent with forecasted energy use. However, a cannabis facility with cultivation would have the potential to result in wasteful, inefficient, or unnecessary consumption of energy resources during operation if it would use significantly more energy than a commercial building of the same size that was planned for in the SSP GHG forecast.

However, because cannabis cultivation facilities tend to have a higher energy demand than typical commercial or industrial facilities, energy use from new cultivation facilities would likely result in higher energy demand than was forecasted for planned commercial or industrial uses in the SSP (County of Santa Barbara 2017). Because facility locations and operation specifications are unknown, future cannabis facilities with cultivation would have the potential to exceed the energy demand forecasted in the SSP. Therefore, impacts from new cultivation facilities would be potentially significant. The remaining allowable cannabis facilities (storefront or non-storefront retail with optional delivery, manufacturing, testing, and distribution and microbusinesses without cultivation) would have an energy demand typical of other planned commercial and industrial facilities and would not result in conflict with Step 1 of the SSP Checklist.

Step 2 includes various vehicle use and energy reduction measures that future cannabis facilities would be subject to. This includes requiring new commercial buildings to meet or exceed California Green Building Standards Tier 2 Voluntary Measures, such as obtaining green building ratings, including Leadership in Energy and Environmental Design

(LEED), Build It Green, or Energy Star building certifications. Measures also include decreasing energy demand by reducing the heat island effect through tree planting and enhanced cool roof installation. Transportation measures include reducing vehicle miles traveled by requiring future projects to install sidewalks, bike lanes, and electric vehicle chargers and implement traffic flow improvements as applicable. Clean energy measures include installing at least 2 kilowatts per square foot of building area of photovoltaic solar systems on commercial buildings unless the installation is infeasible due to poor solar resources. Future cannabis facilities would be required to incorporate each of these applicable energy reduction measures and would not result in a conflict with Step 2 of the SSP Checklist.

Therefore, the project would not result in a conflict with the SSP, with the potential exception of cultivation facilities. Compliance with existing state regulations would reduce energy use from cultivation but may not reduce energy use to the level assumed for other commercial and light industrial uses in the SSP forecast. Additionally, the SSP demonstrates how the City achieves its fair share of emissions reductions to meet statewide emissions reduction targets. Through consistency with the SSP, the project would also be consistent with statewide reduction goals established in Assembly Bill 32 and Senate Bill 32. However, cultivation facilities would have the potential to conflict with Step 1 of the SSP and result in a potentially significant impact. This impact would be potentially significant.

#### **Mitigation Measures**

Mitigation Measure ENE-1, Sustainable Santee Plan Forecast Consistency, would be implemented for future cannabis facilities with cultivation to demonstrate energy demand that is in line with the forecast assumptions of the SSP. This mitigation measure was also identified to mitigate potential GHG emissions impacts in the Greenhouse Gas Emissions Technical Memorandum prepared by Harris & Associates (Harris 2022).

**ENE-1:** Sustainable Santee Plan Forecast Consistency. Before the approval of a cannabis business permit to operate a cannabis facility with cultivation, the applicant shall demonstrate that energy demand from the proposed cannabis facility would be consistent with a typical commercial or industrial use (1.08 kilowatt-hours per year per square foot)<sup>1</sup> as forecasted in the Sustainable Santee Plan. Energy demand may be reduced through energy-efficient building design, use of energy-efficient equipment, or installation of solar panels to offset energy demand.

## **Summary**

Construction and operation of future cannabis facilities would not result in a wasteful, inefficient, or unnecessary consumption of energy resources. However, because the energy demand of cannabis cultivation facilities is anticipated to be higher than typical commercial and industrial uses estimated under the SSP, Mitigation Measure ENE-1 would be implemented to require all future cannabis cultivation facilities to demonstrate consistency with Step 1 of the SSP Checklist. Therefore, with implementation of Mitigation Measure ENE-1, potential energy impacts related to a conflict with an applicable energy plan would be reduced to a less than significant level.

#### References

CAPCOA (California Air Pollution Control Officers Association). 2020. California Emissions Estimator Model. Version 2020.4.0.

City of Santee. 2020. Sustainable Santee Plan: The City's Roadmap to Greenhouse Gas Reductions. Adopted January. Accessed June 2022. https://www.cityofsanteeca.gov/home/showdocument?id=18422.

County of Santa Barbara. 2017. Cannabis Land Use Ordinance and Licensing Program Final Environmental Impact Report. December.

County of Sonoma County. 2021. Sonoma County Cannabis Land Use Ordinance Update and General Plan Amendment. February.

Harris (Harris & Associates). 2022. Greenhouse Gas Emissions Technical Memorandum for the Santee Cannabis Business Ordinance.

<sup>&</sup>lt;sup>1</sup> Based on California Emissions Estimator Model (CalEEMod) version 20.4.0 defaults, typical energy demand is 1.08 kilowatt-hours per year per square foot (CAPCOA 2020).

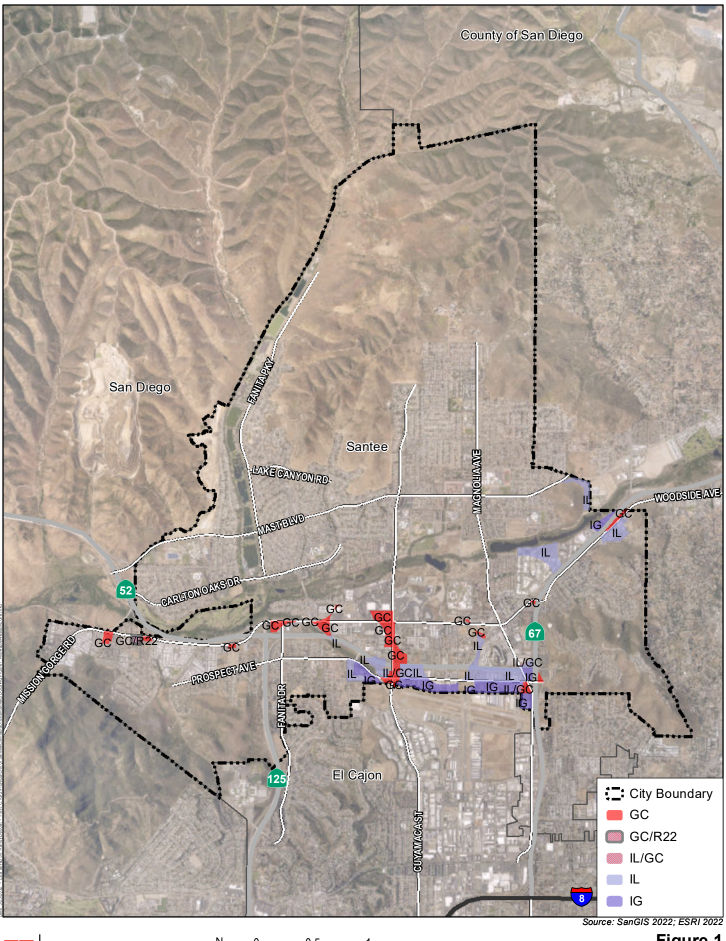
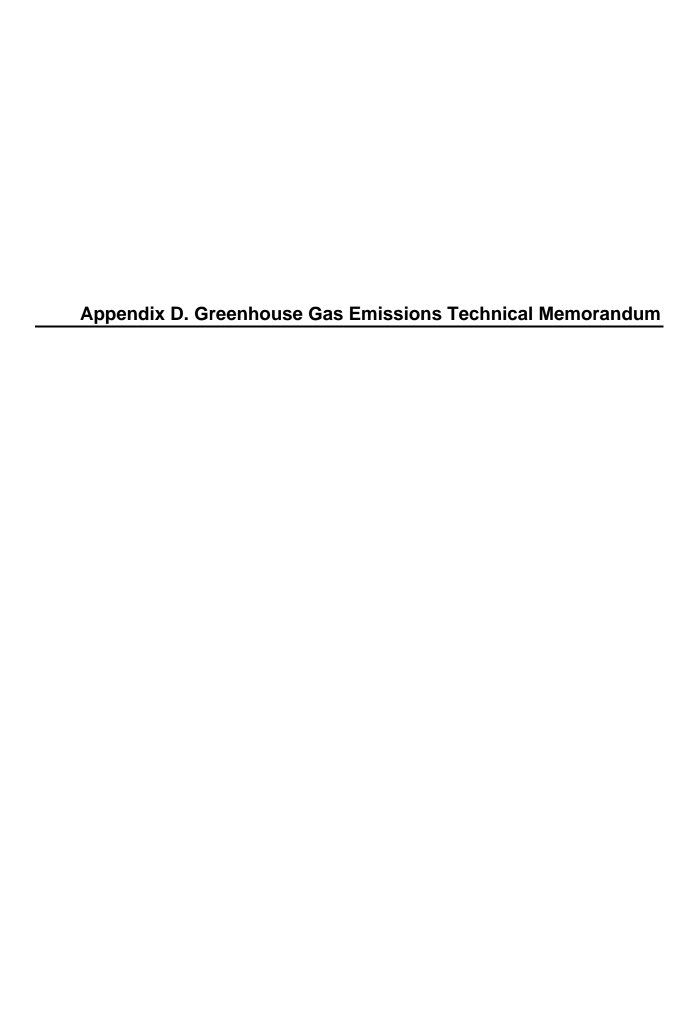
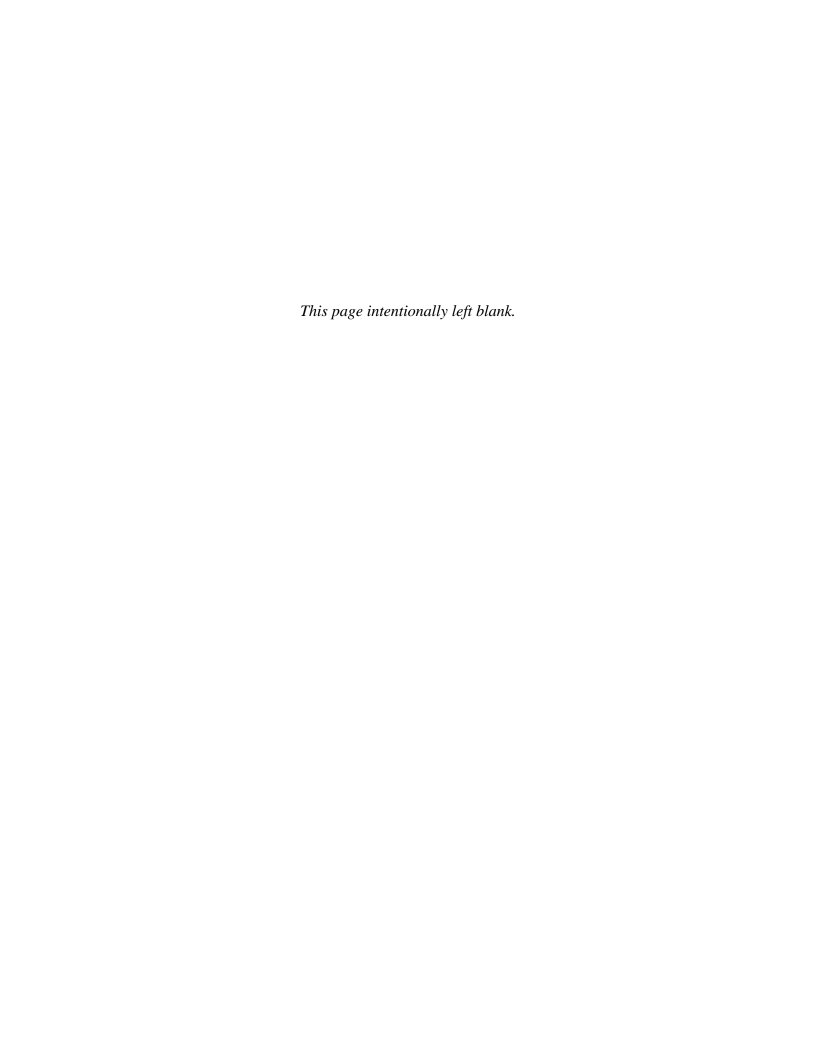


Figure 1

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# GREENHOUSE GAS EMISSIONS TECHNICAL MEMORANDUM

**To:** Chris Jacobs, Principal Planner, City of Santee

From: Sharon Toland, Senior Technical Specialist, and Kelsey Hawkins, Air Quality and Greenhouse Gas Analyst,

Harris & Associates

RE: Greenhouse Gas Emissions Technical Memorandum for the Santee Cannabis Business Ordinance

Date: June 3, 2022

Att: 1, CalEEMod Results

This memorandum was prepared in accordance with the requirements of the California Environmental Quality Act (CEQA) to assess the potential greenhouse gas (GHG) emissions impacts associated with the implementation of the proposed Santee Cannabis Business Ordinance (Ordinance or project). The City of Santee (City) proposes a comprehensive Ordinance amending the City's Municipal Code to regulate cannabis land uses consistent with the Medicinal and Adult-Use of Cannabis Regulation and Safety Act (MAUCRSA) and the Control, Tax, and Regulate the Adult Use of Marijuana Act (AUMA). The Ordinance would implement the provisions of the MAUCRSA to accommodate the needs of people with medical illnesses who need cannabis for medicinal purposes as recommended by their healthcare providers and to provide access to those resources. It would also provide access to adult-use cannabis for people aged 21 and over as authorized by the AUMA while imposing sensible regulations on the use of land to protect City residents, neighborhoods, and businesses from disproportionately negative impacts. The Ordinance would regulate the commercial cultivation, processing, manufacturing, testing, sale, delivery, and distribution of cannabis and cannabis products in a responsible manner to protect the health, safety, and welfare of the residents of the City and to enforce rules and regulations consistent with state law and in a fair and equitable manner.

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The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. For this analysis, a realistic, worst-case scenario was developed to evaluate the project's impacts. A total of 20 facilities—retail (two locations total), microbusiness with retail (two locations total), microbusiness without retail (two locations total), manufacturing (four locations total), testing (four locations total), and distribution (six locations total)—were assumed to be permitted by the Ordinance. At this time, the specific locations of the retail, microbusiness, manufacturing, testing, and distribution sites are not known, although they would occur in the Light Industrial (IL), General Industrial (IG), and General Commercial (GC) zones. The anticipated proposed land use square footage and allowed zones permitted by the Ordinance are identified in Table 1, Cannabis Facilities Assumptions.

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Microbusiness without Retail (includes cultivation, 1 manufacturing, and distribution)	IL, IG	15,000	2	30,000
Manufacturing	IL, IG	3,000	4	12,000
Testing	IL, IG	2,500	4	10,000
Distribution	IL, IG	2,000	6	12,000
Total	-	_	20	94,000

Notes: GC = General Commercial; IG = General Industrial; IL = Light Industrial

## **Background**

A GHG is any gas that absorbs infrared radiation and traps heat in the atmosphere. GHGs are produced from natural processes and human activities. The accumulation of GHGs in the atmosphere influences the long-term atmospheric temperatures and contributes to global climate change. Carbon dioxide ( $CO_2$ ) accounts for the largest amount of GHG emissions, and collectively,  $CO_2$ , methane ( $CH_4$ ), and nitrous oxide ( $N_2O$ ) amount to 80 percent of the total radiative forcing from well-mixed GHGs (CARB 2014).

For each GHG, a global warming potential has been calculated to reflect how long emissions remain in the atmosphere and how strongly each GHG absorbs energy on a per-kilogram basis relative to CO<sub>2</sub>. For example, 1 pound of CH<sub>4</sub> has 25 times more heat-capturing potential than 1 pound of CO<sub>2</sub>. To simplify reporting and analysis, GHG emissions are typically reported in metric tons of carbon dioxide equivalent (MTCO<sub>2</sub>e) units. Global warming potential is a metric that indicates the relative climate forcing of a kilogram of emissions when averaged over the period of interest. Table 2, Global Warming Potential for Select Greenhouse Gases, identifies the CO<sub>2</sub>e and atmospheric lifetimes of basic GHGs.

**Table 2. Global Warming Potential for Select Greenhouse Gases** 

Pollutant	Atmospheric Lifetime (years)	Global Warming Potential (100-year) <sup>2</sup>
CH <sub>4</sub>	12	28
CO <sub>2</sub>	~100¹	1
N <sub>2</sub> O	121	265

**Source:** CAPCOA 2020. Consistent with CalEEMod, Version 2020.4.0.

Notes: CH<sub>4</sub> = methane; CO<sub>2</sub> = carbon dioxide; N<sub>2</sub>O = nitrous oxide

## **Regulatory Setting**

#### **Federal**

The U.S. Environmental Protection Agency is responsible for implementing federal policy to address global climate change. In 2009, the U.S. Environmental Protection Agency issued a final rule for mandatory reporting of GHG

<sup>&</sup>lt;sup>1</sup> Definition of a microbusiness includes a maximum cultivation canopy of 10,000 square feet.

<sup>&</sup>lt;sup>1</sup> CO<sub>2</sub> has a variable atmospheric lifetime and cannot be readily approximated as a single number.

<sup>&</sup>lt;sup>2</sup> The warming effects over a 100-year period relative to other GHGs.

emissions, which applies to fossil fuel and industrial gas suppliers, direct GHG emitters, and manufacturers of heavyduty and off-road vehicles and requires annual reporting of emissions. This final rule does not regulate the emissions of GHGs; it only requires the monitoring and reporting of GHGs for the specified sources above certain thresholds.

#### State

California has enacted a variety of legislation relating to climate change, much of which has set aggressive goals for GHG emissions reductions throughout the state. Executive Order (EO) S-03-05 established the goal of reducing GHG emissions to 2000 levels by 2010, 1990 levels by 2020, and 80 percent below 1990 levels by 2050. In September 2006, Governor Arnold Schwarzenegger signed California's Global Warming Solutions Act of 2006 (Assembly Bill [AB] 32), requiring the California Air Resources Board to establish a statewide GHG emissions cap for 2020 based on 1990 emissions and to adopt mandatory reporting rules for significant sources of GHG emissions. In April 2015, Governor Jerry Brown signed EO B-30-15, which established the goal of reducing GHG emissions to 40 percent below 1990 levels by 2030. This goal was set into law in Senate Bill (SB) 32.

#### Local

The City adopted the Sustainable Santee Plan: The City's Roadmap to Greenhouse Gas Reductions (SSP) on January 8, 2020, which provides guidance for the reduction of GHG emissions in the City. The SSP provides policy direction and identifies actions the City and community will take to reduce GHG emissions consistent with state goals and targets. State GHG emissions reduction targets proposed and/or codified by EO S-3-05, AB 32, EO B-30-15, and SB 32 include achieving 1990 emissions levels by 2020 (which the state achieved), 40 percent below 1990 levels by 2030, and 80 percent below 1990 levels by 2050. The SSP would also work to achieve a per-capita GHG emissions level by 2030 in conformance with SB 32 and the California Air Resources Board's 2017 Climate Change Scoping Plan.

## Thresholds of Significance

The SSP is a qualified GHG emissions reduction plan in accordance with the CEQA Guidelines, Section 15183.5 (City of Santee 2020). Pursuant to CEQA Guidelines, Sections 15064(h)(3), 15130(d), and 15183(b), a project's incremental contribution to a cumulative GHG emissions effect may be determined not to be cumulatively considerable if it complies with the requirements of a qualified plan. Projects that are consistent with a General Plan and implement applicable qualified plan GHG reduction measures may incorporate by reference the plan's cumulative GHG analysis. Conversely, projects that are consistent with a General Plan but do not implement applicable plan GHG reduction measures, as well as General Plan Amendments and annexations that increase emissions beyond plan projections, require a project-level GHG analysis to determine if the project would result in significant GHG emissions. Because the SSP is an adopted, qualified GHG reduction plan, consistency with the SSP is the applicable threshold for the project.

## **Project Emissions Inventory**

#### Construction

Project construction emissions were estimated using the California Emissions Estimator Model (CalEEMod), version 2020.4.0. The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. For this analysis, a realistic, worst-case scenario was developed to evaluate the project's impacts. A total of 20 facilities—retail (two locations total), microbusiness with retail (two locations total), manufacturing (four locations total), testing (four locations total), and distribution (six locations total)—were assumed to be permitted by the Ordinance. Development of cannabis facilities is anticipated to take place over 10–15 years (LLG 2022). However, for the purposes of modeling a worst-case construction scenario, it was assumed that project construction of all 20 facilities would take place within 12 months based on the CalEEMod default schedule assumption for the total amount of allowable development. Assumed construction phases include demolition, site preparation, grading, building construction, paving, and architectural coating. It is assumed that a total of 2.16 acres would be disturbed. Earthwork assumptions are unknown for future construction, and a model default is not available. Due to the developed nature of the project area, it is

assumed that earthwork would generally be balanced on individual construction sites with minimal import and export required. Model defaults were used to estimate emissions associated with the construction schedule (with the exception of the architectural coating phase, which was extended to include several days per facility), construction equipment, daily vehicle trips, and haul trip distance. Detailed assumptions and modeling datasheets are provided in Attachment 1, CalEEMod Results. To reflect the contribution of construction emissions to the project's total GHG emissions, estimated annual construction emissions are provided in Table 3, Estimated Project-Related Greenhouse Gas Emissions, and amortized over the projected project lifetime. Specific guidance for construction emissions is not available from the San Diego Air Pollution Control District; therefore, project lifetime is assumed to be 30 years, consistent with guidance from the South Coast Air Quality Management District (2008).

#### Operation

Operation of cannabis facilities permitted by the Ordinance would result in direct GHG emissions from vehicle trips and area and indirect emissions sources from electricity and natural gas consumption, water and wastewater transport, and solid waste generation. GHG emissions from electricity consumed on site by the project would be generated off site by fuel combustion at the electricity provider. GHG emissions from water and wastewater transport would also be indirect emissions resulting from the energy required to transport water from its source and the energy required to treat wastewater and transport it to its treated discharge point.

Operational emissions for the project were estimated using CalEEMod. Vehicle trip data was obtained from the project's Transportation Impact Analysis (LLG 2022). Trip lengths were adjusted to the regional estimate for specialty retail, manufacturing, science research and development, and industrial park uses as reported in the (Not So) Brief Guide of Vehicular Traffic Generation Rates for the San Diego Region (SANDAG 2002). The project would generate approximately 4,427 average daily trips (LLG 2022). Energy use was adjusted in CalEEMod to more accurately reflect cannabis facility usage based on other approved cannabis projects (County of Sonoma 2021). Operational emissions from cannabis facilities permitted by the proposed Ordinance are shown in Table 3.

**Table 3. Estimated Project-Related Greenhouse Gas Emissions** 

Emissions Source	Emissions (MTCO₂e)
Annual Construction Emissions	
Demolition	22
Site Preparation	3
Grading	5
Building Construction	291
Paving	8
Total	329
Amortized over 30 years	11
Annual Operation Emissions	
Area	<1
Electricity	1,191
Natural Gas	48
Mobile	1,534
Waste	57
Water	87
Total Annual Operation Emissions	2,917
Total Project Annual GHG Emissions	2,928

Source: CAPCOA 2020. Consistent with CalEEMod, version 2020.4.0 (output data provided in Attachment 1).

**Notes:** GHG = greenhouse gas;  $MTCO_2e$  = metric tons of carbon dioxide equivalent



## **Impact Analysis**

As shown in Table 3, construction and operation of cannabis facilities allowed by the Ordinance would result in an increase in GHG emissions. However, development of similar types of commercial and industrial uses in the project area was generally assumed in the Santee General Plan. Per the Ordinance, cannabis facilities (including storefront or non-storefront retail with optional delivery, manufacturing, testing, and distribution and microbusinesses with optional cultivation) would be allowed in the General Commercial (GC), Light Industrial (IL), and General Industrial (IG) zones consistent with the Santee General Plan land use designations. These cannabis uses are similar to other allowable uses in the City's commercial and industrial zones. Future cannabis facilities would be subject to the City's administrative review process, which includes consistency with the SSP.

The SSP includes a Project Consistency Checklist (Checklist) that is intended to be a tool for development projects to demonstrate consistency with the SSP, which is a qualified GHG emissions reduction plan in accordance with CEQA Guidelines, Section 15183.5. The Checklist was developed as part of the SSP implementation and monitoring process and supports the achievement of individual GHG reduction measures and the City's overall GHG reduction goals. Additionally, the Checklist supports the City's sustainability goals and policies that encourage sustainable development and aim to conserve and reduce the consumption of resources, such as energy and water, among others. Projects that meet the Checklist requirements are considered consistent with the SSP and would have a less than significant contribution to cumulative GHG impacts (i.e., the project's incremental contribution to cumulative GHG effects is not cumulatively considerable), pursuant to CEQA Guidelines, Sections 15064(h)(3), 15130(d), and 15183(b). The Checklist includes a two-step process to determine if a project would result in a GHG impact. Step 1 consists of an evaluation to determine the project's consistency with existing Santee General Plan land use and zoning designations for the project area, which demonstrates consistency with the SSP GHG emissions reduction measures.

Regarding Step 1, new cannabis facilities would generally be consistent with planned commercial and industrial land uses for the project area identified in the Santee General Plan. However, based on a review of analyses of similar projects, cannabis cultivation facilities tend to have a higher energy demand than typical commercial or industrial facilities (County of Santa Barbara 2017). Therefore, energy use from new cultivation facilities would likely result in higher energy demand than forecasted for planned development in the SSP. Because facility locations and operation specifications are unknown, future cannabis cultivation facilities would have the potential to exceed the energy demand forecasted in the SSP. Therefore, impacts from new cultivation facilities would be potentially significant. The remaining allowable cannabis facilities (storefront or non-storefront retail with optional delivery, manufacturing, testing, and distribution and microbusinesses without cultivation) would have an energy demand typical of other planned commercial and industrial facilities and would not result in a conflict with Step 1 of the SSP Checklist.

Step 2 includes various reduction measures applicable to future cannabis facilities. This includes requiring new commercial buildings to meet or exceed California Green Building Standards Tier 2 Voluntary Measures, such as obtaining green building ratings, including Leadership in Energy and Environmental Design (LEED), Build It Green, or Energy Star building certifications. Measures also include decreasing energy demand by reducing the heat island effect through tree planting and enhanced cool roof installation. Transportation measures include reducing vehicle miles traveled by requiring future projects to install sidewalks, bike lanes, and electric vehicle chargers and implement traffic flow improvements as applicable. Clean energy measures include installing at least 2 kilowatt per square foot of building area of photovoltaic solar systems on commercial buildings unless the installation is infeasible due to poor solar resources. Future cannabis facilities would demonstrate consistency with each of these applicable measures to demonstrate required compliance with Step 2 of the Checklist. The allowable cannabis facilities, including cultivation, would not include unusual features that would preclude implementation of applicable measures.

Therefore, because the project would be generally consistent with the growth assumptions in the Santee General Plan and would not increase the planned development capacity of the City and because the City has adopted a

qualified GHG reduction plan with consistency requirements in place for future development under the project, implementation of the project would not result in significant GHG emissions, with the exception of cultivation facilities. Additionally, the SSP demonstrates how the City achieves its fair share of emissions reductions to meet statewide emissions reduction targets. Through consistency with the SSP, the project would also be consistent with statewide reduction goals established in AB 32 and SB 32. Cultivation facilities would have the potential to conflict with Step 1 of the SSP and result in a potentially significant impact.

#### **Mitigation Measures**

Mitigation Measure ENE-1, Sustainable Santee Plan Forecast Consistency, would be implemented for future cannabis facilities with cultivation to demonstrate energy demand that is in line with the forecast assumptions of the SSP. This mitigation measure was also identified to mitigate potential energy impacts in the Energy Technical Memorandum prepared by Harris & Associates (Harris 2022).

**ENE-1:** Sustainable Santee Plan Forecast Consistency. Before the approval of a cannabis business permit to operate a cannabis facility with cultivation, the applicant shall demonstrate that energy demand from the proposed cannabis facility would be consistent with a typical commercial or industrial use (1.08 kilowatt-hours per year per square foot)<sup>1</sup> as forecasted in the Sustainable Santee Plan. Energy demand may be reduced through energy-efficient building design, use of energy-efficient equipment, or installation of solar panels to offset energy demand.

## Summary

Implementation of the Ordinance would have the potential to result in an increase in GHG emissions. However, the City has an adopted, qualified GHG reduction plan in place to achieve the City's GHG emissions reduction targets. The SSP includes a required Checklist for future cannabis facilities to demonstrate consistency with the SSP. Most allowable cannabis facilities would propose development consistent with forecast assumptions and would be able to demonstrate SSP consistency. However, because the energy demand of cannabis cultivation facilities is anticipated to be higher than typical commercial and industrial uses addressed in the SSP, Mitigation Measure ENE-1 would be implemented to demonstrate consistency with Step 1 of the SSP Checklist. Therefore, with implementation of Mitigation Measure ENE-1, GHG emissions impacts would be reduced to below a level of significance.

#### References

CAPCOA (California Air Pollution Control Officers Association). 2020. California Emissions Estimator Model. Version 2020.4.0.

CARB (California Air Resources Board). 2014. First Update to the Climate Change Scoping Plan: Building on the Framework Pursuant to AB 32, the California Global Warming Solutions Act of 2006. May.

City of Santee. 2020. Sustainable Santee Plan: The City's Roadmap to Greenhouse Gas Reductions. Adopted January. Accessed June 2022. https://www.cityofsanteeca.gov/home/showdocument?id=18422.

County of Santa Barbara. 2017. Cannabis Land Use Ordinance and Licensing Program Final Environmental Impact Report. December.

County of Sonoma County. 2021. Sonoma County Cannabis Land Use Ordinance Update and General Plan Amendment. February.

Harris (Harris & Associates). 2022. Energy Technical Memorandum for the Santee Cannabis Business Ordinance.

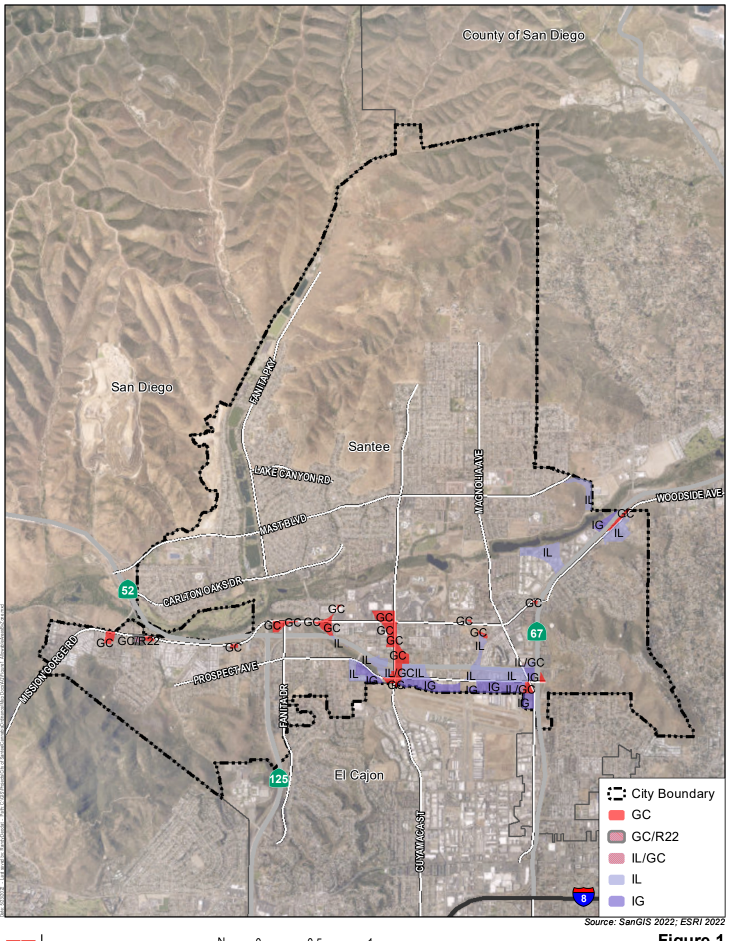
<sup>&</sup>lt;sup>1</sup> Based on California Emissions Estimator Model (CalEEMod) version 20.4.0 defaults, typical energy demand is 1.08 kilowatt-hours per year per square foot (CAPCOA 2020).



- LLG (Linscott Law & Greenspan, Engineers). 2022. Transportation Impact Analysis, Santee Cannabis Business Ordinance, Santee, California. April 25.
- SANDAG (San Diego Association of Governments). 2002. (Not So) Brief Guide of Vehicular Traffic Generation Rates for the San Diego Region.
- South Coast Air Quality Management District. 2008. Draft Guidance Document Interim CEQA Greenhouse Gas (GHG) Significance Threshold. October.

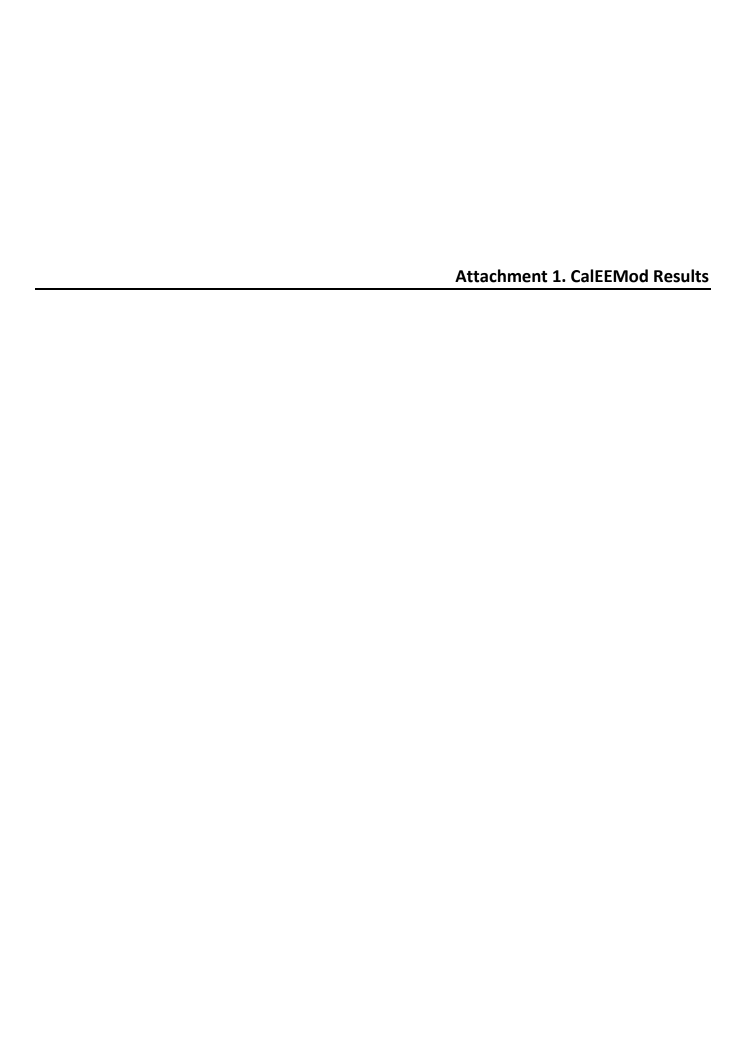


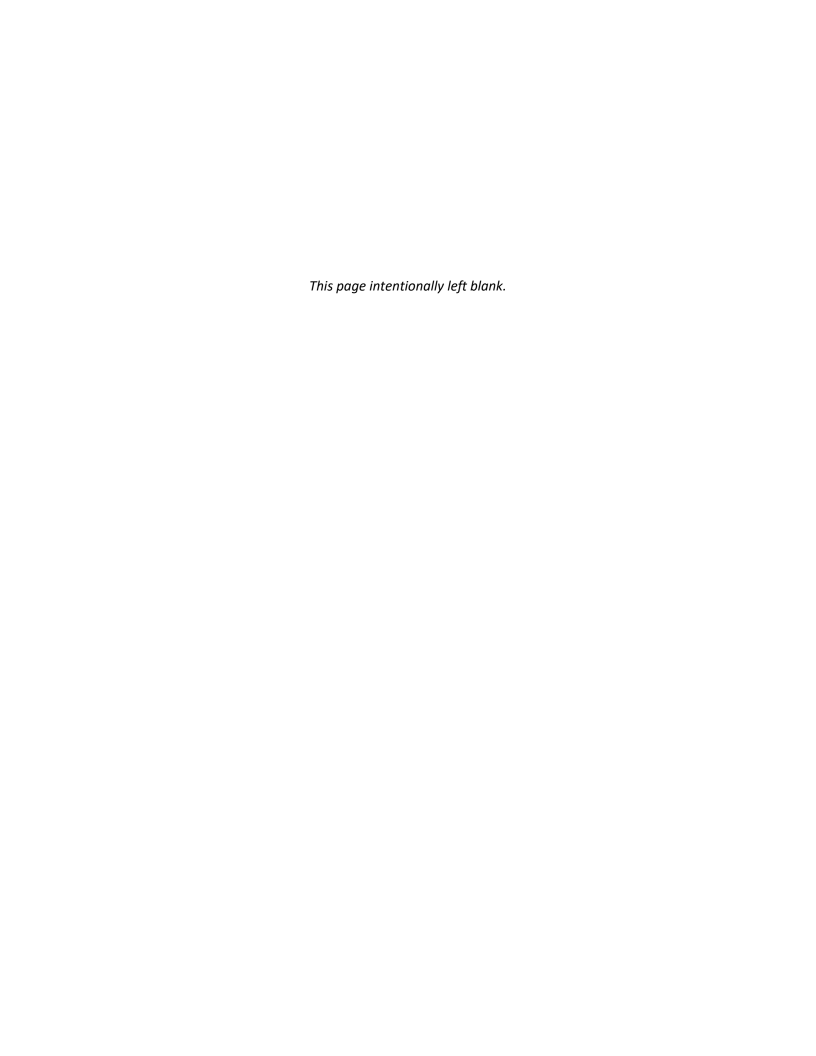
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Santee Cannabis Business Ordinance - San Diego Air Basin, Annual

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

#### **Santee Cannabis Business Ordinance**

San Diego Air Basin, Annual

#### 1.0 Project Characteristics

#### 1.1 Land Usage

Land Uses	Size	Metric	Lot Acreage	Floor Surface Area	Population
General Light Industry	30.00	1000sqft	0.69	30,000.00	0
Manufacturing	24.00	1000sqft	0.55	24,000.00	0
Strip Mall	20.00	1000sqft	0.46	20,000.00	0
General Light Industry	20.00	1000sqft	0.46	20,000.00	0

#### 1.2 Other Project Characteristics

Urbanization	Urban	Wind Speed (m/s)	2.6	Precipitation Freq (Days)	40
Climate Zone	13			Operational Year	2024

Utility Company San Diego Gas & Electric

 CO2 Intensity
 539.98
 CH4 Intensity
 0.033
 N20 Intensity
 0.004

 (lb/MWhr)
 (lb/MWhr)
 (lb/MWhr)
 (lb/MWhr)

#### 1.3 User Entered Comments & Non-Default Data

Project Characteristics - Input location data per City

Land Use - Per land assumptions table 4/2022

Construction Phase - Defaults

Demolition - none

Grading - Assume full acreage of the land uses; import export assumed to be balanced

Vehicle Trips - From TIA LLG 4/2022 and took avg for disitrib, cult, and testing

Energy Use - Revised per spreadsheet for cultivation use.

## Santee Cannabis Business Ordinance - San Diego Air Basin, Annual

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

Table Name	Column Name	Default Value	New Value
tblConstructionPhase	NumDays	10.00	75.00
tblConstructionPhase	PhaseStartDate	7/28/2023	4/28/2023
tblEnergyUse	T24E	1.08	81.00
tblGrading	AcresOfGrading	4.50	2.16
tblVehicleTrips	CC_TL	7.30	10.00
tblVehicleTrips	CC_TL	7.30	11.70
tblVehicleTrips	CC_TL	7.30	4.30
tblVehicleTrips	CNW_TL	7.30	10.00
tblVehicleTrips	CNW_TL	7.30	11.70
tblVehicleTrips	CNW_TL	7.30	4.30
tblVehicleTrips	CW_TL	9.50	10.00
tblVehicleTrips	CW_TL	9.50	11.70
tblVehicleTrips	CW_TL	9.50	4.30
tblVehicleTrips	ST_TR	1.99	2.00
tblVehicleTrips	ST_TR	6.42	3.80
tblVehicleTrips	ST_TR	42.04	211.12
tblVehicleTrips	SU_TR	5.00	2.00
tblVehicleTrips	SU_TR	5.09	3.80
tblVehicleTrips	SU_TR	20.43	211.12
tblVehicleTrips	WD_TR	4.96	2.00
tblVehicleTrips	WD_TR	3.93	3.80
tblVehicleTrips	WD_TR	44.32	211.12

## 2.0 Emissions Summary

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Annual

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

#### 2.1 Overall Construction

#### **Unmitigated Construction**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Year					ton	s/yr							MT	/yr		
2022	0.1049	0.8691	0.8157	1.6000e- 003	0.0398	0.0404	0.0802	0.0151	0.0384	0.0535	0.0000	137.5367	137.5367	0.0251	2.1600e- 003	138.8081
2023	1.2290	1.0905	1.1970	2.3500e- 003	0.0303	0.0479	0.0781	8.2000e- 003	0.0459	0.0541	0.0000	201.2923	201.2923	0.0315	3.5500e- 003	203.1368
Maximum	1.2290	1.0905	1.1970	2.3500e- 003	0.0398	0.0479	0.0802	0.0151	0.0459	0.0541	0.0000	201.2923	201.2923	0.0315	3.5500e- 003	203.1368

#### **Mitigated Construction**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Year					ton	s/yr							MT	/yr		
2022	0.1049	0.8691	0.8157	1.6000e- 003	0.0398	0.0404	0.0802	0.0151	0.0384	0.0535	0.0000	137.5366	137.5366	0.0251	2.1600e- 003	138.8080
2023	1.2290	1.0905	1.1970	2.3500e- 003	0.0303	0.0479	0.0781	8.2000e- 003	0.0459	0.0541	0.0000	201.2921	201.2921	0.0315	3.5500e- 003	203.1366
Maximum	1.2290	1.0905	1.1970	2.3500e- 003	0.0398	0.0479	0.0802	0.0151	0.0459	0.0541	0.0000	201.2921	201.2921	0.0315	3.5500e- 003	203.1366

#### Santee Cannabis Business Ordinance - San Diego Air Basin, Annual

## EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio-CO2	Total CO2	CH4	N20	CO2e
Percent Reduction	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

Quarter	Start Date	End Date	Maximum Unmitigated ROG + NOX (tons/quarter)	Maximum Mitigated ROG + NOX (tons/quarter)
1	8-1-2022	10-31-2022	0.5854	0.5854
2	11-1-2022	1-31-2023	0.5610	0.5610
3	2-1-2023	4-30-2023	0.5474	0.5474
4	5-1-2023	7-31-2023	1.4794	1.4794
5	8-1-2023	9-30-2023	0.1092	0.1092
		Highest	1.4794	1.4794

## 2.2 Overall Operational

#### **Unmitigated Operational**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Area	0.4761	1.0000e- 005	8.6000e- 004	0.0000		0.0000	0.0000		0.0000	0.0000	0.0000	1.6800e- 003	1.6800e- 003	0.0000	0.0000	1.7900e- 003
Energy	4.8400e- 003	0.0440	0.0369	2.6000e- 004		3.3400e- 003	3.3400e- 003		3.3400e- 003	3.3400e- 003	0.0000	1,234.727 1	1,234.727 1	0.0735	9.6700e- 003	1,239.444 8
Mobile	1.4681	1.1931	10.0218	0.0160	1.6309	0.0140	1.6449	0.4353	0.0130	0.4483	0.0000	1,503.085 6	1,503.085 6	0.1588	0.0918	1,534.418 6
Waste	r,					0.0000	0.0000		0.0000	0.0000	22.8893	0.0000	22.8893	1.3527	0.0000	56.7072
Water	#,				<del></del>	0.0000	0.0000	<del></del>   	0.0000	0.0000	5.8990	61.7714	67.6704	0.6097	0.0148	87.3115
Total	1.9490	1.2371	10.0596	0.0163	1.6309	0.0173	1.6482	0.4353	0.0164	0.4516	28.7883	2,799.585 8	2,828.374 0	2.1946	0.1163	2,917.883 9

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Annual

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 2.2 Overall Operational

#### **Mitigated Operational**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Area	0.4761	1.0000e- 005	8.6000e- 004	0.0000		0.0000	0.0000	 	0.0000	0.0000	0.0000	1.6800e- 003	1.6800e- 003	0.0000	0.0000	1.7900e- 003
Energy	4.8400e- 003	0.0440	0.0369	2.6000e- 004		3.3400e- 003	3.3400e- 003		3.3400e- 003	3.3400e- 003	0.0000	1,234.727 1	1,234.727 1	0.0735	9.6700e- 003	1,239.444 8
Mobile	1.4681	1.1931	10.0218	0.0160	1.6309	0.0140	1.6449	0.4353	0.0130	0.4483	0.0000	1,503.085 6	1,503.085 6	0.1588	0.0918	1,534.418 6
Waste	,,					0.0000	0.0000	<del></del>  -  -  -	0.0000	0.0000	22.8893	0.0000	22.8893	1.3527	0.0000	56.7072
Water					<del></del>	0.0000	0.0000		0.0000	0.0000	5.8990	61.7714	67.6704	0.6097	0.0148	87.3115
Total	1.9490	1.2371	10.0596	0.0163	1.6309	0.0173	1.6482	0.4353	0.0164	0.4516	28.7883	2,799.585 8	2,828.374 0	2.1946	0.1163	2,917.883 9

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio-CO2	Total CO2	CH4	N20	CO2e
Percent Reduction	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

## 3.0 Construction Detail

#### **Construction Phase**

Phase Number	Phase Name	Phase Type	Start Date	End Date	Num Days Week	Num Days	Phase Description
1	Demolition	Demolition	8/1/2022	8/26/2022	5	20	
2	Site Preparation	Site Preparation	8/27/2022	8/31/2022	5	3	
3	Grading	Grading	9/1/2022	9/8/2022	5	6	

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Annual

## EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

4	Building Construction	Building Construction	9/9/2022	7/13/2023	5	220	
5	Paving	Paving	7/14/2023	7/27/2023	5	10	
6	Architectural Coating	Architectural Coating	4/28/2023	8/10/2023	5	75	

Acres of Grading (Site Preparation Phase): 2.16

Acres of Grading (Grading Phase): 6

Acres of Paving: 0

Residential Indoor: 0; Residential Outdoor: 0; Non-Residential Indoor: 141,000; Non-Residential Outdoor: 47,000; Striped Parking Area: 0 (Architectural Coating - sqft)

#### **OffRoad Equipment**

Phase Name	Offroad Equipment Type	Amount	Usage Hours	Horse Power	Load Factor
Demolition	Concrete/Industrial Saws	1	8.00	81	0.73
Demolition	Rubber Tired Dozers	1	8.00	247	0.40
Demolition	Tractors/Loaders/Backhoes	3	8.00	97	0.37
Site Preparation	Graders	1	8.00	187	0.41
Site Preparation	Scrapers	1	8.00	367	0.48
Site Preparation	Tractors/Loaders/Backhoes	1	7.00	97	0.37
Grading	Graders	1	8.00	187	0.41
Grading	Rubber Tired Dozers	1	8.00	247	0.40
Grading	Tractors/Loaders/Backhoes	2	7.00	97	0.37
Building Construction	Cranes	1	8.00	231	0.29
Building Construction	Forklifts	2	7.00	89	0.20
Building Construction	Generator Sets	1	8.00	84	0.74
Building Construction	Tractors/Loaders/Backhoes	1	6.00	97	0.37
Building Construction	Welders	3	8.00	46	0.45
Paving	Cement and Mortar Mixers	1	8.00	9	0.56
Paving	Pavers	1	8.00	130	0.42
Paving	Paving Equipment	1	8.00	132	0.36

#### Santee Cannabis Business Ordinance - San Diego Air Basin, Annual

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

Paving	Rollers	2	8.00	80	0.38
Paving	Tractors/Loaders/Backhoes	1	8.00	97	0.37
Architectural Coating	Air Compressors	1	6.00	78	0.48

#### **Trips and VMT**

Phase Name	Offroad Equipment Count	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
Demolition	5	13.00	0.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT
Site Preparation	3	8.00	0.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT
Grading	4	10.00	0.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT
Building Construction	8	37.00	15.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT
Paving	6	15.00	0.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT
Architectural Coating	1	7.00	0.00	0.00	10.80	7.30	20.00	LD_Mix	HDT_Mix	HHDT

## **3.1 Mitigation Measures Construction**

#### 3.2 **Demolition - 2022**

#### **Unmitigated Construction On-Site**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Off-Road	0.0169	0.1662	0.1396	2.4000e- 004		8.3800e- 003	8.3800e- 003		7.8300e- 003	7.8300e- 003	0.0000	21.0777	21.0777	5.3700e- 003	0.0000	21.2120
Total	0.0169	0.1662	0.1396	2.4000e- 004		8.3800e- 003	8.3800e- 003		7.8300e- 003	7.8300e- 003	0.0000	21.0777	21.0777	5.3700e- 003	0.0000	21.2120

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## 3.2 **Demolition - 2022**

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

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr				MT	/yr					
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Worker	3.8000e- 004	2.7000e- 004	3.2000e- 003	1.0000e- 005	1.0400e- 003	1.0000e- 005	1.0500e- 003	2.8000e- 004	1.0000e- 005	2.8000e- 004	0.0000	0.8574	0.8574	3.0000e- 005	2.0000e- 005	0.8654
Total	3.8000e- 004	2.7000e- 004	3.2000e- 003	1.0000e- 005	1.0400e- 003	1.0000e- 005	1.0500e- 003	2.8000e- 004	1.0000e- 005	2.8000e- 004	0.0000	0.8574	0.8574	3.0000e- 005	2.0000e- 005	0.8654

## **Mitigated Construction On-Site**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Off-Road	0.0169	0.1662	0.1396	2.4000e- 004		8.3800e- 003	8.3800e- 003		7.8300e- 003	7.8300e- 003	0.0000	21.0777	21.0777	5.3700e- 003	0.0000	21.2119
Total	0.0169	0.1662	0.1396	2.4000e- 004		8.3800e- 003	8.3800e- 003		7.8300e- 003	7.8300e- 003	0.0000	21.0777	21.0777	5.3700e- 003	0.0000	21.2119

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3.2 **Demolition - 2022** 

#### **Mitigated Construction Off-Site**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category		tons/yr											MT	/yr		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Worker	3.8000e- 004	2.7000e- 004	3.2000e- 003	1.0000e- 005	1.0400e- 003	1.0000e- 005	1.0500e- 003	2.8000e- 004	1.0000e- 005	2.8000e- 004	0.0000	0.8574	0.8574	3.0000e- 005	2.0000e- 005	0.8654
Total	3.8000e- 004	2.7000e- 004	3.2000e- 003	1.0000e- 005	1.0400e- 003	1.0000e- 005	1.0500e- 003	2.8000e- 004	1.0000e- 005	2.8000e- 004	0.0000	0.8574	0.8574	3.0000e- 005	2.0000e- 005	0.8654

#### 3.3 Site Preparation - 2022

#### **Unmitigated Construction On-Site**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Fugitive Dust	ii ii				1.1500e- 003	0.0000	1.1500e- 003	1.2000e- 004	0.0000	1.2000e- 004	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Off-Road	2.0700e- 003	0.0235	0.0151	4.0000e- 005		8.9000e- 004	8.9000e- 004		8.2000e- 004	8.2000e- 004	0.0000	3.2321	3.2321	1.0500e- 003	0.0000	3.2582
Total	2.0700e- 003	0.0235	0.0151	4.0000e- 005	1.1500e- 003	8.9000e- 004	2.0400e- 003	1.2000e- 004	8.2000e- 004	9.4000e- 004	0.0000	3.2321	3.2321	1.0500e- 003	0.0000	3.2582

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## 3.3 Site Preparation - 2022

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

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Worker	3.0000e- 005	3.0000e- 005	2.9000e- 004	0.0000	1.0000e- 004	0.0000	1.0000e- 004	3.0000e- 005	0.0000	3.0000e- 005	0.0000	0.0791	0.0791	0.0000	0.0000	0.0799
Total	3.0000e- 005	3.0000e- 005	2.9000e- 004	0.0000	1.0000e- 004	0.0000	1.0000e- 004	3.0000e- 005	0.0000	3.0000e- 005	0.0000	0.0791	0.0791	0.0000	0.0000	0.0799

## **Mitigated Construction On-Site**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							МТ	/yr		
Fugitive Dust					1.1500e- 003	0.0000	1.1500e- 003	1.2000e- 004	0.0000	1.2000e- 004	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	2.0700e- 003	0.0235	0.0151	4.0000e- 005		8.9000e- 004	8.9000e- 004		8.2000e- 004	8.2000e- 004	0.0000	3.2321	3.2321	1.0500e- 003	0.0000	3.2582
Total	2.0700e- 003	0.0235	0.0151	4.0000e- 005	1.1500e- 003	8.9000e- 004	2.0400e- 003	1.2000e- 004	8.2000e- 004	9.4000e- 004	0.0000	3.2321	3.2321	1.0500e- 003	0.0000	3.2582

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## 3.3 Site Preparation - 2022

#### **Mitigated Construction Off-Site**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							МТ	/yr		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Worker	3.0000e- 005	3.0000e- 005	2.9000e- 004	0.0000	1.0000e- 004	0.0000	1.0000e- 004	3.0000e- 005	0.0000	3.0000e- 005	0.0000	0.0791	0.0791	0.0000	0.0000	0.0799
Total	3.0000e- 005	3.0000e- 005	2.9000e- 004	0.0000	1.0000e- 004	0.0000	1.0000e- 004	3.0000e- 005	0.0000	3.0000e- 005	0.0000	0.0791	0.0791	0.0000	0.0000	0.0799

#### 3.4 Grading - 2022

## **Unmitigated Construction On-Site**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Fugitive Dust					0.0213	0.0000	0.0213	0.0103	0.0000	0.0103	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Off-Road	4.6200e- 003	0.0510	0.0277	6.0000e- 005		2.2300e- 003	2.2300e- 003		2.0500e- 003	2.0500e- 003	0.0000	5.4308	5.4308	1.7600e- 003	0.0000	5.4747
Total	4.6200e- 003	0.0510	0.0277	6.0000e- 005	0.0213	2.2300e- 003	0.0235	0.0103	2.0500e- 003	0.0123	0.0000	5.4308	5.4308	1.7600e- 003	0.0000	5.4747

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3.4 Grading - 2022

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

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Worker	9.0000e- 005	6.0000e- 005	7.4000e- 004	0.0000	2.4000e- 004	0.0000	2.4000e- 004	6.0000e- 005	0.0000	7.0000e- 005	0.0000	0.1979	0.1979	1.0000e- 005	1.0000e- 005	0.1997
Total	9.0000e- 005	6.0000e- 005	7.4000e- 004	0.0000	2.4000e- 004	0.0000	2.4000e- 004	6.0000e- 005	0.0000	7.0000e- 005	0.0000	0.1979	0.1979	1.0000e- 005	1.0000e- 005	0.1997

#### **Mitigated Construction On-Site**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Fugitive Dust					0.0213	0.0000	0.0213	0.0103	0.0000	0.0103	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Off-Road	4.6200e- 003	0.0510	0.0277	6.0000e- 005		2.2300e- 003	2.2300e- 003		2.0500e- 003	2.0500e- 003	0.0000	5.4308	5.4308	1.7600e- 003	0.0000	5.4747
Total	4.6200e- 003	0.0510	0.0277	6.0000e- 005	0.0213	2.2300e- 003	0.0235	0.0103	2.0500e- 003	0.0123	0.0000	5.4308	5.4308	1.7600e- 003	0.0000	5.4747

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3.4 Grading - 2022

#### **Mitigated Construction Off-Site**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							МТ	/yr		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Worker	9.0000e- 005	6.0000e- 005	7.4000e- 004	0.0000	2.4000e- 004	0.0000	2.4000e- 004	6.0000e- 005	0.0000	7.0000e- 005	0.0000	0.1979	0.1979	1.0000e- 005	1.0000e- 005	0.1997
Total	9.0000e- 005	6.0000e- 005	7.4000e- 004	0.0000	2.4000e- 004	0.0000	2.4000e- 004	6.0000e- 005	0.0000	7.0000e- 005	0.0000	0.1979	0.1979	1.0000e- 005	1.0000e- 005	0.1997

## 3.5 Building Construction - 2022

**Unmitigated Construction On-Site** 

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Off-Road	0.0752	0.5915	0.5813	1.0100e- 003		0.0284	0.0284	] 	0.0273	0.0273	0.0000	84.1104	84.1104	0.0162	0.0000	84.5161
Total	0.0752	0.5915	0.5813	1.0100e- 003		0.0284	0.0284		0.0273	0.0273	0.0000	84.1104	84.1104	0.0162	0.0000	84.5161

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## 3.5 Building Construction - 2022 <u>Unmitigated Construction Off-Site</u>

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton			MT	/yr							
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	1.3400e- 003	0.0334	0.0110	1.3000e- 004	4.0300e- 003	3.5000e- 004	4.3900e- 003	1.1600e- 003	3.4000e- 004	1.5000e- 003	0.0000	12.6688	12.6688	3.8000e- 004	1.8400e- 003	13.2268
Worker	4.3300e- 003	3.1400e- 003	0.0368	1.1000e- 004	0.0120	7.0000e- 005	0.0121	3.1900e- 003	6.0000e- 005	3.2600e- 003	0.0000	9.8826	9.8826	3.1000e- 004	2.9000e- 004	9.9754
Total	5.6700e- 003	0.0366	0.0478	2.4000e- 004	0.0161	4.2000e- 004	0.0165	4.3500e- 003	4.0000e- 004	4.7600e- 003	0.0000	22.5514	22.5514	6.9000e- 004	2.1300e- 003	23.2021

#### **Mitigated Construction On-Site**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
	0.0752	0.5915	0.5813	1.0100e- 003		0.0284	0.0284		0.0273	0.0273	0.0000	84.1103	84.1103	0.0162	0.0000	84.5160
Total	0.0752	0.5915	0.5813	1.0100e- 003		0.0284	0.0284		0.0273	0.0273	0.0000	84.1103	84.1103	0.0162	0.0000	84.5160

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## 3.5 Building Construction - 2022

**Mitigated Construction Off-Site** 

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	1.3400e- 003	0.0334	0.0110	1.3000e- 004	4.0300e- 003	3.5000e- 004	4.3900e- 003	1.1600e- 003	3.4000e- 004	1.5000e- 003	0.0000	12.6688	12.6688	3.8000e- 004	1.8400e- 003	13.2268
Worker	4.3300e- 003	3.1400e- 003	0.0368	1.1000e- 004	0.0120	7.0000e- 005	0.0121	3.1900e- 003	6.0000e- 005	3.2600e- 003	0.0000	9.8826	9.8826	3.1000e- 004	2.9000e- 004	9.9754
Total	5.6700e- 003	0.0366	0.0478	2.4000e- 004	0.0161	4.2000e- 004	0.0165	4.3500e- 003	4.0000e- 004	4.7600e- 003	0.0000	22.5514	22.5514	6.9000e- 004	2.1300e- 003	23.2021

## 3.5 Building Construction - 2023

**Unmitigated Construction On-Site** 

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Off-Road	0.1191	0.9469	0.9879	1.7400e- 003		0.0427	0.0427		0.0409	0.0409	0.0000	144.3529	144.3529	0.0273	0.0000	145.0354
Total	0.1191	0.9469	0.9879	1.7400e- 003		0.0427	0.0427		0.0409	0.0409	0.0000	144.3529	144.3529	0.0273	0.0000	145.0354

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## 3.5 Building Construction - 2023 <u>Unmitigated Construction Off-Site</u>

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	1.2200e- 003	0.0463	0.0163	2.1000e- 004	6.9200e- 003	2.7000e- 004	7.2000e- 003	2.0000e- 003	2.6000e- 004	2.2600e- 003	0.0000	20.9178	20.9178	6.3000e- 004	3.0300e- 003	21.8368
Worker	6.9600e- 003	4.8200e- 003	0.0588	1.8000e- 004	0.0206	1.1000e- 004	0.0207	5.4800e- 003	1.0000e- 004	5.5800e- 003	0.0000	16.5220	16.5220	4.8000e- 004	4.6000e- 004	16.6698
Total	8.1800e- 003	0.0511	0.0751	3.9000e- 004	0.0275	3.8000e- 004	0.0279	7.4800e- 003	3.6000e- 004	7.8400e- 003	0.0000	37.4398	37.4398	1.1100e- 003	3.4900e- 003	38.5066

#### **Mitigated Construction On-Site**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
	0.1191	0.9469	0.9879	1.7400e- 003		0.0427	0.0427		0.0409	0.0409	0.0000	144.3528	144.3528	0.0273	0.0000	145.0352
Total	0.1191	0.9469	0.9879	1.7400e- 003		0.0427	0.0427		0.0409	0.0409	0.0000	144.3528	144.3528	0.0273	0.0000	145.0352

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#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 3.5 Building Construction - 2023

#### **Mitigated Construction Off-Site**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	1.2200e- 003	0.0463	0.0163	2.1000e- 004	6.9200e- 003	2.7000e- 004	7.2000e- 003	2.0000e- 003	2.6000e- 004	2.2600e- 003	0.0000	20.9178	20.9178	6.3000e- 004	3.0300e- 003	21.8368
Worker	6.9600e- 003	4.8200e- 003	0.0588	1.8000e- 004	0.0206	1.1000e- 004	0.0207	5.4800e- 003	1.0000e- 004	5.5800e- 003	0.0000	16.5220	16.5220	4.8000e- 004	4.6000e- 004	16.6698
Total	8.1800e- 003	0.0511	0.0751	3.9000e- 004	0.0275	3.8000e- 004	0.0279	7.4800e- 003	3.6000e- 004	7.8400e- 003	0.0000	37.4398	37.4398	1.1100e- 003	3.4900e- 003	38.5066

#### 3.6 Paving - 2023

#### **Unmitigated Construction On-Site**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							МТ	/yr		
On Road	4.4000e- 003	0.0431	0.0584	9.0000e- 005		2.1700e- 003	2.1700e- 003		2.0000e- 003	2.0000e- 003	0.0000	7.7564	7.7564	2.4600e- 003	0.0000	7.8179
Paving	0.0000					0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Total	4.4000e- 003	0.0431	0.0584	9.0000e- 005		2.1700e- 003	2.1700e- 003		2.0000e- 003	2.0000e- 003	0.0000	7.7564	7.7564	2.4600e- 003	0.0000	7.8179

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#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

3.6 Paving - 2023
<u>Unmitigated Construction Off-Site</u>

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							МТ	/уг		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Worker	2.0000e- 004	1.4000e- 004	1.7100e- 003	1.0000e- 005	6.0000e- 004	0.0000	6.0000e- 004	1.6000e- 004	0.0000	1.6000e- 004	0.0000	0.4819	0.4819	1.0000e- 005	1.0000e- 005	0.4862
Total	2.0000e- 004	1.4000e- 004	1.7100e- 003	1.0000e- 005	6.0000e- 004	0.0000	6.0000e- 004	1.6000e- 004	0.0000	1.6000e- 004	0.0000	0.4819	0.4819	1.0000e- 005	1.0000e- 005	0.4862

#### **Mitigated Construction On-Site**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
	4.4000e- 003	0.0431	0.0584	9.0000e- 005		2.1700e- 003	2.1700e- 003		2.0000e- 003	2.0000e- 003	0.0000	7.7564	7.7564	2.4600e- 003	0.0000	7.8178
Paving	0.0000		       			0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Total	4.4000e- 003	0.0431	0.0584	9.0000e- 005		2.1700e- 003	2.1700e- 003		2.0000e- 003	2.0000e- 003	0.0000	7.7564	7.7564	2.4600e- 003	0.0000	7.8178

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#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

3.6 Paving - 2023

<u>Mitigated Construction Off-Site</u>

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							МТ	/уг		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
VVOINGI	2.0000e- 004	1.4000e- 004	1.7100e- 003	1.0000e- 005	6.0000e- 004	0.0000	6.0000e- 004	1.6000e- 004	0.0000	1.6000e- 004	0.0000	0.4819	0.4819	1.0000e- 005	1.0000e- 005	0.4862
Total	2.0000e- 004	1.4000e- 004	1.7100e- 003	1.0000e- 005	6.0000e- 004	0.0000	6.0000e- 004	1.6000e- 004	0.0000	1.6000e- 004	0.0000	0.4819	0.4819	1.0000e- 005	1.0000e- 005	0.4862

## 3.7 Architectural Coating - 2023

**Unmitigated Construction On-Site** 

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Archit. Coating	1.0892					0.0000	0.0000	i i	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Off-Road	7.1900e- 003	0.0489	0.0679	1.1000e- 004		2.6600e- 003	2.6600e- 003	i i i	2.6600e- 003	2.6600e- 003	0.0000	9.5747	9.5747	5.7000e- 004	0.0000	9.5890
Total	1.0964	0.0489	0.0679	1.1000e- 004		2.6600e- 003	2.6600e- 003		2.6600e- 003	2.6600e- 003	0.0000	9.5747	9.5747	5.7000e- 004	0.0000	9.5890

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## 3.7 Architectural Coating - 2023 <u>Unmitigated Construction Off-Site</u>

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							МТ	/уг		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Worker	7.1000e- 004	4.9000e- 004	6.0000e- 003	2.0000e- 005	2.1100e- 003	1.0000e- 005	2.1200e- 003	5.6000e- 004	1.0000e- 005	5.7000e- 004	0.0000	1.6866	1.6866	5.0000e- 005	5.0000e- 005	1.7017
Total	7.1000e- 004	4.9000e- 004	6.0000e- 003	2.0000e- 005	2.1100e- 003	1.0000e- 005	2.1200e- 003	5.6000e- 004	1.0000e- 005	5.7000e- 004	0.0000	1.6866	1.6866	5.0000e- 005	5.0000e- 005	1.7017

#### **Mitigated Construction On-Site**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							МТ	/yr		
Archit. Coating	1.0892					0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Off-Road	7.1900e- 003	0.0489	0.0679	1.1000e- 004		2.6600e- 003	2.6600e- 003	1 1 1 1	2.6600e- 003	2.6600e- 003	0.0000	9.5747	9.5747	5.7000e- 004	0.0000	9.5890
Total	1.0964	0.0489	0.0679	1.1000e- 004		2.6600e- 003	2.6600e- 003		2.6600e- 003	2.6600e- 003	0.0000	9.5747	9.5747	5.7000e- 004	0.0000	9.5890

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#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 3.7 Architectural Coating - 2023

**Mitigated Construction Off-Site** 

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							МТ	/yr		
Hauling	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Vendor	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Worker	7.1000e- 004	4.9000e- 004	6.0000e- 003	2.0000e- 005	2.1100e- 003	1.0000e- 005	2.1200e- 003	5.6000e- 004	1.0000e- 005	5.7000e- 004	0.0000	1.6866	1.6866	5.0000e- 005	5.0000e- 005	1.7017
Total	7.1000e- 004	4.9000e- 004	6.0000e- 003	2.0000e- 005	2.1100e- 003	1.0000e- 005	2.1200e- 003	5.6000e- 004	1.0000e- 005	5.7000e- 004	0.0000	1.6866	1.6866	5.0000e- 005	5.0000e- 005	1.7017

### 4.0 Operational Detail - Mobile

#### **4.1 Mitigation Measures Mobile**

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#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category					ton	s/yr							MT	/yr		
Mitigated	1.4681	1.1931	10.0218	0.0160	1.6309	0.0140	1.6449	0.4353	0.0130	0.4483	0.0000	1,503.085 6	1,503.085 6	0.1588	0.0918	1,534.418 6
Unmitigated	1.4681	1.1931	10.0218	0.0160	1.6309	0.0140	1.6449	0.4353	0.0130	0.4483	0.0000	1,503.085 6	1,503.085 6	0.1588	0.0918	1,534.418 6

#### **4.2 Trip Summary Information**

	Ave	rage Daily Trip Ra	ite	Unmitigated	Mitigated
Land Use	Weekday	Saturday	Sunday	Annual VMT	Annual VMT
General Light Industry	60.00	60.00	60.00	203,724	203,724
General Light Industry	40.00	40.00	40.00	135,816	135,816
Manufacturing	91.20	91.20	91.20	362,285	362,285
Strip Mall	4,222.40	4,222.40	4222.40	3,657,950	3,657,950
Total	4,413.60	4,413.60	4,413.60	4,359,774	4,359,774

### 4.3 Trip Type Information

		Miles			Trip %			Trip Purpos	e %
Land Use	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
General Light Industry	10.00	10.00	10.00	59.00	28.00	13.00	92	5	3
General Light Industry	10.00	10.00	10.00	59.00	28.00	13.00	92	5	3
Manufacturing	11.70	11.70	11.70	59.00	28.00	13.00	92	5	3
Strip Mall	4.30	4.30	4.30	16.60	64.40	19.00	45	40	15

#### 4.4 Fleet Mix

## EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

Land Use	LDA	LDT1	LDT2	MDV	LHD1	LHD2	MHD	HHD	OBUS	UBUS	MCY	SBUS	MH
General Light Industry	0.557888	0.062607	0.178921	0.119061	0.024112	0.006269	0.008734	0.006266	0.000708	0.000566	0.028949	0.000971	0.004949
Manufacturing	0.557888	0.062607	0.178921	0.119061	0.024112	0.006269	0.008734	0.006266	0.000708	0.000566	0.028949	0.000971	0.004949
Strip Mall	0.557888	0.062607	0.178921	0.119061	0.024112	0.006269	0.008734	0.006266	0.000708	0.000566	0.028949	0.000971	0.004949

#### 5.0 Energy Detail

Historical Energy Use: N

#### **5.1 Mitigation Measures Energy**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category		tons/yr											MT	/yr		
Electricity Mitigated	i i					0.0000	0.0000		0.0000	0.0000	0.0000	1,186.866 1	1,186.866 1	0.0725	8.7900e- 003	1,191.299 4
Electricity Unmitigated	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		 			0.0000	0.0000		0.0000	0.0000	0.0000	1,186.866 1	1,186.866 1	0.0725	8.7900e- 003	1,191.299 4
NaturalGas Mitigated	4.8400e- 003	0.0440	0.0369	2.6000e- 004		3.3400e- 003	3.3400e- 003		3.3400e- 003	3.3400e- 003	0.0000	47.8609	47.8609	9.2000e- 004	8.8000e- 004	48.1454
NaturalGas Unmitigated	4.8400e- 003	0.0440	0.0369	2.6000e- 004		3.3400e- 003	3.3400e- 003		3.3400e- 003	3.3400e- 003	0.0000	47.8609	47.8609	9.2000e- 004	8.8000e- 004	48.1454

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 5.2 Energy by Land Use - NaturalGas <u>Unmitigated</u>

	NaturalGa s Use	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Land Use	kBTU/yr		tons/yr											MT	/yr		
General Light Industry	230400	1.2400e- 003	0.0113	9.4900e- 003	7.0000e- 005		8.6000e- 004	8.6000e- 004		8.6000e- 004	8.6000e- 004	0.0000	12.2950	12.2950	2.4000e- 004	2.3000e- 004	12.3681
General Light Industry	345600	1.8600e- 003	0.0169	0.0142	1.0000e- 004	 	1.2900e- 003	1.2900e- 003		1.2900e- 003	1.2900e- 003	0.0000	18.4425	18.4425	3.5000e- 004	3.4000e- 004	18.5521
Manufacturing	276480	1.4900e- 003	0.0136	0.0114	8.0000e- 005	 	1.0300e- 003	1.0300e- 003		1.0300e- 003	1.0300e- 003	0.0000	14.7540	14.7540	2.8000e- 004	2.7000e- 004	14.8417
Strip Mall	44400	2.4000e- 004	2.1800e- 003	1.8300e- 003	1.0000e- 005		1.7000e- 004	1.7000e- 004		1.7000e- 004	1.7000e- 004	0.0000	2.3694	2.3694	5.0000e- 005	4.0000e- 005	2.3834
Total		4.8300e- 003	0.0440	0.0369	2.6000e- 004		3.3500e- 003	3.3500e- 003		3.3500e- 003	3.3500e- 003	0.0000	47.8609	47.8609	9.2000e- 004	8.8000e- 004	48.1453

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

#### **5.2 Energy by Land Use - NaturalGas**

#### **Mitigated**

	NaturalGa s Use	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Land Use	kBTU/yr		tons/yr											MT	-/yr		
General Light Industry	230400	1.2400e- 003	0.0113	9.4900e- 003	7.0000e- 005		8.6000e- 004	8.6000e- 004		8.6000e- 004	8.6000e- 004	0.0000	12.2950	12.2950	2.4000e- 004	2.3000e- 004	12.3681
General Light Industry	345600	1.8600e- 003	0.0169	0.0142	1.0000e- 004		1.2900e- 003	1.2900e- 003		1.2900e- 003	1.2900e- 003	0.0000	18.4425	18.4425	3.5000e- 004	3.4000e- 004	18.5521
Manufacturing	276480	1.4900e- 003	0.0136	0.0114	8.0000e- 005		1.0300e- 003	1.0300e- 003		1.0300e- 003	1.0300e- 003	0.0000	14.7540	14.7540	2.8000e- 004	2.7000e- 004	14.8417
Strip Mall	44400	2.4000e- 004	2.1800e- 003	1.8300e- 003	1.0000e- 005		1.7000e- 004	1.7000e- 004		1.7000e- 004	1.7000e- 004	0.0000	2.3694	2.3694	5.0000e- 005	4.0000e- 005	2.3834
Total		4.8300e- 003	0.0440	0.0369	2.6000e- 004		3.3500e- 003	3.3500e- 003		3.3500e- 003	3.3500e- 003	0.0000	47.8609	47.8609	9.2000e- 004	8.8000e- 004	48.1453

## EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 5.3 Energy by Land Use - Electricity <u>Unmitigated</u>

	Electricity Use	Total CO2	CH4	N2O	CO2e
Land Use	kWh/yr		MT	-/yr	
General Light Industry	1.762e +006	431.5681	0.0264	3.2000e- 003	433.1801
General Light Industry	2.643e +006	647.3521	0.0396	4.8000e- 003	649.7702
Manufacturing	196320	48.0848	2.9400e- 003	3.6000e- 004	48.2644
Strip Mall	244400	59.8611	3.6600e- 003	4.4000e- 004	60.0847
Total		1,186.866 1	0.0725	8.8000e- 003	1,191.299 5

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

## 5.3 Energy by Land Use - Electricity

#### <u>Mitigated</u>

	Electricity Use	Total CO2	CH4	N2O	CO2e
Land Use	kWh/yr		MT	/yr	
General Light Industry	1.762e +006	431.5681	0.0264	3.2000e- 003	433.1801
General Light Industry	2.643e +006	647.3521	0.0396	4.8000e- 003	649.7702
Manufacturing	196320	48.0848	2.9400e- 003	3.6000e- 004	48.2644
Strip Mall	244400	59.8611	3.6600e- 003	4.4000e- 004	60.0847
Total		1,186.866 1	0.0725	8.8000e- 003	1,191.299 5

#### 6.0 Area Detail

**6.1 Mitigation Measures Area** 

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Annual

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
Category													MT	/yr		
Mitigated	0.4761	1.0000e- 005	8.6000e- 004	0.0000		0.0000	0.0000		0.0000	0.0000	0.0000	1.6800e- 003	1.6800e- 003	0.0000	0.0000	1.7900e- 003
Unmitigated	0.4761	1.0000e- 005	8.6000e- 004	0.0000		0.0000	0.0000		0.0000	0.0000	0.0000	1.6800e- 003	1.6800e- 003	0.0000	0.0000	1.7900e- 003

## 6.2 Area by SubCategory

#### **Unmitigated**

	ROG	NOx	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
SubCategory	tons/yr												MT	/yr		
Architectural Coating	0.1089					0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Products	0.3671					0.0000	0.0000	       	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Landscaping	8.0000e- 005	1.0000e- 005	8.6000e- 004	0.0000		0.0000	0.0000	       	0.0000	0.0000	0.0000	1.6800e- 003	1.6800e- 003	0.0000	0.0000	1.7900e- 003
Total	0.4761	1.0000e- 005	8.6000e- 004	0.0000		0.0000	0.0000		0.0000	0.0000	0.0000	1.6800e- 003	1.6800e- 003	0.0000	0.0000	1.7900e- 003

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#### Santee Cannabis Business Ordinance - San Diego Air Basin, Annual

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

#### 6.2 Area by SubCategory

#### **Mitigated**

	ROG	NOx	СО	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	Total CO2	CH4	N2O	CO2e
SubCategory	tons/yr												MT	/yr		
Architectural Coating	0.1000 					0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
	0.3671				 	0.0000	0.0000		0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000	0.0000
Landscaping	8.0000e- 005	1.0000e- 005	8.6000e- 004	0.0000	 	0.0000	0.0000	       	0.0000	0.0000	0.0000	1.6800e- 003	1.6800e- 003	0.0000	0.0000	1.7900e- 003
Total	0.4761	1.0000e- 005	8.6000e- 004	0.0000		0.0000	0.0000		0.0000	0.0000	0.0000	1.6800e- 003	1.6800e- 003	0.0000	0.0000	1.7900e- 003

#### 7.0 Water Detail

## 7.1 Mitigation Measures Water

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

	Total CO2	CH4	N2O	CO2e
Category		МТ	-/yr	
milgalou	67.6704	0.6097	0.0148	87.3115
Unmitigated	67.6704	0.6097	0.0148	87.3115

## 7.2 Water by Land Use <u>Unmitigated</u>

	Indoor/Out door Use	Total CO2	CH4	N2O	CO2e
Land Use	Mgal		МТ	/yr	
General Light Industry	11.5625 / 0	40.5439	0.3790	9.1700e- 003	52.7518
Manufacturing	5.55 / 0	19.4611	0.1819	4.4000e- 003	25.3209
Strip Mall	1.48145 / 0.907986	7.6655	0.0487	1.1900e- 003	9.2389
Total		67.6704	0.6097	0.0148	87.3115

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

#### 7.2 Water by Land Use

#### **Mitigated**

	Indoor/Out door Use	Total CO2	CH4	N2O	CO2e
Land Use	Mgal		МТ	/yr	
General Light Industry	11.5625 / 0	40.5439	0.3790	9.1700e- 003	52.7518
Manufacturing	5.55 / 0	19.4611	0.1819	4.4000e- 003	25.3209
Strip Mall	1.48145 / 0.907986	7.6655	0.0487	1.1900e- 003	9.2389
Total		67.6704	0.6097	0.0148	87.3115

#### 8.0 Waste Detail

### 8.1 Mitigation Measures Waste

#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

#### Category/Year

	Total CO2	CH4	N2O	CO2e		
	MT/yr					
Mitigated		1.3527	0.0000	56.7072		
Unmitigated	1	1.3527	0.0000	56.7072		

## 8.2 Waste by Land Use <u>Unmitigated</u>

	Waste Disposed	Total CO2	CH4	N2O	CO2e
Land Use	tons		МТ	-/yr	
General Light Industry	62	12.5854	0.7438	0.0000	31.1799
Manufacturing	29.76	6.0410	0.3570	0.0000	14.9664
Strip Mall	21	4.2628	0.2519	0.0000	10.5609
Total		22.8893	1.3527	0.0000	56.7072

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#### EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

#### 8.2 Waste by Land Use

#### **Mitigated**

	Waste Disposed	Total CO2	CH4	N2O	CO2e
Land Use	tons		MT	-/yr	
General Light Industry	62	12.5854	0.7438	0.0000	31.1799
Manufacturing	29.76	6.0410	0.3570	0.0000	14.9664
Strip Mall	21	4.2628	0.2519	0.0000	10.5609
Total		22.8893	1.3527	0.0000	56.7072

## 9.0 Operational Offroad

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

#### **10.0 Stationary Equipment**

## **Fire Pumps and Emergency Generators**

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

#### **Boilers**

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

#### **User Defined Equipment**

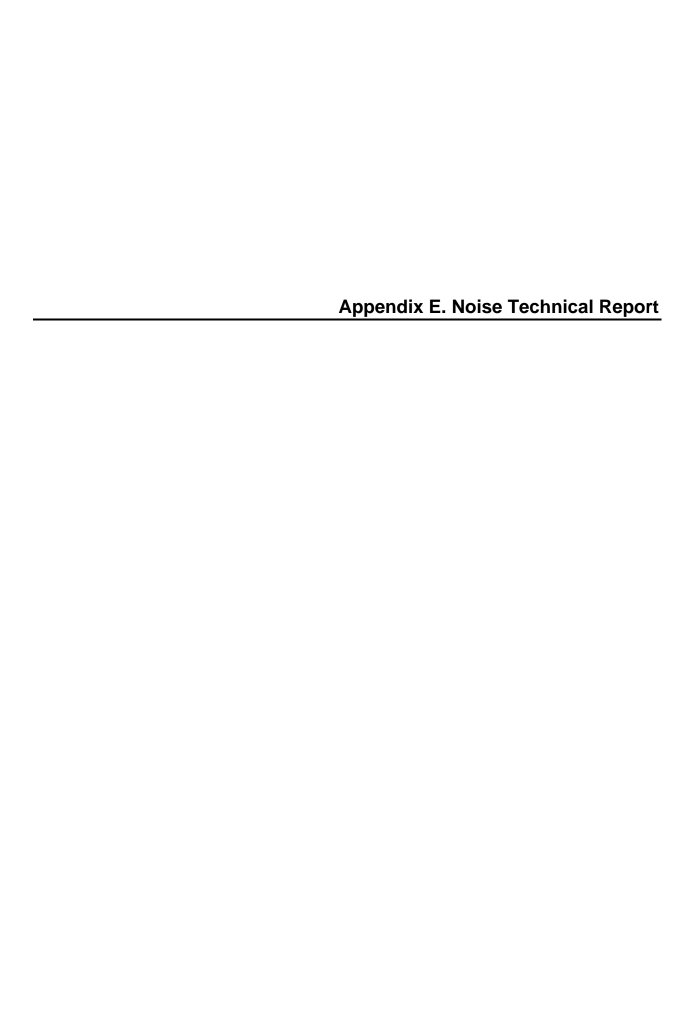
Equipment Type	Number

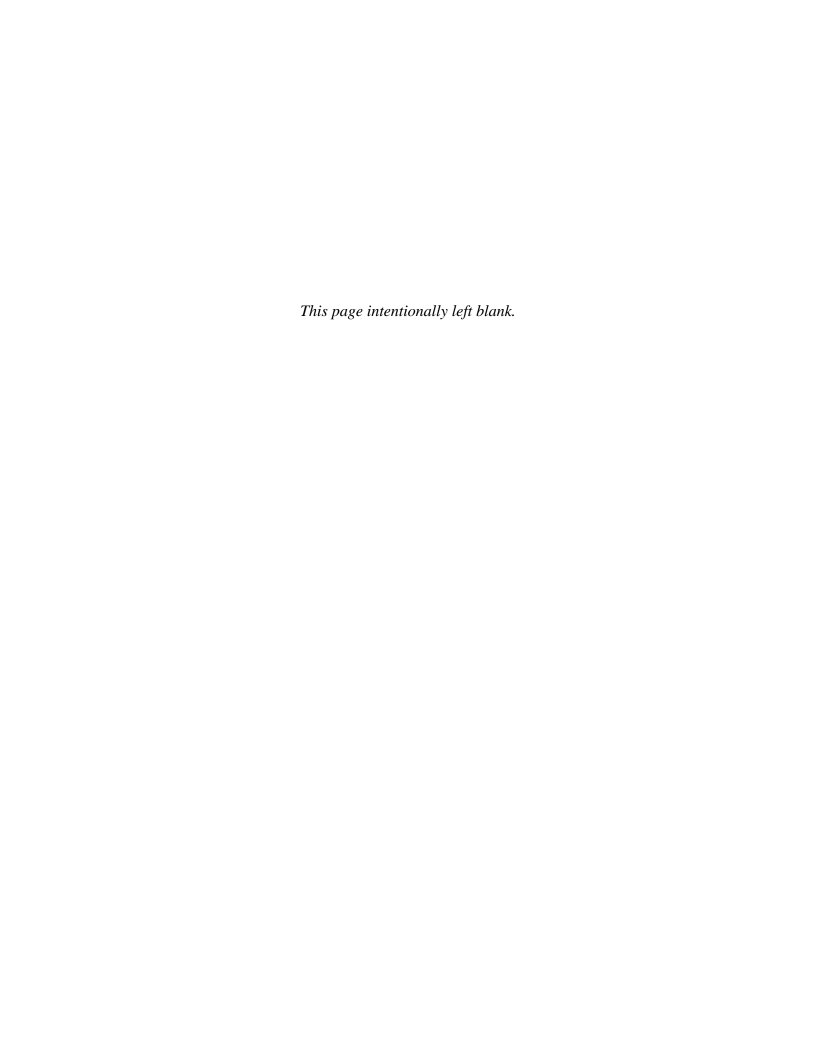
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Santee Cannabis Business Ordinance - San Diego Air Basin, Annual

EMFAC Off-Model Adjustment Factors for Gasoline Light Duty Vehicle to Account for the SAFE Vehicle Rule Applied

11.0 Vegetation





# Noise Technical Report

## **Santee Cannabis Business Ordinance**

June 2022

#### Prepared for:

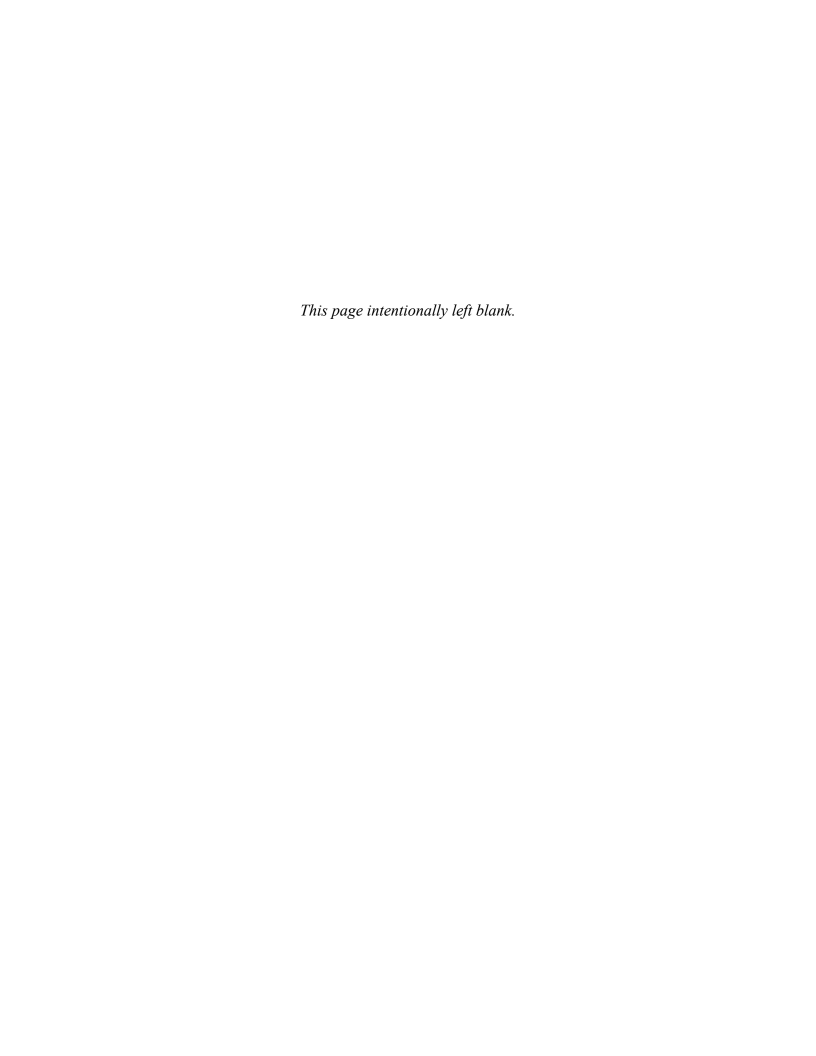


City of Santee Department of Development Services 10601 Magnolia Avenue Santee, California 92071

#### Prepared by:



600 B Street, Suite 2000 San Diego, California 92101



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## **Appendices**

Appendix A. Federal Highway Administration Noise Prediction Model Results

#### Acronyms and Abbreviations

AUMA Control, Tax, and Regulate the Adult Use of Marijuana Act

Caltrans California Department of Transportation

CEQA California Environmental Quality

City City of Santee

CNEL community noise equivalent level

dB decibel

dBA A-weighted decibel

FTA Federal Transit Administration

HVAC heating, ventilation, and air conditioning

in/sec inches per second
Ldn day-night noise level
Leq equivalent energy level

LLG Linscott, Law & Greenspan, Engineers

Lmax maximum noise level Lmin minimum noise level

MAUCRSA Medicinal and Adult-Use of Cannabis Regulation and Safety Act

MCAS Marine Corps Air Station

NA not applicable

NSLU noise-sensitive land use

Ordinance or project Santee Cannabis Business Ordinance

PPV peak particle velocity

SR- State Route
VdB vibration decibel

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#### **Executive Summary**

This noise and vibration analysis was prepared in accordance with the requirements of the California Environmental Quality Act (CEQA) to assess if significant noise and vibration impacts are likely to occur in conjunction with implementation of the proposed Santee Cannabis Business Ordinance (Ordinance or project). The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City of Santee (City), consistent with the Ordinance. This report examines the impacts of the project and recommends mitigation measures where necessary to address significant noise impacts.

Specifically, this report evaluates the project's potential to:

- Generate a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance or applicable standards of other agencies
- Generate excessive groundborne vibration or groundborne noise levels
- For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within 2 miles of a public airport or public use airport, expose people residing or working in the project area to excessive noise levels

The noise and vibration analysis concludes that the project would not generate a substantial temporary or permanent increase in ambient noise levels in excess of applicable standards. However, implementation of the project would have the potential to result in two significant impacts: (1) groundborne vibration impacts during construction and (2) location of new facilities within the 70–75 A-weighted decibel (dBA) day-night noise level (Ldn) contour of Gillespie Field. Mitigation Measures NOI-1 and NOI-2 would reduce groundborne vibration impacts to a less than significant level. Mitigation Measure NOI-3 would reduce impacts related to aircraft operations at Gillespie Field to a less than significant level.

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## Section 1 Project Description

The City of Santee (City) proposes a comprehensive Santee Cannabis Business Ordinance (Ordinance or project) amending the City's Municipal Code to regulate cannabis land uses consistent with the Medicinal and Adult-Use of Cannabis Regulation and Safety Act (MAUCRSA) and the Control, Tax, and Regulate the Adult Use of Marijuana Act (AUMA). The Ordinance would implement the provisions of the MAUCRSA to accommodate the needs of people with medical illnesses who need cannabis for medicinal purposes as recommended by their healthcare providers and to provide access to those resources. It would also provide access to adult-use cannabis for people aged 21 and over as authorized by the AUMA while imposing sensible regulations on the use of land to protect City residents, neighborhoods, and businesses from disproportionately negative impacts. The Ordinance would regulate the commercial cultivation, processing, manufacturing, testing, sale, delivery, and distribution of cannabis and cannabis products in a responsible manner to protect the health, safety, and welfare of the residents of the City and to enforce rules and regulations consistent with state law and in a fair and equitable manner.

Cannabis facilities would not be located within 900 feet of sensitive receptors, including kindergarten through 12th grade schools, commercial daycare centers, youth centers, religious locations, or parks. It is anticipated that certain types of cannabis facilities would only be allowed in the Light Industrial (IL), General Industrial (IG), and General Commercial (GC) zones in the City, subject to the City's siting requirements (see Figure 1, Areas Allowing Cannabis Facilities by Zone).

The project does not propose any specific new development; however, it would allow cannabis facilities to be permitted in the City, consistent with the Ordinance. For this analysis, a realistic, worst-case scenario was developed to evaluate the project's impacts. A total of 20 facilities—retail (two locations total), microbusiness with retail (two locations total), microbusiness without retail (two locations total), manufacturing (four locations total), testing (four locations total), and distribution (six locations total)—were assumed to be permitted by the Ordinance. At this time, the specific locations of the retail, microbusiness, manufacturing, testing, and distribution sites are not known, although they would occur in the Light Industrial (IL), General Industrial (IG), and General Commercial (GC) zones. The anticipated proposed land use square footage and allowed zones permitted by the Ordinance are identified in Table 1, Cannabis Facilities Assumptions.

**Table 1. Cannabis Facilities Assumptions** 

Land Use Type	Allowed Zones	Square Footage per Facility	Proposed Santee Facilities	Total Square Footage per Land Use Type
Storefront Retail + Delivery	GC, IL, IG	5,000	2	10,000
Microbusiness with Retail (includes retail, distribution, and manufacturing – no cultivation)	GC, IL, IG	10,000	2	20,000
Microbusiness without Retail (includes cultivation, manufacturing, and distribution)	IL, IG	15,000	2	30,000
Manufacturing	IL, IG	3,000	4	12,000
Testing	IL, IG	2,500	4	10,000
Distribution	IL, IG	2,000	6	12,000
Total	_	-	20	94,000

Notes: GC = General Commercial; IG = General Industrial; IL = Light Industrial

Definition of a microbusiness includes a maximum cultivation canopy of 10,000 square feet.

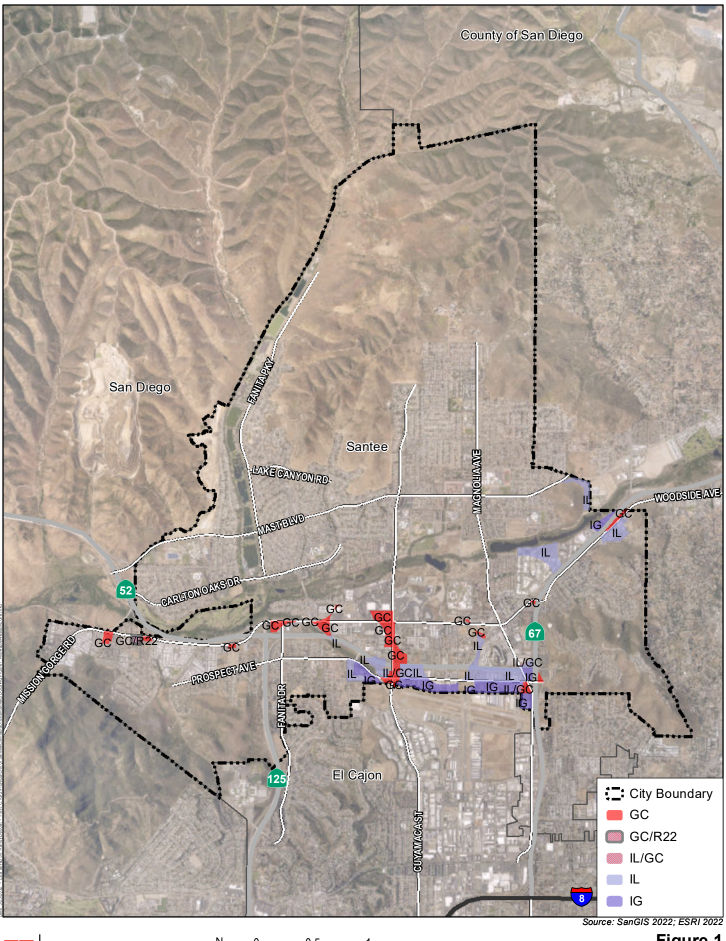


Figure 1
Facilities by Zone

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## Section 2 Existing Conditions

## 2.1 Noise Basics

### 2.1.1 Quantification of Noise

The California Department of Transportation (Caltrans) defines noise as sound that is loud, unpleasant, unexpected, or undesired. Further, for the purposes of noise analysis, noise only exists if a source, path, and receiver are present. Sound pressure waves must be produced by a source and transmitted through a medium, such as air. The sound must be perceived by, registered by, or affect a receptor, such as an ear or noise monitoring device (Caltrans 2013a).

Sound pressure levels are quantified using a logarithmic ratio of actual sound pressures to a reference pressure squared, called bels. A bel is typically divided into tenths, or decibels (dB). Sound pressure alone is not a reliable indicator of loudness because frequency (or pitch) also affects how receptors respond to the sound. To account for the pitch of sounds and the corresponding sensitivity of human hearing to them, the raw sound pressure level is adjusted with a frequency-dependent A-weighting scale that is stated in units of decibels (dBA) (Caltrans 2013a). Typical A-weighted noise levels are listed in Table 2, Typical A-Weighted Noise Levels.

**Table 2. Typical A-Weighted Noise Levels** 

Common Outdoor Activities	Noise Level (dBA)	Common Indoor Activities
	— 110 —	Rock band
Jet flyover at 1,000 feet		
	— 100 —	
Gas lawn mower at 3 feet		
	— 90 —	
Diesel truck at 50 feet at 50 miles per hour		Food blender at 3 feet
	— 80 —	Garbage disposal at 3 feet
Noisy urban area, daytime		
Gas lawn mower, 100 feet	— 70 —	Vacuum cleaner at 10 feet
Commercial area		Normal speech at 3 feet
Heavy traffic at 300 feet	— 60 —	
		Large business office
Quiet urban daytime	— 50 —	Dishwasher next room
Quiet urban nighttime	<del></del>	Theater, large conference room (background)
Quiet suburban nighttime		
	— 30 —	Library
Quiet rural nighttime		Bedroom at night

**Table 2. Typical A-Weighted Noise Levels** 

Common Outdoor Activities	Noise Level (dBA)	Common Indoor Activities
	<b>— 20 —</b>	
		Broadcast/recording studio
	— 10 —	
Lowest threshold of human hearing	<b>—</b> 0 <b>—</b>	Lowest threshold of human hearing

**Source:** Caltrans 2013a. **Note:** dBA = A-weighted decibel

A receptor's response to a given noise may vary depending on the sound level, duration of exposure, character of the noise sources, time of day during which the noise is experienced, and activity affected by the noise. Activities most affected by noise include rest, relaxation, recreation, study, and communications. In consideration of these factors, different measures of noise exposure have been developed to quantify the extent of the effects from a variety of noise levels. For example, some measures consider the 24-hour noise environment of a location by using a weighted average that penalizes noise levels during normal relaxation and sleep hours. Other measures consider an average noise level over a period of time that includes ambient noise and a steady-state noise source for a given period of time within the averaging period (Caltrans 2013a). The indices for measuring community noise levels that are used in this report are defined below:

Lmax, the maximum noise level, is the highest instantaneous noise level during a specified time period.

**Lmin,** the minimum noise level, is the lowest instantaneous noise level during a specified time period.

**Leq**, the equivalent energy level, provides an average acoustical or sound energy content of noise, measured during a prescribed period, such as 1 minute, 15 minutes, 1 hour, or 8 hours. The sound level may not be constant over the measured time period, but the average dB sound level, given as dBA Leq, contains an equal amount of energy as the fluctuating sound level.

Ldn, the day-night noise level, is a 24-hour Leq, except that the nighttime hours (10:00 p.m. to 7:00 a.m.) are assessed a 10 dBA penalty. This penalty attempts to account for the fact that nighttime noise levels are potentially more disturbing than equal daytime noise levels. The community noise equivalent level (CNEL) is similar to Ldn, except an additional 5 dBA weighting is applied to all sound occurring between 7:00 p.m. and 10:00 p.m. The City uses Ldn to measure noise in the City; therefore, Ldn is used in this analysis (City of Santee 2003). Ldn and CNEL are typically within 1 dBA of each other and, for most intents and purposes, are interchangeable.

The dB level of a sound decreases (or attenuates) as the distance from the source of that sound increases. For a single point source, such as a piece of mechanical equipment, the sound level normally decreases by approximately 6 dBA for each doubling of distance from the source. Sound that originates from a linear, or "line," source, such as vehicular traffic, attenuates by approximately 3 dBA per doubling of distance. Other contributing factors that affect sound reception include ground absorption, topography that provides a natural barrier, meteorological conditions, or the presence of human-made obstacles such as buildings and sound barriers (Caltrans 2013a). Noise from roadways in environments with major ground effects may yield attenuation rates as high as 4.5 dBA for each doubling of distance due to vegetation and loose soils that would reduce noise levels by either absorbing or scattering the sound (WSDOT 2019).

### 2.1.2 Noise Effects

Reaction to a given sound varies depending on acoustical characteristics of the source and the environment of the receptor. The A-scale de-emphasizes low-frequency sounds because humans are more sensitive to high-frequency sounds that are more likely to cause hearing damage. People tend to compare an intruding noise to existing background noise levels. If a new noise is considerably louder or noticeable above existing levels, it is generally considered objectionable. The activity that the receptor is engaged in also affects response. For example, the same noise source, such as constant freeway traffic, may be more objectionable to people sleeping than to workers in a factory. A 3 dBA change is the smallest increment that is perceptible by most receivers, and a 5 dBA change in community noise level is clearly noticeable. Generally, 1–2 dBA changes are not detectable, except under controlled laboratory conditions. A sound that is 10 dBA greater than the reference sound is typically perceived as twice as loud (Caltrans 2013a).

### 2.2 Environmental Vibration Basics

Vibration is defined as dynamic excitation of an elastic system, such as the ground or a structure, that results in oscillatory movement of the system (Caltrans 2013b). Typical human-made causes of earthborne vibration include trains and construction activities such as blasting, pile driving, and operation of heavy earthmoving equipment (FTA 2018). The resulting waves transmitted through solid material are referred to as structureborne or groundborne vibration. Vibration energy spreads out as it travels through the ground, causing the vibration amplitude to decrease with distance away from the source. The vibration levels inside a building depend on the vibration energy that reaches the foundation and the characteristics of the structure that affect propagation of the vibration through it. A heavier building will typically experience lower vibration levels. The most common impact associated with vibration is annoyance resulting from the effects of vibration, such as building movement, rattling of windows, shaking of items on shelves or walls, and rumbling sounds. In more extreme cases, building damage may occur. Because the effects of vibration elicit a greater response than the vibration itself, vibration is typically only perceptible to people inside buildings (FTA 2018).

Vibration levels are typically expressed in terms of the peak particle velocity (PPV) and root mean square amplitude, both in inches per second (in/sec). PPV is most appropriate for evaluating building damage potential. Caltrans estimates that continuous vibration levels of less than 0.08 PPV and single-event vibration levels of less than 0.12 PPV do not result in damage to even the most fragile historic buildings (Caltrans 2013b). The Federal Transit Administration (FTA) has identified a maximum PPV of 0.2 in/sec for fragile buildings and 0.12 in/sec for extremely fragile historic buildings (FTA 2018).

PPV does not account for human response to vibration. The root mean square amplitude is used to represent average vibration amplitude, which accounts for the time it takes for the human body to respond to vibration signals. The root mean square amplitude is also given in dB notation, referenced as vibration decibels (VdB), which serves to compress the range of numbers required to describe vibration relative to human response (FTA 2018). The general human response to different groundborne vibration velocity levels is described in Table 3, Human Response to Different Levels of Groundborne Vibration.

Table 3. Human Response to Different Levels of Groundborne Vibration

Vibration	Noise Level		
Velocity Level	Low Frequency	Mid- Frequency	Human Reaction
65 VdB	25 dBA	40 dBA	Approximate threshold of perception for many people. Mid-frequency sound may disturb sleep.
75 VdB	35 dBA	50 dBA	Approximate dividing line between barely perceptible and distinctly perceptible. Many people find that transportation-related vibration at this level is annoying. Mid-frequency noise disturbs sleep and is considered annoying in more quiet areas.
85 VdB	45 dBA	60 dBA	Vibration acceptable only if there are an infrequent number of events per day. Low-frequency noise disturbs sleep and mid-frequency noise can be annoying to daytime NSLUs, such as schools.

Source: FTA 2018.

Note: dBA = A-weighted decibel; NSLU = noise-sensitive land use; VdB = vibration decibel

The rumbling sound caused by the vibration of room surfaces is called groundborne noise. Like airborne noise, groundborne noise is measured in dBA. The sound level accompanying vibration is generally 25–40 dBA lower than the vibration velocity level in VdB, as shown in Table 3. Due to its low-frequency components, groundborne noise sounds louder than broadband noise with the same noise level (FTA 2018). Typical human response to groundborne noise levels is shown in Table 3. The background vibration velocity level in residential areas is usually around 50 VdB, which is below the 65 VdB threshold of human perception (FTA 2018). The same human reaction corresponds to a given vibration velocity level and its resulting noise level; therefore, for simplicity, this analysis refers only to a source's VdB to describe potential human response to groundborne vibration and noise.

## 2.3 Regulatory Framework

### 2.3.1 Federal

### 2.3.1.1 Federal Aviation Administration Standards

Enforced by the Federal Aviation Administration, Code of Federal Regulations, Title 14, Part 150, prescribes the procedures, standards, and methods governing the development, submission, and review of airport noise exposure maps and airport noise compatibility programs, including the process for evaluating and approving or disapproving those programs. Title 14 also identifies those land uses that are normally compatible with various levels of exposure by individuals to noise. The Federal Aviation Administration considers commercial land uses to be compatible with exterior noise levels at or less than 70 dBA Ldn unless additional noise reducing features have been incorporated into affected buildings.

### 2.3.1.2 Federal Transit Administration Standards

Although the FTA standards are intended for federally funded mass transit projects, the impact assessment procedures and criteria included in the FTA Transit Noise and Vibration Impact Assessment Manual (FTA 2018) are routinely used for projects proposed by local jurisdictions. The manual includes criteria for assessing the impacts of groundborne vibration, which are presented in Table 4, Federal Transit Administration Groundborne Vibration Impact Criteria.

Table 4. Federal Transit Administration Groundborne Vibration Impact Criteria

	Impact Levels (VdB)				
Land Use Category	Frequent Events <sup>1</sup>	Occasional Events <sup>2</sup>	Infrequent Events <sup>3</sup>		
Category 1: Buildings where vibration would interfere with interior operations	65	65	65		
Category 2: Residences and buildings where people normally sleep	72	75	80		
Category 3: Institutional land uses with primarily daytime uses	75	78	83		

Source: FTA 2018.

Notes: VdB = vibration decibel

Vibration levels are measured in or near the vibration-sensitive use.

- "Frequent Events" are defined as more than 70 vibration events of the same source per day.
- <sup>2</sup> "Occasional Events" are defined as between 30 and 70 vibration events of the same source per day.
- "Infrequent Events" are defined as fewer than 30 vibration events of the same source per day.

### 2.3.1.3 Noise Control Act

The Noise Control Act of 1972 identifies uncontrolled noise as a danger to health and welfare, particularly for people in urban areas. Responsibility for noise control remains primarily a state and local issue; however, the Noise Control Act establishes a means for effective coordination of federal research and noise control activities (USEPA 2021). The act includes a directive that the U.S. Environmental Protection Agency develop and publish information on noise levels to protect

public health and welfare with an adequate margin of safety. In 1974, the U.S. Environmental Protection Agency published the Information on Levels of Environmental Noise Requisite to Protect Public Health and Welfare with an Adequate Margin of Safety. The document identifies an interior noise level of 45 dBA Ldn in indoor residential areas to be adequate to protect indoor activity from interference and annoyance. An exterior noise level of 55 dBA Ldn is identified as the maximum noise level to avoid interference and annoyance in residential areas and other areas in which quiet is a basis for use. A maximum 24-hour average outdoor noise level of 70 dBA Leq is recommended to prevent hearing loss (USEPA 1974).

### 2.3.2 State

#### 2.3.2.1 California Noise Control Act

Sections 46000 through 46080 of the California Health and Safety Code, known as the California Noise Control Act of 1973, find that excessive noise is a serious hazard to public health and welfare and that exposure to certain levels of noise can result in physiological, psychological, and economic damage. The California Noise Control Act declares that the State of California has a responsibility to protect the health and welfare of its citizens through the control, prevention, and abatement of noise. It is the state's policy to provide an environment for all Californians free from noise that jeopardizes their health or welfare. Section 46050.1 of the act mandates development guidelines for the preparation and content of General Plan Noise Elements.

### 2.3.3 Local

### 2.3.3.1 Santee General Plan

The Noise Element of the Santee General Plan contains goals and policies to control and abate environmental noise and to protect the City's citizens from excessive exposure to noise. The Santee General Plan establishes an exterior ambient noise standard of 65 dBA Ldn for noise-sensitive land uses (NSLUs). This criterion is applied at rear yard areas of single-family residences and ground floor common areas and private patio areas for multi-family residences. For other NSLUs, such as libraries, schools, or hospitals, noise-sensitive areas are those areas that serve a significant function for the use that could be adversely affected by noise. For example, for schools, it is applied to outdoor teaching or discussion areas (and does not include playgrounds or other active outdoor areas).

Table 5, Santee General Plan Land Use Compatibility Guidelines (dBA Ldn), presents the Santee General Plan Noise Element guidelines for determining acceptable and unacceptable community noise exposure limits for various land use categories. Normally acceptable noise levels are defined as satisfactory based on the assumption that any buildings involved are of normal conventional construction without any special noise insulation requirements. Conditionally acceptable noise levels indicate that new construction or development should be undertaken only after a detailed analysis of the noise reduction requirements is made and needed noise insulation features have been included in the design. Conventional construction with closed windows and fresh air supply

systems or air conditioning will normally suffice. The Santee General Plan states that these compatibility guidelines are not prohibitive but should be used as a guide and a resource.<sup>1</sup> Additionally, the Santee General Plan Noise Element contains the following objectives and policies that are applicable to new development in the City (City of Santee 2003):

- **Objective 1.0:** Control noise from sources adjacent to residential, institutional and other noise-sensitive receptors.
  - Policy 1.1: The City shall support a coordinated program to protect and improve
    the acoustical environment of the City including development review for new
    public and private development and code compliance for existing development.
  - Policy 1.2: The City shall utilize noise studies and noise contour maps when evaluating development proposals during the discretionary review process.
  - Policy 1.4: The City shall promote alternative sound attenuation measures rather than traditional wall barrier wherever feasible; these may include glass or polycarbonate walls, berms, landscaping, and the siting of noise-sensitive uses on a parcel away from the roadway or other noise source.
  - Policy 1.5: The City shall review future projects with particular scrutiny regarding the reduction of unnecessary noise near noise-sensitive areas such as hospitals, schools, parks, etc.
- **Objective 2.0:** Ensure that future developments will be constructed to minimize interior and exterior noise levels.
  - Policy 2.1: The City shall adhere to planning guidelines and building codes which include noise control for the exterior and interior living space of all new residential developments within noise impacted areas.
  - **Policy 2.2:** The City should require new development to mitigate noise impacts to existing uses resulting from new development when: (1) such development adds traffic to existing City streets that necessitates the widening of the street; and (2) the additional traffic generated by the new development causes the noise standard or significance thresholds to be exceeded.
  - Policy 2.3: The City should not require new development to mitigate noise impacts to existing uses when the new development only adds traffic already anticipated by the City's General Plan to an existing street, but does not necessitate widening of that street.

<sup>&</sup>lt;sup>1</sup> See page 7-14 in Section 8.1, Local Regulations, of the Santee General Plan Noise Element.

Table 5. Santee General Plan Land Use Compatibility Guidelines (dBA Ldn)

		<u> </u>	<u> </u>	
Land Use Category	Normally Acceptable	Conditionally Acceptable	Normally Unacceptable	Clearly Unacceptable
Residential – Low-Density, Single-Family, Duplex, Mobile Homes	50–65	65–70	70–75	75–85
Residential – Multiple-Family	50–65	65–70	70–75	75–85
Transient Lodging – Motel, Hotels	50–65	65–70	70–80	80–85
Schools, Libraries, Churches, Hospitals, Nursing Homes <sup>1</sup>	50–65	65–70	70–80	80–85
Auditoriums, Concert Halls, Amphitheaters	50–60	60–70	NA	70–85
Sports Arenas, Outdoor Spectator Sports	50–65	65–75	NA	75–85
Playgrounds, Neighborhood Parks	50–70	NA	70–75	75–85
Golf Courses, Riding Stables, Water Recreation, Cemeteries	50–75	NA	75–80	80–85
Office Buildings, Business Commercial, Professional	50–70	70–75	75–85	NA
Industrial, Manufacturing, Utilities, Agriculture	50–75	75–80	80–85	NA

Source: City of Santee 2003.

Notes: dBA = A-weighted decibel; Ldn = day-night noise level; NA = not applicable

**Normally Acceptable:** Specified land use is satisfactory based on the assumption that any buildings involved are of normal conventional construction without any special noise insulation requirements.

**Conditionally Acceptable:** New construction or development should be undertaken only after a detailed analysis of the noise reduction requirements is made and needed noise insulation features have been included in the design. Conventional construction but with closed windows and fresh air supply systems or air conditioning will normally suffice.

**Normally Unacceptable:** New construction or development should be discouraged. If new construction or development does proceed, a detailed analysis of the noise reduction requirements must be made and needed noise insulation features must be included in the design.

Clearly Unacceptable: New construction or development should generally not be undertaken.

The Santee General Plan Noise Element further states that, when new development may result in the exposure of existing or future NSLUs to noise levels in excess of 65 dBA Ldn, an acoustical study will be required. If the acoustical study shows that the noise levels at any noise-sensitive area will exceed 65 dBA Ldn, the development should not be approved unless the following findings are made (City of Santee 2003):

- a. Modifications to the development have been, or will be made, which will reduce the exterior noise level in noise sensitive areas to 65 dB(A) Ldn or less, or
- b. If, with current noise abatement technology, it is not feasible to reduce the exterior noise level to 65 dB(A) Ldn or less, then modifications to the development have been, or will be made which reduce the exterior noise level to the maximum extent feasible

Applies to noise-sensitive areas that serve a significant function for the use that could be adversely affected by noise, such as outside areas used primarily for instruction, meditation areas, rest and relaxation areas, and other areas where general peace and quiet are important.

- and the interior noise level to 45 dB(A) Ldn or less. Particular attention shall be given to noise sensitive spaces such as bedrooms.
- c. For rooms in noise sensitive areas which are occupied only for a part of the day (schools, libraries or similar), the interior one-hour average sound level during occupation, due to noise outside, should not exceed 45 dB(A) Leq (hour).

Further, noise impacts shall be considered significant if any of the following occur as a result of the proposed development (City of Santee 2003):

- 1. If, as a direct result of the proposed development, noise levels for any existing or planned development will exceed the noise levels considered compatible for that use as identified in [Table 5].
- 2. If, as a direct result of the proposed development, noise levels which already exceed the levels considered compatible for that use are increased by 3 or more decibels.

### 2.3.3.2 Santee Noise Ordinance

The City's Noise Ordinance is in Section 5.04 of the Santee Municipal Code (City of Santee 2022). Section 5.04.040, which establishes the City's noise regulation, generally prohibits nuisance noise and states that it is unlawful for any person to make, continue, or cause to be made or continued within City limits any disturbing, excessive, or offensive noise that causes discomfort or annoyance to reasonable people of normal sensitivity residing in the area. This section details several specific sources of nuisance noise and outlines how it may be determined that the noise is in violation of the code. Specific sources of nuisance noise include but are not limited to devices for producing or reproducing sound, drums and other musical instruments, yelling, and animals.

Section 5.04.160 limits noise between 10:00 p.m. and 7:00 a.m. from sources that are not specifically addressed in the City's Noise Ordinance or exempted from the ordinance to levels that do not exceed average conversational levels at a distance of 50 feet from the property line from which the noise is being generated or 50 feet from the source in a public area. The typical noise level for normal conversation is 65 dBA at 3 feet from the source (Caltrans 2013a).

Section 5.04.090, which specifically pertains to construction equipment, makes operation of any construction equipment outside the hours of 7:00 a.m. through 7:00 p.m., Monday through Saturday, except legal holidays, unlawful unless the operation is expressly approved by the City's Director of Development Services. Construction equipment with a manufacturer's noise rating of 85 dBA Lmax or greater may only operate at a specific location for 10 consecutive workdays. If work involving such equipment would involve more than 10 consecutive workdays, a notice must be provided to all property owners and residents within 300 feet of the site no later than 10 days before the start of construction. The notice must be approved by the City, describe the project and the expected duration of work, and provide a point of contact to resolve noise complaints.

## 2.3.3.3 Santee Zoning Ordinance

Section 13.30.030, Performance Standards, of the Zoning Ordinance applies to operation of land uses and states that no operation or activity is permitted that will create vibration noticeable without instruments at the perimeter of the subject property.

## 2.4 Existing Noise Environment

Existing noise sources that affect the project area are described below.

## 2.4.1 Existing Conditions

Traffic noise, especially along freeway corridors and major roadways, is the primary source of noise in the City, including potential cannabis facility locations (City of Santee 2003). Aircraft flyovers from Gillespie Field and Marine Corps Air Station (MCAS) Miramar are also a source of noise throughout the City. New cannabis facilities would be allowed primarily in the southern area of the City, generally on local streets along the SR-67 and SR-52 corridors, including Mission Gorge Road, Prospect Avenue, and Woodside Avenue. Land surrounding the project area is generally developed with existing commercial and industrial development. Typical commercial and industrial noise sources include parking lot noise, commercial truck deliveries at loading docks, and equipment noise, such as heating, ventilation, and air conditioning systems (HVAC). Some residential land uses are adjacent to existing commercial and industrial areas along Mission Gorge Road, Cuyamaca Street, SR-52, and Woodside Avenue in areas that may accommodate project uses.

## 2.4.2 Transportation Noise Sources

#### 2.4.2.1 **Aviation**

MCAS Miramar is adjacent to the western/northwestern boundary of the City. The runways are approximately 6 miles west of the City boundary. Aircraft currently flown at MCAS Miramar include F-35, F/A-18, KC-130, and C-12 aircraft, as well as CH-46 and CH-53 helicopters (MCAS Miramar 2018). Currently, the maximum authorized mission of the airfield is 112,242 annual aircraft operations. MCAS Miramar also typically hosts an annual air show that includes additional aircraft and higher-than-normal levels of aircraft operation during the event. As noise abatement measures for normal operations, fixed-wing aircraft and helicopter flight routes have been designed to follow major rail lines and highways or remain over base property. The current Airport Land Use Compatibility Plan adopted by the San Diego County Airport Land Use Commission for MCAS Miramar indicates that the project area is outside the 60 dBA CNEL noise contour (SDCRAA 2011).

Gillespie Field airport operated by the County of San Diego is also identified as a noise source in the Santee General Plan. This airport is directly south of the City of Santee in the City of El Cajon, west of SR-67. In 2018, annual operations from Gillespie Field totaled approximately 233,969 flights (County of San Diego 2022) and, by 2025, are projected to reach 294,050 (SDCRAA 2010). Portions of the project area, primarily between SR-125 and SR-67 and south of Mission Gorge Road, are within the 60–65 dBA Ldn, 65–70 dBA Ldn, and 70–75 dBA Ldn airport noise contours (SDCRAA 2010).

### 2.4.2.2 Roadways

Table 6, Existing Off-Site Roadway Noise Levels, shows calculated existing noise levels generated by representative roadway segments in the project area. Existing noise levels were calculated using the methods described in Section 3.1.1, Excessive Noise Levels. As shown in Table 6, existing noise levels from Mission Gorge Road, West Hills Parkway, and Cuyamaca Street currently exceed the normally acceptable noise compatibility standard of 65 dBA Ldn for residences, schools, and other NSLUs. Noise generated along Mission Gorge Road and Cuyamaca Street currently exceeds the normally acceptable noise compatibility standard of 70 dBA Ldn for parks and commercial uses.

**Table 6. Existing Off-Site Roadway Noise Levels** 

Roadway	Segment	Existing Average Daily Trips	Noise Level at 50 Feet from Roadway Centerline (dBA Ldn)
	Western City limits to West Hills Parkway	16,510	71
Mission Gorge Road	SR-125 to Fanita Drive	45,440	77
	Town Center Parkway to Cuyamaca Street	28,630	78
West Hills Parkway	Mast Boulevard to Mission Gorge Road	11,610	68
Cuyamaca Street	Mission Gorge Road to SR-52 ramps	39,020	74
N. Woodside Avenue	Riverford Road to Woodside Avenue	3,390	60

Source: LLG 2022 (traffic data). See Appendix A for noise model assumptions and output.

Note: dBA = A-weighted decibel; Ldn = day-night noise level; SR- = State Route

#### 2.4.2.3 Railroads

The Green Line route of the San Diego Trolley operated by the San Diego Metropolitan Transit System terminates in the Santee Town Center area at the northwestern corner of Mission Gorge Road and Cuyamaca Street. It is not a significant noise generator in the City due to its intermittent operation and its alignment, which passes through a primarily commercial corridor on Cuyamaca Street (City of Santee 2003). Noise from the Green Line route typically does not exceed 60 dBA at 100 feet or more from the centerline of the track (RECON 2017).

#### 2.4.3 Noise-Sensitive Land Uses

NSLUs are land uses that may be subject to stress or interference from excessive noise. The Santee General Plan defines NSLUs as areas containing residences, schools, hospitals, rest homes, or long-term medical facilities. Industrial and commercial land uses are generally not considered sensitive to noise. The potential project locations are generally in areas surrounded by commercial and industrial use. However, residential land uses are adjacent to existing commercial and industrial areas along Mission Gorge Road, Cuyamaca Street, SR-52, and Woodside Avenue in areas that may accommodate project uses.

### 2.4.4 Vibration-Sensitive Land Uses

Land uses in which groundborne vibration could potentially interfere with operations or equipment, such as research, manufacturing, hospitals, and university research operations, are considered vibration sensitive (FTA 2018). The degree of sensitivity depends on the specific equipment that would be affected by the groundborne vibration. Excessive levels of groundborne vibration of either a regular or an intermittent nature can result in annoyance to residential uses. The project area includes existing industrial and commercial areas that may include vibration-sensitive equipment, include manufacturing and medical equipment. For example, an urgent care facility is at the intersection of Mission Gorge Road and Woodside Avenue, which is across from a site that may accommodate project uses.

## Section 3 Methods and Significance Criteria

### 3.1 Methods

### 3.1.1 Excessive Noise Levels

Impacts related to potential exposure to excessive noise levels from operation of the project have been assessed based on a comparison of noise levels anticipated to be generated by the project to the applicable City noise standard for existing off-site receptors. Estimated noise levels are based on a variety of sources, including noise technical reports for similar facilities. Noise levels at a particular receptor from a stationary noise source are based on an attenuation rate of 6 dBA for every doubling of distance (FTA 2018).

The potential for implementation of the project to permanently increase ambient noise levels as a result of increased traffic was assessed using standard noise modeling equations adapted from the Federal Highway Administration noise prediction model. The modeling calculations take into account the posted vehicle speed, average daily traffic volume, and estimated vehicle mix. The noise model assumes that roadways would experience a decrease of approximately 3 dBA for every doubling of distance from the roadway. Traffic data is provided in the project-specific Transportation Impact Analysis prepared by Linscott, Law & Greenspan, Engineers (LLG) (LLG 2022). Six representative roadway segments are modeled, including the three segments where the project would result in the greatest net increase in vehicle trips and the three segments where the project would result in the greatest percentage increase in trips compared to conditions without the project.

Impacts related to temporary increases in ambient noise levels from construction of the project were assessed using typical construction equipment reference noise levels provided by the FTA (FTA 2018), assuming an attenuation rate of 6 dBA per doubling of distance from the source.

### 3.1.2 Groundborne Vibration

Groundborne vibration impacts were assessed based on the FTA vibration impact criteria listed in Table 4 and typical vibration source levels provided by the FTA (FTA 2018).

### 3.1.3 Aircraft Noise

Impacts related to aircraft noise were assessed based on a review of published noise contours and planning documents for MCAS Miramar and Gillespie Field (SDCRAA 2010, 2011).

## 3.2 Significance Criteria

Based on Appendix G of the CEQA Guidelines and significance criteria outlined in the Santee General Plan, Santee Municipal Code, and FTA guidance, implementation of the project would result in a significant adverse impact if it would:

- Threshold 1: Generate a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies.
  - New operational noise sources would be significant if these sources would expose off-site people to or generate noise levels at off-site uses in excess of standards established in the Noise Element of the Santee General Plan or the City's Noise Ordinance (Section 5.04 of the Santee Municipal Code), as applicable.
  - A substantial permanent increase in vehicle traffic noise would occur if implementation of the project would result in an ambient noise level that exceeds the normally acceptable land use compatibility limits (Table 5) established in the Santee General Plan. If the normally acceptable standard would be exceeded without project implementation, an increase of more than 3 dBA would be considered significant.
  - Temporary construction activity would be considered significant if it would violate the limits established in Section 5.04.090 of the Santee Municipal Code for receptors in the City. The City's Noise Ordinance prohibits operation of any construction equipment outside the hours of 7:00 a.m. through 7:00 p.m., Monday through Saturday. Construction equipment with a manufacturer's noise rating of 85 dBA Lmax or greater may only operate at a specific location for 10 consecutive workdays absent specific public notice.
- Threshold 2: Generate excessive groundborne vibration or groundborne noise levels. Groundborne vibration is defined as in excess of the FTA criteria listed in Table 4. Additionally, an impact would occur related to architectural and structural damage to buildings if existing buildings were affected by a PPV in excess of 0.2 in/sec.
- Threshold 3: For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, expose people residing or working in the project area to excessive noise levels.

## Section 4 Impact Analysis and Mitigation Measures

## 4.1 Impact Analysis

Potential noise and vibration impacts from construction and operation of the project are discussed below.

### 4.1.1 Threshold 1: Exceedance of Noise Standards

Potential project-related noise impacts from operational sources, transportation sources, and construction activities are discussed below.

## 4.1.1.1 Impact Analysis

The project would have the potential to generate excessive noise levels as a result of increases in traffic volumes, development of new stationary sources of noise, and increases in human activity throughout the project area. The project would also have the potential to result in temporary increases in noise levels during construction.

## **Operational Noise Generated by the Proposed Ordinance**

The project would accommodate a range of commercial and industrial activities that have the potential to generate noise that may affect existing noise-sensitive receptors. Typical noise produced from commercial and industrial development includes HVAC and other stationary equipment, truck deliveries, parking lots, and solid waste collection. These noise sources are addressed below. The proposed Ordinance includes the following standards to minimize exposure of NSLUs to noise from future cannabis facilities:

- Section 7.04.290: All cannabis business permittees must be no closer than 900 feet from any zoned parcel in the City designated by the City and state law as a sensitive use, including schools, daycare centers, churches, youth activity centers, and parks.
- Section 7.04.340: Cannabis shall not be consumed by any person on the premises of any cannabis facilities. No person shall cause or permit the sale, dispensing, or consumption of alcoholic beverages or tobacco on or about the premises of the cannabis facilities. Loitering is prohibited outside any facility and surrounding area.
- Section 7.04.360: Operating hours of the storefront retailer license shall be limited to the hours of 9:00 a.m. through 9:00 p.m., 7 days per week.
- Section 7.04.370: Operating hours of the non-storefront retailer license or out-of-town retail delivery services shall be limited to the hours of 9:00 a.m. through 9:00 p.m., 7 days per week.

The specifications and locations of HVAC systems that would be installed at new cannabis facilities are unknown at this time. For this analysis, it is assumed that the HVAC systems of a light industrial project would be typical of allowed uses. Major mechanical HVAC equipment on the ground or rooftops of new buildings is assumed to generate noise levels that average 69–73

dBA Ldn at a distance of 50 feet when running continuously (PBS&J 2009). As such, HVAC units could have the potential to generate noise that may exceed the noise compatibility standard of 65 dBA Ldn for sensitive receptors up to 125 feet from the unit. Cannabis cultivation facilities may additionally require enhanced ventilation systems to reduce odors at surrounding receptors and dehumidification systems. Similar to HVAC systems, the specifications of future systems are unknown. However, based on review of similar facilities, odor control systems would generate noise similar to typical HVAC systems and dehumidification equipment, and the noise associated with this equipment is expected to only generate a low hum from fans or blowers (County of Santa Barbara 2017; County of Sonoma 2021).

New cannabis facilities may be within 900 feet of residences, such as along Prospect Street where residential areas are adjacent to existing light industrial developments. However, due to setbacks and because new businesses would be in areas currently developed with commercial and industrial land uses, it is unlikely that new stationary equipment systems would be within 125 feet of existing residences. Additionally, similar to existing requirements for allowable commercial and industrial development, new cannabis facilities would be required to demonstrate consistency with existing development standards, including the Santee General Plan and City's Noise Ordinance noise limits, for all new stationary equipment.

Similar to HVAC units, the types, specifications, and locations of new stationary equipment for manufacturing, testing, and cultivation uses are currently unknown. However, no outdoor cultivation would be allowed, and equipment would generally be in buildings that would provide noise attenuation to outside receptors. Buildings would be separated from most sensitive receptors by at least 900 feet. In addition to complying with the Santee General Plan and City's Noise Ordinance requirements, stationary equipment must meet the Occupational Safety and Health Administration requirements to protect workers from hearing loss, which would also reduce noise exposure at surrounding uses. Therefore, impacts from HVAC systems and stationary equipment would be less than significant.

In addition to HVAC systems, new cannabis facilities also have the potential to generate noise from truck deliveries, such as engines idling and beeping from backup warning signals. Medium- or heavy-duty truck trips may be required for new business operations, including supply and product deliveries. State law currently prohibits heavy-duty diesel delivery trucks from idling more than 5 minutes (13 CCR 2485). Therefore, noise from idling would be limited to 5 minutes during truck deliveries. Noise levels measured at a typical loading dock registered 78 dBA Leq at a distance of 5 feet outside an open loading dock (ABC Acoustics 2018). A loading dock that generates a noise level of 78 dBA at 5 feet would have the potential to generate noise that may exceed typical conversational noise levels of 65 dBA up to 25 feet from the unit. As previously stated, new business would not be adjacent to most sensitive receptors and would generally be surrounded by existing commercial and industrial land uses that would provide at least a 25-foot setback from nearby

residences. Additionally, the proposed Ordinance would limit deliveries to the hours of 9:00 a.m. through 9:00 p.m., and no late night deliveries would occur. Due to ordinance restrictions and distance, impacts on NSLUs related to truck deliveries and loading would be less than significant.

Noise sources from parking areas include car alarms, door slams, radios, and tire squeals. These sources typically range from approximately 51 to 66 dBA at a distance of 10 feet (Gordon Bricken & Associates 2012) and are generally short term and intermittent. Parking lots have the potential to generate noise levels that are audible above ambient levels depending on the location of the source; however, noise sources from a parking lot would be different from each other in kind, duration, and location so that the overall effects would be separate and, in most cases, would not affect noise-sensitive receptors at the same time. Additionally, parking lot noise from new cannabis facilities would be similar to parking lot noise from existing commercial and industrial uses in the project area. Impacts on NSLUs related to parking areas would be less than significant.

Noise from human activity at new cannabis facilities would be limited to normal conversation noise levels, which would generally be consistent with the City's Noise Ordinance and Santee General Plan Noise Element compatibility standards for surrounding land uses. Per the proposed Ordinance, no loitering that could result in gatherings would be allowed, and no nighttime or early morning (9:00 p.m. to 9:00 a.m.) retail and non-storefront retail (delivery) operations would be permitted. Therefore, noise levels would not exceed normal conversation levels at NSLU receptors, and impacts would be less than significant.

Commercial trash hauling would be provided by Waste Management, Inc., under a contractual franchise agreement with the City. New businesses would have on-site garbage and recycling dumpsters that may require multiple pickups per week. Waste Management, Inc., currently operates in the City, including the project area, and is subject to Section 5.04.130, Loading and Unloading Operations, of the City's Noise Ordinance, which prohibits waste collection vehicles from operating between the hours of 10:00 p.m. and 7:00 a.m. in such a manner as to cause a noise disturbance within or adjacent to a residential district. Additionally, individual pickup events would be short in duration and occur at most a few times per week in the vicinity of an individual receptor. Impacts would also be similar to existing commercial waste collection in the project area. Due to its intermittent nature, short duration, and compliance with the City's Noise Ordinance limitations, waste collection from cannabis facilities would not generate excessive noise levels at NSLUs. This impact would be less than significant.

#### Permanent Increase in Traffic Noise Levels

The following analysis is based on traffic data provided in the project-specific Transportation Impact Analysis prepared by LLG (LLG 2022). The analysis addresses the potential for the project to permanently increase traffic noise from construction of allowable cannabis uses under the

proposed Ordinance and cumulative development projects. Traffic levels for each roadway are provided in Appendix A.

A substantial permanent increase would occur if implementation of the project were to result in an ambient noise level at 50 feet from the roadway centerline that exceeds the land use compatibility limits (Table 5) established in the Santee General Plan, including 65 dBA Ldn at the property line for residential properties and schools and 70 dBA Ldn for commercial uses and parks. For conditions where the roadway exceeds the standard without project implementation, a significant impact would occur if the project would result in an increase of 3 dBA or greater at 50 feet from the roadway centerline. The following presents a conservative analysis because actual noise levels at nearby receptors would decrease based on their distance from the roadway and would vary based on each individual receptor's location.

Existing noise levels and future increases in traffic on representative segments with implementation of the project are provided in Table 7, Existing + Cumulative + Project Traffic Noise Levels. As shown in this table, five of the six roadway segments generate noise levels at 50 feet from the roadway centerline that exceed applicable thresholds without project implementation. However, implementation of the project would not result in an increase in noise levels on any roadway segment. A significant project-related traffic noise impact would not occur. This impact would be less than significant.

Table 7. Existing + Cumulative + Project Traffic Noise Levels

Roadway	Segment	Applicable Threshold (dBA Ldn)	Existing + Cumulative (dBA Ldn)	Exceeds Threshold without Project?	Existing + Cumulative + Project (dBA Ldn)	Increase in Noise Level from No Project Conditions	Significant Impact?
	Western City limits to West Hills Parkway	65	72	Yes	72	0	No
Mission Gorge Road	SR-125 to Fanita Drive	65	77	Yes	77	0	No
Roau	Town Center Parkway to Cuyamaca Street	70	76	Yes	76	0	No
West Hills Parkway	Mast Boulevard to Mission Gorge Road	65	69	Yes	69	0	No
Cuyamaca Street	Mission Gorge Road to SR-52 ramps	70	75	Yes	75	0	No
N. Woodside Avenue	Riverford Road to Woodside Avenue	70	60	No	60	0	No

Notes: dBA = A-weighted decibel; Ldn = day-night average sound level; NA = not applicable; SR- = State Route

Unless otherwise noted, a substantial permanent increase in vehicle traffic noise would occur if implementation of the project would result in an ambient noise level that exceeds the applicable threshold established in the Santee General Plan. If the normally acceptable standard would be exceeded without project implementation, an increase of more than 3 dBA would be considered significant. Noise levels are calculated at 50 feet from roadway centerline. Noise levels are based on traffic data provided by LLG (LLG 2022). Traffic levels for each roadway are included in Appendix A. dB levels are rounded to the nearest whole number. See Appendix A for datasheets.

## **Temporary Noise Increase**

Construction of new buildings or redevelopment of existing structures to accommodate new cannabis facilities would generate noise that could expose nearby receptors to elevated noise levels that may disrupt communication and routine activities. The magnitude of the impact would depend on the type of construction activity, equipment, duration of the construction phase, distance between the noise source and receiver, and intervening structures. Temporary construction activity noise would be considered significant if it violates the limits established in Section 5.04.090 of the City's Noise Ordinance. The City's Noise Ordinance prohibits operation of any construction equipment outside the hours of 7:00 a.m. through 7:00 p.m., Monday through Saturday, excluding legal holidays, without approval from the City's Director of Development Services. In addition, construction equipment with the potential to exceed 85 dBA at the construction site shall not be operated at the same location for more than 10 consecutive workdays without notification to properties within 300 feet of the site.

Sound levels from typical construction equipment are provided in Table 8, Typical Construction Equipment Noise Levels. As shown in Table 8, noise levels range from 76 dBA to 88 dBA Leq at 50 feet from the source (FTA 2018). Noise from construction equipment generally exhibits point source acoustical characteristics. Strictly speaking, a point source sound decays at a rate of 6 dBA per doubling of distance from the source. The rule applies to the propagation of sound waves with no ground interaction.

**Table 8. Typical Construction Equipment Noise Levels** 

Equipment	Typical Noise Level 50 Feet from Source (dBA)
Air Compressor	80
Backhoe	80
Compactor	82
Concrete Mixer	85
Concrete Pump	82
Crane	83
Dozer	85
Generator	82
Grader	85
Jack Hammer	88
Loader	80
Paver	85
Roller	85

**Table 8. Typical Construction Equipment Noise Levels** 

Equipment	Typical Noise Level 50 Feet from Source (dBA)
Saw	76
Truck	84

Source: FTA 2018.

The project does not propose any specific new development. It is currently unknown what new or improved buildings would be constructed to accommodate cannabis uses or the exact locations of these uses in the project area. Construction of cannabis facilities consistent with the proposed Ordinance is anticipated to occur over multiple years. During this time, construction impacts would be expected to occur temporarily throughout the project area. It is anticipated that standard equipment, such as dozers, loaders, graders, backhoes, scrapers, and miscellaneous trucks, would be required for most construction days. Construction would take place during the allowable City Noise Ordinance hours of 7:00 a.m. to 7:00 p.m. Standard construction operation would have the potential to exceed 85 dBA at the construction site for more than 10 consecutive workdays and would require notification to all property owners and residents within 300 feet of the site in accordance with the City's Noise Ordinance. Future construction would be required to comply with the City's Noise Ordinance construction noise limitations. Therefore, this impact would be less than significant.

## 4.1.1.2 Mitigation Measures

Impacts related to excessive noise would be less than significant; therefore, no mitigation measures would be required.

## 4.1.1.3 Significance after Mitigation

Impacts related to excessive noise would be less than significant without mitigation.

## 4.1.1.4 Cumulative Impacts

The cumulative analysis below addresses the potential cumulative impacts that would result from noise generated by proposed land uses, permanent increases in vehicle traffic noise, and temporary construction impacts from other planned projects in the City in combination with the project. This analysis incorporates the 55 cumulative projects assumed in the Transportation Impact Analysis for the project (see Figure 2, Cumulative Projects).

### **Operational Impacts**

Approved or planned projects in the City are considered in the cumulative analysis for the project. As stated above, this analysis incorporates the cumulative projects assumed in the Transportation Impact Analysis for the project (LLG 2022). These approved or planned projects include multi-and single-family residential development, commercial uses, light industrial uses, medical uses, and a church. Residential land uses would generate occasional nuisance noise that would not be considered a significant impact. Similar to the project, some of the cumulative development

projects would potentially include HVAC systems or other stationary equipment, as well as nuisance noise from parking lots and increased human activity. The precise locations of future cannabis facilities are currently unknown. However, HVAC systems and stationary equipment installed as part of cumulative projects would also be subject to the City's Noise Ordinance noise level limits, and nuisance noise would be similar to existing conditions in the project area. Therefore, noise from operation of the project is unlikely to combine with noise from operation of cumulative projects. A cumulative impact related to operational noise would not occur.

### **Permanent Increase in Ambient Noise Levels**

A cumulative permanent ambient noise impact would occur if cumulative projects would result in an increase in ambient noise that would exceed the City's noise standards. Cumulative projects would result in increases in traffic that would cumulatively increase traffic noise. An individual project would result in a cumulatively considerable contribution to a significant cumulative impact if the increase in noise attributable to the project would cause a roadway to exceed the applicable noise standards or would be 3 dBA or higher on a roadway that would exceed the threshold without the project.

Table 9, Cumulative Traffic Noise Impacts, compares cumulative traffic noise levels with the project to existing conditions. As shown in Table 9, the project, combined with cumulative projects, would not result in a cumulative impact on any modeled roadway segment because the project's contribution would be less than 3 dBA. Additionally, as shown in Table 7, the project would not result in a contribution to the future increases in noise level. Therefore, a significant cumulative impact would not occur.

**Table 9. Cumulative Traffic Noise Impacts** 

Roadway	Segment	Applicable Threshold (dBA Ldn)	Existing (dBA Ldn)	Exceeds Threshold under Existing Conditions?	Existing + Cumulative + Project (dBA Ldn)	Increase in Noise Level	Significant Cumulative Impact?
	Western City limits to West Hills Parkway	65	71	Yes	72	+1	No
Mission Gorge Road	SR-125 to Fanita Drive	65	77	Yes	77	0	No
	Town Center Parkway to Cuyamaca Street	70	75	Yes	76	+1	No
West Hills Parkway	Mast Boulevard to Mission Gorge Road	65	68	Yes	69	+1	No
Cuyamaca Street	Mission Gorge Road	70	74	Yes	75	+1	No

**Table 9. Cumulative Traffic Noise Impacts** 

Roadway	Segment	Applicable Threshold (dBA Ldn)	Existing (dBA Ldn)	Exceeds Threshold under Existing Conditions?	Existing + Cumulative + Project (dBA Ldn)	Increase in Noise Level	Significant Cumulative Impact?
	to SR-52 ramps						
N. Woodside Avenue	Riverford Road to Woodside Avenue	70	60	No	60	0	No

Note: dBA = A-weighted decibel; Ldn = day-night average sound level; SR- = State Route

Unless otherwise noted, a cumulative impact would occur if vehicle traffic noise would result in an ambient noise level that exceeds the applicable threshold established in the Santee General Plan. If the normally acceptable standard would be exceeded in the existing condition, an increase of more than 3 dBA would be considered a cumulative impact. A cumulatively considerable contribution to a cumulative impact would be a 3 dBA or more increase attributable to the project.

Noise levels are calculated at 50 feet from roadway centerline. Noise levels are based on traffic data provided by LLG (LLG 2022). Traffic levels for each roadway are included in the Appendix A. dB levels are rounded to the nearest whole number. See Appendix A for datasheets.

## **Construction Impacts**

Construction noise impacts are localized in nature because they are limited to the construction site where construction equipment is operating. The timing of construction that may be required for new cannabis facilities is currently unknown. The cumulative projects identified in the project's Transportation Impact Analysis are proposed throughout the City, including along Mission Gorge Road and Prospect Avenue, which also includes the project area (LLG 2022) (see Figure 2). Construction of cumulative projects and cannabis facilities would be temporary and limited to the receptors surrounding the construction area. Due to the temporary nature of construction impacts and distance between individual cumulative projects and potential new cannabis facility locations, it is unlikely that construction from proposed new cannabis facilities would combine with noise from construction of the proposed land uses. Additionally, cumulative projects and construction accommodated under the project would be subject to the construction limitations in the City's Noise Ordinance, which requires construction notification and prohibits noise generated by construction activities between the hours of 7:00 p.m. and 7:00 a.m. and on Sundays and legal holidays unless approved by the City's Director of Development Services. Due to the distance between cumulative projects and through compliance with the City's Noise Ordinance, cumulative impacts would be less than significant.

#### 4.1.2 Threshold 2: Excessive Groundborne Vibration or Noise

### 4.1.2.1 Impact Analysis

The main concerns associated with groundborne vibration from cannabis facilities are annoyance and damage during construction; however, vibration-sensitive instruments and operations can be

disrupted at much lower levels than would typically affect other uses. In extreme cases, vibration can cause damage to buildings, particularly those that are old or otherwise fragile.

Groundborne vibration occurring as part of the project would result from construction equipment. Following construction, it is not anticipated that allowable cannabis facilities would require heavy equipment that would generate groundborne vibration. Therefore, only potential impacts from construction are addressed below. The City uses the FTA groundborne vibration impact criteria, provided in Table 4, to determine if construction vibration impacts would be significant.

No specific construction projects are proposed under the project; however, it is likely that construction of buildings and/or redevelopment of structures would occur. Typical vibration levels for construction equipment that may be required for new cannabis facilities are provided in Table 10, Vibration Source Levels for Construction Equipment. Construction vibration is subject to the infrequent event criteria because operation of vibration-generating equipment is anticipated to be intermittent throughout the day in the vicinity of an individual receptor. As required by the City's Noise Ordinance, construction would occur during the daytime and would not disturb sleep. Therefore, the daytime use threshold of 83 VdB is applicable to most surrounding land uses, including residences. However, new cannabis facilities would be in existing commercial and industrial use areas that may include vibration-sensitive uses, such as medical facilities and manufacturing equipment. Therefore, construction is also subject to the threshold of 65 VdB for vibration-sensitive uses.

Table 10. Vibration Source Levels for Construction Equipment

Construction Equipment	Approximate VdB at 25 Feet	Approximate VdB at 60 Feet <sup>1</sup>	Approximate VdB at 235 Feet <sup>1</sup>
Hoe ram	87	76	58
Large bulldozer	87	76	58
Loaded trucks	86	75	57
Jackhammer	79	68	50
Small bulldozer	58	47	29
Vibratory roller	94	83	65

**Source:** FTA 2018. **Notes:** VdB = vibration decibel

As shown in Table 10, vibration levels from all construction equipment would be reduced to 83 VdB or below beyond 60 feet from construction and reduced to 65 VdB or below beyond 235 feet from construction. The exact locations of future new cannabis facilities are unknown. Because the Ordinance would limit cannabis facilities to commercial and industrial zones, construction would generally be separated from existing residential structures by 60 feet. However, construction in existing commercial and industrial zones may occur within 235 feet of vibration-sensitive operations, such as medical facilities or manufacturing equipment. Vibration levels would have

Based on formula provided by the FTA (FTA 2018).

the potential to exceed the applicable FTA criteria; therefore, construction activities would result in a potentially significant temporary construction impact.

In addition to human annoyance, an impact related to architectural and structural damage to buildings would occur if existing buildings were affected by a PPV in excess of 0.2 in/sec, which is equal to approximately 94 VdB. As shown in Table 10, vibration levels from vibratory construction equipment would be reduced to below 94 VdB beyond 25 feet of construction equipment. Construction would be temporary and construction equipment would not be stationary at individual construction sites. It is not anticipated that individual pieces of construction equipment would generally operate within 25 feet of existing buildings or not generate vibration that exceeds 94 VdB at nearby sensitive receptors. Therefore, although construction would have the potential to result in significant nuisance impacts, as described previously, project construction equipment would not result in a significant impact related to structural damage.

## 4.1.2.2 Mitigation Measures

Implementation of Mitigation Measures NOI-1 and NOI-2 would minimize temporary groundborne vibration impacts from construction activities at the nearby receptors.

- NOI-1: Vibration Best Management Practices. Construction activities within 60 feet of a residence or 235 feet of a facility that uses vibration-sensitive equipment shall implement vibration best management practices to reduce vibration levels at nearby sensitive receptors. These best management practices shall be included in project construction documents, including the grading plan and construction contract. Practices may include but not be limited to the following:
  - Use only properly maintained equipment with vibratory isolators
  - Operate equipment as far from sensitive receptors as possible
  - Use rubber-tired vehicles as opposed to tracked vehicles
- NOI-2: Construction Vibration Notification. The construction contractor shall provide written notification to residential receptors within 60 feet of construction activities and vibration-sensitive receptors within 235 feet of construction activities at least 3 weeks before the start of construction activities resulting in groundborne vibration. The notice shall inform receptors of the estimated start date and duration of daytime vibration-generating construction activities. The notification shall include information warning the receptors about potential impacts related to vibration-sensitive equipment and provide contact information to learn more about the vibration activities.

## 4.1.2.3 Significance after Mitigation

Implementation of Mitigation Measures NOI-1 and NOI-2 would reduce impacts from groundborne vibration to a less than significant level. In addition, vibration impacts would be temporary and would cease following construction. Therefore, impacts related to groundborne vibration during construction would be less than significant after mitigation.

## 4.1.2.4 Cumulative Impacts

Similar to noise effects, vibration is a localized phenomenon and is progressively reduced as the distance from the source increases. Therefore, the projects that would be considered for the vibration cumulative analysis would be only those projects in proximity to other active construction projects. As discussed previously, vibration levels from typical construction would attenuate to below 65 VdB approximately 235 feet from the active construction area. The timing of construction that may be required for new cannabis facilities is currently unknown. Cumulative projects are proposed throughout the City and could also occur in the project area, such as along Mission Gorge Road and Prospect Avenue. Although unlikely, construction of cumulative projects may occur simultaneously and adjacent to new facilities developed as a result of the project, and may result in the exposure of an individual receptor to significant vibration for a short period of time. Therefore, a potentially significant cumulative vibration impact would occur. However, Mitigation Measures NOI-1 and NOI-2 would reduce the project's contribution to less than cumulatively considerable.

### 4.1.3 Threshold 3: Aircraft Noise

### 4.1.3.1 Impact Analysis

MCAS Miramar and Gillespie Field are adjacent to the northern and southern City boundaries, respectively. The project would not include any components that would increase air traffic or require changes to existing air traffic patterns. The entire project area is outside all MCAS Miramar noise contours (SDCRAA 2011). Therefore, no impact would occur related to MCAS Miramar. However, portions of the project area, primarily between SR-125 and SR-67 and south of and along Mission Gorge Road, are within the 70–75 dBA Ldn airport noise contour for Gillespie Field (SDCRAA 2010). In accordance with Federal Aviation Administration standards, noise levels of 70 dBA Ldn would be incompatible with the proposed land uses unless additional noise-reducing features are incorporated into affected structures. Therefore, the project would have the potential to expose customers and workers to excessive aircraft noise levels within the 70–75 dBA Ldn noise contour for Gillespie Field. This impact would be potentially significant.

### 4.1.3.2 Mitigation Measures

Implementation of Mitigation Measure NOI-3 would reduce exposure to aircraft noise.

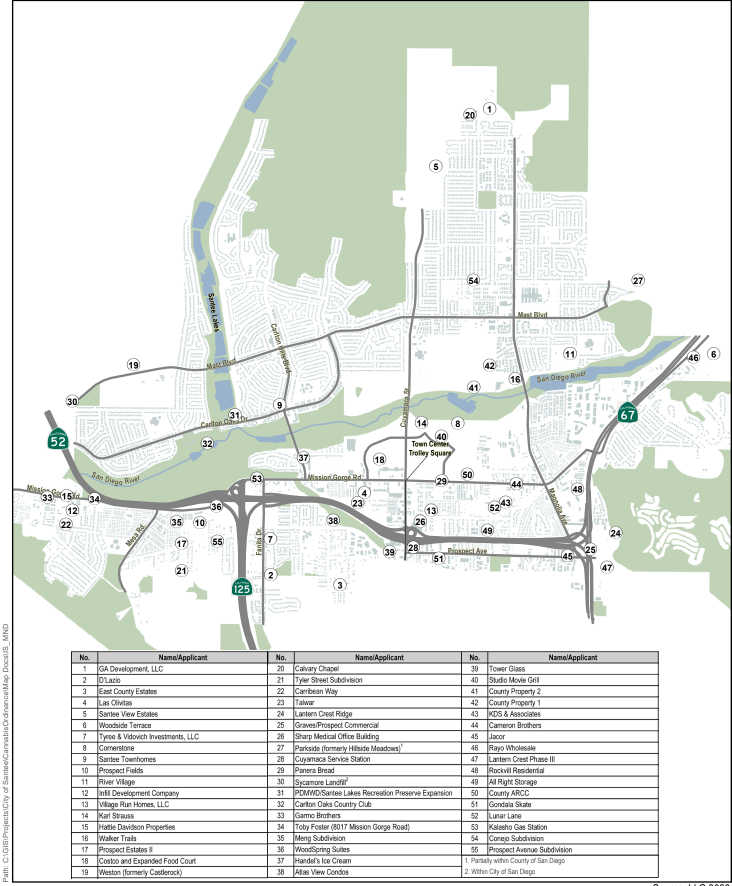
Noise Level Reduction Features. In accordance with Federal Aviation Administration standards, before issuance of a building permit for construction of cannabis facilities within the 70–75 A-weighted decibel day-night noise level noise contour of Gillespie Field, the applicant shall demonstrate to the City of Santee Director of Development Services that a 25-decibel noise level reduction (outdoor to indoor) has been achieved through the incorporation of noise attenuation features into the design of portions of buildings where noise levels are normally low, including areas where the public is received, office areas, noise-sensitive areas, and other areas that would not include industrial equipment operation. Potential noise reduction features may include but not be limited to enhanced ceiling and wall insulation and double- or triple-paned windows.

## 4.1.3.3 Significance after Mitigation

Implementation of Mitigation Measure NOI-3 would reduce impacts from aircraft noise to a less than significant level.

### 4.1.3.4 Cumulative Impacts

Impacts related to aircraft noise within noise contour areas are site specific and are not cumulative in nature. No additional aviation uses are planned to be introduced into the project area. In addition, the project does not propose any new or modified air traffic patterns. Therefore, a cumulative impact related to aircraft noise would not occur.





0.5

Source: LLG 2022.

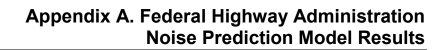
Figure 2
Cumulative Projects

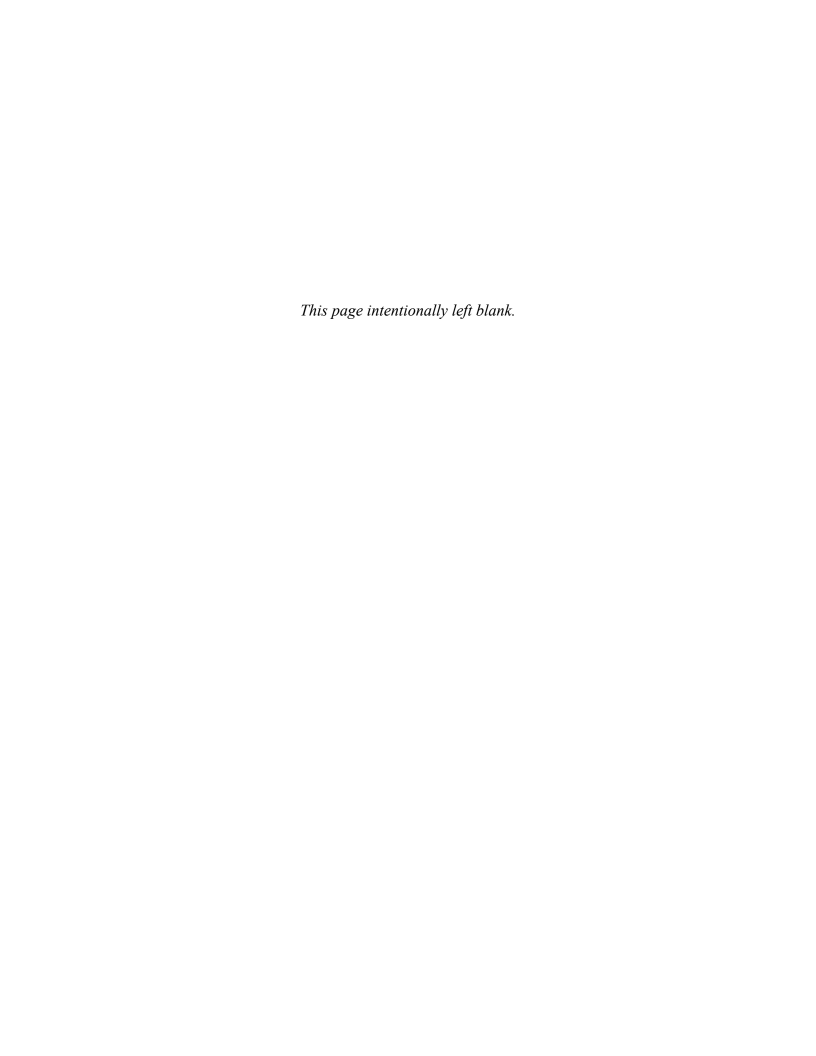
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## TRAFFIC NOISE LEVELS AND NOISE CONTOURS

**Project Number:** 

Project Name: Santee Cannabis Business Ordinance

## **Background Information**

Model Description: FHWA Highway Noise Prediction Model (FHWA-RD-77-108) with California Vehicle Noise (CALVENO) Emission Levels.

Source of Traffic Volumes: Linscott, Law, and Greenspan, April 2022

Community Noise Descriptor: L<sub>dn</sub>: X CNEL:

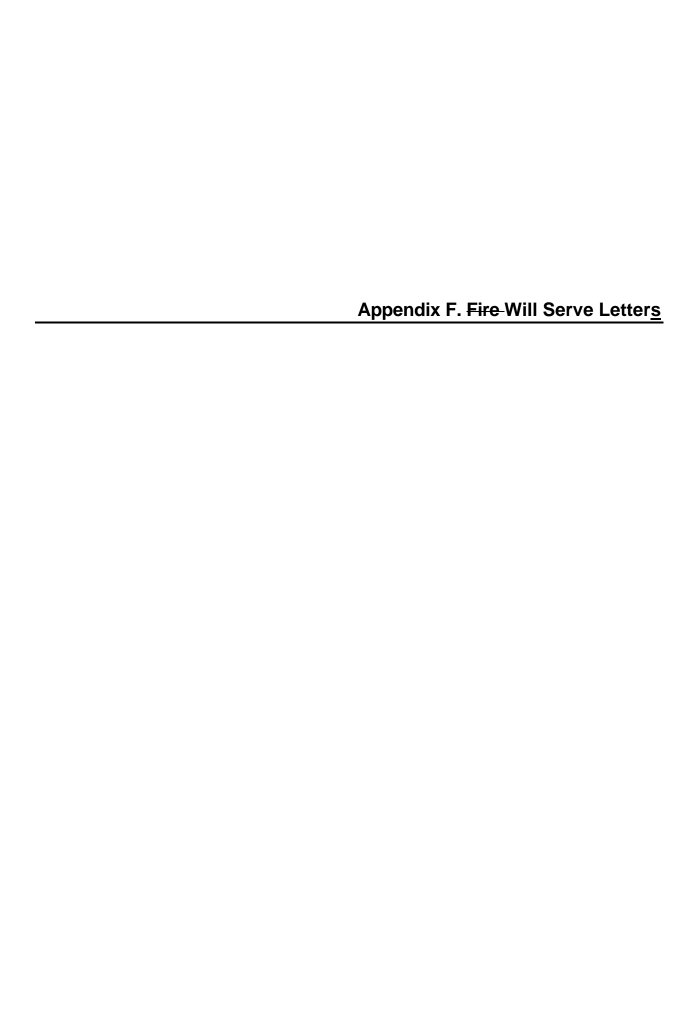
Assumed 24-Hour Traffic Distribution:	Day	Evening	Night
Total ADT Volumes	77.70%	12.70%	9.60%
Medium-Duty Trucks	87.43%	5.05%	7.52%
Heavy-Duty Trucks	89.10%	2.84%	8.06%

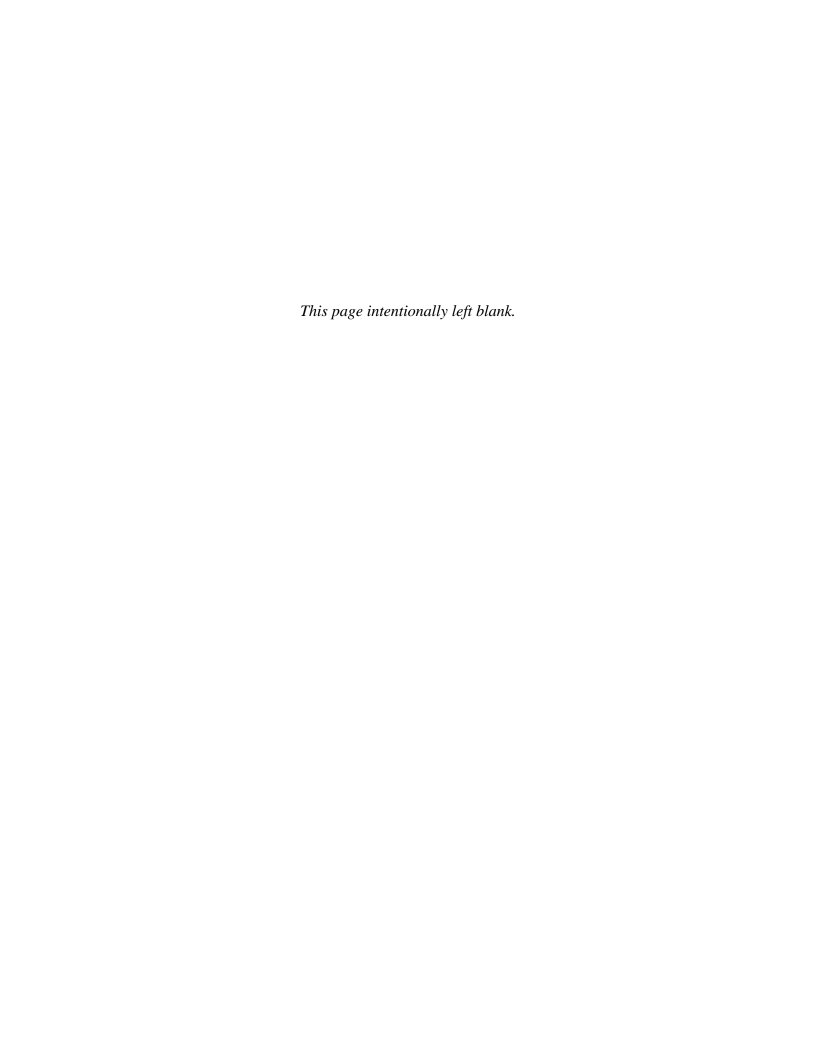
"-" = contour is located within the roadway right-of-way.

Distance is from the centerline of the roadway segment to the receptor location.

				Design		Vehic	le Mix	Dis	tance fron	n Centerlin	e of Road	way
Analysis Condition		Median	ADT	Speed	Alpha	Medium	Heavy	Ldn at		Distance	to Contour	
Roadway, Segment	Lanes	Width	Volume	(mph)	Factor	Trucks	Trucks	50 Feet	70 Ldn	65 Ldn	60 Ldn	55 Ldn
Mission Gorge Road												
Western City Limits to West Hills Pkwy, existing	4	15	16,510	45	0.5	5.0%	3.0%	71	59	127	274	590
Western City Limits to West Hills Pkwy, existing + cumulative	4	15	18,270	45	0.5	5.0%	3.0%	72	63	136	293	631
Western City Limits to West Hills Pkwy existing + cumulative + p	4	15	19,510	45	0.5	5.0%	3.0%	72	66	142	306	659
Mission Gorge Road												
SR-125 to Fanita Drive, existing	6	15	45,440	45	0.5	5.0%	3.0%	77	151	325	699	1,507
SR-125 to Fanita Drive, existing + cumulative	6	15	48,030	45	0.5	5.0%	3.0%	77	156	337	726	1,564
SR-125 to Fanita Drive, existing + cumulative + project	6	15	49,980	40	0.5	5.0%	3.0%	77	139	299	644	1,388
Mission Gorge Road												
Town Center Pkwy to Cuyamaca St, existing	6	15	28,630	45	0.5	5.0%	3.0%	75	111	239	514	1,107
Town Center Pkwy to Cuyamaca St, existing + cumulative	6	15	31,420	45	0.5	5.0%	3.0%	76	118	254	547	1,178
Town Center Pkwy to Cuyamaca St, existing + cumulative + proj	6	15	33,520	45	0.5	5.0%	3.0%	76	123	265	571	1,230
West Hills Parkway												
Mast Blvd to Mission Gorge Rd, existing	4	15	11,610	45	0.5	3.0%	2.0%	68	-	83	179	386
Mast Blvd to Mission Gorge Rd, existing + cumulative	4	15	13,460	45	0.5	3.0%	2.0%	69	-	92	198	426
Mast Blvd to Mission Gorge Rd, existing + cumulative + project	4	15	14,330	45	0.5	3.0%	2.0%	69	-	96	206	444
Cuyamaca Street												
Mission Gorge Rd to SR-52 Ramps, existing	6	15	39,020	35	0.5	5.0%	3.0%	74	91	196	422	909
Mission Gorge Rd to SR-52 Ramps, existing + cumulative	6	15	42,640	35	0.5	5.0%	3.0%	75	107	230	496	1,068
Mission Gorge Rd to SR-52 Ramps, existing + cumulative + projection	6	15	44,200	35	0.5	5.0%	3.0%	75	109	236	508	1,094
N. Woodside Avenue												
Riverford Rd to Woodside Ave, existing	2	0	3,390	40	0.5	2.0%	1.0%	60	-	-	48	103
Riverford Rd to Woodside Ave, existing + cumulative	2	0	3,520	40	0.5	2.0%	1.0%	60	-	-	49	105
Riverford Rd to Woodside Ave, existing + cumulative + project	2	0	3,780	40	0.5	2.0%	1.0%	60	-	-	51	110









Mayor John W. Minto City Council Ronn Hall Laura Koval Rob McNelis Dustin Trotter

May 16, 2022

Diane Sandman,
Vice President Environmental Planning
Harris and Associates
600 B Street, Suite 2000
San Diego, CA 92101
ELECTRONIC DELIVERY

Subject: Fire Service for Cannabis Businesses in Santee – Will Serve Letter

Dear Mrs. Sandman:

I am writing in response to your request for a "will serve" letter regarding cannabis land uses should the City Council adopt a cannabis business ordinance. It is my understanding based upon a review of the attached land use assumptions, that 94,000 square-feet of cannabis-related businesses may develop in the City of Santee and that this buildout is consistent with the City's General Plan land use designations.

The Santee Fire Department is a full-service department providing structural fire suppression, wildland fire suppression, medical first response, advanced life support paramedic ambulance transport service, rescue operations, hazardous materials operations, public education, and fire code inspection services to the City. It is our intention to serve the project with all services currently provided.

Respectfully,

John Garlow, Fire Chief

City of Santee, Fire Department

Attachment: Cannabis Business Ordinance Land Use Assumptions



# San Diego County Sheriff's Department

Post Office Box 939062 • San Diego, California 92193-9062



## Anthony C. Ray, Sheriff

May 18, 2022

Diane Sandman, Vice President Environmental Planning Harris and Associates 600 B Street, Suite 2000 San Diego, CA 92101

Subject: Will Service Letter for Potential Cannabis Businesses in Santee

Dear Mrs. Sandman:

I am writing in response to your request for a "will serve" letter regarding cannabis land uses should the City Council adopt a cannabis business ordinance. It is my understanding based upon a review of the attached land use assumptions, that 94,000 square-feet of cannabis-related businesses may develop in the City of Santee and that this buildout is consistent with the City's General Plan land use designations.

The San Diego County Sheriff's Department (SDSD) is the primary law enforcement agency in San Diego County, and one of the largest sheriff's departments in the United States. The SDSD provides general law enforcement and public safety services to all unincorporated areas of the county. Nine incorporated cities within the county including the City of Santee contract with the SDSD for municipal law enforcement, public safety services, and traffic enforcement. The department operates and provides detention facilities (jails), court services, and specialized regional services (such as air support, search and rescue, SWAT, etc.) to all of the county and the nine contract cities. It is our intention to serve the project with all services currently provided.

Respectfully.

ANTHONY C. RAY, SHERIFF

Michael McNeill, Captain Santee Patrol Station

MEM;tjb

Enclosure: Cannabis Business Ordinance Land Use Assumptions

Land Use Assumptions for the Cannabis Business Ordinance

Land Use Type	Santee Average SF Per Facility	Allowed Zones	Source	Department of Cannabis Control Licenses (as of 2/21/22)	Proposed Santee Facilities	Total SF per land use type
Retail – storefront + delivery	5,000	GC, IL, IG	Architect – 1,200 – 7,000sf (1,200 sf too small) 4 total retail allowed per Ordinance (Assuming 2 storefront retail and 2 microbusinesses with retail)	890	2	10,000
Microbusiness – with retail storefront + delivery (distribution + retail + manufacturing)	2,000 (distrib)+ 5,000 (retail) + 3,000 (manufac) = 10,000	GC, IL, IG	Based on avg size of indiv. land use types.	321 (microbusiness total)	2	20,000
Microbusiness - without retail (cultivation + Manufacturing + distribution)	10,000 (cult) + 3,000 (manufac) + 2,000 (distribution) = 15,000	II, IG	Microbusiness 10,000 sf max of cultivation	See above	2	30,000
Manufacturing	3,000	IL, IG	Architect – 200sf (single room for one type of product) – 3,000sf (several large pieces of equipment)	? – no stats	4	12,000
Testing	2,500	11, 16	Based on Trinity and Cloverdale facilities	48	4	10,000
Distribution	2,000	IL, IG	Architect – 1,000 to 2,000 sf	1,087	9	12,000
TOTALS					20	94,000



July 01, 2022

Diane Sandman
Vice President Environmental Planning
Harris and Associates
600 B Street, Suite 2000
San Diego, CA 92101

SUBJECT: Will Serve Letter for City of Santee Cannabis Ordinance

Dear Mrs. Sandman:

I understand that the City of Santee is requesting a "Will Serve" letter from Padre Dam Municipal Water District for a CEQA document that the City is preparing to address the environmental impacts of the City's proposed cannabis ordinance. Based on the District's 2020 Urban Water Management Plan, there is sufficient water supply to accommodate the use with the following conditions:

- The maximum area for cultivation is limited to 30,000 SF
- Future drought restrictions could limit and restrict the water supply
- Site-specific Availability Letters will be required at the time of plan submittal
- Further conditions may apply before service is obtained

In addition, a cannabis development could be subject to supplemental restrictions if contaminants from processing and manufacturing have the potential to enter the sewer system.

If you have any questions or need further clarification on anything mentioned above, please contact me at <a href="mailto:tmartin@padre.org">tmartin@padre.org</a> or by phone at (619) 258-4638.

PADRE DAM MUNICIPAL WATER DISTRICT

Thomas Martin

Dr. Tom Martin Engineering Tech/Project Manager Development Services