

E202210000213

#### **CITY OF FRESNO**

# NOTICE OF INTENT TO ADOPT A NEGATIVE DECLARATION

ENVIRONMENTAL ASSESSMENT FOR PLAN AMENDMENT AND REZONE APPLICATION NO. P19-05950

#### APPLICANT:

Dirk Poeschel

Dirk Poeschel Land Development Services

923 Van Ness Avenue, Suite 200

Fresno, CA 93721

#### PROJECT LOCATION:

Located on the southwest corner of West Nees and North San Pablo Avenues in the City and County of Fresno, California (See Exhibit A - Vicinity Map)

APN: 303-630-21

Site Latitude: 36°51'04.5" N & Site Longitude: 119°47'43.5"

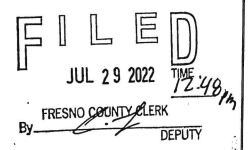
W

Mount Diablo Base & Meridian, Township 10S, Range 20E,

Section 33

Filed with the FRESNO COUNTY CLERK

2220 Tulare Street, Fresno, CA 93721



The full Initial Study and the Fresno General Plan Program Environmental Impact Report (PEIR) are on file in the Planning and Development Department, Fresno City Hall, 3<sup>rd</sup> Floor, Room 3043, 2600 Fresno Street, Fresno, CA 93721.

#### PROJECT DESCRIPTION:

Dirk Poeschel of Dirk Poeschel Land Development Services, on behalf of David Fansler, has filed Plan Amendment and Rezone Application No. P19-05950, pertaining to ±1.73 acres of property located on the southwest corner of West Nees and North San Pablo Avenues. Plan Amendment and Rezone Application No P19-05950 proposes to amend the existing land use designation from RM-3/UGM/cz (Multi-Family Residential, High Density/Urban Growth Management/conditions of zoning) to RMX (Regional Mixed Use).

The subject property is located within the boundaries of the Fresno General Plan and Bullard Community Plan. No physical development is proposed with this application.

The City of Fresno has prepared an Initial Study of the above-described project and proposes to adopt a Negative Declaration. The environmental analysis contained in the Initial Study is tiered from the PEIR State Clearinghouse No. 2019050005 ("PEIR") prepared for the Fresno General Plan pursuant to CEQA Guidelines § 15152 and incorporates the PEIR by reference pursuant to CEQA Guidelines § 15150.

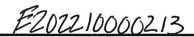
Pursuant to the California Public Resources Code (PRC) §§ 21093 and 21094 and California Environmental Quality Act (CEQA) Guidelines §§ 15070 to 15075, 15150, and 15152, this project has been evaluated with respect to each item on the attached Appendix G/Initial Study Checklist to determine whether this project may cause any additional significant effect on the environment, which was not previously examined in the PEIR. After conducting a review of the adequacy of the PEIR pursuant to PRC § 21157.6(b)(1) and CEQA Guidelines §§ 15151 and 15179(b), the Planning and Development Department, as lead agency, finds that no substantial changes have occurred with respect to the circumstances under which the PEIR was certified and that no new information, which was not known and could not have been known at the time that the PEIR was certified as complete, has become available.

The completed Appendix G/Initial Study Checklist, its associated narrative, technical studies and proposed mitigation measures reflect applicable comments of responsible and trustee agencies and research and analyses conducted to examine the interrelationship between the proposed project and the physical environment. The information contained in the project application and its related environmental assessment application, responses to requests for comment, checklist, initial study narrative, and any attachments thereto, combine to form a record indicating that an Initial Study has been completed in compliance with the State CEQA Guidelines and the CEQA.

All new development activity and many non-physical projects contribute directly or indirectly toward cumulative impacts on the physical environment. It has been determined that the incremental effect contributed by this project toward cumulative impacts is not considered substantial or significant in itself, and/or that cumulative impacts accruing from this project may be mitigated to less than significant with application of feasible mitigation measures.

With mitigation imposed under the PEIR, there is no substantial evidence in the record that this project may have additional significant, direct, indirect or cumulative effects on the environment that are significant and that were not identified and analyzed in the PEIR. The Planning and Development Department, as lead agency, finds that no substantial changes have occurred with respect to the circumstances under which the PEIR was certified and that no new information, which was not known and could not have been known at the time that the PEIR was certified as complete has become available.

Based upon the evaluation guided by the Appendix G/Initial Study Checklist, it was determined that there are no project specific foreseeable impacts which require project level mitigation measures.



The Initial Study has concluded that the proposed project will not result in any adverse effects, which fall within the "Mandatory Findings of Significance" contained in § 15065 of the State CEQA Guidelines. The finding is, therefore, made that the proposed project will not have a significant adverse effect on the environment.

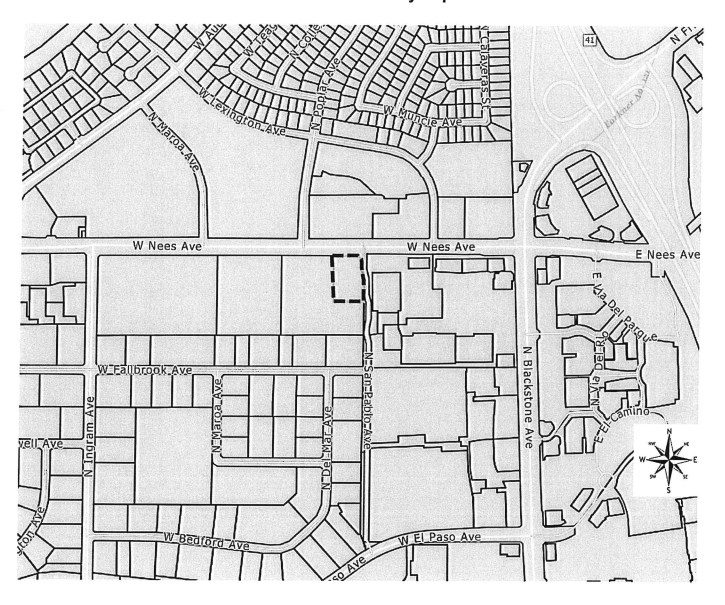
Public notice has been provided regarding staff's finding in the manner prescribed by § 15072 of the CEQA Guidelines and by § 21092 of the PRC Code (CEQA provisions).

Additional information on the proposed project, including the PEIR proposed environmental finding of a Negative Declaration and the Initial Study may be obtained from the Planning and Development Department, Fresno City Hall, 2600 Fresno Street, 3rd Floor Fresno, Room 3043, California 93721-3604. Please contact Chris Lang at (559) 621-8023 or via email at <a href="mailto:Chris.Lang@fresno.gov">Chris.Lang@fresno.gov</a> for more information.

ANY INTERESTED PERSON may comment on the proposed environmental finding. Comments must be in writing and must state (1) the commentor's name and address; (2) the commentor's interest in, or relationship to, the project; (3) the environmental determination being commented upon; and (4) the specific reason(s) why the proposed environmental determination should or should not be made. Any comments may be submitted at any time between the publication date of this notice and close of business on August 18, 2022. Please direct comments to Chris Lang, Planner III, City of Fresno Planning and Development Department, City Hall, 2600 Fresno Street, Room 3043, Fresno, California, 93721-3604; or by email to Chris.Lang@fresno.gov.

INITIAL STUDY PREPARED BY:	SUBMITTED BY:
Chris Lang, Planner III	1 man
DATE: July 29, 2022	Israel Treis, Supervising Planner CITY OF FRESNO
	PLANNING AND DEVELOPMENT DEPARTMENT
Attachments:	
Exhibit A – Vicinity Map	

## E202210000213 Exhibit A – Vicinity Map



Subject Property ±1.73 acres

## Initial Study/Negative Declaration

for:

### 1.73-Acre Parcel at the Southwest Corner of West Nees Avenue & North San Pablo Avenue



Prepared By:

### **City of Fresno**

### **Planning & Development Department**

Fresno City Hall 2600 Fresno Street, Room 3043 Fresno, CA 93721-3604 (559) 621-8277 www.fresno.gov

**July 2022** 

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#### **SECTION 1**

#### I. INTRODUCTION

#### A. PURPOSE

This document is a project level Initial Study for evaluation of potential environmental impacts resulting from a General Plan Amendment and Rezoning for a vacant 1.73-acre parcel at the southwest corner of West Nees Avenue and North San Pablo Avenue (Refer to Figures in Project Description attached to this Initial Study). In the future, the site will likely be developed with an 8,000-square-foot (sq. ft.) restaurant with a 2,500-square-foot (sq. ft.) single-tenant office however, no land use entitlements have been submitted for the site. Future uses may be subject to CEQA analysis at the time the application is submitted to the City.

#### B. CALIFORNIA ENVIRONMENTAL QUALITY ACT (CEQA) REQUIREMENTS

As defined by Section 15063 of the State of California Environmental Quality Act (CEQA) Guidelines, an **Initial Study** is prepared primarily to provide the Lead Agency with information to use as the basis for determining whether an Environmental Impact Report (EIR), Negative Declaration, or Mitigated Negative Declaration would be appropriate for providing the necessary environmental documentation and clearance for any proposed project.

- According to Section 15065, an **EIR** is deemed appropriate for a particular proposal if the following conditions occur:
- The proposal has the potential to substantially degrade quality of the environment.
- The proposal has the potential to achieve short-term environmental goals to the disadvantage of long-term environmental goals.
- The proposal has possible environmental effects that are individually limited but cumulatively considerable.
- The proposal could cause direct or indirect adverse effects on human beings.
- According to Section 15070(a), a **Negative Declaration** is deemed appropriate if the proposal would not result in any significant effect on the environment.
- According to Section 15070(b), a **Mitigated Negative Declaration** is deemed appropriate if it is determined that though a proposal could result in a significant effect, mitigation measures are available to reduce these significant effects to insignificant levels.

This Initial Study is prepared in conformance with the California Environmental Quality Act of 1970, as amended (Public Resources Code, Section 21000 et. seq.); Section 15070 of the State Guidelines for Implementation of the California Environmental Quality Act of 1970, as amended (California Code of Regulations, Title 14, Chapter 3, Section 15000, et. seq.); applicable requirements of the City of Fresno; and the regulations, requirements, and procedures of any other responsible public agency or an agency with jurisdiction by law.

The City of Fresno is designated the Lead Agency, in accordance with Section 15050 of the CEQA Guidelines. The Lead Agency is the public agency which has the principal responsibility for approving the necessary environmental clearances and analyses for any project in the City of Fresno.

#### C. INTENDED USES OF INITIAL STUDY

This Initial Study is an informational document which is intended to inform the City of Fresno decision makers, other responsible or interested agencies, and the general public of potential environmental

effects of the proposed applications. The environmental review process has been established to enable public agencies to evaluate environmental consequences and to examine and implement methods of eliminating or reducing any potentially adverse impacts. While CEQA requires that consideration be given to avoiding environmental damage, the Lead Agency and other responsible public agencies must balance adverse environmental effects against other public objectives, including economic and social goals.

The Initial Study prepared for the project will be circulated for a period of 30 days for public and agency review and comments. At the conclusion, if comments are received, the City of Fresno Planning & Development Department will prepare a document entitled "Responses to Comments" which will be forwarded to any commenting entity and be made part of the record within 10-days of any project consideration.

#### D. CONTENTS OF INITIAL STUDY

This Initial Study is organized to facilitate a basic understanding of the existing setting and environmental implications of the proposed applications.

#### **SECTION 1**

**I. INTRODUCTION** presents an introduction to the entire report. This section discusses the environmental process, scope of environmental review, and incorporation by reference documents.

#### **SECTION 2**

**II. ENVIRONMENTAL CHECKLIST FORM** contains the City's Environmental Checklist Form. The checklist form presents results of the environmental evaluation for the proposed applications and those issue areas that would have either a significant impact, potentially significant impact, or no impact.

**PROJECT SUMMARY, LOCATION AND EVIRONMENTAL SETTINGS** describes the proposed project entitlements and required applications. A description of discretionary approvals and permits required for project implementation is also included. It also identifies the location of the project and a general description of the surrounding environmental settings.

**ENVIRONMENTAL ANALYSIS** evaluates each response provided in the environmental checklist form. Each response checked in the checklist form is discussed and supported with sufficient data and analysis, as necessary. As appropriate, each response discussion describes and identifies specific impacts anticipated with project implementation.

#### **SECTION 3**

- **III. MANDATORY FINDINGS** presents Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.
- **IV. PERSONS AND ORGANIZATIONS CONSULTED** identifies those persons consulted and involved in preparation of this Initial Study and Negative Declaration.
- V. REFERENCES lists bibliographical materials used in preparation of this document.
- VI. FINDINGS

#### **SECTION 4**

- **VII. RESPONSE TO COMMENTS (IF ANY)**
- VIII. MITIGATION MONITORING & REPORTING PROGRAM (MMRP) (IF ANY)

#### E. SCOPE OF ENVIRONMENTAL ANALYSIS

For evaluation of environmental impacts, each question from the CEQA Environmental Checklist Form is summarized and responses are provided according to the analysis undertaken as part of the Initial Study. Impacts and effects will be evaluated and quantified, when appropriate. To each question, there are four possible responses, including:

- 1. **No Impact:** A "No Impact" response is adequately supported if the impact simply does not apply to the proposed applications.
- 2. **Less Than Significant Impact:** The proposed applications will have the potential to impact the environment. These impacts, however, will be less than significant; no additional analysis is required.
- 3. Less Than Significant with Mitigation Incorporated: This applies where incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact".
- 4. Potentially Significant Impact: The proposed applications could have impacts that are considered significant. Additional analyses and possibly an EIR could be required to identify mitigation measures that could reduce these impacts to less than significant levels.

#### F. PROJECT LEVEL ENVIRONMENTAL ANALYSIS

This Initial Study will be conducted under a project level analysis. Regarding mitigation measures, it is not the intent of this document to "overlap" or restate conditions of approval that are commonly established for future known projects or the proposed applications. Additionally, those other standard requirements and regulations that any development must comply with, that are outside the City's jurisdiction, are also not considered mitigation measures and therefore, will not be identified in this document.

#### G. TIERED DOCUMENTS AND INCORPORATION BY REFERENCE

Information, findings, and conclusions contained in this document are based on incorporation by reference of tiered documentation, which are discussed in the following section.

#### 1. Tiered Documents

As permitted in Section 15152(a) of the CEQA Guidelines, information and discussions from other documents can be included into this document. Tiering is defined as follows:

"Tiering refers to using the analysis of general matters contained in a broader EIR (such as the one prepared for a general plan or policy statement) with later EIRs and negative declarations on narrower projects; incorporating by reference the general discussions from the broader EIR; and concentrating the later EIR or negative declaration solely on the issues specific to the later project."

Tiering also allows this document to comply with Section 15152(b) of the CEQA Guidelines, which discourages redundant analyses, as follows:

"Agencies are encouraged to tier the environmental analyses which they prepare for separate but related projects including the general plans, zoning changes, and development projects. This approach can eliminate repetitive discussion of the same issues and focus the later EIR or negative declaration on the actual issues ripe for decision at each level of environmental review. Tiering is appropriate when the sequence of analysis is from an EIR prepared for a general plan, policy or

program to an EIR or negative declaration for another plan, policy, or program of lesser scope, or to a site-specific EIR or negative declaration."

Further, Section 15152(d) of the CEQA Guidelines states:

"Where an EIR has been prepared and certified for a program, plan, policy, or ordinance consistent with the requirements of this section, any lead agency for a later project pursuant to or consistent with the program, plan, policy, or ordinance should limit the EIR or negative declaration on the later project to effects which:

- (1) Were not examined as significant effects on the environment in the prior EIR; or
- (2) Are susceptible to substantial reduction or avoidance by the choice of specific revisions in the project, by the imposition of conditions, or other means."

#### 2. Incorporation by Reference

Incorporation by reference is a procedure for reducing the size of EIRs/MND and is most appropriate for including long, descriptive, or technical materials that provide general background information, but do not contribute directly to the specific analysis of the project itself. This procedure is particularly useful when an EIR or Negative Declaration relies on a broadly-drafted EIR for its evaluation of cumulative impacts of related projects (Las Virgenes Homeowners Federation v. County of Los Angeles [1986, 177 Ca.3d 300]). If an EIR or Negative Declaration relies on information from a supporting study that is available to the public, the EIR or Negative Declaration cannot be deemed unsupported by evidence or analysis (San Francisco Ecology Center v. City and County of San Francisco [1975, 48 Ca.3d 584, 595]). This document incorporates by reference appropriate information from the "The Fresno General Plan Program Environmental Impact Report" prepared by LSA which was adopted by the City Council on September 30, 2021.

When an EIR or Negative Declaration incorporates a document by reference, the incorporation must comply with Section 15150 of the CEQA Guidelines as follows:

- The incorporated document must be available to the public or be a matter of public record (CEQA Guidelines Section 15150[a]). In March of 2020, the City of Fresno undertook and update of the Master Environmental Impact Report (MEIR) for the City of Fresno General Plan and Development Code Update. The MEIR was replaced by The Fresno General Plan Program Environmental Impact Report (PEIR) which was adopted by the City Council on September 30, 2021. The PEIR is available as it will be used to "tier" certain potential impacts and corresponding mitigation, along with this document, at the City of Fresno Planning and Development Department, 2600 Fresno Street, Room 3043, Fresno, California, 93721 (559) 621-8009.
- The PEIR is available for inspection by the public at the City of Fresno Planning and Development Department, 2600 Fresno Street, Room 3043, Fresno, California, 93721 (559) 621-8009.
- These documents must summarize the portion of the document being incorporated by reference or briefly describe information that cannot be summarized. Furthermore, these documents must describe the relationship between the incorporated information and the analysis in the tiered documents (CEQA Guidelines Section 15150[c]). As discussed above, the tiered EIRs address the entire project site and provide background and inventory information and data which apply to the project site. Incorporated information and/or data will be cited in the appropriate sections.

These documents must include the State identification number of the incorporated documents (CEQA Guidelines Section 15150[d]). The State Clearinghouse Number for the Fresno General Plan Program Environmental Impact Report is SCH #2019050005.

The material to be incorporated in this document will include general background information (CEQA Guidelines Section 15150[f]). This has been previously discussed in this document.

#### **SECTION 2**

II. ENVIRONMENTAL CHECKLIST

Project Title: 1.73-Acre Parcel at the Southwest Corner of West Nees Avenue & North San Pablo

Avenue

City of Fresno Planning and Development Department Lead Agency:

Contact Person and Phone Number: Chris Lang, Planner III, 559-621-8023

4. Address: 2600 Fresno Street, Third Floor, Room 3043, Fresno, CA 93721

E-mail: Chris.Lang@fresno.gov

6. Project Location: The Project is in northwest Fresno (Figure 1) on a single parcel (Assessor's Parcel Number [APN] 303-630-21) approximately 1.73 acres in size at the southwest corner of West Nees Avenue and North San Pablo Avenue (Figure 2).

7. Project Sponsor's Name and Address:

Mr. David Fansler Fansler Restaurant Group 7636 North Ingram Avenue, Suite 109 Fresno, CA 93711

8. General Plan Designation: Existing: High Density Residential 30-45 dwelling units/acre

Proposed: Regional Mixed Use (RMX)

9. Zoning: Existing: High Density Multi-Family Residential RM-3

Proposed: Regional Mixed Use (RMX)

- 10. Description of Project: Mr. David Fansler is currently operating three restaurants in the City of Fresno and is contemplating construction of a new 8,000 sq. ft. restaurant with 2,500 sq. ft. of personal office space (i.e., the Project) on 1.73 acres at the northwest corner of West Nees Avenue and North San Pablo Avenue. The site is currently vacant and undeveloped. The parcel was purchased from the Villagio Shopping Center, LLC and was originally part of that commercial development which is immediately to the east. The project site was previously zoned C-P and the Villaigio Shopping Center was zoned C-M. Note that the restaurant and office use are only contemplated uses and no land use entitlements have been submitted for the site to date.
- 11. Surrounding Land Uses and Setting: The Project is located on the south side of West Nees Avenue and is bordered by North San Pablo Avenue and the Villagio Shopping Center on the east. A multifamily residential apartment complex (Windscape Apartments) borders the site to the west and south. Curb and gutter are installed on the east and sidewalk is present on the north. A block wall surrounds the site on the west and south. A row of trees lines the western border of the site but is located on the adjacent property. Overhead light poles line West Nees Avenue. A high voltage electrical transmission tower and with high voltage lines extends along the western portion of the site. The main source of noise in the area is traffic along West Nees Avenue. The Shopping Center and the neighboring apartment complex have lighting throughout.
- 12. Other public agencies whose approval is required (e.g., permits, financing approval, or participation agreement.): San Joaquin Valley Air Pollution Control District (SJVAPCD), City of Fresno Planning Commission (PC), Fresno Metropolitan Flood Control District (FMFCD), Fresno County Environmental Health, Department of Public Works; Department of Public Utilities; Regional Water Quality Control Board.

## 13. <u>Have California Native American tribes traditionally and culturally affiliated with the project area requested consultation pursuant to Public Resources Code section 21080.3.1?</u>

The State requires lead agencies to consider the potential effects of proposed projects and consult with California Native American tribes during the local planning process for the purpose of protecting Traditional Tribal Cultural Resources through the California Environmental Quality Act (CEQA) Guidelines. Pursuant to PRC Section 21080.3.1, the lead agency shall begin consultation with the California Native American tribe that is traditionally and culturally affiliated with the geographical area of the proposed project.

Consultation early in the CEQA process allows tribal governments, lead agencies, and project proponents to discuss the level of environmental review necessary to identify and address potential adverse impacts to tribal cultural resources and reduce the potential for delay and conflict in the environmental review process. (See PRC Section 21083.3.2.) Information may also be available from the California Native American Heritage Commission's (NAHC's) Sacred Lands File per Public Resources Section (PRC) Section 5097.96 and the California Historical Resources Information System (CHRIS) administered by the California Office of Historic Preservation. Note: PRC Section 21082.3(c) contains provisions specific to confidentiality.

Pursuant to Assembly Bill 52 (AB 52), the Table Mountain Rancheria Tribe and the Dumna Wo Wah were invited to consult under AB 52.

If so, has consultation begun? Yes. The City of Fresno mailed notices regarding the project to both tribes on December 8, 2020 which included the required 30-day time period for tribes to request consultation. Following closure of the 30-day comment period on January 7, 2021, City staff confirmed that no responses were received (Lang, pers. comm., 2021).

#### **ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:**

one i	mpact that is a "Potentially Sign	ifican	t Impact" as indicated by the	check	dist on the following pages.
	Aesthetics		Agriculture/Forestry Resources		Air Quality
	Biological Resources		Cultural Resources		Energy
	Geology/Soils		Greenhouse Gas Emissions		Hazards and Hazardous Materials
	Hydrology/Water Quality		Land Use/Planning		Mineral Resources
	Noise		Population/Housing		Public Services
	Recreation		Transportation		Tribal Cultural Resources
	Utilities/Service Systems		Wildfire		Mandatory Findings of Significance
			DETERMINATION		
(To b	e completed by the Lead Agend	y) or	the basis of this initial evalua	ation:	
	Found that the proposed projection NEGATIVE DECLARATION w		_	t effe	ct on the environment, and a
	Found that although the propo- will not be a significant effect agreed to by the project propo-	in thi	s case because revisions in	the p	roject have been made by or
	Found that the proposed proposed Proposed Proposed Foundation of the Proposed Propos	-	_	fect o	on the environment, and an
	Found 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.				
	Found 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.				
	Chin Lang				7/29/22
	Chris Lang, Planner III				Date

The environmental factors checked below would be potentially affected by this project, involving at least

## EVALUATION OF ADDITIONAL ENVIRONMENTAL IMPACTS NOT ASSESSED IN THE PROGRAM ENVIRONMENTAL IMPACT REPORT (PEIR):

- 1. For purposes of this Initial Study, the following answers have the corresponding meanings:
  - a. "No Impact" means the subsequent project will not cause any additional significant effect related to the threshold under consideration which was not previously examined in the PEIR.
  - b. "Less Than Significant Impact" means there is an impact related to the threshold under consideration that was not previously examined in the PEIR, but that impact is less than significant.
  - c. "Less Than Significant with Mitigation Incorporation" means there is a potentially significant impact related to the threshold under consideration that was not previously examined in the PEIR, however, with the mitigation incorporated into the project, the impact is less than significant.
  - d. "Potentially Significant Impact" means there is an additional potentially significant effect related to the threshold under consideration that was not previously examined in the PEIR.
- 2. A brief explanation is required for all answers except "No Impact" answers that are adequately supported by the information sources a lead agency cites in the parentheses following each question. A "No Impact" answer is adequately supported if the referenced information sources show that the impact simply does not apply to projects like the one involved (e.g., the project falls outside a fault rupture zone). A "No Impact" answer should be explained where it is based on project-specific factors as well as general standards (e.g., the project will not expose sensitive receptors to pollutants, based on a project specific screening analysis).
- All answers must take account of the whole action involved, including off-site as well as on-site, cumulative as well as project-level, indirect as well as direct, and construction as well as operational impacts.
- 4. Once the lead agency has determined that a particular physical impact may occur, then the checklist answers must indicate whether the impact is potentially significant, less than significant with mitigation, or less than significant. "Potentially Significant Impact" is appropriate if there is substantial evidence that an effect may be significant. If there are one or more "Potentially Significant Impact" entries when the determination is made, an EIR is required.
- 5. "Negative Declaration: Less Than Significant With Mitigation Incorporated" applies where the incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact." The lead agency must describe the mitigation measures, and briefly explain how they reduce the effect to a less than significant level (mitigation measures from Attachment C, "PEIR Mitigation Measure Monitoring Checklist for EA No. P19-05950" may be cross-referenced).
- 6. Earlier analyses may be used where, pursuant to the tiering, program EIR or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration. Section 15063(c)(3)(D). In this case, a brief discussion should identify the following:
  - a. Earlier Analysis Used. Identify and state where they are available for review.
  - b. Impacts Adequately Addressed. Identify which effects from the above checklist were within the scope of and adequately analyzed in the PEIR or another earlier document pursuant to applicable legal standards, and state whether such effects were addressed by mitigation measures based on the earlier analysis.
  - c. Mitigation Measures. For effects that are "Less than Significant with Mitigation Measures Incorporated," describe the mitigation measures which were incorporated or refined from the earlier document and the extent to which they address site-specific conditions for the project.

- 7. Lead agencies are encouraged to incorporate into the checklist references to information sources for potential impacts (e.g., general plans, zoning ordinances).
  - Reference to a previously prepared or outside document should, where appropriate, include a reference to the page or pages where the statement is substantiated.
- 8. Supporting Information Sources: A source list should be attached, and other sources used, or individuals contacted should be cited in the discussion.
- 9. This is only a suggested form, and lead agencies are free to use different formats; however, lead agencies should normally address the questions from this checklist that are relevant to a project's environmental effects in whatever format is selected.
- 10. The explanation of each issue should identify:
  - a. The significance criteria or threshold, if any, used to evaluate each question; and
  - b. The mitigation measure identified, if any, to reduce the impact to less than significance.

#### PROJECT SUMMARY

A. Project Location: The Project under contemplation is located in northwest Fresno (Figure 1) on a single vacant parcel (APN 303-630-21) approximately 1.73 acers in size bordered by West Nees Avenue on the north and West San Pablo Avenue and the Villagio Shopping Center on the east. A multi-family apartment complex (Windscape Apartments) borders the site to the west and south.

#### B. Project Summary:

The Project is to allow a General Plan Amendment from High Density Residential 30-45 D.U./acre to Regional Mixed Use (RMX) general plan designation and rezone from High Density Multi-Family Residential RM-3 to Regional Mixed Use (RMX) zoning.

This document is a project-level Initial Study for evaluation of potential environmental impacts resulting from a General Plan Amendment and Rezone for a vacant 1.73-acre parcel at the southwest corner of West Nees Avenue and North San Pablo Avenue (Refer to Figures in Project Description attached to this Initial Study). In the future, the site will likely be developed with an 8,000-square-foot (sq. ft.) restaurant with a 2,500-square-foot (sq. ft.) single-tenant office, however, no land use entitlements have been submitted for the site. Future uses will be subject to CEQA analysis at the time an application is submitted to the City.

#### **Parking**

The Project would meet all parking requirements and standards applicable to the RMX zone and specific uses when they are known.

#### **Hours of Operation**

The hours of operation are known at this time. However, the hours would be consistent with applicable City of Fresno rules and regulations.

#### Staffing

Unknown.

#### Utilities

#### Gas & Electricity

The Project site is within the service area of Pacific Gas & Electric (PG&E). Both gas and electric are present along Nees Avenue and overhead.

#### **Telecommunications**

Telecommunications from local providers are available to serve the site.

#### Water

Water treatment and distribution is provided by the City of Fresno. The site would be served with municipal water from the City of Fresno. Existing water infrastructure is proximate to the site would be connected/expanded, as necessary.

#### Wastewater

Wastewater treatment and conveyance is provided by the City of Fresno. The site would be served with municipal wastewater from the City of Fresno. Existing wastewater infrastructure is proximate to the site infrastructure would be connected/expanded, as necessary.

#### Storm Drainage

The Fresno Metropolitan Flood Control District (FMFCD) provides storm drainage throughout the City of Fresno. The Project would pay fees and connect to the FMFC infrastructure to convey stormwater flows off the site.

#### Permits and Approvals

General Plan Amendment Approval - From High Density Residential 30-45 D.U./acre to Regional Mixed Use (RMX)

Rezone Approval – From High Density Multi-Family Residential (RM-3) to Regional Mixed Use (RMX)

A future City of Fresno land use permit to allow a restaurant and office or other land use request.

**Grading Permit** 

**Construction Permits** 

**C.** Environmental Setting: The Project is within the City of Fresno in the northwest portion of the City in the Bullard Community Plan. The site is in an urban setting surrounded by multi-family residential and commercial uses. The site within the High Quality Transit Area with access to a Bus Rapid Transit (BRT) stop at the northwest corner of East Nees Avenue and North Blackstone Avenues. Another Fresno Area Express (FAX) stop is approximately 350 feet to the northwest of the site.

The site is within the green area (i.e., area with less than 14.0 VMT per capita) of the recently adopted CEQA Guidelines for Vehicles Miles Traveled Thresholds (City of Fresno 2020b) and within the half mile buffer of the VMT Transit Map prepared for the City of Fresno Vehicle Miles Traveled (VMT) evaluation policies.

**D.** Analysis: The Project is requesting a General Plan Amendment and Rezone to amend the existing land use designation and zoning. The land use designation would be amended from High-Density (30) to 45 units) to Regional Mixed Use (RMX). Existing zoning of High-Density Multi-Family Residential (RM-3) to Regional Mixed Use (RMX) zone.

No net loss of planned multi-family density would occur as a result of the Project.

E. General Plan Consistency: The Project under contemplation is not consistent with the existing land use and zoning and will require a General Plan Amendment and Rezone as described above. The Project is approximately .5 mile east of Blackstone Avenue. Blackstone Avenue is considered a transit corridor as the Fresno Area Express (FAX) rapid transit system operates along Blackstone Avenue. The Project is within the Focused Infill Overlay District. The purpose of the Focused Infill (FI) Overlay District is to facilitate more intensive development of parcels with MX, CMS, or CR zoning at strategic points along transportation corridors in order to support transit use, housing production, and economic revitalization. The parcel has been by-passed and its development would serve as infill consistent with the City's economic policies for revitalization efforts. The General Plan Amendment and Rezone would create consistency of the Project within the Focused Infill Overlay District by developing a vacant infill site.

## **City of Fresno**

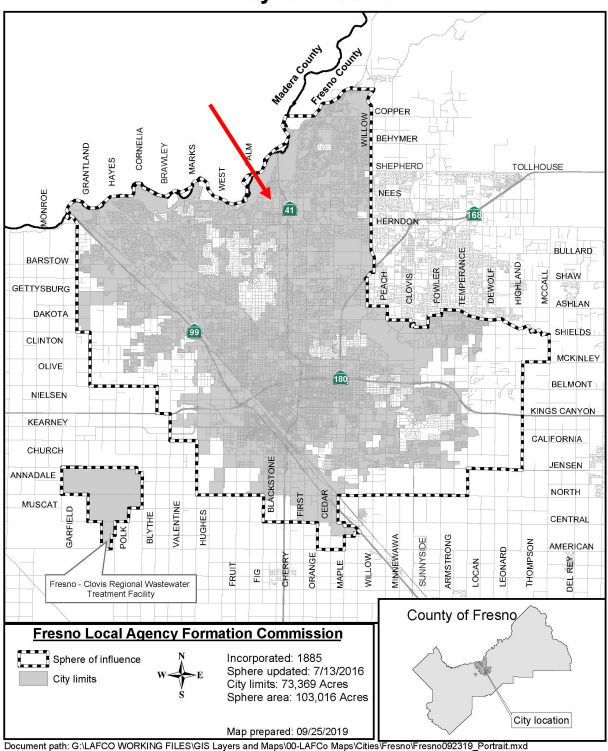


Figure 1 **Project Location Map** 



Figure 2 Aerial of Project Site and Vicinity

#### **EVALUATION OF ENVIRONMENTAL IMPACTS:**

- 1) A brief explanation is required for all answers except "No Impact" answers that are adequately supported by the information sources a lead agency cites in the parentheses following each question. A "No Impact" answer is adequately supported if the referenced information sources show that the impact simply does not apply to projects like the one involved (e.g., the project falls outside a fault rupture zone). A "No Impact" answer should be explained where it is based on project-specific factors as well as general standards (e.g., the project will not expose sensitive receptors to pollutants, based on a project-specific screening analysis).
- 2) All answers must take account of the whole action involved, including off-site as well as on-site, cumulative as well as project-level, indirect as well as direct, and construction as well as operational impacts.
- 3) Once the lead agency has determined that a particular physical impact may occur, then the checklist answers must indicate whether the impact is potentially significant, less than significant with mitigation, or less than significant. "Potentially Significant Impact" is appropriate if there is substantial evidence that an effect may be significant. If there are one or more "Potentially Significant Impact" entries when the determination is made, an EIR is required.
- 4) "Negative Declaration: Less Than Significant With Mitigation Incorporated" applies where the incorporation of mitigation measures has reduced an effect from "Potentially Significant Impact" to a "Less Than Significant Impact." The lead agency must describe the mitigation measures, and briefly explain how they reduce the effect to a less than significant level (mitigation measures from "Earlier Analyses," as described in (5) below, may be cross-referenced).
- 5) Earlier analyses may be used where, pursuant to the tiering, program EIR, or other CEQA process, an effect has been adequately analyzed in an earlier EIR or negative declaration. Section 15063(c)(3)(D). In this case, a brief discussion should identify the following:
  - a) Earlier Analysis Used. Identify and state where they are available for review.
  - b) Impacts Adequately Addressed. Identify which effects from the above checklist were within the scope of and adequately analyzed in an earlier document pursuant to applicable legal standards, and state whether such effects were addressed by mitigation measures based on the earlier analysis.
  - c) Mitigation Measures. For effects that are "Less than Significant with Mitigation Measures Incorporated," describe the mitigation measures which were incorporated or refined from the earlier document and the extent to which they address site-specific conditions for the project.
- 6) Lead agencies are encouraged to incorporate into the checklist references to information sources for potential impacts (e.g., general plans, zoning ordinances). Reference to a previously prepared or outside document should, where appropriate, include a reference to the page or pages where the statement is substantiated.
- 7) Supporting Information Sources: A source list should be attached, and other sources used or individuals contacted should be cited in the discussion.
- 8) This is only a suggested form, and lead agencies are free to use different formats; however, lead agencies should normally address the questions from this checklist that are relevant to a project's environmental effects in whatever format is selected.
- 9) The explanation of each issue should identify:
  - a) the significance criteria or threshold, if any, used to evaluate each question; and
  - b) the mitigation measure identified, if any, to reduce the impact to less than significance.

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

<ol> <li>AESTHETICS Would the proje</li> </ol>
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a)	Have a substantial adverse effect on a scenic				$\nabla$
	vista or scenic highway?	Ш	Ш	Ш	

**No Impact.** The Project is located within an urban area. The site fronts on West Nees Avenue, a Super Arterial, but not a scenic highway. The area is characterized by multi-family residential apartments (to the west, south and on the north side of West Nees Avenue) and regional shopping (i.e., the Villagio Shopping Center to the east). The Sierras are visible to the east, but the Project would not adversely affect these views. No architectural plans for the proposed use have been developed. The existing Pismo's Restaurant is approximately 350 feet to the west of the Project site. The Project is anticipated to be of similar scale and represents a continuation of the Villagio Shopping Center. The Project would be designed in accordance with the standards and requirements of the Regional Mixed-Use zoning designation and would therefore be compatible in scale and design with existing development. Therefore, the Project would have no impact on a scenic vista or a scenic highway.

Development of the site has been contemplated in various plans and environmental documents prepared by the City for those plans.



b) Substantially damage scenic resources, including, but not limited to trees, rock outcroppings, and historic buildings within a state scenic highway?



**No Impact.** The Project is in northwest Fresno in a highly developed urban area. The Project site is surrounded by development. The site is currently vacant but has been tilled to remove weeds and vegetation. There are no trees, rock outcroppings or historic buildings on the site, nor is the site within a state scenic highway. No impact would occur.

		Potentially Significant Impact (PSI)	Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
c)	In nonurbanized 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?				$\boxtimes$
	No Impact. As previously noted, the Project is in would improve the aesthetic of the area from a vac scale with the existing Villagio Shopping Centaccordance with state and local water conservations standards. Future signage will be installed per Ci Rezone are approved, the Project will be consisted.	cant lot to a rester. The Projection guideline ty standards.	staurant/office ect would inc s) and lighting If the General l	consistent in s lude landscap g consistent w Plan Amendm	size and oing (in vith City
d)	Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?				

Potentially

Less than Significant Impact. Any project will require exterior lighting, signage, and parking lot lighting. Overhead lights are required to be directed downward to avoid light spillage on to adjacent properties. This is consistent with the intent of PEIR Mitigation Measure AES-4.1 (Lighting for Street and Parking Areas. Lighting systems for street and parking areas shall include shields to direct light to the roadway surfaces and parking areas. Vertical shields on the light fixtures shall also be used to direct light away from adjacent light sensitive land uses such as residences.) [Attachment C]).

In addition, all site lighting will be designed in accordance with the standards of the City of Fresno Department of Public Works and hood/directed so as not to annoy the apartments located to the south and west. Compliance with City lighting standards will ensure that the Project would not create a new source of substantial light or glare which would affect day or nighttime views in the area. Therefore, light and glare impacts of the Project are considered less than significant, and the Project would not result in any aesthetic impacts beyond those analyzed in PEIR SCH No. 2019050005.

Ministerial development standards will require the site to be landscaped which will further assist in reducing aesthetic impacts.

#### II. AGRICULTURE AND FORESTRY RESOURCES

In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land Evaluation and Site Assessment Model (1997) prepared by the California Department of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant environmental effects, lead agencies may refer to information compiled by the California Department of Forestry and Fire Protection regarding the state's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment project; and forest carbon measurement methodology provided in Forest Protocols adopted by the California Air Resources Board. Would the project:

		Potentially Significant Impact (PSI)	Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact <b>(NI)</b>
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>No Impact.</b> The Project is within northwest Frest as Urban and Built-Up Land on the California Im is within the City limits. The Project would not Mapping and Monitoring Program of the Californi impact would occur.	portant Farml convert any	and Map (DOC farmland pursu	2020). No fa ant to the F	armland armland
b)	Conflict with existing zoning for agricultural use, or a Williamson Act Contract?				$\boxtimes$
	<b>No Impact.</b> As noted under item "a" above, the Project is requesting a General Plan Amendment Residential) to RMX (Regional Mixed Use). No Visite or adjacent lands. Therefore, the Project wo Williamson Act Contract. No impact would occur.	it and Rezone Villiamson Act uld not conflic	from a residen Contracts are i	tial use (High n place on th	n-Density e Project
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))?				$\boxtimes$
	<b>No Impact.</b> The Project site is an infill parcel in a not have any lands zoned forest or timberland. T existing zoning for forest lands, timberlands, or Fresno 2020a).	hus, no impad	ct would occur re	egarding conf	licts with
d)	Result in the loss of forest land or conversion of forest land to non-forest use?				$\boxtimes$
	<b>No Impact.</b> No forest lands are within the City of forest land or conversion of forest land to non-for issue area.		-		
e)	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?				
	<b>No Impact</b> . Refer to items "b)", "c)" and "d)" aboand forestry resource environmental impacts bey	_		-	_

### III. AIR QUALITY

Where available, the significance criteria established by the applicable air quality management or air pollution control district may be relied upon to the following determinations. Would the Project:

Potentially

Potentially

		Potentially Significant Impact (PSI)	Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
a)	Conflict with or obstruct implementation of the applicable air quality plan?			$\boxtimes$	
	Less than Significant Impact. The Project is a space. Based on the size of the Project (1.73 and The restaurant does not meet the square footage Impact Analysis For these reasons, the Project of any applicable air quality plan during either construct comply with ministerial air quality design, could be effective in reducing potential air quality impact.	acres), construge necessary ( would not confiruction or oper onstruction an	uction air emiss 9,000 sq. ft.) to lict with or obst ration. The futur d operational re	sions would bo require an A ruct implemente re restaurant a equirements, I	e limited. ir Quality ntation of and office
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?				

Potentially

Less than Significant Impact. By its very nature, air pollution is largely a cumulative impact. No single project is sufficient in size, by itself, to result in nonattainment of ambient air quality standards. Instead, a project's individual emissions contribute to existing cumulatively significant adverse air quality impacts. If a project's individual emissions exceed its identified significance thresholds, the project would be cumulatively considerable. Projects that do not exceed significance thresholds would not be considered cumulative considerable.

A portion of the Project's air quality impacts are attributable to construction activities with the majority of long-term air quality impacts attributed to operation of motor vehicles traveling to and from the site.

Construction-generated emissions are short-term and of temporary duration, occurring only during construction. Based on the size of the Project (1.73 acres), construction-generated emissions would not exceed SJVAPCD significance thresholds. While the Project has not yet been designed and no construction date established, construction activities would be limited to a number of months (e.g. 6 to months) and the Project would be required to implement standard Best Management Practices (e.g. dust control, use of late-model construction equipment, etc.). Therefore, criteria pollutant emissions generated during Project construction would not result in a violation of air quality standards.

As discussed under item a) above, implementation of the Project would result in long-term operational emissions, predominantly generated by motor vehicle use. The Project would be subject to Rule 9510 (Indirect Source Review) which has the objective of reducing emissions of NOx and PM10 during construction and operation. The Project would be required to consult with the SJVAPCD regarding the specific applicability of Rule 9510 in relation to Project operations. As operations-generated emissions would not exceed SJVAPCD significance thresholds and compliance with Rule 9510 is mandatory, criteria pollutant emissions generated during Project operations would not result in a violation of air quality standards.

VMT screening prepared by Ambarish Mukherjee, P.E., AICP of LSA Associates (refer to Attachment B to this document) indicates the Project will comply with the City of Fresno vehicle miles traveled reduction targets. Figure 4 of the CEQA Guide for Vehicle Miles Traveled Thresholds for the City of Fresno (see page 45 of this document) depicts transit priority areas within Fresno including high-quality transit areas (within 0.5 mile of a major transit stop) served by the Fresno Area Express (FAX) with service intervals of 15 minutes or less. The Project site is within 0.5 of Blackstone Avenue which

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

	is a major transit stop. Based on the Project's location an applicable air quality standard are considered les		-	criteria and i	mpacts to
c)	Expose sensitive receptors to substantial pollutant concentrations?			$\boxtimes$	
	Less than Significant Impact. Sensitive receptors members of the population that are particularly sechildren, the elderly, and people with illnesses residences, schools, hospitals, and daycare center has identified the following groups of individuals as elderly over 65, children under 14, athletes, and per diseases such as asthma, emphysema, and broma partment units on the east and south. An existing south and would provide protection from short-term	ensitive to the Examples rs. The Califul the most like sons with canchitis. The 8-foot solid variable.	ne effects of a of these se fornia Air Reso ely to be affect rdiovascular a Project is bor vall borders th	air pollutants, nsitive receptources Board ed by air pollund chronic redered by muse site on the	such as itors are (CARB) ution: the spiratory ulti-family east and

#### Ozone

The health effects associated with  $O_3$  are generally associated with reduced lung function. Because the Project would not involve construction activities that would result in  $O_3$  precursor emissions (ROG or  $NO_x$ ) in excess of the SJVAPCD thresholds, the Project is not anticipated to substantially contribute to regional  $O_3$  concentrations and the associated health impacts.

#### Carbon Monoxide

a minimal impact on air quality.

CO tends to be a localized impact associated with congested intersections. In terms of adverse health effects, CO competes with oxygen, often replacing it in the blood, reducing the blood's ability to transport oxygen to vital organs. The results of excess CO exposure can include dizziness, fatigue, and impairment of central nervous system functions. The Project would not involve construction activities that would result in CO emissions in excess of the SJVAPCD thresholds. Thus, the Project's CO emissions would not contribute to the health effects associated with this pollutant.

#### Particulate Matter

Particulate matter ( $PM_{10}$  and  $PM_{2.5}$ ) contains microscopic solids or liquid droplets that are so small that they can get deep into the lungs and cause serious health problems. Based on the size of the Project, it would not generate emissions of  $PM_{10}$  or  $PM_{2.5}$  that would exceed the SJVAPCD's thresholds. Additionally, the Project would be required to comply with SJVAPCD Regulation VIII Fugitive PM10 Prohibition described above, which limits the amount of fugitive dust generated during construction. Accordingly, the Project's  $PM_{10}$  and  $PM_{2.5}$  emissions are not expected to cause any increase in related regional health effects for these pollutants.

In summary, the Project would not result in a potentially significant contribution to regional concentrations of nonattainment pollutants and would not result in a significant contribution to the adverse health impacts associated with those pollutants.

#### **Project Operations**

Operation of the Project would not result in the development of any substantial sources of air toxics. There are no stationary sources associated with the operations of the Project. The Project is not

Potentially
Significant
Unless
Mitigation
Incorporated
(PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

anticipated to have a drive-thru that would not attract mobile sources that spend long periods queuing and idling at the site. Thus, the Project would not be a source of Toxic Air Contaminant (TAC) concentrations during operations.

#### Naturally Occurring Asbestos

Another potential air quality issue associated with construction-related activities is the airborne entrainment of asbestos due to the disturbance of naturally occurring asbestos-containing soils. The Project is not located within an area designated by the State of California as likely to contain naturally occurring asbestos (Department of Conservation [DOC] 2000). As a result, construction-related activities would not be anticipated to result in increased exposure of sensitive land uses to asbestos.

#### Valley Fever

Coccidioidomycosis (CM), often referred to as San Joaquin Valley Fever or Valley Fever, is one of the most studied and oldest known fungal infections. Valley Fever most commonly affects people who live in hot dry areas with alkaline soil and varies with the season. This disease, which affects both humans and animals, is caused by inhalation of arthroconidia (spores) of the fungus Coccidioides immitis (CI). CI spores are found in the top few inches of soil and the existence of the fungus in most soil areas is temporary. Valley fever is found in California and is endemic to Fresno County. When soil containing this fungus is disturbed by activities such as digging or grading, by vehicles raising dust, or by the wind, the fungal spores become airborne. When people breathe the spores into their lungs, they may get valley fever. Ground-disturbing activities can be partially mitigated through the control of Project-generated dust. As previously noted under items a) and b) above, Project-generated dust would be controlled by adhering to SJVAPCD dust-reducing measures (Regulation VIII Fugitive PM10 Prohibition), which includes the preparation of a SJVAPCDapproved dust control plan describing all fugitive dust control measures that are to be implemented before, during, and after any dust-generating activity. With minimal site grading and conformance with SJVAPCD Regulation VIII, dust from the construction of the Project would not add significantly to the existing exposure level of people to this fungus, including construction workers.

#### Carbon Monoxide Hot Spots

It has long been recognized that CO exceedances are caused by vehicular emissions, primarily when idling at intersections. Concentrations of CO are a direct function of the number of vehicles, length of delay, and traffic flow conditions. Under certain meteorological conditions, CO concentrations close to congested intersections that experience high levels of traffic and elevated background concentrations may reach unhealthy levels, affecting nearby sensitive receptors. Given the high traffic volume potential, areas of high CO concentrations, or "hot spots," are typically associated with intersections that are projected to operate at unacceptable levels of service during the peak commute hours. However, transport of this criteria pollutant is extremely limited, and CO disperses rapidly with distance from the source under normal meteorological conditions. Furthermore, vehicle emissions standards have become increasingly more stringent in the last 20 years. Currently, the CO standard in California is a maximum of 3.4 grams per mile for passenger cars (requirements for certain vehicles are more stringent). With the turnover of older vehicles, introduction of cleaner fuels, and implementation of control technology on industrial facilities, CO concentrations in the Project vicinity have steadily declined.

Accordingly, with the steadily decreasing CO emissions from vehicles, even very busy intersections do not result in exceedances of the CO standard. According to the Traffic Impact Assessment

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

prepared for the Project (PEG 2020) (Attachment A), the Project is anticipated to generate approximately 940 daily trips on average. Because the Project would not generate traffic significant traffic volumes at any intersection, there is no likelihood of the Project traffic exceeding CO values. In addition, VMT screening indicates the Project will comply with the City of Fresno vehicle miles traveled reduction targets. The Project would have less than significant impact regarding exposing sensitive receptors to substantial pollutant concentrations.

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

**Less than Significant Impact.** Odors are typically regarded as an annoyance rather than a health hazard. During construction, the Project presents the potential for generation of objectionable odors in the form of diesel exhaust in the immediate vicinity of the site. However, these emissions are short term in nature and will rapidly dissipate and be diluted by the atmosphere downwind of the emission sources. Additionally, odors would be localized and generally confined to the construction area.

#### **Project Operations**

Land uses commonly considered to be potential sources of obnoxious odorous emissions include agriculture (farming and livestock), wastewater treatment plants, food processing plants, chemical plants, composting facilities, refineries, landfills, dairies, and fiberglass molding. Overall, the Project would not generate any long-term odors that would adversely impact a substantial number of people. Ministerial permits and operational requirements will assure odors do not impact any nearby properties. Therefore, this impact is considered less than significant.

#### IV. BIOLOGICAL RESOURCES Would the project:

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 Wildlife		$\boxtimes$	
	or U.S. Fish and Wildlife Service?			

Less than Significant Impact. The Project is in an urban setting in northwest Fresno. The site is vacant, highly disturbed bare dirt and surrounded by development. As such, it does not have any natural habitat that would serve to attract candidate, sensitive or special status species. Therefore, the Project would have no impact on any species identified as a candidate, sensitive or special status species. While no tree removal is required, there are a number of trees immediately to the west of the Project site. If construction occurs during nesting season, there is potential to harm nesting birds and a pre-construction survey would be required as specified in PEIR Mitigation Measure BIO-1.4 (Attachment C).

**PEIR Mitigation Measure BIO-1.4:** Proposed projects within the Planning Area should avoid, if possible, construction within the general nesting season of February through August for avian species protected under Fish and Game Code 3500 and the Migratory Bird Treaty Act (MBTA), if it is determined that suitable nesting habitat occurs on a project site. If construction cannot avoid the nesting season, a pre-construction clearance survey shall be conducted by a qualified biologist to determine if any nesting birds or nesting activity is observed on or within 500-feet of a project site. If

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

an active nest is observed during the survey, a biological monitor shall be on site to ensure that no proposed project activities would impact the active nest. A suitable buffer shall be established around the active nest until the nestlings have fledged and the nest is no longer active. Project activities may continue in the vicinity of the nest only at the discretion of the biological monitor. Prior to commencement of grading activities and issuance of any building permits, the Director of the City of Fresno Planning and Development Department, or designee, shall verify that all proposed project grading and construction plans include specific documentation regarding the requirements of the Migratory Bird Treaty Act (MBTA) and California Fish and Game Code Section 3503, that preconstruction surveys have been completed and the results reviewed by staff, and that the appropriate buffers (if needed) are noted on the plans and established in the field. Specific mitigation measures for direct or incidental impacts to avian species protected under Fish and Game Code 3500 and the Migratory Bird Treaty Act (MBTA) shall be determined on a case-by-case basis through agency consultation during the review process for discretionary projects, and shall be consistent with survey protocols and mitigations measures recommended by the agency at the time of consultation.

With PEIR mitigation measure BIO-1.4 incorporated, the Project will not result in any biological resource impacts beyond those analyzed in PEIR SCH No. 2019050005. This impact is considered less than significant.

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 Wildlife or U.S. Fish and Wildlife Service?				$\boxtimes$
	<b>No Impact.</b> The Project site is in an urban settin surrounded by development and is does not hat community within its boundaries. Therefore, the For other sensitive natural community.	ave any ripa	rian habitat or o	other sensitiv	e natural
c)	Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				
	<b>No Impact.</b> As discussed under items a) and be northwest Fresno. The site is highly disturbed, s wetlands present. No impact would occur to a fee	urrounded by	y development a		_
d)	Interfere substantially with the movement of any 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?				$\boxtimes$

**No Impact.** Wildlife corridors are linear features that connect large patches of natural open space and provide avenues for the migration of animals. The Project site is in northwest Fresno. The site is surrounded by urban uses including West Nees Avenue immediately to the north. There is no

Potentially Significant Ünless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

	natural open space on or in the immediate vicini serve as an important wildlife corridor or habitat limited to native habitats. Therefore, no impact rewould occur.	inkage for large	er mammals an	d species th	nat are	
e)	Conflict with any local policies or ordinance protecting biological resource, such as a tree preservation policy or ordinance?					
	Less than Significant Impact. As discussed undisturbed bare dirt and within an urban setting. The Preservation Policy (FMC Section 13-305) would occur with regard to conflicting with any resource.	nere are no trees does not apply	s or vegetation to the site. Th	on the site t nerefore, no	thus the impact	
f)	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?					
	<b>No Impact.</b> The City of Fresno is not within a Community Conservation Plan or other approved No impact would occur.					
V.	CULTURAL RESOURCES Would the project:					
a)	Cause a substantial adverse change in the significance of a historical resource as defined in §15064.5?					
	<b>No Impact.</b> The Project site is in an urban setting structures. Given the vacant condition of the site, association with the Project.				-	
b)	Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5?					
	<b>No Impact.</b> The Project site is in an urban setting in northwest Fresno. The site has been disturbed and the surrounding area is developed. Given the disturbed conditions, no impact to an archaeological resource would occur in association with the Project. However, if previously unknown resources are encountered during construction, PEIR Mitigation Measure CUL-1.1 shall be implemented (Attachment C):					
	PEIR Mitigation Measure CUL-1.1: If previously during grading activities, construction shall stop in historical resources specialist shall be consulted to study. The qualified historical resources specialist measures that shall be implemented to protect the to excavation of the finds and evaluation of the CEOA Guidelines and the City's Historic Preserve.	n the immediate o determine who t shall make red e discovered re finds in accorda	vicinity of the fether the resourcemmendations sources, includance with Section	ind and a quage ree requires to the City ding but not ion 15064.5	ualified further on the limited of the	

to be unique historical resources as defined under Section 15064.5 of the CEQA Guidelines, measures shall be identified by the monitor and recommended to the Lead Agency. Appropriate

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

measures for significant resources could include avoidance or capping, incorporation of the site in green space, parks, or open space, or data recovery excavations of the finds.

No further grading shall occur in the area of the discovery until the Lead Agency approves the measures to protect these resources. Any historical artifacts recovered as a result of mitigation shall be provided to a City-approved institution or person who is capable of providing long-term preservation to allow future scientific study...

	F,				
	With PEIR mitigation measure CUL-1.1 incorporated, the project will not result in any cultural resource impacts beyond those analyzed in PEIR SCH No. 2019050005.				
	Therefore, no impact is identified regarding an archeological resource.				
c)	Disturb any human remains, including those interred outside of dedicated cemeteries?				
	<b>No Impact.</b> As described in item a) above, it is not likely that human remains would be found within the boundaries of the Project site based on prior disturbance of the site. In the unlikely event that human remains are discovered, PEIR mitigation measure CUL-3 would be implemented (Attachment C):				
	PEIR Mitigation Measure CUL-3: In the event that human remains are unearthed during excavation and grading activities of any future development project, all activity shall cease immediately. Pursuant to Health and Safety Code (HSC) Section 7050.5, no further disturbance shall occur until the County Coroner has made the necessary findings as to origin and disposition pursuant to PRC Section 5097.98(a). If the remains are determined to be of Native American descent, the coroner shall within 24 hours notify the Native American Heritage Commission (NAHC). The NAHC shall then contact the most likely descendent of the deceased Native American, who shall then serve as the consultant on how to proceed with the remains. Pursuant to PRC Section 5097.98(b), upon the discovery of Native American remains, the landowner shall ensure that the immediate vicinity, according to generally accepted cultural or archaeological standards or practices, where the Native American human remains are located is not damaged or disturbed by further development activity until the landowner has discussed and conferred with the most likely descendants regarding their recommendations, if applicable, taking into account the possibility of multiple human remains. The landowner shall discuss and confer with the descendants all reasonable options regarding the descendants' preferences for treatment.				
	Timing of Implementation: Review construction specifications to ensure inclusion of provisions included in mitigation measure.				
	Enforcement: Planning and Development Department.				
	With PEIR mitigation measure CUL-3 incorporated, the project will not result in any cultural resource impacts beyond those analyzed in PEIR SCH No. 2019050005. No impact would occur.				
	ENERGY				
a)	Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy \( \subseteq \				

Potentially
Significant
Unless
Mitigation
Incorporated
(PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

Less Than Significant Impact. Electricity usage during construction would likely be limited to electrically powered hand tools. The construction of the Project would occur for a limited duration and would not result in wasteful, inefficient, or unnecessary consumption of electricity. Electrical service is currently available in the Project area with no shortages in supply. Therefore, impacts to electrical power are considered less than significant. Natural gas is not anticipated to be a major source of energy during Project construction. Natural gas service is currently available in the Project area with no shortages. Any minor amounts of natural gas that may be used during construction would be temporary and negligible. Therefore, construction of the Project would not result in wasteful, inefficient, or unnecessary consumption of natural gas. No impact to natural gas would occur. The main source of energy used during Project construction includes petroleum-based fuels. Both diesel and gasoline would be used to fuel heavy equipment, material delivery trucks and construction worker vehicles throughout the construction period. Once the Project is complete, petroleum use for construction would cease. Energy would be used to operate the restaurant and to fuel vehicles making deliveries as well as vehicles of patrons. All construction must comply with California Energy Standards proven effective in reducing energy demand (i.e., Title 24). Diesel and petroleum are currently available in the Project area with no shortages and construction and operation of the Project would not use these resources in a wasteful manner. Therefore, impacts to petroleum as an energy source are considered less than significant.

b)	Conflict with or obstruct a state or local plan			$\nabla$
	for renewable energy or energy efficiency.		Ш	

**No Impact.** The Project would be designed in a manner that is consistent with relevant energy conservation plans and standards designed to encourage development that results in the efficient use of energy resources. The Project will be built to the Energy Efficiency Standards for Residential and Nonresidential Buildings, as specified in Title 24, Part 6, of the California Code of Regulations (Title 24). Title 24 was established in 1978 in response to a legislative mandate to reduce California's energy consumption. Title 24 is updated approximately every three years; the 2013 standards became effective July 1, 2014. The 2016 Title 24 updates went into effect on January 1, 2017. The 2019 Energy Standards improve upon the 2016 Energy Standards for new construction of, and additions and alterations to, residential and nonresidential buildings.

The 2019 update to the Energy Standards focuses on several key areas to improve the energy efficiency of newly constructed buildings and additions and alterations to existing buildings. The 2019 Energy Standards are a major step toward meeting Zero Net Energy. Buildings permitted on or after January 1, 2020, must comply with the 2019 Standards. Compliance with Title 24 is mandatory at the time new building permits are issued by city and county governments. Additionally, in January 2010, the State of California adopted the California Green Building Standards Code (CalGreen) establishing mandatory green building standards for all buildings in California. The code was subsequently updated in 2013. The code covers five categories: planning and design, energy efficiency, water efficiency and conservation, material conservation and resource efficiency, and indoor environmental quality. Furthermore, the Project would also be consistent with the City's General Plan, specifically Objective RC-8 which strives to reduce the consumption of nonrenewable energy resources by requiring and encouraging conservation measures and the use of alternative energy sources. Therefore, the Project would not conflict with or obstruct a state or local plan for renewable energy or energy efficiency. No impact would occur.

The Project would be designed in accordance with State-mandated building codes to meet minimum efficiency standards related to various building features, including space heating, and cooling

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

equipment, building insulation and roofing, and lighting. Implementation of these standards significantly increases energy savings. Compliance with State-mandated code requirements and conservation requirements in the Energy Code and CALGreen ensure that the Project would not result in wasteful, inefficient, or unnecessary consumption of energy resources.

VII.	GEO	LOGY AND SOILS	Would the project:				
a)	adver		e potential substantial ng the risk of loss,				
	i.)	delineated on the Priolo Earthquake issued by the Sta area or based of evidence of a knowledge.	n earthquake fault, as most recent Alquist- Fault Zoning Map te Geologist for the on other substantial own fault? Refer to and Geology Special				$\boxtimes$
		major active faults the Alquist-Priolo I because no active	ling to the Fresno Gene or fault zones within th Earthquake Fault Zoni faults cross the Plannir nown earthquake fault.	ne City's Plann ng Act does r ng Area (LSA	ing Area. The F not apply withir	PEIR also st the City o	ates that of Fresno
	ii.)	Strong Seismic grou	und shaking?			$\boxtimes$	
	Less than Significant Impact. The Project is subject to ground shaking in the event of earthquake along faults in the region including the Great Valley Fault Zone or the Nunez F To minimize damage, development must be designed to withstand strong ground shaking comply with the California Building Code (CBC). The General Plan Update and City of Free Municipal Code also includes Objective NS-2 (Minimize risks of property damage personal injury posed by geologic and seismic risks) and Policy NS-2-a (Seismic Protect Ensure seismic protection is incorporated into new and existing construction, consistent the Fresno Municipal Code) to reduce ground-shaking impacts (LSA 2020 p. 4.10-15).						
		Section 12-1022, v design the building The Project must reducing seismic sa seismic safety stan- than significant an	the above objective any which requires prepara and related improvem comply with mandate afety impacts to a level dards, potential seismic do the Project would rese analyzed in PEIR S	tion of a Soils nents consister or seismic sa of insignificand ground shaking tresult in in	Report, will be not with state an fety standards ce. With mandards impacts wou npacts from str	e used as a nd federal st proven eff ntory complia nd be reduce	basis to andards ective in ance with ed to less
	iii.)	Seismic-related gro liquefaction?	ound failure, including			$\boxtimes$	
	Less than Significant Impact. The Project site is currently v Liquefaction occurs when granular soil below the water table is subj such as those produced by earthquakes. A Geotechnical Report is r				ble is subjected	to vibratory	motions

However, Fresno Municipal Code Section 12-1022 requires the preparation of a Soils Report

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

identifying potential site-specific soil issues, foundation support and grading parameters. Compliance with the findings and recommendations of the Soils Report would reduce any seismic-related ground failure impacts. In addition, all development is required to adhere to the adopted Uniform Building Code (UBC) which will ensure that no seismic safety, soil erosion or other soil-related impacts are mitigated. Therefore, impacts associated with liquefaction are considered less than significant. iv.) Landslides?  $\boxtimes$ П П No Impact. The Project site is flat and in an urban area. Based on the flat topography of the site and surrounding area, no impact would occur regarding landslides. Result in substantial soil erosion or the loss of  $\boxtimes$ topsoil? Less than Significant Impact. The Project site is underlain by one soil type: San Joaquin loam, shallow, 0 to 3 percent slopes. Construction of the Project would result in site preparation activities including minor grading and trenching to install utilities. As noted in the discussion of item "aiii)" Fresno Municipal Code Section 12-1022 requires the preparation of a Soils Report identifying potential site-specific soil issues, foundation support and grading parameters. The findings of the report would be incorporated into the design as required by the Code. In addition, Fresno Municipal Code Section 12-1023, Grading and Erosion Control, requires every approved map to be conditioned on compliance with the requirements for grading and erosion control, including the prevention of sedimentation or damage to off-site property, set forth in Appendix Chapter 70 of the Uniform Building Code, 1973 Edition, Volume I, as adopted and amended by the city. Compliance with these policies and with other pertinent regulations will ensure that potential soil erosion impacts, or the potential loss of topsoil, would be less than significant. Because construction would disturb more than one acre, the Project would be subject to a General Construction Activity Stormwater National Pollution Discharge System (NPDES) permit which would cover clearing, grading, excavating, and general disturbances to the ground (LSA 2020 p. 4.10-19). A Stormwater Pollution Prevention Plan (SWPPP) is required for the issuance of a General Construction Activity Stormwater NPDES permit and typically includes the implementation of structural and non-structural Best Management Practices (BMPs) (e.g. watering to control dust, minimizing the amount of soil exposed during construction activity, installing silt fencing to prevent soil transport off site) to reduce impacts related to surface water quality. Therefore, impacts regarding substantial soil erosion or the loss of topsoil would be less than significant. Be located on a geologic unit or soil that is unstable or that would become unstable as a  $\boxtimes$ result of the project, and potentially result in onoff-site landslides, lateral spreading,

**No Impact.** The Project site is in a developed area with flat topography surrounded by existing urban development. No potential for landslide is present. The Soils Report, as required by Municipal Code Section 12-1022, will identify potential site-specific soil issues. However, the site and surrounding areas do not evidence any sign of damage from shrink-swell or lateral spreading, subsidence,

subsidence, liquefaction, or collapse?

liquefaction or collapse. No impact is anticipated.

		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
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?				
	Less than Significant Impact. As previously no soil type: San Joaquin loam, shallow, 0 to 3 per disturbed, and the Project will be designed an present and the findings of the Soils Report as reconstructed. Therefore, direct, and indirect risk to life and property.	cent slopes. To dengineered quired by Fres	he Project site taking into co no Municipal C	has been pronsideration to ande Section 1	eviously he soils
e)	Have soils incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of waste water?				
	<b>No Impact.</b> The Project will be served with mun of septic tanks or an alternative wastewater dispe	•			nclusion
f)	Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?				$\boxtimes$
	<b>No Impact.</b> The Project site is vacant land surrounded by urban development. The Project site and surrounding areas are flat with no distinguishing geologic features. The Project would involve some excavation and trenching in association with construction and utility installation. However, the Project site and surrounding areas have been previously disturbed and no excavation deeper than 36-inches is anticipated.				
	The Fresno General Plan PEIR states that "e Planning Area that are associated with continued the potential to impact paleontological/geologic activities within previously undisturbed soils" (LS development of the Project have been previously paleontological resources is low based on the de No unique geologic features are present on the second	implementational resources A 2020, p. 4.7 disturbed. The pth of excava	on of the approduring excavator. As noted nus, the potentition and degree	ved General I ion and cons d, all soils affo al to disturb u e of prior distu	Plan has struction ected by unknown
/III.	GREENHOUSE GAS EMISSIONS Would the pr	oject:			
1)	Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?				
	Greenhouse gases trap heat in the atmosphere occur naturally and are also produced by human fuels (i.e., fuels containing carbon).				
	GHGs include the following: carbon dioxide hydrofluorocarbons, perfluorocarbons and sulfusection 38505(g)]. The most common GHG the followed by methane and nitrous oxide	ır hexafluoride	e (SF6) [Healt	h and Safe	ty Code,

The City of Fresno adopted the Greenhouse Gas Reduction Plan (GHG Reduction Plan) in December 2014. The GHG Reduction Plan includes a strategy to reduce local community GHG emissions to

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

1990 levels by 2020 consistent with the state objectives set forth Assembly Bill 32 (i.e. the "Global Warming Solutions Act"). This Plan meets the requirements for a Qualified Greenhouse Gas Reduction Strategy.

The General Plan and PEIR rely upon the Greenhouse Gas Reduction Plan to provide a comprehensive assessment of the benefits of city policies and proposed code changes, existing plans, programs, and initiatives that reduce GHG emissions. The Plan illustrates that despite increased growth, the City would continue to reduce GHG emissions through 2020.

GHG emissions contribute cumulatively to the significant adverse environmental impacts of global climate change. An individual project does not generate sufficient GHG emissions to result in a perceptible change the global average temperature. On the contrary, the addition of GHG emissions from past, present, and future projects have cumulatively contributed to and may contribute to global climate change and associated environmental impacts. The d project will not occur at a scale or scope with potential to generate GHG emissions either directly or indirectly that may have a significant impact on the environment. Likewise, the Project will not conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of GHG. In conclusion, the Project will not result in any greenhouse gas emission environmental impacts beyond those analyzed in PEIR SCH No. 2019050005.

b)	Conflict wi	th an appl	icable	plar	or policy	or or			
•	regulation	adopted	for	the	purpose	of		$\boxtimes$	
	reducina th	ne emissior	is of ar	eenh	nouse das	es?			

#### Less than Significant Impact.

As noted in item a), the City of Fresno adopted its GHG Reduction Plan in December 2014. The GHG Reduction Plan includes relevant General Plan objectives and policies. Table GHG-1 evaluates the Project's consistency with the applicable objectives and policies included in the GHG Reduction Plan.

Table GHG-1
Consistency with Fresno Greenhouse Gas Reduction Plan

GHG Reduction Plan Strategy	Project Consistency with Strategy
Project Consistency with Strategy	The project proposal provides a medium density
<b>Objective LU-2:</b> Plan for infill development that includes a range of housing types, building forms, and land uses to meet the needs of both current and future residents.	housing type on land that is surrounded by residential and urban development that meets the needs of both current and future residents.
Policy LU-2-a: Infill Development and	The project site is vacant land and surrounded
Redevelopment. Promote development of vacant, underdeveloped, and redevelopable land uses within the City Limits where urban services are available by establishing and implementing supportive regulations and programs.	by existing development. Urban services are available to serve the Project. Development of the site with a restaurant and office represents an expansion of the existing uses in the Villagio Shopping Center to the east.

As shown in Table GHG-1, the Project would be consistent with the applicable strategies from the GHG Reduction Plan. Therefore, as demonstrated in Table GHG-1 above, the Project would not conflict with plans, policies or regulations adopted for the purpose of reducing GHG emissions. In addition, the Project would not result in a substantial increase in GHG emissions. Therefore, the Project would not generate GHG emissions that may have a significant effect on the environment.

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

Therefore, the Project is consistent with the applicable plans and policies adopted for the purpose of reducing GHG emissions. VMT screening indicates the project will comply with the City of Fresno vehicle miles traveled reduction targets. Further, the future restaurant and office must comply with ministerial greenhouse gas design, construction and operational requirements, proven to be effective in reducing potential greenhouse gas impacts to a less than significant level.

IX.	HAZ	ARDS AND HAZARDOUS MA	TERIALS	Would the proje	ct:		
a)	envir	te a significant hazard to the puronment through the routine or disposal of hazardous mater	transport,				$\boxtimes$
	2,500 Cent cons with and trans of op	mpact. The Project is the consider. The Project is the consider. Appreciable quantities of hat truction. Diesel fuel, oil and hy heavy equipment used and stageduration of construction would apport, use, or disposal of hazard peration of the restaurant. No integrations materials.	n a vacant azardous c vdraulic flui ged on-site not create dous mater	parcel adjacent hemicals would in demicals would in demand the may be preserted a significant hazitals. Hazardous	to and west or not be stored nt in limited qu tion. Howevel ard to the pub materials wou	f the Villagio or used on s uantities in as r, the limited dic through the ld not be use	Shopping ite during sociation quantities ne routined as par
b)	envir upse relea	te a significant hazard to the puronment through reasonably for the tand accident conditions involved on the conditions involved the conditions involved the conditions involved the conditions in the conditions	reseeable olving the				
	foot i Villaç datal	s than Significant Impact. The restaurant and 2,500 sq. ft. persignors Shopping Center. A search base did not identify any sites or Boards GeoTracker database	onal office n of the D within a or	space on a vaca epartment of To ne-half mile radiu	nt parcel adja oxic Substancous of the site.	cent to and w es (DTSC) E However, a	est of the inviroStor
	#	Site Name	A	Address	T	ype/Status	
	1	Palm Bluffs Corporate	7690 Pal Fresno, 0	m Avenue CA		sal Site Munio Landfill/Ope	
	2	Snappy Food Store #1013	525 Wes Fresno, 0	t Nees Avenue CA	Undergroun Tank/Permit	ted	
	3	Woodward Park	775 Frian Fresno, 0		Tank Clean	derground Sto Up Site/ Case Closed	orage
	Sourc	e: EnviroStor 2020.					
	sites reas	ed on the distance (the closest   (Site 3 is closed), potential for onably foreseeable upset and a the environment is considered a	release of accident co	hazardous matenditions involving	erials into the grant the release of	environmenta	al through
c)	subs	hazardous emissions or ardous or acutely hazardous or tances, or waste within one-questing or proposed school?	materials,			$\boxtimes$	

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

**Less than Significant Impact.** The Project site is to the west of the Villagio Shopping Center. No schools are within one-quarter mile of the Project site. Aside from temporary construction emissions which would occur for a limited duration (refer to Section III, Air Quality, above), the Project would not emit any hazardous emissions or handle hazardous or acutely hazardous materials. The Project occupies 1.73 acres and would not generate large volumes of construction emissions such as dust and exhaust. Therefore, this impact is considered less than significant.

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?				$\boxtimes$
	<b>No Impact.</b> A search of DTSC's EnviroStor and Vany hazardous materials sites within the boundari 2020). No impact is identified for this issue area.				-
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, would the project result in a safety hazard or excessive noise for people residing or working in the project area?				$\boxtimes$
	<b>No Impact.</b> The Project is within the Airport Infl (FYI) Airport. Specifically, the Project site is with miles northwest of the FYI (Fresno COG 2018, E be of similar size and scale to existing developme within the Airport Influence Area. The Project wo exposure. Thus, no impact is identified for these	in the Precis Exhibit D1). The ent within the ould not result	ion Approach Zo he Project is a r Villagio Shoppir	one, approxir estaurant wh ng Center wh	nately 5.5 lich would ich is also
f)	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?				$\boxtimes$
	No Impact. The City of Fresno maintains an Of jurisdictional responsibility area and coordinate preparedness, response, and recovery activities expected to impair implementation of or physical plan or emergency evacuation plan. The primary Nees Avenue by turning south onto North San Plan a Super Arterial on the City of Fresno General Planch 19, 2020). Access will also be available fro Center parking lot. Thus, the Project would not in with, any adopted emergency response plan or entire the superior of the city of Fresno General Planch 19, 2020.	es with Frest of the second of	sno County OE county OES 202 with an adopted he site will be from the county of the county of the county driving through plementation of,	ES regarding (0). The Project of the north renue is design Map (City on the Villagio or physically	disaster ect is not response of West gnated as of Fresno, Shopping y interfere
g)	Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?				$\boxtimes$

Potentially Significant Ŭnless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

No Impact. The Project site is in an urban setting and would not be subject to wildland fire. No impact would occur.

Χ.	HYDROLOGY AND WATER QUALITY	Would the	project:			
a)	Violate any water quality standards or wadischarge requirements or otherw substantially degrade surface or ground water quality?	wise				
	No Impact. The Fresno Metropolitan Floor metropolitan area through 170 urban drain curbs and gutters to storm drainage inlets collection systems. These collection systems (typically excavated, unlined basins). Water with the US Environmental Protection Age to discharge of stormwater to the San Joan	nage areas which coll stems the er quality ncy's desi	s or watersheds ect and convey en convey the basins are desi gn standards to	the runoff to u stormwater t gned and perro remove sedir	is conveyed t nderground p o disposal fa nitted in acco	through pipeline acilities ordance
	The FMFCD develops and maintains the Metropolitan Area. Specifically, the Proj Drainage Technical Report (Appendix G.1 Update Master Environmental Impact Re Villagio Shopping Center. The surrounding Nees Avenue to the north. The Project widesigned to accommodate development Project would have been included in the cadequate capacity is available. All discharwould be removed. No impact would occ	ject is in of the Cit eport) (20 g area is d ould conn t in Drains alculations	Drainage Area y of Fresno Ge 13). The Proje leveloped with sect to existing sections age Area Desi s of runoff from	a Designation neral Plan and ct is adjacent stormwater inf stormwater inf gnation. The the Villagio Sh	DH per the Development to and west rastructure in discharge from popping Center	Storm at Code t of the cluding nat was om the er, thus
b)	Substantially decrease groundwater suppor interfere substantially with groundwarecharge such that the project may impossible such as a substantially with groundware management of basin?	ater ede				
	No Impact. Fresno's primary source of precharge occurs through rainfall and flows and replenish the aquifer (LSA 2020, p. impervious surfaces. While the Project wornot substantially impact groundwater supcurrently implementing intentional groundwater for Fresno-Yosemite internation increase percolation, and recharge occurrently storm water basins (LSA 2020, p. 4.10-4) restaurant and 2,500 sq. ft. personal off supplies or interfere with groundwater rechasin would occur.	s from irriç 4.10-3). uld result i oplies or i water rech onal Airpol ing at Fres I). Develo fice space	gation, canals a The Project sit n a greater amo nterfere with g targe through re rt), refurbishing sno Metropolita pment of the 1 e would not su	and streams the is currently punt of impervioundwater recellamation at Land existing streen Flood Control. 73-acre site was trained to be stantially decay and the stantially decay and the stantially decay.	at seep into vacant and ous surface, in charge. The leaky Acres (leams and cast District's (Fourth an 8,000 crease ground	the soil void of it would City is located nals to MFCD) sq. ft.
c)	Substantially alter the existing drain pattern of the site or area, including thro the alteration of the course of a stream or r through the addition of impervious surface a manner which would:	ugh river				

		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact <b>(NI)</b>
	i) Result in a substantial erosion or siltation on- or off-site.				$\boxtimes$
	No Impact. The Project site is currently 1.73 acr Report, an NPDES permit and preparation of a St to granting of a grading permit (refer to discuss Compliance with these ministerial requirements siltation impacts on or off-site to less than signific substantial erosion or siltation on- or off-site would	Stormwater Posion under Se that have prosant levels wou	ollution Preventi ction VII Geolog oven effective in uld also apply to	on Plan (SWI gy and Soils, n reducing er othe Project.	PPP) prior item "b").
	<ul> <li>Substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite;</li> </ul>				
	No Impact. The Project would result in adding a currently vacant site. The Project is within the FM grading and stormwater management. The FM Master Plan (SDMP) for the Fresno-Clovis Metro Area Designation DH per the Storm Drainage To General Plan and Development Code Update Maunder item a) above, discharge from the Project Drainage Area Designation DH, thus adequate regard to substantially increasing the rate or amoor off-site.	MFCD and sub MFCD develop opolitan Area. echnical Repo aster Environn ct would have capacity is a	pject to FMFCD of and maintain Specifically, the ort (Appendix Goneral Impact Responded to the been included available. No impact Responded to the piece of the p	standards for ns the Storm e Project is in .1 of the City eport) (2013) I in the calcu npact would o	drainage, Drainage Drainage of Fresno As noted lations for occur with
	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?				
	No Impact. Stormwater collection, disposal, and Fresno Metropolitan Flood Control District (FMI include storm drain inlets, pipeline, retention be stormwater pump stations. All of the master place Clovis Metropolitan area are constructed and for increase runoff flows to the Fresno Metropolith However, development of the Project site was accessform drainage infrastructure. Therefore, the Figure water which would exceed the capacity of existing substantial additional sources of polluted runoff.	FCD). Storm of pasins, urban anned facilities unctional (LS) tan Flood Cocounted for in Project would	drainage facilition detention (water in the drainage A 2020, p. 4.10 ontrol District (for the capacity of each have no impace	es each drainer quality) beste areas in the plant of the	nage area asins, and e Fresno- iect would astructure. er-planned ting runoff
	iv) Impede or redirect flows?				$\boxtimes$
	<b>No Impact.</b> As noted in item iii, the Project site is would not impede or redirect flow. No impact wo		stormwater infra	astructure. T	he Project
d)	In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?				$\boxtimes$

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

**No Impact.** According the Fresno General Plan Program EIR, portions of the Planning Area are within numbered and un-numbered Special Flood Hazard Area (SFHA) Zone A. SFHA Zone A means that these areas are within the floodplain of the base flood or 1 percent exceedance probability flood event. The 1 percent exceedance probability flood event is also known as the 100-year recurrence interval flood event" (LSA 2020, p. 4.10-32). Areas prone to flooding are typically located along canals and water ways in low elevation. The project site is in an urban area and is not in a flood hazard area.. The Fresno General Plan Program EIR also indicates that the Planning Area is located outside a tsunami hazard zone. A seiche occurs in large bodies of water when an earthquake or strong winds creates an oscillating wave (LSA 2020, p. 4.10-33). There are no large bodies of water near the project site. Because none of these conditions exist at the Project site, the Project would not release pollutants during inundation. No impact would occur.

	tsunami hazard zone. A seiche occurs in large be creates an oscillating wave (LSA 2020, p. 4.10-33 site. Because none of these conditions exist at the during inundation. No impact would occur.	). There are no	large bodies o	of water near t	the project
e)	Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?				$\boxtimes$
	<b>No Impact.</b> As discussed in items a thru d above, Designation Area DH. The project site has been would not generate substantial pollutants or interpretable impact on a water quality control plan or improvements will be consistent with FMFCD and	en accounted for fere with groun a sustainable g	or in design o ndwater recha groundwater r	of existing fac orge. The Pro	cilities and ject would
XI.	LAND USE AND PLANNING Would the project	:			
a)	Physically divide an established community?				$\boxtimes$
	No Impact. The Project site is a vacant piece of Villagio Shopping Center and North San Pablo A on the south and west and West Nees Avenue of surrounded by existing development, it would Instead, the Project would expand the existing V that commercial development. Thus, no impact community.	venue on the en the north. Be not physically fillagio Shoppin	ast and the V cause the Pro divide an es g Center as i	Vindscape Ap oject is on a v stablished co t was original	partments vacant lot mmunity.
b)	Conflict with any applicable land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?			$\boxtimes$	
	Less than Significant Impact. The Project included amend the current land use designation and zoning Residential uses in the adopted City of Fresno G	ng. The subjec	t site is desigi	nated for Higl	h Density

**Less than Significant Impact.** The Project includes a General Plan Amendment and Rezoning to amend the current land use designation and zoning. The subject site is designated for High Density Residential uses in the adopted City of Fresno General Plan and is zoned RM-3 which allows from 30 to 45 apartments per acre. The Project would replace the planned High-Density Residential 30-45 DU/acre land use designation and Multi-Family Residential RM-3 zoning with Regional Mixed Use (RMX) general plan designation and zoning.

Article 11 of the Fresno Citywide Development Code provides for a residential density of 30 to 45 units per acre in the RMX zone. The density of the current High-Density Residential designation is identical to the 30 to 45 apartments per acre of the RMX zone. With approval of the proposed GPA and Rezone, the Project would conform to the applicable land use designation of the General Plan.

In conclusion, the Project would not result in any land use and planning environmental impacts beyond those analyzed in PEIR SCH No. 2019050005.

		Significant Impact (PSI)	Unless Mitigation Incorporated (PSUMI)	Significant Impact (LTSI)	Impact (NI)
XII.	MINERAL RESOURCES Would the project:				
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>No Impact</b> . Mineral extraction in the City occurs is proposed in an urban area along West Neer resources. Therefore, development of the site wavailability of a known mineral resource that we the state.	s Avenue that with the Projec	is not identifie t will have no i	ed as having impact on the	mineral loss of
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?				$\boxtimes$
	<b>No Impact.</b> The Project site is not delineated or use plan as a locally-important mineral resource impact on the loss of availability of a locally-important mineral resource.	recovery site	. Therefore, the	•	
XIII.	NOISE Would the project result in:				
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>Less than Significant Impact.</b> Noise associated from construction activities and on a long-ter completed.	-			
	The City of Fresno General Plan Noise Ordinand remodeling work accomplished pursuant to a b construction permit issued by the city or other grading, provided such work takes place between except Sunday.	uilding, electri governmental	cal, plumbing, agency, or to	mechanical, site preparat	or other

Construction would occur between 7:30 a.m. to 3:30 p.m. during workdays to avoid disturbing residents, seminarians, and students. Because construction is considered exempt from the Ordinance when construction complies with the prescribed hours, short-term construction impacts associated with the exposure of persons to, or the generation of, short-term noise levels in excess of standards established in the local general plan or noise ordinance or applicable standards of other agencies would be less than significant.

Although the Project would create additional activity in the area of the Villagio Shopping Center, the Project will be required to comply with all noise policies from the Fresno General Plan and Noise Ordinance. The Project would not result in any noise environmental impacts beyond those analyzed in PEIR SCH No. 2019050005.

Therefore, exposure of persons to, or the generation of, long-term noise levels in excess of standards established in the local general plan or noise ordinance or applicable standards of other

Potentially

Significant

Less Than

No

Potentially

		Potentially Significant Impact (PSI)	Potentially Significant Unless Mitigation Incorporated (PSUMI)	Less Than Significant Impact (LTSI)	No Impact (NI)
	agencies would be less than significant.				
b)	Generation of excessive groundborne vibration or groundborne noise levels?				
	<b>No Impact.</b> Construction of the Project would that would be considered excessive. Activitie necessary and no other excavation methods vibration. Therefore, no impact would occur vibration or groundborne noise levels.	s such as bla would be use	sting, or pile o	driving would esult in grou	not be ndborne
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, would the project expose people residing or working in the project area to excessive noise levels?				
	<b>No Impact.</b> The Project is not located within the plan. The Project would not expose people residence to impact would occur.		•	•	
XIV.	POPULATION AND HOUSING Would the proj	ect:			
a)	Induce substantial population growth in an area, either directly (for example, by proposing new homes and business) or indirectly (for example, through extension of roads or other infrastructure)?				
	<b>No Impact.</b> The Project is the construction of space. The Project does not propose the deconstruction or extension of new roads. There inducing population growth.	evelopment of	new housing	nor does it	propose
b)	Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?				$\boxtimes$
	<b>No Impact.</b> The Project site is currently vacant. space at this location would not displace substar construction of replacement housing elsewher replacement housing.	ntial numbers o	f existing housir	ng or people r	equiring
XV.	PUBLIC SERVICES				
a)	Result in substantial adverse physical impacts altered governmental facilities, need for new construction of which could cause significant en service ratios, response times, or other perform 1) Fire protection?	or physically vironmental im	altered gover	nmental facil to maintain a	ities, the cceptable
	<b>No Impact.</b> The Project is within the jurisdiction City of Fresno Fire Department. The closest Fire 815 East Nees Avenue, approximately 1.5 miles	e Station to the	e Project site is	Station 13 lo	cated at

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

	Fresno Fire Department and required to compadequate emergency access, fire flow, etc. The				
	2) Police Protection?				$\boxtimes$
	No Impact. The Project site is within the jurisd Department is divided into five policing districts of The site is within the Northwest Police District sub-areas are further divided into one-half squared Police Office for this District is located at 3080 of the Project as a restaurant, no impacts to police	which are brok which has se are mile blocl West Shaw A	ken down in the coven sub-areas 5 ks. The Project invenue. Nenue. Based o	one-half mile s A through 5G s in Block 11	squares. G. These I55. The
	3) Schools?				$\boxtimes$
	<b>No Impact.</b> The Project would develop a restaut Project will not impact schools because it neit generate the need for new housing to accomm would not have an adverse physical effect on the school, park, or other public facility. Therefore, it	her includes nodate workfo e environmer	a residential cor orce population. nt resulting from	mponent nor As such, the construction o	would it Project
	4) Parks?				$\boxtimes$
	No Impact. The Project would develop a restaut Project will not impact parks because it neith generate the need for new parks to accommod the Project would not have an adverse physiconstruction of a new park. Therefore, no impact	er includes a late an increa ysical effect	a residential con use in residential on the environ	nponent nor population. A	would it As such,
	5) Other Public Facilities?				$\boxtimes$
	<b>No Impact.</b> The Project would not negatively i occur.	mpact any ot	her public facilit	ies. No impa	ct would
XVI.	RECREATION				
a)	Would the project increase the use of the existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?				
	No Impact. The Project would not create a dema	and for neighb	orhood or region	ıal parks. Ορε	n space
	requirements will be incorporated into the future these issues.	re project des	sign. Thus, no ir	npact is iden	tified for
b)	Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse effect on the environment?				$\boxtimes$
	<b>No Impact.</b> The Project does not include receptance expansion of recreational facilities. Thus, no imp		•		ction or
KVII.	TRANSPORTATION Would the project:				
а	Conflict with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle, and pedestrian facilities.			$\boxtimes$	

XVII. а

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

**Less than Significant Impact.** Several modes of transportation are in the vicinity of the Project site.

#### **Transit Services**

Public Transit to the City is provided by Fresno Area Express (FAX). The system currently includes 15 standard fixed routes of bus service and one express bus connection between the Riverpark regional commercial center, located at North Blackstone (east of the site) and East Nees Avenues, and Children's Hospital of Central California, located on Avenue 9 in Madera County. Many routes converge on Downtown and meet at the main transit center located on "M" and Fresno Streets (County of Fresno's Courthouse Park) (Dyett & Bhatia 2014, p 4-22). The closest bus stop to the Project site is to the northeast near the intersection of West Nees Avenue and Poplar Avenue.

#### **Bicycle Facilities**

The City of Fresno Active Transportation Plan (ATP) refers to the Caltrans Highway Design Manual for classification of bicycle facilities as follows (Fehr & Peers 2016, p. 11-16):

- Class I Bikeway (Bike Path): Off-street facilities that provide exclusive use for non-motorized travel, including bicyclists and pedestrians.
- Class II Bikeway (Bike Lane): On-street facilities that use striping, stencils, and signage to denote
  preferential or exclusive use by bicyclists.
- Class III Bikeway (Bike Route): On-street pavement markings or signage that connect the bicycle
  roadway network along corridors that do not provide enough space for dedicated lanes on lowspeed and low-volume streets.
- Class IV Bikeway (Separated Bikeways): Physically separated bicycle facilities that are distinct
  from the sidewalk and designed for exclusive use by bicyclists. Commonly known as "cycle tracks,"
  they are located within the street right-of-way, but provide similar comfort when compared to Class
  I Bikeways.

Currently there is a Class II Bike Lane along both sides of Nees Avenue north of the Project site. There are no identifiable potential impacts to the bike facilities.

#### **Pedestrian**

Pedestrian access is available from sidewalks along Nees Avenue north of the Project site as well as across the parking lot developed as part of the Villagio Shopping Center. The Project is not expected to disrupt or impede existing or planned pedestrian facilities.

#### Roadway

The project site is at the intersection of West Nees Avenue and North San Pablo Avenue. The City of Fresno General Plan Figure MT-1: Street Circulation Diagram, designates Nees Avenue as an Arterial. According to the Transportation and Mobility Element, and Arterial is a four- to six-lane divided (median island separation) roadways, with somewhat limited motor vehicle access to abutting properties, and with the primary purpose of moving traffic within and between neighborhoods and to and from freeways and expressways. In addition to major street intersections, appropriately designed and spaced local street intersections may allow left-turn movements to and from the arterial streets (Dyett & Bhatia 2014, p. 4-9).

The Project site would be accessed off West Nees Avenue via North San Pablo Avenue. The access would be along the east side of the site. The driveway off West Nees Avenue to North San Pablo Avenue is two lanes (one southbound providing ingress off West Nees Avenue and one northbound providing egress on to North San Pablo) and is currently used to access the Villagio Shopping Center.

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

The Project will not require any changes to existing transportation systems and will have no impact on any plans, ordinances, or policies related to the effectiveness or performance of the circulation system.

#### **Proposed General Plan Amendment – Trip Generation**

A Limited Traffic Analysis was prepared for the Project to evaluate the expected net change in trips generated at the site as a result of the proposed GPA.

The proposed GPA would change the planned land use on approximately 1.73 acres (APN 303-630-21) immediately southwest of the intersection of Nees and San Pablo Avenues from high-density residential (currently zone RM-3 allowing between 30 and 45 dwelling units per acre) to Regional Mixed Use (RMX). The site is in Traffic Impact Zone (TIZ) III per the City of Fresno General Plan.

Data provided in the Institute of Transportation Engineers (ITE) Trip Generation Manual. 10<sup>th</sup> Edition, are typically used to estimate the number of trips anticipated to be generated by the existing and proposed land uses at the site for comparison purposes. Table TRN-1 presents trip generation characteristics of the Project prepared by Peters Engineering Group (PEG). The Trip Generation Comparison in its entirety is included in Attachment A to this document.

Table TRN-1 Trip Generation Calculations – Proposed GPA

Land Use Size Daily					A.M. Peak Hour				P.M. Peak Hour				
Land USE	sq. ft.	Rate	Total	Rate	In:Out	In	Out	Total	Rate	In:Out	ln	Out	Total
High- Turnover (Sit-Down) Restaurant (ITE 932)	8,000	112.18	898	9.94	55:45	44	36	80	9.77	62:38	49	30	79
Small Office Building (ITE 712)	2,500	16.19	42	1.92	83.18	4	1	5	2.45	32:68	2	5	7
TOTALS			940			48	37	85			51	35	86

Source PEG 2019, p. 1.

Based on the current RM-3 zoning, the 1.73-acre site would yield between 52 and 77 units. Table TRN-2 presents trip generation characteristics for a 77-unit multifamily residential development.

Table TRN-2 Trip Generation Calculations – Multi-Family Residential

Land Use	Size	Dai	ily	A.M. Peak Hour					P.M. Peak Hour				
Land USE	sq. ft.	Rate	Total	Rate	In:Out	In	Out	Total	Rate	In:Out	In	Out	Total
Multi-Family Housing (Low Rise) (ITE 220)	77	7.32	654	0.46	23:77	8	28	36	0.56	6:37	28	16	44

Source PEG 2019, p. 2.

Reference: Trip Generation Manual, 10th Edition, Institute of Transportation Engineers, 2017.

Rates are reported in trips per dwelling unit.

Table TRN-3 presents the net project trip generation by taking the difference between the existing land use trip generation (Table TRN-2) and the project trip generation (Table TRN-1).

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

#### **Table TRN-3 Net Project Trip Generation**

Scenario	Daily	A.M. Peak Hour	P.M. Peak Hour
Proposed GPA	940	85	86
Multi-Family Residential	564	36	44
DIFFERENCE	376	49	42

Source PEG 2019, p. 2.

The results of the trip generation analyses suggest that the proposed GPA will result in an insignificant increase in trips expected to be generated at the site as compared to the current residential However, the proposed GPA is expected to generate fewer than 100 trips per peak hour.

	which is the threshold that triggers a traffic impact General Plan.	Ū			
b)	Conflict or be inconsistent with CEQA Guidelines §15064.3, subdivision (b)?				
	Less than Significant Impact. The VMT screeni LSA Associates (Attachment B to this document) in vehicle miles traveled reduction targets and will spresumed to have a less than significant impact 15064.3(b).	dicates the Pr screen out. T	oject will comply herefore, in cor	with the City nclusion, the	of Fresno Project is

#### Vehicle Miles Traveled

Senate Bill (SB) 743 requires that relevant CEQA analysis of transportation impacts be conducted using a metric known as vehicle miles traveled (VMT) instead of Levels of Service (LOS). VMT measures how much actual auto travel (additional miles driven) a project would create on California roads. If the project adds excessive car travel onto our roads, the project may cause a significant transportation impact.

The State CEQA Guidelines were amended to implement SB 743, by adding Section 15064.3. Among its provisions, Section 15064.3 confirms that, except with respect to transportation projects, a project's effect on automobile delay shall not constitute a significant environmental impact. Therefore, LOS measures of impacts on traffic facilities are no longer a relevant CEQA criteria for transportation impacts.

CEQA Guidelines Section 15064.3(b)(4) states that "[a] lead agency has discretion to evaluate a project's vehicle miles traveled, including whether to express the change in absolute terms, per capita, per household or in any other measure. A lead agency may use models to estimate a project's vehicle miles traveled and may revise those estimates to reflect professional judgment based on substantial evidence. Any assumptions used to estimate used to estimate vehicle miles traveled and any revision to model outputs should be documented and explained in the environmental document prepared for the project. The standard of adequacy in Section 15151 shall apply to the analysis described in this section."

On June 25, 2020, the City of Fresno adopted CEQA Guidelines for Vehicle Miles Traveled Thresholds, pursuant to Senate Bill 743 to be effective of July 1, 2020. The thresholds described therein are referred to herein as the City of Fresno VMT Thresholds. The City of Fresno VMT Thresholds document was prepared and adopted consistent with the requirements of CEQA Guidelines Sections 15064.3 and 15064.7. The December 2018 Technical Advisory on Evaluating Transportation Impacts in CEQA (Technical Advisory) published by the Governor's Office of Planning and Research (OPR), was utilized as a reference and guidance document in the preparation of the Fresno VMT Thresholds.

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

The City of Fresno VMT Thresholds adopted a screening standard and criteria that can be used to screen out qualified projects that meet the adopted criteria from needing to prepare a detailed VMT analysis.

The City of Fresno VMT Thresholds Section 3.0 regarding Project Screening discusses a variety of projects that may be screened out of a VMT analysis including specific development and transportation projects. For development projects, conditions may exist that would presume that a development project has a less than significant impact. These may be size, location, proximity to transit, or trip-making potential. For transportation projects, the primary attribute to consider with transportation projects is the potential to increase vehicle travel, sometimes referred to as "induced travel."

The Screening Criteria applicable to the Project is a project located within 0.5 miles of a Transit Priority Area/High Quality Transit Area.

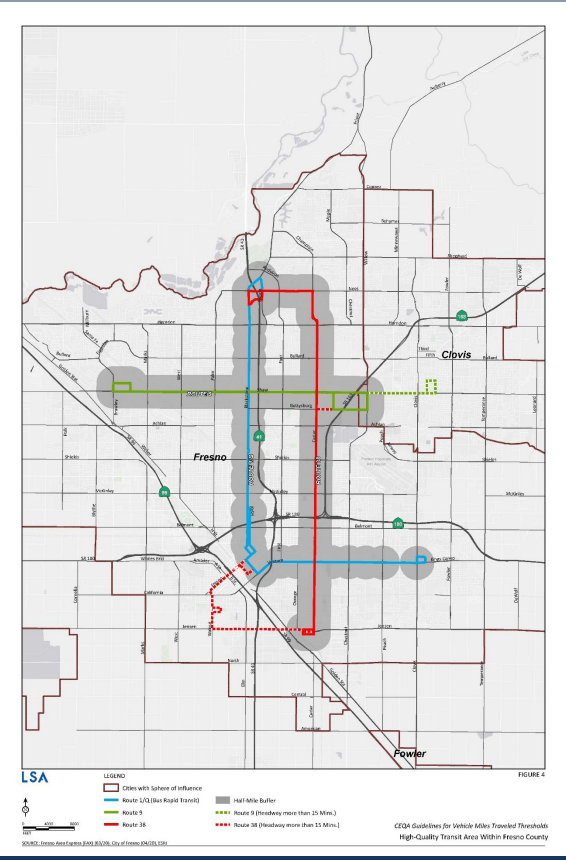
According to the CEQA Guide for Vehicle Miles Traveled Thresholds for the City of Fresno (City of Fresno, 2020) states that "Transit priority areas" are defined as "an area within one-half mile of a major transit stop that is existing or planned, if the planned stop is scheduled to be completed within the planning horizon included in a Transportation Improvement Program. A Major Transit Stop means: "a site containing an existing rail transit station, a ferry terminal served by either a bus or rail transit service, or the intersection of two or more major bus routes with a frequency of service of 15 minutes or less during the morning and afternoon peak commute periods." A High-Quality Transit Area or Corridor is a corridor with fixed route bus service with service intervals no longer than 15 minutes during peak commute hours (City of Fresno 2020, p. 9).

Figure 4 in the CEQA Guide for Vehicle Miles Traveled Thresholds for the City of Fresno depicts transit priority areas within Fresno including high-quality transit areas (within 0.5 mile of a major transit stop) served by the Fresno Area Express (FAX) with service intervals of 15 minutes or less. Projects proposed in these areas may be presumed to have a less-than-significant transportation impact unless the project is inconsistent with the RTP/SCS, has an FAR less than 0.75, provides an excessive amount of parking, or reduces the number of affordable residential units.

The Project is eligible to screen out because the site is within 0.5 mile of a major transit stop at the northwest corner of East Nees Avenue and North Blackstone Avenues. The Project site is located within the High-Quality Transit Area which includes Blackstone Avenue (see Figure 4 on page 45 of this document). The City operates its FAX service and Bus Rapid Transit (BRT) Service along Blackstone Avenue. FAX also has stops along Nees Avenue.

The Project site is within the green area (i.e., area with less than 14.0 VMT per capita) of the recently adopted *CEQA Guidelines for Vehicles Miles Traveled Thresholds* (City of Fresno 2020, pp. 9 - 212020c) and within the half mile buffer of the *VMT Transit Map* prepared for the City of Fresno Vehicle Miles Traveled (VMT) evaluation policies.

The project includes two separate land uses, office and retail. Based on the City's VMT Guidelines, the project may be eligible to be screened out if it is within a low-VMT Guidelines, the project may be eligible to be screened out if it is within a low-VMT zone based on VMT per employee. The Fresno Council of Government's (COG's) VMT Screening Tool was reviewed by Ambarish Mukherjee, P.E., AICP of LSA Associates to determine whether the project falls under a low-VMT per employee zone and can be screened out. The results of the Screening Tool are included in Attachment B. As shown in Attachment B, the VMT per employee for the Traffic Analysis Zone (TAZ) in which the project is located is 21.83.



Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

As per the City's VMT Guidelines, the threshold for determining VMT impacts for office projects is 87 percent of the existing regional VMT per employee. The Guidelines also state that the County should be considered as the "region' for VMT analysis purposes. As shown in Attachment B, the VMT per employee for Fresno County is 25.60. Therefore, the threshold for determining VMT impacts for office project is 22.27. Since the project TAZ VMT per employee (21.83) is lower than the threshold (22.27), it is anticipated that the office component of the project can be screened out from a VMT analysis. The office component of this project falls within a low VMT zone and therefore can be screened out. Likewise, the future 8,000 sq. ft. restaurant component can be screened out as a local-serving retail space of less than 50,000 sq. ft. Based on the review of the Screening Tool and the location of the Project site, the Project is eligible to be screened out from a detailed VMT analysis (LSA 2021) (Attachment B).

	In conclusion, based on location in a low-VMT zone a project will not create a VMT impact and can be considered a less than significant impact.	•	•		•
c)	Substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?				$\boxtimes$
	<b>No Impact.</b> The Project site would be accessed off The access would be along the east side of the site. Pablo Avenue is two lanes (one southbound pronorthbound providing egress on to North San Pak Shopping Center. No change in access is propose occur regarding a substantial increase in hazards do	The driveway of viding ingress on the color of the drivers of the	f West Nees Aver off West Nees ently used to a ate the Project	venue to No Avenue a access the t. No impac	orth San and one Villagio
d)	Result in inadequate emergency access?				$\boxtimes$
	<b>No Impact.</b> As noted under item c) above, the Project San Pablo Avenue. The Project will be reviewed by Department. The Project would be subject to min ingress/egress points as well as emergency access a both Planning and Fire Department standards. Final well. The Project cannot receive approval with Therefore, no impact to emergency access is anticipated.	the City of Fres isterial and ma nd will not be ap Site Plan appro out incorporatin	no Planning Dondatory approved unless to val is subject to	epartment a /al of both the Site Pla o field inspe	and Fire regular n meets ction as
XVIII.	TRIBAL CULTURAL RESOURCES				
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:				

Less than Significant Impact. As described in item a) above, it is not likely that human remains would be found on the Project site based on prior disturbance of the site. The impact is considered less than significant. While unlikely, if human remains are discovered, PEIR mitigation measure CUL-3 would be implemented (Attachment C):

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

CUL-3: In the event that human remains are unearthed during excavation and grading activities of any future development project, all activity shall cease immediately. Pursuant to Health and Safety Code (HSC) Section 7050.5, no further disturbance shall occur until the County Coroner has made the necessary findings as to origin and disposition pursuant to PRC Section 5097.98(a). If the remains are determined to be of Native American descent, the coroner shall within 24 hours notify the Native American Heritage Commission (NAHC). The NAHC shall then contact the most likely descendent of the deceased Native American, who shall then serve as the consultant on how to proceed with the remains. Pursuant to PRC Section 5097.98(b), upon the discovery of Native American remains, the landowner shall ensure that the immediate vicinity, according to generally accepted cultural or archaeological standards or practices, where the Native American human remains are located is not damaged or disturbed by further development activity until the landowner has discussed and conferred with the most likely descendants regarding their recommendations, if applicable, taking into account the possibility of multiple human remains. The landowner shall discuss and confer with the descendants all reasonable options regarding the descendants' preferences for treatment.

Pursuant to Assembly Bill 52 (AB 52), the Table Mountain Rancheria Tribe and the Dumna Wo Wah were invited to consult under AB 52. The City of Fresno mailed notices regarding the project to both tribes on December 8, 2020 which included the required 30-day time period for tribes to request consultation. Following the close of the 30-day comment period on January 7, 2021, City staff confirmed that no comments were received from the tribes (Lang, pers. comm. January 25, 2021).

Because neither Tribe requested consultation, and because existing cultural resources protection laws exist that would require construction activities to cease if artifacts are discovered, there is no

	impact to tribal cultural resources. The project would impacts beyond those analyzed in PEIR SCH No. 2		any cultural res	source envirc	onmental
	i.) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as define in Public Resources Code Section 5020.1(k), or				$\boxtimes$
	<b>No Impact.</b> The Project is in an urban setting. disturbed with the neighboring Villagio Shopping Colisting in the California Register of Historical Resorterefore, no impact would occur.	enter develop	oed in 2002. No	resources e	eligible for
t	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 is subdivision (c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native				$\boxtimes$

No Impact. Refer to item a) and ai), above. The Project site does not contain any resources determined to be significant for either the California Register of Historical Resources or a California Native American Tribe, specifically the Table Mountain Rancheria Tribe and the Dumna Wo Wah.

American Tribe.

ii.

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(PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

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#### XIX. UTILITIES AND SERVICE SYSTEMS Would the project:

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?		

**No Impact.** Construction of the Project would rely on existing infrastructure to provide required utilities and service systems as described below.

#### Water

The project site is in a developed portion of the City. The City of Fresno has a water distribution system including 1,780 miles of water system pipelines through the City's Planning Area. Figure PU-2, Water Distribution System, of the City of Fresno General Plan shows 14-inch and smaller pipeline in Nees Avenue to the north. A City well is also located along Blackstone Avenue north of Nees Avenue (Dyett and Bhatia 2014, p. 6-19). The project would connect to existing water infrastructure for service. Based on the nature and size of the project (i.e., less than 500,000 sq. ft.), it would not require an SB 610 Water Supply Study.

#### Wastewater Treatment

The City of Fresno owns and maintains the majority of the wastewater collection systems that convey wastewater to the Fresno-Clovis Regional Reclamation Facility (FCRWRF), and all of the wastewater collection system that conveys wastewater to the North Fresno Wastewater Reclamation Facility (NFWRF). The Project would not increase demand such that the additional wastewater treatment capacity would be needed.

The City's wastewater collection system consists of more than 1,380 miles of gravity flow pipelines ranging in size from 4 inches to 84 inches in diameter and ranging in age from new to more than 100 years old (LSA 2020, p. 4.17-3). Figure PU-1, Existing Wastewater System, of the City of Fresno General Plan shows 4-inch to 12-inch sewer pipe in Nees Avenue to the north (Dyett and Bhatia 2014, p. 6-19).

No impact would occur with regard to relocation or construction of new or expanded wastewater facilities which could cause significant environmental effects.

#### Storm Water Drainage

FMFCD provides drainage service to the Fresno metropolitan area. In order to provide this service, FMFCD has organized the metropolitan area into over 170 urban drainage areas or watersheds. Collection systems convey the stormwater to disposal facilities, which in the majority of cases are excavated, unlined basins. The collection systems are designed to provide one foot of freeboard in the pipeline collection system designed to convey runoff rates generated by rainfall intensity up to and including a 50% probability of occurrence (a 2-year return frequency) (LSA 2020, p. 4.17-7). Please refer to the discussion of X. Hydrology and Water Quality, above for additional details.

#### **Electric Power**

Pacific Gas and Electric (PG&E) serves the City of Fresno Planning Area with electricity and natural gas infrastructure is present in the areas surrounding the parcel including high voltage overhead power poles along Nees Avenue extending south along the east side of the project site. In addition,

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(PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

	an electrical box is present in the northwest corn PG&E for service and connect to existing PG&E		t site. The pro	ject would	l contact
b)	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 City of Fres potable water to most of the City as well as sor outside of the City limits and to the Project. Fresho stored in an aquifer. This is groundwater is suppl the Central Valley Project and wastewater recycles.	me users within o's primary sourd emented with su	the portion of the control of the co	the Planni ater is grou m the King	ing Area undwatei gs River
	The Project is not of sufficient size to require professor of the project is not of sufficient size to require professor of the projection of the projection of future water demand to developed in the City's January 2014 Metro Pla water demand will increase to 195,000 acre-feet equal to the total projected (based on the 2035 General Plan Population with less an estimated 25,000 AF of anticipated future 2016, p. 9). Thus, the Project would have a less	to the City of Fi e City's water d hrough buildout n Update Adder through buildout demand n SBx7-7 Water e recycled water	resno Water Callemands decreal. The most recendum which protein 2035. This of 220, or Conservation supply" (Bartle	apacity Fe ased, and ent project ojects that level of de 100 a Act com	the Study, the City tions are t potable emand is acre-feet pliance),
c)	Result in a determination by the waste water 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?				$\boxtimes$
	No Impact. The Project would generate wastew	ater flows from t	oilets and sinks	and oper	ation of

**No Impact.** The Project would generate wastewater flows from toilets and sinks and operation of the kitchen. The proposed uses would generate less wastewater than would be generated by the existing residential designation.

The City of Fresno owns and operates two wastewater treatment facilities that serve the Fresno metropolitan area: the Fresno-Clovis Regional Wastewater Reclamation Facility (FCRWRF) and the North Fresno Wastewater Reclamation Facility (NFWRF) (LSA 2020, p. 4.17-22). The Project would be served by the FCRWR. The site is within the City's Wastewater Management Plan and will undergo review by the City's Department of Public Utilities to confirm capacity. Wastewater infrastructure is currently in place serving the surrounding development including the Villagio Shopping Center.

The site is designated for High Density Residential development. The NRWRF has been designed to accommodate the land used designations of the General Plan. The proposed GPA from High Density Residential to Regional Mixed Use would result in a decrease in demand for wastewater treatment. For example, using established wastewater flow rates (15A NCAC 02T .0114), if the maximum existing density were developed on the site (45 units x 1.73 acres = 77 units) with a wastewater generation of 240 gallons per unit, approximately 18,400 gallons of wastewater would be produced per day (240 gallons/unit x 77 units = 18,400 gallons per day). In comparison,

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

development of an 8,000 sq. ft. restaurant seating 300 patrons at 40 gallons of wastewater per patron would generate 12,000 gallons of wastewater per day. Thus, a reduction of approximately 6,000 gallons per day of wastewater would occur under the proposed density of the GPA. Therefore, no impact to wastewater treatment would occur. d) Generate solid waste in excess of state or local standards, or in excess of the capacity П  $\boxtimes$ of local infrastructure, or otherwise impair the attainment of solid waste reduction goals? No Impact. The Project is not anticipated to generate appreciable quantities of waste given its size and use (i.e., 8,000 sq. ft. restaurant with 2,500 sq. ft. of personal office space). AB 939 mandates the reduction of solid waste disposal in landfills. The City is currently achieving a 71 percent diversion rate (based on 2009 data) which is anticipated to increase due to a Fresno City Council resolution that commits the City to the goal of a Zero Waste goal by 2025. The project would be required to comply with the Zero Waste Strategic Action Plan approved on February 11, 2009 which would curb solid waste generation in keeping with the provisions of AB 939. Solid waste service is provided by the City of Fresno. Waste is disposed of at the American Avenue Landfill which has an estimated closure date of August 31, 2031 (LSA 2020, p. 4.17-30). No impact would occur. Comply with federal, state, and  $\boxtimes$ management and reduction statutes and regulations related to solid waste? No Impact. The project would be required to comply with the City's Zero Waste Strategic Action Plan. See analysis regarding the state requirements of AB 939 in subsection (d) above. XX. WILDFIRE If located in or near state responsibility areas or lands classified as very high fire hazard severity zones, would the project. a) Substantially impair an adopted emergency П  $\Box$  $\boxtimes$ response plan or emergency evacuation plan? No Impact. The State Responsibility Area (SRA) is the area of the state of where the State of California is financially responsible for the prevention and suppression of wildfires. The SRA does not include lands within city boundaries (CalFire 2013). According to the Fresno General Plan Program EIR, "The California Emergency Services Act requires cities to prepare and maintain an emergency plan for emergencies that are natural or caused by man. The City's adopted Emergency Operations Plan (EOP) plans for emergencies including natural hazards. The EOP does not designate any evacuation routes within the Planning Area.:" (LSA 2020, p. 4.18-6). The Project would have no impact on substantially impairing an adopted emergency response plan or emergency evacuation plan. b) Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby П  $\boxtimes$ expose project occupants to pollutant concentrations from a wildfire or the

uncontrolled spread of a wildfire?

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

**No Impact.** The City is not in the SRA. According to the Fresno General Plan Program EIR, "given that the Planning Area is largely urbanized and paved, wildfire threats in the city are minimal. Further, rural agricultural lands located outside of the Fresno city limits and within the Planning Area lack steep topographies and, therefore, risk of the uncontrolled spread of wildfire is limited" (LSA 2020, p. 4.18-10). Therefore, no impact would occur regarding exposing 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?				$\boxtimes$
	<b>No Impact.</b> The City is not in the SRA. Due to the City of Fresno in an urban setting, the Project wou water sources, power lines, or other utilities for co	ıld not requir	e new roads, fue	el breaks, en	nergency
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?				

**No Impact.** The City is not in the SRA. The Project is located on flat land in the City of Fresno in an urban setting to the west of the Villagio Shopping Center. The Project would be built compliant with applicable development codes. No impact would occur that would result in exposing 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.

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.

Potentially Significant Unless Mitigation Incorporated (PSUMI)

Less Than Significant Impact (LTSI)

No Impact (NI)

#### **SECTION 3**

#### III. MANDATORY FINDINGS OF SIGNIFICANCE

The following are Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.

a)	Does the project have the potential to 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, 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?				$\boxtimes$
	No Impact. Implementation of the Project wood vacant parcel to the west of the Villagio Shopp site development entitlement. The site and surfact would be infilled. The Project would have no environment, substantially reduce the habitate population to drop below self-sustaining levels, reduce the number or restrict the range of a important examples of the major periods of Cal	oing Center in a rrounding area to impact with re of a fish or wild threaten to elin rare or endan	accordance with have been de egard to degra life species, coninate a plant or gered plant or	th an approve veloped. The ding the quali ause a fish o or animal cor	ed future e Project ity of the r wildlife nmunity,
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.)				
	<b>No Impact</b> . The Project would not result in any considerable.	impacts that are	e individually lir	nited but cum	ıulatively
c)	Does the project have environmental effects, which will cause substantial adverse effects on human beings, either directly or indirectly?				
	<b>No Impact.</b> The Project would be developed. Therefore, the Project would not cause a substor indirectly. No impact would occur.		-	-	

#### IV. PERSONS AND ORGANIZATIONS CONSULTED

This section identifies those persons who prepared or contributed to preparation of this document. This section is prepared in accordance with Section 15129 of the CEQA Guidelines.

#### **CITY OF FRESNO**

Will Tackett, Planning Manager - City of Fresno

Chris Lang, Planner III - City of Fresno

McKencie Perez, Supervising Planner - City of Fresno

#### **B. OTHER AGENCIES/ORGANIZATIONS**

San Joaquin Valley Air Pollution Control District

#### C. TRAFFIC ENGINEER

John Rowland, PE, TE - Peters Engineering Group

Ambarish Mukherjee, P.E., AICP - LSA Associates

#### **PROJECT REPRESENTATIVE**

Dirk Poeschel, AICP, Land Development Services, Inc.

#### MND PREPARERS

Melanie J. Halajian, AICP, Senior Planner - Ericsson-Grant, Inc.

Kevin L. Grant, Managing Principal Ericsson-Grant, Inc.

(Written or oral comments received on the checklist prior to circulation)

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### **ATTACHMENT A**

# TRIP GENERATION COMPARISON MEMORANDUM

Mr. David Fansler Fansler Restaurant Group 7636 North Ingram Avenue, No. 109 Fresno, California 93711 October 24, 2019

Subject: Limited Traffic Analyses - Trip Generation Comparison

Proposed General Plan Amendment

Southwest of the Intersection of Nees and San Pablo Avenues

Fresno, California

Dear Mr. Fansler:

This report presents the results of a limited traffic impact study for the subject project. The analysis focuses on the anticipated number of vehicle trips resulting from the project. The primary purpose of this study is to evaluate the expected net change in trips generated at the site as a result of the proposed General Plan Amendment (GPA).

The proposed GPA would change the planned land use on approximately 1.73 acres (APN 303-630-21) immediately southwest of the intersection of Nees and San Pablo Avenues from high-density residential (currently zone RM-3 allowing between 30 and 45 dwelling units per acre) to Regional Commercial (RC). The proposed land use would allow construction of 8,000-square-foot restaurant with a 2,500-square-foot single-tenant office. The site is located in Traffic Impact Zone (TIZ) III per the City of Fresno *General Plan*.

Data provided in the Institute of Transportation Engineers (ITE) *Trip Generation Manual,* 10<sup>th</sup> Edition, are typically used to estimate the number of trips anticipated to be generated by the existing and proposed land uses at the site for comparison purposes. Table 1 presents trip generation characteristics of the proposed project.

<u>Table 1</u> Trip Generation Calculations – Proposed GPA

Land Use	Size	Dai	ily		A.M. Peak Hour				P.M. Peak Hour				
Land Use Size	Rate	Total	Rate	In:Out	In	Out	Total	Rate	In:Out	In	Out	Total	
High-Turnover (Sit-Down) Restaurant (ITE 932)	8.0	112.18	898	9.94	55:45	44	36	80	9.77	62:38	49	30	79
Small Office Building (ITE 712)	2.5	16.19	42	1.92	83:18	4	1	5	2.45	32:68	2	5	7
TOTALS:			940			48	37	85			51	35	86

Reference: *Trip Generation Manual*, 10<sup>th</sup> Edition, Institute of Transportation Engineers, 2017 Rates are reported in trips per 1,000 square feet of building area.

Based on the current RM-3 zoning, the 1.73-acre site would yield between 52 and 77 units. Table 2 presents trip generation characteristics for a 77-unit multifamily residential development.

<u>Table 2</u> Trip Generation Calculations – Multifamily Residential

Land Use Size		Daily		A.M. Peak Hour				P.M. Peak Hour					
Land Use	Size	Rate	Total	Rate	In:Out	In	Out	Total	Rate	In:Out	In	Out	Total
Multifamily Housing (Low- Rise) (ITE 220)	77	7.32	564	0.46	23:77	8	28	36	0.56	63:37	28	16	44

Reference: *Trip Generation Manual*, 10<sup>th</sup> Edition, Institute of Transportation Engineers, 2017 Rates are reported in trips per dwelling unit.

Table 3 presents the net project trip generation by taking the difference between the existing land use trip generation (Table 2) and the proposed project trip generation (Table 1).

Table 3
Net Project Trip Generation

Scenario	Daily	A.M. Peak Hour	P.M. Peak Hour	
Proposed GPA	940	85	86	
Multifamily Residential	564	36	44	
DIFFERENCE:	376	49	42	

The results of the trip generation analyses suggest that the proposed GPA will result in an increase in trips expected to be generated at the site as compared to the current residential zoning. However, the proposed GPA is expected to generate fewer than 100 trips per peak hour, which is the threshold that triggers a traffic impact study for projects in TIZ-III per the City of Fresno *General Plan*.

Thank you for the opportunity to perform these trip generation analyses for the Project. Please feel free to contact our office if you have any questions.

#### PETERS ENGINEERING GROUP

John Rowland, PE, TE





# PROJECT VEHICLE MILES TRAVELED ANALYSIS MEMORANDUM



CARLSBAD
CLOVIS
IRVINE
LOS ANGELES
PALM SPRINGS
POINT RICHMOND
RIVERSIDE
ROSEVILLE
SAN LUIS OBISPO

#### **MEMORANDUM**

**DATE:** May 02, 2022

To: Chris Lang, Planner III, City of Fresno

FROM: Ambarish Mukherjee, P.E., AICP

SUBJECT: 131 W Nees Avenue Project Vehicle Miles Traveled Analysis Memorandum

LSA is under contract to prepare a Vehicle Miles Traveled Analysis Memorandum (Memo) for the proposed 131 W Nees Avenue Project (project) in the City of Fresno (City). The project site is located at the southwest corner of Nees Avenue and San Pablo Avenue in the City. Figure 1 (all figures attached) illustrates the regional and project location.

The project site is designated for High Density Residential uses in the adopted City of Fresno General Plan and is zoned as Residential Multi-Family District-3 (RM-3) which allows from 30 to 45 apartments per acre. The project will include a General Plan Amendment (GPA) and Zone Change (ZC) to replace the planned high density multifamily residential units with the Regional Mixed-Use (RMX) General Plan designation and zoning. The proposed project will include an 8,000 square feet (sf) restaurant and a 2,500 sf single tenant office.

#### **BACKGROUND**

On December 28, 2018, the California Office of Administrative Law cleared the revised California Environmental Quality Act (CEQA) guidelines for use. Among the changes to the guidelines was removal of vehicle delay and level of service from consideration under CEQA. With the adopted guidelines, transportation impacts are to be evaluated based on a project's effect on VMT. Therefore, the prosed project's transportation impacts will need to be evaluated under the revised CEQA guidelines. The City adopted its CEQA Guidelines for Vehicle Miles Traveled Thresholds (VMT Guidelines) in June 2020. The VMT analysis for this project has been prepared using the City's adopted VMT Guidelines.

#### **VMT ANALYSIS**

As previously stated, the project will include a GPA and ZC to replace the planned high density multifamily residential units with the RMX General Plan designation and zoning. The proposed project is within a High-Quality Transit Area (HQTA). However, since the project will include a GPA and ZC, it will not be consistent with the City's General Plan as well as the Regional Transportation Plan (RTP)/Sustainable Communities Strategy (SCS). Additionally, the project will have a Floor Area Ratio (FAR) of approximately 0.14 which is much lower than the VMT screening criteria (FAR>0.75)

for projects located in HQTA. Therefore, the project cannot be screened from a VMT analysis based on the HQTA criteria.

Since the land use and zoning for the lot are being changed from residential to mixed-use, it is anticipated that trips and subsequently VMT will be lowered due to internal capture. Additionally, as per the City's VMT Guidelines, a mixed-use project can be evaluated for each component of the project independently based on corresponding thresholds. The project includes two separate land uses, office and retail. Based on the City's VMT Guidelines, the project may be eligible to be screened out if it is within a low-VMT zone based on VMT per employee. The Fresno Council of Governments' (COG's) VMT Screening Tool was reviewed to determine whether the project falls under a low-VMT per employee zone and can be screened out. The results from the Screening Tool are included in Appendix A. As shown in Appendix A, the VMT per employee for the Traffic Analysis Zone (TAZ) in which the project is located is 21.83. As per the City's VMT Guidelines, the threshold for determining VMT impacts for office projects is 87 percent of the existing regional VMT per employee. The Guidelines also state that the County should be considered as the "region" for VMT analysis purposes. As shown in Appendix A, the VMT per employee for Fresno County is 25.60. Therefore, the threshold for determining VMT impacts for office projects is 22.27. Since the project TAZ VMT per employee (21.83) is lower than the threshold (22.27), it is anticipated that the office component of the project can be screened out from a VMT analysis. Additionally, the restaurant component (8,000 sf) can be screened out as a local-serving retail space of less than 50,000 sf. Therefore, as per the City's VMT analysis guidelines the project is eligible to be screened out from a detailed VMT analysis.

In summary, based on its location in a low-VMT zone and having retail space less than 50,000 sf, the project will not create a VMT impact and can be screened from a detailed VMT analysis.

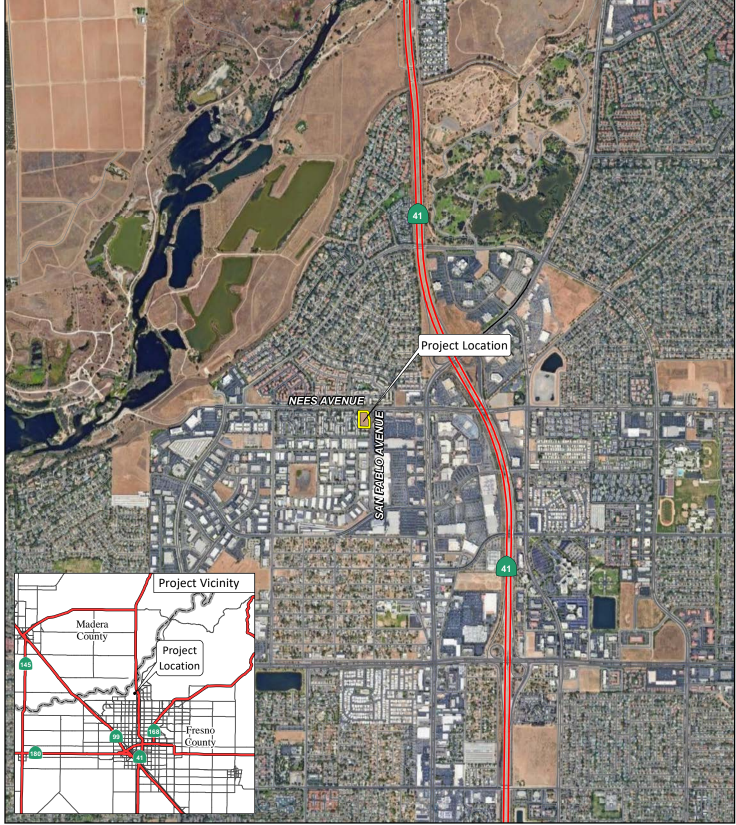
#### **ATTACHMENTS**

Figure 1: Regional and Project Location

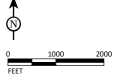
Appendix A: Vehicle Miles Traveled Screening Results



#### **FIGURES**



LSA FIGURE 1



131 W Nees Avenue Project Vehicle Miles Traveled Analysis Memorandum

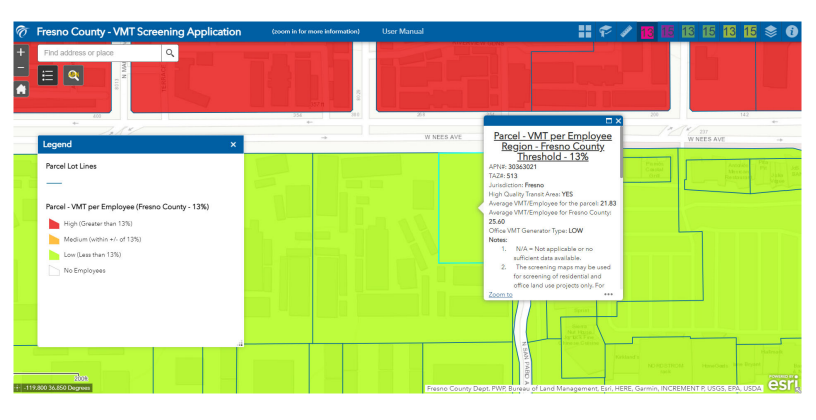
Regional and Project Location

SOURCE: ESRI Streetmap, 2013; Google Earth, 2018.

#### **APPENDIX A**

#### **VEHICLE MILES TRAVELED SCREENING RESULTS**

#### VMT per Employee Screening Results (Fresno COG VMT Screening Tool)



# ATTACHMENT C PEIR MITIGATION MONITORING AND REPORTING PROGRAM

This Mitigation Monitoring and Reporting Program (MMRP) provides mitigation measures recommended in the General Plan PEIR along with mitigation monitoring requirements. The purpose of this MMRP is to ensure compliance with all specified mitigation measures during project implementation.

The MMRP is organized in tabular format. The first column identifies the mitigation measure. The second column, entitled "Mitigation Responsibility," refers to the party responsible for implementing the mitigation measure. The third column, entitled "Monitoring/Reporting Agency," refers to the agency responsible for oversight or ensuring that the mitigation measure is implemented. The fourth column, entitled "Monitoring Timing/Schedule," refers to when monitoring will occur to ensure that the mitigating action is completed.

## ATTACHMENT C PEIR Mitigation Monitoring and Reporting Program

Mitigation Measures	Mitigation Responsibility	Monitoring/ Reporting Agency	Monitoring Timing/Schedule
AESTHETICS			
<b>AES-4.1:</b> Lighting for Street and Parking Areas. Lighting systems for street and parking areas shall include shields to direct light to the roadway surfaces and parking areas. Vertical shields on the light fixtures shall also be used to direct light away from adjacent light sensitive land uses such as residences.	Project Applicant and project architect.	Public Works Department (PW) and Planning and Development Department	Lighting systems to be confirmed during plan check, prior to issuance of building permits.

Mitigation Measures	Mitigation Responsibility	Monitoring/ Reporting Agency	Monitoring Timing/Schedule			
CULTURAL RESOURCES						
CUL-1.1: If previously unknown resources are encountered before or during grading activities, construction shall stop in the immediate vicinity of the find and a qualified historical resources specialist shall be consulted to determine whether the resource requires further study. The qualified historical resources specialist shall make recommendations to the City on the measures that shall be implemented to protect the discovered resources, including but not limited to excavation of the finds and evaluation of the finds in accordance with Section 15064.5 of the CEQA Guidelines and the City's Historic Preservation Ordinance. If the resources are determined to be unique historical resources as defined under Section 15064.5 of the CEQA Guidelines, measures shall be identified by the monitor and recommended to the Lead Agency. Appropriate measures for significant resources could include avoidance or capping, incorporation of the site in green space, parks, or open space, or data recovery excavations of the finds.  No further grading shall occur in the area of the discovery until the Lead Agency approves the measures to protect these resources. Any historical artifacts recovered as a result of mitigation shall be provided to a Cityapproved institution or person who is capable of providing long-term preservation to allow future scientific study.	Project Applicant and qualified historical resources specialist	Planning and Development Department	Planning and Development Department to review contract specifications to ensure inclusion of provisions included in project-specific mitigation measure. Following discovery of previously unknown resource, a qualified historical resources specialist shall prepare recommendations and submit to the Planning and Development Department. Timing for recommendations shall be established by project- specific mitigation measure.			

Mitigation Measures	Mitigation Responsibility	Monitoring/ Reporting Agency	Monitoring Timing/Schedule			
CULTURAL RESOURCES						
CUL-3: In the event that human remains are unearthed during excavation and grading activities of any future development project, all activity shall cease immediately. Pursuant to Health and Safety Code (HSC) Section 7050.5, no further disturbance shall occur until the County Coroner has made the necessary findings as to origin and disposition pursuant to PRC Section 5097.98(a). If the remains are determined to be of Native American descent, the coroner shall within 24 hours notify the Native American Heritage Commission (NAHC). The NAHC shall then contact the most likely descendent of the deceased Native American, who shall then serve as the consultant on how to proceed with the remains. Pursuant to PRC Section 5097.98(b), upon the discovery of Native American remains, the landowner shall ensure that the immediate vicinity, according to generally accepted cultural or archaeological standards or practices, where the Native American human remains are located is not damaged or disturbed by further development activity until the landowner has discussed and conferred with the most likely descendants regarding their recommendations, if applicable, taking into account the possibility of multiple human remains. The landowner shall discuss and confer with the descendants all reasonable options regarding the descendants' preferences for treatment.	Project Applicant and qualified historical resources specialist	Planning and Development Department	Planning and Development Department to review construction specifications to ensure inclusion of provisions included in mitigation measure.			

Mitigation Measures	Mitigation Responsibility	Monitoring/ Reporting Agency	Monitoring Timing/Schedule			
BIOLOGICAL RESOURCES						
BIO-1.4: Proposed projects within the Planning Area should avoid, if possible, construction within the general nesting season of February through August for avian species protected under Fish and Game Code 3500 and the Migratory Bird Treaty Act (MBTA), if it is determined that suitable nesting habitat occurs on a project site. If construction cannot avoid the nesting season, a pre-construction clearance survey shall be conducted by a qualified biologist to determine if any nesting birds or nesting activity is observed on or within 500-feet of a project site. If an active nest is observed during the survey, a biological monitor shall be on site to ensure that no proposed project activities would impact the active nest. A suitable buffer shall be established around the active nest until the nestlings have fledged and the nest is no longer active. Project activities may continue in the vicinity of the nest only at the discretion of the biological monitor. Prior to commencement of grading activities and issuance of any building permits, the Director of the City of Fresno Planning and Development Department, or designee, shall verify that all proposed project grading and construction plans include specific documentation regarding the requirements of the Migratory Bird Treaty Act (MBTA) and California Fish and Game Code Section 3503, that preconstruction surveys have been completed and the results reviewed by staff, and that the appropriate buffers (if needed) are noted on the plans and established in the field. Specific mitigation measures for direct or incidental impacts to avian species protected under Fish and Game Code 3500 and the Migratory Bird Treaty Act (MBTA) shall be determined on a case-by-case basis through agency consultation during the review process for discretionary projects, and shall be consistent with survey protocols and mitigations measures recommended by the agency at the time of consultation.		Planning and Development Department and California Fish and Game	Prior to commencement of grading activities and issuance of any building permits/if it is determined that suitable nesting habitat occurs on a project site.  Specific mitigation measures to be determined on a case-by-case basis through agency consultation during the review process for discretionary projects, and shall be consistent with survey protocols and mitigations measures recommended by the agency at the time of consultation.			